MORGAN STANLEY Form 424B2 August 30, 2018

CALCULATION OF REGISTRATION FEE

Title of Each Class of Securities OfferedOffering PriceBuffered Performance1,342,000Leveraged Upside Securities due 20232023

Maximum AggregateAmount of RegistrationOffering PriceFee1,342,000\$167.08

August 2018

Pricing Supplement No. 844

Registration Statement Nos. 333-221595; 333-221595-01

Dated August 28, 2018

Filed pursuant to Rule 424(b)(2)

Morgan Stanley Finance LLC

Structured Investments

Opportunities in U.S. Equities

Buffered PLUS Based on the Value of the Dow Jones Industrial AverageSM due August 31, 2023

Buffered Performance Leveraged Upside SecuritiesSM

Fully and Unconditionally Guaranteed by Morgan Stanley

Principal at Risk Securities

The Buffered PLUS are unsecured obligations of Morgan Stanley Finance LLC ("MSFL") and are fully and unconditionally guaranteed by Morgan Stanley. The Buffered PLUS will pay no interest, provide a minimum payment at maturity of only 15% of the stated principal amount and have the terms described in the accompanying product supplement for PLUS, index supplement and prospectus, as supplemented or modified by this document. At maturity, if the underlying index has **appreciated** in value, investors will receive the stated principal amount of their investment plus leveraged upside performance of the underlying index. If the underlying index has **depreciated** in value, but the underlying index has not declined by more than the specified buffer amount, the Buffered PLUS will redeem for par. However, if the underlying index has declined by more than the buffer amount, investors will lose 1% for every 1% decline beyond the specified buffer amount, subject to the minimum payment at maturity of 15% of the stated principal amount. Investors may lose up to 85% of the stated principal amount of the Buffered PLUS. These long-dated Buffered PLUS are for investors who seek an equity index-based return and who are willing to risk their principal and forgo current income in exchange for the leverage and buffer features that in each case apply to a limited

range of performance of the underlying index. The Buffered PLUS are notes issued as part of MSFL's Series A Global Medium-Term Notes program.

All payments are subject to our credit risk. If we default on our obligations, you could lose some or all of your investment. These Buffered PLUS are not secured obligations and you will not have any security interest in, or otherwise have any access to, any underlying reference asset or assets.

FINAL Terms	
Issuer:	Morgan Stanley Finance LLC
Guarantor:	Morgan Stanley
Maturity date:	August 31, 2023
Underlying index:	Dow Jones Industrial Average SM
Aggregate principal amount:	\$1,342,000
inggrogate principal antount	If the final index value is greater than the initial
	index value:
	\$1,000 + leveraged upside payment
	If the final index value is less than or equal to the
	initial index value but has decreased from the
	initial index value by an amount less than or
	equal to the buffer amount of 15%:
	\$1,000
Payment at maturity per Buffered	
PLUS:	If the final index value is less than the initial
	index value and has decreased from the initial
	index value by an amount greater than the buffer
	amount of 15%:
	(\$1,000 x the index performance factor) + \$150
	Under these circumstances, the payment at
	maturity will be less than the stated principal
	amount of \$1,000. However, under no
	circumstances will the Buffered PLUS pay less
	than \$150 per Buffered PLUS at maturity.
Leveraged upside payment:	$1,000 \times 10^{-1}$ factor × index percent increase
	(final index value – initial index value) / initial
Index percent increase:	index value
Initial index value:	26,064.02, which is the index closing value on
Initial muex value:	the pricing date
Final index value:	The index closing value on the valuation date
	August 28, 2023, subject to postponement for
Valuation date:	non-index business days and certain market
	disruption events
Leverage factor:	123%
Buffer amount:	15%. As a result of the buffer amount of 15%,
	the value at or above which the underlying index
	must close on the valuation date so that investors
	do not suffer a loss on their initial investment in

	the Buffered PLUS is 22,154.417, which is 85% of the initial index value.	
Minimum payment at maturi	y: \$150 per Buffered PLUS (15% of the stated principal amount)	
Index performance factor:	Final index value <i>divided</i> by the initial index value	
Stated principal amount:	\$1,000 per Buffered PLUS	
Issue price:	\$1,000 per Buffered PLUS (see "Commissions and issue price" below)	
Pricing date:	August 28, 2018	
Original issue date:	August 31, 2018 (3 business days after the pricing date)	
CUSIP:	61768DBE4	
ISIN:	US61768DBE40	
Listing:	The Buffered PLUS will not be listed on any	
	securities exchange.	
	Morgan Stanley & Co. LLC ("MS & Co."), an affiliate of MSFL and a wholly owned subsidiary	
Agent:	of Morgan Stanley. See "Supplemental	
	information regarding plan of distribution;	
	conflicts of interest."	
Estimated value on the pricin		
date:	Summary" beginning on page 2.	
Commissions and issue price:	Price to public ⁽¹⁾ Agent's commissions and fees ⁽²⁾ $\frac{\text{Proceeds}}{\text{to us}^{(3)}}$	
Per Buffered PLUS	\$1,000 \$33 \$967	
Total	\$1,342,000\$44,286 \$1,297,714	

(1) The price to public for investors purchasing the Buffered PLUS in fee-based advisory accounts will be \$975 per Buffered PLUS.

Selected dealers and their financial advisors will collectively receive from the agent, MS & Co., a fixed sales commission of \$33 for each Buffered PLUS they sell; provided that dealers selling to investors purchasing the (2)Buffered PLUS in fee-based advisory accounts will receive a sales commission of \$8 per Buffered PLUS. See "Supplemental information regarding plan of distribution; conflicts of interest." For additional information, see "Plan of Distribution (Conflicts of Interest)" in the accompanying product supplement for PLUS.

(3)See "Use of proceeds and hedging" on page 13.

The Buffered PLUS involve risks not associated with an investment in ordinary debt securities. See "Risk Factors" beginning on page 7.

The Securities and Exchange Commission and state securities regulators have not approved or disapproved these securities, or determined if this document or the accompanying product supplement, index supplement and prospectus is truthful or complete. Any representation to the contrary is a criminal offense.

The Buffered PLUS are not deposits or savings accounts and are not insured by the Federal Deposit Insurance Corporation or any other governmental agency or instrumentality, nor are they obligations of, or guaranteed by, a bank.

You should read this document together with the related product supplement, index supplement and prospectus, each of which can be accessed via the hyperlinks below. Please also see "Additional Information About the Buffered PLUS" at the end of this document.

As used in this document, "we," "us" and "our" refer to Morgan Stanley or MSFL, or Morgan Stanley and MSFL collectively, as the context requires.

Product Supplement for PLUS dated November 16, 2017

Index Supplement dated November 16, 2017

Prospectus dated November 16, 2017

Morgan Stanley Finance LLC

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Buffered Performance Leveraged Upside SecuritiesSM

Principal at Risk Securities

Investment Summary

Buffered Performance Leveraged Upside Securities

Principal at Risk Securities

The Buffered PLUS Based on the Value of the Dow Jones Industrial AverageSM due August 31, 2023 (the "Buffered PLUS") can be used:

[§]As an alternative to direct exposure to the underlying index that enhances returns for any potential positive performance of the underlying index

[§] To enhance returns and potentially outperform the underlying index in a bullish scenario, with no limitation on the appreciation potential

[§]To achieve similar levels of upside exposure to the underlying index as a direct investment, while using fewer dollars by taking advantage of the leverage factor.

§ To obtain a buffer against a specified level of negative performance in the underlying index

Maturity:	5 years
Leverage factor:	123%
	None

maturity:
Buffer amount: 15%, with 1-to-1 downside exposure below the buffer
Minimum payment at \$150 per Buffered PLUS (15% of the stated principal amount). Investors may lose up to 85%
maturity: of the stated principal amount of the Buffered PLUS.
Coupon: None

The original issue price of each Buffered PLUS is \$1,000. This price includes costs associated with issuing, selling, structuring and hedging the Buffered PLUS, which are borne by you, and, consequently, the estimated value of the Buffered PLUS on the pricing date is less than \$1,000. We estimate that the value of each Buffered PLUS on the pricing date is \$958.10.

What goes into the estimated value on the pricing date?

In valuing the Buffered PLUS on the pricing date, we take into account that the Buffered PLUS comprise both a debt component and a performance-based component linked to the underlying index. The estimated value of the Buffered PLUS is determined using our own pricing and valuation models, market inputs and assumptions relating to the underlying index, instruments based on the underlying index, volatility and other factors including current and expected interest rates, as well as an interest rate related to our secondary market credit spread, which is the implied interest rate at which our conventional fixed rate debt trades in the secondary market.

What determines the economic terms of the Buffered PLUS?

In determining the economic terms of the Buffered PLUS, including the leverage factor, the buffer amount and the minimum payment at maturity, we use an internal funding rate, which is likely to be lower than our secondary market credit spreads and therefore advantageous to us. If the issuing, selling, structuring and hedging costs borne by you were lower or if the internal funding rate were higher, one or more of the economic terms of the Buffered PLUS would be more favorable to you.

What is the relationship between the estimated value on the pricing date and the secondary market price of the Buffered PLUS?

The price at which MS & Co. purchases the Buffered PLUS in the secondary market, absent changes in market conditions, including those related to the underlying index, may vary from, and be lower than, the estimated value on the pricing date, because the secondary market price takes into account our secondary market credit spread as well as the bid-offer spread that MS & Co. would charge in a secondary market transaction of this type and other factors. However, because the costs associated with issuing, selling, structuring and hedging the Buffered PLUS are not fully deducted upon issuance, for a period of up to 6 months following the issue date, to the extent that MS & Co. may buy

or sell the Buffered PLUS in the secondary market, absent changes in market conditions,

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including those related to the underlying index, and to our secondary market credit spreads, it would do so based on values higher than the estimated value. We expect that those higher values will also be reflected in your brokerage account statements.

MS & Co. may, but is not obligated to, make a market in the Buffered PLUS, and, if it once chooses to make a market, may cease doing so at any time.

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Key Investment Rationale

The Buffered PLUS offer leveraged upside exposure to the underlying index, while providing limited protection against negative performance of the underlying index. Once the underlying index has decreased in value by more than the specified buffer amount, investors are exposed to the negative performance of the underlying index, subject to the minimum payment at maturity. At maturity, if the underlying index has appreciated, investors will receive the stated principal amount of their investment plus leveraged upside performance of the underlying index. At maturity, if the underlying index value of the underlying index has not declined from the initial index value by more than the specified buffer amount, the Buffered PLUS will redeem for par, or (ii) if the final index value of the underlying index has declined by more than the buffer amount, the investor will lose 1% for every 1% decline beyond the specified buffer amount, subject to the minimum payment at maturity. **Investors may lose up to 85% of the stated principal amount of the Buffered PLUS.**

Leveraged Performance	The Buffered PLUS offer investors an opportunity to capture enhanced returns for any positive performance relative to a direct investment in the underlying index.		
Upside	The underlying index increases in value, and, at maturity, the Buffered PLUS redeem for the stated		
Scenario	principal amount of \$1,000 plus 123% of the index percent increase.		
Par Scenario	The underlying index declines in value by no more than 15%, and, at maturity, the Buffered PLUS redeem for the stated principal amount of \$1,000.		
Downside Scenario	The underlying index declines in value by more than 15%, and, at maturity, the Buffered PLUS redeem for less than the stated principal amount by an amount that is proportionate to the percentage decrease of the underlying index from the initial index value, plus the buffer amount of 15%. (Example: if the underlying index decreases in value by 35%, the Buffered PLUS will redeem for \$800.00, or 80.00% of the stated principal amount.) The minimum payment at maturity is \$150 per Buffered PLUS.		

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How the Buffered PLUS Work

Payoff Diagram

The payoff diagram below illustrates the payment at maturity on the Buffered PLUS based on the following terms:

Stated principal amount:\$1,000 per Buffered PLUSLeverage factor:123%Buffer amount:15%Maximum payment at maturity:NoneMinimum payment at maturity:\$150 per Buffered PLUS

Buffered PLUS Payoff Diagram

How it works

§ Upside Scenario. If the final index value is greater than the initial index value, investors will receive the \$1,000 stated principal amount *plus* 123% of the appreciation of the underlying index over the term of the Buffered PLUS.

§If the underlying index appreciates 2%, the investor would receive a 2.46% return, or \$1,024.60 per Buffered PLUS.

Par Scenario. If the final index value is less than or equal to the initial index value but has decreased from the initial § index value by an amount less than or equal to the buffer amount of 15%, investors will receive the stated principal amount of \$1,000 per Buffered PLUS.

§ If the underlying index depreciates 5%, investors will receive the \$1,000 stated principal amount.

Downside Scenario. If the final index value is less than the initial index value and has decreased from the initial index value by an amount greater than the buffer amount of 15%, investors will receive an amount that is less than § the stated principal amount by an amount that is proportionate to the percentage decrease of the value of the underlying index from the initial index value, plus the buffer amount of 15%. The minimum payment at maturity is \$150 per Buffered PLUS.

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[§]For example, if the underlying index depreciates 45%, investors would lose 30.00% of their principal and receive only \$700 per Buffered PLUS at maturity, or 70.00% of the stated principal amount.

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Risk Factors

The following is a non-exhaustive list of certain key risk factors for investors in the Buffered PLUS. For further discussion of these and other risks, you should read the section entitled "Risk Factors" in the accompanying product supplement for PLUS, index supplement and prospectus. We also urge you to consult your investment, legal, tax, accounting and other advisers in connection with your investment in the Buffered PLUS.

Buffered PLUS do not pay interest and provide a minimum payment at maturity of only 15% of your principal. The terms of the Buffered PLUS differ from those of ordinary debt securities in that the Buffered PLUS do not pay interest, and provide a minimum payment at maturity of only 15% of the stated principal amount of the Buffered PLUS, subject to our credit risk. If the final index value is less than 85% of the initial index value, you will receive for each Buffered PLUS that you hold a payment at maturity that is less than the stated principal amount of each Buffered PLUS by an amount proportionate to the decline in the closing value of the underlying index from the initial index value, plus \$150 per Buffered PLUS. Accordingly, investors may lose up to 85% of the stated principal amount of the Buffered PLUS.

The market price of the Buffered PLUS will be influenced by many unpredictable factors. Several factors, many of which are beyond our control, will influence the value of the Buffered PLUS in the secondary market and the price at which MS & Co. may be willing to purchase or sell the Buffered PLUS in the secondary market, including the value, volatility (frequency and magnitude of changes in value) and dividend yield of the underlying index, interest and yield rates in the market, time remaining until the Buffered PLUS mature, geopolitical conditions and economic, financial, political, regulatory or judicial events that affect the underlying index or equities markets generally and which may affect the final index value of the underlying index and any actual or anticipated changes in our credit ratings or credit spreads. Generally, the longer the time remaining to maturity, the more the market price of the Buffered PLUS will be affected by the other factors described above. The value of the underlying index may be, and has recently been, volatile, and we can give you no assurance that the volatility will lessen. See "Dow Jones Industrial AverageSM Overview" below. You may receive less, and possibly significantly less, than the stated principal amount per Buffered PLUS if you try to sell your Buffered PLUS prior to maturity.

§ The Buffered PLUS are subject to our credit risk, and any actual or anticipated changes to our credit ratings or credit spreads may adversely affect the market value of the Buffered PLUS. You are dependent on our ability to pay all amounts due on the Buffered PLUS at maturity and therefore you are subject to our credit risk. If we default on our obligations under the Buffered PLUS, your investment would be at risk and you could lose some or all

of your investment. As a result, the market value of the Buffered PLUS prior to maturity will be affected by changes in the market's view of our creditworthiness. Any actual or anticipated decline in our credit ratings or increase in the credit spreads charged by the market for taking our credit risk is likely to adversely affect the market value of the Buffered PLUS.

As a finance subsidiary, MSFL has no independent operations and will have no independent assets. As a finance subsidiary, MSFL has no independent operations beyond the issuance and administration of its securities and will have no independent assets available for distributions to holders of MSFL securities if they make claims in respect of such securities in a bankruptcy, resolution or similar proceeding. Accordingly, any recoveries by such holders will be limited to those available under the related guarantee by Morgan Stanley and that guarantee will rank *pari passu* with all other unsecured, unsubordinated obligations of Morgan Stanley. Holders will have recourse only to a single claim against Morgan Stanley and its assets under the guarantee. Holders of securities issued by MSFL should accordingly assume that in any such proceedings they would not have any priority over and should be treated *pari passu* with the claims of other unsecured, unsubordinated creditors of Morgan Stanley, including holders of Morgan Stanley.

The amount payable on the Buffered PLUS is not linked to the value of the underlying index at any time other than the valuation date. The final index value will be based on the index closing value on the valuation date, subject to postponement for non-index business days and certain market disruption events. Even if the value of the underlying index appreciates prior to the valuation date but then drops by the valuation date by more than 15% of the § initial index value, the payment at maturity will be less, and may be significantly less, than it would have been had the payment at maturity been linked to the value of the underlying index prior to such drop. Although the actual value of the underlying index on the stated maturity date or at other times during the term of the Buffered PLUS may be higher than the index closing value on the valuation date, the payment at maturity will be based solely on the index closing value on the valuation date.

Investing in the Buffered PLUS is not equivalent to investing in the underlying index. Investing in the Buffered PLUS is not equivalent to investing in the underlying index or its component stocks. As an investor in the Buffered PLUS, you will not have voting rights or rights to receive dividends or other distributions or any other rights with respect to stocks that constitute the underlying index.

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The rate we are willing to pay for securities of this type, maturity and issuance size is likely to be lower than the rate implied by our secondary market credit spreads and advantageous to us. Both the lower rate and the inclusion of costs associated with issuing, selling, structuring and hedging the Buffered PLUS in the original issue price reduce the economic terms of the Buffered PLUS, cause the estimated value of the Buffered PLUS to be less than the original issue price and will adversely affect secondary market prices. Assuming no change § in market conditions or any other relevant factors, the prices, if any, at which dealers, including MS & Co., may be willing to purchase the Buffered PLUS in secondary market transactions will likely be significantly lower than the original issue price, because secondary market prices will exclude the issuing, selling, structuring and hedging-related costs that are included in the original issue price and borne by you and because the secondary market prices will reflect our secondary market credit spreads and the bid-offer spread that any dealer would charge in a secondary market transaction of this type as well as other factors.

The inclusion of the costs of issuing, selling, structuring and hedging the Buffered PLUS in the original issue price and the lower rate we are willing to pay as issuer make the economic terms of the Buffered PLUS less favorable to you than they otherwise would be.

However, because the costs associated with issuing, selling, structuring and hedging the Buffered PLUS are not fully deducted upon issuance, for a period of up to 6 months following the issue date, to the extent that MS & Co. may buy or sell the Buffered PLUS in the secondary market, absent changes in market conditions, including those related to the underlying index, and to our secondary market credit spreads, it would do so based on values higher than the estimated value, and we expect that those higher values will also be reflected in your brokerage account statements.

Adjustments to the underlying index could adversely affect the value of the Buffered PLUS. The underlying index publisher may add, delete or substitute the stocks constituting the underlying index or make other methodological changes that could change the value of the underlying index. The underlying index publisher may discontinue or suspend calculation or publication of the underlying index at any time. In these circumstances, the calculation agent will have the sole discretion to substitute a successor index that is comparable to the discontinued § underlying index and is not precluded from considering indices that are calculated and published by the calculation agent or any of its affiliates. If the calculation agent determines that there is no appropriate successor index, the payment at maturity on the Buffered PLUS will be an amount based on the closing prices at maturity of the securities composing the underlying index at the time of such discontinuance, without rebalancing or substitution, computed by the calculation agent in accordance with the formula for calculating the underlying index last in effect prior to discontinuance of the underlying index.

The estimated value of the Buffered PLUS is determined by reference to our pricing and valuation models, which may differ from those of other dealers and is not a maximum or minimum secondary market price. These pricing and valuation models are proprietary and rely in part on subjective views of certain market inputs and certain assumptions about future events, which may prove to be incorrect. As a result, because there is no market-standard way to value these types of securities, our models may yield a higher estimated value of the Buffered PLUS than those generated by others, including other dealers in the market, if they attempted to value the Buffered PLUS. In addition, the estimated value on the pricing date does not represent a minimum or maximum price at which dealers, including MS & Co., would be willing to purchase your Buffered PLUS in the secondary market (if any exists) at any time. The value of your Buffered PLUS at any time after the date of this document will vary based on many factors that cannot be predicted with accuracy, including our creditworthiness and changes in market conditions. See also "The market price of the Buffered PLUS will be influenced by many unpredictable factors" above.

The Buffered PLUS will not be listed on any securities exchange and secondary trading may be limited. The Buffered PLUS will not be listed on any securities exchange. Therefore, there may be little or no secondary market for the Buffered PLUS. MS & Co. may, but is not obligated to, make a market in the Buffered PLUS and, if it once chooses to make a market, may cease doing so at any time. When it does make a market, it will generally do so for transactions of routine secondary market size at prices based on its estimate of the current value of the Buffered PLUS, taking into account its bid/offer spread, our credit spreads, market volatility, the notional size of the proposed § sale, the cost of unwinding any related hedging positions, the time remaining to maturity and the likelihood that it will be able to resell the Buffered PLUS. Even if there is a secondary market, it may not provide enough liquidity to allow you to trade or sell the Buffered PLUS easily. Since other broker-dealers may not participate significantly in the secondary market for the Buffered PLUS, the price at which you may be able to trade your Buffered PLUS is likely to depend on the price, if any, at which MS & Co. is willing to transact. If, at any time, MS & Co. were to cease making a market in the Buffered PLUS, it is likely that there would be no secondary market for the Buffered PLUS, it is likely that there would be no secondary market for the Buffered PLUS. Accordingly, you should be willing to hold your Buffered PLUS to maturity.

The calculation agent, which is a subsidiary of Morgan Stanley and an affiliate of MSFL, will make determinations with respect to the Buffered PLUS. As calculation agent, MS & Co. has determined the initial § index value, will determine the final index value and will calculate the amount of cash you receive at maturity. Moreover, certain determinations made by MS & Co., in its capacity as calculation agent, may require it to exercise discretion and make subjective judgments, such as with respect to

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the occurrence or non-occurrence of market disruption events and the selection of a successor index or calculation of the final index value in the event of a market disruption event or discontinuance of the underlying index. These potentially subjective determinations may adversely affect the payout to you at maturity. For further information regarding these types of determinations, see "Description of PLUS—Postponement of Valuation Date(s)" and "—Calculation Agent and Calculations" and related definitions in the accompanying product supplement. In addition, MS & Co. has determined the estimated value of the Buffered PLUS on the pricing date.

Hedging and trading activity by our affiliates could potentially adversely affect the value of the Buffered PLUS. One or more of our affiliates and/or third-party dealers have carried out, and will continue to carry out, hedging activities related to the Buffered PLUS (and possibly to other instruments linked to the underlying index or its component stocks), including trading in the stocks that constitute the underlying index as well as in other instruments related to the underlying index. As a result, these entities may be unwinding or adjusting hedge positions during the term of the Buffered PLUS, and the hedging strategy may involve greater and more frequent dynamic adjustments to the hedge as the valuation date approaches. Some of our affiliates also trade the stocks that constitute the underlying index on a regular basis as part of their general broker-dealer and other businesses. Any of these hedging or trading activities on or prior to the pricing date could have increased the initial index value, and, therefore, could have increased the value at or above which the underlying index must close on the valuation date so that investors do not suffer a loss on their initial investment in the Buffered PLUS. Additionally, such hedging or trading activities during the term of the Buffered PLUS, including on the valuation date, could adversely affect the closing value of the underlying index on the valuation date, and, accordingly, the amount of cash an investor will receive at maturity.

§ The U.S. federal income tax consequences of an investment in the Buffered PLUS are uncertain. Please read the discussion under "Additional provisions—Tax considerations" in this document and the discussion under "United States Federal Taxation" in the accompanying product supplement for PLUS (together, the "Tax Disclosure Sections") concerning the U.S. federal income tax consequences of an investment in the Buffered PLUS. If the Internal Revenue Service (the "IRS") were successful in asserting an alternative treatment, the timing and character of income on the Buffered PLUS might differ significantly from the tax treatment described in the Tax Disclosure Sections. For example, under one possible treatment, the IRS could seek to recharacterize the Buffered PLUS as debt instruments. In that event, U.S. Holders would be required to accrue into income original issue discount on the Buffered PLUS every year at a "comparable yield" determined at the time of issuance and recognize all income and gain in respect of the Buffered PLUS as ordinary income. Additionally, as discussed under "United States Federal Taxation—FATCA" in the accompanying product supplement for PLUS, the withholding rules commonly referred to as "FATCA" would apply to the Buffered PLUS if they were recharacterized as debt instruments. The risk that financial instruments providing for buffers, triggers or similar downside protection features, such as the Buffered PLUS, would be recharacterized as debt is greater than the risk of recharacterization for comparable financial instruments that do not

have such features. We do not plan to request a ruling from the IRS regarding the tax treatment of the Buffered PLUS, and the IRS or a court may not agree with the tax treatment described in the Tax Disclosure Sections.

In 2007, the U.S. Treasury Department and the IRS released a notice requesting comments on the U.S. federal income tax treatment of "prepaid forward contracts" and similar instruments. The notice focuses in particular on whether to require holders of these instruments to accrue income over the term of their investment. It also asks for comments on a number of related topics, including the character of income or loss with respect to these instruments; whether short-term instruments should be subject to any such accrual regime; the relevance of factors such as the exchange-traded status of the instruments and the nature of the underlying property to which the instruments are linked; the degree, if any, to which income (including any mandated accruals) realized by non-U.S. investors should be subject to withholding tax; and whether these instruments are or should be subject to the "constructive ownership" rule, which very generally can operate to recharacterize certain long-term capital gain as ordinary income and impose an interest charge. While the notice requests comments on appropriate transition rules and effective dates, any Treasury regulations or other guidance promulgated after consideration of these issues could materially and adversely affect the tax consequences of an investment in the Buffered PLUS, possibly with retroactive effect. Both U.S. and Non-U.S. Holders should consult their tax advisers regarding the U.S. federal income tax consequences of an investment in the laws of any state, local or non-U.S. taxing jurisdiction.

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Dow Jones Industrial AverageSM Overview

The Dow Jones Industrial AverageSM is a price-weighted index composed of 30 common stocks that is published by Dow Jones Indexes, the marketing name and a licensed trademark of CME Group Index Services LLC, as representative of the broad market of U.S. industry. For additional information about the Dow Jones Industrial AverageSM, see the information set forth under "Dow Jones Industrial Averag^{8M}" in the accompanying index supplement.

Information as of market close on August 28, 2018:

Bloomberg Ticker Symbol:	INDU
Current Index Value:	26,064.02
52 Weeks Ago:	21,808.40
52 Week High (on 1/26/2018):	26,616.71
52 Week Low (on 9/5/2017):	21,753.31

The following graph sets forth the daily index closing values of the underlying index for each quarter in the period from January 1, 2013 through August 28, 2018. The related table sets forth the published high and low closing values, as well as end-of-quarter closing values, of the underlying index for each quarter in the same period. The index closing value of the underlying index on August 28, 2018 was 26,064.02. We obtained the information in the table and graph below from Bloomberg Financial Markets, without independent verification. The underlying index has at times experienced periods of high volatility. You should not take the historical values of the underlying index as an indication of its future performance, and no assurance can be given as to the index closing value of the underlying index.

Dow Jones Industrial AverageSM Daily Index Closing Values

January 1, 2013 to August 28, 2018

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		Period End
2013		
	,	28.8514,578.54
	-	37.1414,909.60
	-	76.1315,129.67
Fourth Quarter 16,5	576.6614,7	76.5316,576.66
2014		
First Quarter 16,5	530.9415,3	72.8016,457.66
Second Quarter 16,9	047.0816,0	26.7516,826.60
Third Quarter 17,2	279.7416,3	68.2717,042.90
Fourth Quarter 18,0	53.7116,1	17.2417,823.07
2015		
First Quarter 18,2	288.6317,1	64.9517,776.12
Second Quarter 18,3	812.3917,5	96.3517,619.51
Third Quarter 18,1	20.2515,6	66.4416,284.70
Fourth Quarter 17,9	018.1516,2	72.0117,425.03
2016		
First Quarter 17,7	16.6615,6	60.1817,685.09
Second Quarter 18,0	96.2717,1	40.2417,929.99
Third Quarter 18,6	536.0517,8	40.6218,308.15
Fourth Quarter 19,9	74.6217,8	88.2819,762.60
2017		
First Quarter 21,1	15.5519,7	32.4020,663.22
Second Quarter 21,5	528.9920,4	04.4921,349.63
Third Quarter 22,4	12.5921,3	20.0422,405.09
Fourth Quarter 24,8	37.5122,5	57.6024,719.22
2018		
First Quarter 26,6	516.7123,5	33.2024,103.11
Second Quarter 25,3	322.3123,6	44.1924,271.41
Third Quarter (through August 28, 2018) 26,0	064.0224,1	74.8226,064.02

"Dow Jones," "Dow Jones Industrial Average," "Dow Jones Indexes" and "DJIA" are service marks of Dow Jones Trademark Holdings LLC. See "Dow Jones Industrial Averag^{&M}" in the accompanying index supplement.

Morgan Stanley Finance LLC

Buffered PLUS Based on the Value of the Dow Jones Industrial AverageSM due August 31, 2023

Buffered Performance Leveraged Upside SecuritiesSM

Principal at Risk Securities

Additional Information About the Buffered PLUS

Please read this information in conjunction with the summary terms on the front cover of this document.

Additional Provisions: Underlying	Dow Jones Indexes
index publisher:	Dow Jones Indexes
Interest:	None
Bull market or	
bear market	Bull market PLUS
PLUS:	
maturity date:	If the scheduled valuation date is not an index business day or if a market disruption event occurs on that day so that the valuation date as postponed falls less than two business days prior to the scheduled maturity date, the maturity date of the Buffered PLUS will be postponed to the second business day following that valuation date as postponed. \$1,000 per Buffered PLUS and integral multiples thereof
Minimum ticketing size:	\$1,000 / 1 Buffered PLUS
Tax considerations:	Although there is uncertainty regarding the U.S. federal income tax consequences of an investment in the Buffered PLUS due to the lack of governing authority, in the opinion of our counsel, Davis Polk & Wardwell LLP, under current law, and based on current market conditions, a Buffered PLUS should be treated as a single financial contract that is an "open transaction" for U.S. federal income tax purposes.

Assuming this treatment of the Buffered PLUS is respected and subject to the discussion in "United States Federal Taxation" in the accompanying product supplement for PLUS, the following U.S. federal income tax consequences should result based on current law:

§ A U.S. Holder should not be required to recognize taxable income over the term of the Buffered PLUS prior to settlement, other than pursuant to a sale or exchange.

§ Upon sale, exchange or settlement of the Buffered PLUS, a U.S. Holder should recognize gain or loss equal to the difference between the amount realized and the U.S. Holder's tax basis in the Buffered PLUS. Such gain or loss should be long-term capital gain or loss if the investor has held the Buffered PLUS for more than one year, and short-term capital gain or loss otherwise.

In 2007, the U.S. Treasury Department and the Internal Revenue Service (the "IRS") released a notice requesting comments on the U.S. federal income tax treatment of "prepaid forward contracts" and similar instruments. The notice focuses in particular on whether to require holders of these instruments to accrue income over the term of their investment. It also asks for comments on a number of related topics, including the character of income or loss with respect to these instruments; whether short-term instruments should be subject to any such accrual regime; the relevance of factors such as the exchange-traded status of the instruments and the nature of the underlying property to which the instruments are linked; the degree, if any, to which income (including any mandated accruals) realized by non-U.S. investors should be subject to withholding tax; and whether these instruments are or should be subject to the "constructive ownership" rule, which very generally can operate to recharacterize certain long-term capital gain as ordinary income and impose an interest charge. While the notice requests comments on appropriate transition rules and effective dates, any Treasury regulations or other guidance promulgated after consideration of these issues could materially and adversely affect the tax consequences of an investment in the Buffered PLUS, possibly with retroactive effect.

As discussed in the accompanying product supplement for PLUS, Section 871(m) of the Internal Revenue Code of 1986, as amended, and Treasury regulations promulgated thereunder ("Section 871(m)") generally impose a 30% (or a lower applicable treaty rate) withholding tax on dividend equivalents paid or deemed paid to Non-U.S. Holders with respect to certain financial instruments linked to U.S. equities or indices that include U.S. equities (each, an "Underlying Security"). Subject to certain exceptions, Section 871(m) generally applies to securities that substantially replicate the economic performance of one or more Underlying Security"). However, pursuant to an IRS notice, Section 871(m) will not apply to securities issued before January 1, 2019 that do not have a delta of one with respect to any Underlying Security. Based on our determination that the Buffered PLUS do not have a delta of one with respect to any Underlying Securities and, therefore, should not be subject to Section 871(m).

Our determination is not binding on the IRS, and the IRS may disagree with this determination. Section 871(m) is complex and its application may depend on your particular circumstances, including whether you enter into other transactions with respect to an Underlying Security. If withholding is required, we will not be required to pay any additional amounts with respect to the amounts so withheld. You should consult your tax adviser regarding the potential application of Section 871(m) to the Buffered PLUS.

Both U.S. and non-U.S. investors considering an investment in the Buffered PLUS should read the discussion under "Risk Factors" in this document and the discussion under "United States Federal Taxation" in the accompanying product supplement for PLUS and consult their tax advisers regarding all aspects of the U.S. federal income tax consequences of an investment in the Buffered PLUS,

Morgan Stanley Finance LLC

Buffered PLUS Based on the Value of the Dow Jones Industrial AverageSM due August 31, 2023

Buffered Performance Leveraged Upside SecuritiesSM

Principal at Risk Securities

including possible alternative treatments, the issues presented by the aforementioned notice and any tax consequences arising under the laws of any state, local or non-U.S. taxing jurisdiction.

The discussion in the preceding paragraphs under "Tax considerations" and the discussion contained in the section entitled **"United States Federal Taxation**" in the accompanying product supplement for PLUS, insofar as they purport to describe provisions of **U.S. federal** income tax laws or legal

Trustee:

Calculation agent: Use of proceeds and hedging: conclusions with respect thereto, constitute the full opinion of **Davis Polk &** Wardwell LLP regarding the material U.S. federal tax consequences of an investment in the Buffered PLUS. The Bank of New York Mellon MS & Co. The proceeds from the sale of the Buffered PLUS will be used by us for general corporate purposes. We will receive, in aggregate, \$1,000 per Buffered PLUS issued, because, when we enter into hedging transactions in order to meet our obligations under the Buffered PLUS, our hedging counterparty will reimburse the cost of the agent's commissions. The costs of the **Buffered PLUS** borne by you and described beginning on page 2 above comprise the agent's commissions and the cost of issuing, structuring and hedging the

Buffered PLUS.

On or prior to the pricing date, we hedged our anticipated exposure in connection with the Buffered PLUS by entering into hedging transactions with our affiliates and/or third party dealers. We expect our hedging counterparties to have taken positions in stocks of the underlying index and in futures and options contracts on the underlying index and any component stocks of the underlying index listed on major securities markets. Such purchase activity could have increased the value of the underlying index on the pricing date, and, therefore, could have increased the value at or above which the underlying index must close on the valuation date so that investors do not suffer a loss on their initial investment in the

Buffered PLUS. In addition, through our affiliates, we are likely to modify our hedge position throughout the term of the Buffered PLUS, including on the valuation date, by purchasing and selling the stocks constituting the underlying index, futures or options contracts on the underlying index or its component stocks listed on major securities markets or positions in any other available securities or instruments that we may wish to use in connection with such hedging activities. As a result, these entities may be unwinding or adjusting hedge positions during the term of the Buffered PLUS, and the hedging strategy may involve greater and more frequent dynamic adjustments to the hedge as the valuation date approaches. We cannot give any assurance that our hedging activities will not affect the

Benefit plan investor considerations:

value of the underlying index, and, therefore, adversely affect the value of the Buffered PLUS or the payment you will receive at maturity. For further information on our use of proceeds and hedging, see "Use of Proceeds and Hedging" in the accompanying product supplement for PLUS. Each fiduciary of 37,800 5,029,668 1.3 % a pension, profit-sharing or other employee benefit plan subject to Title I of the Employee Retirement Income Security Act of 1974, as amended ("ERISA") (a "Plan"), should consider the fiduciary standards of ERISA in the context of the Plan's particular circumstances before authorizing an investment in the Buffered PLUS. Accordingly, among other factors, the fiduciary should consider whether the investment would satisfy the prudence and

diversification requirements of ERISA and would be consistent with the documents and instruments governing the Plan.

In addition, we and certain of our affiliates, including MS & Co., may each be considered a "party in interest" within the meaning of ERISA, or a "disqualified person" within the meaning of the Internal Revenue Code of 1986, as amended (the "Code"), with respect to many Plans, as well as many individual retirement accounts and Keogh plans (such accounts and plans, together with other plans, accounts and arrangements subject to Section 4975 of the Code, also "Plans"). **ERISA Section** 406 and Code Section 4975 generally prohi: inline; FONT-FAMILY: times new roman; FONT-SIZE: 10pt">

36,000	4,992,480	1.2 %
17,800	4,793,540	1.2 %
650,000	4,777,500	1.2 %
61,000	4,709,200	1.2 %
21,000	4,554,480	1.1 %
	17,800 650,000 61,000	17,8004,793,540650,0004,777,50061,0004,709,200

Asset Allocation - Percentage of Net Assets

Sector Weightings - Percentage of Total Investment Securities*

*Sector weightings exclude short-term investments.

(continued)

The following graph compares the performance of the Value Line Premier Growth Fund, Inc. to that of the S&P 500 Index (the "Index"). The Value Line Premier Growth Fund, Inc. is a professionally managed mutual fund, while the Index is not available for investment and is unmanaged. The returns for the Index do not reflect charges, expenses or taxes but do include the reinvestment of dividends. The comparison is shown for illustrative purposes only.

Comparison of a Change in Value of a \$10,000 Investment in the Value Line Premier Growth Fund, Inc. and the S&P 500 Index*

Performance Data: **

	Average Annual	Growth of an Assumed
	Total Return	Investment of \$10,000
1 year ended 12/31/13	26.56 %	\$12,656
5 years ended 12/31/13	20.20 %	\$25,096
10 years ended 12/31/13	10.02 %	\$25,976

* The Standard and Poor's 500 Index is an unmanaged index that is representative of the larger-capitalization stocks traded in the United States.

** The performance data quoted represent past performance and are no guarantee of future performance. The average annual total returns and growth of an assumed investment of \$10,000 include dividends reinvested and capital gains distributions accepted in shares. The investment return and principal value of an investment will fluctuate so that an investment, when redeemed, may be worth more or less than its original cost. The performance data and graph do not reflect the deduction of taxes that a shareholder would pay on fund distributions or the redemption of fund shares.

Value Line Premier Growth Fund, Inc. Schedule of Investments

Shares

COMMON STOCKS (98.6%)

	CONSUMER DISCRETIONARY (10.3%)	
8,400	AutoZone, Inc. *	\$ 4,014,696
56,000	BorgWarner, Inc.	3,130,960
40,000	Brinker International, Inc.	1,853,600
10,500	Buckle, Inc. (The) (1)	551,880
36,000	Dick's Sporting Goods, Inc.	2,091,600
23,800	Domino's Pizza, Inc.	1,657,670
23,000	Genuine Parts Co.	1,913,370
15,200	Gildan Activewear, Inc. (1)	810,312
27,000	Johnson Controls, Inc.	1,385,100
112,000	LKQ Corp. *	3,684,800
24,000	McDonald's Corp.	2,328,720
27,000	NIKE, Inc. Class B	2,123,280
18,000	O'Reilly Automotive, Inc. *	2,316,780
13,000	Penn National Gaming, Inc. *	186,290
40,000	Starbucks Corp.	3,135,600
68,600	TJX Companies, Inc. (The)	4,371,878
21,600	VF Corp.	1,346,544
33,600	Wolverine World Wide, Inc.	1,141,056
44,000	Yum! Brands, Inc.	3,326,840
		41,370,976
	CONSUMER STAPLES (8.9%)	
650,000	AMBEV S.A. ADR	4,777,500
71,000	BRF S.A. ADR (1)	1,481,770
17,000	British American Tobacco PLC ADR	1,826,140
21,300	Brown-Forman Corp. Class B	1,609,641
24,000	Bunge Ltd.	1,970,640
48,400	Church & Dwight Co., Inc.	3,207,952
16,800	Coca-Cola Femsa, S.A.B. de C.V. ADR (1)	2,045,736
14,000	Costco Wholesale Corp.	1,666,140
23,400	Energizer Holdings, Inc.	2,532,816
89,812	Flowers Foods, Inc.	1,928,264
20,000	Fomento Economico Mexicano S.A.B. de C.V. ADR	1,957,400
64,000	General Mills, Inc.	3,194,240
43,000	Hormel Foods Corp.	1,942,310
3,000	McCormick & Co., Inc.	206,760
29,000	PepsiCo, Inc.	2,405,260
22,000	Reynolds American, Inc.	1,099,780
32,000	Whole Foods Market, Inc.	1,850,560
		35,702,909

Value

		ENERGY (5.3%)	
	18,000	Chevron Corp.	2,248,380
	8,600	CNOOC Ltd. ADR	1,613,876
	14,600	Core Laboratories N.V.	2,787,870
	17,000	Enbridge, Inc.	742,560
	28,000	EQT Corp.	2,513,840
	70,000	EMC Technologies, Inc. *	3,654,700
	51,400	Noble Energy, Inc.	3,500,854
	,		
Shares			Value
9,000	Oceaneering Internationa	al, Inc.	\$ 709,920
5,000	Oil States International,	Inc. *	508,600
5,346	Pioneer Natural Resourc	es Co.	984,038
26,000	TransCanada Corp. (1)		1,187,160
25,600	Ultrapar Participacoes S	.A. ADR	605,440
	* *		21,057,238
	FINANCIALS (11.4%)		
8,000	ACE Ltd.		828,240
21,000	Affiliated Managers Gro	oup, Inc. *	4,554,480
52,600	AFLAC, Inc.		3,513,680
3,000	Alleghany Corp. *		1,199,880
36,000	American Tower Corp. I	REIT	2,873,520
45,000	Arch Capital Group Ltd.	*	2,686,050
8,316	Banco de Chile ADR (1))	730,145
13,300	Bank of Montreal		886,578
22,100	Bank of Nova Scotia		1,382,355
7,700	BlackRock, Inc.		2,436,819
16,000	BRE Properties, Inc. RE	IT	875,360
9,400	Brown & Brown, Inc.		295,066
9,400	Camden Property Trust	REIT	534,672
3,200	Canadian Imperial Bank	of Commerce	273,312
18,000	Digital Realty Trust, Inc	. (1)	884,160
23,200	Equity Lifestyle Property	ies, Inc. REIT	840,536
9,400	Essex Property Trust, In	c. REIT (1)	1,348,994
2,600	Everest Re Group Ltd.		405,262
13,000	Gaming and Leisure Pro	perties, Inc. REIT *	660,530
75,500	HDFC Bank Ltd. ADR		2,600,220
22,000	M&T Bank Corp. (1)		2,561,240
15,000	MetLife, Inc.		808,800
10,000	PartnerRe Ltd.		1,054,300
27,000	Portfolio Recovery Asso	ciates, Inc. *	1,426,680
5,000	Principal Financial Grou		246,550
30,000	ProAssurance Corp.	•	1,454,400
21,500	Prudential Financial, Inc		1,982,730
26,000	Royal Bank of Canada		1,747,980
17,000	Stifel Financial Corp. *		814,640
17,000	T. Rowe Price Group, In	IC.	1,424,090
8,000	Taubman Centers, Inc. R		511,360
7,400	Toronto-Dominion Bank		697,376

30,000	Wells Fargo & Co.	1,362,000
	c	45,902,005
	HEALTH CARE (12.5%)	
37,800	Alexion Pharmaceuticals, Inc. *	5,029,668
17,200	Allergan, Inc.	1,910,576
15,200	Bayer AG ADR	2,158,400
14,500	Becton, Dickinson & Co.	1,602,105
Shares		Value
2,000	Bio-Rad Laboratories, Inc. Class A *	\$ 247,220
14,800	Bio-Reference Laboratories, Inc. * (1)	377,992
17,000	C.R. Bard, Inc.	2,276,980
56,000	Catamaran Corp. *	2,658,880
63,000	Cerner Corp. *	3,511,620
6,200	Cooper Cos., Inc. (The)	767,808
6,000	DaVita HealthCare Partners, Inc. *	380,220
10,000	DENTSPLY International, Inc.	484,800
26,000	Edwards Lifesciences Corp. *	1,709,760
46,000	Express Scripts Holding Co. *	3,231,040
38,800	Henry Schein, Inc. *	4,433,288
24,000	IDEXX Laboratories, Inc. *	2,552,880
15,000	McKesson Corp.	2,421,000
14,000	Mednax, Inc. *	747,320
14,700	Mettler-Toledo International, Inc. *	3,566,073
6,500	MWI Veterinary Supply, Inc. *	1,108,835
17,800	Novo Nordisk A/S ADR	3,288,728
4,000	ResMed, Inc. (1)	188,320
23,000	Teva Pharmaceutical Industries Ltd. ADR	921,840
29,000	Thermo Fisher Scientific, Inc.	3,229,150
11,000	Universal Health Services, Inc. Class B	893,860
7,000	WellPoint, Inc.	646,730
		50,345,093
	INDUSTRIALS (27.6%)	
85,000	ABB Ltd. ADR *	2,257,600
25,300	Acuity Brands, Inc.	2,765,796
96,750	AMETEK, Inc.	5,095,822
39,200	AZZ, Inc.	1,915,312
59,800	Canadian National Railway Co.	3,409,796
31,000	Chicago Bridge & Iron Co. N.V.	2,577,340
35,000	CLARCOR, Inc.	2,252,250
10,000	Clean Harbors, Inc. *	599,600
61,000	Danaher Corp.	4,709,200
56,000	Donaldson Co., Inc.	2,433,760
26,000	EnerSys	1,822,340
14,800	Equifax, Inc.	1,022,532
18,000	Esterline Technologies Corp. *	1,835,280
30,000	Fastenal Co.	1,425,300
15,000	FedEx Corp.	2,156,550
12,000	Flowserve Corp.	945,960

16,000	General Dynamics Corp.	1,528,800
6,000	Graco, Inc.	468,720
29,062	HEICO Corp.	1,684,143
47,850	IDEX Corp.	3,533,722
12,600	IHS, Inc. Class A *	1,508,220
31,776	Iron Mountain, Inc.	964,402
9,000	ITT Corp.	390,780

See Notes to Financial Statements.

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December 31, 2013

Shares		Value
33,000	J.B. Hunt Transport Services, Inc.	\$ 2,550,900
21,000	Kansas City Southern	2,600,430
38,000	Kirby Corp. *	3,771,500
5,000	L-3 Communications Holdings, Inc.	534,300
26,000	Lincoln Electric Holdings, Inc.	1,854,840
12,000	Oshkosh Corp.	604,560
33,000	Parker Hannifin Corp.	4,245,120
17,800	Precision Castparts Corp.	4,793,540
66,500	Republic Services, Inc.	2,207,800
9,000	Rockwell Automation, Inc.	1,063,440
54,000	Rollins, Inc.	1,635,660
36,000	Roper Industries, Inc.	4,992,480
50,700	Rush Enterprises, Inc. Class A *	1,503,255
1,000	Snap-on, Inc.	109,520
37,600	Stericycle, Inc. *	4,367,992
23,000	Teledyne Technologies, Inc. *	2,112,780
66,000	Toro Co. (The)	4,197,600
14,700	Towers Watson & Co. Class A	1,875,867
20,000	Union Pacific Corp.	3,360,000
31,000	United Technologies Corp.	3,527,800
15,700	Valmont Industries, Inc. (1)	2,341,184
12,600	W.W. Grainger, Inc.	3,218,292
42,800	Wabtec Corp.	3,178,756
67,600	Waste Connections, Inc.	2,949,388
07,000	Waste Connections, me.	110,900,229
		110,500,225
	INFORMATION TECHNOLOGY (10.3%)	
25,000	Accenture PLC Class A	2,055,500
19,400	Alliance Data Systems Corp. *	5,100,842
30,800	Amphenol Corp. Class A	2,746,744
9,700	Anixter International Inc.	871,448
60,000	ANSYS, Inc. *	5,232,000
17,000	Automatic Data Processing, Inc.	1,373,770
42,000	Cognizant Technology Solutions Corp. Class A *	4,241,160
14,600	Equinix, Inc. *	2,590,770
16,400	Fiserv, Inc. *	968,420
8,600	MasterCard, Inc. Class A	7,184,956
11,200	MICROS Systems, Inc. *	642,544
75,000	Salesforce.com, Inc. *	4,139,250
51,000	Trimble Navigation Ltd. *	1,769,700
3,800	Ultimate Software Group, Inc. (The) *	582,236
20,300	WEX, Inc. *	2,010,309
, -		41,509,649
		, , ,

Shares			Va	alue
	MATERIALS (8.0%)			
15,000	Air Products & Chemical	s, Inc.	\$	1,676,700
8,000	Airgas, Inc.			894,800
3,600	Albemarle Corp.			228,204
30,700	AptarGroup, Inc.			2,081,767
20,000	Ball Corp.			1,033,200
11,800	BASF SE ADR (1)			1,271,922
4,000	Compass Minerals Interna	ational, Inc.		320,200
29,000	Crown Holdings, Inc. *			1,292,530
1,200	Cytec Industries, Inc.			111,792
43,000	Ecolab, Inc.			4,483,610
40,000	FMC Corp.			3,018,400
6,600	NewMarket Corp. (1)			2,205,390
31,000	Praxair, Inc.			4,030,930
24,000	Rockwood Holdings, Inc.			1,726,080
20,200	Scotts Miracle-Gro Co. (7	The) Class A		1,256,844
30,000	Sigma-Aldrich Corp.			2,820,300
12,800	Syngenta AG ADR			1,023,232
39,000	Valspar Corp. (The)			2,780,310
,				32,256,211
	TELECOMMUNICATIC	ON SERVICES (1.6%)		
36,000	Crown Castle Internationa			2,643,480
43,000	SBA Communications Co			3,863,120
,				6,506,600
				-,,
	UTILITIES (2.7%)			
165,600	Cia de Saneamento Basic	o do Estado de Sao Paulo ADR (1)		1,877,904
20,000	ITC Holdings Corp.			1,916,400
17,400	MDU Resources Group, I	Inc.		531,570
13,000	NextEra Energy, Inc.			1,113,060
32,000	ONEOK, Inc.			1,989,760
52,000	Questar Corp.			1,195,480
14,000	Sempra Energy			1,256,640
26,800	Wisconsin Energy Corp.			1,107,912
				10,988,726
	TOTAL COMMON STO	CKS (Cost \$188,819,815) (98.6%)	30	6,539,636
	TOTAL COMMON DIO	(2030 \$100,017,013) (50.070)	57	0,557,050
Principal				
Amount			۲	Value
SHORT-TERM	INVESTMENTS (4.7%)			
		REPURCHASE AGREEMENTS (1.1%)		
\$	4,100,000	With Morgan Stanley, 0.01%, dated 12/31/13, due		
		01/02/14, delivery value \$4,100,002 (collateralized		
		by \$4,175,000 U.S.Treasury Notes 1.000% due		
		02/21/17 with a value of \$4,105,567	¢	4 100 000

03/31/17, with a value of \$4,195,567)

JOINT REPURCHASE AGREEMENTS

(INVESTMENTS OF CASH COLLATERAL FOR

\$ 4,100,000

	SECURITIES ON LOAN) (3.6%)	
5,347,820	Joint Repurchase Agreement with Morgan Stanley,	
	0.02%, dated 12/31/13, due 01/02/14, delivery value	
	\$5,347,826 (collateralized by \$5,454,778 U.S. Treasury	
	Bonds 4.250% - 8.000% due 11/15/21 - 11/15/40 and	
	U.S. Treasury Notes 2.625% - 2.750% due 11/15/20 -	
	11/15/23, with a value of \$5,427,020)	5,347,820
7,894,401	Joint Repurchase Agreement with Barclays, 0.01%,	
	dated 12/31/13, due 01/02/14, delivery value	
	\$7,894,405 (collateralized by \$8,052,300 U.S. Treasury	
	Inflation Indexed Notes 1.250% - 1.875% due 04/15/14	
	- 07/15/15, with a value of \$7,991,429)	7,894,401

See Notes to Financial Statements.

Schedule of Investments (continued)

Princij Amou	•		١	alue	
\$	1,273,290	Joint Repurchase Agreement with Citigroup, 0.01%, dated 12/31/13, due 01/02/14, delivery value \$1,273,291 (collateralized by \$1,298,770 U.S.			
		Treasury Bills 0.000% due 02/20/14, with a value of \$1,298,770)	\$	1,273,29 14,515,51	
		TOTAL SHORT-TERM INVESTMENTS			
		(Cost \$18,615,511) (4.7%)		18,615,51	1
Princip					
Amou	nt			Value	
		TOTAL INVESTMENT SECURITIES (103.3%) (Cost \$207,435,326)	\$	415,155,14	.7
EXCE	SS OF LIABII	LITIES OVER CASH AND OTHER ASSETS (-3.3%)		(13,082,19	95)
NET A	ASSETS (100%	6)	\$	402,072,95	2
NET A	ASSET VALUI	E OFFERING AND REDEMPTION PRICE, PER OUTSTANDING SHARE			
(\$402,	072,952 ÷ 11,8	328,557 shares outstanding)	\$	33.9	9
	Non-income pr	C C			
	•	l of the security was held on loan. As of December 31, 2013, the market value o an was \$15,893,168.	f the	:	
		ositary Receipt.			
	Real Estate Inv				

The following table summarizes the inputs used to value the Fund's investments in securities as of December 31, 2013 (See Note 1B):

Value Line Premier Growth Fund, Inc.	Level 1	Level 2	Level 3	Total
Assets:				
Common Stocks	\$396,539,636	\$ —	\$—	\$ 396,539,636
Short-Term Investment	—	18,615,511		18,615,511
Total	\$396,539,636	\$18,615,511	\$ —	\$415,155,147

See Notes to Financial Statements. 12

THE VALUE LINE FUND, INC.

INVESTMENT OBJECTIVE AND STRATEGY

The Fund's primary investment objective is long-term growth of capital. Current income is a secondary investment objective.

To achieve the Fund's investment objectives the Advisor invests substantially all of the Fund's net assets in common stocks. While the Fund is actively managed by the Adviser, the Adviser relies primarily on the rankings of companies by the Value Line Timeliness[™] Ranking System (the "Ranking System") in selecting securities for purchase or sale. The Fund's investments principally are selected from common stocks ranked 1, 2 or 3 by the Ranking System at the time of purchase. The Adviser will determine the percentage of the Fund's assets invested in each stock based on the stock's relative attractiveness.

Manager Discussion of Fund Performance

Below, The Value Line Fund, Inc. portfolio manager Stephen E. Grant discusses the Fund's performance and positioning for the 12 months ended December 31, 2013.

How did the Fund perform during the annual period?

The Fund generated a total return of 30.86% during the 12 months ended December 31, 2013. This compares to the 32.39% return of the Fund's benchmark, the S&P 500[®] Index, during the same period.

What key factors were responsible for the Fund's performance during the 12-month reporting period?

While the Fund generated robust double-digit absolute gains, its underperformance of the S&P 500® Index during the 12-month reporting period can be attributed primarily to holding a position in cash during a strong rally in the U.S. equity market. Stock selection and sector allocation overall provided mixed results.

Which equity market sectors most significantly affected Fund performance?

Stock selection in the health care sector detracted from the Fund's performance during the annual period. A lesser exposure than the S&P 500® Index to the strongly performing biotechnology industry particularly dampened results. Having an underweighted allocation to the financials sector, which outpaced the S&P 500® Index during the annual period, and an overweighted position in the materials sector, which lagged the S&P 500® Index during the annual period, also detracted. Perhaps most significantly, holding an average 2% position in cash during a period when the U.S. equity market rallied hurt.

Offsetting these detractors were the positive contributions made by effective stock selection in the information technology, consumer staples and energy sectors, having an overweighted allocation in the strongly performing industrials sector, and having an underweighted allocation to the lagging energy sector.

Which stocks detracted significantly from the Fund's performance during the annual period?

During the annual period, among the stocks that detracted most from the Fund's relative performance were overweighted positions in several health care laggards. These included positions in cardiovascular device manufacturer Edwards Lifesciences, pharmacy benefits management services provider Catamaran and surgical systems manufacturer Intuitive Surgical.

What were some of the Fund's best-performing individual stocks?

Among the individual stocks that contributed most to the Fund's relative results were three sizable positions in the information technology sector—namely, Alliance Data Systems, which provides data-driven and transaction-based marketing and customer loyalty solutions; MasterCard, which is a global payment solutions company that provides a variety of services in support of the credit, debt and related payment programs of financial institutions; and Open Text, which provides intranet, extranet and corporate portal solutions to organizations. Avoiding several laggards in the information technology sector, such as Apple, IBM and Oracle, boosted the Fund's results as well.

Several Fund positions in the industrials sector added value. Top contributors in the sector were inland tank barge fleet operator Kirby, construction and engineering services firm Chicago Bridge & Iron, flow control equipment manufacturer IDEX, food preparation equipment manufacturer Middleby and aerospace and defense company HEICO.

In the consumer staples sector, positions in brewer The Boston Beer Company, food products manufacturer Hormel Foods and bakery foods producer Flowers Foods were outstanding performers. We also successfully avoided positions in several giant-capitalization laggards during the annual period, including The Coca-Cola Company, Altria Group, The Wal-Mart Stores and Procter & Gamble.

(continued)

How did the Fund use derivatives and similar instruments during the reporting period?

The Fund did not use derivatives during the reporting period.

Did the Fund make any significant purchases or sales during the fiscal year?

In our view, the Fund was under-represented in the energy sector, so to enhance diversification, we were glad to identify two stocks that we believed well deserved to be in the portfolio—Chevron, one of the world's largest integrated oil companies, and EQT, an integrated energy company with emphasis on Appalachian area natural gas supply, transmission and distribution. Both companies had inconsistent results prior to 2003, but over the past decade have demonstrated the ability to consistently grow their earnings and stock price. In each case, we purchased shares as a dip in their respective share prices offered what we believed to be an attractive entry point.

We initiated a Fund position in insurance company Prudential because, in our view, its earnings and stock price appeared to be back on a good growth track after struggling in the wake of the country's financial crisis.

We reduced the Fund's position in rail freight transportation company Union Pacific, taking profits after a strong run. We eliminated the Fund's position in leather goods retailer Coach, as the company reported worse than expected earnings results. We sold the Fund's position in food retailer Harris Teeter Supermarkets after its stock rose in response to a takeover bid by competitor Kroger.

Were there any notable changes in the Fund's weightings during the 12-month period?

There were no material changes in the Fund's sector weightings during the 12-month period ended December 31, 2013.

How was the Fund positioned relative to its benchmark index at the end of December 2013?

As of December 31, 2013, the Fund was overweighted relative to the S&P 500® Index in the industrials, consumer discretionary and materials sectors. The Fund was underweighted relative to the S&P 500® Index in the energy, financials and information technology sectors and rather neutrally weighted relative to the Index in the health care, consumer staples, utilities and telecommunication services sectors on the same date.

What is your tactical view and strategy for the months ahead?

Calendar year 2013 saw lower quality stocks outperform higher quality stocks, as investors became more bold and more confident in the economy and the financial system. Speculative stocks, such as those of biotechnology companies, and Initial Public Offerings, such as those of Facebook and Twitter, outperformed the broad U.S. equity market, along with the more cyclical, economically-sensitive stocks. Lagging were the more consistent, "steady-eddy," long-term growth stocks in which we traditionally invest, i.e., those companies that have established strongholds in their market or market niche through proprietary products or services, which, in our view, gives them greater control of their own destiny and makes them less subject to ups and downs of the economy. We consider the Fund's underperformance of the S&P 500® Index in 2013 as part of the natural ebb and flow of the market, as the lower quality stocks that performed poorly in 2011 and 2012 regained some ground. We do not know whether the trends of 2013 will continue into the new year, but, regardless of market trends and conditions, we do not intend to vary from our strategy of investing in high quality securities with a long-term perspective. Our portfolio turnover and trading

costs have remained lower than many of our peers, as we have patience with a consistent grower until a change in the company's strategy or its earnings and stock performance give solid reason to sell.

As always, we intend to stay true to our time-tested investment discipline going forward.

The Value Line Fund, Inc. Portfolio Highlights at December 31, 2013 (unaudited)

Ten Largest Holdings

			Percentage of
Issue	Shares	Value	Net Assets
Rollins, Inc.	75,600	\$ 2,289,924	1.8%
Alliance Data Systems Corp.	8,300	2,182,319	1.7%
TJX Companies, Inc. (The)	32,000	2,039,360	1.6%
AMETEK, Inc.	36,750	1,935,622	1.5%
MasterCard, Inc. Class A	2,300	1,921,558	1.5%
AutoZone, Inc.	4,000	1,911,760	1.5%
Yum! Brands, Inc.	24,800	1,875,128	1.5%
Affiliated Managers Group, Inc.	8,000	1,735,040	1.4%
Church & Dwight Co., Inc.	26,000	1,723,280	1.4%
Roper Industries, Inc.	12,400	1,719,632	1.4%

Asset Allocation - Percentage of Net Assets

Sector Weightings - Percentage of Total Investment Securities*

*Sector weightings exclude short-term investments.

(continued)

The following graph compares the performance of The Value Line Fund, Inc. to that of the S&P 500 Index (the "Index"). The Value Line Fund, Inc. is a professionally managed mutual fund, while the Index is not available for investment and is unmanaged. The returns for the Index do not reflect charges, expenses or taxes, but do include the reinvestment of dividends. The comparison is shown for illustrative purposes only.

Comparison of a Change in Value of a \$10,000 Investment in The Value Line Fund, Inc. and the S&P 500 Index*

Performance Data: **

	Average	
	Annual	Growth of an Assumed
	Total Return	Investment of \$10,000
1 year ended 12/31/13	30.86 %	\$13,086
5 years ended 12/31/13	16.87 %	\$21,800
10 years ended 12/31/13	5.45 %	\$17,004

* The Standard and Poor's 500 Stock Index is an unmanaged index that is representative of the larger-capitalization stocks traded in the United States.

** The performance data quoted represent past performance and are no guarantee of future performance. The average annual total returns and growth of an assumed investment of \$10,000 include dividends reinvested and capital gains distributions accepted in shares. The investment return and principal value of an investment will fluctuate so that an investment, when redeemed, may be worth more or less than its original cost. The performance data and graph do not reflect the deduction of taxes that a shareholder would pay on fund distributions or the redemption of fund shares.

The Value Line Fund, Inc. Schedule of Investments

December 31, 2013

Value

Shares

COMMON STOCKS (98.0%)

	CONSUMER DISCRETIONARY (13.2%)	
4,000	AutoZone, Inc. *	\$ 1,911,760
13,600	BorgWarner, Inc.	760,376
22,400	Brinker International, Inc.	1,038,016
6,000	Buckle, Inc. (The) (1)	315,360
7,600	Buffalo Wild Wings, Inc. *	1,118,720
12,300	Dick's Sporting Goods, Inc.	714,630
7,000	Domino's Pizza, Inc.	487,550
8,700	Gildan Activewear, Inc.	463,797
33,000	LKQ Corp. *	1,085,700
15,300	McDonald's Corp.	1,484,559
10,000	NIKE, Inc. Class B	786,400
3,200	O'Reilly Automotive, Inc. *	411,872
10,400	Penn National Gaming, Inc. *	149,032
9,300	Starbucks Corp.	729,027
32,000	TJX Companies, Inc. (The)	2,039,360
10,400	VF Corp.	648,336
16,800	Wolverine World Wide, Inc.	570,528
24,800	Yum! Brands, Inc.	1,875,128
		16,590,151
	CONSUMER STAPLES (10.8%)	
3,100	Boston Beer Co., Inc. (The) Class A *	749,549
4,900	British American Tobacco PLC ADR	526,358
4,000	Bunge Ltd.	328,440
11,400	Casey's General Stores, Inc.	800,850
26,000	Church & Dwight Co., Inc.	1,723,280
7,000	Costco Wholesale Corp.	833,070
7,500	Energizer Holdings, Inc.	811,800
40,500	Flowers Foods, Inc.	869,535
19,000	General Mills, Inc.	948,290
33,000	Hormel Foods Corp.	1,490,610
15,700	Ingredion, Inc.	1,074,822
18,100	J&J Snack Foods Corp.	1,603,479
9,000	PepsiCo, Inc.	746,460
6,000	Reynolds American, Inc.	299,940
12,000	Whole Foods Market, Inc.	693,960
·		13,500,443
	ENERGY (3.2%)	
6,000	Chevron Corp.	749,460
2,000	Core Laboratories N.V.	381,900

Shares

14,000 10,000 5,600 13,400 2,600	Enbridge, Inc. EQT Corp. FMC Technologies, Inc. * Noble Energy, Inc. Oceaneering International, Inc.	611,520 897,800 292,376 912,674 205,088 4,050,818
	FINANCIALS (6.6%)	
8,000	Affiliated Managers Group, Inc. *	1,735,040
20,000	AFLAC, Inc.	1,336,000
0.000		Value
9,000	American Tower Corp. REIT	\$ 718,380
3,000	BlackRock, Inc.	949,410
500	Everest Re Group Ltd.	77,935
10,400	Gaming and Leisure Properties, Inc. REIT *	528,424
6,300	M&T Bank Corp. (1)	733,446
4,400	MetLife, Inc.	237,248
2,000	PartnerRe Ltd.	210,860
5,000	Prudential Financial, Inc.	461,100
8,000	Royal Bank of Canada	537,840
4,900	Stifel Financial Corp. *	234,808
6,600	T. Rowe Price Group, Inc.	552,882 8,313,373
	HEALTH CARE (12.1%)	
11,600	Alexion Pharmaceuticals, Inc. *	1,543,496
9,600	Allergan, Inc.	1,066,368
5,800	C.R. Bard, Inc.	776,852
13,740	Catamaran Corp. *	652,375
20,400	Cerner Corp. *	1,137,096
800	Cooper Cos., Inc. (The)	99,072
1,500	DaVita HealthCare Partners, Inc. *	95,055
3,900	DENTSPLY International, Inc.	189,072
6,000	Edwards Lifesciences Corp. *	394,560
15,340	Express Scripts Holding Co *	1,077,482
12,700	Henry Schein, Inc. *	1,451,102
5,400	IDEXX Laboratories, Inc. *	574,398
4,800	McKesson Corp.	774,720
16,800	Mednax, Inc. *	896,784
4,700	Mettler-Toledo International, Inc. *	1,140,173
9,100	Novo Nordisk A/S ADR	1,681,316
10,000	Teva Pharmaceutical Industries Ltd. ADR	400,800
10,200	Thermo Fisher Scientific, Inc.	1,135,770
1,400	Universal Health Services, Inc. Class B	113,764 15,200,255
	INDUSTRIALS (28.5%)	
7,800	Acuity Brands, Inc.	852,696
36,750	AMETEK, Inc.	1,935,622
22,200	Canadian National Railway Co.	1,265,844

Shares

800	Canadian Pacific Railway Ltd.	121,056
10,000	Chicago Bridge & Iron Co. N.V.	831,400
15,000	CLARCOR, Inc.	965,250
6,000	Clean Harbors, Inc. *	359,760
20,700	Danaher Corp.	1,598,040
31,000	Donaldson Co., Inc.	1,347,260
4,800	Equifax, Inc.	331,632
2,400	Esterline Technologies Corp. *	244,704
8,000	Fastenal Co.	380,080
7,000	FedEx Corp.	1,006,390
- 000		Value
7,900	General Dynamics Corp.	\$ 754,845
7,300	Graco, Inc.	570,276
13,983	HEICO Corp.	810,315
15,000	IDEX Corp.	1,107,750
3,500	IHS, Inc. Class A *	418,950
5,850	ITT Corp.	254,007
6,800	J.B. Hunt Transport Services, Inc.	525,640
8,200	Kansas City Southern	1,015,406
14,700	Kirby Corp. *	1,458,975
5,400	L-3 Communications Holdings, Inc.	577,044
2,000	Lincoln Electric Holdings, Inc.	142,680
2,300	Middleby Corp. (The) *	551,931
2,500	Oshkosh Corp.	125,950
9,200	Parker Hannifin Corp.	1,183,488
5,700	Precision Castparts Corp.	1,535,010
19,000	Republic Services, Inc.	630,800
2,800	Rockwell Automation, Inc.	330,848
75,600	Rollins, Inc.	2,289,924
12,400	Roper Industries, Inc.	1,719,632
12,000	Stericycle, Inc. *	1,394,040
15,600	Toro Co. (The)	992,160
4,800	Union Pacific Corp.	806,400
11,400	United Technologies Corp.	1,297,320
5,600	Valmont Industries, Inc.	835,072
4,900	W.W. Grainger, Inc.	1,251,558
10,500	Wabtec Corp.	779,835
25,300	Waste Connections, Inc.	1,103,839
		35,703,429
	INFORMATION TECHNOLOGY (10.9%)	
17,800	Accenture PLC Class A	1,463,516
8,300	Alliance Data Systems Corp. *	2,182,319
7,000	Amphenol Corp. Class A	624,260
3,700	Anixter International, Inc.	332,408
13,500	ANSYS, Inc. *	1,177,200
6,500	Automatic Data Processing, Inc.	525,265
16,000	Cognizant Technology Solutions Corp. Class A *	1,615,680
3,500	Equinix, Inc. *	621,075
5,400	Fiserv, Inc. *	318,870

2,300	MasterCard, Inc. Class A	1,921,558
2,800	MICROS Systems, Inc. *	160,636
8,800	Open Text Corp.	809,248
24,000	Salesforce.com, Inc. *	1,324,560
6,100	WEX, Inc. *	604,083
		13,680,678
	MATERIALS (9.3%)	
3,000	Airgas, Inc.	335,550
12,000	Ball Corp.	619,920
25,600	Crown Holdings, Inc. *	1,140,992
12,000	Ecolab, Inc.	1,251,240
22,400	FMC Corp.	1,690,304
2,000	NewMarket Corp.	668,300
10,000	Packaging Corp. of America	632,800
10,300	Praxair, Inc.	1,339,309

See Notes to Financial Statements. 17

Schedule of Investments (continued)

Shares 12,000 11,400 25,900 12,400	Scotts Miracle-Gro Co. (The) Class A Sigma-Aldrich Corp. Silgan Holdings, Inc. Valspar Corp. (The)	Va \$	alue 746,640 1,071,714 1,243,718 883,996 11,624,483
13,000	TELECOMMUNICATION SERVICES (0.8%) Crown Castle International Corp. *	95	54,590
10,000 4,000 15,000 23,000 10,900	UTILITIES (2.6%) ITC Holdings Corp. NextEra Energy, Inc. ONEOK, Inc. Questar Corp. Wisconsin Energy Corp.		958,200 342,480 932,700 528,770 450,606 3,212,756
	TOTAL COMMON STOCKS (Cost \$65,914,055) (98.0%)		122,830,976
Principal Amount SHORT-TERM	INVESTMENTS (2.0%)		Value
\$ 1,500,000	REPURCHASE AGREEMENTS (1.2%) With Morgan Stanley, 0.01%, dated 12/31/13, due 01/02/14, delivery value \$1,500,001 (collateralized by \$1,530,000 U.S. Treasury Notes 1.000% due 03/31/17, with a value of \$1,537,537)	\$	1,500,000
Principal Amount			Value
\$ 352,	due 01/02/14, delivery value \$352,514 (collateralized by \$359,564 U.S. Treasury Bonds 4.250% - 8.000% due 11/15/21 - 11/15/40 and U.S. Treasury Notes 2.625% - 2.750% due 11/15/20 - 11/15/23, with a value of	¢	252 512
520,	 \$357,734) Joint Repurchase Agreement with Barclays, 0.01%, dated 12/31/13, due 01/02/14, delivery value \$520,377 (collateralized by \$530,785 U.S. Treasury Inflation Indexed Notes 1.250% - 1.875% due 04/15/14 - 07/15/15, with a value of \$526,773) 	\$	352,513 520,377

Amo	unt			Value
\$	83,932	Joint Repurchase Agreement with Citigroup, 0.01%, dated 12/31/13, due 01/02/14, delivery value \$83,932 (collateralized by \$85,611 U.S. Treasury		83,932
			\$	956,822
		TOTAL SHORT-TERM INVESTMENTS (Cost \$2,456,822) (2.0%)		2,456,822
		TOTAL INVESTMENT SECURITIES (100.0%) (Cost \$68,370,877)	\$	125,287,798
	ESS OF LIABILITIES OVER CASH A ASSETS (100%)	AND OTHER ASSETS (0.0%)	\$	(19,763) 125,268,035
	ASSET VALUE OFFERING AND RE 5,268,035 ÷ 9,278,231 shares outstandir	EDEMPTION PRICE, PER OUTSTANDING SHARE	\$	13.50
* (1)	Non-income producing. A portion or all of the security was hel	d on loan. As of December 31, 2013, the market value of	of th	e securities on

 A portion or all of the security was held on loan. As of December 31, 2013, the market value of the securities loan was \$1,048,806.

ADR American Depositary Receipt.

REIT Real Estate Investment Trust.

The following table summarizes the inputs used to value the Fund's investments in securities as of December 31, 2013 (See Note 1B):

The Value Line Fund, Inc. Assets:	Level 1	Level 2	Level 3	Total
Common Stocks Short-Term Investments	\$122,830,976 	\$— 2,456,822	\$ <u> </u>	\$122,830,976 2,456,822
Total	\$122,830,976	\$2,456,822	\$—	\$125,287,798
See Notes to Financial				

Statements.

VALUE LINE INCOME AND GROWTH FUND, INC.

INVESTMENT OBJECTIVE AND STRATEGY

The Fund's primary investment objective is income, as high and dependable as is consistent with reasonable risk. Capital growth to increase total return is a secondary objective.

To achieve the Fund's goals, the Adviser invests not less than 50% of the Fund's net assets in common or preferred stocks or securities convertible into common stock which may or may not pay dividends. The balance of the Fund's net assets are primarily invested in U.S. government securities, money market securities and investment grade debt securities rated at the time of purchase from the highest (AAA) to medium (BBB) quality. Although the Fund can invest in companies of any size, it generally invests in U.S. securities issued by larger, more established companies (those with a market capitalization of more than \$5 billion).

Manager Discussion of Fund Performance

Below, Value Line Income and Growth Fund, Inc. portfolio managers Mark T. Spellman and Liane Rosenberg discuss the Fund's performance and positioning for the 12 months ended December 31, 2013.

How did the Fund perform during the annual period?

The Fund generated a total return of 19.55% during the 12 months ended December 31, 2013. This compares to the 18.62% return of the Fund's blended benchmark, comprised 60% of the S&P 500® Index and 40% of the Barclays U.S. Aggregate Bond Index (the "Barclays Index"), during the same period.

What key factors were responsible for the Fund's performance during the 12-month reporting period?

The Fund benefited most from effective asset allocation. Throughout the 12-month reporting period, the Fund was underweighted fixed income and overweighted equities. With U.S. equities, as measured by the S&P 500® Index, up 32.39% during the annual period, and bonds, as measured by the Barclays Index, posting a return of -2.02%, this asset allocation clearly added value. Stock selection overall within the equity portion of the Fund also proved beneficial.

Which equity market sectors most significantly affected Fund performance?

Stock selection in the information technology, industrials, utilities and health care sectors contributed most positively to the Fund's results. The Fund also benefited from having underweighted allocations to the information technology and energy sectors, which each lagged the S&P 500® Index during the annual period, and from having an overweighted allocation to the industrials sector, which outpaced the S&P 500® Index during the annual period.

Only partially offsetting these positive contributors was stock selection in the consumer discretionary and energy sectors, which detracted. Having an overweighted allocation to utilities, which lagged the S&P 500[®] Index during the annual period, and having underweighted exposures to the consumer discretionary and health care sectors, which outpaced the broad U.S. equity market during the annual period, also hurt.

What were some of the Fund's best-performing individual stocks?

Contributing most to the Fund's relative results were retail food and drug chain operator Safeway, financial services provider Charles Schwab and construction and engineering services firm Chicago Bridge & Iron. Safeway performed well, as its restructuring program added value and its store performance improved. Shares of Charles Schwab rose, as its fee revenue and market share increased with the stock market's rally. Chicago Bridge & Iron's shares rose significantly, as its bookings for new construction projects rose and as its acquisition of a competitor positively impacted its results.

Which stocks detracted significantly from the Fund's performance during the annual period?

During the annual period, the stocks that detracted most from the Fund's performance were Canadian gold producer Yamana Gold, data storage center real estate investment trust (REIT) Digital Realty Trust and offshore oil and gas drilling contractor Diamond Offshore Drilling. Shares of Yamana Gold fell significantly reflecting the precipitous decline in the price of gold bullion. Digital Realty Trust performed poorly along with the broad REIT industry. The company also posted less than expected operating results. Diamond Offshore Drilling saw its shares decline due to poor fundamentals in offshore drilling as well as company-specific shortfalls.

(continued)

Did the equity portion of the Fund make any significant purchases or sales?

During the fiscal year, we initiated positions in semiconductor device manufacturer Qualcomm, specialty pharmaceuticals company Allergan and Canadian telecommunications carrier BCE. We established a position in Qualcomm when the stock declined after an earnings disappointment, and we considered it an attractive entry point based on a longer-term perspective. We purchased Allergan after a dip in its share price, as we felt the fundamental outlook for the company was positive and the market had overreacted to news that it was delaying final studies for drugs to treat age-related macular degeneration and baldness. We initiated a position in BCE, as we believe its dividend yield is attractive and its shares, at the time of purchase, undervalued.

We sold the Fund's position in integrated utilities company The Southern Company, as we became increasingly bearish on the outlook for this stock and on electric utilities in general. We exited the Fund's position in clinical laboratory test provider Laboratory Corporation of America, after it hit the price target we had established for the company.

Were there any notable changes in the equity portion of the Fund's weightings during the 12-month period?

During the annual period, we decreased weightings in the utilities sector and in the REITs industry, and we increased positions in the information technology and financials sectors.

How was the equity portion of the Fund positioned relative to its benchmark index at the end of December 2013?

As of December 31, 2013, the Fund was overweighted relative to the S&P 500® Index in the industrials, utilities, financials, telecommunication services and consumer staples sectors. The Fund was underweighted relative to the S&P 500® Index in the consumer discretionary, materials, information technology, energy and health care sectors on the same date.

What was the duration strategy of the fixed income portion of the Fund?

We kept the fixed income portion of the Fund's duration short relative to that of the Barclays Index. As interest rates rose, this duration positioning contributed positively to relative results.

Which fixed income market segments most significantly affected Fund performance?

Overall, the fixed income portion of the Fund underperformed its benchmark, the Barclays Index. Detracting most from relative results was security selection within the securitized sector. Within the securitized sector, we held an overweighted allocation to seven-year to 10-year maturities. The flattening yield curve benefited shorter-term and longer-term maturities, where the Fund was underweight, but hurt the intermediate segment of the yield curve.

Conversely, having an underweighted allocation to U.S. Treasuries, the worst performing sector in the Barclays Index during the annual period, contributed most positively to the fixed income portion of the Fund's performance. An overweighted allocation to corporate bonds also added value, as this sector experienced steady spread tightening throughout the year. Within the Fund's corporate bond allocation, a heavier weighting in bonds of financial institutions proved beneficial.

Were there any notable changes in the fixed income portion of the Fund's weightings during the 12-month period?

The most significant sector shifts in the fixed income portion of the Fund were a reduction in U.S. Treasuries and an increase in corporate bonds, both investment grade and high yield.

How was the fixed income portion of the Fund positioned relative to its benchmark index at the end of December 2013?

As of December 31, 2013, the fixed income portion of the Fund was overweight relative to the Barclays Index in corporate bonds. The Fund was underweight relative to the Barclays Index in U.S. Treasuries and government-related securities and was rather neutrally weighted to the benchmark index in the securitized sector on the same date.

How did the Fund's overall asset allocation shift from beginning to end of the annual period?

At the end of December 2012, the Fund had a weighting of 63% in stocks, 4% in bonds convertible into common stocks, 28% in fixed income securities and 3% in cash equivalents. By mid-year 2013, cash levels began to rise due to net sales in the equity portion of the Fund, as stock-specific price targets were hit and shares sold to take profits. Due primarily to market appreciation and depreciation, at the end of December 2013, the Fund had a weighting of 66% in stocks, 4% in bonds convertible into common stocks, 22% in fixed income securities and 8% in cash equivalents.

(continued)

How did the Fund use derivatives and similar instruments during the reporting period?

During the reporting period, the Fund made limited use of covered equity call writing as a method of generating additional income for the Fund. Covered equity call writing is an options strategy whereby an investor holds a long position in an asset and writes, or sells, call options on that same asset in an attempt to generate increased income from the asset.

What is your tactical view and strategy for the months ahead?

Our view ahead for the U.S. equity market was a bit more cautious at the end of 2013 than it was at the start of the year, but we continued to believe many opportunities remain to purchase quality stocks with historically high dividend yields, relatively low payout ratios, good balance sheets and cash flow generation, and a track record of consistently raising their dividends. We remained comfortable at the end of the annual period with the Fund's underweighted allocation to fixed income, as we saw better return potential in other asset classes.

As always, our goal is to preserve capital in the near term while generating solid total return (i.e., income plus capital appreciation) over the long term and across economic cycles.

Value Line Income and Growth Fund, Inc. Portfolio Highlights at December 31, 2013 (unaudited)

Ten Largest Holdings

			Percentage of
Issue	Shares	Value	Net Assets
Google, Inc. Class A	3,900	\$ 4,370,769	1.3 %
Raytheon Co.	38,900	3,528,230	1.1 %
Intel Corp.	129,000	3,348,840	1.0 %
Exxon Mobil Corp.	33,000	3,339,600	1.0 %
Johnson & Johnson	36,100	3,306,399	1.0 %
JPMorgan Chase & Co.	55,600	3,251,488	1.0 %
Microsoft Corp.	84,800	3,174,064	1.0 %
Charles Schwab Corp. (The)	120,000	3,120,000	0.9 %
Discover Financial Services	54,500	3,049,275	0.9 %
Chicago Bridge & Iron Co. N.V.	35,000	2,909,900	0.9 %

Asset Allocation - Percentage of Net Assets

Sector Weightings - Percentage of Total Investment Securities*

*Sector weightings exclude short-term investments.

(continued)

The following graph compares the performance of the Value Line Income and Growth Fund, Inc. to that of the 60/40 S&P 500 Index/Barclays Capital Aggregate Bond Index, (the "Index"). The Value Line Income and Growth Fund, Inc. is a professionally managed mutual fund, while the Index is not available for investment and is unmanaged. The returns for the Index do not reflect charges, expenses or taxes, but do include the reinvestment of dividends. The comparison is shown for illustrative purposes only.

Comparison of a Change in Value of a \$10,000 Investment in the Value Line Income and Growth Fund, Inc. and 60/40 S&P 500 Index/Barclays Capital Aggregate Bond Index*

Performance Data: **

	Averag	e Annual	Growth of an Assumed
	Total	Return	Investment of \$10,000
1 year ended 12/31/13	19.55	%	\$11,955
5 years ended 12/31/13	12.26	%	\$17,829
10 years ended 12/31/13	7.74	%	\$21,083

* The 60/40 S&P 500 Index/Barclays Capital Aggregate Bond Index is an unmanaged custom Index that is representative of 60% weighting of the S&P 500 Index which consists of larger-capitalization stocks traded in the United States and a 40% weighting of the Barclays Capital Aggregate Bond Index which consists of investment grade, U.S. dollar denominated, fixed-rate taxable bond market, including Treasuries, government-related and corporate securities, MBS (agency fixed-rate and hybrid ARM pass-through's) ABS, and CMBS.

** The performance data quoted represent past performance and are no guarantee of future performance. The average annual total returns and growth of an assumed investment of \$10,000 include dividends reinvested and capital gains distributions accepted in shares. The investment return and principal value of an investment will fluctuate so that an investment, when redeemed, may be worth more or less than its original cost. The performance data and graph do not reflect the deduction of taxes that a shareholder would pay on fund distributions or the redemption of fund shares.

Value Line Income and Growth Fund, Inc. Schedule of Investments

Shares

COMMON STOCKS (66.1%)

Value

	CONSUMER DISCRETIONARY (6.7%)		
25,300	Brinker International, Inc.	\$	1,172,402
40,000	Comcast Corp. Class A	Ψ	1,995,200
30,200	DIRECTV *		2,086,518
5,494	General Motors Co. *		2,000,510
13,600	Home Depot, Inc.		1,119,824
29,000	Las Vegas Sands Corp.		2,287,230
39,000	Lowe's Cos., Inc.		1,932,450
28,300			2,745,949
,	McDonald's Corp.		
97,600	Staples, Inc.		1,550,864
25,400	Target Corp.		1,607,058
12,700	Time Warner Cable, Inc.		1,720,850
27,200	TJX Companies, Inc. (The)		1,733,456
24,400	Walt Disney Co. (The)		1,864,160
			22,040,501
	CONSUMER STAPLES (6.6%)		
31,200	Coca-Cola Co. (The)		1,288,872
33,400	CVS Caremark Corp.		2,390,438
35,400	Dr. Pepper Snapple Group, Inc.		1,724,688
42,900	General Mills, Inc.		2,141,139
17,600	Ingredion, Inc.		1,204,896
42,900	Kroger Co. (The)		1,695,837
26,300	PepsiCo, Inc.		2,181,322
33,000	Procter & Gamble Co. (The)		2,686,530
65,158	Safeway, Inc.		2,122,196
27,300	Wal-Mart Stores, Inc.		2,148,237
39,000	Walgreen Co.		2,240,160
			21,824,315
44,000	ENERGY (7.2%)		1 100 000
44,000	Boardwalk Pipeline Partners L.P.		1,122,880
21,500	Chevron Corp.		2,685,565
27,300	Conoco Phillips		1,928,745
17,200	Diamond Offshore Drilling, Inc.		979,024
37,455	Ensco PLC Class A		2,141,677
21,000	Enterprise Products Partners L.P.		1,392,300
33,000	Exxon Mobil Corp.		3,339,600
16,100	Hess Corp.		1,336,300
25,600	Royal Dutch Shell PLC ADR (1)		1,922,816

31,200	Schlumberger Ltd.	2,811,432
29,500	Total S.A. ADR	1,807,465
24,400	TransCanada Corp. (1)	1,114,104
24,000	Transocean Ltd. (1)	1,186,080
		23,767,988
	FINANCIALS (11.3%)	
10,700	Ameriprise Financial, Inc.	1,231,035
27,300	Bank of Montreal	1,819,818
6,800	BlackRock, Inc.	2,151,996
		Value
23,000	Canadian Imperial Bank of Commerce	\$ 1,964,430
24,400	Capital One Financial Corp.	1,869,284
120,000	Charles Schwab Corp. (The)	3,120,000
54,500	Discover Financial Services	3,049,275
53,760	Hartford Financial Services Group, Inc.	1,947,725
25,400	Health Care REIT, Inc.	1,360,678
55,600	JPMorgan Chase & Co.	3,251,488
19,500	M&T Bank Corp. (1)	2,270,190
9,072	MetLife, Inc.	489,162
16,600	PartnerRe Ltd.	1,750,138
114,000	People's United Financial, Inc.	1,723,680
29,200	Prudential Financial, Inc.	2,692,824
33,100	State Street Corp.	2,429,209
71,200	U.S. Bancorp	2,876,480
31,200	Wells Fargo & Co.	1,416,480
1	-	
1	Wintrust Financial Corp.	37
		37,413,929
	HEALTH CARE (8.0%)	
13,700	Actavis PLC *	2,301,600
12,000		1,332,960
	Allergan, Inc.	
12,700	Amgen, Inc.	1,449,832
11,700	Becton, Dickinson & Co.	1,292,733
22,400	Bristol-Myers Squibb Co.	1,190,560
22,500	Eli Lilly & Co.	1,147,500
21,000	Gilead Sciences, Inc. *	1,578,150
36,100	Johnson & Johnson	3,306,399
47,800	Merck & Co., Inc.	2,392,390
15,600	Novartis AG ADR	1,253,928
93,388	Pfizer, Inc.	2,860,474
33,200	Sanofi-Aventis ADR	1,780,516
45,237	Teva Pharmaceutical Industries Ltd. ADR	1,813,099
11,000	Thermo Fisher Scientific, Inc.	1,224,850
20,000	UnitedHealth Group, Inc.	1,506,000
		26,430,991
44 100	INDUSTRIALS (8.8%)	1 20 4 202
44,100	ADT Corp. (The)	1,784,727
19,400	Canadian National Railway Co.	1,106,188
35,000	Chicago Bridge & Iron Co. N.V.	2,909,900

Shares

23,400 16,500 29,415 16,200 12,600 13,500 10,700 15,600 10,600 38,900 35,100	Cintas Corp. Emerson Electric Co. Expeditors International of Washington, Inc. FedEx Corp. General Dynamics Corp. Illinois Tool Works, Inc. Lockheed Martin Corp. MSC Industrial Direct Co., Inc. Class A Northrop Grumman Corp. Raytheon Co. Republic Services, Inc.	1,394,406 $1,157,970$ $1,301,614$ $2,329,074$ $1,203,930$ $1,135,080$ $1,590,662$ $1,261,572$ $1,214,866$ $3,528,230$ $1,165,320$
Chause		Value
Shares 25,300 12,700 25,300	Tyco International Ltd. Union Pacific Corp. United Technologies Corp.	Value \$ 1,038,312 2,133,600 2,879,140 29,134,591
	INFORMATION TECHNOLOGY (11.97)	
30,200	INFORMATION TECHNOLOGY (11.8%) Accenture PLC Class A	2,483,044
20,400	Adobe Systems, Inc.*	1,221,552
3,000	Apple, Inc.	1,683,330
24,400	Automatic Data Processing, Inc.	1,971,764
39,000	Avago Technologies Ltd.	2,062,710
11,900	Cognizant Technology Solutions Corp. Class A *	1,201,662
47,300	eBay, Inc. *	2,596,297
93,442	EMC Corp.	2,350,066
3,900	Google, Inc. Class A *	4,370,769
32,200	Harris Corp.	2,247,882
129,000	Intel Corp.	3,348,840
15,000	International Business Machines Corp.	2,813,550
84,800	Microsoft Corp.	3,174,064
48,500	Oracle Corp.	1,855,610
26,300	QUALCOMM, Inc.	1,952,775
30,000 21,400	SAP AG ADR (1) TE Compactivity Ltd	2,614,200
21,400	TE Connectivity Ltd.	1,179,354 39,127,469
	MATERIALS (1.5%)	
17,600	BHP Billiton Ltd. ADR (1)	1,200,320
28,000	E.I. du Pont de Nemours & Co.	1,819,160
34,600	OCI Partners L.P. *	954,960
14,600	Rockwood Holdings, Inc.	1,050,032 5,024,472
	TELECOMMUNICATION SERVICES (2.0%)	
78,000	AT&T, Inc.	2,742,480
50,000	BCE, Inc.	2,164,500
34,100	Verizon Communications, Inc.	1,675,674 6,582,654

	UTILITIES (2.2%)	
24,900	AGL Resources, Inc.	1,176,027
25,400	American Electric Power Company, Inc.	1,187,196
53,000	American States Water Co.	1,522,690
11,700	Sempra Energy	1,050,192
26,300	Wisconsin Energy Corp.	1,087,242
39,100	Xcel Energy, Inc.	1,092,454
		7,115,801
	TOTAL COMMON STOCKS	
	(Cost \$143,381,458) (66.1%)	218,462,711

See Notes to Financial Statements. 24

December 31, 2013

Shares PREFERRED STOCKS (0.0%)		Value
5,000	FINANCIALS (0.0%) MetLife, Inc., Series B, 6.50%	\$ 124,500
	TOTAL PREFERRED STOCKS (Cost \$125,000) (0.0%)	124,500
CONVERTIBLE PREFERRED STOCKS (0.7%)	
4,000 2,500	CONSUMER STAPLES (0.2%) Bunge Ltd., 4.88% Post Holdings, Inc., 3.75% (2)	430,200 295,748 725,948
6,000 250 1,000 16,000 250 2,000	FINANCIALS (0.5%) AMG Capital Trust II, Convertible Fixed, 5.15% Huntington Bancshares, Inc., Series A, 8.50% (1) KeyCorp, Series A, 7.75%(1) MetLife, Inc., 5.00% Wells Fargo & Co., Series L, 7.50% Weyerhaeuser Co., Series A, 6.38%	379,500 316,250 129,000 504,640 276,250 112,080 1,717,720
1,800	HEALTH CARE (0.0%) National Healthcare Corp., Series A, 0.80%	26,100
	TOTAL CONVERTIBLE PREFERRED STOCKS (Cost \$1,797,801) (0.7%)	2,469,768
Principal Amount U.S. TREASURY OBLIGATIONS (6.0%)		Value
	U.S. Treasury Bonds, 5.25%, 2/15/29 U.S. Treasury Bonds, 3.13%, 11/15/41 U.S. Treasury Bonds, 2.75%, 8/15/42 U.S. Treasury Bonds, 2.88%, 5/15/43 U.S. Treasury Notes, 0.50%, 10/15/14 U.S. Treasury Notes, 0.38%, 11/15/14 U.S. Treasury Notes, 0.38%, 4/15/15 U.S. Treasury Notes, 1.00%, 9/30/16 U.S. Treasury Notes, 1.00%, 10/31/16	$1,203,750 \\ 302,313 \\ 198,086 \\ 810,469 \\ 1,002,812 \\ 1,252,392 \\ 1,002,305 \\ 2,017,188 \\ 1,460,988$

Principal

Principal			
Amount			Value
\$	1,000,000	U.S. Treasury Notes, 0.88%, 11/30/16	\$1,003,203
	300,000	U.S. Treasury Notes, 0.63%, 5/31/17	296,086
	1,250,000	U.S. Treasury Notes, 0.75%, 12/31/17	1,222,265
	350,000	U.S. Treasury Notes, 0.75%, 3/31/18	340,047
	1,400,000	U.S. Treasury Notes, 1.38%, 9/30/18	1,382,937
	1,750,000	U.S. Treasury Notes, 1.38%, 11/30/18	1,723,750
	600,000	U.S. Treasury Notes, 1.38%, 2/28/19	587,625
	250,000	U.S. Treasury Notes, 1.38%, 1/31/20	239,121
	1,050,000	U.S. Treasury Notes, 3.63%, 2/15/20	1,142,860
	800,000	U.S. Treasury Notes, 1.25%, 2/29/20	757,313
	750,000	U.S. Treasury Notes, 2.13%, 8/15/21	726,562
	1,000,000	U.S. Treasury Notes, 2.00%, 11/15/21	954,453
	150,000	U.S. Treasury Notes, 2.00%, 2/15/23	139,148
	250,000	U.S. Treasury Notes, 2.50%, 8/15/23	240,078
	250,000	0.5. Treasury Notes, 2.50%, 8/15/25	240,078
		TOTAL U.S. TREASURY OBLIGATIONS	
		(Cost \$20,219,324) (6.0%)	20,005,751
		$(COSt \oplus 20, 219, 524)(0.0\%)$	20,005,751
COMMERCI	AL MORTGAGE-BACKED	SECURITIES (0.4%)	
committee	500,000	FHLMC Multifamily Structured Pass-Through	
	500,000	Certificates, Series K710, Class A2, 1.88%, 5/25/19	489,389
	246,507	GNMA Series 2013-12, Class AB, 1.83%, 11/16/52	235,052
	250,000	GNMA Series 2013-12, Class AB, 1.05%, 11/16/52 (3)	230,492
	-		250,492
	250,000	UBS-Barclays Commercial Mortgage Trust, Series	222 027
		2012-C4, Class A5, 2.85%, 12/10/45	233,027
		TOTAL COMMERCIAL MORTGAGE-BACKED	
		SECURITIES	
			1 197 060
		(Cost \$1,277,045) (0.4%)	1,187,960
Dringing			
Principal			Value
Amount			Value
CORPORAT	E BONDS & NOTES (6.4%)		
		BASIC MATERIALS (0.4%)	
		DASIC WATERIALS (0.4%)	
\$	250,000	LYB International Finance B.V., Guaranteed Notes,	
Ψ	250,000	4.00%, 7/15/23	\$ 246,764
	375,000	PPG Industries, Inc., Senior Unsecured Notes, 3.60%,	φ 240,704
	575,000	11/15/20	380,565
	560.000		300,303
	560,000	Southern Copper Corp., Senior Unsecured Notes, 6.38%,	600 004
		7/27/15	600,804
			1,228,133
	250.000	COMMUNICATIONS (0.6%)	
	250,000	America Movil S.A.B. de C.V., Senior Unsecured Notes,	000 707

250,000	America Movil S.A.B. de C.V., Senior Unsecured Notes,	
	3.13%, 7/16/22	230,787
150,000	Comcast Corp., Guaranteed Notes, 6.40%, 3/1/40	173,081
250,000		240,159

	DIRECTV Holdings LLC / DIRECTV Financing Co.,	
	Inc., Guaranteed Notes, 3.80%, 3/15/22	
250,000	Harris Corp., Senior Unsecured Notes, 4.40%, 12/15/20	259,148
200,000	MetroPCS Wireless, Inc., Guaranteed Notes, 6.63%,	
	11/15/20	212,000
200,000	Motorola Solutions, Inc., Senior Unsecured Notes,	
	6.00%, 11/15/17	227,491
250,000	Time Warner, Inc., Guaranteed Notes, 3.15%, 7/15/15	258,998
150,000	Verizon Communications, Inc., Senior Unsecured Notes,	
	1.25%, 11/3/14	150,874
333,000	Viacom, Inc., Senior Unsecured Notes, 4.38%, 9/15/14	341,685
		2,094,223
	CONSUMER, CYCLICAL (1.0%)	
250,000	CVS Caremark Corp., Senior Unsecured Notes, 6.60%,	
	3/15/19	295,846
275,000	D.R. Horton, Inc., Guaranteed Notes, 6.50%, 4/15/16	300,437
150,000	Delphi Corp., Guaranteed Notes, 6.13%, 5/15/21	166,313
150,000	Hanesbrands, Inc., Guaranteed Notes, 6.38%, 12/15/20	163,875

See Notes to Financial Statements. 25

Schedule of Investments (continued)

Principa	ıl			
Amount				Value
	250,000	Home Depot, Inc. (The), Senior Unsecured Notes, 3.95%, 9/15/20	\$	266,724
	205,000	Lennar Corp., Series B, Guaranteed Notes, 5.60%, 5/31/15		215,250
	500,000	Lowe's Cos., Inc., Senior Unsecured Notes, 2.13%, 4/15/16		512,841
	500,000	Nordstrom, Inc., Senior Unsecured Notes, 4.75%, 5/1/20		547,180
	150,000	Royal Caribbean Cruises, Ltd., Senior Unsecured Notes, 5.25%, 11/15/22		150,000
	250,000	Wyndham Worldwide Corp., Senior Unsecured Notes, 3.90%, 3/1/23		235,492
		Wynn Las Vegas LLC/Wynn Las Vegas Capital Corp., Senior Unsecured Notes,		
	500,000	5.38%, 3/15/22		505,000
			-	3,358,958
		CONSUMER, NON-CYCLICAL (0.6%)		
	250,000	Celgene Corp., Senior Unsecured Notes, 2.30%, 8/15/18		248,627
	250,000	Cigna Corp., Senior Unsecured Notes, 2.75%, 11/15/16		260,206
	150,000	Constellation Brands, Inc., Guaranteed Notes, 3.75%, 5/1/21		141,000
	250,000	Hawk Acquisition Sub, Inc., Secured Notes, 4.25%, 10/15/20 (2)		241,875
	500,000	Humana, Inc., Senior Notes, 6.45%, 6/1/16		558,708
	250,000	Kroger Co. (The), Senior Unsecured Notes, 3.40%, 4/15/22		242,495
	200,000	Mylan, Inc., Senior Unsecured Notes, 1.35%, 11/29/16		199,633
				1,892,544
		ENERGY (0.5%)		
	500,000	Devon Energy Corp., Senior Unsecured Notes, 2.40%, 7/15/16		514,145
	500,000	Enterprise Products Operating LLC, Guaranteed Notes, 4.85%, 8/15/42		470,884
	250,000	Marathon Oil Corp., Senior Unsecured Notes, 2.80%, 11/1/22		230,402
Principa				
Amount				Value
\$	500,000	Shell International Finance B.V., Guaranteed Notes, 4.55%, 8/12/43	\$	487,671
				1,703,102
		FINANCIAL (2.4%)		
	200,000	Aircastle, Ltd., Senior Unsecured Notes, 4.63%, 12/15/18		201,500
	250,000	American Express Co., Senior Unsecured Notes, 0.83%, 5/22/18 (3)		249,827
	250,000	American International Group, Inc., Senior Unsecured Notes, 4.88%, 6/1/22		268,706
	250,000	Bank of America Corp. MTN, Senior Unsecured Notes, 3.30%, 1/11/23		236,567
	250,000	Bank of Montreal MTN, Senior Unsecured Notes, 2.50%, 1/11/17		257,522
	150,000	Bank of New York Mellon Corp. (The), Senior Unsecured Notes, 5.45%, 5/15/19		170,426
	250,000	Berkshire Hathaway, Inc., Senior Unsecured Notes, 3.75%, 8/15/21 (1)		257,758
	140,000	BlackRock, Inc., Series 2, Senior Unsecured Notes, 5.00%, 12/10/19		158,073
	250,000	Boston Properties L.P., Senior Unsecured Notes, 3.13%, 9/1/23		228,347

250,000	Capital One NA/ Mclean, Senior Notes, 1.50%, 3/22/18	243,120
250,000	CIT Group, Inc., Senior Unsecured Notes, 5.00%, 5/15/17	266,875
	Cooperatieve Centrale Raiffeisen-Boerenleenbank BA, Guaranteed Notes, 3.95%,	
250,000	11/9/22	242,248
250,000	Credit Agricole S.A., Senior Unsecured Notes, 2.13%, 4/17/18 (2)	248,373
500,000	Fifth Third Bank, Senior Unsecured Notes, 1.45%, 2/28/18	487,206
500,000	Ford Motor Credit Co. LLC, Senior Unsecured Notes, 2.38%, 1/16/18	504,980
250,000	General Electric Capital Corp. MTN, Senior Unsecured Notes, 1.00%, 8/11/15 (3)	251,904
300,000	General Motors Financial Co., Inc., Senior Unsecured Notes, 3.25%, 5/15/18 (2)	300,000

Principal

Amount
Amount

\$

iount		Value
500,000	Goldman Sachs Group, Inc. (The), Senior Unsecured Notes, 5.75%, 1/24/22	\$ 562,844
500,000	JPMorgan Chase & Co., Senior Unsecured Notes, 4.50%, 1/24/22	528,865
500,000	Morgan Stanley, Senior Unsecured Notes, 4.75%, 3/22/17	545,659
200,000	PNC Funding Corp., Guaranteed Notes, 3.30%, 3/8/22	196,529
250,000	Societe Generale S.A., Senior Unsecured Notes, 5.20%, 4/15/21	274,814
250,000	State Street Corp., Senior Unsecured Notes, 1.35%, 5/15/18	241,948
168,000	Wachovia Bank NA, Subordinated Notes, 4.80%, 11/1/14	174,238
500,000	Wells Fargo & Co. MTN, Senior Unsecured Notes, 3.50%, 3/8/22	500,132
100,000	Weyerhaeuser Co., Senior Unsecured Notes, 6.95%, 10/1/27	115,359
100,000	XLIT, Ltd., Guaranteed Notes, 5.25%, 12/15/43	100,670
		7,814,490
	INDUSTRIAL (0.3%)	
254,000	Masco Corp., Senior Unsecured Notes, 6.13%, 10/3/16	284,480
314,000	Thermo Fisher Scientific, Inc., Senior Unsecured Notes, 3.20%, 3/1/16	328,285
500,000	Union Pacific Corp., Senior Unsecured Notes, 4.00%, 2/1/21	521,736
·		1,134,501
	TECHNOLOGY (0.1%)	
100,000	Microsoft Corp., Senior Unsecured Notes, 3.63%, 12/15/23	100,156
250,000	Oracle Corp., Senior Unsecured Notes, 5.00%, 7/8/19.	283,022
,		383,178
	UTILITIES (0.5%)	
250,000	Alabama Power Co., Senior Unsecured Notes, 3.85%, 12/1/42	213,247
500,000	Dominion Resources, Inc., Senior Unsecured Notes, 2.25%, 9/1/15	512,407
250,000	Florida Power & Light Co., 4.05%, 6/1/42	228,501

See Notes to Financial Statements. 26

December 31, 2013

Principal Amount \$ 500,000 250,000	Sempra Energy, Senior Unsecured Notes, 2.00%, 3/15/14 South Carolina Electric & Gas Co., 4.35%, 2/1/42 . TOTAL CORPORATE BONDS & NOTES (Cost \$21,367,876) (6.4%)	Value \$ 501,545 232,200 1,687,900 21,297,029
CONVERTIBLE CORPORATE BONDS	& NOTES (3.6%)	
100,000 100,000 350,000	BASIC MATERIALS (0.2%) Allegheny Technologies, Inc., Convertible Fixed, 4.25%, 6/1/14 ArcelorMittal, Senior Notes, 5.00%, 5/15/14 (1) Steel Dynamics, Inc., Guaranteed Notes, 5.13%, 6/15/14	103,375 101,188 411,906 616,469
300,000 100,000	COMMUNICATIONS (0.2%) Equinix, Inc., Convertible Fixed, 4.75%, 6/15/16 VeriSign, Inc., Junior Subordinated Debentures, 3.25%, 8/15/37 (2)	655,125 180,375 835,500
150,000 200,000 200,000 300,000	CONSUMER, CYCLICAL (0.3%) Home Inns & Hotels Management, Inc., Senior Notes, 2.00%, 12/15/15 (2) International Game Technology, Senior Unsecured Notes, 3.25%, 5/1/14 (1) MGM Resorts International, Guaranteed Senior Notes, 4.25%, 4/15/15 Navistar International Corp., Senior Subordinated Notes, 3.00%, 10/15/14	156,563 212,000 275,000 306,750 950,313
1,000,000 100,000	CONSUMER, NON-CYCLICAL (0.6%) Alere, Inc., Convertible Fixed, 3.00%, 5/15/16 Gilead Sciences, Inc., Convertible Fixed, Series D, 1.63%, 5/1/16	1,123,750 329,812

Principal

Amount \$ 300,000 123,000	Insulet Corp., Senior Unsecured Notes, 3.75%, 6/15/16 Salix Pharmaceuticals Ltd., Senior Unsecured Notes, 2.75%, 5/15/15	Value \$ 440,625 242,003 2,136,190
250,000 800,000	ENERGY (0.3%) Goodrich Petroleum Corp., Senior Unsecured Notes, 5.00%, 10/1/29 Peabody Energy Corp., Junior Subordinate Debentures, 4.75%, 12/15/41 (1)	254,063 632,500 886,563
150,000 300,000 100,000 200,000 200,000	 FINANCIAL (0.4%) Digital Realty Trust L.P., Guaranteed Notes, 5.50%, 4/15/29 (2) Fidelity National Financial, Inc. 4.25%, 8/15/18 ProLogis, Guaranteed Notes, 3.25%, 3/15/15 SL Green Operating Partnership L.P., Convertible Fixed, 3.00%, 10/15/17 (2) Tower Group, Inc., Senior Notes Convertible, 5.00%, 9/15/14 	190,875 490,500 111,625 248,875 169,375 1,211,250
100,000 150,000 250,000 200,000 150,000 300,000	INDUSTRIAL (0.5%) AGCO Corp., Senior Subordinated Notes, 1.25%, 12/15/36 Alliant Techsystems, Inc., Guaranteed Notes, 3.00%, 8/15/24 Bristow Group, Inc., Guaranteed Notes, 3.00%, 6/15/38 EnerSys, Senior Notes, 3.38%, 6/1/38 (4) MasTec, Inc., Convertible Fixed, 4.00%, 6/15/14 Trinity Industries, Inc., Subordinated Notes Convertible, 3.88%, 6/1/36	145,813 240,094 306,562 352,625 311,906 395,062 1,752,062
350,000 350,000	TECHNOLOGY (1.1%) CACI International, Inc., Senior Subordinate Debenture, 2.13%, 5/1/14 CSG Systems International, Inc., Senior Subordinate Debenture, 3.00%, 3/1/17 (2)	468,781 468,781
Principal Amount \$ 150,000 200,000 150,000 200,000 1,000,000	Intel Corp., Junior Subordinated Notes, 3.25%, 8/1/39 Lam Research Corp., Senior Unsecured Notes, 1.25%, 5/15/18 (1) SanDisk Corp., Senior Unsecured Notes, 1.50%, 8/15/17 Xilinx, Inc., Senior Notes, 2.63%, 6/15/17 Xilinx, Inc., Subordinated Debentures, 3.13%, 3/15/37	Value \$ 203,906 243,250 221,063 319,000 1,583,125 3,507,906
	TOTAL CONVERTIBLE CORPORATE BONDS & NOTES (Cost \$9,154,916) (3.6%)	11,896,253
FOREIGN GOV 250,000 250,000	 ERNMENT OBLIGATIONS (0.2%) International Bank for Reconstruction & Development, Senior Unsecured Notes, 0.50%, 4/15/16 Mexico Government International Bond, Senior Unsecured Notes, 5.13%, 1/15/20 	249,604 277,000
		526,604

TOTAL FOREIGN GOVERNMENT OBLIGATIONS (Cost \$526,433) (0.2%)

LONG-TERM MUNICIPAL SECURITIES (0.3%)

CALIFORNIA (0.1%)

250,000	San Francisco Bay Area Rapid Transit District, Revenue Bonds, Series B, 4.09%, 7/1/32	227,162
200,000	NEW YORK (0.1%) City of New York, General Obligation Unlimited, Subser. D2, 2.60%, 8/1/20 Metropolitan Transportation Authority, Build America Bonds, Revenue Bonds,	194,900
185,000	Ser. C-1, 5.12%, 11/15/19	200,588
		395,488

See Notes to Financial Statements.

Schedule of Investments (continued)

Principal Amount	l			Value
1 1110 0110		TEXAS (0.1%)		
\$	250,000	Tarrant County Cultural Education Facilities Finance		
Ŷ		Corp., Revenue Bonds, Baylor Health Care System		
		Project, Series C, 4.45%, 11/15/43	\$	211,933
		110/000, 00105 0, 1.15 //, 11/15/15	Ψ	211,955
		TOTAL LONG-TERM MUNICIPAL SECURITIES		
		(Cost \$906,426) (0.3%)		834,583
U.S.	GOVERNMENT AGENCY	OBLIGATIONS (8.0%)		
	500,000	FHLB, 1.13%, 3/10/17		502,720
	250,000	FHLB, 3.13%, 12/8/17		265,894
	175,000	FHLB, 2.75%, 6/8/18		182,550
	250,000	FHLB, 1.63%, 2/27/19		246,312
	415,000	FHLB, 4.13%, 12/13/19		455,374
	1,000,000	FHLB, 3.25%, 6/9/23		992,905
	467,757	FHLMC, Series 4151, Class PA, 2.00%, 1/15/33		447,265
	125,107	FHLMC Gold PC Pool #A46044, 5.00%, 7/1/35		134,977
	425,854	FHLMC Gold PC Pool #A47613, 5.00%, 11/1/35		459,681
	100,000	FHLMC Gold PC Pool #A89430, 4.50%, 10/1/39		105,864
	250,000	FHLMC Gold PC Pool #C09055, 4.00%, 12/1/43		257,002
	18,568	FHLMC Gold PC Pool #G05205, 5.00%, 1/1/39		20,024
	365,475	FHLMC Gold PC Pool #J17969, 3.00%, 2/1/27		372,566
	135,828	FHLMC Pool #A84814, 4.50%, 3/1/39		143,694
	839,249	FHLMC Pool #A86830, 4.50%, 6/1/39		889,234
	108,696	FHLMC Pool #A96997, 4.50%, 2/1/41		115,169
	385,215	FHLMC Pool #A97264, 4.00%, 2/1/41		395,933
	400,098	FHLMC Pool #C09027, 3.00%, 2/1/43		379,517
	74,270	FHLMC Pool #G08521, 3.00%, 1/1/43		70,449
	1,065,100	FHLMC Pool #J13314, 3.50%, 10/1/25	1	,111,037

Р	rincipal		
Amount		Value	
\$	872,069	FHLMC Pool #Q04096, 4.00%, 10/1/41	\$ 896,327
	180,419	FHLMC Pool #Q06884, 3.50%, 3/1/42	179,218
	109,024	FHLMC Pool #Q11077, 3.50%, 9/1/42	108,298
	500,000	FNMA, 2.00%, 9/21/15	513,752
	500,000	FNMA, 0.38%, 12/21/15	499,235
1	1,000,000	FNMA, 0.88%, 5/21/18	967,312
	436,223	FNMA Pool #745275, 5.00%, 2/1/36	473,438

51,118	FNMA Pool #832199, 4.50%, 7/1/35	54,206
72,734	FNMA Pool #973333, 4.50%, 2/1/38	76,981
274,476	FNMA Pool #AA0466, 4.50%, 2/1/39	290,615
15,730	FNMA Pool #AB1259, 5.00%, 7/1/40	17,112
967,100	FNMA Pool #AB1796, 3.50%, 11/1/40	961,813
260,193	FNMA Pool #AB2660, 3.50%, 5/1/21	273,497
164,910	FNMA Pool #AB3218, 3.50%, 7/1/31	167,917
700,264	FNMA Pool #AB3900, 3.00%, 11/1/26	715,423
25,494	FNMA Pool AB3943, 4.00%, 11/1/41	26,264
439,006	FNMA Pool #AB5231, 2.50%, 5/1/27	435,992
254,339	FNMA Pool #AC5822, 4.50%, 5/1/40	269,592
423,131	FNMA Pool #AD7128, 4.50%, 7/1/40	448,427
269,186	FNMA Pool #AD8529, 4.50%, 8/1/40	285,301
889,806	FNMA Pool #AE9759, 4.00%, 12/1/40	916,782
247,422	FNMA Pool #AH2084, 4.00%, 12/1/40	254,873
452,278	FNMA Pool #AH4493, 4.50%, 2/1/41	479,319
882,992	FNMA Pool #AH6186, 4.00%, 2/1/41	909,617
601,540	FNMA Pool #AH8932, 4.50%, 4/1/41	637,670
1,093,123	FNMA Pool #AJ9278, 3.50%, 12/1/41	1,087,022
31,258	FNMA Pool #AK6513, 4.00%, 3/1/42	32,195
648,579	FNMA Pool #AL0160, 4.50%, 5/1/41	689,484
900,001	FNMA Pool #AL0657, 5.00%, 8/1/41	982,202
84,269	FNMA Pool #AL3192, 5.00%, 5/1/42	91,963
434,978	FNMA Pool #AQ1853, 3.00%, 11/1/42	413,381

Principal

Amount

\$

			Value
497,470	FNMA Pool #AS0865, 2.50%, 10/1/28	\$	492,913
200,000	FNMA Pool #AS1529, 3.00%, 1/1/29		204,500
796,401	FNMA Pool #AT8849, 4.00%, 6/1/43		820,320
249,571	FNMA Pool #AU3621, 3.00%, 7/1/43		237,235
449,269	FNMA Pool #AU5409, 3.00%, 8/1/43		427,078
299,592	FNMA Pool #AU6562, 3.50%, 12/1/43		297,919
349,402	FNMA Pool #AU7025, 3.00%, 11/1/43		332,091
56,976	FNMA Pool #MA0406, 4.50%, 5/1/30		60,685
222,108	FNMA Pool #MA0577, 3.50%, 11/1/20		233,454
	FNMA REMIC Trust Series 2013-18, Class AE,		
471,722	2.00%, 3/25/28		448,733
	FNMA REMIC Trust Series 2013-41, Class WD,		
321,530	2.00%, 11/25/42		308,938
126,022	GNMA I Pool #539285, 3.00%, 5/15/42		121,944
176,055	GNMA I Pool #744842, 3.00%, 5/15/42		170,358
500,000	GNMA II Pool #MA1521, 3.50%, 12/20/43		507,110
250,000	GNMA TBA, 3.00%, 1/1/44		241,543
	TOTAL U.S. GOVERNMENT AGENCY		
	OBLIGATIONS (Cost \$27,139,092) (8.0%)	2	6,608,216

SHORT-TERM INVESTMENTS (11.1%)

REPURCHASE AGREEMENTS (8.0%)

26,300,000

With Morgan Stanley, 0.01%, dated 12/31/13, due 01/02/14, delivery value \$26,300,015 (collateralized by \$26,760,000 U.S. Treasury Notes 1.000% due 03/31/17, with a value of \$26,891,824)

26,300,000

See Notes to Financial Statements.

December 31, 2013

	ocipal ount			Value
		JOINT REPURCHASE AGREEMENTS (INVESTMENTS O	OF CASH	
		COLLATERAL FOR SECURITIES ON LOAN) (3.1%)		
\$	3,794,575	Joint Repurchase Agreement with Morgan Stanley, 0.02%, da		
		01/02/14, delivery value \$3,794,579 (collateralized by \$3,870 Bonds 4,250% - 8,000% dwg 11/(15/21 - 11/(15/40 and U.S. Tr	•	
		Bonds 4.250% - 8.000% due 11/15/21 - 11/15/40 and U.S. Tr 2.625% - 2.750% due 11/15/20 - 11/15/23, with a value of \$3	•	\$ 3,794,575
	5,601,515	Joint Repurchase Agreement with Barclays, 0.01%, dated 12/		
	2,001,212	delivery value \$5,601,518 (collateralized by \$5,713,553 U.S.		
		Indexed Notes 1.250% - 1.875% due 04/15/14 - 07/15/15, wit	•	
		\$5,670,362)		5,601,515
	icipal			X 7 1
	ount	Leist Degunshood Agreement with Citizeneur 0.010 dated 12	121/12 due	Value
\$	903,470	Joint Repurchase Agreement with Citigroup, 0.01%, dated 12/ 01/02/14, delivery value \$903,471 (collateralized by \$921,549		
		Bills 0.000% due 02/20/14, with a value of \$921,549	0. S. Heasury	\$ 903,470
				10,299,560
		TOTAL SHORT-TERM INVESTMENTS (Cost \$36,599,560) (11.1%)	36,599,560
			404.021)	¢ 240.012.025
		TOTAL INVESTMENT SECURITIES (102.8%) (Cost \$262,	494,931)	\$ 340,012,935
EX	CESS OF LIA	BILITIES OVER CASH AND OTHER ASSETS (-2.8%)		(9,314,832)
D.				
	cipal ount			Value
	ount Γ ASSETS (1)	00%)	\$	330,698,103
INL:	I ASSEIS (II	0070)	φ	550,098,105
NE	ΓASSET VA	LUE OFFERING AND REDEMPTION PRICE, PER		
		SHARE (\$330,698,103 ÷ 33,679,337 shares outstanding)	\$	9.82
*		Non-income producing.		
(1)		A portion or all of the security was held on loan		1, 2013, the
(2)		market value of the securities on loan was \$11,		w oon only ho
(2)		Pursuant to Rule 144A under the Securities Act sold to qualified institutional investors.	. or 1955, uns securit	y can only be
(3)		The rate shown on floating rate securities is the	rate at the end of the	e reporting
		period. The rate changes monthly.		
(4)				

	Step Bond - The rate shown is as of
	December 31, 2013 and will reset at a future
	date.
ADR	American Depositary Receipt.
FHLB	Federal Home Loan Bank.
FHLMC	Federal Home Loan Mortgage Corp.
FNMA	Federal National Mortgage Association.
GNMA	Government National Mortgage Association.
MTN	Medium Term Note.
REIT	Real Estate Investment Trust.
TBA	To Be Announced.

The following table summarizes the inputs used to value the Fund's investments in securities as of December 31, 2013 (See Note 1B):

Value Line Income and Growth Fund, Inc. Assets:		Level 1		Level 2	Ι	Level 3		Total
Assets. Common Stocks	\$	218,462,711	\$		\$		\$	218,462,711
	φ		Φ		Φ		φ	
Preferred Stocks		124,500						124,500
Convertible Preferred Stocks		1,794,520		675,248				2,469,768
U.S. Treasury Obligations		—		20,005,751				20,005,751
Commercial Mortgage-Backed Securities		—		1,187,960				1,187,960
Corporate Bonds & Notes		—		21,297,029				21,297,029
Convertible Corporate Bonds & Notes				11,896,253				11,896,253
Foreign Government Obligations		—		526,604				526,604
Long-Term Municipal Securities		—		834,583				834,583
U.S. Government Agency Obligations		—		26,608,216				26,608,216
Short-Term Investments				36,599,560				36,599,560
Total	\$	220,381,731	\$	119,631,204	\$	—	\$	340,012,935

See Notes to Financial Statements.

VALUE LINE LARGER COMPANIES FUND, INC.

INVESTMENT OBJECTIVE AND STRATEGY

The Fund's investment objective is to realize capital growth.

To achieve the Fund's investment objective the Adviser invests substantially all of the Fund's assets in common stock. While the Fund is actively managed by the Adviser, the Adviser relies primarily on the rankings of companies by the Value Line TimelinessTM Ranking System (the "Ranking System") in selecting securities for purchase or sale. The Fund's investments usually, as measured by the number and total value of purchases, are selected from common stocks of the 100 largest companies by capitalization that are ranked 1, 2, or 3 by the Ranking System. The Adviser will determine the percentage of the Fund's assets invested in each stock based on the stock's relative attractiveness.

Manager Discussion of Fund Performance

Below, Value Line Larger Companies Fund, Inc. portfolio manager Mark T. Spellman discusses the Fund's performance and positioning for the 12 months ended December 31, 2013.

How did the Fund perform during the annual period?

The Fund generated a total return of 30.05% during the 12 months ended December 31, 2013. This compares to the 32.39% return of the Fund's benchmark, the S&P 500® Index, during the same annual period.

What key factors were responsible for the Fund's performance during the 12-month reporting period?

While the Fund generated robust double-digit absolute gains, its underperformance of the S&P 500® Index during the 12-month reporting period can be attributed primarily to sector allocation. Stock selection overall proved effective.

Which equity market sectors most significantly affected Fund performance?

Overweighted allocations to and stock selection in the information technology and materials sectors, which each lagged the S&P 500® Index during the annual period, detracted from the Fund's performance. Having an underweighted allocation to financials, which outpaced the S&P 500® Index during the annual period, also dampened results.

Partially offsetting these detractors were the positive contributions made by overweighted allocations to the consumer discretionary and health care sectors, which each outpaced the S&P 500® Index during the annual period. Having an underweighted allocation to energy, which underperformed the S&P 500® Index during the annual period, also boosted relative results. Effective stock selection in the health care sector added value as well.

Which stocks detracted significantly from the Fund's performance during the annual period?

During the annual period, the stocks that detracted most from the Fund's performance were U.K.-based international resources company BHP Billiton, Canadian gold producer Yamana Gold and U.S. security services provider ADT.

BHP Billiton's shares declined as global natural resource prices dropped. Shares of Yamana Gold fell significantly along with the precipitous decline in the price of gold bullion. ADT performed poorly on weaker than expected reported results. We sold the Fund's position in Yamana Gold by the end of the annual period.

What were some of the Fund's best-performing individual stocks?

The individual stocks that contributed most to the Fund's relative results were all U.S.-based companies—casino resort and convention center owner and operator Las Vegas Sands, Internet-based airline and hotel services provider priceline.com and pharmaceuticals manufacturer Actavis, each of which posted robust double-digit gains during the annual period. Las Vegas Sands performed well, as gaming revenue and profit both in the U.S. and abroad rebounded with improved global economic conditions. Shares of priceline.com were up strongly as its reported results were better than anticipated. Actavis saw its shares soar as the generic drug company's results were better than expected, and investors responded favorably to the company's accretive acquisition of Ireland-based Warner Chilcott.

How did the Fund use derivatives and similar instruments during the reporting period?

The Fund did not use derivatives during the reporting period.

(continued)

Did the Fund make any significant purchases or sales during the fiscal year?

During the fiscal year, we initiated Fund positions in apparel and accessories designer Ralph Lauren and applications software provider Salesforce.com, in each case as a dip in their respective share prices offered what we believed to be an attractive entry point into the companies. We established a Fund position in investment management company Franklin Resources, as its upside potential appeared attractive to us given its asset flows and the strong equity market.

We sold the Fund's position in semiconductor device manufacturer Altera, as broad semiconductor industry fundamentals began to deteriorate, in our view. We eliminated the Fund's position in leather goods retailer Coach, as the company reported worse than expected earnings results. We exited the Fund's position in agricultural chemicals producer Potash Corp. of Saskatchewan after it reported disappointing results, and we detected a deterioration in industry fundamentals.

Were there any notable changes in the Fund's weightings during the 12-month period?

There were no material changes in the Fund's sector weightings during the 12-month period ended December 31, 2013.

How was the Fund positioned relative to its benchmark index at the end of December 2013?

As of December 31, 2013, the Fund was overweighted relative to the S&P 500® Index in the consumer discretionary, information technology, materials, health care and industrials sectors. The Fund was underweighted relative to the S&P 500® Index in the financials, consumer staples and energy sectors and rather neutrally weighted relative to the Index in the utilities and telecommunication services sectors on the same date.

What is your tactical view and strategy for the months ahead?

As we look toward 2014, we intend to continue to look for and to emphasize larger-capitalization stocks that generally are ranked in the higher categories of 1, 2 or 3 in the Value Line TimelinessII Ranking System. As of December 31, 2013, a majority of the Fund's assets were in stocks that met these criteria. The Fund's weighted average price-earnings and debt-to-capital ratios were below that of the S&P 500® Index, while its historical sales growth, earnings growth, return on assets and return on equity were all higher than the Index. We seek to maintain these Fund portfolio characteristics going forward.

As always, our goal is to generate solid returns through capital growth across market cycles.

Value Line Larger Companies Fund, Inc. Portfolio Highlights at December 31, 2013 (unaudited)

Ten Largest Holdings

			Percentage of Net
Issue	Shares	Value	Assets
Google, Inc. Class A	3,700	\$ 4,146,627	2.0%
Apple, Inc.	6,500	3,647,215	1.7%
Actavis PLC	20,000	3,360,000	1.6%
Gilead Sciences, Inc.	42,000	3,156,300	1.5%
NIKE, Inc. Class B	40,000	3,145,600	1.5%
Las Vegas Sands Corp.	39,000	3,075,930	1.5%
McKesson Corp.	19,000	3,066,600	1.4%
Starbucks Corp.	39,000	3,057,210	1.4%
Priceline.com, Inc.	2,600	3,022,240	1.4%
Danaher Corp.	39,000	3,010,800	1.4%

Asset Allocation - Percentage of Net Assets

Sector Weightings - Percentage of Total Investment Securities*

*Sector weightings exclude short-term investments.

(continued)

The following graph compares the performance of the Value Line Larger Companies Fund, Inc. to that of the S&P 500 Index (the "Index"). The Value Line Larger Companies Fund, Inc. is a professionally managed mutual fund, while the Index is not available for investment and is unmanaged. The returns for the Index do not reflect charges, expenses or taxes, but do include the reinvestment of dividends. The comparison is shown for illustrative purposes only.

Comparison of a Change in Value of a \$10,000 Investment in the Value Line Larger Companies Fund, Inc. and the S&P 500 Index*

Performance Data: **

	Average Annual	Growth of an Assumed
	Total Return	Investment of \$10,000
1 year ended 12/31/13	30.05%	\$13,005
5 years ended 12/31/13	14.84%	\$19,973
10 years ended 12/31/13	6.65%	\$19,044

* The Standard and Poor's 500 Stock Index is an unmanaged index that is representative of the larger-capitalization stocks traded in the United States.

** The performance data quoted represent past performance and are no guarantee of future performance. The average annual total returns and growth of an assumed investment of \$10,000 include dividends reinvested and capital gains distributions accepted in shares. The investment return and principal value of an investment will fluctuate so that an investment, when redeemed, may be worth more or less than its original cost. The performance data and graph do not reflect the deduction of taxes that a shareholder would pay on fund distributions or the redemption of fund shares.

Value Line Larger Companies Fund, Inc. Schedule of Investments

Shares

COMMON STOCKS (97.1%)

CONSUMER DISCRETIONARY (17.7%) 5,000 \$ AutoZone, Inc. * 2,389,700 60,000 Comcast Corp. Class A 2,992,800 42,000 DIRECTV * 2,901,780 39,000 Las Vegas Sands Corp. 3,075,930 McDonald's Corp. 24,000 2,328,720 NIKE, Inc. Class B 40,000 3,145,600 2,600 Priceline.com, Inc. * 3,022,240 Ralph Lauren Corp. 13,000 2,295,410 Starbucks Corp. 39,000 3,057,210 Target Corp. 33,000 2,087,910 TJX Companies, Inc. (The) 41,000 2,612,930 30,000 Viacom, Inc. Class B 2,620,200 Walt Disney Co. (The) 36,000 2,750,400 28,000 Yum! Brands, Inc. 2,117,080 37,397,910 CONSUMER STAPLES (4.6%) 24,000 Costco Wholesale Corp. 2,856,240 29,000 CVS Caremark Corp. 2,075,530 44,000 General Mills, Inc. 2,196,040 31,000 PepsiCo, Inc. 2,571,140 9,698,950 ENERGY (7.8%) Cameron International Corp. * 37,000 2,202,610 Chevron Corp. 16,000 1,998,560 Enterprise Products Partners L.P. 2,585,700 39,000 EOG Resources, Inc. 15,000 2,517,600 Exxon Mobil Corp. 26,000 2,631,200 Schlumberger Ltd. 28,000 2,523,080 45,000 TransCanada Corp. (1) 2,054,700 16,513,450 FINANCIALS (7.8%) 19,000 American Tower Corp. REIT 1,516,580 8,000 BlackRock, Inc. 2,531,760 37,000 Capital One Financial Corp. 2,834,570 Franklin Resources, Inc. 30,000 1,731,900 48,000 JPMorgan Chase & Co. 2,807,040 M&T Bank Corp. (1) 21,700 2,526,314

Value

Shares

	Eugai Filing. MORGAN STANLET - FUITI 4	124DZ	
65,000	U.S. Bancorp		2,626,000
			16,574,164
20,000	HEALTH CARE (15.3%) Actavis PLC *		2 260 000
20,000 23,000			3,360,000
23,000	Allergan, Inc. Amgen, Inc.		2,554,840 2,625,680
10,000	Biogen Idec, Inc. *		2,025,080
45,000	Bristol-Myers Squibb Co.		
36,000	Express Scripts Holding Co. *		2,391,750 2,528,640
42,000	Gilead Sciences, Inc. *		3,156,300
19,000	McKesson Corp.		3,066,600
17,000	weresson corp.		5,000,000
			Value
27,000	Novartis AG ADR	\$	2,170,260
15,000	Novo Nordisk A/S ADR		2,771,400
19,000	Thermo Fisher Scientific, Inc.		2,115,650
38,000	UnitedHealth Group, Inc.		2,861,400
			32,400,020
53,000	INDUSTRIALS (11.7%) ADT Corp. (The)		2,144,910
19,000	Boeing Co. (The)		2,144,910
44,000	Canadian National Railway Co.		2,595,510
39,000	Danaher Corp.		3,010,800
53,085	Expeditors International of Washington,		5,010,000
55,085	Inc.		2,349,011
19,000	FedEx Corp.		2,731,630
10,000	Precision Castparts Corp.		2,693,000
40,000	Tyco International Ltd.		1,641,600
15,000	Union Pacific Corp.		2,520,000
23,000	United Technologies Corp.		2,617,400
20,000			24,810,541
	INFORMATION TECHNOLOGY (23.0%)		
34,000	Accenture PLC Class A		2,795,480
6,500	Apple, Inc.		3,647,215
49,700	ARM Holdings PLC ADR		2,720,578
27,000	Cognizant Technology Solutions Corp.		
50 000	Class A *		2,726,460
52,000	eBay, Inc. *		2,854,280
95,000	EMC Corp.		2,389,250
3,700	Google, Inc. Class A *		4,146,627
91,000	Intel Corp.		2,362,360
12,000	International Business Machines Corp.		2,250,840
33,900	Intuit, Inc.		2,587,248
36,071	Motorola Solutions, Inc.		2,434,793
57,000	Oracle Corp.		2,180,820
36,000	QUALCOMM, Inc.		2,673,000
49,000	Salesforce.com, Inc. *		2,704,310
29,900	SAP AG ADR (1)		2,605,486

	55,000 13,000 24,000	Texas Instruments, Inc. Visa, Inc. Class A VMware, Inc. Class A *	2,415,050 2,894,840 2,153,040 48,541,677
	18,000 32,000 33,000 25,000 19,000 16,000	MATERIALS (6.3%) Air Products & Chemicals, Inc. BHP Billiton Ltd. ADR (1) E.I. du Pont de Nemours & Co. Ecolab, Inc. Monsanto Co. Praxair, Inc.	2,012,040 2,182,400 2,144,010 2,606,750 2,214,450 2,080,480 13,240,130
Shares	92,000 50,000	TELECOMMUNICATION SERVICES (2.0%) America Movil S.A.B. de C.V. Series L, ADR (1) BCE, Inc.	Value \$ 2,150,040 2,164,500 4,314,540
	26,333	UTILITIES (0.9%) Duke Energy Corp.	1,817,240
		TOTAL COMMON STOCKS (Cost \$119,157,923) (97.1%)	205,308,622
Principal Amount SHORT-TERM	INVESTMENT	S (6.2%)	Value
\$	6,000,000	REPURCHASE AGREEMENTS (2.8%) With Morgan Stanley, 0.01%, dated 12/31/13, due 01/02/14, delivery value \$6,000,003 (collateralized by \$6,105,000 U.S. Treasury Notes 1.000% due 03/31/17, with a value of \$6,135,074)	6,000,000
	2,618,773	JOINT REPURCHASE AGREEMENTS (INVESTMENTS OF CASH COLLATERAL FOR SECURITIES ON LOAN) (3.4%) Joint Repurchase Agreement with Morgan Stanley, 0.02%, dated 12/31/13, due 01/02/14, delivery value \$2,618,776 (collateralized by \$2,671,149 U.S. Treasury Bonds 4.250% - 8.000% due 11/15/21 - 11/15/40 and U.S. Treasury Notes 2.625% - 2.750% due 11/15/20 - 11/15/23, with a value of \$2,657,557)	2,618,773

See Notes to Financial Statements.

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December 31, 2013

Principal Amount					Value
\$ 3,865,808	\$ 3,865,808Joint Repurchase Agreement with Barclays, 0.01%, dated 12/31/13, due 01/02/14, delivery value \$3,865,810 (collateralized by \$3,943,129 U.S.				
	Treasury Inflation Indexed Notes 1.2 with a value of \$3,913,321)	.50% - 1.875% di	ıe 04/15/14 - 0	7/15/15, \$	3,865,808
Principal					V - 1
Amount \$ 623,517	Joint Repurchase Agreement with Ci	•			Value
	01/02/14, delivery value \$623,518 (c Bills 0.000% due 02/20/14, with a va	•		Treasury \$	623,517 7,108,098
	TOTAL SHORT-TERM INVESTM	ENTS			
	(Cost \$13,108,098) (6.2%)				13,108,098
	TOTAL INVESTMENT SECURITI	ES		¢	210 416 720
	(103.3%) (Cost \$132,266,021)			\$	218,416,720
Principal Amount					Value
	BILITIES OVER CASH AND OTHE	R ASSETS (-3.3	%)	\$	(6,908,252)
NET ASSETS (1	00%)			\$	211,508,468
NET ASSET VA	LUE OFFERING AND REDEMPTIO	N PRICE, PER C	DUTSTANDIN	IG	
SHARE (\$211,50	$08,468 \div 8,270,759$ shares outstanding))		\$	25.57
 * Non-income producing. (1) A portion or all of the security was held on loan. As of December 31, 2013, the market value of the securities on loan was \$7,803,401. ADR American Depositary Receipt. 					
REIT Real Estate	Investment Trust.				
The following tab (See Note 1B):	ble summarizes the inputs used to value	e the Fund's inves	stments in secu	urities as of De	cember 31, 2013
-	er Companies Fund, Inc.	Level 1	Level 2	Level 3	Total
Assets:					

Assets:				
Common Stocks	\$205,308,622	\$—	\$—	\$205,308,622
Short-Term Investments		13,108,098		13,108,098
Total	\$205,308,622	\$13,108,098	\$—	\$218,416,720

See Notes to Financial Statements. 35

VALUE LINE CORE BOND FUND

INVESTMENT OBJECTIVE AND STRATEGY

The investment objective of the Fund is to maximize current income. Capital appreciation is a secondary objective but only when consistent with the Fund's primary objective.

The Fund invests primarily in a diversified portfolio of primarily investment grade, fixed income obligations, including securities issued or guaranteed by the U.S. government, its agencies or instrumentalities (U.S. government securities), mortgage-backed securities, asset-backed securities, corporate bonds, and other fixed income securities. Under normal circumstances, the Fund invests at least 80% of its assets in fixed income securities. The Fund invests in debt securities of any maturity, and there is no limit on the Fund's maximum average portfolio maturity.

Manager Discussion of Fund Performance

Effective December 31, 2013, Value Line Core Bond Fund's fiscal year-end was changed from January 31 to December 31. Thus, below, Fund portfolio managers Liane Rosenberg and Jeffrey D. Geffen discuss the Fund's performance and positioning for the 11 months ended December 31, 2013.

How did the Fund perform during the reporting period?

The Fund generated a total return of -3.13% during the 11 months ended December 31, 2013 (the reporting period). This compares to the -1.33% return of the Fund's benchmark, the Barclays U.S. Aggregate Bond Index (the "Barclays Index"), during the same period.

What key factors were responsible for the Fund's performance during the reporting period?

The Fund underperformed its benchmark, the Barclays Index, due primarily to issue selection, especially within the securitized and corporate bond sectors. Sector allocation overall and duration positioning contributed positively.

Which fixed income market sectors most significantly affected Fund performance?

Detracting most from relative results was security selection within the securitized sector. Within the securitized sector, we held an overweighted allocation to seven-year to 10-year maturities. However, this intermediate "belly" of the curve underperformed because the U.S. Treasury yield curve flattened during the reporting period, which means yield differentials between longer-term and shorter-term maturities narrowed. The flattening yield curve benefited shorter-term and longer-term maturities, where the Fund was underweight, but hurt the intermediate segment of the yield curve, and thus, such positioning hurt. Some of this detracting effect was offset by having a shorter duration than the Barclays Index in the securitized sector, especially in the mortgage-backed securities sub-sector, as interest rates markedly increased during the year.

Also detracting from the Fund's results was security selection amongst longer-maturity corporate bonds. While maintaining an underweight exposure relative to the Barclays Index, a position in a long-dated electric utility bond—issued by Alabama Power—lost ground during the reporting period. A position in a long-dated bond issued by broadcasting company Comcast also declined during the reporting period. There were no serious credit problems with either of these credits, but longer maturity bonds generally were out of favor.

On the positive side, having an underweighted allocation to U.S. Treasuries, which was the worst performing sector in the Barclays Index during the reporting period, contributed to the Fund's performance. An overweighted allocation to corporate bonds also added significant value, as this sector experienced steady spread tightening throughout the year. (Spread tightening is when the yield differential between a non-U.S. Treasury sector and the U.S. Treasury sector narrows.) Within the Fund's corporate bond allocation, an underweight to utilities bonds and overweights to financials and industrials bonds proved beneficial, as utilities bonds underperformed both financials and industrials bonds during the reporting period. Our corporate credit bias toward bonds rated BBB also buoyed the Fund's results, as this market segment of the investment grade corporate bond sector outperformed higher quality bonds during the reporting period.

A modest out-of-benchmark exposure to high yield corporate bonds boosted relative results, as high yield corporate bonds outperformed investment grade corporate bonds.

What was the Fund's duration strategy?

Duration positioning in the Fund contributed most positively to the Fund's performance relative to the Barclays Index during the reporting period. Based upon expectations of a bias toward rising interest rates, we kept the Fund's duration short relative to that of the Barclays Index. As interest rates did rise significantly during the reporting period, this duration positioning contributed positively to relative results. Duration is a measure of the Fund's sensitivity to changes in interest rates.

(continued)

How did yield curve positioning decisions affect the Fund's performance?

Yield curve positioning had a rather neutral effect on the Fund's performance during the reporting period, but did detract at certain points. For example, the Fund was overweighted in the intermediate segment of the yield curve, or spectrum of maturities. When the Federal Reserve (the Fed) first started talking seriously in May 2013 about tapering its asset purchases, the yield curve started to flatten, meaning the differential in yields between longer-term and shorter-term maturities narrowed. The flattening yield curve benefited shorter-term and longer-term maturities, where the Fund was underweight, but hurt the intermediate segment of the yield curve, and thus, such positioning hurt.

How did the Fund use derivatives and similar instruments during the reporting period?

The Fund did not use derivatives during the reporting period.

Were there any notable changes in the Fund's weightings during the reporting period?

We increased the Fund's allocation to corporate bonds, both investment grade and high yield, during the reporting period, as we sought to take advantage of what we considered to be attractive spreads and yields. The high yield corporate bond market performed particularly strongly, as it gained alongside the rallying U.S. equity market. Concurrently, we reduced the Fund's exposure to U.S. Treasuries, using the proceeds to invest in spread, or non-U.S. Treasury, fixed income sectors. We kept the Fund's duration within a neutral to half-year short stance compared to that of the Barclays Index.

How was the Fund positioned relative to its benchmark index at the end of December 2013?

At the end of December 2013, the Fund was significantly overweight relative to the Barclays Index in the corporate bond sector and more modestly overweight in the securitized sector. As of December 31, 2013, the Fund was significantly underweight the Barclays Index in U.S. Treasuries and more modestly underweight in government-related securities. The Fund had an approximately 2% allocation to cash equivalents at the end of the reporting period.

What is your tactical view and strategy for the months ahead?

We expect performance of the fixed income asset class to be highly sensitive in the months ahead to Fed policy and the timetable for its tapering actions. Also, economic factors, including jobs growth, unemployment, Gross Domestic Product and inflation are likely to be critical factors that may impact the fixed income market ahead. While Fed tapering of the bond purchase program is scheduled to begin in January 2014, any sustained economic weakness could affect the Fed's current course. We also believe there may continue to be interest rate volatility with the ultimate bias toward higher rates.

Given this view, at the end of the reporting period, we continued to favor corporate bonds over U.S. Treasuries within the Fund, especially corporate bonds rated BBB, or mid-grade credits, and high yield corporate bonds. We believe corporate bonds' comparatively higher investment income is likely to remain attractive to investors, and we expect the technicals, or supply and demand factors, within the sector to remain supportive. That is, we expect to see modest new issuance relative to strong investor demand. In our view, corporate bonds were also at a relatively strong point in the credit cycle at the end of the reporting period, with relatively low debt and high cash levels. All that said, we do not

expect to significantly increase the Fund's overall exposure from end-of-year levels given how tight spreads have become.

Of course, any significant weakening in the U.S. economy will lead us to re-evaluate the Fund's duration stance as well as its sector allocation. Similarly, any significant deterioration in overall credit metrics would likely lead to a reduction in overall corporate exposure. As we continue to seek to maximize current income, we maintain a long-term investment perspective.

Value Line Core Bond Fund Portfolio Highlights at December 31, 2013 (unaudited)

Ten Largest Holdings

	Principal		Percentage of Net
Issue	Amount	Value	Assets
FHLMC Gold PC Pool #C09004, 3.50%, 7/1/42	\$1,883,353	\$1,870,822	2.2 %
U.S. Treasury Notes, 0.88%, 12/31/16	1,650,000	1,653,610	1.9 %
FHLB, 5.00%, 12/21/15	1,500,000	1,634,504	1.9 %
U.S. Treasury Notes, 1.00%, 8/31/16	1,500,000	1,514,062	1.8 %
U.S. Treasury Notes, 0.75%, 12/31/17	1,500,000	1,466,718	1.7 %
FNMA Pool #MA1107, 3.50%, 7/1/32	1,390,018	1,415,535	1.7 %
FNMA, 7.25%, 5/15/30	1,000,000	1,372,718	1.6 %
U.S. Treasury Notes, 2.00%, 2/15/22	1,400,000	1,328,578	1.6 %
U.S. Treasury Notes, 1.38%, 11/30/15	1,250,000	1,274,170	1.5 %
FHLMC, 2.00%, 8/25/16	1,000,000	1,034,112	1.2 %
Asset Allocation – Percentage of Net Assets			

Sector Weightings - Percentage of Total Investment Securities*

*Sector weightings exclude short-term investments.

(continued)

Coupon Distribution

-	Percent	age of
	Fund's	-
	Investm	ients
Less than 4%	61.0	%
4-4.99%	17.1	%
5-5.99%	11.1	%
6-6.99%	5.6	%
7-7.99%	4.6	%
8-8.99%	0.6	%
The following graph compares the performance of the Value	Line Core Bond Fund to that of the Barelove C	opital II

The following graph compares the performance of the Value Line Core Bond Fund to that of the Barclays Capital U.S. Corporate High Yield Index and the Barclays Capital Aggregate Bond Index (the "Indices"). The Value Line Core Bond Fund is a professionally managed mutual fund, while the Indices are not available for investment and are unmanaged. The returns for the Indices do not reflect charges, expenses or taxes, but do include the reinvestment of dividends. The comparison is shown for illustrative purposes only.

Comparison of a Change in Value of a \$10,000 Investment in the Value Line Core Bond Fund, the Barclays Capital U.S. Corporate High Yield Index* and the Barclays Capital Aggregate Bond Index**

Performance Data: ***

	Average	
	Annual	Growth of an Assumed
	Total Return	Investment of \$10,000
1 year ended 12/31/13	(3.16)%	\$ 9,684
5 years ended 12/31/13	11.86 %	\$ 17,511
10 years ended 12/31/13	5.70 %	\$ 17,410

* The Barclays Capital U.S. Corporate High Yield Index is representative of the broad based fixed-income market. It includes noninvestment grade corporate bonds. The returns for the Index do not reflect charges, expenses, or taxes, which are deducted from the Fund's returns, and it is not possible to directly invest in this unmanaged Index.

** The Barclay's Capital U.S. Aggregate Bond Index is a broad-based benchmark that measures the investment grade, U.S. dollar denominated, fixed-rate taxable bond market, including Treasuries, government-related and corporate securities, MBS (agency fixed-rate and hybrid ARM pass-through's), ABS, and CMBS. This is an unmanaged index and does not reflect charges, expenses or taxes. It is not possible to directly invest in this Index.

*** The performance data quoted represent past performance and are no guarantee of future performance. The average annual total returns and growth of an assumed investment of \$10,000 include dividends reinvested and capital gains distributions accepted in shares. The investment return and principal value of an investment will fluctuate so that an investment, when redeemed, may be worth more or less than its original cost. The performance data and graph do not reflect the deduction of taxes that a shareholder would pay on fund distributions or the redemption of fund shares.

Value Line Core Bond Fund Schedule of Investments

Ar	incipal nount DRPORATI	E BONDS & NOTES (30.8%)	١	Value
		BASIC MATERIALS (0.6%)		
\$	250,000	Celanese U.S. Holdings LLC, Guaranteed Notes, 4.63%, 11/15/22	\$	239,375
	300,000	LYB International Finance B.V., Guaranteed Notes, 4.00%, 7/15/23		296,116
	,			535,491
		COMMUNICATIONS (3.3%)		
	250,000	America Movil S.A.B. de C.V., Guaranteed Notes, 5.00%, 3/30/20		270,766
	500,000	Comcast Corp., Guaranteed Notes, 4.25%, 1/15/33		464,460
	500,000	DIRECTV Holdings LLC / DIRECTV Financing Co., Inc., Guaranteed Notes, 3.80%	,	
		3/15/22		480,318
	500,000	MetroPCS Wireless, Inc., Guaranteed Notes, 6.63%, 11/15/20		530,000
	400,000	Motorola Solutions, Inc., Senior Unsecured Notes, 6.00%, 11/15/17		454,982
	250,000	Time Warner, Inc., Guaranteed Notes, 3.15%, 7/15/15		258,998
	350,000	Verizon Communications, Inc., Senior Unsecured Notes, 1.25%, 11/3/14		352,039
				2,811,563
		CONSUMER, CYCLICAL (5.0%)		
	300,000	CVS Caremark Corp., Senior Unsecured Notes, 6.60%, 3/15/19		355,015
	500,000	D.R. Horton, Inc., Guaranteed Notes, 6.50%, 4/15/16		546,250
	150,000	Delphi Corp., Guaranteed Notes, 6.13%, 5/15/21		166,313
	250,000	Ford Motor Co., Senior Unsecured Notes, 7.45%, 7/16/31		306,167
	200,000	Hanesbrands, Inc., Guaranteed Notes, 6.38%, 12/15/20		218,500
	500,000	Home Depot, Inc. (The), Senior Unsecured Notes, 3.95%, 9/15/20		533,447
D				
	incipal		X 7 - 1	
	nount	DO Lange Care Series D. Conserted I. Nature (50% Al15/1)	Value	
\$	115,00		\$	125,350
	200,00			218,431
	300,00	•		320,250
	500,00	00 Starwood Hotels & Resorts Worldwide, Inc., Senior Unsecured Notes, 3.13%, 2/15/23		151 000
	500,00			454,088 500,533
	250,00			235,492
	200,00	•		233,492
	200,00	Wynn Las Vegas LLC / Wynn Las Vegas Capital Corp., 7.7570, 8/15/20		4,204,336
		CONSUMER, NON-CYCLICAL (3.4%)		4,204,330
	400,00			413,982
	400,00 500,00			413,982
	450,00			492,299
	250,00			233,125
	250,00			233,123
	250,00			241,873
	250,00	55 Humana, me., 56m61 Onsecured 10008, 5.1570, 12/1/22		231,720

	500,000 350,000	Kroger Co. (The), Senior Unsecured Notes, 5.15%, 8/1/43 Mylan, Inc., Senior Unsecured Notes, 1.35%, 11/29/16	487,752 349,358 2,918,189
	500,000	ENERGY (1.5%) Enterprise Products Operating LLC, Guaranteed Notes, 4.85%, 8/15/42	470,883
Princi	pal		
Amou	nt		Value
\$	500,000	Kinder Morgan Energy Partners L.P., Senior Unsecured Notes, 2.65%, 2/1/19	\$ 494,455
	250,000	Phillips 66, Guaranteed Notes, 4.30%, 4/1/22	254,054
			1,219,392
		FINANCIAL (13.0%)	
	250,000	ACE INA Holdings, Inc., Guaranteed Notes, 2.70%, 3/13/23	229,081
	250,000	Aircastle, Ltd., Senior Unsecured Notes, 4.63%, 12/15/18	251,875
	250,000	American Express Co., Senior Unsecured Notes, 0.83%, 5/22/18 (2)	249,827
	500,000	American International Group, Inc. MTN, Senior Unsecured Notes, 5.85%,	
		1/16/18	573,525
	500,000	Bank of America Corp. MTN, Senior Unsecured Notes, 3.30%, 1/11/23	473,134
	250,000	Bank of Montreal MTN, Senior Unsecured Notes, 2.38%, 1/25/19	249,276
	350,000	BlackRock, Inc., Series 2, Senior Unsecured Notes, 5.00%, 12/10/19	395,182
	250,000	BRE Properties, Inc., REIT, Senior Unsecured Notes, 3.38%, 1/15/23	229,558
	350,000	Capital One NA/Mclean VA, Senior Notes, 1.50%, 3/22/18	340,367
	350,000	CIT Group, Inc., Senior Unsecured Notes, 5.00%, 8/15/22	341,250
	500,000	Citigroup, Inc., Senior Unsecured Notes, 1.70%, 7/25/16	504,711
	500,000	Cooperatieve Centrale Raiffeisen- Boerenleenbank BA, Guaranteed Notes,	
		3.95%, 11/9/22	484,495
	250,000	Credit Agricole S.A., Senior Unsecured Notes, 2.13%, 4/17/18 (1)	248,373
	250,000	Fifth Third Bank, Senior Unsecured Notes, 1.45%, 2/28/18	243,603
	250,000	General Electric Capital Corp. MTN, Senior Unsecured Notes, 1.00%, 8/11/15	
		(2)	251,904

See Notes to Financial Statements.

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December 31, 2013

Pri	ncipal		
An	nount		Value
\$	250,000	General Motors Financial Co., Inc., Senior Unsecured Notes, 2.75%, 5/15/16 (1)	\$ 253,125
	500,000	Goldman Sachs Group, Inc. (The), Senior Unsecured Notes, 3.63%, 1/22/23	484,176
	500,000	HSBC Holdings PLC, Senior Unsecured Notes, 4.00%, 3/30/22	513,924
	250,000	Icahn Enterprises L.P. / Icahn Enterprises Finance Corp., Guaranteed Notes,	
		8.00%, 1/15/18	260,000
	350,000	John Deere Capital Corp., Senior Unsecured Notes, 1.05%, 10/11/16	351,007
	500,000	KeyCorp. MTN, Senior Unsecured Notes, 5.10%, 3/24/21	546,456
	500,000	Morgan Stanley, Senior Unsecured Notes, 4.75%, 3/22/17	545,659
	500,000	PNC Funding Corp., Guaranteed Notes, 5.13%, 2/8/20	561,579
	500,000	ProLogis L.P., Guaranteed Notes, 2.75%, 2/15/19	496,540
	250,000	Prudential Financial, Inc. MTN, Senior Unsecured Notes, 2.30%, 8/15/18	248,520
	250,000	Societe Generale S.A., Senior Unsecured Notes, 5.20%, 4/15/21	274,814
	250,000	State Street Corp., Subordinated Notes, 3.10%, 5/15/23	232,452
	250,000	Sumitomo Mitsui Trust Bank, Ltd., Guaranteed Notes, 2.95%, 9/14/18 (1) (3)	254,318
	500,000	Wells Fargo & Co., Series M, Subordinated Notes, 3.45%, 2/13/23	472,718
	250,000	Weyerhaeuser Co., Senior Unsecured Notes, 7.38%, 10/1/19	303,097
	200,000	XLIT, Ltd., Guaranteed Notes, 5.25%, 12/15/43	201,340
			11,065,886

Principal

Amount

Value

Amount			value
		INDUSTRIAL (2.4%)	
\$	350,000	Alliant Techsystems, Inc., Guaranteed Notes, 6.88%,	\$
		9/15/20	377,563
	500,000	Briggs & Stratton Corp., Guaranteed Notes, 6.88%,	
		12/15/20	549,375
	350,000	Burlington Northern Santa Fe LLC, Senior Unsecured	
		Notes, 3.05%, 3/15/22	331,742
	500,000	Canadian National Railway Co., Senior Unsecured	
		Notes, 5.55%, 3/1/19	573,755
	200,000	Masco Corp., Senior Unsecured Notes, 7.13%, 3/15/20	228,302
		-	2,060,737
		TECHNOLOGY (0.9%)	
	200,000	Microsoft Corp., Senior Unsecured Notes, 3.63%,	
		12/15/23	200,313
	500,000	Oracle Corp., Senior Unsecured Notes, 5.00%, 7/8/19	566,043
		-	766,356
		UTILITIES (0.7%)	
	250,000	Alabama Power Co., Senior Unsecured Notes, 3.85%,	
		12/1/42	213,246
	380,000	Florida Power & Light Co., 4.95%, 6/1/35	398,250
		-	611,496
			26,193,446

TOTAL CORPORATE BONDS & NOTES (Cost \$26,501,267) (30.8%)

COMMERCIAL MORTGAGE-BACKED SECURITIES (3.7%)

350,000	Commercial Mortgage Pass-Through Certificates,	
	Series 2012-CR4, Class A3, 2.85%, 10/15/45	328,254
500,000	FHLMC, Multifamily Structured Pass-Through	
	Certificates, Series K704, Class A2, 2.41%, 8/25/18	509,507

Amount		Valu	ie
\$454,000	FNMA, Series 2012-M3, Class 2A2, 2.43%, 1/25/19	\$ 46	50,313
300,000	GNMA Series 2010-155, Class B, 2.53%, 6/16/39	30	07,517
345,110	GNMA Series 2013-12, Class AB, 1.83%, 11/16/52	32	29,073
600,000	GNMA, Series 2013-12, Class B, 2.45%, 11/16/52 (2)	55	53,180
441,683	GNMA Series 2012-125, Class AB, 2.11%, 2/16/53 (2)	41	17,099
250,000	Morgan Stanley Bank of America Merrill Lynch Trust, Series 2013-C8, Class A2,		
	1.69%, 12/15/48	24	44,639
	TOTAL COMMERCIAL MORTGAGE-BACKED SECURITIES		
	(Cost \$3,343,344) (3.7%)	3,14	49,582
	OVERNMENT OBLIGATIONS (0.7%)		
250,000	International Bank for Reconstruction & Development, Senior Unsecured Notes,		
	0.50%, 4/15/16	24	49,604
300,000	Mexico Government International Bond, Senior Unsecured Notes, 5.13%, 1/15/20 TOTAL FOREIGN GOVERNMENT OBLIGATIONS	33	32,400
	(Cost \$581,849) (0.7%)	58	82,004
LONG TEP	M MUNICIPAL SECURITIES (1.1%)		
LONG-TEK	CALIFORNIA (0.3%)		
350,000	San Francisco Bay Area Rapid Transit District, Revenue Bonds, Series B, 4.09%,		
550,000	7/1/32	31	18,027
	NEW YORK (0.3%)	51	10,027
250,000	City of New York, General Obligation Unlimited, Subser. D2, 2.60%, 8/1/20	2/	43,625
230,000	City of New Tork, General Congation Chinneed, Subset: D2, 2.00%, 0/1/20	27	15,025

See Notes to Financial Statements.

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Principal

Schedule of Investments (continued)

Principal			
Amount			Value
		TEXAS (0.5%)	
\$	500,000	Tarrant County Cultural Education Facilities Finance	
		Corp., Revenue Bonds, Baylor Health Care System	
		Project, Series C, 4.45%, 11/15/43	\$ 423,865
		TOTAL LONG-TERM MUNICIPAL SECURITIES	
		(Cost \$1,099,943) (1.1%)	985,517
U.S. TREA	SURY OBLIGATIONS (2		
		U.S. TREASURY NOTES & BONDS (25.0%)	
	700,000	U.S. Treasury Bonds, 7.88%, 2/15/21	952,437
	588,395	U.S. Treasury Bonds, 2.00%, 1/15/26 (4)	651,372
	700,000	U.S. Treasury Bonds, 6.00%, 2/15/26	893,593
	250,000	U.S. Treasury Bonds, 4.38%, 5/15/40	271,563
	450,000	U.S. Treasury Bonds, 3.75%, 8/15/41	438,680
	900,000	U.S. Treasury Bonds, 3.63%, 8/15/43	849,937
	200,000	U.S. Treasury Notes, 0.25%, 1/31/15	200,164
	450,000	U.S. Treasury Notes, 0.25%, 3/31/15	450,246
	450,000	U.S. Treasury Notes, 0.25%, 7/31/15	449,982
	100,000	U.S. Treasury Notes, 0.25%, 8/15/15	99,961
	500,000	U.S. Treasury Notes, 0.25%, 10/15/15	499,356
	1,250,000	U.S. Treasury Notes, 1.38%, 11/30/15	1,274,170
	1,000,000	U.S. Treasury Notes, 0.38%, 1/15/16	999,609
	100,000	U.S. Treasury Notes, 1.50%, 6/30/16	102,305
	900,000	U.S. Treasury Notes, 1.50%, 7/31/16	920,531
	1,500,000	U.S. Treasury Notes, 1.00%, 8/31/16	1,514,062
	1,650,000	U.S. Treasury Notes, 0.88%, 12/31/16	1,653,610
	300,000	U.S. Treasury Notes, 1.00%, 3/31/17	300,656
	150,000	U.S. Treasury Notes, 1.88%, 9/30/17	153,832
Duinainal			
Principal Amount			Value
\$	200,000	U.S. Treasury Notes, 0.63%, 11/30/17	\$ 195,000
Ψ	1,500,000	U.S. Treasury Notes, 0.75%, 12/31/17	1,466,718
	500,000	U.S. Treasury Notes, 2.38%, 5/31/18	519,024
	500,000	U.S. Treasury Notes, 1.38%, 9/30/18	493,906
	400,000	U.S. Treasury Notes, 1.38%, 11/30/18	394,000
	500,000	U.S. Treasury Notes, 1.38%, 12/31/18	491,680
	1,050,000	U.S. Treasury Notes, 1.38%, 2/28/19	1,028,344
	750,000	U.S. Treasury Notes, 1.25%, 4/30/19	726,621
	800,000	U.S. Treasury Notes, 3.13%, 5/15/19	852,500
	700,000	U.S. Treasury Notes, 2.63%, 8/15/20	714,218
	400,000	U.S. Treasury Notes, 2.13%, 8/15/21	387,500
	1,400,000	U.S. Treasury Notes, 2.00%, 2/15/22	1,328,578
	1,100,000	0.5. 1100501 y 110005, 2.0070, 2115122	1,520,570

		21,274,155
	TOTAL U.S. TREASURY OBLIGATIONS	
	(Cost \$21,887,446) (25.0%)	21,274,155
U.S. GOVERNMENT AGENC	Y OBLIGATIONS (37.2%)	
1,500,000	FHLB, 5.00%, 12/21/15	1,634,504
1,000,000	FHLMC, 2.00%, 8/25/16	1,034,112
600,000	FHLMC, 1.25%, 5/12/17	604,115
139,999	FHLMC Gold PC Pool #A29526, 5.00%, 1/1/35	150,929
59,798	FHLMC Gold PC Pool #A29633, 5.00%,1/1/35	64,435
62,042	FHLMC Gold PC Pool #A56491, 5.00%, 1/1/37	66,791
775,481	FHLMC Gold PC Pool #A95803, 4.00%, 12/1/40	797,841
192,608	FHLMC Gold PC Pool #A97264, 4.00%, 2/1/41	197,966
21,030	FHLMC Gold PC Pool #B12822, 5.00%, 3/1/19	22,591
10,029	FHLMC Gold PC Pool #B17398, 4.50%, 12/1/19	10,654

Principal

Amount

1 1 1 1 1 1	erpar		
Amo	ount		Value
\$	46,914	FHLMC Gold PC Pool #B18034, 4.50%, 4/1/20	\$ 50,609
	455,555	FHLMC Gold PC Pool #C03516, 4.00%, 9/1/40	468,181
	1,883,353	FHLMC Gold PC Pool #C09004, 3.50%, 7/1/42	1,870,822
	23,976	FHLMC Gold PC Pool #C91413, 3.50%, 12/1/31	24,437
	2,211	FHLMC Gold PC Pool #E92226, 5.00%, 11/1/17	2,340
	3,023	FHLMC Gold PC Pool #E92829, 5.00%, 12/1/17	3,200
	34,265	FHLMC Gold PC Pool #E93499, 5.00%, 12/1/17	36,272
	3,864	FHLMC Gold PC Pool #E98960, 5.00%, 9/1/18	4,092
	274,092	FHLMC Gold PC Pool #G06224, 3.50%, 1/1/41	272,269
	46,559	FHLMC Gold PC Pool #G08184, 5.00%, 1/1/37	50,151
	6,419	FHLMC Gold PC Pool #G11986, 5.00%, 4/1/21	6,933
	9,219	FHLMC Gold PC Pool #G12319, 5.00%, 6/1/21	9,786
	494,942	FHLMC Gold PC Pool #G14216, 3.50%, 7/1/21	519,892
	54,289	FHLMC Gold PC Pool #G18044, 4.50%, 3/1/20	57,680
	7,873	FHLMC Gold PC Pool #J00118, 5.00%,10/1/20	8,339
	156,368	FHLMC Gold PC Pool #J00139, 5.00%, 10/1/20	166,603
	48,971	FHLMC Gold PC Pool #J03233, 5.00%, 8/1/21	52,877
	421,654	FHLMC Gold PC Pool #J11587, 4.00%, 1/1/25	451,654
	40,308	FHLMC Gold PC Pool #Q01181, 4.50%, 6/1/41	42,721

See Notes to Financial Statements. 42

December 31, 2013

Principal		
Amount		Value
\$ 139,207	FHLMC Gold PC Pool #Q06307, 3.50%, 2/1/42	\$ 138,280
218,751	FHLMC Gold PC Pool #Q08903, 3.50%, 6/1/42	217,295
463,151	FHLMC Gold PC Pool #Q11556, 3.00%, 10/1/42	439,327
830,396	FHLMC Gold PC Pool #Q11908, 3.50%, 10/1/42	824,871
478,168	FHLMC Gold PC Pool #Q14593, 3.00%, 1/1/43	453,572
162,576	FHLMC, Pool #783022, 2.40%, 2/1/35 (2)	172,889
127,648	FHLMC, REMIC Trust Series 2643, Class ME, 3.50%, 3/15/18	130,837
3,899	FHLMC, REMIC Trust Series 2645, Class NA, 3.50%, 9/15/31	3,904
854,732	FHLMC, REMIC Trust Series 3632, Class AP, 3.00%, 2/15/40	883,182
500,000	FNMA, 1.10%, 7/11/17	495,382
500,000	FNMA, 1.10%, 3/12/18	484,615
1,000,000	FNMA, 7.25%, 5/15/30	1,372,718
18,947	FNMA Pool #254383, 7.50%, 6/1/32	21,067
53,505	FNMA Pool #254476, 5.50%, 9/1/32	58,952
49,006	FNMA Pool #254684, 5.00%, 3/1/18	52,207
113,103	FNMA Pool #255496, 5.00%, 11/1/34	122,801
8,996	FNMA Pool #255580, 5.50%, 2/1/35	9,897
6,119	FNMA Pool #258149, 5.50%, 9/1/34	6,757
33,560	FNMA Pool #412682, 6.00%, 3/1/28	37,697
5,765	FNMA Pool #511823, 5.50%, 5/1/16	6,118
193	FNMA Pool #568625, 7.50%, 1/1/31	199
30,702	FNMA Pool #571090, 7.50%, 1/1/31	31,390
1,690	FNMA Pool #573935, 7.50%, 3/1/31	1,810
19,018	FNMA Pool #622373, 5.50%, 12/1/16	20,199
32,829	FNMA Pool #623503, 6.00%, 2/1/17	34,239
Principal		
Amount		Value
\$ 126,963	FNMA Pool #626440, 7.50%, 2/1/32	\$ 144,295
17,932	FNMA Pool #631328, 5.50%, 2/1/17	19,159
2,165	FNMA Pool #638247, 5.50%, 5/1/17	2,300
1,575	FNMA Pool #643277, 5.50%, 4/1/17	1,673
14,690	FNMA Pool #685183, 5.00%, 3/1/18	15,649
2,060	FNMA Pool #688539, 5.50%, 3/1/33	2,269
24,876	FNMA Pool #703936, 5.00%, 5/1/18	26,512
49,835	FNMA Pool #726889, 5.50%, 7/1/33	54,879
113,109	FNMA Pool #735224, 5.50%, 2/1/35	124,525
43,232	FNMA Pool #763393, 5.50%, 2/1/34	47,458
5,651	FNMA Pool #769682, 5.00%, 3/1/34	6,142
71,250	FNMA Pool #769862, 5.50%, 2/1/34	78,247
1,401	FNMA Pool #778141, 5.00%, 5/1/34	1,524
302,069	FNMA Pool #780956, 4.50%, 5/1/19	328,511
·	·	·

990	FNMA Pool #789150, 5.00%, 10/1/34	1,082
15,819	FNMA Pool #797154, 5.50%, 11/1/34	17,518
44,073	FNMA Pool #801063, 5.50%, 11/1/34	48,455
29,809	FNMA Pool #803675, 5.50%, 12/1/34	32,775
29,231	FNMA Pool #804683, 5.50%, 12/1/34	32,112
190,655	FNMA Pool #815813, 2.57%, 2/1/35 (2)	202,307
201,676	FNMA Pool #919584, 6.00%, 6/1/37	223,344
32,076	FNMA Pool #AA2531, 4.50%, 3/1/39	33,974
437,136	FNMA Pool #AB2346, 4.50%, 2/1/41	463,305
865,216	FNMA Pool #AB5231, 2.50%, 5/1/27	859,276
422,540	FNMA Pool #AB5716, 3.00%, 7/1/27	431,687
398,395	FNMA Pool #AB9386, 4.00%, 5/1/43	410,384
475,501	FNMA Pool #AC8908, 4.50%, 1/1/40	503,579
37,819	FNMA Pool #AD1035, 4.50%, 2/1/40	40,071
Principal		
Amount		Value
\$ 200,000	FNMA Pool #AD6374, 5.00%, 5/1/40	\$ 217,919
230,241	FNMA Pool #AD7136, 5.00%, 7/1/40	250,550
183,564	FNMA Pool #AD8536, 5.00%, 8/1/40	200,520
978,906	FNMA Pool #AE1853, 4.00%, 8/1/40	1,008,143
568,125	FNMA Pool #AH5575, 4.00%, 2/1/41	585,191
595,009	FNMA Pool #AH8932, 4.50%, 4/1/41	630,747
55,000	FNMA Pool #AI0620, 4.50%, 5/1/41	58,289
480,925	FNMA Pool #AI5011, 4.50%, 6/1/41	509,656
266,164	FNMA Pool #AJ5888, 4.50%, 11/1/41	281,975
397,499	FNMA Pool #AJ9278, 3.50%, 12/1/41	395,281
879,869	FNMA Pool #A07977, 3.00%, 6/1/27	898,921
424,719	FNMA Pool #AQ0287, 3.00%, 10/1/42	403,636
484,075	FNMA Pool #AR2174, 3.00%, 4/1/43	460,041
420,311	FNMA Pool #AR6394, 3.00%, 2/1/43	399,491
895,950	FNMA Pool #AT8849, 4.00%, 6/1/43	922,859
549,060	FNMA Pool #AU7025, 3.00%, 11/1/43	521,857
529,279	FNMA Pool #MA0641, 4.00%, 2/1/31	552,946
1,390,018		
· · ·	FNMA Pool #MA1107, 3.50%, 7/1/32	1,415,535
7,222	FNMA REMIC Trust Series 2003-17, Class ED, 4.25%, 9/25/22	7,228
37,821	FNMA REMIC Trust Series 2003-38, Class TC, 5.00%, 3/25/23	39,679
238,872	FNMA REMIC Trust Series 2004-60, Class LB, 5.00%, 4/25/34	258,800
473,613	FNMA REMIC Trust Series 2009-88, Class MA, 4.50%, 10/25/39	508,568
188,689	FNMA REMIC Trust Series 2013-18, Class AE, 2.00%, 3/25/28	179,493

See Notes to Financial

Statements.

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Schedule of Investments (continued)

Principal				
Amount				Value
\$ 43,343	GNMA Pool #003645, 4.	50%, 12/20/19	\$	46,277
2,114	GNMA Pool #429786, 6.			2,414
42,230	GNMA Pool #548880, 6.			46,971
28,670	GNMA Pool #551762, 6.			31,899
3,177	GNMA Pool #557681, 6.	00%, 8/15/31		3,534
15,232	GNMA Pool #582415, 6.	00%, 11/15/32		17,164
66,995	GNMA Pool #583008, 5.	50%, 6/15/34		74,321
58,302	GNMA Pool #605025, 6.	00%, 2/15/34		65,691
18,507	GNMA Pool #605245, 5.	50%, 6/15/34		20,318
32,646	GNMA Pool #610944, 5.	50%, 4/15/34		35,840
51,366	GNMA Pool #622603, 6.	00%, 11/15/33		57,137
5,456	GNMA Pool #626480, 6.	00%, 2/15/34		6,160
663,934	GNMA Series 2010-151,	Class KA, 3.00%, 9/16/39		674,597
476,238	GNMA Series 2011-136,	Class GB, 2.50%, 5/20/40		462,423
256,211	GNMA Series 2011-17, C	Class EP, 3.50%, 12/16/39		265,196
250,000	GNMA, TBA, 3.00%,1/1	/44		241,543
	TOTAL U.S. GOVERNM	IENT AGENCY OBLIGATIONS		
	(Cost \$31,631,699) (37.2)	%)	31	,614,823
	Principal			
	Amount			Value
SHORT-TERM	NVESTMENTS (0.3%)			
		JOINT REPURCHASE AGREEMENTS		
		(INVESTMENTS OF CASH COLLATERAL FOR		
		SECURITIES ON LOAN)(0.3%)		
\$	86,636	Joint Repurchase Agreement with Morgan Stanley,		
		0.02%, dated 12/31/13, due 01/02/14, delivery value		
		\$86,636 (collateralized by \$88,369 U.S. Treasury Bonds	3	
		4.250% - 8.000% due 11/15/21 - 11/15/40 and U.S.		
		Treasury Notes 2.625% - 2.750% due 11/15/20 -		
		11/15/23, with a value of \$87,919)	\$	86,636
	127,892	Joint Repurchase Agreement with Barclays, 0.01%,		
		dated 12/31/13, due01/02/14, delivery value \$127,892		
		(collateralized by \$130,450 U.S. Treasury Inflation		
		Indexed Notes 1.250% -1.875% due 04/15/14 -		107.000
	20 (22	07/15/15, with a value of \$129,464)		127,892
	20,628	Joint Repurchase Agreement with Citigroup, 0.01%,		
		dated 12/31/13, due 01/02/14, delivery value \$20,628		
		(collateralized by \$21,040 U.S. Treasury Bills 0.000%		20 (22
		due 02/20/14, with a value of \$21,040)		20,628
				235,156

Principal Amount

(1)

(2)

TOTAL SHORT-TERM INVESTMENTS \$ (Cost \$235,156) (0.3%) 235,156 TOTAL INVESTMENT SECURITIES (98.8%) (Cost \$85,280,704) \$84,034,683 CASH AND OTHER ASSETS IN EXCESS OF LIABILITIES (1.2%) 1,010,476 \$85,045,159 NET ASSETS (100%) NET ASSET VALUE OFFERING AND REDEMPTION PRICE, PER OUTSTANDING SHARE (\$85,045,159 ÷ 17,529,435 shares outstanding) \$ 4.85 Pursuant to Rule 144A under the Securities Act of 1933, this security can only be sold to qualified institutional investors. The rate shown on floating rate and discount securities represents the yield or rate at the end of the reporting period.

- A portion or all of the security was held on loan. As of December 31, 2013, the market value of the (3) securities on loan was \$257,657.
- Treasury Inflation Protected Security (TIPS). (4)
- Federal Home Loan Bank. FHLB
- FHLMC. Federal Home Loan Mortgage Corp
- Federal National Mortgage Association. **FNMA**
- Government National Mortgage Association. GNMA
- Medium Term Note. MTN
- Real Estate Investment Trust. REIT
- TBA To Be Announced.

The following table summarizes the inputs used to value the Fund's investments in securities as of December 31, 2013 (See Note 1B):

Value Line Core Bond Fund	Level 1	Level 2]	Level 3	Total
Assets:					
Corporate Bonds & Notes	\$ —	\$ 26,193,446	\$	—	\$ 26,193,446
Commercial Mortgage-Backed Securities		3,149,582			3,149,582
Foreign Government Obligations		582,004			582,004
Long-Term Municipal Securities		985,517			985,517
U.S. Treasury Obligations		21,274,155			21,274,155
U.S. Government Agency Obligations		31,614,823			31,614,823
Short-Term Investments		235,156			235,156
Total	\$ —	\$ 84,034,683	\$	—	\$ 84,034,683

See Notes to Financial Statements. 44

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Statements of Assets and Liabilities at December 31, 2013

	Value Line Premier Growth Fund, Inc.	The Value Line Fund, Inc.	Value Line Income and Growth Fund, Inc.	Value Line Larger Companies Fund, Inc.	Value Line Core Bond Fund
Assets:					
Investment securities, at value*					
Investments(1)	\$ 396,539,636	\$122,830,976	\$ 303,413,375	\$ 205,308,622	\$ 83,799,527
Repurchase agreements(2)	18,615,511	2,456,822	36,599,560	13,108,098	235,156
Total investments, at value	\$ 415,155,147	\$125,287,798	\$ 340,012,935	\$ 218,416,720	\$ 84,034,683
Cash	2,013,536	374,469	1,638,295	1,118,917	1,279,222
Receivable for securities sold	1,065,278	696,193	1,105,484		—
Interest and dividends receivable	371,826	94,511	805,654	213,793	545,431
Receivable for capital shares sold	295,901	20,070	201,223	120	28
Prepaid expenses	7,675	7,136	15,895	8,902	4,264
Receivable for securities lending					
income	5,565	588	8,330	4,708	54
Other receivables	2,247		_	_	74,130
Total Assets	418,917,175	126,480,765	343,787,816	219,763,160	85,937,812
Liabilities:					
Payable upon return of securities					
on loan	16,241,965	1,070,625	11,524,575	7,953,525	263,125
Payable for securities purchased			1,119,611		461,425
Payable for capital shares					
redeemed	181,297		126,176	91,421	77,534
Dividends payable to					
shareholders					9,727
Accrued expenses:					
Advisory fee	251,297	72,153	184,561	131,617	29,228
Service and distribution plan fees	83,766	26,118	55,481	26,323	14,614
Directors' fees and expenses	204	347	1,059	403	184
Other	85,694	43,487	78,250	51,403	36,816
Total Liabilities	16,844,223	1,212,730	13,089,713	8,254,692	892,653
Net Assets	\$ 402,072,952	\$125,268,035	\$ 330,698,103	\$ 211,508,468	\$ 85,045,159
Net assets consist of:					
Capital stock, at \$1.00, \$1.00,					
\$1.00, \$1.00 and \$0.01 par value,					
respectively (authorized					
100,000,000, 50,000,000,					
75,000,000, 50,000,000 and					
unlimited shares, respectively)	\$ 11,828,557	\$9,278,231	\$ 33,679,337	\$ 8,270,759	\$ 175,294
Additional paid-in capital	180,771,820	101,953,997	216,551,661	151,129,623	86,998,377
Undistributed/(distributions in					
excess of) net investment income		56,121	142,003	936,119	(9,727)

Accumulated net realized gain/(loss) on investments, foreign currency and written options Net unrealized appreciation/(depreciation) of:	1,752,692	(42,937,235)	2,807,028	(34,978,877)) (872,764)
Investments and foreign currency					
translations	207,719,883	56,916,921	77,518,074	86,150,844	(1,246,021)
Net Assets	\$ 402,072,952	\$125,268,035	\$ 330,698,103	\$ 211,508,468	\$ 85,045,159
Shares Outstanding	11,828,557	9,278,231	33,679,337	8,270,759	17,529,435
Net Asset Value, Offering and					
Redemption Price per					
Outstanding Share	\$ 33.99	\$13.50	\$ 9.82	\$ 25.57	\$ 4.85
* Includes securities on loan of	\$ 15,893,168	\$1,048,806	\$ 11,304,497	\$ 7,803,401	\$ 257,657
(1) Cost of investments	\$ 188,819,815	\$65,914,055	\$ 225,895,371	\$ 119,157,923	\$ 85,045,548
(2) Cost of repurchase					
agreements	\$ 18,615,511	\$2,456,822	\$ 36,599,560	\$ 13,108,098	\$ 235,156
-					

See Notes to Financial Statements.

Statements of Operations for the Year Ended December 31, 2013

	Value Line Premier Growth Fund, Inc.	The Value Line Fund, Inc.	Value Line Income and Growth Fund, Inc.	Value Line Larger Companies Fund, Inc.	Value Line Core Bond Fund(1)	Value Line Core Bond Fund(2)
Investment Income: Dividends (net of foreign withholding tax of \$116,207, \$21,586, \$84,761, \$64,762,						
\$0 and \$0, respectively)	\$4,432,076	\$1,332,281	\$5,331,036	\$2,956,465	\$—	\$ 27,995
Interest	6,821	1,063	2,018,105	3,598	1,777,021	2,008,525
Securities lending income	98,053	24,664	81,076	32,895	517	22,000,525
Total Income	4,536,950	1,358,008	7,430,217	2,992,958	1,777,538	2,058,537
Expenses:	4,550,750	1,550,000	7,430,217	2,772,750	1,777,550	2,050,557
Advisory fee	2,798,432	807,293	2,095,572	1,458,201	382,486	237,606
Service and distribution plan	2,790,432	007,295	2,075,572	1,430,201	502,400	257,000
fees	932,811	291,282	785,503	486,089	191,271	79,202
Sub-transfer agent fees	110,726	7,527	61,727	13,109		
Custodian fees	74,110	31,440	85,969	39,052	47,476	21,656
Auditing and legal fees	197,719	65,496	168,994	102,728	147,569	50,119
Transfer agent fees	149,941	90,097	130,393	101,270	72,093	31,422
Directors' fees and expenses	76,483	24,032	65,129	40,159	15,577	7,021
Printing and postage	143,469	84,042	118,060	93,745	89,546	42,994
Registration and filing fees	42,004	29,348	33,131	33,326	27,854	33,221
Insurance	40,958	13,329	36,057	22,369	5,067	3,823
Other	57,168	21,353	47,422	31,503	15,050	7,185
Total Expenses Before Fees	01,100	21,000	.,,	01,000	10,000	,,100
Waived and Custody Credits Less: Service and	4,623,821	1,465,239	3,627,957	2,421,551	993,989	514,249
Distribution Plan Fees						
Waived		(165,777)	(156,915)	(360,818)	(38,265) (31,681)
Less: Advisory Fees Waived					(76,530) (63,362)
Less: Custody Credits						(287)
Net Expenses Net Investment	4,623,821	1,299,462	3,471,042	2,060,733	879,194	418,919
Income/(Loss) Net Realized and Unrealized Gain/(Loss) on Investments, Foreign Exchange Transactions and Written Options: Net Realized Gain/(Loss)	(86,871)	58,546	3,959,175	932,225	898,344	1,639,618
From:						
Investments	25,560,730	9,276,079	14,331,770	12,204,713	(866,870) 1,779,984

Written options			69,248		_			
Foreign currency transactions	4,396	(585)	(1,051)	744				
	25,565,126	9,275,494	14,399,967	12,205,457	(866,870)	1,779,984		
Change in Net Unrealized								
Appreciation/(Depreciation) of:								
Investments	62,182,310	22,101,193	37,461,920	38,251,563	(3,263,603)	(866,255)		
		11	274	453	(3,203,003)	(800,235)		
Foreign currency transactions					(2, 262, 602)	(966.255)		
	62,182,392	22,101,204	37,462,194	38,252,016	(3,263,603)	(866,255)		
Net Realized Gain and								
Change in Net Unrealized								
Appreciation/(Depreciation)								
on Investments, Foreign								
Exchange Transactions and								
Written Options	87,747,518	31,376,698	51,862,161	50,457,473	(4,130,473)	913,729		
Net Increase/(Decrease) in								
Net Assets from Operations	\$87,660,647	\$31,435,244	\$55,821,336	\$51,389,698	\$(3,232,129)	\$2,553,347		
(1) Period from February 1, 2013 to December 31, 2013.								

(2) Year Ended January 31, 2013.

See Notes to Financial Statements. 47 Statement of Changes in Net Assets for the Years Ended December 31, 2013 and 2012

	Value Line Premier Growth Fund, Inc.				
	Year Ended December 31, 2013	Year Ended December 31, 2012			
Operations:					
Net investment income/(loss)	\$ (86,871)	\$ 916,159			
Net realized gain on investments, written options and foreign currency Change in net unrealized appreciation/(depreciation) on investments and	25,565,126	24,763,062			
foreign currency	62,182,392	26,967,212			
Net increase in net assets from operations	87,660,647	52,646,433			
Distributions to Shareholders from:					
Net investment income		(1,001,240)			
Net realized gain from investment transactions	(27,662,900)	(24,163,438)			
Total Distributions	(27,662,900)	(25,164,678)			
Capital Share Transactions:					
Proceeds from sale of shares	36,026,126	59,483,434			
Proceeds from reinvestment of dividends and distributions to shareholders	26,690,717	24,174,754			
Cost of shares redeemed	(58,077,559)	(72,131,660)			
Net increase/(decrease) in net assets from capital share transactions	4,639,284	11,526,528			
Total Increase/(Decrease) in Net Assets	64,637,031	39,008,283			
Net Assets:					
Beginning of year	337,435,921	298,427,638			
End of year	\$ 402,072,952	\$ 337,435,921			
Undistributed/(distributions in excess of) net investment income included in					
net assets, at end of year	\$ —	\$ (2,029)			

See Notes to Financial Statements. 48

		_		Value Line Income and Growth			V	Value Line Larger Companies Fund,			
	The Value Lin				Fund, Inc.				Inc.		
	Year Ended		Year Ended		Year Ended		Year Ended		Year Ended		Year Ended
Ľ	December 31,	Γ	December 31,	Ľ	December 31,	Γ	December 31,	Ľ	December 31,	D	December 31,
	2013		2012		2013		2012		2013		2012
\$	58,546	\$	558,673	\$	3,959,175	\$	4,498,399	\$	932,225	\$	1,359,399
	9,275,494		13,414,151		14,399,967		13,218,671		12,205,457		3,786,520
	22,101,204		3,749,359		37,462,194		13,315,963		38,252,016		20,499,383
	31,435,244		17,722,183		55,821,336		31,033,033		51,389,698		25,645,302
	(526,843)		_		(3,803,097)		(4,463,988)		(1,253,220)		(1,087,423)
					(13,525,713)		(11,203,043)				
	(526,843)				(17,328,810)		(15,667,031)		(1,253,220)		(1,087,423)
	2,105,661		3,226,854		17,287,138		7,178,813		1,455,686		2,278,669
	497,705				15,889,436		14,279,164		1,190,112		1,033,051
	(18,041,621)		(44,487,216)		(36,676,256)		(47,345,268)		(25,516,390)		(22,410,433)
	(15,438,255)		(41,260,362)		(3,499,682)		(25,887,291)		(22,870,592)		(19,098,713)
	15,470,146		(23,538,179)		34,992,844		(10,521,289)		27,265,886		5,459,166
	109,797,889		133,336,068		295,705,259		306,226,548		184,242,582		178,783,416
\$	125,268,035	\$	109,797,889	\$	330,698,103	\$	295,705,259	\$	211,508,468	\$	184,242,582
\$	56,121	\$	556,189	\$	142,003	\$	(13,378)	\$	936,119	\$	1,359,830

Statement of Changes in Net Assets for the Years Ended December 31, 2013, January 31, 2013 and January 31, 2012

	Value Line Con Period from February 1,	Year Ended	
	2013 to December	January 31,	January 31,
	31, 2013	2013	2012
Operations:			
Net investment income	\$898,344	\$1,639,618	\$1,950,280
Net realized gain/(loss) on investments	(866,870)	, ,	1,085,696
Change in net unrealized appreciation/(depreciation) on investments	(3,263,603)		
Net increase/ (decrease) in net assets from operations	(3,232,129)	2,553,347	1,709,222
Distributions to Shareholders from:			
Net investment income	(893,166)	(1,614,009)	(1,950,884)
Return of capital	(155,298)	(1,01 1,009) —	(1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Net realized gain from investment transactions	((25,662)	
Total Distributions	(1,048,464)	(1,639,671)	(1,950,884)
Capital Shara Transactions:			
Capital Share Transactions: Proceeds from sale of shares	1,687,477	2,261,091	2,010,996
Net assets of shares issued in connection with reorganization (Note 4)	73,396,078	2,201,091	2,010,990
Proceeds from reinvestment of dividends and distributions to	75,590,078	—	—
shareholders	915,474	1,273,759	1,495,168
Cost of shares redeemed	(17,223,654)	(6,101,213)	
Net increase/(decrease) in net assets from capital share transactions	58,775,375	(2,566,363)	,
Total Increase/(Decrease) in Net Assets	54,494,782	(1,652,687)	(2,681,969)
Not A sector			
Net Assets:	30,550,377	32,203,064	24 995 022
Beginning of period End of period	\$85,045,159	\$30,550,377	34,885,033 \$ 32,203,064
Distributions in excess of net investment income included in net assets,	φ 0 3,043,139	φ <i>3</i> 0,330,377	\$32,203,064
at end of period	\$(9,727)	\$(9,655)	\$(37,870)
at the of period	φ(9,121)	\$(9,055)	\$(37,870)
See Notes to Financial Statements.			

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Financial Highlights

Selected data for a share of capital stock outstanding throughout each year:

	Inco		Net gains/ losses)	ent operati	tions Less distributions:				
	Net	SE	on curities		D	ividendsD	istributionsD	istributions	
	asset		(both	Total		from	from	from	
	value, in		ealized	from		net	net	return	
	beginning i	income/	and in	vestmeiRtea	demptio in	vestment	realized	of	Total
	of year	(loss) un	realized)oj	perations	fees i	ncome	gains	capital dist	ributions
Value Line									
Premier Growth	ı								
Fund, Inc.									
Year ended									
December 31,	¢ 2 0.04	0.00(1)					$\langle 2, 40 \rangle$		$\langle 0, 10 \rangle$
2013 Voce ended	\$ 28.84	0.00(1)	7.64	7.64	—		(2.49)		(2.49)
Year ended December 31,									
2012	26.48	0.09	4.59	4.68	_	(0.09)	(2.23)	_	(2.32)
Year ended	20.40	0.07	т.37	1 .00		(0.0))	(2.23)		(2.52)
December 31,									
2011	26.82	(0.08)	1.30	1.22	_		(1.56)		(1.56)
Year ended	20102	(0.00)	1100				(1100)		(1100)
December 31,									
2010	22.07	(0.01)(3)	4.79	4.78		(0.03)			(0.03)
Year ended									
December 31,									
2009	16.69	0.02	5.37	5.39	—	(0.01)	—		(0.01)
The Value Line									
Fund, Inc.									
Year ended									
December 31,	10.00	0.01	2.10						
2013	10.36	0.01	3.19	3.20	_	(0.06)	_	_	(0.06)
Year ended									
December 31, 2012	9.04	0.05	1.27	1.32					
Year ended	9.04	0.03	1.27	1.32					
December 31,									
2011	8.55	(0.00)(1)	0.49	0.49	_	(0.00)(1)			(0.00)(1)
Year ended	0.00					(
December 31,									
2010	6.81	0.00(1)	1.74	1.74					

Year ended December 31, 2009 Value Line Income and Growth Fund, Inc. Year ended	6.22	(0.01)	0.60	0.59	_	_		_	_
December 31, 2013 Year ended	8.67	0.12	1.57	1.69		(0.12)	(0.42)		(0.54)
December 31, 2012 Year ended December 31,	8.27	0.13	0.74	0.87		(0.13)	(0.34)		(0.47)
2011 Year ended December 31,	8.46	0.11	(0.19)	(0.08)	_	(0.11)	—		(0.11)
2010 Year ended December 31,	7.75	0.10	0.71	0.81	_	(0.10)	—		(0.10)
2009 Value Line Larger Companies Fund, Inc. Year ended	6.39	0.10	1.36	1.46	_	(0.10)	_	_	(0.10)
December 31, 2013 Year ended	19.78	0.13	5.81	5.94	—	(0.15)	_	—	(0.15)
December 31, 2012 Year ended December 31,	17.34	0.16	2.40	2.56	—	(0.12)	_	—	(0.12)
2011 Year ended December 31,	17.47	0.12	(0.17)	(0.05)	—	(0.08)	—		(0.08)
2010 Year ended December 31,	15.40	0.09	2.08	2.17		(0.10)	_		(0.10)
2009 Value Line Core Bond Fund Period ended	13.18	0.10	2.22	2.32	_	(0.10)	_	_	(0.10)
December 31, 2013(6) Year ended January 31,	5.07	0.06	(0.22)	(0.16)	—	(0.05)	_	(0.01)	(0.06)
2013	4.92 4.95	0.26 0.29	0.15 (0.03)	0.41 0.26	0.00(1) 0.00(1)	(0.26) (0.29)	(0.00)(1)		(0.26) (0.29)

Year ended January 31, 2012 Year ended									
January 31,									
2011	4.70	0.30	0.25	0.55	0.00(1)	(0.30)	—	— (0.30))
Year ended									
January 31,									
2010	3.89	0.28	0.81	1.09	0.00(1)	(0.28)	—	— (0.28	3)
Year ended									
January 31,									
2009	4.83	0.32	(0.95)	(0.63)	0.00(1)	(0.31)	—	— (0.31	l)

* Ratio reflects expenses grossed up for the custody credit arrangement, waiver of the advisory fees by the Adviser and the service and distribution plan fees by the Distributor. The custody credit arrangement was discontinued as of January 1, 2013.

** Ratio reflects expenses net of the custody credit arrangement, waiver of the advisory fees by the Adviser and the service and distribution plan fees by the Distributor. The custody credit arrangement was discontinued as of January 1, 2013.

- ⁽¹⁾ Amount is less than \$0.01 per share.
- $^{(2)}$ Amount rounds to less than 0.005%.
- (3)Based on average shares outstanding.

(4)Ratio reflects expenses grossed up for the reimbursement by Value Line, Inc. of certain expenses incurred by the Fund.

⁽⁵⁾ Ratio reflects expenses net of the reimbursement by Value Line, Inc. of certain expenses incurred by the Fund.

- ⁽⁶⁾ Period from February 1, 2013 to December 31, 2013.
- ⁽⁷⁾ Not Annualized.
- ⁽⁸⁾ Annualized.
- (9) The ratio of expenses to average net assets, net of custody credits, but exclusive of the fee waivers would have been 1.48%.

See Notes to Financial Statements.

Ratios/Supplemental Data

Katios/Supp	lemental	Data	Net assets,	Ratio of gross expenses	Ratio of net expenses	Ratio of net investment		
				to	to	income/(loss)		
Net asset			end of	average	average	to average	Portfo	olio
value, end	Total		year (in	net	net	net	turno	ver
of year	return		thousands)	assets*	assets**	assets	rate	
\$ 33.99	26.56		\$ 402,073	1.24 %	1.24 %	(0.02)%(2)		%
28.84	17.80		337,436	1.25 %	1.25 %	0.28 %		%
26.48	4.59	%	298,428	1.24 %	1.24 %	(0.28)%		%
26.82	21.66		311,829	. ,	1.19 %(5)	(0.02)%		%
22.07	32.29	%	347,938	1.22 %	1.22 %	0.11 %	8	%
13.50	30.86	%	125,268	1.26 %	1.12 %	0.05 %	7	%
10.36	14.60		109,798	1.28 %	1.03 %	0.46 %		%
9.04	5.75	%	133,336	1.29 %	0.94 %	(0.02)%		%
8.55	25.55		104,200	1.31 %(4)	0.91 %(5)	0.02 %		%
6.81	9.49	%	92,680	1.36 %	1.04 %	(0.22)%	122	
9.82	19.55	%	330,698	1.16 %	1.11 %	1.26 %	27	%
8.67	10.62	%	295,705	1.19 %	1.14 %	1.48 %	31	%
8.27	(0.90)%	306,227	1.20 %	1.15 %	1.25 %	57	%
8.46	10.55	%	332,695	1.14 %(4)	1.05 %(5)	1.22 %	46	%
7.75	23.07	%	340,210	1.13 %	1.09 %	1.49 %	56	%
25.57	30.05	%	211,508	1.25 %	1.06 %	0.48 %	8	%
19.78	14.82	%	184,243	1.27 %	1.02 %	0.72 %	17	%
17.34	(0.27)%	178,783	1.25 %	1.00 %	0.60 %	30	%
17.47	14.09	%	199,524	1.21 %(4)	0.92 %(5)	0.44 %	153	%
15.40	17.62	%	202,454	1.26 %	1.01 %	0.62 %	157	%
4.85	(3.13)%(7)	85,045	1.30 %(8)	1.15 %(8)	1.17 %(8)		%(7)
5.07	8.49	%	30,550	1.62 %	1.32 %	5.18 %	103	
4.92	5.48	%	32,203	1.55 %	1.25 %	5.95 %	50	%
4.95	12.01		34,885	1.48 %(4)	1.13 %(5)	6.20 %	42	%
4.70	28.92	%	37,787	1.56 %	1.13 %	6.51 %	51	%
3.89	(13.42)%	25,924	1.50 %(9)	0.98 %	7.17 %	39	%

Notes to Financial Statements

1. Significant Accounting Policies

Value Line Premier Growth Fund, Inc., The Value Line Fund, Inc., Value Line Income and Growth Fund, Inc., Value Line Larger Companies Fund, Inc., and Value Line Core Bond Fund, (individually a "Fund" and collectively, the "Funds") are each registered under the Investment Company Act of 1940, as amended, as diversified, open-end management investment companies. The primary investment objective of the Value Line Premier Growth Fund, Inc. and The Value Line Fund, Inc. is long-term growth of capital. The primary investment objective of the Value Line Income and Growth Fund, Inc. is income, as high and dependable as is consistent with reasonable risk and capital growth to increase total return is a secondary objective. The sole investment objective of the Value Line Larger Companies Fund, Inc. is to realize capital growth. The primary investment objective of the Value Line Core Bond Fund is to maximize current income. As a secondary investment objective, the Fund will seek capital appreciation, but only when consistent with its primary objective. The Value Line Funds (the "Value Line Funds") is a family of 10 mutual funds that includes a wide range of solutions designed to meet virtually any investment goal and consists of a variety of equity, fixed income, and hybrid funds.

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 and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates. The following is a summary of significant accounting policies consistently followed by the Funds in the preparation of their financial statements.

(A) Security Valuation: Securities listed on a securities exchange are valued at the closing sales prices on the date as of which the net asset value is being determined. Securities traded on the NASDAQ Stock Market are valued at the NASDAQ Official Closing Price. In the absence of closing sales prices for such securities and for securities traded in the over-the-counter market, the security is valued at the midpoint between the latest available and representative asked and bid prices. Short-term instruments with maturities of 60 days or less at the date of purchase are valued at amortized cost, which approximates fair value. Short-term instruments with maturities greater than 60 days at the date of purchase are valued at the midpoint between the latest available and representative asked and bid prices, and commencing 60 days prior to maturity such securities are valued at amortized cost.

The Board of Directors (the "Board") has determined that the value of bonds and other fixed income corporate securities be calculated on the valuation date by reference to valuations obtained from an independent pricing service that determines valuations for normal institutional-size trading units of debt securities, without exclusive reliance upon quoted prices. This service takes into account appropriate factors such as institutional-size trading in similar groups of securities, yield, quality, coupon rate, maturity, type of issue, trading characteristics and other market data in determining valuations. Bonds and fixed income securities are valued at the evaluated bid on the date as of which the net asset value is being determined. Securities, other than bonds and other fixed income securities, not priced in this manner are valued at the midpoint between the latest available and representative bid and asked prices or, when stock valuations are used, at the latest quoted sale price as of the regular close of business of the New York Stock Exchange on the valuation date.

The Board has adopted procedures for valuing portfolio securities in circumstances where market quotes are not readily available, and has delegated the responsibility for applying the valuation methods to the Adviser. A valuation

committee (the "Valuation Committee") was established by the Board to oversee the implementation of the Funds' valuation methods and to make fair value determinations on behalf of the Board, as instructed. The Adviser monitors the continued appropriateness of methods applied and determines if adjustments should be made in light of market changes, events affecting the issuer, or other factors. If the Adviser determines that a valuation method may no longer be appropriate, another valuation method may be selected, or the Valuation Committee will be convened to consider the matter and take any appropriate action in accordance with procedures set forth by the Board. The Board shall review the appropriateness of the valuation methods and these methods may be amended or supplemented from time to time by the Valuation Committee. In addition, the Funds may use the fair value of a security when the closing market price on the primary exchange where the security is traded no longer reflects the value of a security due to factors affecting one or more relevant securities markets or the specific issuer.

December 31, 2013

(B) Fair Value Measurements: The Funds follow fair valuation accounting standards (FASB ASC 820-10) which establishes a definition of fair value and set out a hierarchy for measuring fair value. These standards require additional disclosures about the various inputs and valuation techniques used to develop the measurements of fair value and a discussion of changes in valuation techniques and related inputs during the period. These inputs are summarized in the three broad levels listed below:

Level 1 - Inputs that reflect unadjusted quoted prices in active markets for identical assets or liabilities that the Fund has the ability to access at the measurement date;

Level 2 – Inputs other than quoted prices that are observable for the asset or liability either directly or indirectly, including inputs in markets that are not considered to be active;

Level 3 – Inputs that are unobservable.

Transfers between investment levels may occur as the markets fluctuate and/or the availability of data used in an investment's valuation changes. The inputs or methodologies used for valuing securities are not necessarily an indication of the risk associated with investing in those securities.

The Funds follow the updated provisions surrounding fair value measurements and disclosures on transfers in and out of all levels of the fair value hierarchy on a gross basis and the reasons for the transfers as well as to disclosures about the valuation techniques and inputs used to measure fair value for investments that fall in either Level 2 or Level 3 of the fair value hierarchy.

The Funds' policy is to recognize transfers between levels at the beginning of the reporting period.

The amounts and reasons for all transfers in and out of each level within the three-tier hierarchy are disclosed when the Funds had an amount of total transfers during the reporting period that were meaningful in relation to their net assets as of the end of the reporting period (e.g. greater than 1%). An investment asset's or liability's level within the fair value hierarchy is based on the lowest level input, individually or in aggregate, that is significant to fair value measurement. The objective of fair value measurement remains the same even when there is a significant decrease in the volume and level of activity for an asset or liability and regardless of the valuation techniques used.

For the year ended December 31, 2013 there were no Level 3 investments. The Schedule of Investments includes a breakdown of the Funds' investments by category.

(C) Repurchase Agreements: Each Fund may enter into repurchase agreements, under the terms of a Master Repurchase Agreement, with selected commercial banks and broker-dealers, under which the Funds acquire securities as collateral and agrees to resell the securities at an agreed upon time and at an agreed upon price. Each Fund, through the custodian or a sub-custodian, receives delivery of the underlying securities collateralizing repurchase agreements. The Funds' custodian takes possession of the underlying collateral securities, the value of which exceeds the principal amount of the repurchase transaction, including accrued interest. To the extent that any repurchase transaction exceeds one business day, it is the Funds' policy to mark-to-market the value of the underlying securities daily to ensure the adequacy of the collateral. In the event of default by either the seller or the Funds, the Master Repurchase Agreement may permit the non-defaulting party to net and close out all transactions. The Funds have the right to liquidate the collateral and apply the proceeds in satisfaction of the obligation. Under certain circumstances, in the event of default

or bankruptcy by the other party to the agreement, realization and/or retention of the collateral or proceeds may be subject to legal proceedings. The repurchase and joint repurchase agreements held by the Funds at the year end had been entered into on December 31, 2013.

At year end, Value Line Premier Growth Fund, Inc., The Value Line Fund, Inc., Value Line Income and Growth Fund, Inc., and Value Line Larger Companies Fund, Inc., respectively, had investments in repurchase agreements with a gross value of \$4,100,000, \$1,500,000, \$26,300,000 and \$6,000,000 on the Statements of Assets and Liabilities. The value of each Fund's related collateral exceeded the value of the repurchase agreements at year end. There were no open repurchase agreements for Value Line Core Bond Fund at December 31, 2013.

At year end, Value Line Premier Growth Fund, Inc., The Value Line Fund, Inc., Value Line Income and Growth Fund, Inc., Value Line Larger Companies Fund, Inc., and Value Line Core Bond Fund, respectively, had investments in joint repurchase agreements with a gross value of \$14,515,511, \$956,822, \$10,299,560, \$7,108,098 and \$235,156 on the Statements of Assets and Liabilities. The value of each Fund's related collateral exceeded the value of the joint repurchase agreements at year end.

(D) Federal Income Taxes: It is the policy of the Funds to each qualify as a regulated investment company by complying with the provisions available to regulated investment companies, as defined in applicable sections of the Internal Revenue Code, and to distribute all of their investment income and capital gains to its shareholders. Therefore, no provision for federal income tax is required.

Notes to Financial Statements (continued)

Management has analyzed the Funds' tax positions taken on federal and state income tax returns for all open tax years (fiscal years ended December 31, 2010 through December 31, 2013), and has concluded that no provision for federal or state income tax is required in the Funds' financial statements. The Funds' federal and state income tax returns for tax years for which the applicable statutes of limitations have not expired are subject to examination by the Internal Revenue Service and state departments of revenue.

(E) Security Transactions and Distributions: Security transactions are accounted for on the date the securities are purchased or sold. Realized gains and losses on sales of securities are calculated for financial accounting and federal income tax purposes on the basis of the first in first out contention ("FIFO"). Dividend income and distributions to shareholders are recorded on the ex-dividend date. Distributions are determined in accordance with income tax regulations, which may differ from generally accepted accounting principles. Interest income, adjusted for the amortization of discount and premium, is earned from settlement date and recognized on the accrual basis. Gains and losses realized on prepayments received on mortgage-related securities are recorded as interest income.

The Funds may purchase mortgage pass-through securities on a to-be-announced ("TBA") basis, with payment and delivery scheduled for a future date. The Funds may enter into a TBA agreement, sell the obligation to purchase the pools stipulated in the TBA agreement prior to the stipulated settlement date and enter into a new TBA agreement for future delivery of pools of mortgage pass-through securities (a "TBA roll"). A TBA roll is treated by the Funds as a purchase transaction and a sale transaction in which the Funds realize a gain or loss. The Funds' use of TBA rolls may cause the Funds to experience higher portfolio turnover and higher transaction costs. The Funds could be exposed to possible risk if there is an adverse market action, expenses or delays in connection with TBA transactions, or if the counterparty fails to complete the transaction.

The Value Line Core Bond Fund may invest in Treasury Inflation-Protection Securities ("TIPS"). The principal value and interest payout of TIPS are periodically adjusted according to the rate of inflation based on the Consumer Price Index. The adjustments for principal and income due to inflation are reflected in interest income in the Statements of Operations.

Dividends from net investment income will be declared daily and paid monthly for the Value Line Core Bond Fund. Income dividends and capital gains distributions are automatically reinvested in additional shares of the Fund unless the shareholder has requested otherwise. Income earned by the Fund on weekends, holidays and other days on which the Fund is closed for business is declared as a dividend on the next day on which the Fund is open for business. The Value Line Income and Growth Fund, Inc. distributes all of its net investment income quarterly and the Value Line Premier Growth Fund, Inc., The Value Line Fund, Inc., and the Value Line Larger Companies Fund, Inc. distribute all of their net investment income annually. Net realized capital gains, if any, are distributed to shareholders annually or more frequently if necessary to comply with the Internal Revenue Code.

(F) Foreign Currency Translation: The books and records of the Funds are maintained in U.S. dollars. Assets and liabilities which are denominated in foreign currencies are translated to U.S. dollars at the prevailing rates of exchange at the valuation date. The Funds do not isolate changes in the value of investments caused by foreign exchange rate differences from the changes due to other circumstances.

Income and expenses are translated to U.S. dollars based upon the rates of exchange on the respective dates of such transactions.

Net realized foreign exchange gains or losses arise from currency fluctuations realized between the trade and settlement dates on securities transactions, the differences between the U.S. dollar amounts of dividends, interest, and foreign withholding taxes recorded by the Funds, and the U.S. dollar equivalent of the amounts actually received or paid. Net unrealized foreign exchange gains and losses arise from changes in the value of assets and liabilities, other than investments, at the end of the fiscal period, resulting from changes in the exchange rates. The effect of the change in foreign exchange rates on the value of investments is included in realized gain/ (loss) on investments and change in net unrealized appreciation/(depreciation) on investments.

(G) Representations and Indemnifications: In the normal course of business, the Funds enter into contracts that contain a variety of representations and warranties which provide general indemnifications. The Funds' maximum exposure under these arrangements is unknown, as this would involve future claims that may be made against the Funds that have not yet occurred. However, based on experience, the Funds expect the risk of loss to be remote.

December 31, 2013

(H) Accounting for Real Estate Investment Trusts: The Funds own shares of Real Estate Investment Trusts ("REITs") which report information on the source of their distributions annually. Distributions received from REITs during the year which represent a return of capital are recorded as a reduction of cost and distributions which represent a capital gain dividend are recorded as a realized long-term capital gain on investments.

(I) Foreign Taxes: The Funds may be subject to foreign taxes on income, gains on investments, or currency repatriation, a portion of which may be recoverable. The Funds will accrue such taxes and recoveries as applicable, based upon its current interpretation of tax rules and regulations that exist in the markets in which it invests.

(J) Securities Lending: Under an agreement with State Street Bank & Trust ("State Street"), the Funds can lend their securities to brokers, dealers and other financial institutions approved by the Board. By lending their investment securities, the Funds attempt to increase their net investment income through receipt of interest on the loan. Any gain or loss in the market price of the securities loaned that might occur and any interest or dividends declared during the term of the loan would accrue to the account of the Funds. Risks of delay in recovery of the securities or even loss of rights in the collateral may occur should the borrower of the securities fail financially. Generally, in the event of a counter-party default, the Funds have the right to use the collateral to offset the losses incurred. The lending fees received and the Funds' portion of the interest income earned on the cash collateral are included in the Statements of Operations.

Upon entering into a securities lending transaction, the Funds receive cash or other securities as collateral in an amount equal to or exceeding 102% of the current market value of the loaned securities. Any cash received as collateral is invested by State Street Global Advisors, acting in its capacity as securities lending agent (the "Agent"), in The Value Line Funds collateral account, which is subsequently invested into joint repurchase agreements. A portion of the dividends received on the collateral is rebated to the borrower of the securities and the remainder is split between the Agent and the Funds.

The Funds enter into joint repurchase agreements whereby their uninvested cash collateral from securities lending is deposited into a joint cash account with other funds managed by the Adviser and is used to invest in one or more repurchase agreements. The value and face amount of the joint repurchase agreement are allocated to the funds based on their pro-rata interest in the repurchase agreement. A repurchase agreement is accounted for as a loan by the funds to the seller, collateralized by securities which are delivered to the Fund's custodian. The market value, including accrued interest, of the initial collateralization is required to be at least 102% of the dollar amount invested by the funds, with the value of the underlying securities marked to market daily to maintain coverage of at least 100%.

As of December 31, 2013, the Funds loaned securities which were collateralized by cash. The value of the securities on loan and the value of the related collateral were as follows:

Fund	Value of Securities Loaned	Value of Collateral	Т	otal Collateral (including Calculated Mark)*
Value Line Premier Growth Fund, Inc.	\$ 15,893,168	\$ 16,241,965	\$	16,274,746
The Value Line Fund, Inc.	1,048,806	1,070,625		1,070,625
Value Line Income and Growth Fund, Inc.	11,304,497	11,524,575		11,547,888
Value Line Larger Companies Fund, Inc.	7,803,401	7,953,525		7,972,775

 Value Line Core Bond Fund
 257,657
 263,125
 263,125

*Balances represent the end of day mark-to-market of securities lending collateral that will be reflected by the Funds as of the next business day.

Additionally refer to Note 1(c) for details on joint repurchase agreements which were entered into using security lending cash collateral.

(K) Options: The Value Line Income and Growth Fund, Inc.'s investment strategy allows the use of options. The Fund utilizes options to hedge against changes in market conditions or to provide market exposure while trying to reduce transaction costs.

When the Fund writes a put or call option, an amount equal to the premiums received is included on the Statement of Assets and Liabilities as a liability. The amount of the liability is subsequently marked-to-market to reflect the current market value of the option. If an option expires on its stipulated expiration date or if the Fund enters into a closing purchase transaction, a gain or loss is realized. If a written call option on an individual security is exercised, a gain or loss is realized for the sale of the underlying security, and the proceeds from the sale are increased by the premium originally received. If a written put option on an individual security is exercised, the cost of the security acquired is decreased by the premium originally received. As a writer of an option, a Fund bears the market risk of an unfavorable change in the price of the individual security underlying the written option. Additionally, written call options may involve the risk of limited gains.

Notes to Financial Statements (continued)

The Fund may also purchase put and call options. When a Fund purchases a put or call option, an amount equal to the premium paid is included on the Fund's Statement of Assets and Liabilities as an investment, and is subsequently marked-to-market to reflect the current market value of the option. If an option expires on the stipulated expiration date or if the Fund enters into a closing sale transaction, a gain or loss is realized. If the Fund exercises a call option on an individual security, the cost of the security acquired is increased by the premium paid for the call. If the Fund exercises a put option on an individual security, a gain or loss is realized from the sale of the underlying security, and the proceeds from such a sale are decreased by the premium originally paid. Written and purchased options are non-income producing securities.

As of December 31, 2013, the Value Line Income and Growth Fund, Inc. had no open options contracts at December 31, 2013.

The Value Line Income and Growth Fund, Inc.'s written options are collateralized securities held at the Options Clearing Corporation's account at the Fund's custodian. The securities pledged as collateral are included on the Schedule of Investments. Such collateral is restricted from the Fund's use.

The number of options contracts written and the premiums received by the Value Line Income and Growth Fund, Inc. during the year ended December 31, 2013, were as follows:

	Number of		Pren	niums	
Purchased Options	Contracts		Reco	eived	
Options outstanding at December 31, 2012			\$	0	
Options purchased	400			45,018	
Options expired/closed	(400)		(45,018)
Options outstanding at December 31, 2013			\$	0	
	Number of			niums	
Written Options	Contracts		Rece	eived	
	conducts				
Options outstanding at December 31, 2012			\$	0	
	<u> </u>			0 69,248	
Options outstanding at December 31, 2012)		•)
Options outstanding at December 31, 2012 Options written	630))		69,248))

The following is a summary of how these derivatives are treated in the financial statements and their impact on the Fund:

	Gain or (Loss) Derivativ	Gain or (Loss) Derivative Recognized in					
	Income						
	Realized	Change in					
Risk Type	Gain (Loss)(a)	Appreciation(b)					
Equity - Purchased options	(45,018)	\$ 0					
Equity - Written options	69,248	0					

For the year ended December 31, 2013, the Fund's quarterly holdings of written options contracts were as follows:

	Number of	Number of
	Purchased	Written Options
	Options Contracts	Contracts
Quarter Ended	Outstanding	Outstanding
March 31, 2013		
June 30, 2013		200
September 30, 2013		30
December 31, 2013		_

(a) Statements of Operations location: Net Realized Gain (Loss) from: Investments and Written options.

(b) Statements of Operations location: Change in Net Unrealized Appreciation/(Depreciation) of: Investments and Written options

December 31, 2013

(L) Subsequent Events: Management has evaluated all subsequent transactions and events through the date on which these financial statements were issued and has determined that no additional items require disclosure.

2. Investment Risks

Securities issued by U.S. Government agencies or government-sponsored enterprises may not be guaranteed by the U.S. Treasury. The Government National Mortgage Association ("GNMA" or "Ginnie Mae"), a wholly-owned U.S. Government corporation, is authorized to guarantee, with the full faith and credit of the U.S. Government, the timely payment of principal and interest on securities issued by institutions approved by GNMA and backed by pools of mortgages insured by the Federal Housing Administration or guaranteed by the Department of Veterans Affairs. Government-related guarantors (i.e., not backed by the full faith and credit of the U.S. Government) include the Federal National Mortgage Association ("FNMA" or "Fannie Mae") and the Federal Home Loan Mortgage Corporation ("FHLMC" or "Freddie Mac"). Pass-through securities issued by FNMA are guaranteed as to timely payment of principal and interest by FNMA, but are not backed by the full faith and credit of the U.S. Government. FHLMC guarantees the timely payment of interest and ultimate collection of principal, but its participation certificates are not backed by the full faith and credit of the U.S. Government. FHLMC guarantees the timely payment of the U.S. Government.

3. Capital Share Transactions, Dividends and Distributions to Shareholders

Transactions in capital stock were as follows:

	•	Year Ended	Y	ear Ended
	D	ecember 31,	D	ecember 31,
		2013		2012
Value Line Premier Growth Fund, Inc.				
Shares sold		1,144,091		2,042,295
Shares issued to shareholders in reinvestment of dividends and				
distributions		790,836		850,616
Shares redeemed		(1,807,035)		(2,463,509)
Net increase		127,892		429,402
Dividends per share from net investment income	\$		\$	0.0925
Distributions per share from net realized gains	\$	2.4934	\$	2.2262
The Value Line Fund, Inc.				
Shares sold		178,945		328,898
Shares issued to shareholders in reinvestment of dividends and				
distributions		37,142		
Shares redeemed		(1,537,052)		(4,481,149)
Net decrease		(1,320,965)		(4,152,251)
Dividends per share from net investment income	\$	0.0570	\$	
Value Line Income and Growth Fund, Inc.				
Shares sold		1,821,122		821,795
Shares issued to shareholders in reinvestment of dividends and				
distributions		1,639,843		1,657,336

Shares redeemed Net decrease Dividends per share from net investment income Distributions per share from net realized gains	\$ \$	(3,887,583) (426,618) 0.1157 0.4174	\$ \$	(5,417,424) (2,938,293) 0.1303 0.3403
Value Line Larger Companies Fund, Inc. Shares sold Shares issued to shareholders in reinvestment of dividends Shares redeemed Net decrease Dividends per share from net investment income	\$	65,511 47,005 (1,157,543) (1,045,027) 0.1521	\$	119,348 53,004 (1,169,950) (997,598) 0.1173

Notes to Financial Statements (continued)

	Fe	Period from bruary 1, 2013 December 31, 2013		Year Ended January 31, 2013		Year Ended wary 31, 2012	2
Value Line Core Bond Fund							
Shares sold		338,817		452,862		413,006	
Shares issued in connection with merger		14,453,737					
Shares issued to shareholders in reinvestment of							
dividends		185,136		255,621		307,024	
Shares redeemed		(3,475,528)	(1,222,950)	(1,220,003)
Net increase/(decrease)		11,502,162		(514,467)	(499,973)
Dividends per share from net investment income	\$	0.0537	\$	0.2531		\$ 0.2899	
Distributions per share from return of capital	\$	0.0089	\$			\$ 	
Distributions per share from net realized gains	\$	_	\$	0.0040		\$ 	

4. Reorganization

On December 13, 2012, the Board approved an agreement and plan of reorganization (the "Reorganization") pursuant to which the Value Line U.S. Government Securities Fund, Inc. (the "Acquired Fund") would merge into and become shareholders of the Value Line Core Bond Fund (the "Surviving Fund"). The Board believes the reorganization would be advantageous to the shareholders of both Funds for the reason that both Funds have similar investment objectives, improved performance and a larger and more diverse investment universe, potentially allowing for economies of scale to be realized over time.

On March 22, 2013, the Surviving Fund acquired all of the assets and assumed the liabilities of the Acquired Fund, in a tax-free exchange for Federal tax purposes, pursuant to the Reorganization approved by the Board of both Funds and shareholders of record of the Acquired Fund as of the applicable record date. All of the expenses incurred in connection with the Reorganization were paid by both the Acquired and Surviving Funds proportionately based on the Funds' respective net assets. The total Reorganization costs are \$172,439. The value of shares issued by the Surviving Fund is presented in the Statement of Changes in Net Assets. The following table sets forth the number of shares issued by the Surviving Fund, the net assets and unrealized appreciation or depreciation of the Acquired Fund immediately prior to the Reorganization, and the net assets of the Surviving Fund immediately prior to and after the Reorganization:

Date of Reorganization	Surviving Fund	Shares Issued In Acquisition	Net Assets Before Reorganization	Net Assets After Reorganization	
3-22-13	Value Line Core Bond Fund	14,453,737	\$ 29,565,559	\$ 102,961,637	
Date of	Acquired	Shares	Acquired Portfolio	Acquired Portfolio Unrealized	

Reorganization	Fund	Outstanding		Net Assets		Depreciation	
	Value Line U.S. Government						
3-22-13	Securities Fund, Inc.	6,308,486	\$	73,396,078	\$	1,483,441	

Assuming the Reorganization had been completed on February 1, 2013, the beginning of the period for the Surviving Fund, the Surviving Fund's pro forma results of operations for the year ended December 31, 2013 would have been as follows:

Net investment income	\$1,580,309
Net loss on investments	\$(4,057,854)
Net decrease in net assets from operations	\$(2,477,545)

December 31, 2013

Because the combined investment portfolios have been managed as a single integrated portfolio since the closing of the Reorganization, it is not practicable to separate the amounts of revenue and earnings of the Acquired Fund that have been included in the Surviving Fund's Statement of Operations since March 22, 2013.

5. Purchases and Sales of Securities

Purchases and sales of securities, excluding short-term investments, were as follows:

			Purchases of U.S.	Sales of U.S.
	Purchases of	Sales of	Government	Government
	Investment	Investment	Agency	Agency
Fund	Securities	Securities	Obligations	Obligations
Value Line Premier Growth Fund, Inc.	\$39,674,376	\$58,797,318	\$ —	\$ —
The Value Line Fund, Inc.	8,190,659	24,430,107		—
Value Line Income and Growth Fund, Inc.	45,871,025	72,514,502	33,049,685	38,736,132
Value Line Larger Companies Fund, Inc.	14,937,961	40,117,920		—
Value Line Core Bond Fund*	30,832,806	13,532,506	18,652,139	40,689,173

* Period from February 1, 2013 to December 31, 2013.

6. Income Taxes

At December 31, 2013, information on the tax components of capital is as follows:

	Cost of investments for tax	Gross tax unrealized	Gross tax unrealized	Net tax unrealized appreciation (depreciation) on	Undistributed ordinary	Undistributed long-term
Fund	purposes	appreciation	depreciation	investments	income	gain
Value Line						
Premier Growth Fund,						
Inc.	\$207,410,240	\$208,166,767	\$(421,860)	\$ 207,744,907	\$ 61,037	\$ 1,666,569
The Value Line Fund,						
Inc.	68,457,649	56,889,504	(59,355)	56,830,149	56,121	
Value Line Income and						
Growth Fund, Inc.	262,790,014	79,242,189	(2,019,268)	77,222,921	162,848	3,102,111
Value Line Larger						
Companies Fund, Inc.	132,109,136	86,323,590	(16,006)	86,307,584	933,119	
Value Line Core Bond						
Fund	85,295,569	1,075,489	(2,336,375)	(1,260,886) —	_

On December 22, 2010, the Regulated Investment Company Modernization Act of 2010 ("the Act") was signed by the President of the United States of America. Under the Act, net capital losses recognized by the Funds after December 31, 2010 may get carried forward indefinitely, and retain their character as short-term and/or long term losses. Prior to

this Act, pre-enactment net capital losses incurred by the Funds were carried forward for eight years and treated as short-term losses. The Act requires under the transition that post-enactment net capital losses are used before pre-enactment net capital losses.

As of December 31, 2013, the following Funds had a realized capital loss carryforward, for federal income tax purposes, available to be used to offset future realized capital gains:

	Expiring	Expiring	Unlimited
	December 31,	December 31,	Short-Term
Fund	2016	2017	Losses
Value Line Premier Growth Fund, Inc.	\$ —	\$ —	\$—
The Value Line Fund, Inc.	1,132,225	41,718,238	
Value Line Income and Growth Fund, Inc.		—	
Value Line Larger Companies Fund, Inc.		35,132,762	
Value Line Core Bond Fund	_		684,299

Notes to Financial Statements (continued)

During the year ended December 31, 2013, the following Funds utilized capital loss carryforwards:

Fund	Amount
Value Line Premier Growth Fund, Inc.	\$ —
The Value Line Fund, Inc.	9,219,454
Value Line Income and Growth Fund, Inc.	
Value Line Larger Companies Fund, Inc.	12,204,530
Value Line Core Bond Fund*	

* Period from February 1, 2013 to December 31, 2013.

To the extent that current or future capital gains are offset by capital losses, the Funds do not anticipate distributing any such gains to shareholders.

It is uncertain whether the Funds will be able to realize the benefits of the losses before they expire.

Net realized gain (loss) differs from financial statements and tax purposes primarily due to wash sales, contingent payment debt instruments, return of capital from investments in REITs, and investments in partnerships.

Permanent book-tax differences relating to the current year were reclassified within the composition of the net asset accounts.

A reclassification has been made on the Statements of Assets and Liabilities to increase/(decrease) undistributed net investment income, accumulated net realized gain, and additional paid-in capital for the Funds as follows:

	Undistributed Accumul Net Net Real		Additional
	Investment	Gains	Paid-In
Fund	Income (Loss)	(Losses)	Capital
Value Line Premier Growth Fund, Inc.	\$ 88,900	\$ (88,900) \$—
The Value Line Fund, Inc.	(31,771)	31,769	2
Value Line Income and Growth Fund, Inc.	(697)	1,026	(329)
Value Line Larger Companies Fund, Inc.	(102,716)	102,843	(127)
Value Line Core Bond Fund	(5,250)	(5,894) 11,144

These reclassifications were primarily due to differing treatments of foreign currency gains/(losses) and litigation interest. Net assets were not affected by these reclassifications.

During the period ended December 31, 2013, as permitted under federal income tax regulations, the Value Line Core Bond Fund elected to defer \$173,600 of post October short-term losses.

The tax composition of distributions paid to shareholders during fiscal 2013 and 2012, were as follows:

Year Ended December 31, 2013

Distributions Paid from

				Total
	Ordinary	Long-Term	Return of	Distributions
Fund	Income	Capital Gain	Capital	Paid
Value Line Premier Growth Fund, Inc.	\$822,653	\$26,840,247	\$—	\$27,662,900
The Value Line Fund, Inc.	526,843			526,843
Value Line Income and Growth Fund, Inc.	3,803,097	13,525,713		17,328,810
Value Line Larger Companies Fund, Inc.	1,253,220			1,253,220
Value Line Core Bond Fund*	893,166		155,298	1,048,464

* Period from February 1, 2013 to December 31, 2013.

December 31, 2013

2012 Distributions Paid from

Ordinary Income

1,950,884

\$

	Year Ended December 31, 2012				
	Distributions Paid from				
	Тс				
	Ordinary	Long-Term	Distributions		
Fund	Income	Capital Gain	Paid		
Value Line Premier Growth Fund, Inc.	\$2,146,661	\$23,018,017	\$ 25,164,678		
The Value Line Fund, Inc.					
Value Line Income and Growth Fund, Inc.	4,450,666	11,216,365	15,667,031		
Value Line Larger Companies Fund, Inc.	1,087,423	—	1,087,423		
Value Line Core Bond Fund	1,614,009	25,662	1,639,671		
* Year ended January 31, 2013.					
		Year En	ded January 31,		

Fund Value Line Core Bond Fund

7. Investment Advisory Fee, Service and Distribution Fees and Transactions With Affiliates

Advisory fees of \$2,798,432, \$807,293, \$2,095,572, \$1,458,201 and \$382,486 for the Value Line Premier Growth Fund, Inc., The Value Line Fund, Inc., Value Line Income and Growth Fund, Inc., Value Line Larger Companies Fund, Inc., and Value Line Core Bond Fund, respectively, were paid or payable to the Adviser for the period ended December 31, 2013. For the year ended January 31, 2013, advisory fees of \$237,606 were paid or payable to the Adviser for the Value Line Core Bond Fund. For the Value Line Premier Growth Fund, Inc. and Value Line Larger Companies Fund, Inc. advisory fees were computed at an annual rate of 0.75% of the daily net assets during the period. For The Value Line Fund, Inc. and Value Line Income and Growth Fund, Inc. advisory fees were computed at an annual rate of 0.70% of the first \$100 million of the Fund's average daily net assets plus 0.65% of the excess thereof. For the Value Line Core Bond Fund, for the period ended December 31, 2013, this was computed at an annual rate of 0.50% of the Fund's average daily net assets during the period prior to any fee waivers, and for the year ended January 31, 2013, the Fund's advisory fees were computed at an annual rate of 0.75% of the first \$100 million of the Fund's average daily net assets during the period and 0.50% on the average daily net assets in excess thereof prior to any fee waivers. The Funds advisory fees are paid monthly. The Adviser provides research, investment programs, and supervision of the investment portfolio and pays costs of administrative services, office space, equipment and compensation of administrative, bookkeeping, and clerical personnel necessary for managing the affairs of the Funds. The Adviser also provides persons, satisfactory to the Funds' Board, to act as officers and employees of the Funds and pays their salaries. Effective June 1, 2010 and voluntarily renewed annually through January 31, 2013, the Adviser contractually agreed to waive 0.20% of the advisory fee for the Value Line Core Bond Fund. Fees waived amounted to \$63,362 for the year ended January 31, 2013. Effective February 1, 2013, and voluntarily renewed annually through June 30, 2014, the Adviser contractually agreed to waive 0.10% of the advisory fee for the Value Line Core Bond Fund. The fees waived amounted to \$76,530 for the period ended December 31, 2013. The Adviser has no right to recoup previously waived amounts.

The Funds have a Service and Distribution Plan (the "Plan"), adopted pursuant to Rule 12b-1 under the Investment Company Act of 1940, which compensates EULAV Securities LLC (the "Distributor") for advertising, marketing and distributing the Funds' shares and for servicing the Funds' shareholders at an annual rate of 0.25% of the Funds' average daily net assets. For the period ended December 31, 2013, fees amounting to \$932,811, \$291,282, \$785,503, \$486,089 and \$191,271 before fee waivers for the Value Line Premier Growth Fund, Inc., The Value Line Fund, Inc., Value Line Income and Growth Fund, Inc., Value Line Larger Companies Fund, Inc., and Value Line Core Bond Fund, respectively, were accrued under this Plan. For the year ended January 31, 2013, fees amounting to \$79,202 before fee waivers were accrued under this Plan for the Value Line Core Bond Fund. Effective May 1, 2009, and voluntarily renewed annually through July 31, 2013, the Distributor contractually agreed to waive The Value Line Fund, Inc.'s 12b-1 fee by 0.25%; effective August 1, 2013, the Distributor discontinued to waive The Value Line Fund, Inc.'s 12b-1 fee. Effective March 1, 2009, and voluntarily renewed annually, the Distributor contractually agreed to reduce the fee for the Value Line Income and Growth Fund, Inc. by 0.05%. Effective May 1, 2007, and voluntarily renewed annually through July 31, 2013, the Distributor contractually agreed to waive Value Line Larger Companies Fund, Inc.'s 12b-1 fee by 0.25%; effective August 1, 2013 and voluntarily renewed annually, the Distributor contractually agreed to waive the Value Line Larger Companies Fund, Inc.'s 12b-1 fee by 0.10%. Effective June 1, 2007 and voluntarily renewed annually through January 31, 2013, the Distributor contractually agreed to reduce the 12b-1 fee by 0.10% for the Value Line Core Bond Fund; effective February 1, 2013, and voluntarily renewed annually, the Distributor contractually agreed to reduce the 12b-1 fee by 0.05% for the Value Line Core Bond Fund. The Value Line Fund, Inc., Value Line Income and Growth Fund, Inc., Value Line Larger Companies Fund, Inc. and Value Line Core Bond Fund's fees waived amounted to \$165,777, \$156,915, \$360,818, and \$38,265, respectively, for the period ended December 31, 2013. For the year ended January 31, 2013, the Value Line Core Bond Fund's fees waived amounted to \$31,681. The Distributor has no right to recoup previously waived amounts.

Notes to Financial Statements (continued)

Effective July 5, 2012, the Funds have a Sub-Transfer Agent Plan (the "sub TA plan") which compensates financial intermediaries that provide sub-transfer agency and related services to investors that hold their Fund shares in omnibus accounts maintained by the financial intermediaries with the Funds. The sub-transfer agency fee, which may be paid directly to the financial intermediary or indirectly via the Distributor, is equal to the lower of (i) the aggregate amount of additional transfer agency fees and expenses that the Funds would otherwise pay to the transfer agent if each subaccount in the omnibus account maintained by the financial intermediary with the Funds were a direct account with the Funds and (ii) the amount by which the fees charged by the financial intermediary for including the Funds on its platform and providing shareholder, sub-transfer agency and related services exceed the amount paid under the Funds' Plan with respect to each Fund's assets attributable to shares held by the financial intermediary in the omnibus account. In addition, the amount of sub-transfer agency fees payable by the Fund's to all financial intermediaries in the aggregate is subject to a maximum cap of 0.05% of each Fund's average daily net assets. If the sub-transfer agency fee is paid to financial intermediaries indirectly via the Distributor, the Distributor does not retain any amount thereof and such fee otherwise reduces the amount that the Distributor is contractually obligated to pay to the financial intermediary. For the year ended December 31, 2013, fees amounting to \$110,726, \$7,527, \$61,727 and \$13,109 for the Value Line Premier Growth Fund, Inc., The Value Line Fund, Inc., Value Line Income and Growth Fund, Inc., and Value Line Larger Companies Fund, Inc., respectively, were paid under the sub TA plan.

Each Fund bears direct expenses incurred specifically on its behalf while common expenses of the Value Line Funds are allocated proportionately based upon each Fund's respective net assets. The Funds bear all other costs and expenses.

Certain officers and a trustee of the Adviser are also officers and a director of the Funds. At December 31, 2013, the officers and directors of the Value Line Premier Growth Fund, Inc., The Value Line Fund, Inc., Value Line Income and Growth Fund, Inc., Value Line Larger Companies Fund, Inc., and Value Line Core Bond Fund as a group owned less than 1% of the outstanding shares of each Fund.

8. Other

The Value Line Income and Growth Fund, Inc. received notice that it has been named as a defendant in In re: Tribune Company Fraudulent Conveyance Litigation, Consol. MDL 11 MD 2296 (RJS), which includes two specific cases in which the Fund is named, Kirschner, as Litigation Trustee for the Tribune Litigation Trust v. Fitzsimone, et al., 12 CV 02652 (RJS) (The "Trustee Litigation") and Deutsche Bank Trust Company Americas, in its Capacity as Successor Indenture Trustee for Certain Series of Senior Notes, et al. v. Adaly Opportunity Fund TD Securities Inc. c/o Adaly Investment Management Co., et al., No. 1:11-cv-04784-RJH (S.D.N.Y.) (the "Adaly Action"). The Adaly Action is part of a larger group of noteholder and individual creditor complaints, which were dismissed by the lower federal district court on September 23, 2013, but are now part of an appeal by counsel for some of the individual creditors. Both the Adaly Action and Trustee Litigation seek to recover alleged transfers received in connection with the purchase, repurchase or redemption of Tribune stock as a result of a 2007 leveraged buyout and tender offer. The alleged value of the proceeds received by the Fund is \$490,522 (less than 1% of net assets) and the Fund will incur legal expenses in the defense of these actions. Management continues to assess the actions and has made no determination about the effect, if any, on the Fund's net assets and results of operations.

Report of Independent Registered Public Accounting Firm

To the Board of Directors and Shareholders of Value Line Premier Growth Fund, Inc., The Value Line Fund, Inc., Value Line Income and Growth Fund, Inc., Value Line Larger Companies Fund, Inc. and Value Line Core Bond Fund:

In our opinion, the accompanying statements of assets and liabilities, including the schedules of investments, and the related statements of operations and of changes in net assets and the financial highlights present fairly, in all material respects, the financial position of Value Line Premier Growth Fund, Inc., The Value Line Fund, Inc., Value Line Income and Growth Fund, Inc., Value Line Larger Companies Fund, Inc. and Value Line Core Bond Fund (the "Funds") at December 31, 2013, the results of their operations, the changes in their net assets and the financial highlights for the periods presented, in conformity with accounting principles generally accepted in the United States of America. These financial statements and financial highlights (hereafter referred to as "financial statements") are the responsibility of the Funds' management. Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits of these financial statements 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 are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits, which included confirmation of securities at December 31, 2013 by correspondence with the custodian and brokers, provide a reasonable basis for our opinion.

PricewaterhouseCoopers LLP New York, New York

February 24, 2014

Fund Expenses (unaudited)

Example

As a shareholder of the Funds, you incur ongoing costs, including management fees, distribution and service (12b-1) fees, and other Fund expenses. This Example is intended to help you understand your ongoing costs (in dollars) of investing in each Fund and to compare these costs with the ongoing costs of investing in other mutual funds.

The Example is based on an investment of \$1,000 invested at the beginning of the period and held for the entire period (July 1, 2013 through December 31, 2013).

Actual Expenses

The first line in the table below for each Fund provides information about actual account values and actual expenses. You may use this information, together with the amount you invested, to estimate the expenses that you paid over the period. Simply divide your account value by \$1,000 (for example an \$8,600 account value divided by \$1,000 = 8.6), then multiply the result by the number in the first line for each Fund under the heading "Expenses Paid During Period" to estimate the expenses you paid on your account during this period.

Hypothetical Example for Comparison Purposes

The second line in the table for each Fund provides information about hypothetical account values and hypothetical expenses based on the Funds' actual expense ratio and an assumed rate of return of 5% per year before expenses, which is not the Funds' actual return. The hypothetical account values and expenses may not be used to estimate the actual ending account balance or expenses you paid for the period. You may use this information to compare the ongoing costs of investing in the Fund and other funds. To do so, compare this 5% hypothetical example with the 5% hypothetical examples that appear in the shareholder reports of other funds.

Please note that the expenses shown in the table are meant to highlight your ongoing costs only and do not reflect any transactional costs, such as sales charges (loads), redemption fees, or exchange fees. Therefore, the table is useful in comparing ongoing costs only and will not help you determine the relative total costs of owning different funds. In addition, if transactional costs were included, your costs would have been higher.

	Beginning account value 7/1/13		Ending account value 12/31/13		Expenses paid during period 7/1/13 thru 12/31/13*	
Actual						
Value Line Premier Growth Fund, Inc.	\$	1,000.00	\$	1,160.24	\$	6.82
The Value Line Fund, Inc.		1,000.00		1,180.96		6.61
Value Line Income and Growth Fund, Inc.		1,000.00		1,106.36		5.91
Value Line Larger Companies Fund, Inc.		1,000.00		1,192.01		6.19
Value Line Core Bond Fund		1,000.00		996.55		6.44
Hypothetical (5% return before expenses)						
Value Line Premier Growth Fund, Inc.		1,000.00		1,018.89		6.38
The Value Line Fund, Inc.		1,000.00		1,019.14		6.12
Value Line Income and Growth Fund, Inc.		1,000.00		1,019.59		5.67

Value Line Larger Companies Fund, Inc.	1,000.00	1,019.56	5.70
Value Line Core Bond Fund	1,000.00	1,018.75	6.51

* Expenses are equal to the Funds' annualized expense ratio of 1.25%, 1.20%, 1.11%, 1.12%, and 1.28%, respectively, multiplied by the average account value over the period, multiplied by 184/365 to reflect the one-half year period. These expense ratios may differ from the expense ratios shown in the Financial Highlights

Federal Tax Notice (unaudited)

Each Fund designates the following amounts distributed during the fiscal year ended December 31, 2013, if any, as capital gain dividends, dividends eligible for the corporate dividends received deduction and/or qualified dividend income:

		% of Dividends Eligible for the	
		Corporate	
	% of Qualifying	Dividends	Long-Term
		Received	
Fund	Dividend Income	Deduction	Capital Gains
Value Line Premier Growth Fund, Inc.	100%	100% \$	26,840,247
The Value Line Fund, Inc.	100	100	—
Value Line Income and Growth Fund, Inc.	100	100	13,525,713
Value Line Larger Companies Fund, Inc.	100	100	—
Value Line Core Bond Fund	—	—	—

The Funds file their complete schedule of portfolio holdings with the Securities and Exchange Commission ("SEC") for the first and third quarters of each fiscal year on Form N-Q. The Funds' Form N-Q is available on the SEC's website at http://www.sec.gov and may be reviewed and copied at the SEC's Public Reference Room in Washington, D.C. Information on the operation of the Public Reference Room may be obtained by calling 1-800-SEC-0330.

A description of the policies and procedures that the Funds use to determine how to vote proxies relating to portfolio securities, and information regarding how the Funds voted these proxies for the 12-month period ended June 30 is available through the Funds' website at http://www.vlfunds.com and on the SEC's website at http://www.sec.gov. The description of the policies and procedures is also available without charge, upon request, by calling 1-800-243-2729.

Management of the Funds

MANAGEMENT INFORMATION

The business and affairs of the Funds are managed by the Funds' officers under the direction of the Board. The following table sets forth information on each Director and Officer of the Funds. Each Director serves as a director or trustee of each of the 10 Value Line Funds. Each Director serves until his or her successor is elected and qualified.

Name, Address, and Year of Birth Interested Director* Mitchell E. Appel 1970 Other Directorships: Forethought Variable Insurance Trust, since 2013	Position (Since) Director (2010)	Principal Occupation During the Past 5 Years President of each of the Value Line Funds since June 2008; Chief Financial Officer of the Distributor since April 2008 and President since February 2009; President of the Adviser since February 2009, Trustee since December 2010 and Treasurer since January 2011; Chief Financial Officer of Value Line, Inc. ("Value Line") from April 2008 to December 2010 and from September 2005 to November 2007; Director from February 2010 to December 2010.
Non-Interested Directors Joyce E. Heinzerling 500 East 77th Street New York, NY 10162 1956 Other Directorships: None	Director (2008)	President, Meridian Fund Advisers LLC (consultants) since 2009; General Counsel, Archery Capital LLC (private invest- ment fund) until 2009.
Francis C. Oakley 54 Scott Hill Road Williamstown, MA 01267 1931 Other Directorships: None	Director (2000)	Professor of History, Williams College (1961-2002). Professor Emeritus since 2002; President Emeritus since 1994 and President (1985-1994); Chairman (1993-1997) and Interim President (2002-2003) of the American Council of Learned Societies. Trustee since 1997 and Chairman of the Board since 2005, National Humanities Center.
David H. Porter 5 Birch Run Drive Saratoga Springs, NY 12866 1935 Other Directorships: None	Director (1997)	Professor, Skidmore College since 2008; Visiting Professor of Classics, Williams College (1999-2008); President Emeritus, Skidmore College since 1999 and President (1987-1998).

Paul Craig Roberts 169 Pompano St. Panama City Beach, FL 32413 1939 Other Directorships: None	Director (1983)**	Chairman, Institute for Political Economy.
Nancy-Beth Sheerr 1409 Beaumont Drive Gladwyne, PA 19035 1949 Other Directorships: None	Director (1996)	Senior Financial Consultant, Veritable L.P. (Investment Advisor until December 2013).
Daniel S. Vandivort 59 Indian Head Road Riverside, CT 06878 1954 Other Directorships: None	Director (2008) Chairman of Board (2010)	President, Chief Investment Officer, Weiss, Peck and Greer/Robeco Investment Management (2005-2007); Managing Director, Weiss, Peck and Greer (1995-2005).

(continued)

Name, Address, and Year of Birth Officers	Position (Since)	Principal Occupation During the Past 5 Years
Mitchell E. Appel 1970	President (2008)	President of each of the Value Line Funds since June 2008; Chief Financial Officer of the Distributor since April 2008 and President since February 2009; President of the Adviser since February 2009, Trustee since December 2010 and Treasurer since January 2011; Chief Financial Officer of Value Line from April 2008 to December 2010 and from September 2005 to November 2007; Director from February 2010 to December 2010.
Michael J. Wagner 1950	Chief Compliance Officer (2009)	Chief Compliance Officer of Value Line Funds since June 2009; President of Northern Lights Compliance Service, LLC (formerly Fund Compliance Services, LLC (2006 – present)) and Senior Vice President (2004 – 2006) and President and Chief Operations Officer (2003 – 2006) of Gemini Fund Services, LLC; Director of Constellation Trust Company until 2008.
Emily D. Washington 1979	Treasurer and Secretary (2008)	Treasurer and Chief Financial Officer (Principal Financial and Accounting Officer) of each of the Value Line Funds since 2008 and Secretary since 2010; Secretary of the Adviser since 2011.

*	Mr. Appel is an "interested person" as defined in the Investment Company Act of 1940 by virtue of his
	position with the Adviser and Distributor.

** Mr. Roberts has served as a trustee of the Value Line Core Bond Fund since 1986.

Unless otherwise indicated, the address for each of the above officers is c/o Value Line Funds, 7 Times Square, New York, NY 10036.

The Funds' Statement of Additional Information (SAI) includes additional information about the Funds' Directors and is available, without charge, upon request by calling 1-800-243-2729 or on the Funds' website, www.vlfunds.com.

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The Value Line Family of Funds

In 1950, Value Line started its first mutual fund. Since then, knowledgeable investors have been relying on the Value Line Funds to help them build their financial futures. Over the years, Value Line Funds has evolved into what we are today – a diversified family of no-load mutual funds with a wide range of investment objectives – ranging from small, mid and large capitalization equities to fixed income. We also provide strategies that effectively combine both equities and fixed income, diligently taking into account the potential risk and reward of each investment.

- * Only available through the purchase of Guardian Investor, a tax deferred variable annuity, or ValuePlus, a variable life insurance policy.
- ** Formerly known as the Value Line Aggressive Income Trust.

*** Formerly known as the Value Line Emerging Opportunities Fund, Inc.

For more complete information about any of the Value Line Funds, including charges and expenses, send for a prospectus from EULAV Securities LLC, 7 Times Square, New York, New York 10036-6524 or call 1-800-243-2729, 9am – 5pm CST, Monday – Friday, or visit us at www.vlfunds.com. Read the prospectus carefully before you invest or send money.

Item 2. Code of Ethics

(a) The Registrant has adopted a Code of Ethics that applies to its principal executive officer, and principal financial officer and principal accounting officer.

(f) Pursuant to item 12(a), the Registrant is attaching as an exhibit a copy of its Code of Ethics that applies to its principal executive officer, and principal financial officer and principal accounting officer.

Item 3. Audit Committee Financial Expert.

(a)(1)The Registrant has an Audit Committee Financial Expert serving on its Audit Committee.

(2) The Registrant's Board has designated Daniel S. Vandivort, a member of the Registrant's Audit Committee, as the Registrant's Audit Committee Financial Expert. Mr. Vandivort is an independent director who has served as President, Chief Investment Officer to Weis, Peck and Greer/Robeco Investment Management. He has also previously served as Managing Director for Weis, Peck and Greer (1995-2005). A person who is designated as an "audit committee financial expert" shall not make such person an "expert" for any purpose, including without limitation under Section 11 of the Securities Act of 1933 or under applicable fiduciary laws, as a result of being designated or identified as an audit committee financial expert. The designation or identification of a person as an audit committee financial expert does not impose on such person any duties, obligations, or liabilities that are greater than the duties, obligations, and liabilities imposed on such person as a member of the audit committee and Board of Trustees in the absence of such designation or identification.

Item 4. Principal Accountant Fees and Services

(a) Audit Fees 2013 - \$39,435 Audit Fees 2012 - \$31,271

- (b) Audit-Related fees None.
- (c) Tax Preparation Fees 2013 \$13,915 Tax Preparation Fees 2012 - \$14,340

(d) All Other Fees - None

(e) (1) Audit Committee Pre-Approval Policy. All services to be performed for the Registrant by PricewaterhouseCoopers LLP must be pre-approved by the audit committee. All services performed were pre-approved by the committee.

(e) (2) Not applicable.

(f) Not applicable.

(g) Aggregate Non-Audit Fees 2013 - \$1,200 Aggregate Non-Audit Fees 2012 - \$2,400

(h) Not applicable.

Item 5. Audit Committee of Listed Registrants

Not Applicable.

Item 6. Investments

Not Applicable

Item 7. Disclosure of Proxy Voting Policies and Procedures for Closed-End Management Investment Companies

Not Applicable

Item 8. Portfolio Managers of Closed-End Management Investment Companies

Not Applicable

Item 9. Purchases of Equity Securities by Closed-End Management Investment Company and Affiliated Purchasers

Not Applicable

Item 10 Submission of Matters to a Vote of Security Holders

Not Applicable

Item 11. Controls and Procedures

(a) The registrant's principal executive officer and principal financial officer have concluded that the registrant's disclosure controls and procedures (as defined in rule 30a-2(c) under the Act (17 CFR 270.30a-2(c)) based on their evaluation of these controls and procedures as of a date within 90 days of the filing date of this report, are appropriately designed to ensure that material information relating to the registrant is made known to such officers and are operating effectively.

(b) The registrant's principal executive officer and principal financial officer have determined that there have been no significant changes in the registrant's internal controls or in other factors that could significantly affect these controls subsequent to the date of their evaluation, including corrective actions with regard to significant deficiencies and material weaknesses.

Item 12. Exhibits

- (a)Code of Business Conduct and Ethics for Principal Executive and Senior Financial Officers attached hereto as Exhibit 100.COE.
- (b)(1) Certification pursuant to Rule 30a-2(a) under the Investment Company Act of 1940 (17 CFR 270.30a-2) attached hereto as Exhibit 99.CERT.

(2) Certification pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 attached hereto as Exhibit 99.906.CERT.

SIGNATURES

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.

By: /s/ Mitchell E. Appel Mitchell E. Appel, President

Date: /s/ March 11, 2014

Pursuant to the requirements of the Securities 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/ Mitchell E. Appel Mitchell E. Appel, President, Principal Executive Officer
- By: /s/ Emily D. Washington Emily D. Washington, Treasurer, Principal Financial Officer

Date: March 11, 2014