

EVERGREEN MANAGED INCOME FUND  
Form DEF 14A  
December 19, 2006

**EVERGREEN MANAGED INCOME FUND**

**200 Berkeley Street, Boston, Massachusetts 02116-5034**

**NOTICE OF ANNUAL MEETING OF SHAREHOLDERS**

**FEBRUARY 16, 2007**

TO THE SHAREHOLDERS OF EVERGREEN MANAGED INCOME FUND:

Notice is hereby given that the Annual Meeting of Shareholders (the "Meeting") of Evergreen Managed Income Fund (the "Fund") will be held on February 16, 2007 at 10:00 a.m. Eastern time, at the offices of Evergreen Investments, 200 Berkeley Street, 26<sup>th</sup> Floor, Boston, Massachusetts 02116-5034, for the following purposes:

1. To elect four Trustees by the common and preferred shareholders of the Fund to serve for the term indicated herein and until their successors shall have been duly elected and qualified;
2. To transact such other business as may properly come before the Meeting or any adjournments thereof.

Shareholders of record at the close of business on December 15, 2006 will be entitled to vote at the Meeting and any adjournments thereof as described in the accompanying proxy statement.

It is hoped that you will attend the Meeting, but if you cannot do so, please complete and sign the enclosed proxy card, and return it in the accompanying envelope as promptly as possible. Any shareholder attending the Meeting can vote in person even though a proxy may have already been designated by the shareholder. **Instructions for the proper execution of the proxy card as well as instructions on how to vote by telephone are set forth at the end of this proxy statement.**

THE BOARD OF TRUSTEES OF THE FUND UNANIMOUSLY RECOMMENDS THAT YOU VOTE FOR THE ELECTION OF EACH NOMINEE AS A TRUSTEE.

By Order of the Board of Trustees

MICHAEL H. KOONCE

*Secretary*

December 29, 2006

**EVERGREEN MANAGED INCOME FUND**

**PROXY STATEMENT**

**This proxy statement is furnished in connection with the solicitation of proxies by and on behalf of the Board of Trustees of Evergreen Managed Income Fund (the “Fund”) for use at the Annual Meeting of Shareholders (the “Meeting”) to be held at Evergreen Investments, 200 Berkeley Street, 26<sup>th</sup> Floor, Boston, Massachusetts 02116-5034, on February 16, 2007 at 10:00 a.m. Eastern time. The address of the principal office of the Fund is Evergreen Investments, 200 Berkeley Street, Boston, Massachusetts 02116-5034.**

This proxy statement and the accompanying Notice of Annual Meeting and proxy card will be first sent to shareholders on or about December 29, 2006.

**Proxy Solicitation**

All proxy designations which are made by returning properly executed proxy cards or given by telephone to the Fund’s proxy solicitor will be voted as provided therein at the Meeting or at any adjournments thereof. A holder of either common or preferred shares (the “Shareholder”) designating a proxy card has the power to revoke it at any time before it is exercised by giving written notice of such revocation to the Fund at the address above or by submitting a subsequent, validly executed proxy card. Signing and mailing the proxy card or designating a proxy *via* telephone will not affect your right to execute a later proxy card or to attend the Meeting and vote your common shares or preferred shares (together, the “Shares”) in person.

The Board of Trustees intends to bring before the Meeting the matter set forth in Proposal 1 in the foregoing notice. The persons named in the enclosed proxy card and acting thereunder will vote in accordance with the directions of the Shareholders as specified on the proxy cards; if no choice is specified, the Shares will be voted FOR the election of the nominees named in the enclosed proxy card. Shareholders holding either common shares or preferred shares of the Fund may vote on the election of Ms. Norris and Messrs. Gifford, Keith and Scofield. If any other matters are properly presented at the Meeting for action, it is intended that the persons named in the enclosed proxy card and acting thereunder will vote in accordance with the views of management thereon. Abstentions and broker non-votes (i.e., Shares held by brokers or nominees as to which (i) instructions have not been received from the beneficial owners or the persons entitled to vote and (ii) the broker or nominee does not have discretionary voting power on a particular matter) are counted as present for quorum purposes. The Fund’s Second Amended and Restated Agreement and Declaration of Trust (the “Declaration”) provides that the holders of thirty-three and a third percent (33 1/3%) of the Shares issued and outstanding and entitled to vote, present in person or by proxy, shall constitute a quorum for the transaction of business at the Meeting. With regard to the election of trustees, votes may be cast in favor or withheld. Abstentions, broker non-votes and votes that are withheld will be excluded entirely from the vote and will have no

effect other than for quorum purposes. With respect to matters on which common and preferred shareholders vote together as a single class, each preferred share shall be entitled to the same number of votes as each common share (one vote per dollar of the common share's net asset value). Any shareholder who has returned a properly executed proxy card, including a broker who may hold Shares on your behalf, has the right to revoke it at any time prior to its exercise by attending the Meeting and voting his or her Shares in person, by submitting a letter of revocation to the Trust at the above address prior to the date of the Meeting or by submitting a later-dated and properly executed proxy card to the Trust at the above address prior to the date of the Meeting.

If a quorum is met, the affirmative vote of a plurality of the votes cast by shareholders present in person or represented by proxy at the Meeting and entitled to vote is required for the election of trustees (Proposal 1).

In the event a quorum is not present at the Meeting or in the event that a quorum is present but sufficient votes to approve a proposal are not received, the persons named as proxies may propose one or more adjournments of the Meeting to permit further solicitation of proxies. The persons named as proxies will vote in favor of adjournment those proxies that they are entitled to vote in favor of the proposal. They will vote against any such adjournment those proxies required to be voted against the proposal. The Meeting, whether or not a quorum is present, may be adjourned from time to time by the vote of a majority of the Shares represented at the Meeting, either in person or by proxy; or in his or her discretion by the chair of the Meeting. Abstentions and broker non-votes will not be voted on a motion to adjourn.

Any proposal for which sufficient favorable votes have been received by the time of the Meeting may be acted upon and considered final regardless of whether the Meeting is adjourned to permit additional solicitation with respect to any other proposal. In certain circumstances in which the Fund has received sufficient votes to approve a matter being recommended for approval by the Fund's Trustees, the Fund may request that brokers and nominees, in their discretion, withhold submission of broker non-votes in order to avoid the need for solicitation of additional votes in favor of the proposal.

The Fund will bear the costs of preparing, printing and mailing this proxy statement, the proxies and any additional materials which may be furnished to Shareholders. Solicitation may be undertaken by mail, telephone, facsimile and personal contact. The Fund has engaged Computershare Fund Services ("Computershare") to solicit proxies from brokers, banks, other institutional holders and individual Shareholders for a fee of approximately \$3,500.00. This fee will be borne by the Fund. The Annual Report of the Fund will be mailed, along with this proxy statement, to all Shareholders on or about December 29, 2006.

## **Voting Securities and Principal Holders Thereof**

Holders of record of the Fund's Shares at the close of business on December 15, 2006 will be entitled to vote at the Meeting or any adjournment thereof to the extent set forth in this proxy statement. As of December 15, 2006, the Fund had outstanding 42,055,000 common shares and 16,000 preferred shares. Each common share will be entitled to one vote for each dollar, and a fractional vote for each fraction of a dollar, of net asset value per share for each common share, as to any matter on which the common share is entitled to vote. Each preferred share will be entitled to the same number of votes as each common share (one vote per dollar of the common share's net asset value), as to any matter on which the preferred share is entitled to vote.

To the knowledge of the Fund, as of December 15, 2006, there was no beneficial owner of more than 5.00% of the common or preferred shares of the Fund.

As of December 15, 2006, the officers and Trustees of the Fund as a group beneficially owned in aggregate less than 1.00% of the common or preferred shares of the Fund and less than 1.00% of the outstanding securities of Wachovia Corporation (“Wachovia”), parent of Evergreen Investment Management Company, LLC (“EIMC”), the Fund’s investment advisor.

**I. ELECTION OF TRUSTEES (Proposal 1)**

The Board has nominated four persons for election to the Fund’s Board of Trustees. Each of these nominees currently serves on the Fund’s Board of Trustees. In accordance with the Fund’s Declaration, the Trustees have been divided into three classes (each a “Class”): Class I, Class II and Class III. The present Trustees in each Class serve until the annual meeting in the year indicated: Class I, 2007, Class II, 2008 and Class III, 2009 or, if later, until their respective successors are elected and qualified. At each subsequent annual meeting, the persons elected to the Class of Trustees whose terms are expiring will be identified as being of that same Class and will generally be nominated for a three-year term. The effect of these staggered terms is to limit the ability of other entities or persons to acquire control of the Fund by delaying the replacement of a majority of the Board of Trustees. If any nominee for any reason becomes unable to serve, the persons named as proxies will vote for the election of such other person or persons as they believe will carry on the present policies of the Fund and as they deem to be qualified. The Board of Trustees has no reason to believe that any of the four nominees will be unable to serve.

The Board of Trustees of the Fund proposes the following nominees for election at the 2007 Meeting:

<u>Nominee Trustees</u>	<u>Class</u>	<u>Expiration of Term if Elected</u>
K. Dun Gifford	Class I	2010 Annual Meeting
Dr. Leroy Keith, Jr.	Class I	2010 Annual Meeting
Patricia B. Norris	Class I	2010 Annual Meeting
Michael S. Scofield	Class I	2010 Annual Meeting

Proxies cannot be voted for a greater number of persons than the four nominees currently proposed to serve on the Board of Trustees.

**Nominee and Trustee Information**

The following tables contain specific information about each Trustee and nominee Trustee as of October 31, 2006, including: age, principal occupation(s) for the last five years, term of office, length of time served, any other directorships held outside the Fund and number of portfolios overseen by such Trustee and nominee Trustee. The address for each Trustee and nominee Trustee is 200 Berkeley Street, Boston, Massachusetts 02116-5034.

**Non-Interested Trustees**

## Class I – Non-Interested Nominee Trustees to serve until 2010 Annual Meeting of Shareholders

<u>Name and Age</u>	<u>Position Held with the Fund</u>	<u>Length of Time Served<sup>1</sup></u>	<u>Principal Occupation(s) During Past 5 Years<sup>7</sup></u>	<u>Number of Portfolios in Fund Complex Overseen by Trustee</u>	<u>Other Directorships Held by Trustee</u>
K. Dun Gifford <sup>2,3,6</sup> Age: 68	Trustee	Trustee since 2003	Chairman and President, Oldways Preservation and Exchange Trust (education); Trustee, Treasurer and Chairman of the Finance Committee, Cambridge College; Former Chairman of the Board, Director, and Executive Vice President, The London Harness Company (leather goods purveyor); Former Trustee, Mentor Funds and Cash Resource Trust	93	None
Dr. Leroy Keith, Jr. <sup>6,9</sup> Age: 67	Trustee	Trustee since 2003	Partner, Stonington Partners, Inc. (private investment firm); Trustee, the Phoenix Group of Mutual Funds; Director, Obagi Medical Products Co.; Director, Lincoln Educational Services; Director, Diversapack Co.; Former Chairman of the Board and Chief Executive Officer, Carson Products Company (manufacturing); Former Trustee, Mentor Funds and Cash Resource Trust.	93	The Phoenix Group of Mutual Funds (consisting of 51 portfolios)
Patricia B. Norris <sup>2</sup> Age: 58	Trustee	Trustee since 2006	Former Partner, PricewaterhouseCoopers LLP (Independent Registered Public Accounting Firm).	93	None
Michael S. Scofield <sup>3,6</sup> Age: 63	Chairman, Trustee	Trustee since 2003	Director and Chairman, Branded Media Corporation (multi-media branding company); Retired Attorney, Law Offices of Michael S. Scofield; Former Trustee, Mentor Funds and Cash Resource Trust.	93	None

Class III – Non-Interested Trustees to serve until 2009 Annual Meeting of Shareholders:

<u>Name and Age</u>	<u>Position Held with the Fund</u>	<u>Length of Time Served<sup>1</sup></u>	<u>Principal Occupation(s) During Past 5 Years<sup>7</sup></u>	<u>Number of Portfolios in Fund Complex Overseen by Trustee</u>	<u>Other Directorships Held by Trustee</u>
William Walt Pettit <sup>5,9</sup> Age: 51	Trustee	Trustee since 2003	Vice President, Kellam & Pettit, P.A. (law firm); Director, Superior Packaging Corp.; Director, National Kidney Foundation of North Carolina, Inc.; Former Trustee, Mentor Funds and Cash Resource Trust	93	None
David M. Richardson <sup>4,5</sup> Age: 65	Trustee	Trustee since 2003	President, Richardson, Runden LLC (executive recruitment business development/consulting company); Consultant, Kennedy Information, Inc. (executive recruitment information and research company); Consultant, AESC (The Association of Retained Executive Search Consultants); Director, J&M Cumming Paper Co. (paper merchandising); Former Trustee, NDI Technologies, LLP (communications); Former Vice Chairman, DHR International, Inc. (executive recruitment); Former Trustee, Mentor Funds and Cash Resource Trust	93	None
Dr. Russell A. Salton, III <sup>3,4,6</sup> Age: 59	Trustee	Trustee since 2003	President/CEO, AccessOne MedCard; Former Medical Director, Healthcare Resource Associates, Inc.; Former Medical Director, U.S. Health Care/Aetna Health Services; Former Trustee, Mentor Funds and Cash Resource Trust	93	None

**Interested Trustee**

Class III – Interested Trustee to serve until 2009 Annual Meeting of Shareholders:

<u>Name and Age</u>	<u>Position Held with the Fund</u>	<u>Length of Time Served<sup>1</sup></u>	<u>Principal Occupation(s) During Past 5 Years<sup>7</sup></u>	<u>Number of Portfolios in Fund Complex Overseen by Trustee</u>	<u>Other Directorships Held by Trustee</u>
-	-	-	-	-	-
Richard K. Wagoner, CFA <sup>4,8</sup> Age: 68	Trustee	Trustee since 2003	Member and Former President, North Carolina Securities Traders Association; Member, Financial Analysts Society; Former Trustee, Mentor Funds and Cash Resource Trust	93	None

**Non-Interested Trustees**

Class II – Non-Interested Trustees to serve until 2008 Annual Meeting of Shareholders:

<u>Name and Age</u>	<u>Position Held with the Fund</u>	<u>Length of Time Served<sup>1</sup></u>	<u>Principal Occupation(s) During Past 5 Years<sup>7</sup></u>	<u>Number of Portfolios in Fund Complex Overseen by Trustee</u>	<u>Other Directorships Held by Trustee</u>
-	-	-	-	-	-
Charles A. Austin III <sup>2,6</sup> Age: 72	Trustee	Trustee since 2003	Investment Counselor, Anchor Capital Advisors, Inc. (investment advice); Director, The Andover Companies (insurance); Trustee, Arthritis Foundation of New England; Former Director, The	93	None

Francis Ouimet Society; Former Director, Health Development Corp. (fitness-wellness centers); Former Trustee, Mentor Funds and Cash Resource Trust; Former Investment Counselor, Appleton Partners, Inc. (investment advice); Former Director, Executive Vice President and Treasurer, State Street Research & Management Company (investment advice)

<p>Gerald M. McDonnell<sup>4</sup> Age: 67</p>	<p>Trustee</p>	<p>Trustee since 2003</p>	<p>Manager of Commercial Operations, SMI STEEL Co. - South Carolina (steel producer); Former Sales and Marketing Management, Nucor Steel Company; Former Trustee, Mentor Funds and Cash Resource Trust</p>	<p>93</p>	<p>None</p>
<p>Richard J. Shima<sup>4,6</sup> Age: 67</p>	<p>Trustee</p>	<p>Trustee since 2003</p>	<p>Independent Consultant; Director, Trust Company of CT; Trustee, Saint Joseph College (CT); Director, Hartford Hospital; Trustee, Greater Hartford YMCA; Former Director, Enhance Financial Services, Inc.; Former Director, Old State House Association; Former Director of CTG Resources, Inc. (natural gas); Former Trustee, Mentor Funds and Cash Resource Trust</p>	<p>93</p>	<p>None</p>

- (1) Initially, all Trustees are elected to serve a one- two- or three- year term and thereafter to serve three-year terms.
- (2) Member of Audit Committee.
- (3) Member of Executive Committee (which also serves as the Nominating Committee and Qualified Legal Compliance Committee).
- (4) Member of Performance Committee.
- (5) Preferred Shares Trustee.
- (6) Member of 15(c) Committee.
- (7) Principal occupation information is as of December 31, 2005.
- (8) Mr. Wagoner is an “interested person” of the Evergreen funds because of his ownership of shares in Wachovia Corporation, the parent to EIMC, the Evergreen funds’ investment advisor.
- (9) Member of 12b-1 Committee.

The following table contains specific information about the dollar range of equity securities ben

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**Non-Interested Trustees**

**Dollar Range of Equity Securities in the Fund as of October 31, 2006**

**Name of Trustee**

Charles A. Austin III <sup>1</sup>	\$0
K. Dun Gifford <sup>2</sup>	\$0
Dr. Leroy Keith, Jr. <sup>2</sup>	\$1-\$10,000
Gerald M. McDonnell <sup>1</sup>	\$1-\$10,000
Patricia B. Norris <sup>2,3</sup>	\$0
William W. Pettit <sup>1</sup>	\$0
David M. Richardson	\$10,001-\$50,000
Dr. Russell A. Salton, III <sup>1</sup>	\$0
Michael S. Scofield <sup>1,2</sup>	\$1-\$10,000
Richard J. Shima <sup>1</sup>	\$10,001-\$50,000

**Interested Trustee**

**Aggregate**

**Securities**

**Dollar Range of Equity Securities in the Fund as of October 31, 2006 Trustee in**

**Name of Trustee**

Richard K. Wagoner	\$1-\$10,000	Over \$100,
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(1) In addition to the above amounts, the Trustee has over \$100,000 indirectly invested in certain of the Evergreen funds through Deferred Compensation Plans, with the exception of Mr. Shima who has over \$50,000 indirectly invested.

(2) Nominee Trustee.

(3) Ms. Norris became a member of the Board of Trustees as of July 1, 2006. Information for Ms. Norris has been updated to reflect holdings as of September 19, 2006.

(4) Information for Mr. Gifford has been updated to reflect holdings as of July 26, 2006.

**Board Meetings and Committees**

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The Fund is supervised by a Board of Trustees that is responsible for representing the interests of shareholders. The Trustees meet periodically throughout the year to oversee the Fund's activities, reviewing, among other things, the Fund's performance and its contractual arrangements with various service providers. During the fiscal year ended October 31, 2006, the Board of Trustees held 8 meetings. Each Trustee attended at least 75% of the aggregate of the total number of meetings of the Board and Committees on which he or she served, except for K. Dun Gifford.

The Fund has an Executive Committee which consists of K. Dun Gifford, Dr. Russell A. Salton, III

The Nominating Committee is responsible for nominating candidates for election to the Board of Trustees by the full Board of Trustees. The Committee may solicit suggestions for persons to fill vacancies on the Board of Trustees from such sources as it deems appropriate, including EIMC. The Committee will consider nominations for openings on the Board of Trustees from shareholders who have separately or as a group held for at least one full year at least 5% of the outstanding shares of a Fund. For additional detail, please see the Fund's Policy for the Consideration of Trustee Nominees attached as Exhibit B.

The Fund has a 15(c) Committee which consists of Charles A. Austin III, K. Dun Gifford, Dr. Leroy Keith, Jr., Dr. Russell A. Salton, III, Richard Shima and the Chairman of the Committee, Michael S. Scofield. The 15(c) Committee is responsible for gathering relevant information to assist the full Board in fulfilling its obligations relating to the initial approval and renewal of advisory and distribution contracts pursuant to Section 15 of the 1940 Act. It may request information from and submit questions to the Fund's investment advisor and its affiliates in order for the full Board of Trustees to determine whether or not to enter into or renew Fund contracts. The 15(c) Committee met 4 times during fiscal year 2006.

**The Qualified Legal Compliance Committee is responsible for the establishment of written procedures for the confidential receipt, retention and consideration of any report of evidence of a material violation of an applicable U.S. federal or state securities law, a material breach of a fiduciary duty arising under U.S. federal or state law, or a similar material violation of any U.S. federal or state law by a Fund or by any officer, Trustee, employee or agent of a Fund. The Committee is also responsible for determining whether an investigation is necessary regarding any report of evidence of a material violation. If it is determined that there has been a material violation, the Committee is responsible for informing the Fund's chief legal officer and chief executive officer and taking all other**

## **appropriate actions to respond to evidence of a material violation.**

The Fund has an Audit Committee which consists of K. Dun Gifford, Patricia B. Norris and the Chair

The Fund has a Performance Committee which consists of Gerald McDonnell, Dr. Russell A. Salton, I

### **Nominating Committee Process**

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The Executive Committee also functions as the Nominating Committee. The members of the Executive Committee are "independent" as defined in the American Stock Exchange's listing standards. The Executive Committee Charter details the Nominating Committee functions. A copy of the Evergreen funds' Executive Committee Charter is attached as Exhibit A.

On June 17, 2004, the Board of Trustees approved a policy pursuant to which the Board of Trustees may consider nominees for election as Trustees. The policy states the minimum nominee qualifications, the process for identifying and evaluating trustee nominees and the process for considering nominees recommended by shareholders. The Evergreen funds' Policy for the Consideration of Trustee Nominees is attached as Exhibit B.

### **Communications with Board Members**

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On September 29, 2004, the Board of Trustees approved a policy for communications with Board members. Any shareholder who wishes to send a communication to the Board of Trustees of an Evergreen fund should send the communications to the Evergreen Board of Trustees, P.O. Box 20083, Charlotte, North Carolina 28202. If a shareholder wishes to send a communication directly to an individual Trustee or to a Committee of the Fund's Board of Trustees, then the communication should be specifically addressed to such individual Trustee or Committee and sent to the above address.

### **Trustee Attendance Policy at Annual Shareholder Meetings**

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The Evergreen funds that are listed on the American Stock Exchange are required to hold an Annual Meeting of Shareholders. On March 18, 2004, the Board of Trustees approved a policy for Trustee attendance at annual

The Qualified Legal Compliance Committee is responsible for the establishment of written procedures for the co

shareholder meetings that encourages Trustees' attendance at each Annual Meeting of Shareholders in person or by video conference.

Mr. Charles A. Austin III attended the 2006 Annual Meeting of Shareholders.

## **Current Officers**

The following table contains specific information about each principal executive officer of the Fund as of October 31, 2006, including: name, address and age, position held with the Fund, term of office and length of time served and principal occupation(s) during the past five years, including offices held with EIMC, Wachovia and their affiliated companies.

<b><u>Name, Address and Age</u></b>	<b><u>Position Held with the Fund</u></b>	<b><u>Term of Office and Length of Time Served<sup>1</sup></u></b>	<b><u>Principal Occupations(s) During Past Five Years</u></b>
Dennis H. Ferro 401 S. Tyron Charlotte, NC 28288  Age: 61	President	Since 2003	President, Chief Executive Officer, Evergreen Investment Company, Inc. and Executive Vice President, Wachovia Bank, N.A.; Former Chief Investment Officer, Evergreen Investment Company, Inc.
Kasey L. Phillips 200 Berkeley Street Boston, MA 02116-5034  Age: 36	Treasurer	Since 2005	Senior Vice President, Evergreen Investment Services, Inc.; Former Vice President, Evergreen Investment Services, Inc.; Former Assistant Vice President, Evergreen Investment Services, Inc.
Michael H. Koonce 200 Berkeley	Secretary	Since 2003	Senior Vice President and General Counsel, Evergreen Investment Services, Inc.; Senior Vice President and Assistant General Counsel, Wachovia Corporation.

Street

Boston, MA  
02116-5034

Age: 46

James F. Angelos	Chief Compliance Officer	Since 2004	Chief Compliance Officer, Evergreen funds and Senior Vice President, Evergreen Investment Company, Inc.; Former Director of Compliance. Evergreen Investment Services, Inc.
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Street

Boston, MA  
02116-5034

Age: 59

(1) The term of office for each principal executive officer is until a successor is duly elected or qualified or until their death, resignation, retirement or removal from office.

Dennis H. Ferro oversees the operations of the Fund. Michael H. Koonce is responsible for the Fund's compliance with governing law. Kasey L. Phillips is responsible for maintaining the books and records of the Fund and for working with the Fund's portfolio managers on a continuous basis to ensure that accounting records are properly maintained. James F. Angelos is responsible for reviewing Fund policies and procedures and monitoring the Fund's compliance with them.

### **Other Remuneration and Affiliations of Officers and Trustees**

Fees, salaries or other remuneration of officers of the Fund who also serve as officers or employees of EIMC or any of its affiliated companies are borne by EIMC or the Wachovia affiliate for whom the individual serves. The Fund's principal executive officers did not receive any compensation or expense reimbursement from the Fund for the fiscal year ended October 31, 2006. The Fund reimburses all Trustees for expenses incurred in connection with attending meetings of the Board of Trustees. For the fiscal year ended October 31, 2006, the Trustees earned the following compensation from the Fund and the Evergreen fund complex:

### **Non-Interested Trustees**

<b>Name of Person and Position with the Fund</b>	<b>Aggregate Compensation From the Fund</b>	<b>Pension or Retirement</b>	<b>Total Compensation From the Fund and Fund Complex</b>
		<b>Benefits Accrued as Part of Fund Expenses<sup>1</sup></b>	<b>Paid to Trustees</b>
Charles A. Austin III, Trustee <sup>2</sup>	\$6,778	N/A	\$214,833

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K. Dun Gifford, Trustee <sup>3</sup>	\$6,501	N/A	\$178,417
Dr. Leroy Keith, Jr., Trustee <sup>3</sup>	\$6,528	N/A	\$182,500
Gerald M. McDonnell, Trustee <sup>2</sup>	\$6,477	N/A	\$176,000
Patricia B. Norris, Trustee <sup>3,4</sup>	\$2,077	N/A	\$48,000
William W. Pettit, Trustee <sup>2</sup>	\$6,479	N/A	\$176,250
David M. Richardson, Trustee	\$9,477	N/A	\$176,500
Dr. Russell A. Salton, III, Trustee	\$6,713	N/A	\$205,917
Michael S. Scofield, Trustee <sup>3</sup>	\$7,502	N/A	\$307,500
Richard J. Shima, Trustee <sup>2</sup>	\$6,680	N/A	\$202,334

**Interested Trustee**

<b><u>Name of Person and Position with the Fund</u></b>	<b>Aggregate Compensation  <u>From the Fund</u></b>	<b>Pension or Retirement</b>	Total Compensation From the Fund and Fund Complex
		<b>Benefits Accrued as  <u>Part of Fund Expenses<sup>1</sup></u></b>	<b><u>Paid to Trustees</u></b>
Richard K. Wagoner, Trustee	\$6,564	N/A	\$186,000

(1) The Fund does not currently provide pension or retirement plan benefits to the Trustees.

Includes compensation deferred pursuant to a Trustee Compensation Deferral Plan. Of the total compensation from the Fund and other Evergreen funds reflected above payable to Messrs. Austin, McDonnell, Pettit, Salton and Shima for the fiscal year ended October 31, 2006, the following amounts were deferred: \$99,667, \$4,350, \$48,375, \$34,717 and \$92,000, respectively.

Nominee Trustee.

Ms. Norris became a Trustee effective July 1, 2006.

**Section 16(a) Beneficial Ownership Reporting Compliance**

Section 16(a) of the Securities Exchange Act of 1934 requires the Fund's Trustees, principal executives,

Forms 3, 4, and 5 for the officers and Trustees may be accessed through Evergreen Investments' Website.

**The Fund's Service Providers**

*Investment Advisor.* EIMC, an indirect wholly owned subsidiary of Wachovia, a North Carolina-based, multi-bank financial holding company subject to the Bank Holding Company Act of 1956, as amended, and the rules and regulations promulgated thereunder, currently serves as the Fund's investment advisor. EIMC has been managing mutual funds and private accounts since 1932. The principal business address of EIMC is 200 Berkeley Street, Boston, Massachusetts 02116-5034.

*Administrator.* Administrative services are provided by Evergreen Investment Services, Inc. ("EIS"), an affiliated company of EIMC. EIS is located at 200 Berkeley Street, Boston, MA 02116-5034.

*Affiliated Broker-Dealer.* Wachovia Securities LLC ("Wachovia Securities") is an affiliated broker-dealer of the Fund. The principal address of Wachovia Securities is 901 East Byrd Street, Richmond, VA 23219.

*Transfer Agent.* Computershare is the Fund's transfer agent and is located at P.O. Box 43010, Providence, RI 02940-3010.

*Independent Registered Public Accounting Firm.* KPMG LLP ("KPMG"), 99 High Street, Boston, MA 02110, has been approved by the Trustees of the Fund to serve as the independent registered public accounting firm of the Fund for the current fiscal year ending October 31, 2007.

The Audit Committee of the Board of Trustees unanimously recommended the selection of KPMG, and the Trustees unanimously approved such selection, at a meeting held on December 7, 2006.

The Fund's Audit Committee has established and adopted policies and procedures for pre-approving audit services, audit-related services, tax services and all other services provided by the Fund's independent registered public accounting firm as well as the fee levels or budgeted amounts for those services. The Fund's policies and procedures include reporting and request or application requirements that are intended to keep the Audit Committee informed of all the services provided by the Fund's independent registered public accounting firm. In addition, the Fund's Chief Compliance Officer is required to monitor the performance of all services provided by the Fund's independent registered public accounting firm in order to determine whether those services are in compliance with the Fund's pre-approval policies and procedures and to report the results of this monitoring to the Audit Committee on a periodic basis. The Fund's pre-approval policies and procedures do not delegate any of the Audit Committee's responsibilities under the Securities Exchange Act of 1934 for pre-approving services performed by the Fund's independent registered public accounting firm to the Fund's management.

A representative of KPMG, if requested by any Shareholder, will be present via telephone at the Meeting to respond to appropriate questions from Shareholders and will have an opportunity to make a statement if he or she chooses to do so. It is not expected that such representative will be present in person at the Meeting.

The following table presents fees billed for professional audit services rendered by KPMG for the audit of the Fund's annual financial statements for the fiscal years ended October 31, 2006 and 2005, respectively, and for fees billed for other services rendered by KPMG to the Fund. There were no fees paid to KPMG during the fiscal years where the de minimis exception was used.

	2006	2005
Audit fees	\$69,625	\$38,750
Audit-related fees	\$0	\$0
Tax fees <sup>1</sup>	\$0	\$1,667
Non-audit fees <sup>2</sup>	\$665,575	\$790,575
<u>All other fees</u>	<u>\$0</u>	<u>\$0</u>

Tax fees consist of fees for tax consultation, tax compliance and tax review.

Non-audit fees consist of the aggregate fees for non-audit services rendered to the Fund, EIMC (not including any sub-advisor whose role is primarily portfolio management and is subcontracted with or overseen by another investment advisor) and EIS.

In approving the selection of KPMG for the Fund, the Audit Committee considered, in addition to other practices and requirements relating to the selection of the Fund's independent registered public accounting firm, whether any services performed by KPMG for the Fund and the investment advisor and for certain related parties for which KPMG received non-audit fees are compatible with maintaining the independence of KPMG as the Fund's independent registered public accounting firm.

On December 7, 2006, the Audit Committee reviewed and discussed with management the Fund's audited financial statements for the fiscal year ended October 31, 2006. The Audit Committee has reviewed and discussed with KPMG the matters required to be discussed by Statements on Auditing Standards, No. 61, *Communication with Audit Committees*. The Audit Committee has received the written disclosures and the letter from KPMG required by Independence Standards Board Standard No. 1, and has discussed with KPMG its independence. Based on these reviews and discussions, the Audit Committee recommended to the Board of Trustees that the audited financial

statements be included in the annual report to shareholders for the last fiscal year for filing with the SEC.

The Board of Trustees has adopted a written charter for the Audit Committee which is attached to this proxy statement as Exhibit C (the "Charter"). The Audit Committee reviews the Charter at least annually and may recommend changes to the Board.

### **Other Business**

As of the date of this Proxy Statement, the Fund's officers and the investment advisor are not aware of any other business to come before the Meeting other than as set forth in the Notice of Annual Meeting of Shareholders. If any other business properly comes before the Meeting, or any adjournment thereof, the persons named as proxies will vote in accordance with the views of management of the Fund.

### **Required Vote**

If a quorum is met, the affirmative vote of a plurality of the votes cast by shareholders present in person or represented by proxy at the Meeting and entitled to vote is required for the election of trustees (Proposal 1). With respect to the election of Ms. Norris and Messrs. Gifford, Keith and Scofield, the four nominees that receive the most affirmative votes cast at the Meeting by shareholders holding common shares or preferred shares will be elected as trustees.

### **Notice**

A certificate of Trust in respect of the Fund is on file with the Secretary of the State of Delaware and recites to the effect that the same was executed or made by or on behalf of the Fund or by them as Trustees or Trustee or as officers or officer, and not individually, and that the obligations of any instrument made or issued by any Trustee or Trustees or by any officer or officers of the Trust are not binding upon any of them or the shareholders individually but are binding only upon the assets and property of the Fund.

## **SHAREHOLDER PROPOSALS**

Currently, the Fund holds an annual meeting of shareholders for the purpose of electing Trustees. Any Shareholder desiring to present a proposal for consideration at the 2008 annual meeting of Shareholders of the Fund should submit such proposal in writing to the Secretary, c/o Evergreen Investment Services, Inc., Evergreen Managed Income Fund, 200 Berkeley Street, Boston, MA 02116-5034 so that it is received by the Fund no later than November 18, 2007. According to the Fund's By-Laws, in order to be timely, a Shareholder's notice of a proposal must be delivered no earlier than October 19, 2007. Mere submission of a proposal does not guarantee inclusion of the proposal in the proxy statement or presentation of the proposal at the 2008 annual meeting since such inclusion and presentation are subject to various conditions and requirements, including those required by applicable law.

THE BOARD OF TRUSTEES OF THE FUND UNANIMOUSLY RECOMMENDS THAT YOU VOTE FOR THE ELECTION OF EACH NOMINEE AS A TRUSTEE.

Michael H. Koonce, Secretary

December 29, 2006

## **INSTRUCTIONS FOR SIGNING PROXY CARDS**

The following general rules for signing proxy cards may be of assistance to you and may help to avoid the time and expense involved in validating your vote if you fail to sign your proxy card properly.

1. *Individual Accounts:* Sign your name exactly as it appears in the registration on the proxy card.
2. *Joint Accounts:* Either party may sign, but the name of the party signing should conform exactly to the name shown in the registration on the proxy card.
3. *All Other Accounts:* The capacity of the individual signing the proxy card should be indicated unless it is reflected in the form of registration. For example:

**Registration**

**Valid Signature**

**Corporate Accounts**

- |     |  |                     |
|-----|--|---------------------|
| (1) | ABC Corp. ....                             | ABC Corp.           |
| (2) | ABC Corp. ....                             | John Doe, Treasurer |
| (3) | ABC Corp.<br>c/o John Doe, Treasurer ..... | John Doe            |
| (4) | ABC Corp. Profit Sharing Plan .....        | John Doe, Trustee   |

**Trust Accounts**

- |     |  |                      |
|-----|--|----------------------|
| (1) | ABC Trust .....                              | Jane B. Doe, Trustee |
| (2) | Jane B. Doe, Trustee<br>u/t/d 12/28/78 ..... | Jane B. Doe          |

**Custodial or Estate Accounts**

- |     |   |                              |
|-----|---|------------------------------|
| (1) | John B. Smith, Cust.<br>f/b/o John B. Smith, Jr. UGMA ..... | John B. Smith                |
| (2) | Estate of John B. Smith .....                               | John B. Smith, Jr., Executor |

**OTHER WAYS TO VOTE YOUR PROXY**

**VOTE BY TELEPHONE:**

1. Read the *proxy statement* and have your *proxy card* at hand.
2. Call the toll-free number on your *proxy card*.

**EXHIBIT A**

**EVERGREEN FUNDS  
EXECUTIVE COMMITTEE CHARTER**

- 1) The Executive Committee shall be composed entirely of independent Trustees.**
- 2) The purposes of the Executive Committee are:**
  - a) To formulate policies and procedures governing the Board's structure and operation;**
  - b) To act as liaison between Evergreen (Evergreen Investment Management Company, LLC, Evergreen Investment Services, Inc. and Evergreen Service Company, LLC) and the full Board of Trustees;**
  - c) To act on behalf of the Board between regular Board meetings;**
  - d) To act as the Qualified Legal Compliance Committee of the Board of Trustees;**
  - e) To act as the Nominating Committee of the Board of Trustees;**

- f) To act as the 15(c) Committee of the Board of Trustees, along with the Chairs of the 12b-1, Audit and Performance Committees;**
  - g) To review and resolve conflicts of interest between the Evergreen Funds and the Funds' investment adviser or its affiliates; and**
  - h) Overseeing generally the status of any litigation commenced by or against the Evergreen Funds; litigation commenced by or against any service provider to the Funds that relates to the Funds or that may have a material effect on the service provider's ability to perform its services to the Funds; non-routine regulatory actions, examinations, inspections, or other activities in respect of the Funds; and non-routine regulatory actions, examinations, inspections, or other activities in respect of any service provider to the Funds that relate to its services to the Funds or that may have a material effect on the service provider's ability to perform its services to the Funds (all of the foregoing referred to herein as "Legal Proceedings").**
- 3) To carry out its purposes, the Executive Committee shall have the following duties and, without limitation, the following powers:**
- a) To prepare and recommend to the full Board written policies and procedures governing the structure and operation of the Board, including but not limited to policies relating to Board size, qualifications for Board membership, filling of vacancies, committees, compensation and retirement; and from time to time to review such policies and procedures and recommend any changes;**

- b) To select and to recommend to the full Board persons to fill vacancies on the Board;**
- c) To recommend to the full Board the amount of compensation to be paid to Trustees for service on the Board and on committees of the Board;**
- d) To take on behalf of the Board, between regular meetings of the full Board, any actions required to be taken by the Board that are not required by the Declaration of Trust or applicable law to be taken by the full Board or by another group of Trustees;**
- e) To report its activities to the full Board on a regular basis and to make such recommendations with respect to the above and other matters as the Executive Committee may deem necessary or appropriate;**
- f) To request from the Evergreen Funds' investment adviser and its affiliates information it believes is necessary to the full Board of Trustees' determination of whether or not to enter into or renew contracts;**
- g) To submit Trustees' inquiries to the Evergreen Funds' investment adviser and its affiliates in connection with contract approvals;**
- h) In connection with its oversight of the status of any Legal Proceedings (i) meet with internal Evergreen Investment Management Company, LLC ("EIMC") counsel, and external counsel, if any, responsible for any Legal Proceedings as and to the extent the Committee believes appropriate in connection with its oversight responsibilities; (ii) generally oversee the filing by service providers of class action settlement documentation on behalf of the Funds and reporting from time**

**to time to the full Board of Trustees with respect thereto; (iii) report to the full Board of Trustees periodically as to the status of any Legal Proceedings reviewed by the Committee;**

**i) To request information it considers necessary or appropriate to its determination of whether a potential or actual conflict of interest exists between the Evergreen Funds and the Funds' investment adviser or its affiliates and if the Executive Committee determines a potential or actual conflict of interest exists: (i) to recommend to the Evergreen Funds' investment adviser or its affiliates an appropriate resolution to the conflict of interest and (ii) to inform the full Board of Trustees of the conflict of interest, the course of action the Executive Committee recommended to resolve the conflict of interest, and whether the Executive Committee's recommendation was implemented.**

**4) The Executive Committee shall meet on a regular basis and is empowered to hold special meetings as circumstances require.**

**5) The Executive Committee shall have the resources and authority appropriate to discharge its responsibilities.**

**6) The Executive Committee shall review this Charter at least annually and recommend any changes to the full Board of Trustees.**

Last Approved: September 21, 2006

Last Revised: August 22, 2006

6) The Executive Committee shall review this Charter at least annually and recommend any changes to the full

**EVERGREEN TRUSTS**

**Policy for the Consideration of Trustee Nominees**

The following Policy for the Consideration of Trustee Nominees (the “Policy”) shall be followed by the Executive Committee (the “Committee”) of each Evergreen Trust in filling vacancies on the Boards of Trustees or when Trustees are to be nominated for election by shareholders.

**Minimum Nominee Qualifications**

1. With respect to nominations for Trustees who are not interested persons of a Fund as defined by Section 2(a)(19) of the Investment Company Act of 1940 (the “1940 Act”) (“Disinterested Trustees”), nominees shall be independent of the Fund’s investment adviser and other principal service providers. The Committee shall also consider the effect of any relationship beyond those delineated in the 1940 Act that might impair independence, such as business, financial or family relationships with the investment adviser or its affiliates.
2. Disinterested Trustee nominees must qualify for service on the Fund’s Audit Committee under the rules of the American Stock Exchange (including financial literacy requirements) or other applicable securities exchange.
3. With respect to all Trustees, nominees must qualify under all applicable laws and regulations.
4. The proposed nominee may not be within five years of the Fund’s retirement age for Trustees unless he or she is nominated for re-election.
5. The Committee may also consider such other factors as it may determine to be relevant.

**Other Qualifications**

- 6) The Executive Committee shall review this Charter at least annually and recommend any changes to the full

1. With respect to all proposed nominees, the Committee shall consider whether the proposed nominee serves on boards of or is otherwise affiliated with competing financial service organizations or their related fund complexes or companies in which the Evergreen Funds may invest.
2. The Committee shall consider whether the proposed nominee is able to and intends to commit the time necessary for the performance of Trustee duties.
3. The Committee shall consider the integrity and character of the proposed nominee, and the proposed nominee's compatibility with the current Trustees.
4. The Committee may require an interview with the proposed nominee.

Nominees Recommended by Shareholders

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**1. The Committee shall consider nominations for openings on the Board of Trustees from shareholders who have separately or as a group held for at least one full year 5% of the shares of a Fund.**

**2. The Committee shall give candidates recommended by shareholders the same consideration as any other candidate.**

**3. Shareholder recommendations should be sent to the attention of the Committee in care of the Fund's Secretary and should include biographical information, including business experience for the past ten years and a description of the qualifications of the proposed nominee, along with a statement from**

**the proposed nominee that he or she is willing to serve and meets the requirements to be a Disinterested Trustee, if applicable.**

**Process for Identifying and Evaluating Trustee Nominees**

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1. When identifying and evaluating prospective nominees for openings on the Board of Trustees, the Committee shall review all recommendations in the same manner, including those received from shareholders.
  
2. The Committee shall first determine if the prospective nominee meets the minimum qualifications set forth above. Those proposed nominees meeting the minimum qualifications will then be considered by the Committee with respect to the other qualifications listed above, and any other qualifications deemed to be important by the Committee.
  
3. Those nominees selected by the Committee shall be recommended to the Boards of Trustees.

Last Approved: June 17, 2004

Last Revised: June 17, 2004

EXHIBIT C

**EVERGREEN INCOME ADVANTAGE FUND**

**EVERGREEN MANAGED INCOME FUND**

**EVERGREEN UTILITIES AND HIGH INCOME FUND**

AUDIT COMMITTEE CHARTER

**1) The Audit Committee (the “Committee”) of Evergreen Income Advantage Fund, Evergreen Managed Income Fund and Evergreen Utilities and High Income Fund (the “Funds”) shall be composed entirely of independent Trustees who, in the view of the Board of Trustees of the Funds (the “Board”), are free of any relationship that would interfere with the exercise of independent judgment. The independent Trustees (i) are barred from accepting, directly or indirectly, any consulting, advisory or other compensatory fee from the Funds or an affiliate of the Funds, other than in the capacity as a member of the Board and any Board committee, and (ii) cannot be an “interested person” of the Funds as defined in Section 2(a)(19) of the Investment Company Act of 1940.**

**2) The Board will determine whether there is at least one member of the Committee who is an independent audit committee financial expert as defined in Item 3 of Form N-CSR.**

**3) The purposes of the Committee are:**

**a) To review the Funds’ accounting and financial reporting policies and practices, their internal controls and, as appropriate, the internal controls of certain service providers;**

**b) To review the quality and objectivity of the Funds’ financial statements and the independent audits thereof;**

- c) To serve as the Pricing Committee for the Funds and, in such capacity, to review issues and activities related to the valuation of the securities of the Funds; and**
- d) To act as liaison between the Funds' independent auditors and the Board.**

The function of the Committee is to review; it is management's responsibility to maintain appropriate systems for accounting and internal control, and the auditors' responsibility to plan and carry out a proper audit.

In addition, the Committee shall be responsible for reviewing periodic reports from management and the Evergreen Valuation Committee as to the implementation of the various procedures relating to the valuation of the Funds portfolio securities.

**4) To carry out its purposes, the Committee shall have the following duties and powers:**

- a) To be directly responsible for the appointment, retention, compensation, and oversight of the work of any registered public accounting firm engaged for the purpose of preparing or issuing an audit report or related work or performing other audit, review or attest services for the Funds, and each such registered public accounting firm must report directly to the Committee;**
- b) To recommend to the independent Trustees the selection, retention or termination of auditors and, in connection therewith, to evaluate the independence of the auditors, including whether the auditors provide any non-audit services to the Funds' investment advisers or affiliated persons of the investment advisers, and to receive the auditors' formal written statement delineating specific representations as to the auditors' independence and all relationships between the auditors and the Funds' investment advisers and any affiliated persons of the**

**investment advisers, consistent with Independence Standards Board Standard 1. The Committee shall have responsibility for actively engaging in a dialogue with the auditors with respect to any disclosed relationships or services that may impact the objectivity and independence of the auditors and for taking or recommending that the Board take appropriate action to oversee the independence of the auditors;**

**c) To instruct the auditors of the auditors' ultimate responsibility to the Board and the Committee, as representatives of shareholders, and the Board's and Committee's ultimate authority to select, evaluate, and, where appropriate, replace the auditors and to nominate the auditors for shareholder approval in any proxy statement;**

**d) To pre-approve all audit and non-audit services, except those within any applicable legal exception, provided to the Funds by their auditors or to establish pre-approval policies and procedures (which may include the establishment of a pre-approval sub-committee consisting of one or more independent Committee members who serve on the Board), to pre-approve non-audit services provided to the Funds' service providers and their affiliates, to the extent required by applicable law or as the Committee may in its discretion consider appropriate, to review in advance the related estimate of fees, and to recommend pre-approved audit and non-audit services and fee estimates for the Board's approval;**

**e) To meet with the Funds' independent auditors, including private meetings, as necessary (i) to review the arrangements for and scope of the annual audits and any special audits; (ii) to discuss any matters of concern relating to the Funds' financial statements, including any adjustments to such statements recommended by the auditors, or other results of said audit(s);**

b) To recommend to the independent Trustees the selection, retention or termination of auditors and, in connection

**(iii) to consider the auditors' comments with respect to the Funds' financial policies, procedures and internal accounting controls and management's responses thereto; (iv) to review the form of opinion the auditors propose to render to the Board and shareholders; (v) to receive reports from time to time about the nature of conversations, if any, between the auditors of Wachovia and its affiliates and the auditors of the Funds, and (vi) to discuss the results of the auditors' peer review, if any;**

**f) To receive at least annually a report from the auditors within 90 days prior to the filing of the auditor's report (or receive an updated report within such 90 day period, if the auditor's annual report is presented to the Committee more than 90 days prior to the filing of the auditor's report) which includes the following: (i) all critical accounting policies and practices used by the Funds (or, in connection with any update, any changes in such accounting policies and practices), (ii) all material alternative accounting treatments within GAAP that have been discussed with management since the last annual report or update, including the ramifications of the use of the alternative treatments and the treatment preferred by the accounting firm, (iii) other material written communications between the auditors and the management of the Funds since the last annual report or update, and (iv) a description of all non-audit services provided, including fees associated with the services, to the Funds' complex since the last annual report or update that were not subject to the pre-approval requirements as discussed above;**

**g) To consider the effect upon the Funds of any changes in accounting principles or practices proposed by management or the auditors;**

**h) To review and discuss with management, including any officers certifying the Funds' Form N-CSR, the Funds' audited financial statements and to review any officer's certifications and reports to be filed with the Securities and Exchange Commission on behalf of the Funds; to offer guidance with respect to such audited financial statements, certifications and reports; and to determine whether to recommend that the financial statements be included in the annual report;**

**i) To discuss all disclosures made by the Funds' officers certifying the Funds' Form N-CSR to the Committee, based on such officers' most recent evaluation, as to (i) all significant deficiencies in the design or operation of internal controls which could adversely affect the Funds' ability to record, process, summarize and report financial data, (ii) any fraud, whether or not material, that involves management or other employees who have significant roles in the Funds' internal controls, and (iii) any significant change in internal controls or other factors that could significantly affect internal controls, in each case, as reported to the Committee;**

**j) To investigate improprieties or suspected improprieties in the Funds' operations;**

**k) To establish procedures for the receipt, retention and treatment of complaints regarding accounting, internal accounting controls or auditing matters, including procedures for the confidential, anonymous submission by officers of the Funds or by employees of the Funds' investment advisers or other service providers, of concerns regarding questionable accounting or auditing matters;**

h) To review and discuss with management, including any officers certifying the Funds' Form N-CSR, the Funds' a

- l) To recommend the selection, retention or termination of pricing services to the Board;**
  - m) To periodically review the Funds' Daily Portfolio Pricing Procedure, and to recommend any proposed changes to that Procedure to the Board when the Committee deems it necessary or appropriate;**
  - n) To receive and review reports from the Chairman of the Evergreen Valuation Committee certifying as to compliance with the Funds' Daily Portfolio Pricing Procedure;**
  - o) To review with the Chief Compliance Officer compliance with the Funds' Daily Portfolio Pricing Procedure;**
  - p) To review errors in net asset value (NAV) calculations;**
  - q) To consider any communications received from the Evergreen Valuation Committee regarding any unusual fair value situations that may arise; and**
  - r) To report its activities to the Board on a regular basis and to make such recommendations with respect to the above and other matters as the Committee may deem necessary or appropriate.**
- 5) The Committee shall meet at least quarterly and is empowered to hold special meetings, as circumstances require.**
- 6) The Committee shall meet with internal auditors to review their audit plan and the result of completed audits.**

- 7) **The Committee shall have the authority to engage independent counsel and other advisors as it determines necessary to carry out its duties.**
- 8) **The Committee shall have the resources and authority appropriate to discharge its responsibilities.**
- 9) **The Committee shall review this Charter at least annually and recommend any changes to the Board.**

Last Approved: September 21, 2006

**Last Revised: August 30, 2006**