AEW REAL ESTATE INCOME FUND Form N-CSR April 07, 2005

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

FORM N-CSR

CERTIFIED SHAREHOLDER REPORT OF REGISTERED MANAGEMENT INVESTMENT COMPANIES

Investment Company Act file number: 811-21206

AEW Real Estate Income Fund (Exact name of registrant as specified in charter)

399 Boylston Street, Boston, Massachusetts (Address of principal executive offices)

02116 (Zip code)

Coleen Downs Dinneen, Esq.
IXIS Asset Management Advisors, L.P.
399 Boylston Street

Boston, Massachusetts 02116 (Name and address of agent for service)

Registrant's telephone number, including area code: (617) 449-2810

Date of fiscal year end: January 31, 2005

Date of reporting period: January 31, 2005

Item 1. Reports to Stockholders.

The Registrant's annual report transmitted to shareholders pursuant to Rule 30e-1 under the Investment Company Act of 1940 is as follows:

[LOGO] AEW

AEW Real Estate Income Fund Annual Report January 31, 2005

AEW Management and Advisors

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AEW Real Estate Income Fund
Portfolio Profile
Objective: High current income is a primary objective; capital appreciation is a secondary objective
Strategy: Invests primarily in income-producing securities issued by real estate companies, including REITs
Inception Date: November 26, 2002
Portfolio Manager: Matthew A. Troxell, CFA AEW Management and Advisors, L.P.
Common shares American Stock Exchange Symbol: RIF
CUSIP Numbers Common shares: 00104H107 Preferred shares: 00104H206
January 31, 2005 Market Value Per Common Share: \$17.40 Net Asset Value Per Common Share: \$20.10
Management Discussion

Market facts

Real estate investment trusts (REITs) generally outperformed common stocks again this year, as capital flows into the U.S. REIT market remained strong for the 12 months ended January 31, 2005. For the same period, the Morgan Stanley REIT Index returned 15.13%, while common stocks, as measured by the Dow Jones Industrial Average and the Standard & Poor's 500 Index, returned 2.11% and 6.23%, respectively. REITs also outperformed the bond market. The Lehman Aggregate Bond Index, a broad-based list of U.S. government and corporate bonds, returned 4.16% for the 12-month period, while the Lehman U.S. Treasury Index, composed of all Treasury bonds maturing in one year or more, returned 3.41%.

Fund performance AEW Real Estate Income Fund's total return for the fiscal year was 6.11%, based on the market price of its common shares. These results assume that \$1.38 (including \$0.03 that has been designated as a return of capital distribution) in dividends and \$0.12 in capital gains were reinvested during the period and reflect the decline in the market price of shares during the period, from \$17.87 to \$17.40. The decline in the market price of fund shares reflects a decrease in investor demand and is not directly linked to changes in the fund's net asset value. In fact, the net asset value per common share of the fund rose from \$19.70 to \$20.10, so that the total return based on the net asset value of common shares was 11.19% for the fiscal year.

Portfolio information

The strongest sectors represented in the portfolio were apartment, office, and shopping center REITs. Kilroy Realty Corp., a Southern California-based company, was a positive contributor in the office sector. The company benefited during the recovery in Southern California's real estate markets during the year, as well as from a leasing program that successfully boosted occupancy. The Macerich Company, a regional mall REIT, was another good performer, profiting from strong demand from retailers and speculation that the company might be a potential acquisition target.

Since high current income is its primary investment objective, the fund emphasizes income-producing securities. However, as interest rates rose during the latter part of the year, prices of income securities declined. Our use of interest rate swap agreements had a slightly negative impact on the fund's net asset value during the fiscal year, as did the fund's cost of leverage through its preferred shares.

We made only marginal changes in the composition of the portfolio during the year, and those were primarily geared to meet the fund's income objective. We trimmed the fund's exposure to the industrial sector, and increased its positions in the office, apartment, and lodging sectors. As of January 31, 2005, the fund's common and preferred holdings amounted to 94.6% and 38.7% of total net assets, respectively. The ten largest holdings accounted for 30.4% of the fund's market value, and no single holding represented more than 5.7%.

Outlook

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The nation's property markets are showing slow but steady improvement in such measures as vacancy and rental rates, and we expect that growth to continue through 2005. Against this backdrop of gradually improving fundamentals, real estate as an asset class continues to attract significant capital from a wide range of investors. However, after the impressive returns of the past five years, we would not be surprised to see REIT performance moderating in the coming year. We will continue to focus on investment opportunities that we feel will provide investors with strong current income and the potential for capital appreciation.

 AEW	Real	Estate	Income	Fund				
		Tarros	+ m = n +	Dogu1+0	+ h manah	Tanuani	21	2005
		Inves	stment	Results	through	January	31,	2005

Performance in Perspective

The table comparing the fund's performance to a REIT index provides a general sense of how the fund performed for the periods shown. It may be helpful to understand the differences between the two. The fund's total returns for the

periods shown below include fund expenses, such as management fees/1/. An index measures the performance of a theoretical portfolio. Unlike a fund, the index is unmanaged and does not have expenses that affect investment results. It is not possible to invest directly in an index. Few investors could purchase all of the securities necessary to match the index and would incur transaction costs and other expenses even if they could. AEW Real Estate Income Fund is a leveraged fund that invests in common and preferred shares of REITs, which makes a REIT index composed of purely common shares less than a direct comparison.

Average Annual Total Returns -- January 31, 2005

	1 Year/1/	Since Inception/1/ (11/26/02)
Total return on market value	6.11%	17.46%
Total return on net asset value	11.19	28.15
Comparative Performance Morgan Stanley REIT Index/2/	15.13	26.19/3/

Notes to Table

All returns represent past performance and do not guarantee future results. Share price and return will vary and you may have gain a or loss when you sell your shares. Recent returns may be higher or lower than those shown. All results include reinvestment of dividends and capital gains, including that portion of distributions designated as a return of capital, if any. The table represents past performance of the fund's common shares and does not reflect taxes shareholders might owe on any fund distributions or when they sell their shares.

Total return on market value reflects, for the periods indicated, changes in the fund's market price on the American Stock Exchange and the receipt and reinvestment of all distributions. An investor may only purchase or sell shares of the fund based upon its market price. In general, the market price of the fund is determined by supply and demand. An investor's actual return will vary depending on the market price of shares on the date of purchase and/or sale. Total return on the net asset value reflects, for the periods indicated, changes in the fund's net asset value per share, and the receipt and reinvestment of all distributions.

- $^{\prime 1/}$ Fund performance has been increased by expense waivers, without which performance would have been lower.
- /2/ Morgan Stanley REIT Index is an unmanaged index of the most actively traded real estate investment trusts (REITs), designed to measure real estate equity performance. It is not possible to invest directly in the index.
- /3/ The since-inception index comparison is calculated from 11/30/02.

Portfolio as of January 31, 2005

	% of Inve as	
Ten Largest REIT Sectors	1/31/05	7/31/04
Office	26.1	26.2
Shopping Centers	15.5	15.5
Apartments	13.9	13.2

Healthcare	13.5	13.7
Lodging/Resorts	8.0	7.5
Regional Malls	6.9	6.3
Diversified	6.2	7.3
Industrial	4.7	6.0
Factory Outlets	2.5	2.4
Specialty	1.4	1.4

% of Investments as of

Ten Largest Holdings*	1/31/05	7/31/04
Healthcare Realty Trust, Inc.	4.2	4.4
HRPT Properties Trust	3.6	3.2
iStar Financial, Inc.	3.4	3.2
Senior Housing Properties Trust	3.0	3.2
Urstadt Biddle Properties, Inc. (Pfd.)	2.8	3.0
Camden Property Trust	2.8	2.9
Mack-Cali Realty Corp.	2.7	2.8
Heritage Property Investment Trust	2.7	2.4
Prentiss Properties Trust	2.6	2.6
Hospitality Properties Trust	2.6	2.5

* Common Shares except as noted

NOT FDIC INSURED	MAY LOSE VALUE	NO BANK GUARANTEE

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AEW Real Estate Income Fund -- Schedule of Investments

Investments as of January 31, 2005

Shares	Description	Value (a)
Common Stocks	94.6% of Total Net Assets REAL ESTATE - 1.5%	
41 500	Apartments - 1.5%	ć 1 100 000
41,500	Municipal Mortgage & Equity LLC	\$ 1,128,800
	REAL ESTATE INVESTMENT TRUSTS - 93.1%	
	REITs - Apartments - 12.2%	
44,000	Archstone Smith Trust	1,509,200
65,000	Camden Property Trust	2,945,150
78 , 500	Gables Residential Trust	2,626,610
40,000	Mid-America Apartment Communities, Inc.	1,512,800
27,000	Summit Properties, Inc.	822,150
		9,415,910
	REITs - Diversified - 6.5%	
83,500	iStar Financial, Inc.	3,494,475
70,000	Lexington Corporate Properties Trust	1,498,000

		4,992,475
	REITs - Factory Outlets - 1.2%	
40,000	Tanger Factory Outlet Centers, Inc.	944,000
	REITs - Healthcare - 14.3%	
65 , 000	Health Care Property Investors, Inc.	1,687,400
121,000	Healthcare Realty Trust, Inc.	4,412,870
15,000	Omega Healthcare Investors, Inc.	168,300
100,000	Provident Senior Living Trust, 144A(c)	1,645,000
190,500	Senior Housing Properties Trust	3,152,775
		11,066,345
	REITs - Industrial - 6.4%	
25,000	EastGroup Properties, Inc.	904,750
62,400	First Potomac Realty Trust	1,338,480
68,100	Liberty Property Trust	2,659,305
		4 000 505
		4,902,535
	REITs - Lodging/Resorts - 4.2%	
55,000	Eagle Hospitality Properties Trust, Inc.	541,750
63 , 000	Hospitality Properties Trust	2,686,950
		3,228,700
	REITs - Office - 26.7%	
77,000	Arden Realty, Inc.	2,596,440
65 , 000	CarrAmerica Realty Corp.	1,972,750
77,000	Glenborough Realty Trust, Inc.	1,483,020
90,000	Highwoods Properties, Inc.	2,205,000
311,300	HRPT Properties Trust	
	_	3,707,583
59,000 68,000	Kilroy Realty Corp. Mack-Cali Realty Corp.	2,305,720
30,000	Maguire Properties, Inc.	2,854,640 709,500
76,500	Prentiss Properties Trust	2,740,995
	-	20,575,648
150,000	REITs - Regional Malls - 6.8% Borealis Retail REIT	1,660,946
62,000	Glimcher Realty Trust	1,586,580
35,000	Macerich Co. (The)	2,002,350
,		
		5,249,876
105 000	REITs - Shopping Centers - 12.9%	1 800 050
125,000	Cedar Shopping Centers, Inc.	1,726,250
100,000	Commercial Net Lease Realty, Inc.	1,875,000
30,000	Equity One, Inc.	612,300
94,000	Heritage Property Investment Trust	2,767,360
39,000	Inland Real Estate Corp.	591,630
30,000	New Plan Excel Realty Trust	758,100
39,000	Ramco-Gershenson Properties Trust	1,099,800
23,000	Realty Income Corp.	536 , 130
		9,966,570
	REITs - Specialty - 1.9%	
20,500	Correctional Properties Trust	\$ 532,795
	-	

22,000	Entertainment Properties Trust	926,420
		1,459,215
	Total Real Estate Investment Trusts	71,801,274
	Total Common Stocks (Identified Cost \$51,883,818)	72,930,074
D 6 1 0 1	00.70	
Preferred Stocks -	- 38.7% REAL ESTATE INVESTMENT TRUSTS - 38.7%	
	REITs - Apartments - 5.1%	
50,000	Apartment Investment & Management Co., Series G	1,360,000
29,400	Apartment Investment & Management Co., Series R	791,448
42,000	Apartment Investment & Management Co., Series U	1,055,880
28,000	Apartment Investment & Management Co., Series Y(c)	702,240
		3,909,568
	REITs - Diversified - 1.9%	
54,800	Crescent Real Estate Equities Co., Series B	1,454,940
	REITs - Factory Outlets - 2.1%	
35,500	Mills Corp. (The), Series B	969 , 150
25,000	Mills Corp. (The), Series E	676,750
		1,645,900
	REITs - Healthcare - 3.9%	
50,000	Health Care Property Investors, Inc., Class F	1,280,000
65,400	Omega Healthcare Investors, Inc., Series D	1,693,860
		2,973,860
	REITs - Lodging/Resorts - 6.6%	
75,000	Boykin Lodging Co., Series A	2,100,000
25,000	FelCor Lodging Trust, Inc., Series B	635 , 250
71,900	Hospitality Properties Trust, Series B	1,977,250
15,000	LaSalle Hotel Properties, Series A	415,500
		5,128,000
	REITs - Office - 8.6%	
30,000	Bedford Property Investors, Inc., Series A, 144A	1,495,314
100,000	CarrAmerica Realty Corp., Series E	2,650,000
90,400	HRPT Properties Trust, Series B	2,458,880
		6,604,194
	REITs - Regional Malls - 2.5%	
75,000	Glimcher Realty Trust, Series F	1,967,250
	REITs - Shopping Centers - 8.0%	
27,000	Cedar Shopping Centers, Inc., Series A	723,600
42,200	Developers Diversified Realty Corp., Series F	1,137,290
21,300	Developers Diversified Realty Corp., Series G	569,349
13,000	Federal Realty Investment Trust, Series B	347,880
6,700	Ramco-Gershenson Properties Trust, Series B	185,590
9,000	Realty Income Corp., Series D	236,340
27,000	Urstadt Biddle Properties, Inc., Series C	2,956,500
		6,156,549

Total Preferred Stocks - Real Estate Investment Trusts (Identified Cost \$28,189,912) 29,840,261 _____ See accompanying notes to financial statements. 3 AEW Real Estate Income Fund -- Schedule of Investments (continued) Investments as of January 31, 2005 Principal Amount Description Value (a) Short Term Investment -- 1.9% \$ 1,414,362 Repurchase Agreement with Investors Bank & Trust Co. dated 1/31/2005 at 2.00% to be repurchased at \$1,414,441 on 2/01/2005, collateralized by \$1,373,124 Small Business Administration Bond, 5.625%, due 8/25/2026 \$ 1,414,362 valued at \$1,485,080 Total Short Term Investment (Identified Cost \$1,414,362) 1,414,362 Total Investments -- 135.2% (Identified Cost \$81,488,092)(b) 104,184,697 Auction Market Preferred Shares plus cumulative unpaid dividends (36.3)% (28,012,410)Other assets less liabilities -- 1.1% 893,217 Total Net Assets -- 100% \$ 77,065,504 (a) See Note 2a of Notes to Financial Statements. (b) Federal Tax Information: At January 31, 2005, the net unrealized appreciation on investments based on cost of \$81,531,306 for federal income tax purposes was as follows: Aggregate gross unrealized appreciation for all investments in which there is an excess of value over tax cost \$ 22,658,077 Aggregate gross unrealized depreciation for all investments in which there is an excess of tax cost over value \$ 22,653,391 Net unrealized appreciation _____ At January 31, 2005, there was no undistributed ordinary income or long-term capital gains except for unrealized appreciation/depreciation disclosed on a tax basis. (C) Non-income producing security. REITs Real Estate Investment Trusts

> Securities exempt from registration under Rule of 144A of the Securities Act of 1933. These securities may be resold

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in transactions exempt from registrations, normally to qualified institutional buyers. At the period end, the value of these amounted to \$3,140,314 or 4.1% of net assets.

Holdings at January	31, 200	ā as	а	Percentage	of	Net	Assets	(unaudited)
Office							35.3	38
Shopping Cent	ters						20.9)
Healthcare							18.2	2
Apartments -	REITS						17.3	3
Lodging/Reso	rts						10.8	3
Regional Mali	ls						9.3	3
Diversified							8.4	Į.
Industrial							6.4	Į.
Factory Outle	ets						3.3	3
Other, less	than 2%	each					3.4	Į.

See accompanying notes to financial statements.

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Statement of Assets & Liabilities

January 31, 2005

ASSETS		
Investments at cost	\$	81,488,092
Net unrealized appreciation		22,696,605
Investments at value		104,184,697
Dividends and interest receivable		604,816
Receivable for open swap contracts		411,765
TOTAL ASSETS		105,201,278
LIABILITIES		
Management fees payable		40,791
Transfer agent fees payable		11,769
Accounting and administrative fees payable		6,250
Other accounts payable and accrued expenses		64,554
TOTAL LIABILITIES		123,364
Auction Preferred Shares 1,120 shares outstanding at liquidation value plus cumulative unpaid dividends		28,012,410
NET ASSETS APPLICABLE TO COMMON SHARES	\$	77,065,504
NET ASSETS CONSIST OF:	===	
Common Shares, \$0.00001 par value; unlimited number of shares authorized, 3,833,390 shares issued and outstanding	\$	38
Additional Paid in capital	Ÿ	54,000,310
Undistributed (overdistributed) net investment income		51,000,510
Accumulated net realized gain (loss) on investments, foreign currency		
transactions and interest rate swap contracts		(43,214)

Net unrealized appreciation (depreciation) of investments and swap contracts		23,108,370
NET ASSETS APPLICABLE TO COMMON SHARES	\$	77,065,504
COMPUTATION OF NET ASSET VALUE PER COMMON SHARE: Net assets	\$	77,065,504
Common Shares issued and outstanding	===	3,833,390
Net asset value per share (\$77,065,504/3,833,390 shares of beneficial interest)		20.10
Market Value (closing price per share on American Stock Exchange)	===	17.40

See accompanying notes to financial statements.

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Statement of Operations

For the Year Ended January 31, 2005

INVESTMENT INCOME	ć F 220 427
Dividends	\$ 5,230,427
Interest	2,941
Less net foreign taxes withheld	(16,720)
	5,216,648
Expenses	
Management fees	827,074
Trustees' fees and expenses	55,937
Accounting and administrative	150,000
Custodian	38,107
Transfer agent fees	41,730
Audit and tax services	30,657
Legal	74,288
Reports to shareholders	30,355
Preferred stock auction	71,167
Rating agency fees	10,999
American Stock Exchange fees	15,000
Miscellaneous	18,281
Total expenses before waivers	1,363,595
Less waivers	(437,461)
Net expenses	926,134
Net investment income	4,290,514

REALIZED AND UNREALIZED GAIN (LOSS) ON INVESTMENTS, FOREIGN CURRENCY TRANSACTIONS AND INTEREST RATE SWAP CONTRACTS
Realized gain (loss) on:

<pre>Investments - net Interest rate swap contracts - net Foreign currency transactions - net Change in unrealized appreciation (depreciation) of:</pre>		1,756,744 (426,585) (377)
Investments - net		1,788,175 363,818
Interest rate swap contracts - net		363,818
Net realized and unrealized gain (loss) on investments, foreign currency transactions and interest rate swap contracts		3,481,775
NET INCREASE (DECREASE) IN NET ASSETS RESULTING FROM OPERATIONS LESS DISTRIBUTIONS TO PREFERRED SHAREHOLDERS		7,772,289
Net investment income		(454,181)
NET INCREASE (DECREASE) IN NET ASSETS FROM OPERATIONS APPLICABLE TO COMMON SHARES		7,318,108
See accompanying notes to financial statements.	6	

Statement of Changes in Net Assets

	Year Ended January 31, 2005
FROM OPERATIONS:	
Net investment income Net realized gain (loss) on investments, foreign currency	\$ 4,290,514
transactions and interest rate swap contracts Net change in unrealized appreciation (depreciation) of	1,329,782
investments and interest rate swap contracts	2,151,993
Increase (decrease) in net assets resulting from operations	7,772,289
LESS DISTRIBUTIONS TO PREFERRED SHAREHOLDERS:	
Net investment income	(454,181)
Short-Term capital gain	_
Long-Term capital gain	
Increase (decrease) in net assets from operations applicable to)
common shares	7,318,108
LESS DISTRIBUTIONS TO COMMON SHAREHOLDERS:	
Net investment income	(5,193,528)
Short-Term capital gain	
Long-Term capital gain	(465,757)
Return of capital	(96,550)
	(5,755,835)

INCREASE (DECREASE) IN NET ASSETS DERIVED FROM CAPITAL STOCK TRANSACTIONS:	-
Total increase (decrease) in net assets	 1,562,273
NET ASSETS APPLICABLE TO COMMON SHAREHOLDERS Beginning of period	 75,503,231
End of period	\$ 77,065,504
UNDISTRIBUTED (OVERDISTRIBUTED) NET INVESTMENT INCOME	\$ -

See accompanying notes to financial statements.

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Financial Highlights

For a share outstanding throughout each period.

	ear Ended 31, 2005	For the Ye	31, 200
Net Asset Value, Beginning of Period (Common Shares)	\$ 19.70	\$	14.0
<pre>Income From Investment Operations: Net Investment Income (b) Net Realized and Unrealized Gain (Loss) on Investments</pre>	 1.12		0.9 6.7
Total From Investment Operations	 2.02		7.7
Less Distributions to Preferred Shareholders: Dividends From Net Investment Income Distributions From Net Realized Short-Term Gains Distributions From Net Realized Long-Term Gains	(0.12)	-	(0.0
Total From Investment Operations Applicable to Common Shareholders	 1.90		7.6
Less Distributions to Common Shareholders: Dividends From Net Investment Income Distributions From Net Realized Short-Term Gains Distributions From Net Realized Long-Term Gains Distributions From Paid In Capital	 (1.35) - (0.12) (0.03)		(1.0 (0.7 (0.0
Total Distributions to Common Shareholders	 (1.50)		(1.7
Common Shares Offering Costs Charged to Paid-in Capital	 		
Preferred Shares Underwriting Commissions and Offering Costs	 		(0.1

Net Asset Value, End of Period (Common Shares)	\$	20.10	\$	19.7
Market Value, End of Period (Common Shares)	\$	17.40	\$	17.8
Total Return on Market Value (%)(j)	===	6.11	===	 37.4
Total Return on Net Asset Value (%)(i)(j)		11.19		56.8
Ratio of Expenses to Average Net Assets Applicable				
to Common Shares, Before Waivers (%)(e)		1.81		2.0
Ratio of Expenses to Average Net Assets Applicable				
to Common Shares, After Waivers (%)(d)(e)		1.23		1.3
Ratio of Net Investment Income to Average Net Assets				
Applicable to Common Shares, Before Waivers (%)(e)		5.11		5.3
Ratio of Net Investment Income to Average Net Assets				
Applicable to Common Shares, After Waivers (%)(e)		5.69		5.9
Portfolio Turnover Rate (%)		8		3
Net Assets Applicable to Common Shares, End of Period (000)	\$	77,066	\$	75 , 50
Auction Market Preferred Shares				
Total Shares Outstanding		1,120		1,12
Asset Coverage Per Share (g)	\$	93 , 820	\$	92,41
Involuntary Liquidation Preference Per Share (h)	\$	25,000	\$	25,00
Approximate Market Value Per Share	\$	25,000	\$	25,00

- * Commencement of operations.
- (a) Net asset value at beginning of period reflects the deduction of the sales load of \$0.675 per share paid by the shareholder from the \$15.00 offering price.
- (b) Calculated using the average common shares outstanding during the period.
- (c) Total return on net asset value is calculated assuming a purchase at the offering price of \$15.00 less the sales load of \$0.675 paid by the shareholder on the first day and the ending net asset value per share. Total return on market value is calculated assuming a purchase at the offering price of \$15.00 on the first day and a sale at the current market price of the last day of the period.
- (d) The investment adviser and the Fund's administrator agreed to waive a portion of their fees during the period. Without these waivers, expense ratios would have been higher.
- (e) Computed on an annualized basis for periods less than one year.
- (f) Amount rounds to less than \$0.01 per share.
- (g) Calculated by subtracting the Fund's total liabilities (not including the preferred shares) from the Fund's total assets, and dividing this by the number of preferred shares outstanding.
- (h) Plus accumulated and unpaid dividends.
- (i) Had certain expenses not been reduced during the period total return would have been lower.
- (j) Periods less than one year are not annualized.

See accompanying notes to financial statements.

Notes to Financial Statements

For the Year Ended January 31, 2005

1. Organization. AEW Real Estate Income Fund (the "Fund") is registered under the Investment Company Act of 1940, as amended (the "1940 Act"), as a

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non-diversified closed-end management investment company. The Fund is organized under the laws of the Commonwealth of Massachusetts by an Amended and Restated Agreement and Declaration of Trust dated October 10, 2002. The Fund's primary investment objective is high current income; the Fund's secondary investment objective is capital appreciation. The Fund seeks to achieve its objective by concentrating its investments in the United States real estate industry.

- 2. Significant Accounting Policies. The following is a summary of significant accounting policies consistently followed by the Fund in the preparation of its financial statements. The Fund's financial statements are prepared in accordance with accounting principles generally accepted in the United States of America which require the use of management estimates that affect the reported amounts and disclosures in the financial statements. Actual results could differ from those estimates.
- a. Security Valuation. Equity securities for which market quotations are readily available are valued at market price on the basis of valuations furnished to the Fund by a pricing service, which has been authorized by the Trustees. The pricing service provides the last reported sale price for securities listed on an applicable securities exchange or, if no sale was reported and in the case of over-the-counter securities not so listed, the last reported bid price.

 Securities traded on the NASDAQ National Market are valued at the NASDAQ Official Closing Price ("NOCP"), or if lacking an NOCP, at the most recent bid quotation on the NASDAQ National Market. Short-term obligations with a remaining maturity of less than sixty days are stated at amortized cost, which approximates market value. All other securities and assets are valued at their fair value as determined in good faith by the Fund's investment adviser and officers, under the supervision of the Fund's Trustees. Fair valuation may also be used by the Board of Trustees if extraordinary events occur after the close of the relevant market but prior to the close of the New York Stock Exchange.

The Fund may hold securities traded in foreign markets. Foreign securities are valued at the market price in the foreign market. However, if events occurring after the close of the foreign market (but before the close of regular trading on the New York Stock Exchange) are believed to materially affect the value of those securities, such securities are fair valued pursuant to procedures approved by the Board of Trustees. When fair valuing securities, the Fund may, among other things, use modeling tools or other processes that may take into account factors such as securities market activity and/or significant events that occur after the close of the foreign market and before the Fund calculates its net asset value.

- b. Security Transactions and Related Investment Income. Security transactions are accounted for on trade date. Dividend income is recorded on ex-dividend date, or in the case of certain foreign securities, as soon as the Fund is notified, and interest income is recorded on an accrual basis. Dividend income received by the Fund from its investment in REITs may consist of ordinary income, capital gains and return of capital. Interest income is increased by the accretion of discount and decreased by the amortization of premium. Investment income is recorded net of foreign taxes withheld when recovery of such taxes is uncertain. In determining net gain or loss on securities sold, the cost of securities has been determined on an identified cost basis.
- c. Foreign Currency Translation. The books and records of the Fund are maintained in U.S. dollars. The value of securities, currencies and other assets and liabilities denominated in currencies other than U.S. dollars are translated into U.S. dollars based upon foreign exchange rates prevailing at the end of the period. Purchases and sales of investment securities, income and expenses are translated on the respective dates of such transactions.

Since the values of investment securities are presented at the foreign exchange rates prevailing at the end of the period, it is not practical to isolate that

portion of the results of operations arising from changes in exchange rates from fluctuations arising from changes in market prices of the investment securities. Such changes are included with the net realized and unrealized gain or loss on investments.

Net realized foreign exchange gains or losses arise from: sales of foreign currency, currency gains or losses realized between the trade and settlement dates on securities transactions, and the difference between the amounts of dividends, interest and foreign withholding taxes recorded on the Fund's books 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 at the end of the fiscal periods, resulting from changes in exchange rates.

- d. Federal and Foreign Income Taxes. The Fund intends to meet the requirements of the Internal Revenue Code applicable to regulated investment companies, and to distribute to its shareholders substantially all of its net investment income and any net realized capital gains at least annually. Accordingly, no provision for federal income tax has been made. The Fund may be subject to foreign taxes on income and gains on investments that are accrued based upon the Fund's understanding of the tax rules and regulations that exist in the countries in which the Fund invests. Foreign governments may also impose taxes or other payments on investments with respect to foreign securities, such taxes are accrued as applicable.
- e. Dividends and Distributions to Shareholders. The Fund intends to make regular monthly cash distributions to common shareholders at a level rate based on the projected performance of the Fund. Distributions to common shareholders are recorded on the ex-dividend date. Distributions to preferred shareholders are recorded daily and are payable at the end of each dividend period. Each dividend period for Auction Market Preferred Shares ("AMPS") is generally seven days. For the year ended January 31, 2005 the dividend rates for AMPS ranged from 0.79% to 2.50%. The dividend rate for AMPS on January 31, 2005 was 2.47%. In addition, at least annually, the Fund intends to distribute net capital gains, if any. The timing and characterization of certain income and capital gains distributions are determined in accordance with federal tax regulations which may differ from accounting principles generally accepted in the United States of America. Permanent book and tax basis differences relating to shareholder distributions will result in reclassifications to the capital accounts. Distributions from net investment income and short-term capital gains are considered to be ordinary income for tax purposes. The amounts of ordinary income, capital gains, and return of capital included in dividends received from the Fund's investments in REITs are determined at the end of the Fund's fiscal year. Distributions in excess of tax basis earnings and profits, if any, are reported in the Fund's financial statements and to shareholders as a return of capital.

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Notes to Financial Statements (continued)

For the Year Ended January 31, 2005

f. Swap Agreements. The Fund may enter into swap agreements to manage its exposure to the financial markets. A swap is an agreement to exchange the return generated by one instrument for the return generated by another instrument. The Fund may enter into interest rate, total return and forward swap spread lock swap agreements to manage its exposure to interest rates. Interest rate swap agreements involve the exchange by the Fund with another party of their

respective commitments to pay or receive interest, e.g., an exchange of floating rate payments for fixed rate payments with respect to a notional amount of principal.

Swaps are marked to market daily based upon quotations from market makers and the change in value, if any, is recorded as unrealized gain or loss in the Statement of Operations. Payments received or made at the end of the measurement period are recorded as realized gain or loss in the Statement of Operations. These financial instruments are not actively traded on financial markets. The values assigned to these instruments are based upon the best available information and because of the uncertainty of the valuation, these values may differ significantly from the values that would have been realized had a ready market for these instruments existed, and the differences could be material. Entering into these agreements involves, to varying degrees, elements of credit, legal, market and documentation risk in excess of the amounts recognized on the Statement of Assets and Liabilities. Such risks involve the possibility that there will be no liquid market for these agreements, that the counterparty to the agreements may default on its obligation to perform or disagree as to the meaning of contractual terms in the agreements, or that there may be unfavorable changes in interest rates. See Note 7 for a summary of the open swap agreements as of January 31, 2005.

- g. Repurchase Agreements. The Fund, through its custodian, receives delivery of the underlying securities collateralizing repurchase agreements. It is the Fund's policy that the market value of the collateral be at least equal to 102% of the repurchase price, including interest. The Fund's investment adviser is responsible for determining that the value of the collateral is at all times at least equal to 102% of the repurchase price, including interest. Repurchase agreements could involve certain risks in the event of default or insolvency of the counterparty including possible delays or restrictions upon the Fund's ability to dispose of the underlying securities.
- 3. Auction Market Preferred Shares. The Fund is authorized to issue an unlimited number of preferred shares, par value \$0.00001 per share. On February 10, 2003, the Fund issued 1,120 shares of Series M AMPS with proceeds of \$28,000,000 in a public offering. Underwriting commissions and offering costs of \$601,187 (\$0.16 per common share) were incurred in connection with the offering and were charged directly to paid-in-capital of the common shares. Dividends on the AMPS are cumulative at a rate which was established at the offering of the AMPS and has been reset every seven days thereafter by an auction. The Fund pays annual fees equivalent to 0.25% of the preferred shares' liquidation value for the remarketing efforts associated with the preferred auctions.

The AMPS are redeemable at the option of the Fund, at a redemption price equal to \$25,000 per share, plus accumulated and unpaid dividends, on any dividend payment date. The AMPS may also be subject to mandatory redemption at a redemption price equal to \$25,000 per share, plus accumulated and unpaid dividends, if the Fund defaults on its asset maintenance requirements with respect to the AMPS and fails to cure such a default within the time permitted. If the dividends on the AMPS shall remain unpaid in an amount equal to two full years' dividends, the holders of the AMPS as a class have the right to elect a majority of the Board of Trustees. In general, the holders of the AMPS and the common shares have equal voting rights of one vote per share, except that the holders of the AMPS, as a separate class, have the right to elect at least two members of the Board of Trustees and to vote under certain other circumstances specified in the Fund's By-Laws. The AMPS have a liquidation preference of \$25,000 per share. The Fund is required to maintain certain asset coverage with respect to the AMPS as defined in the Fund's By-Laws.

4. Purchases and Sales of Securities. For the year ended January 31, 2005, purchases and sales of securities (excluding short-term investments) were \$7,929,207 and \$9,303,237, respectively.

- 5. Management Fees and Other Transactions with Affiliates.
- a. Management Fees. AEW Management and Advisors, L.P. ("AEW") serves as the investment adviser to the Fund. AEW is an affiliate of AEW Capital Management, L.P., a wholly owned subsidiary of IXIS Asset Management North America, L.P. ("IXIS North America") formerly CDC IXIS Asset Management North America, L.P. Under the terms of the management agreement, the Fund pays a monthly management fee computed at the annual rate of 0.80% of the average daily managed assets of the Fund (which include the liquidation preference of any preferred shares and the principal amount of any borrowings used for leverage).

AEW has contractually agreed to waive a portion of its management fees in the amount of 0.25% of average daily managed assets during the first five years of the Fund's operations, 0.20% of average daily managed assets in year six, 0.15% of average daily managed assets in year seven, 0.10% of average daily managed assets in year nine.

AEW has also agreed to waive an additional portion of its management fees in the amount of 0.10% of average daily managed assets. This waiver is voluntary and may be terminated by the investment adviser at any time without notice.

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Notes to Financial Statements (continued)

For the Year Ended January 31, 2005

For the year ended January 31, 2005, management fees and waivers for the Fund were as follows:

			Percentage	of Average
Gross	Waiver of	Net	Daily Mana	iged Assets
Management	Management	Management		
Fee	Fee	Fee	Gross	Net
\$827,074	\$362,461	\$464,613	0.80%	0.45%

b. Accounting and Administrative Expense. During the period February 1, 2004 through December 31, 2004, IXIS Asset Management Services Company ("IXIS Services"), formerly CDC IXIS Asset Management Services, Inc., a wholly owned subsidiary of IXIS Asset Management North America, performed certain accounting and administrative services for the Fund and subcontracted with Investors Bank & Trust Company ("IBT") to serve as subadministrator. The Fund paid IXIS Services a fee for these services based on the Fund's average daily managed assets, or if higher, the minimum fee set forth below:

(1) Percentage of Eligible Average Daily Net Assets

First	Over
\$300 million	\$300 million
0.0600%	0.0575%

or

(2) An annual minimum fee of \$150,000.

Effective January 1, 2005, IXIS Asset Management Advisors, L.P. ("IXIS Advisors") assumed responsibility for providing accounting and administrative services to the Fund. IBT continues to serve as subadministrator.

IXIS Services and IXIS Advisors each have agreed to voluntarily waive a portion of its fee. This waiver is voluntary and may be terminated by IXIS Advisors at any time without notice.

For the year ended January 31, 2005, the following was paid to IXIS Services and IXIS Advisors for accounting and administrative services:

Gross	Waiver of	Net	Percentage	of Average
Accounting	Accounting	Accounting	Daily Managed As:	
And	And	And		
Administrative	Administrative	Administrative	Gross	Net
\$150,000	\$75,000	\$75,000	0.15%	0.07%

- c. Trustees Fees and Expenses. The Fund does not pay any compensation directly to its officers or Trustees who are directors, officers or employees of IXIS North America or its affiliates. Each Trustee who is an independent Trustee of the Fund receives a retainer fee at the annual rate of \$2,000 and meeting attendance fees of \$375 for each meeting of the Board of Trustees attended. Each committee member receives an additional retainer fee at the annual rate of \$2,000 while each committee chairman receives a retainer fee (beyond the \$2,000 fee) at the annual rate of \$1,000. The retainer fees assume four Board or Committee meetings per year; Trustees are compensated for each additional Board or Committee meeting in excess of four meetings per year, at the rate of \$375 and \$200, respectively. Trustees are reimbursed for travel expenses in connection with attendance at meetings.
- d. Publishing Services. IXIS Services performs certain desktop publishing services for the Fund. Fees for these services are presented in the Statement of Operations as shareholder reporting. For the year ended January 31, 2005, the Fund paid \$871 to IXIS Services as compensation for these services.

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Notes	to	Financial	Statements	(continued)

For the Year Ended January 31, 2005

6. Shares of Beneficial Interest. The Amended and Restated Agreement and Declaration of Trust permits the Fund's Trustees to issue an unlimited number of common shares, \$0.00001 par value per share. Transactions in common shares were as follows:

	Year Ended January 31, 2005		Year Ende January 31,		
	Shares	Amo	unt 	Shares	A
Shares issued pursuant to the Fund's dividend reinvestment plan	-	\$	_	676	\$

Offering costs and preferred shares underwriting				
commissions	_	\$ -	_	\$ (
Increase (decrease) derived from capital shares				
transactions	-	\$ -	676	\$ (
	=======	=======	=====	

7. Swap Contracts.

Notional Amount	Expiration Date	Description	A
Interest Rate Swaps 2,800,000 USD	3/1/2006	Agreement with Bank of America dated 2/28/2003 to pay the notional amount multiplied by 2.345% and to receive the notional amount multiplied by the 1 week Floating Rate London Interbank Offering Rate ("LIBOR") adjusted by a specific spread.	
14,000,000 USD	3/3/2008	Agreement with Bank of America dated 2/28/2003 to pay the notional amount multiplied by 3.104% and to receive the notional amount multiplied by the 1 week Floating Rate LIBOR adjusted by a specific spread.	
8,400,000 USD	3/1/2010	Agreement with Fleet National Bank dated 2/28/2003 to pay the notional amount multiplied by 3.622% and to receive the notional amount multiplied by the 1 week Floating Rate LIBOR adjusted by a specific spread.	

8. Other. On January 3, 2005, the Fund declared three monthly dividends of \$0.115 per common share for the months of January, February and March payable on January 28, February 25, and March 24, respectively. Characterization of the dividends for tax purposes may result in a portion of the dividends being designated as a return of capital. Such designations are determined at the end of the Fund's fiscal year.

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Report of Independent Registered Public Accounting Firm

To the Board of Trustees and Shareholders of AEW Real Estate Income Fund:

In our opinion, the accompanying statement of assets and liabilities, including the schedule 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 AEW Real Estate Income Fund (the "Fund") at January 31, 2005, the results of its operations, the changes in its net assets and the financial highlights for the periods indicated, 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 Fund's 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 January 31, 2005 by correspondence with the custodian and brokers, provide a reasonable basis for our opinion.

PricewaterhouseCoopers LLP

Boston, Massachusetts March 16, 2005

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Dividend reinvestment plan

The Fund has a Dividend Reinvestment Plan (the "Plan") commonly referred to as an "opt-out" plan. Each Common Shareholder will have all distributions of dividends and capital gains automatically reinvested in additional Common Shares by EquiServe Trust Company, N.A., as agent for shareholders pursuant to the Plan (the "Plan Agent"), unless they elect to receive cash. The Plan Agent will either (i) effect purchases of Common Shares under the Plan in the open market or (ii) distribute newly issued Common Shares of the Fund. Shareholders who elect not to participate in the Plan will receive all distributions in cash paid by check mailed directly to the shareholder of record (or if the shares are held in street or other nominee name, then to the nominee) by the Plan Agent, as dividend disbursing agent. Shareholders whose Common Shares are held in the name of a broker or nominee should contact the broker or nominee to determine whether and how they may participate in the Plan.

The Plan Agent serves as agent for the shareholders in administering the Plan. After the Fund declares a dividend or makes a capital gain distribution, the Plan Agent will, as agent for the participants, either (i) receive the cash payment and use it to buy Common Shares in the open market, on the American Stock Exchange or elsewhere, for the participants' accounts or (ii) distribute newly issued Common Shares of the Fund on behalf of the participants. The Plan Agent will receive cash from the Fund with which to buy Common Shares in the open market if, on the determination date, the net asset value per share exceeds the market price per share plus estimated brokerage commissions on that date. The Plan Agent will receive the dividend or distribution in newly issued Common Shares of the Fund if, on the determination date, the market price per share plus estimated brokerage commissions equals or exceeds the net asset value per share of the Fund on that date. The number of shares to be issued will be computed at a per share rate equal to the greater of (i) the net asset value or (ii) 95% of the closing market price per share on the payment date.

Participants in the Plan may withdraw from the Plan upon written notice to the Plan Agent. Such withdrawal will be effective immediately if received not less than ten days prior to a distribution record date; otherwise, it will be effective for all subsequent dividend record dates. When a participant withdraws from the Plan or upon termination of the Plan as provided below, certificates

for whole Common Shares credited to his or her account under the Plan will be issued and a cash payment will be made for any fraction of a Common Share credited to such account. In the alternative, upon receipt of the participant's instructions, Common Shares will be sold and the proceeds sent to the participant less brokerage commissions and any applicable taxes.

The Plan Agent maintains each shareholder's account in the Plan and furnishes confirmations of all acquisitions made for the participant. Common Shares in the account of each Plan participant will be held by the Plan Agent on behalf of the participant. Proxy material relating to shareholders' meetings of the Fund will include those shares purchased as well as shares held pursuant to the Plan.

In the case of shareholders, such as banks, brokers or nominees, which hold Common Shares for others who are the beneficial owners, the Plan Agent will administer the Plan on the basis of the number of Common Shares certified from time to time by the record shareholders as representing the total amount registered in the record shareholder's name and held for the account of beneficial owners who are participants in the Plan.

The Plan Agent's fees for the handling of reinvestment of dividends and other distributions will be paid by the Fund. Each participant will pay a pro rata share of brokerage commissions incurred with respect to the Plan Agent's open market purchases in connection with the reinvestment of distributions. There are no other charges to participants for reinvesting dividends or capital gain distributions; however, the Fund reserves the right to amend the Plan to include a service charge payable by the participants.

The automatic reinvestment of dividends and other distributions will not relieve participants of any income tax that may be payable or required to be withheld on such dividends or distributions.

The Fund and the Plan Agent reserve the right to amend or terminate the Plan. All correspondence concerning the Plan should be directed to the Plan Agent by telephone at (800) 730-6001.

Trustee and Officer Information

The table below provides certain information regarding the Trustees and Officers of the Fund. Unless otherwise indicated, the address of all persons below is 399 Boylston Street, Boston, MA 02116. The statement of additional information includes additional information about the Trustees of the Fund and is available by calling (800) 862-4863.

Position(s) Held with the Fund, Length of Time Served and Term of Office* Principal Occupation(s) During Past 5 Years** Name and Date of Birth

INDEPENDENT TRUSTEES

Graham T. Allison, Jr. Trustee, Contract Review Douglas Dillon Professor and (3/23/40) and Governance Committee Director for the Belfer Center (Class I) Member, since 2002 of Science and International

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Affairs, John F. Kennedy School of Government, Harvard University

Edward A. Benjamin (5/30/38) (Class II)	Trustee, Audit Committee Member, since 2003	Retired
Daniel M. Cain (2/24/45) (Class II)	Trustee, Chairman of the Audit Committee, since 2002; Co-Chairman of the Board, since 2004	President and Chief Executive Officer, Cain Brothers & Company, Incorporated (investment banking)
Paul G. Chenault (9/12/33) (Class I)	Trustee, Contract Review and Governance Committee Member, since 2003	Retired; Trustee, First Variable Life (variable life insurance)
<pre>Kenneth J. Cowan (4/5/32) (Class II)</pre>	Trustee, Chairman of the Contract Review and Governance Committee, since 2002; Co-Chairman of the Board, since 2004	Retired
Richard Darman (5/10/43) (Class I)	Trustee, Contract Review and Governance Committee Member, since 2002	Partner, The Carlyle Group (investments); formerly, Professor, John F. Kennedy School of Government, Harvard University
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Trus	tee and Officer Information	

Trustee and Officer Information	

Trustee and Officer Information							
Name and Date of Birth	Position(s) Held with the Fund, Length of Time	Principal Occupation(s)					
INDEPENDENT TRUSTEES continued							
Sandra O. Moose (2/17/42) (Class III)	Trustee, Audit Committee Member, since 2002	President, Strategic Advisory Services (management consulting); formerly, Senior Vice President and Director, The Boston Consulting Group, Inc. (management consulting)					
John A. Shane (2/22/33) (Class III)	Trustee, Contract Review and Governance Committee Member, since 2002	President and Director, Palmer Service Corporation (venture capital organization)					
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INTERESTED TRUSTEES

Robert J. Blanding/1/ (4/17/47)555 California Street San Francisco, CA 94104 (Class I)

Trustee, since 2003 President, Chairman, Director and Chief Executive Officer, Loomis, Savles & Company, L.P.; President and Chief Executive Officer -Loomis Sayles Funds I; Chief Executive Officer - Loomis Sayles Funds II

John T. Hailer/2/ (11/23/60)(Class II)

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President, Chief Executive President and Chief
Officer and Trustee, since Executive Officer, IXIS Asset Management Distributors, L.P.; Executive Vice President - Loomis Sayles Funds I; President - Loomis Sayles Funds II; President and Chief Executive Officer -CDC Nvest Funds Trusts I, II and III, CDC Nvest Cash Management Trust and CDC Nvest Companies Trust I

OFFICERS

Coleen Downs Dinneen (12/16/60)

Secretary, Clerk and Chief Legal Officer, since 2004

Senior Vice President, General Counsel, Secretary and Clerk (formerly, Deputy General Counsel, Assistant Secretary and Assistant Clerk), IXIS Asset Management Distribution Corporation, IXIS Asset Management Distributors, L.P., IXIS Asset Management Advisors, L.P. and IXIS Asset Management Services Company; Chief Compliance Officer, IXIS Asset Management Advisors, L.P.

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Trustee and Officer Information

Position(s) Held with the Fund, Length of Time Principal Occupation(s)
Name and Date of Birth Served and Term of Office* During Past 5 Years**

OFFICERS (continued)		
James J. Finnegan (4/29/60) Two Seaport Lane Boston, MA 02110	Executive Vice President, since 2004	General Counsel, Managing Director, Vice President and Clerk, AEW Management and Advisors, L.P.; General Counsel and Vice President, AEW Capital Management, L.P.; Vice President and Assistant Clerk, AEW Investment Group, Inc.; Vice President and Assistant Clerk, AEW Real Estate Advisors, Inc.
Michael C. Kardok (7/17/59)	Treasurer, Principal Financial and Accounting Officer, since 2004	Senior Vice President, IXIS Asset Management Advisors, L.P. and IXIS Asset Management Distributors, L.P.; formerly, Senior Vice President, IXIS Asset Management Services Company; formerly, Senior Director, PFPC Inc; formerly, Vice President - Division Manager, First Data Investor Services, Inc.
Frank A. LoPiccolo (4/1/53)	Anti-Money Laundering Officer, since 2003	President, Chief Executive Officer and Director (for- merly, Executive Vice President), IXIS Asset Management Services Company
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	stee and Officer Information	
Name and Date of Birth	Position(s) Held with the Fund, Length of Time Served and Term of Office*	Principal Occupation(s) During Past 5 Years**
OFFICERS (continued)		
John E. Pelletier (6/24/64)	Chief Operating Officer, since 2004	Executive Vice President and Chief Operating Officer (formerly, General Counsel, Secretary and Clerk), IXIS Asset Management

Distributors, L.P. and IXIS Asset Management Advisors, L.P.; Executive Vice President (formerly, Senior Vice President, General Counsel, Secretary and Clerk), IXIS Asset Management Distribution Corporation; Director (formerly, President, Chief Executive Officer, General Counsel, Secretary and Clerk), IXIS Asset Management Services Company

(9/25/69)

Kristin Vigneaux Chief Compliance Officer, Chief Compliance Officer since 2004

for Mutual Funds, IXIS Asset Management Distributors, L.P., IXIS Asset Management Advisors, L.P. and IXIS Asset Management Services Company; formerly, Vice President, IXIS Asset Management Services Company

- The Trustees are divided into three Classes and serve staggered three-year terms, subject to their prior death, retirement, resignation, disqualification or removal from the Board. The Terms of Class I Trustees expire in 2006, the terms of Class II Trustees expire in 2007, and the terms of the Class III Trustees expire in 2005. It is currently expected that, in accordance with the Board's current retirement policy, Mr. Shane will retire as a Trustee prior to the December 2008 Annual Meeting. The current retirement age is 72. At a meeting held on November 19, 2004, the Trustees voted to suspend the retirement policy until 2006. Officers hold office at the pleasure of the Fund's Board and until their successors are appointed and qualified or until their earlier resignation or removal.
- Previous positions during the past five years with IXIS Asset Management Distributors, L.P. (the "Distributor"), IXIS Asset Management Advisors, L.P. or Loomis, Sayles & Company, L.P. are omitted if not materially different from a trustee's or officer's current position with such entity. As indicated, each Trustee is also a trustee of certain other investment companies for which the Distributor acts as principal underwriter.
- *** The Trustees of the Fund serve as Trustees of a fund complex that includes all series of CDC Nvest Funds Trust I, CDC Nvest Funds Trust II, CDC Nvest Funds Trust III, CDC Nvest Cash Management Trust, CDC Nvest Companies Trust I, AEW Real Estate Income Fund, Loomis Sayles Funds I and Loomis Sayles Funds II.
- /1/ Mr. Blanding is deemed an "interested person" of the Fund because he holds the following positions with affiliated persons of the Fund: President, Chairman, Director and Chief Executive Officer of Loomis, Sayles & Company, L.P.
- /2/ Mr. Hailer is an "interested person" of the Fund because he holds the following positions with affiliated persons of the Fund: Director and Executive Vice President of IXIS Asset Management Distribution Corporation,

President and Chief Executive Officer of IXIS Asset Management Advisors, ${\tt L.P.}$

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Additional Information

It is currently anticipated that the Fund's 2005 annual meeting of Shareholders will be held on June 15, 2005. Shareholders submitting any proposals for the Fund intended to be presented at the 2005 annual meeting must ensure that such proposals are received by the Fund, in good order and in compliance with all applicable legal requirements and the requirements of the Fund's Bylaws, no later than February 9, 2005 and not earlier than January 25, 2005. If a Shareholder who wishes to present a proposal fails to notify the Fund within these dates, the proxies solicited for the meeting will have discretionary authority to vote on the Shareholder's proposal if it is properly brought before the meeting. The submission by a Shareholder of a proposal for inclusion in the proxy materials does not guarantee that it will be included. Shareholder proposals are subject to certain requirements under the federal securities laws and must be submitted in accordance with the Fund's Bylaws. Shareholder proposals should be addressed to the attention of the Secretary of the Fund.

In accordance with Section 23(c) of the Investment Company Act of 1940, as amended, the Fund hereby gives notice that it may, from time to time, repurchase its shares in the open market at the option of the Board of Trustees and on such terms as the Board of Trustees shall determine.

Shareholder Meeting (unaudited). At the annual meeting (the "Meeting") of shareholders held on May 20, 2004, shareholders of the AEW Real Estate Income Fund voted for the following proposal:

1. Election of Trustees

	For	Against	Abstained	Total Votes
Edward A. Benjamin	2,531,149	35 , 173	_	2,566,322
Kenneth J. Cowan	2,537,173	29,149	_	2,566,322
John T. Hailer	2,367,773	198,549	_	2,566,322
Daniel M. Cain*	520	_	_	520

* Preferred Shares Trustee.

Messrs. Graham T. Allison, Robert J. Blanding, Paul G. Chenault, Richard Darman, John A. Shane, Peter S. Voss and Ms. Sandra O. Moose, Trustees of the Fund, each have terms of office as Trustee that continued after the Meeting.

The statement of additional information includes additional information about Trustees of the Fund and is available, without charge, upon request, by calling (800) 862-4863.

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Additional Information (continued)

AEW Real Estate Income Fund

Notice of Privacy Policies and Practices

We/1/ consider shareholder relationships to be the hallmark of our business and are dedicated to protecting the confidentiality of any nonpublic personal information provided by our customers/2/. We understand the trust that our customers place in us and are committed to earning that trust well into the future.

Types of Information Gathered

We collect personal information on applications, forms, documents, transaction histories and correspondence (electronic, written and telephonic) with customers. Through our Web sites we gather information about visitors and their needs submitted through answers to surveys, data input to calculators and information entered onto forms. This information includes but is not limited to name, postal address, e-mail address and social security number. Much of the data collected is statistical in nature and is not generally attributable to any specific customer.

How We Use the Information

We use the information gathered to service your account and to provide you with additional information about products and services. We do not disclose any nonpublic information about current or former customers to any unaffiliated third party except as permitted by law, or at the specific request of the customer. The information we collect, as described above, may be shared with our corporate affiliates in the financial services industry in order to enhance and improve customer communications, services, and products designed to meet our customers' needs. We may disclose some or all of the above information to affiliated and unaffiliated companies that perform marketing and other services (such as preparing and mailing prospectuses, reports and account statements, conducting research on client satisfaction, and gathering votes for shareholder proxies) on our or the Funds' behalf or to other financial institutions with whom we have joint marketing agreements. These parties that are not affiliated with us have agreed not to use this information for any other purpose.

Policies and Practices to Protect Confidential Information

Only those employees that have a business need for personally identifiable data about our customers are given access to that information. We maintain physical, electronic and procedural safeguards that comply with federal standards to protect your nonpublic personal information. For example, we take precautions to help keep our information systems secure, including the use of firewalls for our Internet-based systems. We also use, when appropriate, encryption technologies, user authentication systems and access control mechanisms.

- /1/ For purposes of this notice the term "We" includes AEW Real Estate Income Fund and IXIS Asset Management Advisors, L.P.
- /2/ For purposes of this notice, the terms customer or customers include both shareholders of AEW Real Estate Income Fund and individuals who provide nonpublic personal information, but do not invest in the Fund.

Proxy voting information

A description of the Fund's proxy voting policies and the procedures that the Fund uses to determine how to vote proxies relating to portfolio securities is available without charge, upon request, by calling (800) 862-4863; on the Fund's web site, www.ixisag.com/aew_rif; and on the Securities and Exchange's website at www.sec.gov. Information describing how the Fund voted proxies relating to portfolio securities during the 12-month period ended June 30, 2004 is available

from the Fund's website and the SEC website.

Quarterly portfolio schedule

The Fund files a complete schedule of portfolio holdings with the SEC for the first and third quarters of each fiscal year on Form N-Q. The Fund's Forms N-Q are available on the SEC's website and may be reviewed and copied at the SEC's Public Reference Room in Washington, DC. Information on the operation of the Public Reference Room may be obtained by calling 1-800-SEC-0330.

Tax Information (unaudited)

Pursuant to Section 852 of the Internal Revenue Code, the Fund designated \$2,207,039 as capital gain dividends paid during the year ended January 31, 2005.

During the year ended January 31, 2005, the tax character of distributions paid was \$3,906,427 from ordinary income, \$2,207,039 from long-term capital gains and \$96,550 from paid in capital.

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Item 2. Code of Ethics.

The Trust has adopted a code of Ethics that applies to the Trust's principal executive officer, principal financial officer and persons performing similar functions.

Item 3. Audit Committee Financial Expert.

The Board of Trustees of the Trust have established an audit committee. Ms. Sandra O. Moose, and Messrs. Edward A. Benjamin and Daniel M. Cain, all members of the audit committee have been designated financial experts. Each of these individuals is also an Independent Trustee of the Trust.

Item 4. Principal Accountant Fees and Services.

Fees paid to Principal Accountant by the Funds. The table below sets forth fees billed by the principal accountant, PricewaterhouseCoopers LLP, for the past two fiscal years for professional services rendered in connection with a) the audit of the Trust's annual financial statements and services provided in connection with regulatory filings; b) audit-related services (including services that are reasonably related to the performance of the audit of the registrant's financial statements and but not reported under "Audit Fees"); c) tax compliance, tax advice and tax planning and d) all other fees billed for professional services rendered by the principal accountant to the Trust, other than the services provided reported as a part of (a) through (c) of this Item.

	Audit	fees Audit-related fees/1/ Tax fees/2		Audit-related fees/1/		Tax fees/2/	
	2003	2004	2003	2004	2003	2004	200
AEW Real Estate Income Fund	\$20 000	\$20,000	\$14,000	\$10 000	\$7,000	\$1 250	 \$0
					~ , , 000	Ψ± , 250	

- /1./ The audit related fees for 2003 and 2004 consist of \$10,000 and \$5,000, respectively, related to rating agency procedures reports and \$4,000 and \$5,000, respectively, related to the performance of agreed-upon procedures relating to the Trust's semi-annual financial statements in accordance with SAS 100.
- /2./ The tax fees consist of a review of the Trust's tax returns (2003) and year-end shareholder reporting (2004).

Aggregate fees billed to the Trust for non-audit services for 2003 and 2004 were \$21,000 and \$11,250, respectively.

Fees paid to Principal Accountant By Adviser and Control Affiliates. The following table sets forth the non-audit services provided by the Trust's principal accountant to IXIS Asset Management Advisors, L.P. and entities controlling, controlled by or under common control with IXIS Asset Management Advisors, L.P. that provide ongoing services to the Trust ("Control Affiliates") for the last two fiscal years.

	Audit-relat	ed fees/1/	Tax f	Tees/2/	All othe	r fees/3/
	2003	2004	2003 	2004	2003 	2004
Control Affiliates	\$107,000	\$106,000	n/a	\$7 , 000	n/a	\$12,000

- /1./ The audit related fees consist of performing SAS 70 internal examinations for a Trust affiliate, reviewing of anti-money laundering procedures for the investment adviser and, for 2003, a review of 12b-1 expenditures for IXIS Asset Management Distributors, L.P.
- /2./ The tax fees consist of a review of the Trust's tax returns.
- /3./ Other fees are related to the review of the ICI transfer agency survey.

Aggregate fees billed to Control Affiliates for non-audit services during 2003 and 2004 were \$195,000 and \$180,000, respectively

None of the services described above were approved pursuant to (c)(7)(i)(C) of Regulation S-X.

Audit Committee Pre Approval Policies.

Annually, the Trust's Audit Committee reviews the audit, audit-related, tax and other non-audit services together with the projected fees, for services proposed to be rendered to the Trust and/or other entities for which pre-approval is required during the upcoming year. Any subsequent revisions to already pre-approved services or fees (including fee increases) and requests for pre-approval of new services would be presented for consideration quarterly as needed.

If, in the opinion of management, a proposed engagement by the Trust's independent accountants needs to commence before the next regularly scheduled Audit Committee meeting, any member of the Audit Committee who is an independent Board member is authorized to pre-approve the engagement, but only for engagements to provide audit, audit related and tax services. This approval is subject to review of the full Audit committee at its next quarterly meeting. All other engagements require the approval of all the members of the audit committee.

Item 5. Audit Committee of Listed Registrants.

The Registrant has a separately-designed standing audit committee established in accordance with Section 3(a)(58)(A) of the Exchange Act (15 U.S.C. 78c(a)(58)(A)). Edward A. Benjamin, Daniel M. Cain and Sandra O. Moose are each independent trustees and collectively constitute the entire Audit Committee.

Item 6. Schedule of Investments.

Included as part of the Report to Shareholders filed as Item 1 herewith.

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

When voting proxies and responding to tender offers, AEW acts prudently, solely in the best interest of its clients, and for the exclusive purpose of maximizing value to its clients. AEW takes reasonable steps under the circumstances to assure that it has actually received all of the proxies for

which it has voting authority. AEW considers those factors that would affect the value of its clients' investments and may not, unless specifically directed to do so by a client, consider unrelated objectives, such as social considerations. In the event of any conflict of interest involving a proxy vote AEW will vote in accordance with recommendations provided by an independent party proxy service provider.

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

Not yet applicable.

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

Period	(a) Total Number of Shares (or Units) Purchased	(b) Average Price Paid per Share (or Unit)		Approximate Value) of Sh (or Units) t
August 1 through August 31	N/A	N/A	N/A	N/A
September 1 through September 30		17.24	2909.808	N/A
October 1 through October 31	N/A	N/A	N/A	N/A
November 1 through November 30	4192.704	18.10	4192.704	N/A
December 1 through December 31		N/A	N/A	N/A
January 1 through January 31	1287.707	19.12	1287.707	N/A

Item 10. Submission of Matters to a Vote of Securities Holders.

The following represents new procedures by which shareholders may recommend nominees to the registrant's board of trustees:

According to procedures adopted by the Board of Trustees on November 19, 2004, any shareholder recommendation of a candidate for nomination as an Independent Trustee shall be kept on file and considered by the Board for six (6) months from the date of receipt, after which the shareholder recommendation will be considered stale and discarded.

Item 11. Controls and Procedures.

The Trust's principal executive officer and principal financial officer have concluded that the Trust's disclosure controls and procedures are sufficient to ensure that information required to be disclosed by the Trust in this Form N-CSR was recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms, based upon such officers' evaluation of these controls and procedures as of a date within 90 days of the filing date of the report.

There were no significant changes or corrective actions with regard to significant deficiencies or material weaknesses in the Trust's internal controls or in other factors that could significantly affect the Trust's internal controls subsequent to the date of their evaluation.

Item 12. Exhibits.

- (a) (1) Code of Ethics required by Item 2 hereof, filed herewith as exhibit (a)(1)
- (a) (2) Certifications of Principal Executive Officer and Principal Financial Officer pursuant to 30a-2 under the Investment Company Act of 1940 (17 CFR 270.30a-2), as herewith as exhibit (a)(2)(1) and a(2)(2), respectively
- (a) (3) Not applicable.
- (b) Certifications of Principal Executive Officer and Principal Financial Officer pursuant to Section 906 of Sarbanes-Oxley Act of 2002 are filed herewith as Exhibit (b)(1) and (b)(2), respectively.

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.

AEW Real Estate Income Fund

By: /s/ John T. Hailer

Name: John T. Hailer

Title: President and Chief Executive Officer

Date: March 28, 2005

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

By: /s/ John T. Hailer

Name: John T. Hailer

Title: President and Chief Executive Officer

Date: March 28, 2005

By: /s/ Michael C. Kardok

Name: Michael C. Kardok

Title: Treasurer Date: March 28, 2005