

**ADDENDUM TO
IMPORTANT U.S. TAX INFORMATION FOR EFUNDS SPIN-OFF**

January 12, 2001

Dear Deluxe Corporation Shareholder:

As previously explained in the letter regarding Important U.S. Tax Information for eFunds Spin-Off, dated January 3, 2001 (the "Information Letter"), you must allocate your pre-distribution tax basis in your Deluxe shares between your Deluxe shares and your eFunds shares based on their relative fair market values. One method of valuing your Deluxe shares and eFunds shares for purposes of allocating tax basis is to use the closing prices on the distribution date at which Deluxe and eFunds traded on the New York Stock Exchange and the Nasdaq National Market, respectively. In determining the allocation percentage under this method, the Information Letter used a closing price for Deluxe common stock of \$25.27 and a closing price for eFunds common stock of \$9.1875. After further analysis, it has been determined that, at market close on December 29, 2000, the distribution date, the closing price of Deluxe common stock was \$20.20 and the closing price of eFunds common stock was \$9.1875. Consequently, the allocation percentage and other illustrative calculations in the Information Letter should be revised accordingly. Thus, if you and your tax advisor conclude that it is appropriate in your case to allocate tax basis using the closing prices on the distribution date,

- 79.9526% of your pre-distribution tax basis in your Deluxe shares would be allocated to your Deluxe shares, and
- the remaining 20.0474% would be allocated to your eFunds shares (including any fractional share interest).

If you acquired Deluxe shares on more than one occasion, you will need to perform this calculation separately for each group of shares. **We urge you to consult your tax advisor to determine the method of allocating tax basis that best meets your particular circumstances.**

DELUXE CORPORATION