MANAGED MUNICIPALS PORTFOLIO INC Form N-CSR

August 09, 2004

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 811-6629

Managed Municipals Portfolio Inc. (Exact name of registrant as specified in charter)

125 Broad Street, New York, NY 10004 (Address of principal executive offices) (Zip code)

Robert I. Frenkel, Esq.
Smith Barney Fund Management LLC
300 First Stamford Place
Stamford, CT 06902
(Name and address of agent for service)

Registrant's telephone number, including area code: (800) 451-2010

Date of fiscal year end: May 31 Date of reporting period: May 31, 2004

ITEM 1. REPORT TO STOCKHOLDERS.

The Annual Report to Stockholders is filed herewith.

Managed Municipals Portfolio Inc.

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ANNUAL REPORT

May 31, 2004

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Managed Municipals Portfolio Inc.

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Managed Municipals Portfolio Inc.

LETTER FROM THE CHAIRMAN

[PHOTO]

R. Jay Gerken
R. JAY GERKEN, CFA
Chairman, President and Chief Executive Officer
Dear Shareholder,

We are pleased to inform you that the Managed Municipals Portfolio Inc. placed fourth among 64 funds in its Lipper general municipal debt (leveraged) closed-end funds category over the 12 months ended May 31, 2004./1/

During the past year, a pronounced pick-up/i/ in the pace of economic growth from its sluggish state in early 2003 triggered a sea change in the bond markets. The acceleration in the national economy also trickled down to a state level to an extent. Even the U.S. labor market, which generated lackluster results throughout much of the period, grew significantly during the past several months by some measures./ii/

Although interest rates were on the decline earlier in the period, the shift in interest rate perceptions triggered volatility in the bond markets and bond yields spiraled upward, particularly toward the end of the period. However, given that the fund's manager had anticipated that the U.S. economy could begin to pick up, the manager maintained a more defensive posture in managing the fund's exposure to interest rate sensitivity versus prior periods when rates were declining. Although this approach detracted from the fund's performance during times when bond prices rose, it diminished some of the

/1/Past performance is no guarantee of future results. A high Lipper ranking does not necessarily imply that a fund achieved positive results for the period. Rankings in the Lipper general municipal debt (leveraged) closed-end funds category are based on average annual total returns assuming the reinvestment of dividends and capital gains as of May 31, 2004. Each fund is ranked within a universe of funds similar in portfolio characteristics and capitalizations, as defined by Lipper, Inc. Rankings are based on performance that does not include sales charges. Performance results would have been less favorable had sales charges been included. The fund was ranked 4 out of 64, 42 out of 50, and 42 out of 46 for the 1-, 5-, and 10-year periods, respectively.

[GRAPHIC]

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downward pricing pressures on the portfolio when prices retreated and yields rose, such as in April.

Please read on for a more detailed look at prevailing economic and market conditions during the fund's fiscal year and to learn how the conditions and changes made to the portfolio during that time may have affected fund performance.

Information About Your Fund

In recent months several issues in the mutual fund industry have come under the scrutiny of federal and state regulators. The fund's Adviser and some of its affiliates have received requests for information from various government regulators regarding market timing, late trading, fees and other mutual fund issues in connection with various investigations. The fund has been informed that the Adviser and its affiliates are responding to those information requests, but are not in a position to predict the outcome of these requests and investigations.

In November 2003, Citigroup Asset Management disclosed an investigation by the Securities and Exchange Commission ("SEC") and the U.S. Attorney relating to Citigroup Asset Management's entry into the transfer agency business during 1997-1999. On July 20, 2004, Citigroup disclosed that it had been notified by the Staff of the SEC that the Staff is considering recommending a civil injunctive action and/or an administrative proceeding against certain advisory

and transfer agent entities affiliated with Citigroup relating to the creation and operation of its internal transfer agent unit to serve primarily the Smith Barney family of mutual funds. This internal transfer agent did not provide services to the Fund. Citigroup is cooperating with the SEC and will seek to resolve this matter in discussion with the SEC Staff. Although there can be no assurance, Citigroup does not believe that this matter will have a material adverse effect on the fund.

As always, thank you for your confidence in our stewardship of your assets. We look forward to helping you continue to meet your financial goals.

Sincerely,
/s/ R. Jay Gerken

R. Jay Gerken, CFA Chairman, President and Chief Executive Officer

July 20, 2004

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MANAGER OVERVIEW

Performance Review

During the 12 months ended May 31, 2004, the fund returned 5.86% based on its New York Stock Exchange ("NYSE") market price and 5.63% based on its net asset value ("NAV")/iii/ per share. In comparison, the Lehman Brothers Municipal Bond Index/iv/ returned -0.03% over the same period. Based on NAV performance, the fund's Lipper general municipal debt (leveraged) closed-end funds category average was 0.64%

[PHOTO]

Joseph P. Deane JOSEPH P. DEANE

Vice President and Investment Officer

[PHOTO]

David T. Fare DAVID T. FARE

Vice President and Investment Officer

and the fund ranked fourth among the 64 funds in its Lipper category over this same time frame. Please note that Lipper performance returns are based on each fund's NAV.

During the 12-month period, the fund distributed dividends to shareholders totaling \$0.70 per share. The performance table shows the fund's 30-day SEC and annualized distribution yields as well as its 12-month total return based on its NAV and market price as of May 31, 2004.

Past performance is no guarantee of future results. The fund's yields will vary. Certain investors may be subject to the federal Alternative Minimum Tax,

and state

FUND PERFORMANCE AS OF MAY 31, 2004

Price Per	30-Day	Annualize	ed	12-Month	
Share	SEC Yield	Distribution	Yield	Total Return	l
\$11.73 (NAV)	6.16%	5.93%		5.63%	
\$10.93 (NYSE)	6.62%	6.37%		5.86%	

All figures represent past performance and are not a guarantee of future results. The fund's yields will vary.

Total returns are based on changes in NAV or market price, respectively. Total returns assume the reinvestment of all dividends and/or capital gains distributions, if any, in additional shares. Annualized distribution yield is the fund's current monthly income dividend rate, annualized, and then divided by the NAV or the market price noted in this report. The "SEC yield" is a return figure often quoted by bond and other fixed income mutual funds. This quotation is based on the most recent 30-day (or one month) period covered by the fund's filings with the SEC. The yield figure reflects the dividends and interest earned during the period after deduction of the fund's expenses for the period. The annualized distribution yield assumes a current monthly income dividend rate of \$0.058 for 12 months. These yields are as of May 31, 2004, and are subject to change.

[GRAPHIC]

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and local taxes may apply. Capital gains, if any, are fully taxable. Please consult your personal tax adviser.

Market Snapshot

The interest rate environment experienced an about-face over the past year. The municipal bond markets got off to a relatively strong start last spring as the economy was still in a relatively sluggish state and interest rates were still declining. To help boost economic activity, in June 2003 the Fed reduced its target for the federal funds rate, which dropped to four-decade lows. However, bond prices retreated through the early summer following comments from the Fed about its monetary policy and data suggesting a pick-up in economic activity. Although this led to concerns about rising interest rates, as bond prices move opposite to anticipated interest rate movements, inflation remained benign. When the summer came to a close, the broader bond markets stabilized and bonds traded in a fairly narrower range in the fall versus the summer.

In terms of the national economy, annual growth of real gross domestic product/v/ rose over the period versus levels in early 2003. In 2004, comments from the Fed about the improvement in the economy, coupled with stronger reports on job growth late in the period and a pick-up in inflation, generated more pronounced concerns about interest rates. As a result, bond prices pulled back significantly, particularly toward the end of the first and during the second calendar quarters. Although municipal bond prices fluctuated in May,

they held up better than during March and April./vi/

Factors Influencing Fund Performance

Given that we anticipated that the economy would improve, and eventually lead to rising bond yields and pressure on bond prices, we took a more cautious stance in terms of the fund's exposure to interest rate risk than we had in past years when the Fed was in the middle of its rate-cutting cycle. We shortened overall duration, which can help cushion the portfolio from the bond price declines that typically accompany rising interest rates. The fund maintained an emphasis on longer-term, premium-priced higher-coupon callable bonds and continued to hold a short position in U.S. Treasury futures to help hedge the portfolio against some of the effects of a potential rise in interest rates. Although our conservative approach at times limited the fund's full participation in market rallies, it helped reduce the negative impact on the fund during times when bond prices declined, such as during April.

[GRAPHIC]

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The fund's assets were concentrated in revenue bonds, which are backed by revenue streams of specific public works. In general, given their yields during the period, we favored revenue bonds to many comparable-maturity state-backed general obligation bonds on a risk/reward basis. Rather than target specific industries, however, we invested in bonds that we felt offered better overall relative values after taking into account their yields in accordance with their credit risk.

In the current environment, given the likelihood that interest rates will rise, we continue to believe that the best offense is a good defense. Therefore, we will continue to maintain a defensive posture with regard to interest rate and credit risk.

Looking for Additional Information?

The fund is traded under the symbol "MMU" and its closing market price is available in most newspapers under the NYSE listings. The daily NAV is available online under symbol XMMUX. Barron's and The Wall Street Journal's Monday editions carry closed-end fund tables that will provide additional information. In addition, the fund issues a quarterly press release that can be found on most major financial web sites as well as www.citigroupassetmanagement.com.

In a continuing effort to provide information concerning the fund, shareholders may call 1-888-735-6507, Monday through Friday from 8:00 a.m. to 6:00 p.m. Eastern Time, for the fund's current net asset value, market price and other information.

Thank you for your investment in the Managed Municipals Portfolio Inc. We appreciate that you have entrusted us to manage your money and value our relationship with you.

Sincerely,

/s/ Joseph P. Deane /s/ David T. Fare Joseph P. Deane David T. Fare Vice President and Vice President and

Investment Officer Investment Officer

June 30, 2004

[GRAPHIC]

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The information provided is not intended to be a forecast of future events, a guarantee of future results or investment advice. Views expressed may differ from those of the firm as a whole.

Portfolio holdings and breakdowns are as of May 31, 2004 and are subject to change. Please refer to pages 8 through 24 for a list and percentage breakdown of the fund's holdings.

RISKS: Fixed-income investments are subject to interest rate risk. As interest rates rise, the price of fixed-income investments decline. Please note that derivatives, such as options and futures, can be illiquid and harder to value, especially in declining markets. A small investment in certain derivatives may have a potentially large impact on the fund's performance. Derivatives can disproportionately increase losses as stated in the prospectus.

All index performance reflects no deduction for fees, expenses or taxes. Please note that an investor cannot invest directly in an index.

- /i/Source: Based upon gross domestic product data from the Bureau of Economic Analysis. Gross domestic product is a market value of goods and services produced by labor and property in a given country.
- /ii/Based upon non-farm payroll growth data from the U.S. Department of Labor. /iii/NAV is a price that reflects the value of the fund's underlying portfolio plus other assets, less the fund's liabilities. However, the price at which an investor may buy or sell shares of the fund is at the fund's market price as determined by supply of and demand for the fund's common shares, which may be more or less than the fund's NAV.
- /iv/The Lehman Brothers Municipal Bond Index is a broad measure of the municipal bond market with maturities of at least one year.
- /v/Source: Based upon gross domestic product data from the Bureau of Economic Analysis. Gross domestic product is a market value of goods and services produced by labor and property in a given country.
- /vi/Based upon data derived via Bloomberg L.P.

[GRAPHIC]

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Take Advantage of the Fund's Dividend Reinvestment Plan!
As an investor in the Fund, you can participate in its Dividend Reinvestment
Plan ("Plan"), a convenient, simple and efficient way to reinvest your
dividends and capital gains, if any, in additional shares of the Fund. Below is
a short summary of how the Plan works.

Plan Summary

If you are a Plan participant who has not elected to receive your dividends in the form of a cash payment, then your dividend and capital gain distributions will be reinvested automatically in additional shares of the Fund.

The number of shares of common stock of the Fund that you will receive in lieu of a cash dividend is determined in the following manner. If the market price of the common stock is equal to or exceeds 98% of the net asset value per share ("NAV") on the determination date, you will be issued shares by the Fund at a price reflecting 98% of NAV, or 95% of the market price, whichever is greater.

If the market price is less than 98% of the NAV at the time of valuation (the close of business on the determination date), PFPC Inc. ("Plan Agent"), will buy common stock for your account in the open market.

If the Plan Agent begins to purchase additional shares in the open market and the market price of the shares subsequently rises above the previously determined NAV before the purchases are completed, the Plan Agent will attempt to terminate purchases and have the Fund issue the remaining dividend or distribution in shares at the greater of the previously determined 98% of NAV or 95% of the market price. In that case, the number of Fund shares you receive will be based on the weighted average of prices paid for shares purchased in the open market and the price at which the Fund issues the remaining shares.

A more complete description of the current Plan appears in this report beginning on page 44.

To find more detailed information about the Plan and about how you can participate, please call the Plan Agent at 1 (800) 331-1710.

[GRAPHIC]

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SCHEDULE OF INVESTMENTS May 31, 2004

Face Amount Rating(a) Security Value ______

MUNICIPAL BONDS & NOTES -- 100.0%

Alabama -- 3.7%

\$24,510,000 AAA Jefferson County, AL Sewer Revenue,

Capital Improvement Warrants (Pre-Refunded -- Escrowed with state and local government securities to 2/1/09 Call @ 101), Series A, FGIC-Insured,

5.375% due 2/1/36 (b)

\$ 27,056,589 ______

Alaska -- 0.1%

600,000 A-1+ Valdez, AK Marine Terminal Revenue

Refunding (BP Pipelines Inc. Project), 1.100% due 7/1/37 (c)

600,000

Arizona 1	.8%		
		Arizona State University COP,	
		MBIA-Insured:	
1,500,000	AAA	5.100% due 7/1/24	1,522,755
1,000,000	AAA	5.125% due 7/1/26	1,008,840
4,000,000	AAA	Mesa, AZ IDA, Discovery Health Systems,	
		Series A, MBIA-Insured,	
		5.625% due 1/1/29	4,111,440
3,000,000	AAA	Phoenix, AZ Civic Improvement Corp.	
		Airport Revenue, Sr. Lien, Series B,	
		FGIC-Insured, 5.250% due 7/1/22 (d)	3,049,230
1,000,000	AA+	Phoenix, AZ GO, Series B,	
		5.000% due 7/1/27	994,540
2,100,000	A-1+	Tempe, AZ Excise Tax Revenue	
		(Tempe Center for the Arts Project),	0 100 000
		1.080% due 7/1/20 (c)	2,100,000
			12,786,805
California -	 - 9.0%		
7,040,000	Ba1*	California Educational Facilities Authority	
		Revenue (Pooled College & University	
		Project), Series A (Call 7/1/08 @ 101),	
		5.625% due 7/1/23 (e)	6,009,133
6,000,000	A3*	California Health Facilities Authority	
		Revenue, Cedars-Sinai Medical Center,	
		Series A, 6.250% due 12/1/34	6,390,300
1,000,000	AA-	California Health Facilities Financing	
		Authority Revenue, Sutter Health,	
		Series A, 6.250% due 8/15/35	1,097,860

SEE NOTES TO FINANCIAL STATEMENTS.

[GRAPHIC]

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Face Amount	Rating(a)	Security	 Value
California \$ 5,000,000	•	ontinued) California Infrastructure and Economic	
		Development Bank Revenue, Bay Area Toll Bridges, First Lien, Series A, FGIC-Insured, 5.000% due 7/1/25	\$ 5,003,400
5,000,000) AAA	California State Department of Veterans Affairs, Home Purchase Revenue, Series A, AMBAC-Insured,	

		5.350% due 12/1/27	5,054,750
520,000	A-1+	California State Department of Water	
		Resources Supply Revenue, Series B-3, 1.100% due 5/1/22 (c)	520,000
7,375,000	AAA	Garden Grove, CA Agency for	320,000
7,373,000	111111	Community Development, Tax	
		Allocation, AMBAC-Insured,	
		5.000% due 10/1/29	7,239,374
10,000,000	BBB	Golden State Tobacco Securitization	
		Corp., CA Tobacco Settlement	
		Revenue, Series 2003-A-1,	
		6.750% due 6/1/39 (b)	8,908,500
7,000,000	AAA	Los Angeles County, CA COP, Antelope	
		Valley Courthouse, Series A,	
		AMBAC-Insured, 5.250% due 11/1/33	7,056,490
600,000	VMIG 1*	Orange County, CA Improvement Bond	
		Act of 1915 Special Assessment,	600 000
2 240 000	7 7 7	Series A, 1.070% due 9/2/33 (c)	600,000
3,340,000	AAA	Rancho Cucamonga, CA Redevelopment	
		Agency Tax Allocation (Rancho Redevelopment Project),	
		MBIA-Insured, 5.125% due 9/1/30	3,337,328
2,750,000	AAA	Sacramento County, CA COP (Public	3,337,320
2,730,000	111111	Facilities Project), MBIA-Insured,	
		5.375% due 2/1/19	2,902,487
5,000,000	AAA	San Diego, CA Unified School District,	_, ,
, ,		Series E, FSA-Insured,	
		5.000% due 7/1/28	4,951,450
3,000,000	AAA	San Mateo County Community College	
		District, COP, MBIA-Insured,	
		5.000% due 10/1/25	3,014,220
2,500,000	AAA	Santa Clara, CA Redevelopment Agency,	
		Tax Allocation (Bayshore North	
		Project), MBIA-Insured,	
		5.000% due 6/1/23	2,514,400
			64,599,692

SEE NOTES TO FINANCIAL STATEMENTS.

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SCHEDULE OF INVESTMENTS May 31, 2004 (continued)

Face			
Amount	Rating(a)	Security	Value

Colorado -- 7.8%

\$ 4,000,000	AAA	Arapahoe County, CO Capital Improvement Trust Fund, E-470 Public Highway Authority Revenue (Call 8/31/05 @ 103),	
1,000,000	A	7.000% due 8/31/26 (e)(f) Aspen, CO Sales Tax Revenue,	\$ 4,386,840
1,000,000	А	5.400% due 11/1/19	1,044,710
4,000,000	AAA	Colorado Educational & Cultural Facilities Revenue Refunding (University of Denver Project), AMBAC-Insured,	4 440 500
4,000,000	А	5.375% due 3/1/23 Colorado Health Facilities Authority Revenue, Series B, Remarketed 7/8/98,	4,149,520
		5.350% due 8/1/15 (g) Denver, CO City & County Airport Revenue, Series C:	4,205,120
10,945,000	A	6.125% due 11/15/25 (b)(d)(g)	12,268,797
13,630,000	A	6.125% due 11/15/25 (b)(d)	13,888,425
2,000,000	AAA	Denver, CO City & County COP, Series B, AMBAC-Insured (Call 12/1/10 @ 101),	
		5.500% due 12/1/25 (e) El Paso County, CO COP (Detention Facility Project), Series B, AMBAC-Insured:	2,245,300
1,700,000	AAA	5.000% due 12/1/23	1,721,114
1,500,000	AAA	5.000% due 12/1/27 Garfield County, CO School District No. 2, GO, FSA-Insured:	1,495,890
2,300,000	Aaa*	5.000% due 12/1/23	2,328,566
1,000,000	Aaa*	5.000% due 12/1/25	1,003,430
7,320,000	AAA	University of Colorado COP, Master Lease Purchase Agreement, Series A,	1,000,100
		AMBAC-Insured, 5.000% due 6/1/28 (b)	 7,289,549
			56,027,261
Connecticut -	1.0%		
		Connecticut State, GO, Series B:	
4,490,000	AA	5.500% due 6/15/21	4,817,994
1,600,000	AA	5.000% due 6/15/22	1,620,032
1,000,000	AAA	Connecticut State Health & Education Revenue (Child Care Facilities Project), Series C, AMBAC-Insured,	
		5.625% due 7/1/29	 1,039,850
			7,477,876

SEE NOTES TO FINANCIAL STATEMENTS.

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Face Amount	Rating(a)	Security	Value
Delaware	1.4%		
\$10,000,000	AAA	Delaware State EDA PCR (Delmarva	
		Project), Series B, AMBAC-Insured,	
		5.200% due 2/1/19 (b)	\$ 10,422,400
Florida	 3.8%		
5,000,000	AAA	Florida State Board & Educational	
		Capital Outlay GO, FSA-Insured,	
		5.000% due 6/1/24	5,032,750
3,000,000	AA+	Florida State Board of Education GO,	
		Series A, 5.125% due 6/1/21	3,120,570
1,465,000	AAA	Florida State Department of	
		Transportation, GO (Right of Way	
		Project), FGIC-Insured,	1 460 100
600 000	n 1	5.000% due 7/1/25	1,469,190
600,000	A-1	Manatee County, FL Pollution Control Revenue Refunding (Florida Power &	
		Light Co. Project), 1.100% due 9/1/24 (c)	600,000
6,500,000	BBB-	Martin County, FL IDA (Indiantown	000,000
0,300,000	DDD	Cogeneration Project), Series A,	
		7.875% due 12/15/25 (d)	6,674,265
1,290,000	AAA	Miami Beach, FL Stormwater Revenue,	., ,
		FGIC-Insured, 5.375% due 9/1/30	1,322,934
		Orange County, FL School Board COP,	
		MBIA-Insured:	
2,000,000	Aaa*	Series A, 5.250% due 8/1/23	2,064,600
3,335,000	VMIG 1*	Series B, 1.080% due 8/1/27 (c)	3,335,000
1,400,000	VMIG 1*	Sarasota County Public Hospital Board	
		Revenue, Sarasota Memorial Hospital,	
		Series A, AMBAC-Insured,	
		1.100% due 7/1/37 (c)	1,400,000
2,500,000	Aaa*	South Brevard, FL Recreational Facilities	
		Improvement, Special District,	2 552 725
		AMBAC-Insured, 5.000% due 7/1/20	2,553,725
			27,573,034
Georgia	 2.0%		
200,000		Atlanta, GA Water & Wastewater	
,		Revenue, Series C, FSA-Insured,	
		1.080% due 11/1/41 (c)	200,000
6,000,000	AAA	Augusta, GA Water & Sewer Revenue,	•
		FSA-Insured, 5.250% due 10/1/26	6,098,040

SEE NOTES TO FINANCIAL STATEMENTS.

[GRAPHIC]

SCHEDULE OF INVESTMENTS May 31, 2004 (continued)

Face Amount	Rating(a)	Security	Value
Georgia	2.0% (cont	inued)	
\$ 1,000,000		Monroe County Development Authority PCR Refunding, Oglethorpe Power Corp., Series B, AMBAC-Insured, 1.080% due 1/1/20 (c)	\$ 1,000,000
2,180,000	Baa1*	Private Colleges & Universities Authority Revenue (Mercer University Project):	
		5.750% due 10/1/21 Series A:	2,259,395
2,000,000	Baa1*	5.250% due 10/1/25	1,880,160
1,000,000	Baa1*	5.375% due 10/1/29	945,120
2,000,000		Savannah, GA EDA Revenue (College of Arts & Design Inc. Project), (Call	
		10/1/09 @ 102), 6.900% due 10/1/29 (e)	2,354,600
			14,737,315
 Hawaii 0			
4,000,000		Hawaii State Department of Budget & Finance Special Purpose Revenue,	
		Kaiser Permanente, Series A,	
		5.100% due 3/1/14 (g)	4,294,920
Idaho 0.	 1%		
500,000	VMIG 1*	Idaho Health Facilities Authority Revenue (St. Luke's Regional Medical Center	
		Project), 1.090% due 5/1/22 (c)	500,000
Illinois	3.9%		
4,095,000	AAA	Chicago, IL GO, Series D, FGIC-Insured,	
		5.500% due 1/1/35	4,169,365
7,400,000	AAA	Chicago, IL Skyway Toll Bridge Revenue,	
		AMBAC-Insured, 5.500% due 1/1/31 (b)	7,532,608
2,105,000	VMIG 1*	Illinois Finance Authority Revenue (Francis W. Parker School Project),	
		1.060% due 4/1/29 (c) Illinois Health Facilities Authority	2,105,000
		Revenue, OSF Healthcare System:	
400,000		1.100% due 11/15/27 (c)	400,000
8,000,000		6.250% due 11/15/29 (b)	8,357,680
5,000,000	AAA	Illinois State GO, First Series, MBIA-Insured (Call 6/1/10 @ 100),	
		5.625% due 6/1/25 (e)	5,610,250
			28,174,903

SEE NOTES TO FINANCIAL STATEMENTS.

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Face Amount	Rating(a)	Security	Value
Indiana (\$ 3,000,000		<pre>Indiana State Development Financing Authority Revenue (USX Corp. Project), 5.250% due 12/1/22</pre>	\$ 3,211,710
Kansas 0.	5 ₈		
2,060,000		Kansas Development Finance Authority Revenue, Village Shalom Obligation Group, Series BB,	
1,250,000	AAA	1.090% due 11/15/28 (c) Scott County, KS GO, Unified School District No. 446, FGIC-Insured,	2,060,000
		5.000% due 9/1/22	1,269,313
			3,329,313
Maine 0.3 2,085,000	AA+	Maine State Housing Authority Mortgage Revenue, Series C, 5.300% due 11/15/23	2,096,405
Maryland	1.2%		
1		Baltimore, MD Wastewater Project	
0 500 000		Revenue, Series A, FGIC-Insured:	0 500 100
2,500,000 3,385,000	AAA AAA	5.125% due 7/1/32 5.200% due 7/1/32	2,522,100 3,442,883
3,075,000	AAA AA-	Maryland State Health & Higher	3,442,003
3,073,000	7171	Educational Facilities Authority	
		Revenue, John Hopkins Hospital Issue,	
		5.000% due 11/15/26	3,074,908
			9,039,891
Massachusett			
2,000,000		Boston, MA Industrial Development Financing Authority, Sr. Revenue Bonds (Cross-Town Center Project),	
		Series 2002, 6.500% due 9/1/35 (d) Massachusetts Bay Transportation Authority, Sales Tax Revenue, Series A:	1,932,440
2,430,000	AAA	Call 7/1/10 @ 100,	2 712 654
570,000	AAA	5.500% due 7/1/30 (e) Unrefunded Balance,	2,713,654
,		5.500% due 7/1/30	586,860

1,125,000 Aaa*

Massachusetts Development Finance Agency, Merrimack College Issue, MBIA-Insured, 5.200% due 7/1/32

1,135,294

SEE NOTES TO FINANCIAL STATEMENTS.

[GRAPHIC]

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Face Amount	Rating(a)	Security	Value
Massachuset	ts 4.9%	(continued)	
\$ 1,850,000	AAA	Massachusetts Health & Educational Facilities Authority, University of Massachusetts Issue, Series C, FGIC-Insured, 5.125% due 10/1/27	\$ 1,861,710
17,000,000	AA-	Massachusetts State GO, Consolidated Loan of 2002, Series C (Call 11/1/12 @ 100), 5.250% due 11/1/30 (b)	18,555,160
5,000,000	AAA	Massachusetts State Special Obligation Revenue, Series A, FGIC-Insured,	, ,
1,200,000	A-1+	5.000% due 6/1/21 Massachusetts State Water Resources Authority Revenue Refunding, Sub-Series B, FGIC-Insured, 1.060% due 8/1/37 (c)	5,122,450 1,200,000
2,000,000	A	University of Massachusetts Building Authority Project Revenue Refunding, Series 2004-1, AMBAC-Insured, 5.250% due 11/1/25	2,040,100
			35,147,668
Michigan	2.5%		
5,000,000	AA+	East Lansing, MI School District GO, Q-SBLF-Insured, 5.625% due 5/1/30 Michigan State COP, AMBAC-Insured:	5,222,950
2,345,000	AAA	5.500% due 6/1/19 (f)	2,494,846
6,000,000	AAA	5.500% due 6/1/27	6,191,340
2,500,000	AA-	Michigan State Hospital Finance Authority Revenue Refunding, Trinity Health Credit, Series C, 5.375% due 12/1/23	2,536,575
12,000,000	NR	Michigan State Strategic Fund Resources Recovery, Limited Obligation Revenue (Central Wayne Energy Recovery L.P. Project), Series A, 7.000% due 7/1/27 (d)(h)	600,000
1,000,000	A-1+	University of Michigan, MI University	555 , 555

	Revenue, Medical Services Plan, Series A-1, 1.080% due 12/1/21 (c)	1,000,000
		18,045,711
Minnesota 2.2%		
1,500,000 AAA	Dakota County, MN Community	
	Development Agency, MFH Revenue,	
	FNMA-Collateralized, 5.625% due 2/1/26	1,534,965

SEE NOTES TO FINANCIAL STATEMENTS.

[GRAPHIC]

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Face Amount	Rating(a)	Security	Value
Minnesota -	2.2% (co	ntinued)	
\$ 7,000,000	•	Minneapolis, MN Healthcare System	
		Revenue, Allina Health System, Series A,	
		6.000% due 11/15/23 (b)	\$ 7,301,000
		Minneapolis & St. Paul, MN Community	
		Airport Revenue, FGIC-Insured:	
2,000,000		Series A, 5.125% due 1/1/25	2,019,360
4,000,000		Sub-Series C, 5.250% due 1/1/26	4,062,040
800,000) AA+	Minnesota State Housing Financing Agency, Single-Family Mortgage,	
		Series I, 5.500% due 1/1/17	815,192
			15,732,557
Missouri	- 3.8%		
1,500,000) AAA	Greene County, MO Reorganized School	
		District No. R-8 GO, FSA-Insured,	
		5.100% due 3/1/22	1,539,450
21,000,000) Aaa*	Missouri State Environmental	
		Improvement & Energy Resource	
		Authority (Water Pollution Revolving	
		Funds Program), Series B, 5.000% due 1/1/24 (b)	21,231,210
2,745,000) A-1	Missouri State Health & Educational	21,231,210
2,710,000	, 11 1	Facilities Authority Revenue Refunding,	
		Cox Health Systems, 1.100% due 6/1/22 (c)	2,745,000
2,000,000) AAA	St. Louis, MO Airport Revenue, Airport	
		Development Program, Series A,	
		MBIA-Insured, 5.125% due 7/1/22	2,032,540

			27,548,200
Montana 1.		Montana State Board Investment Resource	
		Recovery Revenue (Yellowstone Energy L.P. Project), 7.000% due 12/31/19 (d)	7,098,840
New Jersey	- 6.9%		
5,200,000	A+	Hudson County, NJ Improvement Authority, 6.624% due 8/1/25	5,245,552
1,000,000	BBB-	Middlesex County, NJ Pollution Control Authority Revenue Refunding, Pollution Control Financing (Amerada Hess Corp.	
		Project), 5.750% due 9/15/32	968,700

SEE NOTES TO FINANCIAL STATEMENTS.

[GRAPHIC]

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Face				
Amount	Rating(a)	Security	V	alue
New Jersey	6.9% (c	continued)		
		New Jersey EDA:		
\$ 3,125,000	BBB	PCR Refunding (PSEG Power LLC		
		Project), 5.000% due 3/1/12	\$ 3	,118,813
1,000,000	AA-	Revenue (School Facilities-Construction),		
		Series F, 5.000% due 6/15/28		982,140
		New Jersey Health Care Facilities		
		Financing Authority Revenue:		
3,875,000	AAA	Engelwood Hospital, FHA/MBIA-		
		Insured, 5.000% due 8/1/23	3	,921,345
8,000,000	A+	Robert Wood Johnson University		
		Hospital, 5.700% due 7/1/20 (b)	8	,349,600
2,395,000	AAA	New Jersey State Highway Authority,		
		Garden State Parkway General		
		Revenue (Call 1/1/10 @ 101),		
		5.625% due 1/1/30 (e)	2	,688,650
1,350,000	A	South Jersey Port Corp., NJ Revenue		
		Refunding, 5.000% due 1/1/26	1	,304,978
		Tobacco Settlement Financing Corp.,		
		NJ Asset-Backed Bonds:		
9,705,000		5.750% due 6/1/32 (b)		,224,405
15,000,000		6.000% due 6/1/37 (b)		,991,600
3,390,000	BBB	6.125% due 6/1/42	2	,684,982
			49	,480,765

New Mexico - 1,330,000		New Mexico Mortgage Financing Authority, Single-Family Mortgages Revenue, Series D-3, 5.625% due 9/1/28 (f)	1,347,809
New York	 3.9%		
900,000	A-1+	Agency Revenue Refunding, Cold Spring Harbor Laboratory, 1.090% due 1/1/34 (c) Nassau Health Care Corp., NY Health	900,000
		Systems Revenue, FSA-Insured:	
2,000,000	AAA	5.500% due 8/1/19	2,124,920
3,000,000	AAA	5.750% due 8/1/29 New York, NY GO:	3,141,150
4,700,000		Sub-Series C-4, 1.050% due 8/1/20 (c) Sub-Series H-3, FSA-Insured,	4,700,000
,		1.070% due 8/1/21 (c)	200,000

SEE NOTES TO FINANCIAL STATEMENTS.

[GRAPHIC]

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Face			
Amount	Rating(a)	Security	Value
New York	3.9% (con	tinued)	
\$ 6,000,000	AA	New York City, NY Municipal Water	
		Financing Authority, Water & Sewer	
		System Revenue, Series D,	
		5.250% due 6/15/25	\$ 6,102,120
100,000	A-1+	New York City Transitional Finance	
		Authority Revenue Refunding, NYC	
		Recovery, Series 3, Sub-Series 3-B,	
		1.100% due 11/1/22 (c)	100,000
		New York State Dormitory Authority	
		Revenue:	
5,000,000	AAA	Series B, FSA-Insured (Call 5/15/10	
		@ 101), 5.500% due 5/15/30 (e)	5,628,000
1,000,000	AAA	Willow Towers Inc. Project, GNMA-	
		Collateralized, 5.250% due 2/1/22	1,022,860
3,000,000	AAA	New York State Thruway Authority	
		Highway & Bridge Revenue, Series B-1,	
		FGIC-Insured, 5.400% due 4/1/17	3,193,350
1,400,000	A-1+	•	, ,
,,		New Jersey, Versatile Structure	
		- ·	

		Obligation Revenue Refunding, 1.100% due 6/1/20 (c)	1,400,000
			28,512,400
North Carolin	 na 1.	3%	
		Charlotte, NC COP (Governmental	
		Facilities Projects), Series G:	
1,750,000	AA+	5.000% due 6/1/28	1,721,178
3,500,000	AA+	5.000% due 6/1/33	3,421,390
1,615,000	AAA	Harnett County, NC GO, Refunded	
		Custody Receipts, AMBAC-Insured,	
		5.250% due 6/1/24	1,655,391
		North Carolina Capital Facilities Finance	
		Agency, Educational Facilities Revenue	
		(Elizabeth City State University Housing	
		Foundation LLC Project), Series A,	
1 000 000		AMBAC-Insured:	1 010 740
1,000,000		5.000% due 6/1/23	1,013,740
1,250,000	AAA 	5.000% due 6/1/33	1,244,300
			9,055,999
Ohio 9.2%			
4,500,000	Aa2*	Bexley, OH City School District GO,	
		5.125% due 12/1/27	4,506,120

SEE NOTES TO FINANCIAL STATEMENTS.

[GRAPHIC]

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Face Amount	Rating(a)	Security	 Value
Ohio 9.2	% (continu	ed)	
\$ 2,000,000	AAA	Canton, OH City School District GO, Series A, MBIA-Insured,	
		5.500% due 12/1/20	\$ 2,132,400
1,300,000	AA+	Cincinnati, OH Water System Revenue,	
		5.125% due 12/1/21	1,346,709
3,000,000	AAA	Cuyahoga County, OH Hospital Revenue	
		Refunding, University Hospitals Health	
		System Inc., AMBAC-Insured,	
		5.500% due 1/15/30	3,056,340
25,000,000	Aaa*	Hamilton County, OH Sales Tax Revenue,	
		AMBAC-Insured, 5.250% due 12/1/32 (b)	25,301,500
7,500,000	AA-	Lorain County, OH Hospital Revenue,	

			66,036,254
1,500,000	AAA 	Warrensville Heights, OH GO, City School District, School Improvements, FGIC-Insured, 5.625% due 12/1/20 (f)	1,621,185
590,000	A-1+	University of Toledo, OH General Receipts Revenue, 1.090% due 6/1/32 (c)	590,000
2,000,000	AAA	University of Cincinnati, OH General Receipts Revenue, Series A, FGIC-Insured, 5.250% due 6/1/24	2,055,160
1,500,000	Aaa*	Trumbull County, OH GO, MBIA-Insured, 5.200% due 12/1/20	1,563,915
500,000	AAA	5.000% due 12/1/22	507,935
1,000,000	AAA	5.000% due 12/1/21	1,021,990
		6.375% due 10/1/20 Summit County, OH GO, FGIC-Insured:	1,568,38
1,500,000	A3*	5.250% due 12/1/17 Steubenville, OH Hospital Revenue,	2,649,10
2,500,000	AAA	Portage County, OH GO, MBIA-Insured,	, ,
		Commission Revenue (University of Dayton Project), AMBAC-Insured, 5.500% due 12/1/25	1,418,39
1,375,000	AAA	& County Facilities Improvement, MBIA-Insured, 5.125% due 12/1/19 Ohio State Higher Educational Facility	3,130,51
3,025,000	Aaa*	AMBAC-Insured, 5.375% due 11/15/29 Muskingum County, OH GO, Refunding	6,087,15
5,990,000	AAA	5.375% due 10/1/30 (b) Lucas County, OH Hospital Revenue, Promedic Healthcare Obligation Group,	7,479,45
		Catholic Healthcare Partners,	

SEE NOTES TO FINANCIAL STATEMENTS.

[GRAPHIC]

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Face Amount	Rating(a)	Security	Value
Oregon 2	.4%		
\$ 3,210,000	AA	Clackamas County, OR Hospital Facilities Authority Revenue, Legacy Health System, 5.750% due 5/1/16	\$ 3,437,910
4,895,000	AA+	Oregon State Department of Transportation, Highway User Tax	, , , , ,

8,410,000	AA	Revenue, Series A, 5.125% due 11/15/23 Oregon State Veterans Welfare GO,	5,021,389
0,0,		Series 82, 5.500% due 12/1/42 (b)	8,530,011
			16,989,310
Pennsylvania	4.0%		
3,000,000	BBB+	Pennsylvania State Higher Educational Facilities Authority Revenue, 5.000% due 7/15/20	2,903,100
970 , 000	A-1+	Schuylkill County IDA Revenue Refunding, Northeastern Power Co.,	
		1.080% due 12/1/22 (c) State Public School Building Authority, School Revenue (Philadelphia School District Project), FSA-Insured:	970,000
18,745,000	AAA	5.250% due 6/1/26 (b)	19,108,278
5,540,000	AAA	5.250% due 6/1/27	5,643,321
			28,624,699
	 0.4%		28,624,699
Puerto Rico 3,000,000		Puerto Rico Public Buildings Authority Revenue Refunding, Government Facilities, Series K, MBIA-Insured,	28,624,699
			28,624,699 3,103,620
	AAA	Revenue Refunding, Government Facilities, Series K, MBIA-Insured, 4.000% due 7/1/26	
3,000,000	AAA 	Revenue Refunding, Government Facilities, Series K, MBIA-Insured, 4.000% due 7/1/26	
3,000,000	AAA na 4.! BBB+	Revenue Refunding, Government Facilities, Series K, MBIA-Insured, 4.000% due 7/1/26 Berkeley County, SC PCR, 4.875% due 10/1/14 (b) Dorchester County, SC School District No. 2 Installment Purchase Revenue, Growth Remedy Opportunity Tax Hike,	3,103,620
3,000,000	AAA na 4.! BBB+	Revenue Refunding, Government Facilities, Series K, MBIA-Insured, 4.000% due 7/1/26 5% Berkeley County, SC PCR, 4.875% due 10/1/14 (b) Dorchester County, SC School District No. 2 Installment Purchase Revenue, Growth	3,103,620

SEE NOTES TO FINANCIAL STATEMENTS.

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SCHEDULE OF INVESTMENTS May 31, 2004 (continued)

Face			
Amount	Rating(a)	Security	Value

South Carolina -- 4.5% (continued)

South Carolina Transportation

\$ 2,505,000	Aaa*	Infrastructure Bank Revenue, Series A: Pre-Refunded Escrowed with state and local government securities to 10/1/11 (Call @ 100), AMBAC-	
3,000,000	AAA	Insured, 5.125% due 10/1/31 Pre-Refunded Escrowed with state and local government securities to 10/1/09 (Call @ 101), MBIA-	\$ 2,760,886
		Insured, 5.500% due 10/1/30	3,351,330
			32,483,016
Tennessee	- 2.9%		
		Blount County, TN Public Building Authority Revenue, Local Government Public Improvement, AMBAC-Insured:	
600,000	VMIG 1*	Series A-1-G, 1.100% due 6/1/17 (c)	600,000
1,200,000	VMIG 1*	Series A-3-A, 1.100% due $6/1/26$ (c)	1,200,000
1,150,000	NR	Hardeman County, TN Correctional Facilities Revenue, Correctional	
6,420,000	AAA	Facilities Corp., 7.750% due 8/1/17 Memphis-Shelby County, TN Sports Authority Income Revenue (Memphis Arena Project), Series A, AMBAC-	1,189,675
		Insured, 5.125% due 11/1/21 Sevier County, TN Public Building Authority, Local Government Public Improvement Revenue: AMBAC-Insured:	6,621,010
1,000,000	VMIG 1*	Series IV-E-3, 1.100% due $6/1/24$ (c)	1,000,000
3,420,000	VMIG 1*	Series IV-F-1, 1.100% due $6/1/25$ (c)	3,420,000
3,300,000	VMIG 1* VMIG 1*	Series IV-H-1, 1.100% due 6/1/25 (c) FSA-Insured, Series IV-B-12,	3,300,000
200,000	AMIG I	1.100% due 6/1/20 (c)	200,000
3,000,000	AA	Tennessee State, GO Series A, 5.250% due 3/1/17	3,176,370
			20,707,055
Texas 5.3 3,700,000		Bell County, TX Health Facility Development Corp. Revenue, Scott & White Memorial Hospital & Sherwood and Brindley Foundation, 2001-1, MBIA-Insured, 1.080% due 8/15/31 (c)	3,700,000

SEE NOTES TO FINANCIAL STATEMENTS.

[GRAPHIC]

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Face Amount	Rating(a)	Security	Value
П	20 /	. 10	
Texas 5. \$ 1,595,000	•	uea) Burleson, TX ISD, GO, PSFG,	
\$ 1,393,000	AAA	6.750% due 8/1/24	\$ 1,735,264
		Dallas Fort Worth, TX International	Ψ 1,733,204
		Airport Facility Improvement Corp.	
		Revenue (American Airlines Inc.	
		Project):	
12,000,000	CCC	6.375% due 5/1/35 (b)(d)	7,951,920
3,000,000	CCC	Series B, 6.050% due $5/1/29$ (d)(i)	2,786,640
		Harris County, TX Health Facilities	
		Development Corp., Hospital Revenue:	
11,000,000	A-1+	Methodist Hospital,	
		1.080% due 12/1/32 (c)	11,000,000
1,000,000	AAA	School Health Care Systems	
		Refunding, Series B,	1 005 000
0 540 000	2 1 .	5.750% due 7/1/27 (g)	1,095,920
9,540,000	A-1+	St. Luke's Episcopal Hospital	
		Refunding, Series B, 1.080% due 2/15/31 (c)	9,540,000
100,000	A-1+	Texas Medical Center Project,	9,340,000
100,000	AII	MBIA-Insured,	
		1.080% due 2/15/22 (c)	100,000
600,000	VMIG 1*	YMCA-Greater Houston Area,	,
•		1.080% due 7/1/37 (c)	600,000
			38,509,744
Virginia	4.0%		
3,000,000	BBB+	Chesapeake, VA IDA Revenue,	
		Remarketed 11/8/02,	
		5.250% due 2/1/08	3,115,290
3,000,000	BBB+	Chesterfield County, VA IDA, PCR,	
		Virginia Electric & Power Co.,	
		Remarketed 11/8/02, Series A,	2 020 000
2 500 000	A-1+	5.875% due 6/1/17	3,239,820
2,500,000	A-1+	Roanoke, VA IDA, Hospital Revenue, Carilion Health System, Series B,	
		1.080% due 7/1/27 (c)	2,500,000
10,000,000	AAA	Virginia State HDA Commonwealth	2,300,000
,,		Mortgage Revenue, Series H,	
		Sub-Series H-1, MBIA-Insured,	
		5.350% due 7/1/31 (b)	10,034,600

SEE NOTES TO FINANCIAL STATEMENTS.

[GRAPHIC]

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May 31, 2004 (continued)

Face Amount	Rating(a)	Security	Value
Virginia	4.0% (con		
\$ 1,235,000	AAA	Virginia State HDA, MFH Revenue: Series H, AMBAC-Insured,	
Ÿ 1,233,000	AAA	6.300% due 11/1/15 (f)	\$ 1,275,471
		Series K:	+ 1/2/0/1/1
600,000	AA+	5.800% due 11/1/10	625,998
925,000	AA+	5.900% due 11/1/11	963 , 859
7,000,000	BBB+	York County, VA IDA PCR, Virginia	
		Electrical & Power Co., Remarketed	
		11/8/02, 5.050% due 7/1/09 (b)	7,404,460
			29,159,498
Washington	1.2%		
22,685,000	AAA	Chelan County, WA GO, Public Utilities,	
		District No. 1, Columbus River Rock,	
		Series A, MBIA-Insured,	
		zero coupon due 6/1/22 (b)	8,545,213
West Virgin	ia 1.2%		
		West Virginia State Housing Development	
		Fund, Housing Finance Revenue:	
3,845,000	AAA	Series B, 5.300% due 5/1/24	3,907,020
5,000,000	AAA	Series C, 5.350% due 11/1/27	5,086,350
			8,993,370
Wisconsin -	 0.5%		
1,290,000	AA	Wisconsin Housing & Economic	
		Development Authority, Home	
		Ownership Revenue, Series A,	
		5.650% due 11/1/23	1,298,940
		Wisconsin State Health & Educational	
1 100 000	_	Facilities Authority Revenue:	
1,100,000	A	Kenosha Hospital & Medical Center	1 100 000
1 250 000	AAA	Project, 5.700% due 5/15/20 The Medical College of Wisconsin Inc.	1,108,228
1,250,000	AAA	Project, MBIA-Insured,	
		5.400% due 12/1/16	1,319,862
			3,727,030
			J, 121, 030

SEE NOTES TO FINANCIAL STATEMENTS.

[GRAPHIC]

SCHEDULE OF INVESTMENTS May 31, 2004 (continued)

Fac Amou	_	Rating(a)	Security		Value
Wyomir	ıg ().1%			
			Uinta County, WY PCR (Chevron USA		
			Inc. Project):		
\$ 10	00,000	P-1*	1.080% due 4/1/10 (c)	\$	100,000
70	00,000	P-1*	1.080% due 8/15/20 (c)		700,000
					800,000
			TOTAL INVESTMENTS 100.0%		
			(Cost \$717,579,623**)	\$72	1,576,872

- (a) All ratings are by Standard & Poor's Ratings Service, except for those which are identified by an asterisk (*), are rated by Moody's Investors Service.
- (b) All or a portion of this security is segregated for open futures contracts.
- (c) Variable rate obligation payable at par on demand at any time on no more than seven days' notice.
- (d) Income from this issue is considered a preference item for purposes of calculating the alternative minimum tax.
- (e)Pre-Refunded bonds are escrowed with U.S. government securities and are considered by the Manager to be triple-A rated even if the issuer has not applied for new ratings.
- (f) All or a portion of this security is held as collateral for open futures contracts.
- (g) Bonds are escrowed to maturity with U.S. government securities and are considered by the Manager to be triple-A rated even if the issuer has not applied for new ratings.
- (h) Security is currently in default.
- (i) Variable rate security.
- **Aggregate cost for Federal income tax purposes is \$717,345,560.

See pages 25 and 26 for definitions of ratings and certain abbreviations.

SEE NOTES TO FINANCIAL STATEMENTS.

[GRAPHIC]

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SUMMARY OF INVESTMENTS BY INDUSTRY*
May 31, 2004

Hospitals	16.3%
Education	13.5
General Obligation	13.0
Transportation	12.2
Water and Sewer	6.9
Pollution Control	6.7
Single-Family Housing	5.1
Tobacco	4.4
Utilities	3.9
Other	18.0
	100.0%
	=====

^{*}As a percentage of total investments. Please note that Fund holdings are as of May 31, 2004, and are subject to change.

[GRAPHIC]

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BOND RATINGS (unaudited)

The definitions of the applicable rating symbols are set forth below:

Standard & Poor's Ratings Service ("Standard & Poor's") -- Ratings from "AA" to "CCC" may be modified by the addition of a plus (+) or minus (-) sign to show relative standings within the major rating categories.

- AAA --Bonds rated "AAA" have the highest rating assigned by Standard & Poor's. Capacity to pay interest and repay principal is extremely strong.
- AA --Bonds rated "AA" have a very strong capacity to pay interest and repay principal and differ from the highest rated issues only in a small degree.
- A --Bonds rated "A" have a strong capacity to pay interest and repay principal although they are somewhat more susceptible to the adverse effects of changes in circumstances and economic conditions than debt in higher rated categories.
- BBB --Bonds rated "BBB" are regarded as having an adequate capacity to pay interest and repay principal. Whereas they normally exhibit adequate protection parameters, adverse economic conditions or changing circumstances are more likely to lead to a weakened capacity to pay interest and repay principal for bonds in this category than in higher rated categories.
- BB, B, --Bonds rated "BB", "B", "CCC" and "CC" are regarded, on balance, as CCC predominantly speculative with respect to capacity to pay interest and CC and repay principal in accordance with the terms of the obligation.

"BB" represents a lower degree of speculation than "B", and "CC" the highest degree of speculation. While such bonds will likely have some quality and protective characteristics, these are outweighed by large uncertainties or major risk exposures to adverse conditions.

Moody's Investors Service ("Moody's") -- Numerical modifiers 1, 2 and 3 may be applied to eachgeneric rating from "Aa" to "Ba," where 1 is the highest and 3 the lowest ranking within itsgeneric category.

- --Bonds rated "Aaa" are judged to be of the best quality. They carry the smallest degree of investment risk and are generally referred to as "gilt edge." Interest payments are protected by a large or by an exceptionally stable margin and principal is secure. While the various protective elements are likely to change, such changes as can be visualized are most unlikely to impair the fundamentally strong position of such issues.
- --Bonds rated "Aa" are judged to be of high quality by all standards. Together with the "Aaa" group they comprise what are generally known as high grade bonds. They are rated lower than the best bonds because margins of protection may not be as large in "Aaa" securities or fluctuation of protective elements may be of greater amplitude or there may be other elements present which make the long-term risks appear somewhat larger than in "Aaa" securities.
- A --Bonds rated "A" possess many favorable investment attributes and are to be considered as upper medium grade obligations. Factors giving security to principal and interest are considered adequate but elements may be present which suggest a susceptibility to impairment some time in the future.
- Baa --Bonds rated "Baa" are considered as medium grade obligations, i.e., they are neither highly protected nor poorly secured. Interest payments and principal security appear adequate for the present but certain protective elements may be lacking or may be characteristically unreliable over any great length of time. Such bonds lack outstanding investment characteristics and in fact have speculative characteristics as well.
- Ba --Bonds rated "Ba" are judged to have speculative elements; their future cannot be considered as well assured. Often the protection of interest and principal payments may be very moderate and therefore not well safeguarded during both good and bad times over the future. Uncertainty of position characterizes bonds in this class.
- NR $\,\,\,\,\,\,\,\,\,\,\,\,\,\,\,\,$ --Indicates that the bond is not rated by Standard & Poor's or Moody's.

[GRAPHIC]

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SHORT-TERM SECURITY RATINGS (unaudited)

SP-1 --Standard & Poor's highest rating indicating very strong or strong

- capacity to pay principal and interest; those issues determined to possess overwhelming safety characteristics are denoted with a plus (+) sign.
- A-1 --Standard & Poor's highest commercial paper and variable-rate demand obligation (VRDO) rating indicating that the degree of safety regarding timely payment is either overwhelming or very strong; those issues determined to possess overwhelming safety characteristics are denoted with a plus (+) sign.

ABBREVIATIONS* (unaudited)

```
ABAG
      --Association of Bay Area Governments
AIG
      --American International Guaranty
AMBAC --Ambac Assurance Corporation
AMT --Alternative Minimum Tax
BAN
      --Bond Anticipation Notes
      --Bond Investors Guaranty
BIG
      --Community Development Authority
CDA
CGIC --Capital Guaranty Insurance Company
CHFCLI --California Health Facility Construction Loan Insurance
 LEE --College Construction Loan Insurance Association
      --Certificate of Participation
      --Central School District
CTFS --Certificates
      --Development Finance Agency
DFA
      --Economic Development Authority
      --Educational Facilities Authority
      --Escrowed to Maturity
ETM
FGIC --Financial Guaranty Insurance Company
       --Federal Housing Administration
FHLMC --Federal Home Loan Mortgage Corporation
FLAIRS --Floating Adjustable Interest Rate Securities
FNMA --Federal National Mortgage Association
FRTC --Floating Rate Trust Certificates
FSA
      --Federal Savings Association
GIC
      --Guaranteed Investment Contract
GNMA --Government National Mortgage Association
      --General Obligation
GO
HDC
      --Housing Development Corporation
HEFA --Health & Educational Facilities Authority
HFA
      --Housing Finance Authority
      --Insured Bond Certificates
      --Industrial Development Authority
      --Industrial Development Board
IDR
      --Industrial Development Revenue
      -- Industrial Finance Agency
INFLOS --Inverse Floaters
     --Independent School District
TSD
      -- Independent System Operator
TSO
      --Letter of Credit
MBIA --Municipal Bond Investors Assurance Corporation
MERLOT --Municipal Exempt Receipts Liquidity Optional Tender
MFH
      --Multi-Family Housing
```

MSTC --Municipal Securities Trust Certificates --Municipal Utilities District MVRICS --Municipal Variable Rate Inverse Coupon Security PART --Partnership Structure PCFA --Pollution Control Finance Authority PCR --Pollution Control Revenue PFA --Public Finance Authority PFC --Public Finance Corporation PSFG --Permanent School Fund Guaranty Q-SBLF --Qualified School Bond Loan Fund Radian -- Radian Asset Assurance RAN --Revenue Anticipation Notes --Revenue Anticipation Warrants RDA --Redevelopment Agency RIBS --Residual Interest Bonds RITES -- Residual Interest Tax-Exempt Securities --Standby Bond Purchase Agreement --Swap Structure SWAP SYCC --Structured Yield Curve Certificate TAN -- Tax Anticipation Notes --Transferable Custodial Receipts TCRS TECP -- Tax Exempt Commercial Paper TFA --Transitional Finance Authority TOB --Tender Option Bond Structure TRAN -- Tax and Revenue Anticipation Notes UFSD --Unified Free School District UHSD --Unified High School District USD --Unified School District --Veterans Administration VRDD --Variable Rate Daily Demand VRDO --Variable Rate Demand Obligation VRWE --Variable Rate Wednesday Demand XLCA --XL Capital Assurance

[GRAPHIC]

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STATEMENT OF ASSETS AND LIABILITIES

	May 31, 2004
ASSETS:	
Investments, at value (Cost \$717,579,623)	\$721,576,872
Cash	9,804
Receivable for securities sold	22,914,929
Interest receivable	11,443,500
Receivable from broker variation margin	1,484,375

^{*}Abbreviations may or may not appear in the Schedule of Investments.

Total Assets	757,429,480
LIABILITIES:	
Payable for securities purchased	14,320,170
Dividends payable to Common Stock Shareholders	689,828
Investment advisory fee payable	325,359
Administration fee payable	126,012
Dividends payable to Auction Rate Cumulative	
Preferred Stockholders	41,180
Accrued expenses	170,615
Total Liabilities	15,673,164
Series M, T, W, Th and F Auction Rate Cumulative Preferred Stock (2,000 shares authorized and issued at \$25,000	
per share for each Series) (Note 6)	250,000,000
Total Net Assets	\$491,756,316
NET ASSETS:	
Par value of capital shares	\$ 41,916
Capital paid in excess of par value	509,780,978
Undistributed net investment income	553 , 787
Accumulated net realized loss from investment transactions	
and futures contracts	(37,056,287)
Net unrealized appreciation of investments and futures contracts	18,435,922
Total Net Assets (Equivalent to \$11.73 per share on 41,915,511 common shares of \$0.001 par value outstanding; 500,000,000 common shares	
authorized)	\$491,756,316

SEE NOTES TO FINANCIAL STATEMENTS.

[GRAPHIC]

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STATEMENT OF OPERATIONS

	Year Ended May 31, 2004
INVESTMENT INCOME: Interest	\$37,724,306
EXPENSES:	
Investment advisory fee (Note 3)	4,064,193
Administration fee (Note 3)	1,500,972
Auction participation fees (Note 6)	627,103

Shareholder communications Transfer agency services Audit and legal Custody Directors' fees Auction agent fees Stock exchange listing fees Rating agency fees Other	190,356 148,651 101,979 62,206 55,665 40,000 35,002 17,300 22,621
Total Expenses	6,866,048
Net Investment Income	30,858,258
REALIZED AND UNREALIZED GAIN (LOSS) ON INVESTMENTS AND FUTURES CONTRACTS (NOTES 4 AND 5): Realized Gain (Loss) From: Investments transactions Futures contracts	3,675,558 (4,021,150)
Net Realized Loss	(345,592)
Change in Net Unrealized Appreciation of Investments and Futures Contracts: Beginning of year End of year	21,229,478 18,435,922
Decrease in Net Unrealized Appreciation	(2,793,556)
Net Loss on Investments and Futures Contracts	(3,139,148)
Distributions Paid to Auction Rate Cumulative Preferred Stockholders From Net Investment Income	(2,305,479)
Increase in Net Assets From Operations	\$25,413,631

SEE NOTES TO FINANCIAL STATEMENTS.

[GRAPHIC]

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STATEMENTS OF CHANGES IN NET ASSETS

OPERATIONS:

Net investment income Net realized loss Increase (decrease) in net	\$ 30,858,258 (345,592)	
unrealized appreciation Dividends paid to Auction Rate Cumulative Preferred Stockholders	(2,793,556)	10,448,849
from net investment income	(2,305,479)	(3,092,691)
Increase in Net Assets From Operations	25,413,631	33,222,196
DISTRIBUTIONS PAID TO COMMON STOCK SHAREHOLDERS FROM (NOTE 2):	/20 120 F1C)	/27 700 201)
Net investment income	(29,138,516)	(27,708,391)
Decrease in Net Assets From Distributions Paid to Common Stock Shareholders	(29,138,516)	(27,708,391)
FUND SHARE TRANSACTIONS: Underwriting commissions and offering expenses for the issuance of Auction		
Rate Cumulative Preferred Stock (Note 6) Net asset value of shares issued for		(71,209)
reinvestment of dividends (Note 7)	704,238	
Increase (Decrease) in Net Assets From Fund Share Transactions	704,238	(71,209)
Increase (Decrease) in Net Assets	(3,020,647)	5,442,596
NET ASSETS: Beginning of year	494,776,963	489,334,367
End of year*	\$491,756,316	\$494,776,963
* Includes undistributed net investment income of:	\$553 , 787	\$1,144,516

SEE NOTES TO FINANCIAL STATEMENTS.

[GRAPHIC]

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NOTES TO FINANCIAL STATEMENTS

1. SIGNIFICANT ACCOUNTING POLICIES

Managed Municipals Portfolio Inc. ("Fund"), a Maryland corporation, is registered under the Investment Company Act of 1940, as amended, as a non-diversified, closed-end management investment company.

The following are significant accounting policies consistently followed by the Fund and are in conformity with U.S. generally accepted accounting

principles ("GAAP"): (a) security transactions are accounted for on trade date; (b) securities are valued at the mean between bid and asked prices provided by an independent pricing service that are based on transactions in municipal obligations, quotations from municipal bond dealers, market transactions in comparable securities and various relationships between securities; (c) securities for which market quotations are not available will be valued in good faith at fair value by or under the direction of the Board of Directors; (d) securities maturing within 60 days or less are valued at cost plus accreted discount, or minus amortized premium, which approximates value; (e) gains or losses on the sale of securities are calculated by using the specific identification method; (f) interest income, adjusted for amortization of premium and accretion of discount, is recorded on an accrual basis; (g) dividends and distributions to shareholders are recorded monthly by the Fund on the ex-dividend date for the shareholders of Common Stock. The holders of the Auction Rate Cumulative Preferred Stock shall be entitled to receive dividends in accordance with an auction that will normally be held weekly and out of funds legally available to shareholders; (h) the net asset value of the Fund's Common Stock is determined no less frequently than the close of business on the Fund's last business day of each week (generally Friday). It is determined by dividing the value of the net assets available to Common Stock by the total number of shares of Common Stock outstanding. For the purpose of determining the net asset value per share of the Common Stock, the value of the Fund's net assets shall be deemed to equal the value of the Fund's assets less (1) the Fund's liabilities, (2) the aggregate liquidation value (i.e., \$25,000 per outstanding share) of the Auction Rate Cumulative Preferred Stock and (3) accumulated and unpaid dividends on the outstanding Auction Rate Cumulative Preferred Stock issue; (i) the Fund intends to comply with the applicable provisions of the Internal Revenue Code of 1986, as amended, pertaining to regulated investment companies and to make distributions of taxable income sufficient to relieve it from substantially all Federal income and excise taxes; (i) the character of income and gains to be distributed is determined in accordance with income tax regulations which may differ from GAAP. At May 31, 2004, reclassifications were made to the Fund's capital accounts to reflect permanent book/tax differences and income and gains

[GRAPHIC]

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NOTES TO FINANCIAL STATEMENTS (continued)

available for distributions under income tax regulations; and (k) estimates and assumptions are required to be made regarding assets, liabilities and changes in net assets resulting from operations when financial statements are prepared. Changes in the economic environment, financial markets and any other parameters used in determining these estimates could cause actual results to differ.

2. EXEMPT-INTEREST DIVIDENDS AND OTHER DISTRIBUTIONS

The Fund intends to satisfy conditions that will enable interest from municipal securities, which is exempt from regular Federal income tax and from designated state income taxes, to retain such tax-exempt status when distributed to the shareholders of the Fund.

Capital gain distributions, if any, are taxable to shareholders, and are

declared and paid at least annually.

3. INVESTMENT ADVISORY AGREEMENT, ADMINISTRATION AGREEMENT AND OTHER TRANSACTIONS

Smith Barney Fund Management LLC ("SBFM"), an indirect wholly-owned subsidiary of Citigroup Inc. ("Citigroup"), acts as the investment adviser and administrator to the Fund. For investment advisory and administrative services, the Fund pays SBFM fees calculated at the annual rate of 0.70% and 0.20% of the average daily total net assets of the Fund, respectively, for an aggregate investment advisory and administrative fee of 0.90%. Notwithstanding the foregoing, by agreement between SBFM and the Fund, the Fund pays SBFM an aggregate investment advisory and administrative fee at an annual rate of 0.65% on those assets of the Fund equal to the product of the number of preferred shares outstanding multiplied by the liquidation value of such shares. The investment advisory fee and the administrative fee are each calculated daily and paid monthly.

Effective September 1, 2003, the aggregate investment advisory and administrative fee rate of 0.90% described above was reduced to an aggregate fee of 0.75%, composed of investment advisory and administrative fees calculated at the annual rate of 0.55% and 0.20% of the average daily total net assets of the Fund, respectively. The investment advisory and administrative fees are otherwise calculated as described in the above paragraph.

All officers and one Director of the Fund are employees of Citigroup or its affiliates.

[GRAPHIC]

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NOTES TO FINANCIAL STATEMENTS (continued)

4. INVESTMENTS

During the year ended May 31, 2004, the aggregate cost of purchases and proceeds from sales of investments (including maturities of long-term investments, but excluding short-term investments) were as follows:

Purchases	\$234,529,245
Sales	270,719,996

At May 31, 2004, the aggregate gross unrealized appreciation and depreciation of investments for Federal income tax purposes were as follows:

Gross unrealized appreciation	\$ 28,506,222
Gross unrealized depreciation	(24,274,910)
Net unrealized appreciation	\$ 4,231,312

5. FUTURES CONTRACTS

Securities or cash equal to the initial margin amount are either deposited with the broker or segregated by the custodian upon entering into the futures contract. Additional securities are also segregated up to the current market value of the futures contract. During the period the futures contract is open, changes in the value of the contract are recognized as unrealized gains or losses by "marking-to-market" on a daily basis to reflect the market value of the contract at the end of each day's trading. Variation margin payments are received or made and recognized as assets due from or liabilities due to broker, depending upon whether unrealized gains or losses are incurred. When the contract is closed, the Fund records a realized gain or loss equal to the difference between the proceeds from (or cost of) the closing transactions and the Fund's basis in the contract. The Fund enters into such contracts typically to hedge a portion of its portfolio. The Fund bears the market risk that arises from changes in the value of the financial instruments and securities indices.

At May 31, 2004, the Fund had the following open futures contracts:

	Number of Contracts	Expiration	Basis Value	Market Value	Unrealized Gain
Contracts to Sell: U.S. Treasury Bonds	2,500	6/04	\$280,844,923	\$266,406,250	\$14,438,673

[GRAPHIC]

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NOTES TO FINANCIAL STATEMENTS (continued)

6. AUCTION RATE CUMULATIVE PREFERRED STOCK

As of May 31, 2004, the Fund had 2,000 outstanding shares of Series M, Series T, Series W, Series Th and Series F, respectively, of Auction Rate Cumulative Preferred Stock ("ARCPS"). The ARCPS' dividends are cumulative at a rate determined at an auction and the dividend period is typically 7 days. The dividend rates ranged from 0.60% to 1.25% during the year ended May 31, 2004. At May 31, 2004, the dividend rates were as follows:

	Series M	Series '	I Series W	Series Th	Series F
Dividend Rates	1.08%	1.05%	1.05%	1.05%	1.05%

The ARCPS are redeemable under certain conditions by the Fund, or subject to

mandatory redemption (if the Fund is in default of certain coverage requirements) at a redemption price equal to the liquidation preference, which is the sum of \$25,000 per share plus accumulated and unpaid dividends.

The Fund is required to maintain certain asset coverages with respect to the ARCPS. If the Fund fails to maintain these coverages and does not cure any such failure within the required time period, the Fund is required to redeem a requisite number of the ARCPS in order to meet the applicable requirement. Additionally, failure to meet the foregoing asset requirements would restrict the Fund's ability to pay dividends to common stock shareholders.

Citigroup Global Markets Inc. ("CGM"), another indirect wholly-owned subsidiary of Citigroup, currently acts as a broker/dealer in connection with the auction of ARCPS. After each auction, the auction agent will pay to each participating broker/dealer, from monies the Fund provides, a participation fee at the annual rate of 0.25% of the purchase price of the ARCPS that the broker/dealer places at the auction. For the year ended May 31, 2004, the Fund incurred auction participation fees of \$627,103 for CGM's services as a participating broker/dealer.

7. CAPITAL SHARES

Capital stock transactions were as follows:

Year Ended
May 31, 2004
----Shares Amount

Shares issued on reinvestment

59,395 \$704,238

[GRAPHIC]

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NOTES TO FINANCIAL STATEMENTS (continued)

8. CAPITAL LOSS CARRYFORWARD

At May 31, 2004, the Fund had, for Federal income tax purposes, approximately \$21,156,000 of unused capital loss carryforwards available to offset future capital gains. To the extent that these carryforward losses are used to offset capital gains, it is probable that the gains so offset will not be distributed. The amount and year of expiration for each carryforward loss is indicated below. Expiration occurs on May 31 of the year indicated:

2008 2011

Carryforward Amounts \$10,787,000 \$10,369,000

In addition, the Fund had \$1,461,142 of capital losses realized after October 31, 2003, which were deferred for income purposes to the first day of the following fiscal year.

9. INCOME TAX INFORMATION AND DISTRIBUTIONS TO SHAREHOLDERS

At May 31, 2004, the tax basis components of distributable earnings were:

Undistributed tax-exempt income \$ 1,096,751

Accumulated capital losses (21,156,474)

Unrealized appreciation 4,231,312

The difference between book basis and tax basis unrealized appreciation and depreciation is attributable primarily to mark to market of derivative contracts and the treatment of accretion of discounts and amortization of premiums.

The tax character of distributions paid during the year ended May 31, was:

	2004	2003
Tax-exempt inco Ordinary income		\$30,794,471 6,611
Total	\$31,443,995	\$30,801,082

[GRAPHIC]

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NOTES TO FINANCIAL STATEMENTS (continued)

10.ADDITIONAL INFORMATION

Citigroup has been notified by the Staff of the Securities and Exchange

Commission ("SEC") that the Staff is considering recommending a civil injunctive action and/or an administrative proceeding against Citigroup Asset Management ("CAM"), including its applicable investment advisory companies and Citicorp Trust Bank ("CTB"), an internal transfer agent, relating to the creation and operation of the internal transfer agent unit to serve certain CAM-managed funds. CTB did not provide services to the Fund. This notification arises out of a previously disclosed investigation by the SEC and the U.S. Attorney and relates to CTB's entry in 1999 into the transfer agency business, CAM's retention of, and agreements with an unaffiliated sub-transfer agent, the adequacy of the disclosures made to the fund boards that approved the transfer agency arrangements, (including CAM's failure to disclose a related revenue quarantee agreement benefiting CAM and its affiliates), and CAM's operation of and compensation for the transfer agency business. The revenue guarantee described above was terminated in 1999 and CAM will be paying the applicable funds, primarily through fee waivers, a total of approximately \$17 million (plus interest) that is the amount of the revenue received by Citigroup relating to the revenue guarantee. Citigroup is cooperating fully in the investigation and will seek to resolve the matter in discussions with the SEC Staff. Although there can be no assurance, Citigroup does not believe that this matter will have a material adverse effect on the Fund.

[GRAPHIC]

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FINANCIAL HIGHLIGHTS

For a share of capital stock outstanding throughout each year ended May 31, unless otherwise noted:

			2002		
Net Asset Value, Beginning of Year	\$11.82	\$11.69	\$11.74	\$10.93	\$11.97
Income (Loss) From Operations: Net investment income/(1)(2)/ Net realized and unrealized gain (loss)/(2)/ Dividends paid to Auction Rate Cumulative	0.74	0.76	0.60	0.60	0.58
Preferred Stockholders from net investment income					
Total Income (Loss) From OperationsGain From Repurchase of Treasury Stock					
Underwriting Commissions and Offering Expenses for the Issuance of Auction					
Distributions Paid to Common Stock Shareholders From: Net investment income	(0.70)	(0.66)	(0.60)	(0.60)	(0.60)

Total Distributions			(0.60)		
Net Asset Value, End of Year	\$11.73	\$11.82	\$11.69	\$11.74	\$10.93
Total Return, Based on Market Value/(3)/	5.86%	10.60%	4.79%	20.69%	(3.88) %
Total Return,	5.63%	7.55%	5.33%	13.90%	(2.82) %
Net Assets,	\$492	\$495	\$489	\$374	\$352
Ratios to Average Net Assets Based on Common Shares Outstanding/(4)/: Expenses/(1)/ Net investment income/(2)/	1.37%	1.51%	0.52% 4.84	0.68%	0.89%
Portfolio Turnover Rate			39%		
Market Price, End of Year			\$10.57		

[GRAPHIC]

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FINANCIAL HIGHLIGHTS (continued)

	2004	2003	2002	2001	2000
Auction Rate Cumulative					
Preferred Stock/(5)/:					
Total Amount Outstanding (000s)	\$250,000	\$250,000	\$250,000		
Asset Coverage Per Share	74,250	74,478	74,000		
Involuntary Liquidating Preference					
Per Share/(6)/	25,000	25,000	25,000		
Average Market Value Per Share/(6)/	25,000	25,000	25,000		

⁽¹⁾ The investment adviser and/or administrator waived a portion of its fees for the years ended May 31, 2002, 2001 and 2000. If such fees had not been waived, the per share decreases to net investment income and actual expense ratios would have been as follows:

Per share decreases to Expense ratios

	net	investment	income	without	fee	waivers
2002		\$0.05		=	1.019	8
2001		0.04		=	1.01	
2000		0.02		-	1.04	

- (2) Effective June 1, 2001, the Fund adopted a change in accounting method that requires the Fund to amortize premiums and accrete all discounts. Without the adoption of this change, for the year ended May 31, 2002, the ratio of net investment income to average net assets would have been 4.81%. Per share information, ratios and supplemental data for the periods prior to June 1, 2001, have not been restated to reflect this change in presentation. The impact of this change to net investment income and net realized and unrealized gain was less than \$0.01 per share.
- (3) The total return calculation assumes that dividends are reinvested in accordance with the Fund's dividend reinvestment plan. Performance figures may reflect fee waivers and/or expense reimbursements. Past performance is no guarantee of future results. In the absence of fee waivers and/or expense reimbursements, the total return would be reduced.
- (4) Calculated on basis of average net assets of common shareholders. Ratios do not reflect the effect of dividend payments to preferred shareholders.
- (5)On May 22, 2002, the Fund issued 2,000 shares of Auction Rate Cumulative Preferred Stock at \$25,000 a share, for Series M, Series T, Series W, Series Th and Series F, respectively.
- (6) Excludes accumulated undeclared dividends.
- * Amount represents less than \$0.01 per share.

[GRAPHIC]

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Shareholders and Board of Directors of Managed Municipals Portfolio Inc.:

We have audited the accompanying statement of assets and liabilities, including the schedule of investments, of the Managed Municipals Portfolio Inc. ("Fund") as of May 31, 2004, and the related statement of operations for the year then ended, the statements of changes in net assets for each of the years in the two-year period then ended and financial highlights for each of the years in the five-year period then ended. These financial statements and financial highlights are the responsibility of the Fund's management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements and financial highlights are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. Our procedures included confirmation of securities owned as of May 31, 2004, by correspondence with the custodian or broker. As to securities purchased or sold but not yet

received or delivered, we performed other appropriate auditing procedures. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements and financial highlights referred to above present fairly, in all material respects, the financial position of the Fund as of May 31, 2004, and the results of its operations for the year then ended, the changes in its net assets for each of the years in the two-year period then ended and financial highlights for each of the years in the five-year period then ended, in conformity with U.S. generally accepted accounting principles.

/s/ KPMG LLP

New York, New York July 19, 2004

[GRAPHIC]

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FINANCIAL DATA (unaudited)

For a share of common stock outstanding throughout each period:

Record Date	_	NYSE Closing Price+			Dividend Reinvestment Price
Fiscal Ye	ear 2003				
6/25/02	6/28/02	\$10.49	\$11.76	\$0.050	\$10.67
7/23/02	7/26/02	10.74	12.02	0.050	10.80
8/27/02	8/30/02	10.89	12.02	0.055	11.09
9/24/02	9/27/02	11.10	12.35	0.055	11.15
10/22/02	10/25/02	10.48	11.79	0.055	10.55
11/25/02	11/29/02	10.35	11.93	0.055	10.49
12/23/02	12/27/03	10.39	11.97	0.056	10.51
1/28/03	1/31/03	10.40	11.84	0.056	10.52
2/25/03	2/28/03	10.47	11.75	0.056	10.56
3/25/03	3/28/03	10.30	11.67	0.058	10.48
4/22/03	4/25/03	10.49	11.80	0.058	10.59
5/27/03	5/30/03	10.93	11.86	0.058	11.00
Fiscal Ye	ear 2004				
6/24/03	6/27/03	10.93	11.77	0.058	11.08
7/22/03	7/25/03	10.62	11.82	0.058	10.79
8/26/03	8/29/03	10.56	11.68	0.058	10.63
9/23/03	9/26/03	10.61	11.83	0.058	10.76
10/28/03	10/31/03	11.11	11.95	0.058	11.17
11/24/03	11/28/03	11.03	12.05	0.058	11.24
12/22/03	12/26/03	11.18	12.06	0.058	11.28

1/27/04	1/30/04	11.69	12.11	0.058	11.67
2/24/04	2/27/04	11.67	12.13	0.058	11.83
3/23/04	3/26/04	11.76	11.99	0.058	11.75
4/27/04	4/30/04	10.63	11.88	0.058	10.61
5/25/04	5/28/04	10.74	11.70	0.058	10.92

+ As of record date.

[GRAPHIC]

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ADDITIONAL INFORMATION (unaudited)

Information about Directors and Officers

The business and affairs of Managed Municipals Portfolio Inc. ("Fund") are managed under the direction of the Fund's Board of Directors. Information pertaining to the Directors and Officers of the Fund is set forth below.

•	Held with	Time	Occupation(s) During Past	Number of Portfolios in Fund Complex Overseen by Director	Ot Bo Membe Hel
Non-Interested Directors:					
Allan J. Bloostein 27 West 67th Street Apt. 5FW New York, NY 10023 Age 74	Class I Director		President, Allan J. Bloostein Associates	34	Taubma Center (retai shoppi center
Dwight B. Crane Harvard Business School Soldiers Field Morgan Hall #375 Boston, MA 02163 Age 66	Class III Director		Professor, Harvard Business School	49	None
Paolo M. Cucchi Drew University 108 Brothers College Madison, NJ 07940 Age 62	Class I Director		Vice President and Dean of College of Liberal Arts at Drew University	7	None
Robert A. Frankel	Class II	Since	Managing Partner of Robert	24	None

1961 Deargross Way Carlsbad, CA 92009 Age 77	Director	1994	A. Frankel Management Consultants		
Paul Hardin 12083 Morehead Chapel Hill, NC 27514-8426 Age 72	Class II Director	Since 2001	Chancellor Emeritus and Professor of Law at the University of North Carolina at Chapel Hill	34	None
William R. Hutchinson 535 N. Michigan Suite 1012 Chicago, IL 60611 Age 61	Class III Director	Since 1995	President, W.R. Hutchinson & Associates, Inc.; Formerly Group Vice President, Mergers & Acquisitions BP Amoco p.l.c.	42	Direct Associ Bank a Associ Banc-C
George M. Pavia 600 Madison Avenue New York, NY 10022	Class III Director	Since 2001	Senior Partner, Pavia & Harcourt Attorneys	7	None

[GRAPHIC]

Age 76

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ADDITIONAL INFORMATION (unaudited) (continued)

· · · · · · · · · · · · · · · · · · ·	Held with	Time	Occupation(s) During Past	Number of Portfolios in Fund Complex Overseen by Director	Не
Interested Director:					
R. Jay Gerken, CFA** Citigroup Asset Management ("CAM") 399 Park Avenue 4th Floor New York, NY 10022 Age 53	Director/ Chairman, also serves as President		Managing Director of Citigroup Global Markets Inc. ("CGM"); Chairman, President and Chief Executive Officer of Smith Barney Fund Management LLC ("SBFM"), Travelers Investment Adviser, Inc. ("TIA") and Citi Fund Management Inc. ("CFM"); President and Chief Executive Officer of certain mutual funds associated with	221	N

Citigroup Inc. ("Citigroup"); Formerly Portfolio Manager of Smith Barney Allocation Series Inc. (from 1996 to 2001) and Smith Barney Growth and Income Fund (from 1996 to 2000)

Officers:

Andrew B. Shoup Senior V CAM Presider 125 Broad Street and Chie 11th Floor Administ New York, NY 10004 Officer Age 47

Senior Vice Since
President 2003
and Chief
Administrative
Officer

Director of CAM; Senior Vice President and Chief Administrative Officer of mutual funds associated with Citigroup; Treasurer of certain mutual funds associated with Citigroup; Head of International Funds Administration of CAM (from 2001 to 2003); Director of Global Funds Administration of CAM (from 2000 to 2001); Head of U.S. Citibank Funds Administration of CAM (from 1998 to 2000)

Robert J. Brault***
CAM
125 Broad Street
11th Floor
New York, NY 10004
Age 38

Chief Financial Officer and Treasurer

Director of CGM; Chief Financial Officer and Treasurer of certain mutual funds associated with Citigroup; Director of Internal Control for CAM U.S. Mutual Fund Administration (from 2002 to 2004); Director of Project Management & Information Systems for CAM U.S. Mutual Fund Administration (from 2000 to 2002); Vice President of Mutual Fund Administration at Investors Capital Services (from 1999 to 2000)

[GRAPHIC]

Since

2004

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ADDITIONAL INFORMATION (unaudited) (continued)

Number of

N/A

N/A

N

N

Name, Address and Age	Position(s) Held with Fund	Time		Portfolios in Fund Complex Overseen by Director	O B Memb He
CAM 399 Park Avenue	President and Investment		Managing Director of CGM; Investment Officer of SBFM	N/A	
David T. Fare CAM 399 Park Avenue 4th Floor New York, NY 10022 Age 41	President and Investment		Director of CGM; Investment Officer of SBFM	N/A	
Kaprel Ozsolak CAM 125 Broad Street 11th Floor New York, NY 10004 Age 38	Controller	Since 2002	Vice President of CGM; Controller of certain mutual funds associated with Citigroup	N/A	
Robert I. Frenkel CAM 300 First Stamford Place 4th Floor Stamford, CT 06902 Age 48	and Chief	2003	Managing Director and General Counsel of Global Mutual Funds for CAM and its predecessor (since 1994); Secretary of CFM (from 2001 to 2004); Secretary and Chief Legal Officer of mutual funds associated with Citigoup	N/A	

TAX INFORMATION (unaudited)

For the year ended May 31, 2004, 99.99% of the dividends paid by the Fund from net investment income were tax exempt for regular Federal income tax purposes.

[GRAPHIC]

^{*}Directors are elected for a term of three years.

^{**}Mr. Gerken is a Director who is an "interested person" of the Fund as defined in the Investment Company Act of 1940, as amended, because Mr. Gerken is an officer of SBFM and certain of its affiliates.

^{***}As of May 27, 2004.

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DIVIDEND REINVESTMENT PLAN (unaudited)

Under the Fund's Dividend Reinvestment Plan ("Plan"), a shareholder whose shares of common stock are registered in his own name will have all distributions from the Fund reinvested automatically by PFPC Inc. ("PFPC"), as purchasing agent under the Plan, unless the shareholder elects to receive cash. Distributions with respect to shares registered in the name of a broker-dealer or other nominee (that is, in street name) will be reinvested by the broker or nominee in additional shares under the Plan, unless the service is not provided by the broker or nominee or the shareholder elects to receive distributions in cash. Investors who own common stock registered in street name should consult their broker-dealers for details regarding reinvestment. All distributions to shareholders who do not participate in the Plan will be paid by check mailed directly to the record holder by or under the direction of PFPC as dividend paying agent.

The number of shares of common stock distributed to participants in the Plan in lieu of a cash dividend is determined in the following manner. When the market price of the common stock is equal to or exceeds 98% of the net asset value per share of the common stock on the determination date (generally, the record date for the distribution), Plan participants will be issued shares of common stock by the Fund at a price equal to the greater of 98% of net asset value or 95% of the market price of the common stock.

If the market price of the common stock is less than 98% of the net asset value of the common stock at the time of valuation (which is the close of business on the determination date), PFPC will buy common stock in the open market, on the NYSE or elsewhere, for the participants' accounts. If following the commencement of the purchases and before PFPC has completed its purchases, the market price exceeds the net asset value of the common stock as of the valuation time, PFPC will attempt to terminate purchases in the open market and cause the Fund to issue the remaining portion of the dividend or distribution in shares at a price equal to the greater of (a) 98% of net asset value as of the valuation time or (b) 95% of the then current market price. In this case, the number of shares received by a Plan participant will be based on the weighted average of prices paid for shares purchased in the open market and the price at which the Fund issues the remaining shares. To the extent PFPC is unable to stop open market purchases and cause the Fund to issue the remaining shares, the average per share purchase price paid by PFPC may exceed the net asset value of the common stock as of the valuation time, resulting in the acquisition of fewer shares than if the dividend or capital gains distribution had been paid in common stock issued by the Fund at such net asset value. PFPC will begin to purchase common stock on the open market as

[GRAPHIC]

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soon as practicable after the determination date for the dividend or capital gains distribution, but in no event shall such purchases continue later than 30 days after the payment date for such dividend or distribution, or the record date for a succeeding dividend or distribution, except when necessary to comply with applicable provisions of the federal securities laws.

PFPC maintains all shareholder accounts in the Plan and furnishes written confirmations of all transactions in each account, including information needed by a shareholder for personal and tax records. The automatic reinvestment of dividends and capital gains distributions will not relieve Plan participants of any income tax that may be payable on the dividends or capital gains distributions. Common stock in the account of each Plan participant will be held by PFPC in uncertificated form in the name of the Plan participant.

Plan participants are subject to no charge for reinvesting dividends and capital gains distributions under the Plan. PFPC's fees for handling the reinvestment of dividends and capital gains distributions will be paid by the Fund. No brokerage charges apply with respect to shares of common stock issued directly by the Fund under the Plan. Each Plan participant will, however, bear a proportionate share of any brokerage commissions actually incurred with respect to any open market purchases made under the Plan.

Experience under the Plan may indicate that changes to it are desirable. The Fund reserves the right to amend or terminate the Plan as applied to any dividend or capital gains distribution paid subsequent to written notice of the change sent to participants at least 30 days before the record date for the dividend or capital gains distribution. The Plan also may be amended or terminated by PFPC, with the Fund's prior written consent, on at least 30 days' written notice to Plan participants. All correspondence concerning the plan should be directed by mail to PFPC Inc., P.O. Box 43027, Providence, Rhode Island 02940-3027 or by telephone at 1 (800) 331-1710.

SHARE REPURCHASE NOTICE (unaudited)

Notice is hereby given in accordance with Section 23(c) of the Investment Company Act of 1940, as amended, that from time to time the Fund may purchase shares of its common stock in the open market.

[GRAPHIC]

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Managed Municipals Portfolio Inc.

DIRECTORS
Allan J. Bloostein
Dwight B. Crane
Paolo M. Cucchi
Robert A. Frankel
R. Jay Gerken, CFA
Chairman
Paul Hardin

William R. Hutchinson George M. Pavia

OFFICERS

R. Jay Gerken, CFA

President and Chief Executive Officer

Andrew B. Shoup

Senior Vice President and Chief Administrative Officer

Robert J. Brault*

Chief Financial Officer and Treasurer

Joseph P. Deane

Vice President and Investment Officer

David T. Fare Vice President and Investment Officer

Kaprel Ozsolak Controller

Robert I. Frenkel Secretary and Chief Legal Officer

* As of May 27, 2004. INVESTMENT ADVISER AND ADMINISTRATOR Smith Barney Fund Management LLC 399 Park Avenue New York, New York 10022

TRANSFER AGENT
PFPC Inc.
P.O. Box 43027
Providence, Rhode Island 02940-3027

CUSTODIAN

State Street Bank and Trust Company 225 Franklin Street Boston, Massachusetts 02110

[GRAPHIC]

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[GRAPHIC]

THIS REPORT IS ONLY INTENDED FOR SHAREHOLDERS OF THE MANAGED MUNICIPALS PORTFOLIO INC.

IT IS NOT A PROSPECTUS,

CIRCULAR OR REPRESENTATION INTENDED FOR USE IN THE PURCHASE OR SALE OF SHARES OF THE FUND OR OF ANY

SECURITIES MENTIONED IN THE REPORT.

A DESCRIPTION OF THE POLICIES AND PROCEDURES THAT THE FUND USES TO DETERMINE HOW TO VOTE PROXIES RELATING TO PORTFOLIO SECURITIES IS AVAILABLE WITHOUT CHARGE, UPON REQUEST, BY TELEPHONING THE FUND (TOLL-FREE) AT 1-800-451-2010 AND BY VISITING THE SEC'S WEB SITE AT WWW.SEC.GOV.

FD2246 7/04 04-6812

ITEM 2. CODE OF ETHICS.

The registrant has adopted a code of ethics that applies to the registrant's principal executive officer, principal financial officer, principal accounting officer or controller.

ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT.

The Board of Directors of the registrant has determined that William R. Hutchinson, a member of the Board's Audit Committee, possesses the technical attributes identified in Instruction 2(b) of Item 3 to Form N-CSR to qualify as an "audit committee financial expert," and has designated Mr.Hutchinson as the Audit Committee's financial expert. Mr.Hutchinson is an "independent" Director pursuant to paragraph (a)(2) of Item 3 to Form N-CSR.

ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

- (a) Audit Fees for the Managed Municipals Portfolio Inc. of \$34,250 and \$36,000 for the years ended 5/31/04 and 5/31/03.
- (b) Audit-Related Fees for the Managed Municipals Portfolio Inc. of \$10,000\$ and \$10,000\$ for the years ended <math>5/31/04 and 5/31/03.
- (c) Tax Fees for Managed Municipals Portfolio Inc. of \$2,100 and \$2,100 for the years ended 5/31/04 and 5/31/03. These amounts represent aggregate fees paid for tax compliance, tax advice and tax planning services, which include (the filing and amendment of federal, state and local income tax returns, timely RIC qualification review and tax distribution and analysis planning) rendered by the Accountant to Managed Municipals Portfolio Inc.
- (d) All Other Fees for Managed Municipals Portfolio Inc. of 0 and 0 for the years ended 5/31/04 and 5/31/03.
- (e) (1) Audit Committee's pre-approval policies and procedures described in paragraph (c)(7) of Rule 2-01 of Regulation S-X.

The Charter for the Audit Committee (the "Committee") of the Board of each registered investment company (the "Fund") advised by Smith Barney Fund Management LLC or Salomon Brothers Asset Management Inc or one of their affiliates (each, an "Adviser") requires that the Committee shall approve (a) all audit and permissible non-audit services to be provided to the Fund and (b) all permissible non-audit services to be provided by the Fund's independent auditors to the Adviser and any Covered Service Providers if the engagement relates directly to the operations and financial reporting of the Fund. The Committee may implement policies and procedures by which such services

are approved other than by the full Committee.

The Committee shall not approve non-audit services that the Committee believes may impair the independence of the auditors. As of the date of the approval of this Audit Committee Charter, permissible non-audit services include any professional services (including tax services), that are not prohibited services as described below, provided to the Fund by the independent auditors, other than those provided to the Fund in connection with an audit or a review of the financial statements of the Fund. Permissible non-audit services may not include: (i) bookkeeping or other services related to the accounting records or financial statements of the Fund; (ii) financial information systems design and implementation; (iii) appraisal or valuation services, fairness opinions or contribution-in-kind reports; (iv) actuarial services; (v) internal audit outsourcing services; (vi) management functions or human resources; (vii) broker or dealer, investment adviser or investment banking services; (viii) legal services and expert services unrelated to the audit; and (ix) any other service the Public Company Accounting Oversight Board determines, by regulation, is impermissible.

Pre-approval by the Committee of any permissible non-audit services is not required so long as: (i) the aggregate amount of all such permissible non-audit services provided to the Fund, the Adviser and any service providers controlling, controlled by or under common control with the Adviser that provide ongoing services to the Fund ("Covered Service Providers") constitutes not more than 5% of the total amount of revenues paid to the independent auditors during the fiscal year in which the permissible non-audit services are provided

to (a) the Fund, (b) the Adviser and (c) any entity controlling, controlled by or under common control with the Adviser that provides ongoing services to the Fund during the fiscal year in which the services are provided that would have to be approved by the Committee; (ii) the permissible non-audit services were not recognized by the Fund at the time of the engagement to be non-audit services; and (iii) such services are promptly brought to the attention of the Committee and approved by the Committee (or its delegate(s)) prior to the completion of the audit.

- (f) N/A
- (g) Non-audit fees billed by the Accountant for services rendered to Managed Municipals Portfolio Inc. and CAM and any entity controlling, controlled by, or under common control with CAM that provides ongoing services to Managed Municipals Portfolio Inc. were \$0 and \$0 for the years ended 5/31/04 and 5/31/03.
- (h) Yes. The Managed Municipals Portfolio Inc.'s Audit Committee has considered whether the provision of non-audit services that were rendered to Service Affiliates which were not pre-approved (not requiring pre-approval) is compatible with maintaining the Accountant's independence. All services provided by the Accountant to the Managed Municipals Portfolio Inc. or to Service Affiliates which were required to be pre-approved were pre-approved as required.

ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS.

Not applicable.

ITEM 6. [RESERVED]

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

The Board of Directors of the Fund has delegated the authority to develop policies and procedures relating to proxy voting to the Manager. The Manager is part of Citigroup Asset Management ("CAM"), a group of investment adviser affiliates of Citigroup, Inc. ("Citigroup"). Along with the other investment advisers that comprise CAM, the Manager has adopted a set of proxy voting policies and procedures (the "Policies") to ensure that the Manager votes proxies relating to equity securities in the best interest of clients.

In voting proxies, the Manager is guided by general fiduciary principles and seeks to act prudently and solely in the best interest of clients. The Manager attempts to consider all factors that could affect the value of the investment and will vote proxies in the manner that it believes will be consistent with efforts to maximize shareholder values. The Manager may utilize an external service provider to provide it with information and/or a recommendation with regard to proxy votes. However, such recommendations do not relieve the Manager of its responsibility for the proxy vote.

In the case of a proxy issue for which there is a stated position in the Policies, CAM generally votes in accordance with such stated position. In the case of a proxy issue for which there is a list of factors set forth in the Policies that CAM considers in voting on such issue, CAM votes on a case-by-case basis in accordance with the general principles set forth above and considering such enumerated

factors. In the case of a proxy issue for which there is no stated position or list of factors that CAM considers in voting on such issue, CAM votes on a case-by-case basis in accordance with the general principles set forth above. Issues for which there is a stated position set forth in the Policies or for which there is a list of factors set forth in the Policies that CAM considers in voting on such issues fall into a variety of categories, including election of directors, ratification of auditors, proxy and tender offer defenses, capital structure issues, executive and director compensation, mergers and corporate restructurings, and social and environmental issues. The stated position on an issue set forth in the Policies can always be superseded, subject to the duty to act solely in the best interest of the beneficial owners of accounts, by the investment management professionals responsible for the account whose shares are being voted. Issues applicable to a particular industry may cause CAM to abandon a policy that would have otherwise applied to issuers generally. As a result of the independent investment advisory services provided by distinct CAM business units, there may be occasions when different business units or different portfolio managers within the same business unit vote differently on the same issue.

In furtherance of the Manager's goal to vote proxies in the best interest of clients, the Manager follows procedures designed to identify and address material conflicts that may arise between the Manager's interests and those of its clients before voting proxies on behalf of such clients. To seek to identify conflicts of interest, CAM periodically notifies CAM employees (including employees of the Manager) in writing that they are under an obligation (i) to be aware of the

potential for conflicts of interest with respect to voting proxies on behalf of client accounts both as a result of their personal relationships and due to special circumstances that may arise during the conduct of CAM's and the Manager's business, and (ii) to bring conflicts of interest of which they become aware to the attention of compliance personnel. The Manager also maintains and considers a list of significant relationships that could present a conflict of interest for the Manager in voting proxies. The Manager is also sensitive to the fact that a significant, publicized relationship between an issuer and a non-CAM affiliate might appear to the public to influence the manner in which the Manager decides to vote a proxy with respect to such issuer. Absent special circumstances or a significant, publicized non-CAM affiliate relationship that CAM or the Manager for prudential reasons treats as a potential conflict of interest because such relationship might appear to the public to influence the manner in which the Manager decides to vote a proxy, the Manager generally takes the position that non-CAM relationships between Citigroup and an issuer (e.g. investment banking or banking) do not present a conflict of interest for the Manager in voting proxies with respect to such issuer. Such position is based on the fact that the Manager is operated as an independent business unit from other Citigroup business units as well as on the existence of information barriers between the Manager and certain other Citigroup business units.

CAM maintains a Proxy Voting Committee, of which the Manager personnel are members, to review and address conflicts of interest

brought to its attention by compliance personnel. A proxy issue that will be voted in accordance with a stated position on an issue or in accordance with the recommendation of an independent third party is not brought to the attention of the Proxy Voting Committee for a conflict of interest review because the Manager's position is that to the extent a conflict of interest issue exists, it is resolved by voting in accordance with a pre-determined policy or in accordance with the recommendation of an independent third party. With respect to a conflict of interest brought to its attention, the Proxy Voting Committee first determines whether such conflict of interest is material. A conflict of interest is considered material to the extent that it is determined that such conflict is likely to influence, or appear to influence, the Manager's decision-making in voting proxies. If it is determined by the Proxy Voting Committee that a conflict of interest is not material, the Manager may vote proxies notwithstanding the existence of the conflict.

If it is determined by the Proxy Voting Committee that a conflict of interest is material, the Proxy Voting Committee is responsible for determining an appropriate method to resolve such conflict of interest before the proxy affected by the conflict of interest is voted. Such determination is based on the particular facts and circumstances, including the importance of the proxy issue and the nature of the conflict of interest. Methods of resolving a material conflict of interest may include, but are not limited to, disclosing the conflict to clients and obtaining their consent before voting, or suggesting to clients that they engage another party to vote the proxy on their behalf.

ITEM 8. [RESERVED]

ITEM 9. CONTROLS AND PROCEDURES.

(a) The registrant's principal executive officer and principal

financial officer have concluded that the registrant's disclosure controls and procedures (as defined in Rule 30a- 3(c) under the Investment Company Act of 1940, as amended (the "1940 Act")) are effective as of a date within 90 days of the filing date of this report that includes the disclosure required by this paragraph, based on their evaluation of the disclosure controls and procedures required by Rule 30a-3(b) under the 1940 Act and 15d-15(b) under the Securities Exchange Act of 1934.

(b) There were no changes in the registrant's internal control over financial reporting (as defined in Rule 30a-3(d) under the 1940 Act) that occurred during the registrant's last fiscal half-year (the registrant's second fiscal half-year in the case of an annual report) that have materially affected, or are likely to materially affect the registrant's internal control over financial reporting.

ITEM 10.EXHIBITS.

(a) Code of Ethics attached hereto.

Exhibit 99.CODE ETH

(b) Attached hereto.

Exhibit 99.CERT Certifications pursuant to section 302 of the

Sarbanes-Oxley Act of 2002

Exhibit 99.906CERT Certifications pursuant to Section 906 of the

Sarbanes-Oxley Act of 2002

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, there unto duly authorized.

Managed Municipals Portfolio Inc.

By: /s/ R. Jay Gerken

R. Jay Gerken

Chief Executive Officer of

Managed Municipals Portfolio Inc.

Date: August 9, 2004

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

By: /s/ R. Jay Gerken

(R. Jay Gerken)

Chief Executive Officer of

Managed Municipals Portfolio Inc.

Date: August 9, 2004

By: /s/ Andrew B. Shoup

Andrew B. Shoup

Chief Administrative Officer of Managed Municipals Portfolio Inc.

Date: August 9, 2004