DREYFUS MUNICIPAL INCOME INC Form N-CSR November 29, 2010

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 811-05652

Dreyfus Municipal Income, Inc. (Exact name of Registrant as specified in charter)

c/o The Dreyfus Corporation

200 Park Avenue

New York, New York 10166 (Address of principal executive offices) (Zip code)

Michael A. Rosenberg, Esq.

200 Park Avenue

New York, New York 10166 (Name and address of agent for service)

Registrant's telephone number, including area code: (212) 922-6000

Date of fiscal year end: 09/30

Date of reporting period: 09/30/10

FORM N-CSR

Item 1. Reports to Stockholders.

Dreyfus Municipal Income, Inc.

ANNUAL REPORT September 30, 2010

Dreyfus Municipal Income, Inc.

Protecting Your Privacy Our Pledge to You

THE FUND IS COMMITTED TO YOUR PRIVACY. On this page, you will find the Fund's policies and practices for collecting, disclosing, and safeguarding nonpublic personal information, which may include financial or other customer information. These policies apply to individuals who purchase Fund shares for personal, family, or household purposes, or have done so in the past. This notification replaces all previous statements of the Fund's consumer privacy policy, and may be amended at any time. We ll keep you informed of changes as required by law.

YOUR ACCOUNT IS PROVIDED IN A SECURE ENVIRONMENT. The Fund maintains physical, electronic and procedural safeguards that comply with federal regulations to guard nonpublic personal information. The Fund s agents and service providers have limited access to customer information based on their role in servicing your account.

THE FUND COLLECTS INFORMATION IN ORDER TO SERVICE AND ADMINISTER YOUR ACCOUNT.

The Fund collects a variety of nonpublic personal information, which may include:

- Information we receive from you, such as your name, address, and social security number.
- Information about your transactions with us, such as the purchase or sale of Fund shares.
- Information we receive from agents and service providers, such as proxy voting information.

THE FUND DOES NOT SHARE NONPUBLIC PERSONAL INFORMATION WITH ANYONE, EXCEPT AS PERMITTED BY LAW.

Thank you for this opportunity to serve you.

The views expressed in this report reflect those of the portfolio manager only through the end of the period covered and do not necessarily represent the views of Dreyfus or any other person in the Dreyfus organization. Any such views are subject to change at any time based upon market or other conditions and Dreyfus disclaims any responsibility to update such views. These views may not be relied on as investment advice and, because investment decisions for a Dreyfus fund are based on numerous factors, may not be relied on as an indication of trading intent on behalf of any Dreyfus fund.

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Dreyfus Municipal Income, Inc.

The Fund

A LETTER FROM THE CHAIRMAN AND CEO

Dear Shareholder:

This annual report for Dreyfus Municipal Income, Inc. covers the 12-month period from October 1, 2009, through September 30, 2010.

Although a double-dip recession remains an unlikely scenario in our analysis, recent uncertainty regarding the breadth and strength of the U.S. and global economic recoveries has led to bouts of weakness in a number of asset classes. Municipal bonds have been a notable exception, gaining value during the reporting period amid robust demand from investors seeking tax-free income from a relatively scarce supply of securities in a low interest-rate environment.

Uncertainty will probably remain in the broader financial markets until we see a sustained improvement in economic growth, but the favorable influences underlying the municipal bond market s advance could persist for some time to come. A declining supply of newly issued tax-exempt securities, the possibility of higher federal income tax rates and low current yields among comparable-term taxable bonds could continue to

support municipal bond prices. During these market conditions, we suggest that you meet with your financial advisor regularly to review your investments in today s slow-growth economic environment, as well as your income needs and future investment goals relative to your specific risk profile.

For information about how the fund performed during the reporting period, as well as general market perspectives, we provide a Discussion of Fund Performance on the pages that follow.

Thank you for your continued confidence and support.

Jonathan R. Baum Chairman and Chief Executive Officer The Dreyfus Corporation October 15, 2010

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DISCUSSION OF FUND PERFORMANCE

For the period of October 1, 2009, through September 30, 2010, as provided by James Welch, Portfolio Manager

Fund and Market Performance Overview

For the 12-month period ended September 30, 2010, Dreyfus Municipal Income achieved a total return of 9.73% on a net-asset-value basis.1 Over the same period, the fund provided aggregate income dividends of \$0.557 per share, which reflects a distribution rate of 5.60%.²

Despite a subpar economic recovery and elevated fiscal pressures affecting many state and local governments, municipal bonds generally rallied during the reporting period amid robust demand for a limited supply of securities.

The Fund s Investment Approach

The fund seeks to maximize current income exempt from federal income tax to the extent consistent with the preservation of capital from a portfolio that, under normal market conditions, invests at least 80% of the value of its net assets in municipal obligations. Under normal market conditions, the fund invests in municipal obligations which, at the time of purchase, are rated investment grade or the unrated equivalent as determined by Dreyfus in the case of bonds, and rated in the two highest rating categories or the unrated equivalent as determined by Dreyfus in the case of short-term obligations having, or deemed to have, maturities of less than one year.

To this end, we have constructed a portfolio derived from seeking income opportunities through analysis of each bond s structure, including paying close attention to each bond s yield, maturity and early redemption features. Over time, many of the fund s relatively higher yielding bonds mature or are redeemed by their issuers, and we generally attempt to replace those bonds with investments consistent with the fund s investment policies, albeit with yields that reflect the then-current interest-rate environment. When making new investments, we focus on identifying undervalued sectors and securities, and we minimize the use

The Fund 3

of interest rate forecasting. We use fundamental analysis to estimate the relative value and attractiveness of various sectors and securities and to exploit pricing inefficiencies in the municipal bond market.

Supply-and-Demand Factors Supported Municipal Bonds

The U.S. economy has continued to recover from the recession, but the pace of the expansion has been slower than historical averages. In addition, during the spring and summer of 2010, investors responded cautiously to new economic concerns stemming from a sovereign debt crisis in Europe and inflationary pressures in China. Meanwhile, most states have continued to struggle with declining tax revenues and intensifying demand for services. In light of these challenges, the Federal Reserve Board left short-term interest rates unchanged in a historically low range between 0% and 0.25%.

Still, municipal bonds generally gained value during the reporting period as a result of favorable supply-and-demand dynamics. Issuance of new tax-exempt bonds moderated significantly due to the Build America Bonds program, which shifted a substantial portion of new issuance to the taxable bond market. At the same time, demand for municipal bonds intensified as investors sought shelter from potential income tax increases. Consequently, municipal bonds generally outperformed comparable U.S. government securities.

Security Selection Strategy Boosted Fund Returns

In this environment, the fund benefited from its focus on long-term municipal bonds, where yield differences were relatively steep and the impact of supply-and-demand factors proved particularly favorable. In addition, the fund received positive contributions to relative performance from lower-rated bonds issued to finance health care facilities, as well as municipal securities backed by the states settlement of litigation with U.S. tobacco companies.

In light of the subpar economic recovery and tighter credit spreads, we gradually reduced the fund s exposure to riskier market sectors and lower credit-rating tiers, and we upgraded its overall credit quality. Our bias toward higher-quality securities included purchases of single-A and double-A rated bonds backed by revenues from hospitals and airport facilities.

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Finally, the fund has benefited from continuing to call for partial redemption of its auction rate preferred securities at par value, and in replacing that leverage through the use of tender option bonds. To date, the fund has redeemed and/or called for redemption an aggregate of \$25 million of its auction rate shares through year end.

Supply-and-Demand Factors May Remain Favorable

Many states have continued to face severe fiscal pressures, but we do not currently expect a return to recessionary conditions. Yet, we are aware that higher yielding municipal bonds already have rallied strongly, suggesting to us that the bulk of their gains for the current cycle are behind us. Therefore, we have intensified the fund s focus on higher-quality bonds.

We currently remain optimistic for the longer term. We currently anticipate a more ample supply of newly issued bonds when the Build America Bonds program either ends or is renewed with lower federal subsidies at the end of this year. In the meantime, in our view demand seems likely to stay robust if investors grow increasingly concerned regarding potential income tax increases.

October 15, 2010

Bond funds are subject generally to interest rate, credit, liquidity and market risks, to varying

degrees. Generally, all other factors being equal, bond prices are inversely related to interest-rate

changes, and rate increases can cause price declines.

High yield bonds are subject to increased credit risk and are considered speculative in terms of the

issuer s perceived ability to continue making interest payments on a timely basis and to repay

principal upon maturity.

The use of leverage may magnify the fund s gains or losses. For derivatives with a leveraging

component, adverse changes in the value or level of the underlying asset can result in a loss that is much greater than the original investment in the derivative.

- 1 Total return includes reinvestment of dividends and any capital gains paid, based upon net asset value per share. Past performance is no guarantee of future results. Market price per share, net asset value per share and investment return fluctuate. Income may be subject to state and local taxes, and some income may be subject to the federal alternative minimum tax (AMT) for certain investors. Capital gains, if any, are fully taxable.
- 2 Distribution rate per share is based upon dividends per share paid from net investment income during the period, divided by the market price per share at the end of the period, adjusted for any capital gain distributions.

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SELECTED INFORMATION

September 30, 2010 (Unaudited)

Market Price per share September 30, 2010	\$9.95
Shares Outstanding September 30, 2010	20,600,015
NYSE AMEX Ticker Symbol	DMF

MARKET PRICE (NYSE AMEX)

		Fiscal Year Ended September 30, 2010					
	Quarter	ter Quarter Quarter Quarter					
	Ended	Ended	Ended	Ended			
	December 31, 2009	March 31, 2010	June 30, 2010	September 30, 2010			
High	\$8.79	\$9.05	\$9.20	\$9.95			
Low	8.24	8.52	8.85	9.12			
Close	8.48	8.96	9.20	9.95			

PERCENTAGE GAIN (LOSS) based on change in Market Price*

October 24, 1988 (commencement of operations)	
through September 30, 2010	329.29%
October 1, 2000 through September 30, 2010	137.49
October 1, 2005 through September 30, 2010	42.89
October 1, 2009 through September 30, 2010	22.72
January 1, 2010 through September 30, 2010	22.87

April 1, 2010 through September 30, 2010		14.47
July 1, 2010 through September 30, 2010		9.77
NET ASSET VALUE PER SHARE		
October 24, 1988 (commencement of operations)	\$9.26	
September 30, 2009	9.37	
December 31, 2009	9.09	
March 31, 2010	9.16	
June 30, 2010	9.26	
September 30, 2010	9.67	

PERCENTAGE GAIN (LOSS) based on change in Net Asset Value*

October 24, 1988 (commencement of operations)	
through September 30, 2010	350.56%
October 1, 2000 through September 30, 2010	106.10
October 1, 2005 through September 30, 2010	34.13
October 1, 2009 through September 30, 2010	9.73
January 1, 2010 through September 30, 2010	11.40
April 1, 2010 through September 30, 2010	8.82
July 1, 2010 through September 30, 2010	6.00

With dividends reinvested.

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*

STATEMENT OF INVESTMENTS

September 30, 2010

Long-Term Municipal Investments 147.7%	Coupon Rate (%)	Maturity Date	Principal Amount (\$)	Value (\$)
Arizona 8.9%				
Barclays Capital Municipal Trust				
Receipts (Salt River Project				
Agricultural Improvement and				
Power District, Salt River				
Project Electric System Revenue)	5.00	1/1/38	10,000,000 a,b	10,698,200
City of Phoenix, County of				

Maricopa and the County of				
Pima Industrial Development				
Authorities, SFMR (Collateralized:				
FHLMC, FNMA and GNMA)	5.80	12/1/39	1,710,000	1,757,333
Glendale Western Loop 101 Public				
Facilities Corporation, Third				
Lien Excise Tax Revenue	6.25	7/1/28	1,000,000	1,069,960
Glendale Western Loop 101 Public				
Facilities Corporation, Third				
Lien Excise Tax Revenue	7.00	7/1/28	2,000,000	2,187,200
Pima County Industrial Development				
Authority, Education Revenue				
(American Charter Schools				
Foundation Project)	5.63	7/1/38	2,000,000	1,979,840
California 27.5%				
ABAG Financial Authority for				
Nonprofit Corporations,				
Insured Revenue, COP (Odd				
Fellows Home of California)	6.00	8/15/24	5,000,000 ^C	5,122,150
Barclays Capital Municipal Trust				
Receipts (California				
Infrastructure and Economic				
Development Bank, Revenue				
(Sanford Consortium Project))	5.00	5/15/40	10,000,000 ^{a,l}	b,c 10,558,600
California,				
GO (Various Purpose)	5.75	4/1/31	3,950,000	4,364,671
California,				
GO (Various Purpose)	5.00	11/1/32	1,500,000	1,527,240
California,				
GO (Various Purpose)	6.50	4/1/33	3,000,000	3,532,530
California,				
GO (Various Purpose)	6.00	11/1/35	2,500,000	2,801,800
California Health Facilities				
Financing Authority, Revenue				
(Sutter Health)	6.25	8/15/35	2,500,000 ^C	2,527,775

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Long-Term Municipal	Coupon	Maturity	Principal	
Investments (continued)	Rate (%)	Date	Amount (\$)	Value (\$)
California (continued)				
Chabot-Las Positas Community				
College District, GO				
(Insured; AMBAC)	0.00	8/1/32	6,000,000 d	1,534,800
Chula Vista,				
IDR (San Diego Gas and				
Electric Company)	5.88	2/15/34	2,000,000	2,259,800
Golden State Tobacco				
Securitization Corporation,				
Tobacco Settlement				
Asset-Backed Bonds	4.50	6/1/27	4,975,000	4,456,306
Golden State Tobacco				
Securitization Corporation,				
Tobacco Settlement				
Asset-Backed Bonds	5.00	6/1/33	2,500,000	1,973,650
Golden State Tobacco				
Securitization Corporation,				
Tobacco Settlement				
Asset-Backed Bonds				
(Prerefunded)	7.80	6/1/13	3,000,000 ^e	3,566,070
Sacramento County,				
Airport System Subordinate and				
Passenger Facility Charges				
Grant Revenue	6.00	7/1/35	2,250,000	2,467,102
San Diego Public Facilities				
Financing Authority, Senior				
Sewer Revenue	5.25	5/15/34	1,000,000	1,091,140
San Francisco City and County				
Public Utilities Commission,				
San Francisco Water Revenue	5.00	11/1/29	2,210,000	2,466,957
Tobacco Securitization Authority				
of Southern California, Tobacco				
Settlement Asset-Backed Bonds				
(San Diego County Tobacco				
Asset Securitization Corporation)	5.00	6/1/37	3,500,000	2,711,240
Tuolumne Wind Project Authority,				
Revenue (Tuolumne				
Company Project)	5.88	1/1/29	1,500,000	1,702,140
Colorado 4.5%				

Colorado Educational and Cultural				
Facilities Authority, Charter				
School Revenue (American				
Academy Project)	8.00	12/1/40	1,500,000	1,820,925

Long-Term Municipal	Coupon	Maturity	Principal	
Investments (continued)	Rate (%)	Date	Amount (\$)	Value (\$)
Colorado (continued)				
Colorado Health Facilities				
Authority, Health Facilities				
Revenue (The Evangelical				
Lutheran Good Samaritan				
Society Project)	6.13	6/1/38	2,525,000 ^C	2,601,053
Colorado Springs,				
HR	6.38	12/15/30	2,890,000 ^C	2,916,761
University of Colorado Regents,				
University Enterprise Revenue	5.38	6/1/38	1,500,000	1,651,485
Florida 6.6%				
Greater Orlando Aviation				
Authority, Airport				
Facilities Revenue	6.25	10/1/20	3,980,000	4,711,604
Miami-Dade County,				
Aviation Revenue	5.00	10/1/41	2,500,000	2,520,575
Orange County School Board,				
COP (Master Lease				
Purchase Agreement)				
(Insured; Assured Guaranty				
Municipal Corp.)	5.50	8/1/34	2,000,000	2,186,300
Saint Johns County Industrial				
Development Authority, Revenue				
(Presbyterian Retirement				
Communities Project)	5.88	8/1/40	2,500,000	2,591,425
South Lake County Hospital				
District, Revenue (South Lake				
Hospital, Inc.)	6.25	4/1/39	1,000,000 ^C	1,065,620
Georgia 2.6%				
Atlanta,				

Water and Wastewater Revenue	6.00	11/1/28	3,000,000	3,410,340
Atlanta,				
Water and Wastewater Revenue				
(Insured; Assured Guaranty				
Municipal Corp.)	5.25	11/1/34	1,750,000	1,867,110
Hawaii 2.6%				
Hawaii,				
Airports System Revenue	5.25	7/1/26	2,000,000	2,244,780
Hawaii Department of Budget and				
Finance, Special Purpose				
Revenue (Hawai i Pacific				
Health Obligated Group)	5.75	7/1/40	2,795,000 ^C	2,922,061

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STATEMENT OF INVESTMENTS (continued)

Long-Term Municipal	Coupon	Maturity	Principal	
Investments (continued)	Rate (%)	Date	Amount (\$)	Value (\$)
Illinois 1.0%				
Illinois Finance Authority,				
Revenue (Sherman				
Health Systems)	5.50	8/1/37	2,000,000 ^C	1,953,240
Indiana 1.2%				
Indianapolis Local Public				
Improvement Bond Bank, Revenue				
(Indianapolis Airport Authority				
Project) (Insured; AMBAC)	5.00	1/1/36	2,500,000	2,452,350
Louisiana .6%				
Louisiana Public Facilities				
Authority, Revenue (CHRISTUS				
Health Obligated Group)	6.13	7/1/29	1,000,000 ^C	1,097,450
Maryland 3.2%				
Maryland Economic Development				
Corporation, EDR (Transportation				
Facilities Project)	5.75	6/1/35	1,000,000	1,050,610
Maryland Economic Development				
Corporation, PCR (Potomac				
Electric Project)	6.20	9/1/22	2,500,000	2,960,425

Maryland Economic Development				
Corporation, Student Housing				
Revenue (University of				
Maryland, College Park				
Project) (Prerefunded)	5.63	6/1/13	2,000,000 ^e	2,266,980
Massachusetts 18.2%				
Barclays Capital Municipal Trust				
Receipts (Massachusetts Health				
and Educational Facilities				
Authority, Revenue (Harvard				
University Issue))	5.00	12/15/34	10,000,000 a,b	11,092,600
Barclays Capital Municipal				
Trust Receipts (Massachusetts				
Health and Educational				
Facilities Authority, Revenue				
(Massachusetts Institute				
of Technology Issue))	5.00	7/1/38	10,000,000 a,b	10,847,700
Massachusetts Development Finance				
Agency, SWDR (Dominion Energy				
Brayton Point Issue)	5.00	2/1/36	3,000,000	2,907,630

Long-Term Municipal	Coupon	Maturity	Principal	
Investments (continued)	Rate (%)	Date	Amount (\$)	Value (\$)
Massachusetts (continued)				
Massachusetts Health and				
Educational Facilities				
Authority, Healthcare System				
Revenue (Covenant Health				
Systems Obligated Group Issue)	6.00	7/1/31	1,970,000	2,014,620
Massachusetts Health and				
Educational Facilities				
Authority, Revenue (Suffolk				
University Issue)	6.25	7/1/30	2,000,000	2,230,820
Massachusetts Housing Finance				
Agency, Rental Housing Mortgage				
Revenue (Insured; AMBAC)	5.50	7/1/40	2,230,000	1,975,022
Massachusetts Industrial Finance				

Agency, Water Treatment				
Revenue (Massachusetts-American				
Hingham Project)	6.95	12/1/35	5,235,000	5,236,727
Michigan 7.0%				
Detroit,				
Sewage Disposal System Senior				
Lien Revenue (Insured; Assured				
Guaranty Municipal Corp.)	7.50	7/1/33	2,140,000	2,630,531
Michigan Hospital Finance				
Authority, HR (Henry Ford				
Health System)	5.00	11/15/38	1,515,000 ^C	1,501,350
Michigan Strategic Fund,				
SWDR (Genesee Power				
Station Project)	7.50	1/1/21	4,185,000	3,889,413
Royal Oak Hospital Finance				
Authority, HR (William Beaumont				
Hospital Obligated Group)	8.00	9/1/29	2,500,000 ^C	3,045,700
Wayne County Airport Authority,				
Airport Revenue (Detroit				
Metropolitan Wayne County				
Airport) (Insured; National				
Public Finance Guarantee Corp.)	5.00	12/1/34	3,000,000	2,872,020
Minnesota 2.3%				
Minneapolis,				
Health Care System Revenue				
(Fairview Health Services)	6.75	11/15/32	3,000,000 ^C	3,454,920

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STATEMENT OF INVESTMENTS (continued)

Long-Term Municipal	Coupon	Maturity	Principal	
Investments (continued)	Rate (%)	Date	Amount (\$)	Value (\$)
Minnesota (continued)				
Minnesota Agricultural and				
Economic Development Board,				
Health Care Facilities Revenue				
(Essentia Health Obligated				
Group) (Insured; Assured				

Guaranty Municipal Corp.)	5.00	2/15/37	1,000,000	1,046,040
Minnesota Agricultural and				
Economic Development Board,				
Health Care System Revenue				
(Fairview Health Care Systems)	6.38	11/15/29	80,000 ^C	80,922
Mississippi 3.0%				
Mississippi Business Finance				
Corporation, PCR (System				
Energy Resources, Inc. Project)	5.88	4/1/22	6,000,000	6,000,480
Missouri .0%				
Missouri Housing Development				
Commission, SFMR (Homeownership				
Loan Program) (Collateralized:				
FNMA and GNMA)	6.30	9/1/25	70,000	71,431
Nevada 2.0%				
Clark County,				
IDR (Southwest Gas Corporation				
Project) (Insured; AMBAC)	6.10	12/1/38	4,000,000	4,030,040
New Hampshire 1.1%				
New Hampshire Business Finance				
Authority, PCR (Public Service				
Company of New Hampshire				
Project) (Insured; AMBAC)	6.00	5/1/21	2,135,000	2,158,592
New Jersey 2.4%				
New Jersey Economic Development				
Authority, Water Facilities				
Revenue (New Jersey American				
Water Company, Inc. Project)	5.70	10/1/39	2,000,000	2,111,780
New Jersey Higher Education				
Student Assistance Authority,				
Student Loan Revenue (Insured;				
Assured Guaranty Municipal Corp.)	6.13	6/1/30	2,500,000	2,716,100

Long-Term Municipal	Coupon	Maturity	Principal	
Investments (continued)	Rate (%)	Date	Amount (\$)	Value (\$)
New Mexico 1.6%				
Farmington,				

PCR (Public Service Company of				
New Mexico San Juan Project)	5.90	6/1/40	3,000,000	3,125,340
New York .9%				
New York City Industrial				
Development Agency, PILOT				
Revenue (Yankee Stadium				
Project) (Insured; Assured				
Guaranty Municipal Corp.)	7.00	3/1/49	1,435,000	1,697,964
North Carolina 3.1%				
Barclays Capital Municipal Trust				
Receipts (North Carolina				
Medical Care Commission,				
Health Care Facilities Revenue				
(Duke University Health System)	5.00	6/1/42	5,000,000 a,b,c	5,262,100
North Carolina Housing Finance				
Agency, Home Ownership Revenue	6.25	1/1/29	865,000	866,064
Ohio 2.1%				
Ohio Air Quality Development				
Authority, Air Quality Revenue				
(Ohio Valley Electric				
Corporation Project)	5.63	10/1/19	2,100,000	2,292,801
Toledo-Lucas County Port				
Authority, Special Assessment				
Revenue (Crocker Park Public				
Improvement Project)	5.38	12/1/35	2,000,000	1,903,260
Pennsylvania 5.0%				
Lancaster Higher Education				
Authority, College Revenue				
(Franklin and Marshall				
College Project)	5.00	4/15/37	2,000,000	2,082,780
Pennsylvania Economic Development				
Financing Authority, RRR				
(Northampton Generating Project)	6.60	1/1/19	3,500,000	1,993,215
Pennsylvania Turnpike Commission,				
Turnpike Subordinate Revenue	5.25	6/1/39	2,000,000	2,113,340

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Investments (continued)Rate (%)DateAmount (\$)Value (\$)Penalysina (continued)Pinladeiphia.3.000.0002.032.000Say We heath Care Facilities5.258/14/02.032.000Sayre Heath Care Facilities5.2812/1/311.755.00002.032.000Sayre Heath Care Facilities5.8812/1/311.755.00001.739.301Counce Heath)5.8812/1/311.755.00001.739.301Robe Island 10%5.8812/1/311.755.00002.000.000Corporation of Robe Island.5.801.0132.000.0002.000.260South Carolina 6.7%5.002.000.0002.000.260South Carolina Factore5.002.000.0002.000.260South Carolina Factore5.002.000.0005.000.0005.000.000South Carolina Projecti5.005.000.0005.000.0005.000.000South Carolina Projecti5.000.0005.000.0005.000.0005.000.000South Carolina Projecti5.000.0005.000.0003.345.800Tobaco Settlement Revenue5.000.0003.345.800Management Authoriy of South5.035.15.303.750.0004.876.725Tomase .6%5.01/1/383.000.0001.6.128.375South Carolina Projectis Board,5.000.0001.500.0001.6.28.375Tomase .6%5.01/1/363.250.000.001.6.28.375South Satiense Revenue5.000.0001.5.00.0000.0Southard States Rev	Long-Term Municipal	Coupon	Maturity	Principal	
Philadelphia. S25 8/1/40 2,000,000 2,032,900 Sayr Heath Care Facilities	Investments (continued)	Rate (%)	Date	Amount (\$)	Value (\$)
Gas Works Revenue 5.25 81/40 2,000,000 2,032,900 Sayre Health Care Facilities Authority, Revenue	Pennsylvania (continued)				
Sayer Health Care Facilities Authority, Revenue (Buthe Health) 5.88 121/31 1,755,000 C 1,733,891 Rhode Island 1.0% 5.88 121/31 1,755,000 C 1,733,891 Rhode Island 1.0% 5.88 121/32 1,755,000 C 1,733,891 Corporation of Rhode Island, 5.00 61/32 2,000,000 2,000,200 3,000 3,000 3,000 3,000 3,000 3,000 3,000 3,000,200 3,000,200 3,000,200 3,000,200 3,000,200 3,000,200 3,000,200 3,000,200 3,000,200 3,000,200 3,000,200 3,000,200 3,000,200 3,000,200 3,000,200 <td>Philadelphia,</td> <td></td> <td></td> <td></td> <td></td>	Philadelphia,				
Authority, Revenue (Guthrie Health) 5.88 12/1/31 1,755,000 C 1,733,891 Rode Island 1.0% Tobacco Settlement Financing Tobacco Settlement Financing Tobacco Settlement Financing Corporation of Rhode Island, Tobacco Settlement Tobacco Settlement Tobacco Settlement Asset-Backed Bonds 6.13 6/1/32 2,000,000 2,000,260 South Carolina 6.7% Tobacco Settlement Tobacco Settlement Tobacco Settlement Lancaster Educational Assistance Program, Inc., Installment Tobacco Settlement Financing Tobacco Settlement Pirofase, Revenue (The School Tobacco Settlement Revenue South Carolina, Project) 5.00 12/1/26 5.000,000 5.132,000 South Carolina, Project) 5.00 12/1/26 5.000,000 5.132,000 South Carolina Public Service Tobacco Settlement Tobacco Settlement Tobacco Settlement Anaragement Authority of South South Carolina, Tobacco Settlement Tobacco Settlement Tobacco Settlement South Carolina Facilites Board, S.38 5/15/30 3,750,000 C 1,283,757 Carolina, Tobacco Settlement South	Gas Works Revenue	5.25	8/1/40	2,000,000	2,032,900
(duthrie Health) 5.88 12/1/31 1,755.000 c 1,793.891 Rhode Island 1.0% Tobacco Settlement Financing	Sayre Health Care Facilities				
Rhode Island 1.0% Tobacco Settlement Financing Carporation of Rhode Island, Tobacco Settlement Asset Backed Bonds 6.13 6/1/32 2,000,000 2,000,000 South Carolina 6.7% Lancaster Educational Assistance Program, Inc., Installment Purchase Revenue (The School District of Lancaster County, South Carolina Public Service Authority, Revenue Obligations 5.00 12/1/28 5,000,000 5,132,000 South Carolina Public Service	Authority, Revenue				
Tobacco Settlement Financing Corporation of Rhode Island, Tobacco Settlement 6.13 6/1/32 2,000,000 2,000,260 South Carolina 6.7% Image: Settlement Image: Settlement Image: Settlement Image: Settlement Image: Settlement Image: Settlement Image: Settlement Setlement Image: Setlement	(Guthrie Health)	5.88	12/1/31	1,755,000	c 1,793,891
Corporation of Rhode Island, Tobacco Settlement Asset-Backed Bonds 6.13 6/1/32 2,000,000 2,000,260 South Carolina 6.7% Image: Carolina 7.7% South Carolina 7.7% <td>Rhode Island 1.0%</td> <td></td> <td></td> <td></td> <td></td>	Rhode Island 1.0%				
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Asset-Backed Bonds 6.13 6/1/32 2,000.00 2,000,260 South Carolina 6.7% Lancaster Educational Assistance Program, Inc., Installment Purchase Revenue (The School District of Lancaster County, South Carolina, Project) 5.00 12/1/26 5,000.00 5,132,000 South Carolina Public Service Authority, Revenue Obligations 5.50 1/1/38 3,000,000 3,345,840 Tobacco Settlement Revenue Management Authority of South Carolina, Tobacco Settlement Asset-Backed Bonds 6.38 5/15/30 3,750.000 4,876,725 Tennessee .6% Johnson City Health and Educational Facilities Board, Hospital First Mortgage Revenue (Mountain States Health Alliance) 5.50 7/1/36 1,250.00 ^c 1,263,375 Texes 9.8% Barclays Capital Municepai Trust Receipts (Texas A&M University System Board of Regents, Financing System Revenue) 5.00 5/15/39 5,000.00 ^{a,b} 5,464,900 Cities of Dallas and Fort Worth, Dallas/Fort Worth International Airport, Joint Revenue Improvement (Insured; Assured Guaranty	Corporation of Rhode Island,				
South Carolina 6.7%Lancaster Educational AssistanceProgram, Inc., InstallmentPurchase Revenue (The SchoolDistrict of Lancaster County,South Carolina, Project)5.0012/1/265,000,0005,132,000South Carolina, Project)5.0012/1/265,000,0005,132,000South Carolina, Project)5.501/1/383,000,0003,345,840South Carolina Public Service </td <td>Tobacco Settlement</td> <td></td> <td></td> <td></td> <td></td>	Tobacco Settlement				
Lancaster Educational Assistance Program, Inc., Installment Purchase Revenue (The School District of Lancaster County, South Carolina, Project) 5.00 12/1/26 5,000,000 5,132,000 South Carolina, Project) 5.00 12/1/26 5,000,000 5,132,000 South Carolina, Project) 5.00 12/1/26 5,000,000 3,345,840 South Carolina Public Service 3,000,000 3,345,840 Tobacco Settlement Revenue 3,000,000 3,345,840 Tobacco Settlement Revenue 4,876,725 Temessee .6% 4,876,725 Johnson City Health and 1,250,000 4,876,725 Texes 9.8% 1,250,000 1,263,375 Texes 9.8% 1,250,000 1,263,375 System Board of Regents, 1,263,375 Financing System Revenue) 5.00 5/15/39 5,000,000 a,b 5,464,900 Cities of Dallas and Fort Worth, <td< td=""><td>Asset-Backed Bonds</td><td>6.13</td><td>6/1/32</td><td>2,000,000</td><td>2,000,260</td></td<>	Asset-Backed Bonds	6.13	6/1/32	2,000,000	2,000,260
Program, Inc., InstallmentPurchase Revenue (The SchoolDistrict of Lancaster County,South Carolina, Project)5.0012/1/265.000.0005.132.000South Carolina Public ServiceAuthority, Revenue Obligations5.501/1/383.000.0003.345.840Tobacco Settlement RevenueManagement Authority of SouthCarolina, Tobacco SettlementAsset-Backed Bonds6.385/15/303.750.0004.876.725Temessee .6%Johnson City Health andEducational Facilities Board,Hospital First Mortgage Revenue(Mountain States Health Alliance)5.507/1/361.250.000 °1.263.375Texas 9.8%Barclays Capital Municipal TrustReceipts (Fexas A&M UniversitySystem Board of Regents,Financing System Revenue)5.005/15/395,000.000 ^{a,b} 5,464.900Cities of Dallas and Fort Worth,Dallas/Fort Worth InternationalAirport, Joint Revenue Improvement(Insured; Assured Guaranty)	South Carolina 6.7%				
Purchase Revenue (The School District of Lancaster County, South Carolina, Project) South Carolina Public Service Authority, Revenue Obligations Tobacco Settlement Revenue Management Authority of South Carolina, Tobacco Settlement Asset-Backed Bonds South Carolina, Tobacco Settlement Asset-Backed Bonds South Carolina, Tobacco Settlement Carolina, Tobacco Settlement Asset-Backed Bonds South Carolina, Tobacco Settlement Asset-Backed Bonds South Carolina, Tobacco Settlement Saset-Backed Bonds South Carolina, Tobacco Settlement Carolina, Tobacco Settlement Asset-Backed Bonds South Carolina, Tobacco Settlement Carolina, Tobacco Settlement Asset-Backed Bonds South Carolina, Tobacco Settlement Saset-Backed Bonds South Carolina, Tobacco Settlement Educational Facilities Board, Hospital First Mortgage Revenue (Mountain States Health Alliance) South South System Board of Regents, Financing System Revenue) South South Cities of Dallas and Fort Worth, Dallas/Fort Worth International Airport, Joint Revenue Improvement (Insured; Assured Guaranty	Lancaster Educational Assistance				
District of Lancaster County, South Carolina, Project) 5.00 12/1/26 5,000,000 5,132,000 South Carolina Public Service Authority, Revenue Obligations 5.50 1/1/38 3,000,000 3,345,840 Tobacco Settlement Revenue Management Authority of South Carolina, Tobacco Settlement Asset-Backed Bonds 6.38 5/15/30 3,750,000 4,876,725 Tennessee .6% Johnson City Health and Educational Facilities Board, Hospital First Mortgage Revenue (Mountain States Health Alliance) 5.50 7/1/36 1,250,000 ^c 1,263,375 Texas 9.8% Barclays Capital Municipal Trust Receipts (Texas A&M University System Board of Regents, Financing System Revenue) 5.00 5/15/39 5,000,000 ^{a,b} 5,464,900 Cities of Dallas and Fort Worth, Dallas/Fort Worth International Airport, Joint Revenue Improvement (Insured; Assured Guaranty	Program, Inc., Installment				
South Carolina, Project)5.0012/1/265.000,0005,132,000South Carolina Public ServiceAuthority, Revenue Obligations5.501/1/383,000,0003,345,840Authority, Revenue Obligations5.501/1/383,000,0003,345,840Tobacco Settlement RevenueManagement Authority of South5.501/1/383,000,0004,876,725Carolina, Tobacco Settlement6.385/15/303,750,0004,876,725Stenessee.6%6.385/15/303,750,0004,876,725Johnson City Health and5.507/1/361,250,000CEducational Facilities Board,5.507/1/361,250,000CHospital First Mortgage Revenue5.507/1/361,250,000C(Mountain States Health Alliance)5.507/1/361,250,000a.bSystem Sard of Regents,5.005/15/395,000,000a.b5,464,900Cities of Dallas and Fort Worth,5.005/15/395,000,000a.b5,464,900Dalas/Fort Worth InternationalAirport, Joint Revenue ImprovementInsured: Kasured GuarantyInsured: Kasured Guaranty	Purchase Revenue (The School				
South Carolina Public Service Authority, Revenue Obligations 5.50 1/1/38 3,000,000 3,345,840 Tobacco Settiement Revenue Management Authority of South Carolina, Tobacco Settlement Asset-Backed Bonds 6.38 5/15/30 3,750,000 4,876,725 Tennessee .6% Johnson City Health and Educational Facilities Board, Hospital First Mortgage Revenue (Mountain States Health Alliance) 5.50 7/1/36 1,250,000 C 1,263,375 Texas 9.8% Barclays Capital Municipal Trust Receipts (Texas A&M University System Board of Regents, Financing System Revenue) 5.00 5/15/39 5,000,000 a,b 5,464,900 Cities of Dallas and Fort Worth, Dallas/Fort Worth International Airport, Joint Revenue Improvement (Insured; Assured Guaranty	District of Lancaster County,				
Authority, Revenue Obligations 5.50 1/1/38 3,000,000 3,345,840 Tobacco Settlement Revenue Management Authority of South Carolina, Tobacco Settlement Asset-Backed Bonds 6.38 5/15/30 3,750,000 4,876,725 Tennessee .6% Johnson City Health and Educational Facilities Board, Hospital First Mortgage Revenue (Mountain States Health Alliance) 5.50 7/1/36 1,250,000 ^C 1,263,375 Texas 9.8% Barclays Capital Municipal Trust Receipts (Texas A&M University System Board of Regents, Financing System Revenue) 5.00 5/15/39 5,000,000 ^{a,b} 5,464,900 Cities of Dallas and Fort Worth, Dallas/Fort Worth International Airport, Joint Revenue Improvement (Insured; Assured Guaranty	South Carolina, Project)	5.00	12/1/26	5,000,000	5,132,000
Tobacco Settlement RevenueManagement Authority of SouthCarolina, Tobacco SettlementAsset-Backed Bonds6.385/15/303,750,0004,876,725Asset-Backed Bonds6.385/15/303,750,0004,876,725Tennessee .6% </td <td>South Carolina Public Service</td> <td></td> <td></td> <td></td> <td></td>	South Carolina Public Service				
Management Authority of South Carolina, Tobacco Settlement4,876,725Asset-Backed Bonds6.385/15/303,750,0004,876,725Tennessee .6%571,250,0001,263,375Johnson City Health and5.507/1/361,250,0001,263,375Educational Facilities Board,5.507/1/361,250,0001,263,375Hospital First Mortgage Revenue5.507/1/361,250,0001,263,375Texas 9.8%571,250,0001,263,375Barclays Capital Municipal Trust Receipts (Texas A&M University System Board of Regents, Financing System Revenue)5.005/15/395,000,000a.b5,464,900Cities of Dallas and Fort Worth, Dallas/Fort Worth International Airport, Joint Revenue Improvement (Insured; Assured Guaranty)5.005/15/395,000,000a.b5,464,900	Authority, Revenue Obligations	5.50	1/1/38	3,000,000	3,345,840
Carolina, Tobacco Settlement6.385/15/303,750,0004,876,725Asset-Backed Bonds6.385/15/303,750,0004,876,725Tennessee .6% </td <td>Tobacco Settlement Revenue</td> <td></td> <td></td> <td></td> <td></td>	Tobacco Settlement Revenue				
Asset-Backed Bonds 6.38 5/15/30 3,750,000 4,876,725 Tennessee .6% Johnson City Health and Educational Facilities Board, Hospital First Mortgage Revenue (Mountain States Health Alliance) 5.50 7/1/36 1.250,000 ^C 1.263,375 Texas 9.8% Barclays Capital Municipal Trust Receipts (Texas A&M University System Board of Regents, Financing System Revenue) 5.00 5/15/39 5,000,000 ^{a,b} 5,464,900 Cities of Dallas and Fort Worth, Dallas/Fort Worth International Airport, Joint Revenue Improvement (Insured; Assured Guaranty	Management Authority of South				
Tennessee .6%Johnson City Health andEducational Facilities Board,Hospital First Mortgage Revenue(Mountain States Health Alliance)5.507/1/361,250,000c1,263,375Texas 9.8%Barclays Capital Municipal TrustReceipts (Texas A&M UniversitySystem Board of Regents,Financing System Revenue)5.005.005/15/395,000,000Alb5,464,900Cities of Dallas and Fort Worth,Dallas/Fort Worth InternationalAirport, Joint Revenue Improvement(Insured; Assured Guaranty	Carolina, Tobacco Settlement				
Johnson City Health and Educational Facilities Board, Hospital First Mortgage Revenue (Mountain States Health Alliance) 5.50 7/1/36 1,250,000 ^C 1,263,375 Texas 9.8% Barclays Capital Municipal Trust Receipts (Texas A&M University System Board of Regents, Financing System Revenue) 5.00 5/15/39 5,000,000 ^{a,b} 5,464,900 Cities of Dallas and Fort Worth, Dallas/Fort Worth International Airport, Joint Revenue Improvement (Insured; Assured Guaranty	Asset-Backed Bonds	6.38	5/15/30	3,750,000	4,876,725
Educational Facilities Board, Hospital First Mortgage Revenue (Mountain States Health Alliance) 5.50 7/1/36 1,250,000 ^C 1,263,375 Texas 9.8% Barclays Capital Municipal Trust Receipts (Texas A&M University System Board of Regents, Financing System Revenue) 5.00 5/15/39 5,000,000 ^{a,b} 5,464,900 Cities of Dallas and Fort Worth, Dallas/Fort Worth International Airport, Joint Revenue Improvement (Insured; Assured Guaranty	Tennessee .6%				
Hospital First Mortgage Revenue5.507/1/361,250,000C1,263,375Texas 9.8%711 <t< td=""><td>Johnson City Health and</td><td></td><td></td><td></td><td></td></t<>	Johnson City Health and				
(Mountain States Health Alliance)5.507/1/361,250,000C1,263,375Texas 9.8%Barclays Capital Municipal TrustReceipts (Texas A&M UniversitySystem Board of Regents,Financing System Revenue)5.005/15/395,000,000a,b5,464,900Cities of Dallas and Fort Worth,Dallas/Fort Worth InternationalAirport, Joint Revenue Improvement(Insured; Assured Guaranty	Educational Facilities Board,				
Texas 9.8%Barclays Capital Municipal TrustReceipts (Texas A&M UniversitySystem Board of Regents,Financing System Revenue)5.005.005/15/395,000,000 a,bCities of Dallas and Fort Worth,Dallas/Fort Worth InternationalAirport, Joint Revenue Improvement(Insured; Assured Guaranty)	Hospital First Mortgage Revenue				
Barclays Capital Municipal TrustReceipts (Texas A&M UniversitySystem Board of Regents,Financing System Revenue)5.005.005/15/39Cities of Dallas and Fort Worth,Dallas/Fort Worth InternationalAirport, Joint Revenue Improvement(Insured; Assured Guaranty)	(Mountain States Health Alliance)	5.50	7/1/36	1,250,000	c 1,263,375
Receipts (Texas A&M University System Board of Regents, Financing System Revenue) 5.00 5/15/39 5,000,000 ^{a,b} 5,464,900 Cities of Dallas and Fort Worth, Dallas/Fort Worth International Airport, Joint Revenue Improvement (Insured; Assured Guaranty	Texas 9.8%				
System Board of Regents,Financing System Revenue)5.005/15/395,000,000a,b5,464,900Cities of Dallas and Fort Worth,Dallas/Fort Worth InternationalAirport, Joint Revenue Improvement(Insured; Assured Guaranty)	Barclays Capital Municipal Trust				
Financing System Revenue)5.005/15/395,000,000a,b5,464,900Cities of Dallas and Fort Worth,Dallas/Fort Worth InternationalAirport, Joint Revenue Improvement(Insured; Assured Guaranty	Receipts (Texas A&M University				
Cities of Dallas and Fort Worth, Dallas/Fort Worth International Airport, Joint Revenue Improvement (Insured; Assured Guaranty	System Board of Regents,				
Dallas/Fort Worth International Airport, Joint Revenue Improvement (Insured; Assured Guaranty	Financing System Revenue)	5.00	5/15/39	5,000,000	a,b 5,464,900
Airport, Joint Revenue Improvement (Insured; Assured Guaranty	Cities of Dallas and Fort Worth,				
(Insured; Assured Guaranty	Dallas/Fort Worth International				
	Airport, Joint Revenue Improvement				
Municipal Corp.) 5.00 11/1/35 1,500,000 1,500,105	(Insured; Assured Guaranty				
	Municipal Corp.)	5.00	11/1/35	1,500,000	1,500,105

Long-Term Municipal	Coupon	Maturity	Principal	
Investments (continued)	Rate (%)	Date	Amount (\$)	Value (\$)
Texas (continued)				
La Vernia Higher Education				
Finance Corporation,				
Education Revenue (Knowledge				
is Power Program, Inc.)	6.25	8/15/39	2,250,000	2,362,252
Lubbock Educational Facilities				
Authority, Improvement Revenue				
(Lubbock Christian University)	5.25	11/1/37	1,500,000	1,518,510
North Texas Tollway Authority,				
First Tier System Revenue				
(Insured; Assured Guaranty				
Municipal Corp.)	5.75	1/1/40	4,000,000	4,424,720
North Texas Tollway Authority,				
Second Tier System Revenue	5.75	1/1/38	4,000,000	4,262,880
Utah .0%				
Utah Housing Finance Agency,				
SFMR (Collateralized; FHA)	6.00	1/1/31	30,000	30,143
Vermont .9%				
Vermont Educational and Health				
Buildings Financing Agency,				
Revenue (Saint Michael s				
College Project)	6.00	10/1/28	1,500,000	1,573,485
Vermont Housing Finance Agency,				
SFHR (Insured; Assured				
Guaranty Municipal Corp.)	6.40	11/1/30	255,000	260,329
Virginia 1.2%				
Washington County Industrial				
Development Authority, HR				
(Mountain States Health Alliance)	7.25	7/1/19	2,000,000 ^C	2,306,280
Washington 4.1%				
Washington Health Care Facilities				
Authority, Mortgage Revenue				
(Highline Medical Center)				
(Collateralized; FHA)	6.25	8/1/36	3,000,000 ^C	3,312,000
Washington Health Care Facilities				
Authority, Revenue (Catholic				

Health Initiatives)	6.38	10/1/36	1,500,000 ^C	1,706,700

The Fund 15

STATEMENT OF INVESTMENTS (continued)

Long-Term Municipal	Coupon	Maturity	Principal	
Investments (continued)	Rate (%)	Date	Amount (\$)	Value (\$)
Washington (continued)				
Washington Housing Finance				
Commission, Revenue (Single-Family				
Program) (Collateralized: FHLMC,				
FNMA and GNMA)	5.15	6/1/37	3,160,000	3,246,268
West Virginia .5%				
The County Commission of Harrison				
County, SWDR (Allegheny Energy				
Supply Company, LLC Harrison				
Station Project)	5.50	10/15/37	1,000,000	1,011,010
Wisconsin 3.3%				
Badger Tobacco Asset				
Securitization Corporation,				
Tobacco Settlement Asset-Backed				
Bonds (Prerefunded)	7.00	6/1/12	1,500,000 ^e	1,660,230
Wisconsin Health and Educational				
Facilities Authority, Revenue				
(Aurora Health Care, Inc.)	5.60	2/15/29	4,975,000 ^C	4,977,637
Wyoming 1.8%				
Sweetwater County,				
SWDR (FMC Corporation Project)	5.60	12/1/35	1,500,000	1,521,345
Wyoming Municipal Power Agency,				
Power Supply System Revenue	5.50	1/1/38	2,000,000	2,132,640
U.S. Related 10.4%				
Government of Guam,				
LOR (Section 30)	5.75	12/1/34	1,500,000	1,579,560
Puerto Rico Commonwealth,				
Public Improvement GO	5.50	7/1/32	1,000,000	1,052,730
Puerto Rico Commonwealth,				
Public Improvement GO	6.00	7/1/39	1,500,000	1,626,165
Puerto Rico Electric Power				

Authority, Power Revenue	5.00	7/1/37	1,945,000	1,986,195
Puerto Rico Electric Power				
Authority, Power Revenue	5.50	7/1/38	5,400,000	5,695,488
Puerto Rico Electric Power				
Authority, Power Revenue	5.25	7/1/40	1,500,000	1,568,610
Puerto Rico Sales Tax Financing				
Corporation, Sales Tax Revenue				
(First Subordinate Series)	5.38	8/1/39	1,000,000	1,060,560

Long-Term Mulnicipal Coupon Matuniy Principal Investments (continued) Rate (%) Date Amount (\$) Value (\$) U.S. Related (continued) Puerto Rico Sales Tax Financing Corporation, Sales Tax Financing Corporation, Sales Tax Revenue (First Subordinate Series) 6.00 8/1/42 5.500,000 6,104,120 Total Long-Term Municipal Investments (cost \$276,373,174) 294,288,753 Short-Term Municipal Investments .9% California .6% California .7% California .6% California .7% California .6% Cali	Laura Tauna Mandalata I	0			
U.S. Related (continued) Puerto Rico Sales Tax Financing Corporation, Sales Tax Revenue 6.00 8/1/42 5,500,000 6,104,120 (First Subordinate Series) 6.00 8/1/42 5,500,000 6,104,120 Total Long-Term Municipal Investments	Long-Term Municipal	Coupon	Maturity	Principal	
Puerto Rico Sales Tax Financing Corporation, Sales Tax Revenue (First Subordinate Series) 6.00 8/1/42 5,500,000 6,104,120 Total Long-Term Municipal Investments 294,288,753 (cost \$276,373,174) 294,288,753 Short-Term Municipal 294,288,753 Short-Term Municipal 294,288,753 Short-Term Municipal 294,288,753 California .6% 2010 California .6% 2010 California State 294,288,753 Teachers Retirement 294,288,753 System and Gitbank NA) 0.28 10/1/10 1,200,000 1,200,000 Florida .3% 10/1/10 1,200,000 1,200,000 1,200,000 1,200,000 Florida .3% 0.28 10/1/10 1,200,000 1,200,000 1,200,000 Florida .3% 10/1/10 500,000 1,200,000 1,200,000 1,200,000 1,200,000 Yorject) (LOC; Bank of America) 0.31 10/1/10 500,000 1,700,000 Total Investments (cost \$278,073,174) 148,6% 295,988,753 149,914,925,925,983,73 Libilities, Less	· · · · ·	Rate (%)	Date	Amount (\$)	Value (\$)
Corporation, Sales Tax Revenue 6.00 8/1/42 5,500,000 6,104,120 Total Long-Term Municipal Investments 294,288,753 294,288,753 Short-Term Municipal 294,288,753 294,288,753 Short-Term Municipal 294,288,753 294,288,753 California .6% 201 201 California .6% 201 200,000 f Colore .6(Kindergarten-University) 202 200,000 f (LOC: California State 202 200,000 f Florida .3% 0.28 10/1/10 1,200,000 f Florida .3% 203 10/1/10 500,000 f Project) (LOC: Bank of America) 0.31 10/1/10 500,000 Total Short-Term Municipal Investments 205,988,753 205,988,753					
(First Subordinate Series) 6.00 8/1/42 5,500,000 6,104,120 Total Long-Term Municipal Investments 294,288,753 294,288,753 Short-Term Municipal 294,288,753 294,288,753 Short-Term Municipal 294,288,753 294,288,753 Short-Term Municipal 1 294,288,753 Investments .9% California .6% 294,288,753 California .6% 201000 294,288,753 California .6% 201000 294,288,753 California .6% 201000 201000 Colifornia .6% 201000 1,200,000 Colifornia State 2010000 1,200,000 Tocachers Retirement 0.28 10/1/10 1,200,000 System and Citibank NA) 0.28 10/1/10 1,200,000 Florida .3% 295,988,753 295,988,753 Project) (LOC; Bank of America) 0.31 10/1/10 500,000 500,000 Total Short-Term Municipal Investments 148.6% 295,988,753 295,988,753 Cibilities, Less Cash and Receivables (10.9%) (21,788,942) 201,990,900					
Total Long-Term Municipal Investments 294,288,753 (cost \$276,373,174) 294,288,753 Short-Term Municipal Investments .9% California .6% California .6% California .6% California .5% California .5 California .5 System and Citibank NA) 0.28 10/1/10 1,200,000 Florida .3% Florida Municipal Power Agency, Florida .500,000 F Revenue, Refunding O.31 10/1/10 500,000 F (All-Requirements Power Supply O.31 10/1/10 500,000 Total Short-Term Municipal Investments (cost \$1,700,000) 1,700,000 1,700,000 Total Short-Cest \$278,073,174)	Corporation, Sales Tax Revenue				
(cost \$276,373,174) 294,288,753 Short-Term Municipal Investments .9% California .6% California .	(First Subordinate Series)	6.00	8/1/42	5,500,000	6,104,120
Short-Term Municipal Investments .9% California .6% California, GO Notes (Kindergarten-University) (LOC: California State Teachers Retirement System and Citibank NA) 0.28 10/1/10 1,200,000 1 1,200,000 Florida .3% Florida Municipal Power Agency, Revenue, Refunding (All-Requirements Power Supply Project) (LOC; Bank of America) 0.31 10/1/10 500,000 f 500,000 Total Short-Term Municipal Investments	Total Long-Term Municipal Investments				
Investments .9% California .6% California, GO Notes (Kindergarten-University) (LOC: California State Teachers Retirement System and Citibank NA) 0.28 10/1/10 1,200,000 f 1,200,000 Florida .3% Florida Municipal Power Agency, Revenue, Refunding (All-Requirements Power Supply Project) (LOC; Bank of America) 0.31 10/1/10 500,000 f 500,000 Total Short-Term Municipal Investments (cost \$1,700,000) f 500,000 f Total Investments (cost \$278,073,174) 148.6% 295,988,753 295,988,753 Liabilities, Less Cash and Receivables (10.9%) (21,788,942)	(cost \$276,373,174)				294,288,753
Investments .9% California .6% California, GO Notes (Kindergarten-University) (LOC: California State Teachers Retirement System and Citibank NA) 0.28 10/1/10 1,200,000 f 1,200,000 Florida .3% Florida Municipal Power Agency, Revenue, Refunding (All-Requirements Power Supply Project) (LOC; Bank of America) 0.31 10/1/10 500,000 f 500,000 Total Short-Term Municipal Investments (cost \$1,700,000) f 500,000 f Total Investments (cost \$278,073,174) 148.6% 295,988,753 148.6% 295,988,753					
California .6% California, GO Notes (Kindergarten-University) (LOC: California State Teachers Retirement System and Citibank NA) 0.28 10/1/10 1,200,000 f 1,200,000 Florida .3% 0.28 10/1/10 1,200,000 f 1,200,000 Florida .3% 0.28 10/1/10 1,200,000 f 500,000 Florida .3% 0.31 10/1/10 500,000 f 500,000 Florida Municipal Power Agency, 0.31 10/1/10 500,000 f 500,000 (All-Requirements Power Supply 0.31 10/1/10 500,000 f 500,000 Total Short-Term Municipal Investments 0.31 10/1/10 500,000 f 500,000 Total Investments (cost \$278,073,174) 148.6% 295,988,753 295,988,753 148.6% 295,988,753	Short-Term Municipal				
California, GO Notes (Kindergarten-University) (LOC: California State Teachers Retirement System and Citibank NA) 0.28 10/1/10 1,200,000 f 1,200,000 Florida .3% Florida Municipal Power Agency, Revenue, Refunding (All-Requirements Power Supply Project) (LOC; Bank of America) 0.31 10/1/10 500,000 f 500,000 Total Short-Term Municipal Investments (cost \$1,700,000) 1,700,000 1,700,000 1,700,000 Total Investments (cost \$278,073,174) 148.6% 295,988,753 148.6% 295,988,753	Investments .9%				
GO Notes (Kindergarten-University) (LOC: California State Teachers Retirement 59stem and Citibank NA) 0.28 10/1/10 1,200,000 f 1,200,000 Florida .3% 0.28 10/1/10 1,200,000 f 1,200,000 Florida Municipal Power Agency, F 1	California .6%				
(LOC: California State Teachers Retirement System and Citibank NA) 0.28 10/1/10 1,200,000 f 1,200,000 Florida .3% Florida Municipal Power Agency, Revenue, Refunding 1	California,				
Teachers Retirement System and Citibank NA) 0.28 10/1/10 1,200,000 f 1,200,000 Florida .3% Florida Municipal Power Agency, Revenue, Refunding 1	GO Notes (Kindergarten-University)				
System and Citibank NA) 0.28 10/1/10 1,200,000 f 1,200,000 Florida .3% Florida Municipal Power Agency, Revenue, Refunding (All-Requirements Power Supply Project) (LOC; Bank of America) 0.31 10/1/10 500,000 f 500,000 Total Short-Term Municipal Investments 0.31 10/1/10 500,000 f 500,000 Total Investments (cost \$278,073,174) 148.6% 295,988,753 140.9% (21,788,942)	(LOC: California State				
Florida .3% Florida Municipal Power Agency, Revenue, Refunding (All-Requirements Power Supply Project) (LOC; Bank of America) 0.31 10/1/10 500,000 f 500,000 Total Short-Term Municipal Investments	Teachers Retirement				
Florida Municipal Power Agency, Revenue, Refunding (All-Requirements Power Supply Project) (LOC; Bank of America) 0.31 10/1/10 500,000 f 500,000 Total Short-Term Municipal Investments 110/1/10 500,000 f 100,000 Total Investments (cost \$278,073,174) 148.6% 295,988,753 100,000	System and Citibank NA)	0.28	10/1/10	1,200,000 ^f	1,200,000
Revenue, Refunding (All-Requirements Power Supply Project) (LOC; Bank of America) 0.31 10/1/10 500,000 f 500,000 Total Short-Term Municipal Investments (cost \$1,700,000) 1,700,000 1,700,000 1,700,000 Total Investments (cost \$278,073,174) 148.6% 295,988,753 (10.9%) (21,788,942)	Florida .3%				
(All-Requirements Power Supply Project) (LOC; Bank of America) 0.31 10/1/10 500,000 f 500,000 Total Short-Term Municipal Investments (cost \$1,700,000) 1,700,000 1,700,000 1,700,000 Total Investments (cost \$278,073,174) 148.6% 295,988,753 Liabilities, Less Cash and Receivables (10.9%) (21,788,942)	Florida Municipal Power Agency,				
Project) (LOC; Bank of America) 0.31 10/1/10 500,000 f 500,000 Total Short-Term Municipal Investments (cost \$1,700,000) 1,700,000 1,700,000 1,700,000 Total Investments (cost \$278,073,174) 148.6% 295,988,753 295,988,753 Liabilities, Less Cash and Receivables (10.9%) (21,788,942)	Revenue, Refunding				
Total Short-Term Municipal Investments 1,700,000 (cost \$1,700,000) 1,700,000 Total Investments (cost \$278,073,174) 148.6% 295,988,753 Liabilities, Less Cash and Receivables (10.9%) (21,788,942)	(All-Requirements Power Supply				
(cost \$1,700,000) 1,700,000 Total Investments (cost \$278,073,174) 148.6% 295,988,753 Liabilities, Less Cash and Receivables (10.9%) (21,788,942)	Project) (LOC; Bank of America)	0.31	10/1/10	500,000 ^f	500,000
Total Investments (cost \$278,073,174) 148.6% 295,988,753 Liabilities, Less Cash and Receivables (10.9%) (21,788,942)	Total Short-Term Municipal Investments				
Liabilities, Less Cash and Receivables (10.9%) (21,788,942)	(cost \$1,700,000)				1,700,000
Liabilities, Less Cash and Receivables (10.9%) (21,788,942)					
	Total Investments (cost \$278,073,174)			148.6%	295,988,753
Preferred Stock, at redemption value (37.7%) (75,000,000)	Liabilities, Less Cash and Receivables			(10.9%)	(21,788,942)
	Preferred Stock, at redemption value			(37.7%)	(75,000,000)

Net Assets Applicable to Common Shareholders 100.0% 199,199,811 a Collateral for floating rate borrowings. b Securities exempt from registration under Rule 144A of the Securities Act of 1933.These securities may be resold in transactions exempt from registration, normally to qualified institutional buyers.At September 30, 2010. these international securities had a market value of \$53,924,100 or 27.1% of net assets applicable to Common Shareholders. international securities whose payment of principal and interest is dependent upon revenues generated from health care. interest is dependent upon revenues generated from health care. interest demend date. So overnment securities which are held in escrow and are used to pay principal and interest or the municipal issue and to retire the bonds in full at the earliest refunding date. interest demand note rate shown is the interest rate in effect at September 30, 2010. Maturity date represents the next demand date, or the ultimate maturity date if earlier. if earlier. if earlier.

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STATEMENT OF INVESTMENTS (continued)

Summary of Abbreviations

Association of Bay Area Governments	ACA	American Capital Access
ACE Guaranty Corporation	AGIC	Asset Guaranty Insurance Company
American Municipal Bond	ARRN	Adjustable Rate Receipt Notes
Assurance Corporation		
Bond Anticipation Notes	BPA	Bond Purchase Agreement
CDC Ixis Financial Guaranty	СОР	Certificate of Participation
Commercial Paper	EDR	Economic Development Revenue
Environmental Improvement Revenue	FGIC	Financial Guaranty Insurance
		Company
Federal Housing Administration	FHLB	Federal Home Loan Bank
Federal Home Loan Mortgage	FNMA	Federal National
Corporation		Mortgage Association
Grant Anticipation Notes	GIC	Guaranteed Investment Contract
Government National	GO	General Obligation
Mortgage Association		
Hospital Revenue	IDB	Industrial Development Board
Industrial Development Corporation	IDR	Industrial Development Revenue
	ACE Guaranty Corporation American Municipal Bond Bond Anticipation Notes CDC Ixis Financial Guaranty Commercial Paper Environmental Improvement Revenue Federal Housing Administration Federal Home Loan Mortgage Corporation Grant Anticipation Notes Government National Mortgage Association	ACE Guaranty Corporation AGIC American Municipal Bond Africa Surrance Corporation ASsurance Corporation Eond Anticipation Notes BPA CDC Ixis Financial Guaranty COP Commercial Paper EDR Environmental Improvement Revenue FGIC Federal Housing Administration FHLB Federal Home Loan Mortgage FNMA Corporation Grant Anticipation Notes GIC Government National GO Mortgage Association

LOC	Letter of Credit	LOR	Limited Obligation Revenue
LR	Lease Revenue	MFHR	Multi-Family Housing Revenue
MFMR	Multi-Family Mortgage Revenue	PCR	Pollution Control Revenue
PILOT	Payment in Lieu of Taxes	PUTTERS P	uttable Tax-Exempt Receipts
RAC	Revenue Anticipation Certificates	RAN	Revenue Anticipation Notes
RAW	Revenue Anticipation Warrants	RRR	Resources Recovery Revenue
SAAN	State Aid Anticipation Notes	SBPA	Standby Bond Purchase Agreement
SFHR	Single Family Housing Revenue	SFMR	Single Family Mortgage Revenue
SONYMA	State of New York Mortgage Agency	SWDR	Solid Waste Disposal Revenue
TAN	Tax Anticipation Notes	TAW	Tax Anticipation Warrants
TRAN	Tax and Revenue Anticipation Notes	XLCA	XL Capital Assurance

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Summary of	of Combined R	atings (Unaudited)			
Fitch	or	Moody s	or	Standard & Poor s	Value (%)
AAA		Aaa		AAA	15.8
AA		Aa		AA	15.7
A		А		A	43.4
BBB		Baa		BBB	19.7
СС		Ca		CC	.7
F1		MIG1/P1		SP1/A1	.6
Not Rated ^g		Not Rated ^g		Not Rated ^g	4.1
					100.0

Based on total investments.

g Securities which, while not rated by Fitch, Moody s and Standard & Poor s, have been determined by the Manager to

be of comparable quality to those rated securities in which the fund may invest.

See notes to financial statements.

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STATEMENT OF ASSETS AND LIABILITIES

September 30, 2010

	Cost	Value
Assets (\$):		
Investments in securities See Statement of Investments	278,073,174	295,988,753
Interest receivable		4,756,830
Receivable for investment securities sold		2,271,191
Prepaid expenses		14,196
		303,030,970
Liabilities (\$):		
Due to The Dreyfus Corporation and affiliates Note 2(b)		165,787
Cash overdraft due to Custodian		920,124
Payable for floating rates notes issued Note 3		25,000,000
Payable for investment securities purchased		2,468,750
Interest and expense payable related to		
floating rate notes issued Note 3		101,090
Commissions payable		14,408
Dividends payable to Preferred Shareholders		4,164
Accrued expenses		156,836
		28,831,159
Auction Preferred Stock, Series A and B, par value \$.001		
per share (3,000 shares issued and outstanding at \$25,000		
per share liquidation preference) Note 1		75,000,000
Net Assets applicable to Common Shareholders (\$)		199,199,811
Composition of Net Assets (\$):		
Common Stock, par value, \$.001 per share		
(20,600,015 shares issued and outstanding)		20,600
Paid-in capital		183,694,929
Accumulated undistributed investment income net		4,688,364
Accumulated net realized gain (loss) on investments		(7,119,661)
Accumulated net unrealized appreciation		
(depreciation) on investments		17,915,579
Net Assets applicable to Common Shareholders (\$)		199,199,811
Shares Outstanding		
(110 million shares authorized)		20,600,015
Net Asset Value, per share of Common Stock (\$)		9.67

See notes to financial statements.

STATEMENT OF OPERATIONS

Year Ended September 30, 2010

Investment Income (\$):	
Interest Income	15,969,621
Expenses:	
Management fee Note 2(a)	1,955,217
Commission fees Note 1	149,918
Interest and expense related to	
floating rate notes issued Note 3	144,050
Professional fees	103,417
Shareholders reports	50,434
Shareholder servicing costs Note 2(b)	43,218
Registration fees	21,667
Custodian fees Note 2(b)	20,934
Directors fees and expenses Note 2(c)	12,367
Miscellaneous	68,253
Total Expenses	2,569,475
Investment Income Net	13,400,146
Realized and Unrealized Gain (Loss) on Investments Note 3 (\$):	
Net realized gain (loss) on investments	3,299,589
Net unrealized appreciation (depreciation) on investments	1,248,916
Net Realized and Unrealized Gain (Loss) on Investments	4,548,505
Dividends to Preferred Shareholders	(356,927)
Net Increase in Net Assets Resulting from Operations	17,591,724

See notes to financial statements.

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STATEMENT OF CHANGES IN NET ASSETS

		Year Ended September 30,
	2010	2009
Operations (\$):		
Investment income net	13,400,146	13,641,572
Net realized gain (loss) on investments	3,299,589	(6,124,065)
Net unrealized appreciation		
(depreciation) on investments	1,248,916	23,217,709

Dividends to Preferred Shareholders	(356,927)	(1,276,749)
Net Increase (Decrease) in Net Assets		
Resulting from Operations	17,591,724	29,458,467
Dividends to Common Shareholders from (\$):		
Investment income net	(11,471,272)	(10,132,614)
Capital Stock Transactions (\$):		
Dividends reinvested	50,652	
Total Increase (Decrease) in Net Assets	6,171,104	19,325,853
Net Assets (\$):		
Beginning of Period	193,028,707	173,702,854
End of Period	199,199,811	193,028,707
Undistributed investment income net	4,688,364	3,197,412
Capital Share Transactions (Shares):		
Increase in Shares Outstanding		
as a Result of Dividends Reinvested	5,271	

See notes to financial statements.

FINANCIAL HIGHLIGHTS

The following table describes the performance for the fiscal periods indicated. Total return shows how much your investment in the fund would have increased (or decreased) during each period, assuming you had reinvested all dividends and dis-tributions. These figures have been derived from the fund's financial statements, and with respect to common stock, market price data for the fund s common shares.

	Year Ended September 30,					
	2	2010	2009	2008	2007	2006
Per Share Data (\$):						
Net asset value, beginning of period	ç	9.37	8.43	9.34	9.66	9.68
Investment Operations:						
Investment income net		.65	.66	.70	.69	.65
Net realized and unrealized						
gain (loss) on investments		.23	.83	(.95)	(.34)	.00 ^b
Dividends to Preferred Shareholders						
from investment income net	(.02)	(.06)	(.17)	(.18)	(.15)
Total from Investment Operations		.86	1.43	(.42)	.17	.50
Distributions to Common Shareholders:						
Dividends from investment income net	(.56)		(.49)	(.49)	(.49)	(.52)
Net asset value, end of period	ç	9.67	9.37	8.43	9.34	9.66
Market value, end of period	ç	9.95	8.62	7.03	8.67	9.17

²²

Total Return (%) ^C	22.72	30.87	(14.04)	(.34)	3.86

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FINANCIAL HIGHLIGHTS (continued)

		Year E	Ended Septembe	er 30,	
	2010	2009	2008	2007	2006
Ratios/Supplemental Data (%):					
Ratio of total expenses to average					
net assets applicable to					
Common Stock ^d	1.35	1.41	1.55	1.67	1.61
Ratio of interest and expense related					
to floating rate notes issued					
to average net assets applicable					
to Common Stock ^d	.08		.19	.35	.28
Ratio of net investment income					
to average net assets applicable					
to Common Stock ^d	7.03	7.98	7.64	7.28	6.83
Ratio of total expenses					
to total average net assets	.92	.89	1.01	1.11	1.06
Ratio of interest and expense related					
to floating rate notes issued					
to total average net assets	.05		.12	.23	.18
Ratio of net investment income					
to total average net assets	4.80	5.04	4.98	4.82	4.53
Portfolio Turnover Rate	18.26	23.36	50.58	10.30	10.09
Asset coverage of Preferred Stock,					
end of period	366	293	274	292	300
Net Assets, net of Preferred Stock,					
end of period (\$ x 1,000)	199,200	193,029	173,703	192,439	198,839
Preferred Stock outstanding,					
end of period (\$ x 1,000)	75,000	100,000	100,000	100,000	100,000

a Based on average common shares outstanding at each month end.

b Amount represents less than \$.01 per share.

c Calculated based on market value.

d Does not reflect the effect of dividends to Preferred Shareholders.

See notes to financial statements.

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NOTES TO FINANCIAL STATEMENTS

NOTE 1 Significant Accounting Policies:

Dreyfus Municipal Income, Inc. (the fund) is registered under the Investment Company Act of 1940, as amended (the Act), as a non-diversified closed-end management investment company. The fund s investment objective is to maximize current income exempt from federal income tax to the extent consistent with the preservation of capital. The Dreyfus Corporation (the Manager or Dreyfus), a wholly-owned subsidiary of The Bank of New York Mellon Corporation (BNY Mellon), serves as the fund s investment adviser. The fund s Common Stock trades on the New York Stock Exchange Amex (the NYSE) under the ticker symbol DMF.

The fund has outstanding 1,500 shares of Series A and 1,500 shares of Series B Auction Preferred Stock (APS), with a liquidation preference of \$25,000 per share (plus an amount equal to accumulated but unpaid dividends upon liquidation). APS dividend rates are determined pursuant to periodic auctions or by reference to a market rate. Deutsche BankTrust Company America, as Auction Agent, receives a fee from the fund for its services in connection with such auctions. The fund also compensates broker-dealers generally at an annual rate of .15%-.25% of the purchase price of the shares of APS.

The fund is subject to certain restrictions relating to the APS. Failure to comply with these restrictions could preclude the fund from declaring any distributions to common shareholders or repurchasing common shares and/or could trigger the mandatory redemption of APS at liquidation value. Thus, redemptions of APS may be deemed to be outside of the control of the fund.

The holders of the APS, voting as a separate class, have the right to elect at least two directors. The holders of the APS will vote as a separate class on certain other matters, as required by law. The fund has designated Whitney I. Gerard and George L. Perry as directors to be elected by the holders of APS.

The Fund 25

NOTES TO FINANCIAL STATEMENTS (continued)

On November 2, 2009, the Board of Directors authorized the fund to redeem up to 25% of the fund s APS, subject to market, regulatory and other conditions and factors.

During the period ended September 30, 2010, the fund announced the following redemptions of APS at a price of \$25,000 per share plus any accrued and unpaid dividends through the redemption date.

	Shares	Amount	Redemption
Series	Redeemed	Redeemed (\$)	Date
А	200	5,000,000	March 10, 2010
В	200	5,000,000	March 12, 2010
A	100	2,500,000	March 31, 2010
В	100	2,500,000	April 5, 2010
А	200	5,000,000	June 9, 2010
В	200	5,000,000	June 11, 2010
Total	1,000	25,000,000	

The Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC) is the exclusive reference of authoritative U.S. generally accepted accounting principles (GAAP) recognized by the FASB to be applied by nongovernmental entities. Rules and interpretive releases of the Securities and Exchange Commission (SEC) under authority of federal laws are also sources of authoritative GAAP for SEC registrants. The fund s financial statements are prepared in accordance with GAAP, which may require the use of management estimates and assumptions. Actual results could differ from those estimates.

The fund enters into contracts that contain a variety of indemnifications. The fund s maximum exposure under these arrangements is unknown. The fund does not anticipate recognizing any loss related to these arrangements.

(a) Portfolio valuation: Investments in municipal debt securities are valued on the last business day of each week and month by an inde-

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pendent pricing service (the Service) approved by the Board of Directors. Investments for which quoted bid prices are readily available and are representative of the bid side of the market in the judgment of the Service are valued at the mean between the quoted bid prices (as obtained by the Service from dealers in such securities) and asked prices (as calculated by the Service based upon its evaluation of the market for such securities). Other investments (which constitute a majority of the portfolio securities) are carried at fair value as determined by the Service, based on methods which include consideration of: yields or prices of municipal securities of comparable quality, coupon, maturity and type; indications as to values from dealers; and general market conditions. Options and financial futures on municipal and U.S.Treasury securities are valued at the last sales price on the securities exchange on which such securities are primarily traded or at the last sales price on the national securities market on the last business day of each week and month.

The fair value of a financial instrument is the amount that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date (i.e. the exit price). GAAP establishes a fair value hierarchy that prioritizes the inputs of valuation techniques used to measure fair value. This hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements).

Additionally, GAAP provides guidance on determining whether the volume and activity in a market has decreased significantly and whether such a decrease in activity results in transactions that are not orderly. GAAP requires enhanced disclosures around valuation inputs and techniques used during annual and interim periods.

The Fund 27

NOTES TO FINANCIAL STATEMENTS (continued)

Various inputs are used in determining the value of the fund s investments relating to fair value measurements. These inputs are summarized in the three broad levels listed below:

Level 1 unadjusted quoted prices in active markets for identical investments.

Level 2 other significant observable inputs (including quoted prices for similar investments, interest rates, prepayment speeds, credit risk, etc.).

Level 3 significant unobservable inputs (including the fund s own assumptions in determining the fair value of investments).

The inputs or methodology used for valuing securities are not necessarily an indication of the risk associated with investing in those securities.

The following is a summary of the inputs used as of September 30, 2010 in valuing the fund s investments:

	Level 1	Level 2 Other	Level 3	
	Unadjusted	Significant	Significant	
	Quoted	Observable	Unobservable	
	Prices	Inputs	Inputs	Total
Assets (\$)				
Investments in Securities:				
Municipal Bonds		295,988,753		295,988,753

In January 2010, FASB issued Accounting Standards Update (ASU) No. 2010-06 Improving Disclosures about FairValue Measurements . The portions of ASU No. 2010-06 which require reporting entities to prepare new disclosures surrounding amounts and reasons for significant transfers in and out of Level 1 and Level 2 fair value measurements as well as inputs and valuation techniques used to measure fair value for both recurring and nonrecurring fair value measurements that fall in either Level 2 or Level 3 have been adopted by the fund. No significant transfers between Level 1 or Level 2 fair value measurements occurred at September 30, 2010. The remaining portion of ASU No. 2010-06

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requires reporting entities to make new disclosures about information on purchases, sales, issuances and settlements on a gross basis in the reconciliation of activity in Level 3 fair value measurements. These new and revised disclosures are required to be implemented for fiscal years beginning after December 15, 2010. Management is currently evaluating the impact that the adoption of this remaining portion of ASU No. 2010-06 may have on the fund s financial statement disclosures.

(b) Securities transactions and investment income: Securities transactions are recorded on a trade date basis. Realized gains and losses from securities transactions are recorded on the identified cost basis. Interest income, adjusted for accretion of discount and amortization of premium on investments, is earned from settlement date and recognized on the accrual basis. Securities purchased or sold on a when-issued or delayed delivery basis may be settled a month or more after the trade date.

(c) Dividends to shareholders of Common Stock (Common Shareholder(s) Dividends are recorded on the ex-dividend date. Dividends from investment income-net are declared and paid monthly. Dividends from net realized capital gains, if any, are normally declared and paid annually, but the fund may make distributions on a more frequent basis to comply with the distribution requirements of the Internal Revenue Code of 1986, as amended (the Code). To the extent that net realized capital gains can be offset by capital loss carryovers, it is the policy of the fund not to distribute such gains. Income and capital gain distributions are determined in accordance with income tax regulations, which may differ from GAAP.

For Common Shareholders who elect to receive their distributions in additional shares of the fund, in lieu of cash, such distributions will be reinvested at the lower of the market price or net asset value per share (but not less than 95% of the market price) as defined in the dividend reinvestment and cash purchase plan.

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NOTES TO FINANCIAL STATEMENTS (continued)

On September 29, 2010, the Board of Directors declared a cash dividend of \$0.0475 per share from investment income-net, payable on October 29, 2010 to Common Shareholders of record as of the close of business on October 15, 2010.

(d) Dividends to shareholders of APS: Dividends, which are cumulative, are generally reset every 7 days for each Series of APS pursuant to a process specified in related fund charter documents. Dividend rates as of September 30, 2010, for each Series of APS were as follows: Series A .427% and Series B .457%. These rates reflect the maximum rates under the governing instruments as a result of failed auctions in which sufficient clearing bids are not received. The average dividend rates for the period ended September 30, 2010 for each Series of APS were as follows: Series A .404% and Series B .400%.

(e) Federal income taxes: It is the policy of the fund to continue to qualify as a regulated investment company, which can distribute tax exempt dividends, by complying with the applicable provisions of the Code and to make distributions of income and net realized capital gain sufficient to relieve it from substantially all federal income and excise taxes.

As of and during the period ended September 30, 2010, the fund did not have any liabilities for any uncertain tax positions. The fund recognizes interest and penalties, if any, related to uncertain tax positions as income tax expense in the Statement of Operations. During the period, the fund did not incur any interest or penalties.

Each of the tax years in the four-year period ended September 30, 2010 remains subject to examination by the Internal Revenue Service and state taxing authorities.

At September 30, 2010, the components of accumulated earnings on a tax basis were as follows: undistributed tax exempt income \$4,731,996, accumulated capital losses \$7,330,927 and unrealized appreciation \$18,126,845.

The accumulated capital loss carryover is available for federal income tax purposes to be applied against future net securities profits, if any,

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realized subsequent to September 30, 2010. If not applied, \$360,799 of the carryover expires in fiscal 2011, \$3,070,417 expires in fiscal 2012, \$298,941 expires in fiscal 2016, \$1,246,519 expires in fiscal 2017 and \$2,354,251 expires in fiscal 2018.

The tax character of distributions paid to shareholders during the fiscal periods ended September 30, 2010 and September 30, 2009 were as follows: tax exempt income \$11,799,912 and \$11,409,363 and ordinary income \$28,287 and \$0, respectively.

During the period ended September 30, 2010, as a result of permanent book to tax differences, primarily due to the tax treatment for amortization adjustments and capital loss carryover expiration, the fund decreased accumulated undistributed investment income-net by \$80,995, increased net realized gain (loss) on investments by \$1,461,222 and decreased paid-in capital by \$1,380,227. Net assets and net asset value per share were not affected by this reclassification.

NOTE 2 Management Fee and Other Transactions With Affiliates:

(a) Pursuant to a management agreement (Agreement) with the Manager, the management fee is computed at the annual rate of .70% of the value of the fund s average weekly net assets, inclusive of the outstanding auction preferred stock, and is payable monthly. The Agreement provides that if in any full fiscal year the aggregate expenses of the fund, exclusive of taxes, interest on borrowings, brokerage fees and extraordinary expenses, exceed the expense limitation of any state having jurisdiction over the fund, the fund may deduct from payments to be made to the Manager, or the Manager will bear, the amount of such excess to the extent required by state law. During the period ended September 30, 2010, there was no expense reimbursement pursuant to the Agreement.

(b) The fund compensates BNY Mellon Shareowner Services, a subsidiary of BNY Mellon and an affiliate of Dreyfus, under a transfer agency agreement for providing personnel and facilities to perform transfer agency services for the fund. During the period ended

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NOTES TO FINANCIAL STATEMENTS (continued)

September 30, 2010, the fund was charged \$13,357 pursuant to the transfer agency agreement, which is included in Shareholder servicing costs in the Statement of Operations.

The fund compensates The Bank of NewYork Mellon, a subsidiary of BNY Mellon and an affiliate of Dreyfus, under a custody agreement for providing custodial services to the fund. During the period ended September 30, 2010, the fund was charged \$20,934 pursuant to the custody agreement.

The fund has an arrangement with the custodian bank whereby the fund receives earnings credits from the custodian when positive cash balances are maintained, which are used to offset custody fees. For financial reporting purposes, the fund includes net earnings credits as an expense offset in the Statement of Operations.

During the period ended September 30, 2010, the fund was charged \$6,380 for services performed by the Chief Compliance Officer.

The components of Due to The Dreyfus Corporation and affiliates in the Statement of Assets and Liabilities consist of: management fees \$157,439, custodian fees \$2,965, chief compliance officer fees \$1,783 and transfer agency per account fees \$3,600.

(c) Each Board member also serves as a Board member of other funds within the Dreyfus complex. Annual retainer fees and attendance fees are allocated to each fund based on net assets.

NOTE 3 Securities Transactions:

The aggregate amount of purchases and sales of investment securities, excluding short-term securities, during the period ended September 30, 2010, amounted to \$52,199,438 and \$96,566,164, respectively.

Inverse Floater Securities: The fund participates in secondary inverse floater structures in which fixed-rate, tax-exempt municipal bonds purchased by the fund are transferred to a trust. The trust subsequently issues two or more variable rate securities that are collateralized by the cash flows of the fixed-rate, tax-exempt municipal bonds. One or more of these variable rate securities pays interest based on a short-term

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floating rate set by a remarketing agent at predetermined intervals. A residual interest tax-exempt security is also created by the trust, which is transferred to the fund, and is paid interest based on the remaining cash flow of the trust, after payment of interest on the other securities and various expenses of the fund.

The fund accounts for the transfer of bonds to the trust as secured borrowings, with the securities transferred remaining in the fund s investments, and the related floating rate certificate securities reflected as fund liabilities under the caption, Payable for floating rate notes issued in the Statement of Assets and Liabilities.

The average amount of borrowings outstanding under the inverse floater structure during the period ended September 30, 2010, was approximately \$15,000,000, with a related weighted average annualized interest rate of .96%.

The provisions of ASC Topic 815 Derivatives and Hedging require qualitative disclosures about objectives and strategies for using derivatives, quantitative disclosures about fair value amounts of gains and losses on derivative instruments and disclosures about credit-risk-related contingent features in derivative agreements. The fund held no derivatives during the period ended September 30, 2010.

At September 30, 2010, the cost of investments for federal income tax purposes was \$252,861,908; accordingly, accumulated net unrealized appreciation on investments was \$18,126,845, consisting of \$20,336,716 gross unrealized appreciation and \$2,209,871 gross unrealized depreciation.

NOTE 4 Subsequent Event:

On November 22, 2010, the Board of Directors declared a cash dividend of \$0.0525 per share from investment income-net, payable to Common Shareholders of record as of the close of business on December 10, 2010. This represents an increase of \$0.005 per share from the previous dividend. See Note 1(c).

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Shareholders and Board of Directors

Dreyfus Municipal Income, Inc.

We have audited the accompanying statement of assets and liabilities of Dreyfus Municipal Income, Inc., including the statement of investments, as of September 30, 2010, and the related statement of operations for the year then ended, the statement of changes in net assets for each of the two years in the period then ended and financial highlights for each of the years indicated therein. 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. We were not engaged to perform an audit of the Fund s internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Fund s internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements and financial highlights, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. Our procedures included confirmation of securities owned as of September 30, 2010 by correspondence with the custodian and others. 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 Dreyfus Municipal Income, Inc. at September 30, 2010, the results of its operations for the year then ended, the changes in its net assets for each of the two years in the period then ended, and the financial highlights for each of the indicated years, in conformity with U.S. generally accepted accounting principles.

New York, New York November 23, 2010

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ADDITIONAL INFORMATION (Unaudited)

Dividend Reinvestment Plan

Under the fund s Dividend Reinvestment Plan (the Plan), a Common Shareholder who has fund shares registered in his name will have all dividends and distributions reinvested automatically by BNY Mellon Shareowner Services, as Plan administrator (the Administrator), in additional shares of the fund at the lower of prevailing market price or net asset value (but not less than 95% of market value at the time of valuation) unless such Common Shareholder elects to receive cash as provided below. If market price is equal to or exceeds net asset value, shares will be issued at net asset value. If net asset value exceeds market price or if a cash dividend only is declared, the Administrator, as agent for the Plan participants, will buy fund shares in the open market. A Plan participant is not relieved of any income tax that may be payable on such dividends or distributions.

A Common Shareholder who owns fund shares registered in nominee name through his broker/dealer (i.e., in street name) may not participate in the Plan, but may elect to have cash dividends and distributions reinvested by his broker/dealer in additional shares of the fund if such service is provided by the broker/dealer; otherwise such dividends and distributions will be treated like any other cash dividend or distribution.

A Common Shareholder who has fund shares registered in his name may elect to withdraw from the Plan at any time for a \$5.00 fee and thereby elect to receive cash in lieu of shares of the fund. Changes in elections must be in writing, sent to The Bank of New York Mellon, c/o BNY Mellon Shareowner Services, Shareholder Investment Plan, P.O. Box 358035, Pittsburgh, PA 15252-8035, should include the shareholder s name and address as they appear on the Administrator s records and will be effective only if received more than ten business days prior to the record date for any distribution.

The Administrator maintains all Common Shareholder accounts in the Plan and furnishes written confirmations of all transactions in the account. Shares in the account of each Plan participant will be held by

ADDITIONAL INFORMATION (Unaudited) (continued)

the Administrator in non-certificated form in the name of the participant, and each such participant s proxy will include those shares purchased pursuant to the Plan.

The fund pays the Administrator s fee for reinvestment of dividends and distributions. Plan participants pay a pro rata share of brokerage commissions incurred with respect to the Administrator s open market purchases in connection with the reinvestment of dividends or distributions.

The fund reserves the right to amend or terminate the Plan as applied to any dividend or distribution paid subsequent to notice of the change sent to Plan participants at least 90 days before the record date for such dividend or distribution. The Plan also may be amended or terminated by the Administrator on at least 90 days written notice to Plan participants.

Level Distribution Policy

The fund s dividend policy is to distribute substantially all of its net investment income to its shareholders on a monthly basis. In order to provide shareholders with a more consistent yield to the current trading price of shares of Common Stock of the fund, the fund may at times pay out less than the entire amount of net investment income earned in any particular month and may at times in any month pay out such accumulated but undistributed income in addition to net investment income earned in that month. As a result, the dividends paid by the fund for any particular month may be more or less than the amount of net investment income earned by the fund during such month. The fund s current accumulated but undistributed net investment income, if any, is disclosed in the Statement of Assets and Liabilities, which comprises part of the Financial Information included in this report.

Benefits and Risks of Leveraging

The fund utilizes leverage to seek to enhance the yield and net asset value of its Common Stock. These objectives cannot be achieved in all interest rate environments. To leverage, the fund has issued Preferred stock, which pays dividends at prevailing short-term interest rates, and

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invests the proceeds in long-term municipal bonds. The interest earned on these investments is paid to Common Shareholders in the form of dividends, and the value of these portfolio holdings is reflected in the per share net asset value of the fund s common stock. During the fiscal year ended September 30, 2010, the fund redeemed \$25,000,000 of its outstanding Preferred stock, the leverage that had been provided by the redeemed Preferred stock was replaced through the purchase of tax-exempt tender option bonds. In order for either of these forms of leverage to benefit Common shareholders, the yield curve must be positively sloped: that is, short-term interest rates must be lower than long-term interest rates. At the same time, a period of generally declining interest rates will benefit Common Shareholders. If either of these conditions change along with other factors that may have an effect on preferred dividends or tender options bonds, then the risk of leveraging will begin to outweigh the benefits.

Supplemental Information

During the period ended September 30, 2010, there were: (i) no material changes in the fund s investment objectives or fundamental investment policies, (ii) no changes in the fund s charter or by-laws that would delay or prevent a change of control of the fund, (iii) no material changes in the principal risk factors associated with investment in the fund, and (iv) no change in the person primarily responsible for the day-to-day management of the fund s portfolio.

Certifications

The fund s reports to the SEC on Form N-CSR and Form N-Q contain certifications by the fund s chief executive officer and chief financial officer as required by Rule 30a-2(a) under the 1940 Act, including certifications regarding the quality of the fund s disclosures in such reports and certifications regarding the fund s disclosure controls and procedures and internal control over financial reporting.

IMPORTANT TAX INFORMATION (Unaudited)

In accordance with federal tax law, the fund hereby designates all the dividends paid from investment income-net during its fiscal year ended September 30, 2010 as exempt-interest dividends (not generally subject to regular federal income tax), except \$28,287 that is being designated as an ordinary income distribution for reporting purposes.

Where required by federal tax law rules, shareholders will receive notification of their portion of the fund s taxable ordinary dividends (if any) and capital gains distributions (if any) paid for the 2010 calendar year on Form 1099-DIV and their portion of the fund s tax-exempt dividends paid for the 2010 calendar year on Form 1099-INT, both of which will be mailed in early 2011.

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PROXY RESULTS (Unaudited)

Holders of Common Stock and holders of APS voted together as a single class (except as noted below) on the following proposal presented at the annual shareholders meeting held on June 4, 2010.

	Shares		
	For	Authority Withheld	
To elect two Class II Directors:			
Whitney I. Gerard	2,223	7	
Nathan Leventhal	17,348,390	670,415	
To elect one Class III Director:			
Benaree Pratt Wiley	17,379,370	639,435	

The terms of these Directors expire in 2013.

Elected solely by APS holders. Common shareholders were not entitled to vote.

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INFORMATION ABOUT THE REVIEW AND APPROVAL OF THE FUND S MANAGEMENT AGREEMEN (Unaudited)

At a meeting of the fund s Board of Directors held on July 14 and 15, 2010, the Board considered the re-approval for an annual period (through August 31, 2011) of the fund s Management Agreement with Dreyfus, pursuant to which Dreyfus provides the fund with investment advisory and administrative services. The Board members, none of whom are interested persons (as defined in the Investment Company Act of 1940, as amended) of the fund, were assisted in their review by independent legal counsel and met with counsel in executive session separate from representatives of Dreyfus.

<u>Analysis of Nature, Extent and Quality of Services Provided to the Fund.</u> The Board members received a presentation from representatives of Dreyfus regarding services provided to the fund and other funds in the Dreyfus fund complex, and discussed the nature, extent and quality of the

services provided to the fund pursuant to its Management Agreement. Dreyfus representatives noted the fund s closed-end structure, the relationships Dreyfus has with various intermediaries complex-wide and Dreyfus corresponding need for broad, deep and diverse resources to be able to provide ongoing services to intermediaries and shareholders.

The Board members also considered Dreyfus research and portfolio management capabilities and that Dreyfus also provides oversight of day-to-day fund operations, including fund accounting and administration and assistance in meeting legal and regulatory requirements. The Board members also considered Dreyfus extensive administrative, accounting and compliance infrastructure. The Board also considered Dreyfus brokerage policies and practices and the standards applied in seeking best execution.

<u>Comparative Analysis of the Fund</u> s Performance and Management Fee and Expense Ratio The Board members reviewed the fund s performance and comparisons to a group of leveraged closed-end general municipal debt funds (the Performance Group) and to a larger universe of funds, consisting of all leveraged closed-end general municipal debt funds (the Performance Universe), selected and provided by

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Lipper, Inc., an independent provider of investment company data. The Board was provided with a description of the methodology Lipper used to select the Performance Group and Performance Universe, as well as the Expense Group and Expense Universe (discussed below). The Board members discussed the results of the comparisons for various periods ended May 31, 2010. The Board members noted that the fund s total return performance based on net asset value was above the Performance Group and Performance Universe medians for all periods, except the one year periods, and that total return performance based on market price was above or at the Performance Group medians for all periods and above the Performance Universe medians for all periods. The Board members noted that the fund s yield performance was variously above, at and below the Performance Group and Performance Universe medians, measured on both a net asset value basis and a market price basis for the periods. Dreyfus also provided a comparison of the fund s calendar year total returns to the returns of the fund s Lipper category average.

The Board members also discussed the fund s management fee and expense ratio and reviewed the range of management fees and expense ratios as compared to a comparable group of funds (the Expense Group) and a broader group of funds (the Expense Universe), each selected and provided by Lipper. The Board members noted that the fund s contractual management fee was higher than the Expense Group median, and that the actual management fees, based on both common shares alone and on common and leveraged shares together, were higher than the Expense Group and Expense Universe medians. The Board members noted that the fund s expense ratios, based on both common shares alone and on common and leveraged shares together, were higher than the Expense Group and Expense Universe medians, except for the fund s actual total expense ratio, which, based on common shares alone, was lower than the Expense Group median.

Representatives of Dreyfus reviewed with the Board members the management fees paid by closed-end funds managed by Dreyfus or its affiliates with similar investment objectives, policies and strategies, and

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INFORMATION ABOUT THE REVIEW AND APPROVAL OF THE

FUND S MANAGEMENT AGREEMENT (Unaudited) continued)

included within the fund s Lipper category (the Similar Funds), and stated that there were no other accounts managed by Dreyfus or its affiliates with similar investment objectives, policies and strategies as the fund. The Board members considered the relevance of the fee information provided for the Similar Funds to evaluate the appropriateness and reasonableness of the fund s management fee.

Analysis of Profitability and Economies of Scale. Dreyfus representatives reviewed the dollar amount of expenses allocated and profit received by Dreyfus and the method used to determine such expenses and profit. The Board previously had been provided with information prepared by an independent consulting firm regarding Dreyfus approach to allocating costs to, and determining the profitability of, individual funds and the entire Dreyfus mutual fund complex. The Board members also had been informed that the methodology had been reviewed by an independent registered public accounting firm which, like the consultant, found the methodology to be reasonable. The consulting firm also analyzed where any economies of scale might emerge in connection with the management of the fund. The Board members evaluated the profitability analysis in light of the relevant circumstances for the fund, and the extent to which economies of scale would be realized if the fund grows and whether fee levels reflect these economies of scale for the benefit of fund investors. The Board members also considered potential benefits to Dreyfus from acting as investment adviser and noted that there were no soft dollar arrangements with respect to trading the fund s investments.

It was noted that the Board members should consider Dreyfus profitability with respect to the fund as part of their evaluation of whether the fee under the Management Agreement bears a reasonable relationship to the mix of services provided by Dreyfus, including the nature, extent and quality of such services. It was noted that a discussion of economies of scale is predicated on increasing assets and that because the fund is a closed-end fund without daily inflows and outflows of capital there were

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not at this time significant economies of scale to be realized by Dreyfus in managing the fund s assets. It also was noted that the profitability percentage for managing the fund was within the range determined by appropriate court cases to be reasonable given the services rendered.

At the conclusion of these discussions, the Board agreed that it had been furnished with sufficient information to make an informed business decision with respect to continuation of the Management Agreement. Based on the discussions and considerations as described above, the Board made the following conclusions and determinations.

- The Board concluded that the nature, extent and quality of the services provided by Dreyfus are adequate and appropriate.
- The Board was satisfied with the fund s overall performance.
- The Board concluded that the fee paid by the fund to Dreyfus was reasonable in light of the services provided, comparative performance, expense and management fee information, costs of the services pro- vided and profits to be realized and benefits derived or to be derived by Dreyfus from its relationship with the fund.
- The Board determined that the economies of scale which may accrue to Dreyfus and its affiliates in connection with the management of the fund had been adequately considered by Dreyfus in connection with the management fee rate charged to the fund and that because the fund is a closed-end fund without daily inflows and outflows of capital there were not at this time significant additional economies of scale to be realized by Dreyfus in managing the fund s assets.

The Board members considered these conclusions and determinations, along with information received on a routine and regular basis throughout the year, and, without any one factor being dispositive, the Board determined that re-approval of the Management Agreement was in the best interests of the fund and its shareholders.

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BOARD MEMBERS INFORMATION (Unaudited)

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The address of the Board Members and Officers is in c/o The Dreyfus Corporation, 200 Park Avenue, NewYork, NewYork 10166.

Lucy Wilson Benson, Emeritus Board Member Arthur A. Hartman, Emeritus Board Member

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OFFICERS OF THE FUND (Unaudited)

BRADLEY J. SKAPYAK, President since

January 2010.

Chief Operating Officer and a director of the Manager since June 2009. From April 2003 to June 2009, Mr. Skapyak was the head of the Investment Accounting and Support Department of the Manager. He is an officer of 76 investment companies (comprised of 170 portfolios) managed by the Manager. He is 51 years old and has been an employee of the Manager since February 1988.

PHILLIP N. MAISANO, Executive Vice

President since July 2007.

Chief Investment Officer, Vice Chair and a director of the Manager, and an officer of 76 investment companies (comprised of 170 portfolios) managed by the Manager. Mr. Maisano also is an officer and/or Board member of certain other investment management subsidiaries of The Bank of New York Mellon Corporation, each of which is an affiliate of the Manager. He is 63 years old and has been an employee of the Manager since November 2006. Prior to joining the Manager, Mr. Maisano served as Chairman and Chief Executive Officer of EACM Advisors, an affiliate of the Manager, since August 2004.

MICHAEL A. ROSENBERG, Vice President

and Secretary since August 2005.

Assistant General Counsel of BNY Mellon, and an officer of 77 investment companies (comprised of 195 portfolios) managed by the Manager. He is 50 years old and has been an employee of the Manager since October 1991.

KIESHA ASTWOOD, Vice President and

Assistant Secretary since January 2010.

Counsel of BNY Mellon, and an officer of 77 investment companies (comprised of 195 portfolios) managed by the Manager. She is 37 years old and has been an employee of the Manager since July 1995.

JAMES BITETTO, Vice President and

Assistant Secretary since August 2005.

Senior Counsel of BNY Mellon and Secretary of the Manager, and an officer of 77 investment companies (comprised of 195 portfolios) managed by the Manager. He is 44 years old and has been an employee of the Manager since December 1996.

JONI LACKS CHARATAN, Vice President

and Assistant Secretary since

August 2005.

Senior Counsel of BNY Mellon, and an officer of 77 investment companies (comprised of 195 portfolios) managed by the Manager. She is 54 years old and has been an employee of the Manager since October 1988.

JOSEPH M. CHIOFFI, Vice President and

Assistant Secretary since August 2005.

Senior Counsel of BNY Mellon, and an officer of 77 investment companies (comprised of 195 portfolios) managed by the Manager. He is 48 years old and has been an employee of the Manager since June 2000.

KATHLEEN DENICHOLAS, Vice President

and Assistant Secretary since

January 2010.

Senior Counsel of BNY Mellon, and an officer of 77 investment companies (comprised of 195 portfolios) managed by the Manager. She is 35 years old and has been an employee of the Manager since February 2001.

JANETTE E. FARRAGHER, Vice President

and Assistant Secretary since

August 2005.

Assistant General Counsel of BNY Mellon, and an officer of 77 investment companies (comprised of 195 portfolios) managed by the Manager. She is 47 years old and has been an employee of the Manager since February 1984.

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JOHN B. HAMMALIAN, Vice President and Assistant Secretary since August 2005.

Managing Counsel of BNY Mellon, and an officer of 77 investment companies (comprised of 195 portfolios) managed by the Manager. He is 47 years old and has been an employee of the Manager since February 1991.

M. CRISTINA MEISER, Vice President and

Assistant Secretary since January 2010.

Senior Counsel of BNY Mellon, and an officer of 77 investment companies (comprised of 195 portfolios) managed by the Manager. She is 40 years old and has been an employee of the Manager since August 2001.

ROBERT R. MULLERY, Vice President and Assistant Secretary since August 2005.

Managing Counsel of BNY Mellon, and an officer of 77 investment companies (comprised of 195 portfolios) managed by the Manager. He is 58 years old and has been an employee of the Manager since May 1986.

JEFF PRUSNOFSKY, Vice President and Assistant Secretary since August 2005.

Managing Counsel of BNY Mellon, and an officer of 77 investment companies (comprised of 195 portfolios) managed by the Manager. He is 45 years old and has been an employee of the Manager since October 1990.

JAMES WINDELS, Treasurer since

November 2001.

Director-Mutual Fund Accounting of the Manager, and an officer of 77 investment companies (comprised of 195 portfolios) managed by the Manager. He is 52 years old and has been an employee of the Manager since April 1985.

RICHARD CASSARO, Assistant Treasurer

since September 2007.

Senior Accounting Manager Money Market and Municipal Bond Funds of the Manager, and an officer of 77 investment companies (comprised of 195 portfolios) managed by the Manager. He is 51 years old and has been an employee of the Manager since September 1982.

GAVIN C. REILLY, Assistant Treasurer

since December 2005.

Tax Manager of the Investment Accounting and Support Department of the Manager, and an officer of 77 investment companies (comprised of 195 portfolios) managed by the Manager. He is 42 years old and has been an employee of the Manager since April 1991.

ROBERT ROBOL, Assistant Treasurer

since August 2005.

Senior Accounting Manager Fixed Income Funds of the Manager, and an officer of 77 investment companies (comprised of 195 portfolios) managed by the Manager. He is 46 years old and has been an employee of the Manager since October 1988.

ROBERT SALVIOLO, Assistant Treasurer

since May 2007.

Senior Accounting Manager Equity Funds of the Manager, and an officer of 77 investment companies (comprised of 195 portfolios) managed by the Manager. He is 43 years old and has been an employee of the Manager since June 1989.

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OFFICERS OF THE FUND (Unaudited) (continued)

ROBERT SVAGNA, Assistant Treasurer since August 2005.

Senior Accounting Manager Equity Funds of the Manager, and an officer of 77 investment companies (comprised of 195 portfolios) managed by the Manager. He is 43 years old and has been an employee of the Manager since November 1990.

JOSEPH W. CONNOLLY, Chief Compliance

Officer since October 2004.

Chief Compliance Officer of the Manager and The Dreyfus Family of Funds (77 investment companies, comprised of 195 portfolios). From November 2001 through March 2004, Mr. Connolly was first Vice-President, Mutual Fund Servicing for Mellon Global Securities Services. In that capacity, Mr. Connolly was responsible for managing Mellon s Custody, Fund Accounting and Fund Administration services to third-party mutual fund clients. He is 53 years old and has served in various capacities with the Manager since 1980, including manager of the firm s Fund Accounting Department from 1997 through October 2001.

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OFFICERS AND DIRECTORS

Dreyfus Municipal Income, Inc.

200 Park Avenue New York, NY 10166

The Net AssetValue appears in the following publications: Barron s, Closed-End Bond Funds section under the heading

Municipal Bond Funds every Monday; Wall Street Journal, Mutual Funds section under the heading Closed-End

Funds every Monday.

Notice is hereby given in accordance with Section 23(c) of the Investment CompanyAct of 1940, as amended, that the fund may purchase shares of its common stock in the open market when it can do so at prices below the then current net asset value per share.

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For More Information

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

Information regarding how the fund voted proxies relating to portfolio securities for the most recent 12-month period ended June 30 is available on the SEC s website at http://www.sec.gov and without charge, upon request, by calling 1-800-645-6561.

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, or persons performing similar functions. There have been no amendments to, or waivers in connection with, the Code of Ethics during the period covered by this Report.

Item 3. Audit Committee Financial Expert.

The Registrant's Board has determined that Joseph S. DiMartino, a member of the Audit Committee of the Board, is an audit committee financial expert as defined by the Securities and Exchange Commission (the "SEC"). Joseph S. DiMartino is "independent" as defined by the SEC for purposes of audit committee financial expert determinations.

Item 4. Principal Accountant Fees and Services.

(a) <u>Audit Fees</u>. The aggregate fees billed for each of the last two fiscal years (the "Reporting Periods") for professional services rendered by the Registrant's principal accountant (the "Auditor") for the audit of the Registrant's annual financial statements or services that are normally provided by the Auditor in connection with the statutory and regulatory filings or engagements for the Reporting Periods, were \$___37,830 in 2009 and \$37,830 in 2010. These services

(b) <u>Audit-Related Fees</u>. The aggregate fees billed in the Reporting Periods for assurance and related services by the Auditor that are reasonably related to the performance of the audit of the Registrant's financial statements and are not reported under paragraph (a) of this Item 4 were \$24,352 in 2009 and \$5,382 in 2010. These services consisted of one or more of the following: (i) agreed upon procedures related to compliance with Internal Revenue Code section 817(h), (ii) security counts required by Rule 17f-2 under the Investment Company Act of 1940, as amended, (iii) advisory services as to the accounting or disclosure treatment of Registrant transactions or events, (iv) advisory services to the accounting or disclosure treatment of the actual or potential impact to the Registrant of final or proposed rules, standards or interpretations by the Securities and Exchange Commission, the Financial Accounting Standards Boards or other regulatory or standard-setting bodies and (v) agreed upon procedures in evaluating

compliance by the Fund with provisions of the Fund's articles supplementary, creating the series of the auction rate preferred stock.

The aggregate fees billed in the Reporting Periods for non-audit assurance and related services by the Auditor to the Registrant's investment adviser (not including any sub-investment adviser whose role is primarily portfolio management and is subcontracted with or overseen by another investment adviser), and any entity controlling, controlled by or under common control with the investment adviser that provides ongoing services to the Registrant ("Service Affiliates"), that were reasonably related to the performance of the annual audit of the Service Affiliate, which required pre-approval by the Audit Committee were \$0 in 2009 and \$0 in 2010.

(c) <u>Tax Fees</u>. The aggregate fees billed in the Reporting Periods for professional services rendered by the Auditor for tax compliance, tax advice, and tax planning ("Tax Services") were \$3,782 in 2009 and \$3,556 in 2010. These services consisted of: (i) review or preparation of U.S. federal, state, local and excise tax returns; (ii) U.S. federal, state and local tax planning, advice and assistance regarding statutory, regulatory or administrative developments; (iii) tax advice regarding tax qualification matters and/or treatment of various financial instruments held or proposed to be acquired or held. The aggregate fees billed in the Reporting Periods for Tax Services by the Auditor to Service Affiliates, which required pre-approval by the Audit Committee were \$0 in 2009 and \$0 in 2010.

(d) <u>All Other Fees</u>. The aggregate fees billed in the Reporting Periods for products and services provided by the Auditor, other than the services reported in paragraphs (a) through (c) of this Item, were \$77 in 2009 and \$667 in 2010. [These services consisted of a review of the Registrant's anti-money laundering program].

The aggregate fees billed in the Reporting Periods for Non-Audit Services by the Auditor to Service Affiliates, other than the services reported in paragraphs (b) through (c) of this Item, which required pre-approval by the Audit Committee, were \$0 in 2008 and \$0 in 2009.

(e)(1) Audit Committee Pre-Approval Policies and Procedures. The Registrant's Audit Committee has established policies and procedures (the "Policy") for pre-approval (within specified fee limits) of the Auditor's engagements for non-audit services to the Registrant and Service Affiliates without specific case-by-case consideration. The pre-approved services in the Policy can include pre-approved audit services, pre-approved audit-related services, pre-approved tax services and pre-approved all other services. Pre-approval considerations include whether the proposed services are compatible with maintaining the Auditor's independence. Pre-approvals pursuant to the Policy are considered annually.

(e)(2) Note: None of the services described in paragraphs (b) through (d) of this Item 4 were approved by the Audit Committee pursuant to paragraph (c)(7)(i)(C) of Rule 2-01 of Regulation S-X.

(f) None of the hours expended on the principal accountant's engagement to audit the registrant's financial statements for the most recent fiscal year were attributed to work performed by persons other than the principal account's full-time, permanent employees.

<u>Non-Audit Fees</u>. The aggregate non-audit fees billed by the Auditor for services rendered to the Registrant, and rendered to Service Affiliates, for the Reporting Periods were \$25,619,110 in 2009 and \$29,311,662 in 2010.

<u>Auditor Independence</u>. The Registrant'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 Auditor's independence.

Item 5. Audit Committee of Listed Registrants.

The Registrant is a listed issuer as defined in Rule 10A-3 under the Securities Exchange Act of 1934, as amended (the "Exchange Act"). The Registrant has a separately-designated standing audit committee established in

accordance with Section 3(a)(58)(A) of the Exchange Act and the following persons constitute the Audit Committee and full Board of Trustees of the Registrant:

Joseph S. DiMartino Clifford L. Alexander David W. Burke Whitney Gerard Nathan Leventhal George L. Perry

Benaree Pratt Wiley

The Fund has determined that each member of the Audit Committee of the Registrant is not an "interested person" of the Registrant as defined in section 2(a)(19) of the Investment Company Act of 1940, as amended, and for purposes of Rule 10A-3(b)(1)(iii) under the Exchange Act, is considered independent.

Item 6. Investments.

(a) Not applicable.

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

Not applicable

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

(a) (1) The following information is as of November 29, 2010:

James Welch has been the primary portfolio manager of the Registrant since March 2009 and has been employed by The Dreyfus Corporation (Dreyfus) since October 2001.

(a) (2) The following information is as of the Registrant s most recently completed fiscal year, except where otherwise noted:

<u>Portfolio Managers</u>. The Manager manages the Fund's portfolio of investments in accordance with the stated policies of the Fund, subject to the approval of the Fund's Board members. The Manager is responsible for investment decisions and provides the Fund with portfolio managers who are authorized by the Fund's Board to execute purchases and sales of securities. The Fund's portfolio managers are James Welch, Christine Todd, Steven Harvey, Thomas Casey and Daniel Marques. The Manager also maintains a research department with a professional staff of portfolio managers and securities analysts who provide research services for the Fund and for other funds advised by the Manager.

Portfolio Manager Compensation. The portfolio managers' cash compensation is comprised primarily of a market-based salary and an incentive compensation plan (annual and long term incentive). Each Fund's portfolio managers are compensated by Dreyfus or its affiliates and not by the Fund. Funding for SMAM Annual Incentive Plan and Long Term Incentive Plan is through a pre-determined fixed percentage of overall company performance. Therefore, all bonus awards are based initially on SMAM's performance. The investment professionals are eligible to receive annual cash bonus awards from the incentive compensation plan. Annual awards are granted in March, for the prior calendar year. Individual awards for portfolio managers are discretionary, based on product performance relative to both benchmarks and peer comparisons and goals established at the beginning of each calendar year. Goals are to a substantial degree based on investment performance, including performance for one and three year periods. Also considered in determining individual awards are team participation and general calign="center">exercise at March 31, exerciseprice 2001 contractual life price 2001 prices # (years) \$#\$

0.84 - 1.25 952,250 8.33 years 1.09 520,375 1.05 1.31 - 1.50 886,000 6.17 years 1.37 717,600 1.37 1.66 - 2.55 1,050,250 5.29 years 2.18 912,374 2.21 2.65 - 3.75 2,041,200 5.26 years 2.96 1,738,271 2.95 4.00 - 5.50 530,000 8.42 years 4.34 306,000 4.26

5,459,700 6.25 years 2.36 4,194,620 2.38

Genetronics Biomedical Corporation

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

March 31, 2001

(Expressed in U.S. dollars)

11. SHARE CAPITAL (cont d.)

Stock option transactions for the year and the number of stock options outstanding are summarized as follows:

	No. of common shares issuable #	Weighted average exercise price \$
Balance, March 31, 1998 Options granted 1,783,736 2.84 Options exercised (61,525) 1.47 Options forfeited (135,125) 2.39	3,067,050	1.90
Balance, March 31, 1999 4,654,136 2.24 Options granted 1,048,200 3.57		
Options exercised (988,542) 1.53 Options forfeited (198,250) 2.71		

Balance, March 31, 2000 4,515,544 2.63 Options granted 1,537,000 1.43 Options exercised (111,894) 2.23 Options forfeited (480,950) 2.56

Balance, March 31, 2001 5,459,700 2.36

During the year ended March 31, 2001, the Company granted 50,000 stock options to one of its executive officers with an exercise price of \$1.31, which were to vest upon the achievement of certain performance-based milestones. These options were forfeited in November 2000 as the milestones were not met.

At March 31, 2001, 147,500 stock options will vest based on the achievement of various milestones.

Pro forma information regarding net income and earnings per share is required by Statement of Financial Accounting Standard No. 123, *Accounting for Stock Based Compensation* (SFAS123), which also requires that the information be determined as if the Company has accounted for its employee stock options granted under the fair value method of that statement. The fair value for these options was estimated at the date of grant using a Black-Scholes pricing model with the following weighted average assumptions for the year ended March 31, 2001: risk free interest rate of 5.6% [2000 6.1%; 1999 5.2%]; dividend yield of 0%; volatility factor of the expected market price of the Company s common stock of 0.75 [2000 0.62; 1999 0.68]; and a weighted average expected life of the options of 9 years [2000 5; 1999 71/2].

The Black Scholes options valuation model was developed for use in estimating the fair value of trade options which have no vesting restrictions and are fully transferable. In addition, option valuation models require the input of highly subjective assumptions including the expected stock price volatility. Because the Company s employee stock options have characteristics significantly different from those of traded options, and because changes in the subjective input assumptions can materially affect the fair value estimate, in management s opinion, the existing models do not necessarily provide a reliable single measure of the fair value of its employee stock options.

Genetronics Biomedical Corporation

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

March 31, 2001

(Expressed in U.S. dollars)

11. SHARE CAPITAL (cont d.)

The weighted-average fair value of options granted during the year ended March 31, 2001 which were granted at fair market value on the date of grant was \$1.51 [2000 \$2.56; 1999 \$3.19].

Supplemental disclosure of pro forma loss and loss per common share is as follows:

	Year ended March 31 2001 \$	Year ended March 31 2000 \$	Year ended March 31 1999 \$
Pro forma loss Pro forma loss per common share (0.38) (0.54) (0.45)	(10,636,154)	(11,985,791)	(9,169,837)

Shareholder Rights Plan

In 1997, the shareholders approved the adoption of a Shareholder Rights Plan (the Rights Plan) to protect the Company s shareholders from unfair, abusive or coercive take-over strategies. Under the Rights Plan, holders of common shares are entitled to one share purchase right (Right) for each common share held. If any person or group makes a take-over bid, other than a bid permitted under the plan or acquires 20% or more of the Company s outstanding common shares without complying with the Rights Plan, each Right entitles the registered holder thereof to purchase, in effect, \$20 equivalent of common shares of the Company at 50% of the prevailing market price.

Genetronics Biomedical Corporation

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

March 31, 2001

(Expressed in U.S. dollars)

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12. RESTRUCTURING CHARGES

During the year ended March 31, 2000, the Company undertook a review of its operating structure to identify opportunities to improve operating effectiveness. As a result of this review, certain staffing changes occurred and in December 1999, the Company entered into termination agreements with two of its senior executives. In accordance with the staffing changes and the terms of the termination agreements, the Company has accrued and recorded severance costs and certain benefits amounting to \$597,183 for the year ended March 31, 2000. As at March 31, 2001, \$10,591 [2000 \$288,042] was included in accounts payable and accrued expenses relating to these restructuring charges.

13. COMMITMENTS

[a] The Company leases its facilities and certain motor vehicles under operating lease agreements which expire up to 2006. The facilities lease agreements require the Company to pay maintenance costs. Rent expense under operating leases was as follows:

	Year ended	Year ended	Year ended
	March 31	March 31	March 31
	2001	2000	1999
	\$	\$	\$
Rentals	501,949	388,524	277,906

At March 31, 2001, future minimum lease payments under non-cancellable operating leases are as follows:

				 \$
2002				542,000
2003				,
2004	545,000			
	547,000			
2005	411,000			
2006	411,000			
	9,000			
		-		
	2,054,000			

Genetronics Biomedical Corporation

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

March 31, 2001

(Expressed in U.S. dollars)

13. COMMITMENTS (cont d.)

[b] The Company leases certain office equipment under capital lease arrangements. At March 31, 2001 future minimum lease payments under non-cancellable capital leases are as follows:

		\$
2002		82,889
2003		,
34,495		
2004		
19,841		
Total minimum lease payments		
137,225		
Amounts representing interest (approximately 17%) (19,762)		
(19,702)		
	<u> </u>	
Present value of future minimum lease payments		
117,463		
Less: current portion of capital lease obligations		
(68,931)		
Long-term portion of capital leases		
48,532		

[c] In accordance with a consulting agreement dated February 10, 2000, the Company may be required to issue 120,000 warrants to acquire common shares and pay a fee based on a percentage of future funding upon the occurrence of certain events as described in the agreement.

[d] Pursuant to the USF license agreement entered into during the year ended March 31, 2001 [note 11], the Company is responsible for payment of royalties, based on a percentage of revenue from the licensed product. As at March 31, 2001, no royalties were payable.

Genetronics Biomedical Corporation

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

March 31, 2001

(Expressed in U.S. dollars)

14. INCOME TAXES

At March 31, 2001, the U.S. subsidiary has U.S. federal and California income tax net operating loss carryforwards available to reduce taxable income of future years. The difference between the U.S. federal and California tax loss carryforwards is primarily attributable to the capitalization of research and development expenses for California income tax purposes and the 50% limitation of California loss carryforwards. In addition, the U.S. subsidiary has U.S. federal and California research tax credit carryforwards available to reduce taxable income of future years. The California research tax credits of \$421,000 may be carried forward indefinitely. The Company has non-capital losses for Canadian income tax purposes which may be used to reduce future taxable income. These loss carryforwards and tax credits expire as follows:

	U.S. federal research tax credits \$	U.S. federal losses \$	California losses \$	Non-capital Canadian losses \$
Vernended Menek 21				
Year ended March 31, 2002				
769,000 323,000				
2003				
1,576,000 393,000				
2004				
212,000 602,000				
2005				
2,000 2,344,000 50,000				
2006				
6,000 6,263,000 1,223,000				
2007 7,000 1,006,000				
2008				
14,000 46,000 1,115,000				
2009				
14,000				
2010				
18,000 542,000				
2011				
15,000 1,816,000				
2012				
58,000 2,947,000				
2013 152,000 6,901,000				
2014				
266,000 4,691,000				
2015				
7,930,000				
2020				
155,000				
2021				
172,000 9,009,000				

879,000 33,882,000 11,164,000 4,712,000

Genetronics Biomedical Corporation

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

March 31, 2001

(Expressed in U.S. dollars)

14. INCOME TAXES (cont d.)

Pursuant to Internal Revenue Code Sections 382 and 383, annual use of the subsidiary s net operating loss and credit carryforwards may be limited because of a cumulative change in ownership of more than 50% which occurred during 1993 and as a result of the reverse takeover which occurred in 1995. However, the Company does not believe such limitations will have a material impact upon the utilization of these carryforwards.

Significant components of the Company s future tax assets as of March 31 are shown below:

	2001 \$	2000 \$
	· · · · · · · · · · · · · · · · · · ·	
Future tax assets:		
Capitalized research expense 872,000 688,000		
Net operating loss carryforwards 13,608,000 10,834,000		
Research and development credits 1,177,000 1,042,000		
Share issue costs 642,000 854,000		
Other		
213,000 262,000		
Total future tax assets		
16,512,000 13,680,000 Valuation allowance		
(15,665,000) (13,238,000)		
(10,000,000) (15,250,000)		

Total future tax assets **847,000** 442,000

Future tax liabilities:

Difference between book and tax basis for patent and license costs (847,000) (442,000)

Total future tax liabilities (847,000) (442,000)

Net future tax assets

The potential income tax benefits relating to the future tax assets have been recognized in the accounts to the extent their realization meets the requirements of more likely than not under the liability method of tax allocation.

Genetronics Biomedical Corporation

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

March 31, 2001

(Expressed in U.S. dollars)

14. INCOME TAXES (cont d.)

The reconciliation of income tax attributable to operations computed at the statutory tax rates to income tax expense (recovery), using a 45.62% statutory tax rate, at March 31, is:

	2001 \$	2000 \$
Income taxes at statutory rates Foreign rate differential 146,000 300,000 Losses not recognized (California) 525,000 145,000 Change in valuation allowance 3,142,000 3,817,000 Other 129,000 117,000	(3,942,000)	(4,379,000)
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Genetronics Biomedical Corporation

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

March 31, 2001

(Expressed in U.S. dollars)

15. PENSION PLAN

In 1995, the U.S. subsidiary adopted a 401 (k) Profit Sharing Plan covering substantially all of its employees in the United States. The defined contribution plan allows the employees to contribute a percentage of their compensation each year. The Company currently matches 50% of the employees contribution, up to 6% of annual compensation which is recorded as expense in the accompanying consolidated statements of loss as incurred. The Company s contributions are invested in common shares of the Company which are included in the calculation of loss per common share for the years presented. The pension expense for the year ended March 31, 2001 was \$60,761 [2000 \$87,104; 1999 \$66,297].

16. SEGMENTED INFORMATION

The Company s reportable business segments include the BTX Instrument Division and the Drug and Gene Delivery Division. The Company evaluates performance based on many factors including net results from operations before certain unallocated costs. The Company does not allocate interest income and expenses and general and administrative costs to its reportable segments. In addition, total assets are not allocated to each segment.

The accounting policies of the segments are the same as those described in note 2.

Substantially all of the Company s assets and operations are located in the United States and predominantly all revenues are generated, based on the location of origin, in the United States.

Genetronics Biomedical Corporation

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

March 31, 2001

(Expressed in U.S. dollars)

16. SEGMENTED INFORMATION (cont d.)

	BTX Instrument Division §	Drug and Gene Delivery Division \$	Reconciling Items \$	Total \$
Year ended March 31, 2001				
Reportable segment net sales				
4,452,939 4,452,939				
Other reportable segment revenue 4,291,189 4,291,189				
Fotal revenue 4,452,939 4,291,189 8,744,128				
Reportable segment cost of sales(1,925,118)(1,925,118)				
Reportable segment research and development expenses (625,819) (5,810,558) (6,436,377)				
Reportable segment selling, general and administrative expenses				
(1,231,099) (4,727,626) (5,958,725) Interest income				
443,629 443,629 Interest expense				

Foreign exchange loss

(20,380) (20,380)

(66,453) (66,453)

Net income (loss) before cumulative effect of change in accounting policy 670,903 (1,519,369) (4,370,830) (5,219,296) Cumulative effect of change in accounting policy (3,647,059) (3,647,059)

Net income (loss) 670,903 (5,166,428) (4,370,830) (8,866,355)

	BTX	Drug and Gene		
	Instrument	Delivery	Reconciling	
	Division	Division	Items	Total
	\$	\$	\$	\$
2000				

Year ended March 31, 2000 Reportable segment net sales

3,827,537 306,899 4,134,436 Other reportable segment revenue 942,903 942,903

Total revenue 3,827,537 1,249,802 5,077,339

Reportable segment cost of sales (1,781,972) (241,927) (2,023,899) Restructuring charges (597,183) (19,729) (577,454) Reportable segment research and development expenses (473,132) (6,504,088) (6,977,220) Reportable segment selling, general and administrative expenses (1,220,047) (5,494,671) (6,714,718) Interest income 556,193 556,193 Interest expense (24,342) (24,342)

Net income (loss) 332,657 (6,073,667) (4,962,820) (10,703,830)

Genetronics Biomedical Corporation

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

March 31, 2001

(Expressed in U.S. dollars)

16. SEGMENTED INFORMATION (cont d.)

	BTX Instrument Division \$	Drug and Gene Delivery Division \$	Reconciling Items \$	Total \$
Year ended March 31, 1999				
Reportable segment net sales				
3,434,105 3,434,105				
Other reportable segment revenue 4,887,183 4,887,183				
,,				
Total revenue				
3,434,105 4,887,183 8,321,288				
Reportable segment cost of sales				
(1,638,635) (1,638,635)				
Reportable segment research and development expenses				
(341,433) (7,745,526) (8,086,959) Reportable segment selling, general and administrative				
expenses				
(1,087,651) $(4,940,100)$ $(6,027,751)$				
Interest income 300,911 300,911				
Interest expense				
(19,391) (19,391)				

Net income (loss) 366,386 (2,858,343) (4,658,580) (7,150,537)

During the year ended March 31, 2001, 35% of the Company s net sales were from sales into non-U.S. countries [2000 30%; 1999 37%].

Net sales of the Company by customer location were as follows:

	Year ended March 31 2001 \$		Year ended March 31 1999 \$
United States	2,890,875	2,905,065	2,174,364
Australia			
36,096 34,114 15,933			
Canada			
19,966 42,991 35,565			
Europe			
742,227 463,966 466,585			
East Asia			
683,379 621,670 557,064			
Other			
80,396 66,630 184,594			
	_		

Total **4,452,939** 4,134,436 3,434,105

Genetronics Biomedical Corporation

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

March 31, 2001

(Expressed in U.S. dollars)

17. RELATED PARTY TRANSACTIONS

[a] The payments to parties not at arm s length include the following:

legal services provided by a law firm where one of the partners is a director of the Company

accounting and administration services provided by a company where the principal is a director of the Company

rent and administration fees paid to a company where one of the principals was an officer of the Company s French subsidiary, as follows:

	Year ended March 31 2001 \$	Year ended March 31 2000 \$	Year ended March 31 1999 \$
Legal services	239,225	161,042	93,778
Accounting and administration 28,780 29,055 26,735			

Rent and administration 32,600 114,900

[b] Included in accounts payable and accrued expenses are the following amounts owed to the parties identified in note 17[a] which are payable under normal trade terms:

	2001 \$	2000 \$
Legal services and accounting and administration	66,916	6,130

[c] Total expenses paid to the parties identified in note 17[a] and included in share issue costs were \$95,263 [2000 \$129,300; 1999 - \$18,573] for the year ended March 31, 2001. All transactions are recorded at their exchange amounts.

Genetronics Biomedical Corporation

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

March 31, 2001

(Expressed in U.S. dollars)

18. SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION

	Year ended	Year ended	Year ended
	March 31	March 31	March 31
	2001	2000	1999
	\$	\$	\$
Interest paid during the year	20,380	24,342	19,391

During the year ended March 31, 2001, the Company granted warrants and issued common shares pursuant to a license agreement [note 11] aggregating \$900,450.

Genetronics Biomedical Corporation

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

March 31, 2001

(Expressed in U.S. dollars)

19. COMPARATIVE FIGURES

Certain of the comparative figures have been restated to conform with the presentation adopted in the current year.

20. SUBSEQUENT EVENTS

[i] Pursuant to the terms of an employment agreement, an executive officer who was terminated subsequent to March 31, 2001 is entitled to additional remuneration of one year s salary which amounts to approximately \$230,000 to be paid in bi-weekly installments.

[ii] In November 2001, the Company entered into a non-exclusive license agreement with Valentis to use its MedPulser® System in the development of its Genemedicine products. The Company will receive an insignificant upfront payment in the first quarter of 2002 and payments upon the achievement of specified milestones in the form of cash and stock of Valentis as well as a supply agreement between the two companies. The agreement expires in 2018.