DELAWARE INVESTMENTS MINNESOTA MUNICIPAL INCOME FUND II, INC Form N-CSR June 03, 2011

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: 811-07420

Exact name of registrant as specified in charter: Delaware Investments® Minnesota Municipal Income Fund II, Inc.

Address of principal executive offices: 2005 Market Street Philadelphia, PA 19103

Name and address of agent for service: David F. Connor, Esq. 2005 Market Street Philadelphia, PA 19103

Registrant's telephone number, including area code: (800) 523-1918

Date of fiscal year end: March 31

Date of reporting period: March 31, 2011

Item 1. Reports to Stockholders

Annual Report

Delaware Investments Closed-End Municipal Bond Funds March 31, 2011

The figures in the annual report for Delaware Investments Closed-End Municipal Bond Funds represent past results, which are not a guarantee of future results. A rise or fall in interest rates can have a significant impact on bond prices. Funds that invest in bonds can lose their value as interest rates rise.

Closed-end funds

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Unless otherwise noted, views expressed herein are current as of March 31, 2011, and subject to change. Information is as of the date indicated and subject to change.

Funds are not FDIC insured and are not guaranteed. It is possible to lose the principal amount invested.

Mutual fund advisory services provided by Delaware Management Company, a series of Delaware Management Business Trust, which is a registered investment advisor. Delaware Investments, a member of Macquarie Group, refers to Delaware Management Holdings, Inc. and its subsidiaries. Macquarie Group refers to Macquarie Group Limited and its subsidiaries and affiliates worldwide.

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Portfolio management review

Delaware Investments Closed-End Municipal Bond Funds April 12, 2011

Performance preview

The fiscal year ended March 31, 2011 was generally volatile for the Funds (and for investors in tax-exempt debt in general). Municipal bonds were under considerable selling pressure during the later parts of the fiscal year, driven primarily by fears about the credit worthiness of the municipal bond market, as well as technical developments that affected bond supply. Despite a fiscal year that ended in a flurry of headwinds, municipal bonds posted a cumulative gain of slightly more than 1.5% for the period (as measured by the Barclays Capital Municipal Bond Index).

National economic environment

During the fiscal year, the U.S. economy continued to emerge from its biggest downturn in seven decades, albeit relatively slowly. As the Funds' fiscal year got under way, U.S. economic growth softened, with gross domestic product (a measure of the economy's production of goods and services) slipping from an annualized rate of 3.7% in the first quarter of 2010 to just 1.7% in the second quarter. The grim economic situation was reflected in the national unemployment rate, which stood at 9.7% at the start of the fiscal year.

Several factors contributed to sluggish economic performance, among them:

- Many investors focused their attention on the high levels of sovereign debt across the developed world (and particularly in Greece), fearing that reductions in government spending could exacerbate declining economic growth.
- The U.S. housing market's glut of supply continued toweigh on home prices in many parts of the country.
- State and local governments, whose spending makes up a sizeable component of GDP, largely cut back expenditures to meet big budget shortfalls.

GDP data moderately improved as the fiscal year went on, with the economy growing at an annual rate of 2.6% in the third quarter of 2010 and 2.8% in the final three months of that year. The employment picture, while still generally challenging, began to improve as well, finishing the Funds' fiscal year at 8.9%.

Data: Bloomberg, Lipper, U.S. Department of Commerce

Municipal market trends

For the first two quarters of the Funds' fiscal year, the municipal bond market enjoyed relatively strong performance, echoing the positive trends of 2009. The municipal bond market benefited from several factors, including:

- Low inflation and declining interest rates provided a generally favorable climate for fixed-income securities.
- The popular Build America Bond (BAB) program continued to divert supply away from the traditional tax-exempt bond market and toward the taxable bond market.
- In this environment of reduced supply of tax-exempt securities, demand remained strong, especially for lower-rated, higher-yielding issues.

In November 2010, conditions in the tax-exempt bond market deteriorated suddenly, as many investors became increasingly concerned about the potential for inflation to put downward pressure on bond prices. Concerns were heightened by several developments, including the Federal Reserve's announcement that it would engage in another round of quantitative easing, in which it plans to purchase \$600 billion of Treasury securities, in order to further spur economic growth.

Meanwhile, several other events inhibited the municipal bond market:

- With the BAB program facing expiration at the end of 2010, many investors realized that supply of tax-exempt bonds could potentially increase markedly.
- Negative sentiment grew about the fiscal health of state and local governments.

(continues) 1

Portfolio management review

Delaware Investments Closed-End Municipal Bond Funds

- Significant gains in the number of Republican seats in Congress led many investors to envision a less friendly environment for federal aid to help states manage their budget challenges.
- An extension of Bush-era tax cuts led some investors to view the tax advantage of municipal bonds less favorably.

This confluence of factors precipitated dramatic investment outflows from municipal bond funds in the final months of 2010 and early 2011, reversing the tremendous inflows seen during the market's run-up in much of 2010. In turn, these outflows put downward pressure on municipal bond prices.

Fund positioning

When the Funds' fiscal year began, we maintained a modest emphasis on lower-rated, longer-dated securities, using our research capabilities to help identify those securities we believed offered good value relative to their risk. This approach generally worked well; within each of the Funds, these types of securities generally added to performance.

Unfortunately, this approach hampered the Funds' returns relative to their benchmark index when market conditions deteriorated in the final months of the fiscal year. As investors' confidence in the tax-exempt bond market generally waned, securities with heightened credit risk (such as lower-rated bonds) or interest-rate risk (namely, bonds with longer maturity dates) underperformed their higher-rated, shorter-dated counterparts.

As the Funds' fiscal year came to a close, we faced the need to make a decision about current market conditions — whether to treat them as a passing storm or as a fundamental change that warranted a shift in approach. We concluded that the increased volatility in the municipal bond environment at least required us to position the Funds somewhat more conservatively. This resulted in an increased focus on intermediate-maturity bonds with higher credit ratings, and a reduction of exposure to longer-dated, lower-rated bonds where appropriate.

Performance effects

Our conservative positioning was consistent with our overall philosophy of managing the Funds with an emphasis on preserving principal. We were willing to be somewhat more conservative than some other municipal bond managers (perhaps sacrificing a bit of performance potential) in an attempt to avoid greater losses during particularly difficult market downturns.

On an individual security basis, the Funds often saw good results from the types of bonds that outperformed for the fiscal year; namely, bonds with shorter maturities and relatively higher credit ratings. Within Delaware Investments Arizona Municipal Income Fund, Inc., for instance, bonds with relatively shorter maturities led the way, including bonds issued by the University of Arizona (maturing in 2018) as well as housing bonds issued by the City of Phoenix (maturing in 2020).

Leading contributors also included prerefunded bonds, which are very high-quality, short-duration bonds. (When a bond is prerefunded, the issuer has secured the bond's principal value by holding some type of risk-free asset — typically Treasurys — in an escrow account). Within Delaware Investments Colorado Municipal Income Fund, Inc., prerefunded bonds issued by the University of Denver and by the Denver Convention Center Hotel Authority were among the Fund's leading contributors.

Similar to the Colorado Fund, Delaware Investments Minnesota Municipal Income Fund II, Inc. benefited from holdings in prerefunded bonds that raised money for civic projects, as bonds for the St. Paul civic center were among its strongest contributors.

Leading contributors within Delaware Investments National Municipal Income Fund included bonds issued in New York that were backed by American Airlines (in an arrangement commonly known as an industrial development revenue bond) and an energy bond issued in Iowa by the state's Authority for Interstate Power. Both bonds advanced by more than 5%.

Across all four Funds, the weakest contributors to overall return included bonds issued by the Commonwealth of Puerto Rico. These bonds, which are widely held and are highly liquid, came under tremendous selling pressure during the last half of the Funds' fiscal year. In a sense, the characteristics that make Puerto Rico bonds desirable were the very characteristics that worked against them: They became the instrument of choice for municipal bond investors seeking to raise cash. (This was particularly true for mutual fund managers who needed to satisfy investor redemptions.) The resulting decline in bond prices was widespread and difficult to control, and it was a good example of the dislocation that municipal markets were suffering through.

As in prior reporting periods, we continued to follow our basic investment philosophy and management approach. We believe successful municipal bond investing requires rigorous credit analysis. In our opinion, there is no substitute for thorough credit research. On a bond-by-bond basis, we scrutinize each security we include in the Funds to help ensure our comfort level with its financial position and to feel confident that, in our view, any risks are more than offset by the potential income provided by the bond.

Fund basics

Delaware Investments Arizona Municipal Income Fund, Inc.

As of March 31, 2011

Fund objective

The Fund seeks to provide current income exempt from both regular federal income tax and from Arizona state personal income tax, consistent with the preservation of capital.

Total Fund net assets	
\$40 million	
Number of holdings	

60

Fund start date Feb. 26, 1993

CUSIP number 246100101

Delaware Investments Colorado Municipal Income Fund, Inc.

As of March 31, 2011

Fund objective

The Fund seeks to provide current income exempt from both regular federal income tax and Colorado state personal income tax, consistent with the preservation of capital.

Total Fund net assets \$65 million

Number of holdings 62

Fund start date July 29, 1993

CUSIP number 246101109

Delaware Investments Minnesota Municipal Income Fund II, Inc.

As of March 31, 2011

Fund objective

The Fund seeks to provide current income exempt from both regular federal income tax and Minnesota state personal income tax, consistent with the preservation of capital.

Total Fund net assets

\$158 million

Number of holdings 103

Fund start date Feb. 26, 1993

CUSIP number

24610V103

Delaware Investments National Municipal Income Fund

As of March 31, 2011

Fund objective

The Fund seeks to provide current income exempt from regular federal income tax, consistent with the preservation of capital.

Total Fund net assets

\$31 million

Number of holdings

80

Fund start date Feb. 26, 1993

CUSIP number 24610T108

4

Sector/State allocations

As of March 31, 2011

Sector designations may be different than the sector designations presented in other Fund materials.

Delaware Investments Arizona Municipal Income Fund, Inc.

Sector	Percentage of Net Assets
Municipal Bonds	93.71%
Corporate-Backed Revenue Bonds	6.13%
Education Revenue Bonds	11.93%
Electric Revenue Bonds	11.00%
Healthcare Revenue Bonds	17.28%
Housing Revenue Bond	0.48%
Lease Revenue Bonds	6.50%
Local General Obligation Bonds	5.71%
Pre-Refunded Bonds	3.28%
Special Tax Revenue Bonds	15.34%
State General Obligation Bond	0.81%
Transportation Revenue Bonds	6.17%
Water & Sewer Revenue Bonds	9.08%
Short-Term Investments	4.52%
Total Value of Securities	98.23%
Receivables and Other Assets Net of Liabilities	1.77%
Total Net Assets	100.00%

Delaware Investments

Minnesota Municipal Income Fund II, Inc.

	Percentage
Sector	of Net Assets
Municipal Bonds	98.57%
Corporate-Backed Revenue Bonds	5.78%
Education Revenue Bonds	9.68%
Electric Revenue Bonds	8.55%
Healthcare Revenue Bonds	18.84%
Housing Revenue Bonds	7.96%
Lease Revenue Bonds	6.33%
Local General Obligation Bonds	10.13%
Pre-Refunded/Escrowed to Maturity Bonds	20.51%
Special Tax Revenue Bonds	4.08%
State General Obligation Bond	0.70%
Transportation Revenue Bonds	5.09%
Water & Sewer Revenue Bond	0.92%

0.57%
99.14%
0.86%
100.00%

Delaware Investments

Colorado Municipal Income Fund, Inc.

Sector	Percentage of Net Assets
Municipal Bonds	94.95%
Corporate-Backed Revenue Bond	1.17%
Education Revenue Bonds	20.05%
Electric Revenue Bonds	7.00%
Healthcare Revenue Bonds	10.18%
Housing Revenue Bonds	2.69%
Lease Revenue Bonds	5.14%
Local General Obligation Bonds	8.41%
Pre-Refunded Bonds	15.76%
Special Tax Revenue Bonds	11.34%
State General Obligation Bonds	5.54%
Transportation Revenue Bonds	2.50%
Water & Sewer Revenue Bonds	5.17%
Short-Term Investments	3.56%
Total Value of Securities	98.51%
Receivables and Other Assets Net of Liabilities	1.49%
Total Net Assets	100.00%

(continues) 5

Sector/State allocations

Sector designations may be different than the sector designations presented in other Fund materials.

Delaware Investments National Municipal Income Fund

Sector	Percentage of Net Assets
Municipal Bonds	94.07%
Corporate-Backed Revenue Bonds	10.56%
Education Revenue Bonds	14.08%
Healthcare Revenue Bonds	15.72%
Housing Revenue Bonds	6.39%
Lease Revenue Bonds	2.41%
Local General Obligation Bonds	3.73%
Special Tax Revenue Bonds	20.08%
State General Obligation Bonds	5.74%
Transportation Revenue Bonds	11.45%
Water & Sewer Revenue Bonds	3.91%
Short-Term Investments	4.58%
Total Value of Securities	98.65%
Receivables and Other Assets Net of Liabilities	1.35%
Total Net Assets	100.00%
State	(as a % of fixed income investments)
Arizona	1.93%
California	8.78%

California	8.78%
Colorado	0.90%
Florida	22.89%
Georgia	2.36%
Hawaii	0.87%
Illinois	2.65%
Iowa	1.79%
Kansas	0.47%
Louisiana	0.85%
Maryland	3.11%
Massachusetts	7.50%
Missouri	2.42%
New Hampshire	1.04%
New Jersey	2.75%
New Mexico	1.49%
New York	13.72%
Ohio	3.72%
Oregon	0.44%
Pennsylvania	9.94%
Puerto Rico	4.73%
Texas	2.85%
Virginia	2.04%

Washington D.C.	0.76%
Total	100.00%

Statements of net assets

Delaware Investments Arizona Municipal Income Fund, Inc.

March 31, 2011

		Principal	•• -
		Amount	Value
Municipal Bonds – 93.71%			
Corporate-Backed Revenue			
1	Maricopa County Pollution		
	Control Revenue		
	(Public Service - Palo Verde Project)	* * * *	
	Series B 5.20% 6/1/43	\$ 500,000) \$ 491,03
1	Navajo County Pollution Control		
	Revenue (Public Service -		
	Cholla Project) Series D		
	5.75% 6/1/34	500,000) 544,66
ł	Pima County Industrial Development		
	Authority Pollution Control Revenue		
	(Tucson Electric Power)		
	5.75% 9/1/29	250,000) 247,71
	Series A		
	4.95% 10/1/20	500,000	
	5.25% 10/1/40	400,000) 346,4
S	Salt Verde Financial Senior Gas		
	Revenue 5.00% 12/1/37	400,000	
			2,438,98
Education Revenue Bonds			
1	Arizona Board of Regents System		
	Revenue (University of Arizona)		
	Series A 5.00% 6/1/39	500,000	
	Series 2008A 5.00% 6/1/18	150,000) 168,88
1	Arizona Health Facilities Authority		
	Education Facilities Revenue		
	(Kirksville College)		
	5.125% 1/1/30	500,000) 468,19
(Glendale Industrial Development		
	Authority Revenue		
	(Midwestern University)		
	5.00% 5/15/31	350,000) 323,23
	5.125% 5/15/40	300,000) 274,02
1	Northern Arizona University Certificates		
	of Participation (Northern Arizona		
	University Research Projects)		
	5.00% 9/1/30 (AMBAC)	1,000,000	920,03
I	Pima County Industrial Development		
	Authority Educational Revenue		

	(Tucson Country Day School Project)		
	5.00% 6/1/37	500,000	356,675
	South Campus Group Housing		
	Revenue (Arizona State University		
	South Campus Project)		
	5.625% 9/1/35 (NATL-RE)	1,000,000	931,050
	University of Puerto Rico System		
	Revenue Series Q 5.00% 6/1/36	1,000,000	817,400
			4,747,276
Electric Revenue Bonds	5 - 11.00%		
	Puerto Rico Electric Power		
	Authority Revenue		
	Series TT 5.00% 7/1/37	100,000	83,966
	Series WW 5.50% 7/1/38	200,000	180,224
	Series XX 5.25% 7/1/40	805,000	695,480
	Series ZZ 5.25% 7/1/26	400,000	380,612
	Salt River Project Agricultural		
	Improvement & Power District		
	Electric System Revenue		
	Series A		
	5.00% 1/1/31	770,000	772,433
	5.00% 1/1/39	1,000,000	981,520
	Series B 5.00% 1/1/25	1,250,000	1,281,837
			4,376,072
Healthcare Revenue Bo	nds – 17.28%		
	Arizona Health Facilities Authority		
	Revenue (Banner Health)		
	Series D 5.50% 1/1/21	500,000	527,600
	(Catholic Healthcare West)		
	Series D 5.00% 7/1/28	500,000	468,625
	Glendale Industrial Development		
	Authority Health Facilities Revenue		
	(John C. Lincoln Health)		
	5.00% 12/1/42	1,000,000	792,900
	Maricopa County Industrial		
	Development Authority Health		
	Facilities Revenue (Catholic		
	Healthcare West) Series A		
	5.25% 7/1/32	400,000	367,344
	6.00% 7/1/39	500,000	497,920
	Scottsdale Industrial Development		
	Authority Hospital Revenue		
	(Scottsdale Healthcare)		
	Series A 5.25% 9/1/30	500,000	470,400
	University Medical Center Hospital Revenue		
	5.00% 7/1/33	1,000,000	858,260
	5.00% 7/1/35	500,000	422,435
	6.50% 7/1/39	500,000	509,190
	Yavapai County Industrial Development		
	Authority Revenue (Yavapai		
	Regional Medical Center)		
	Augustian interioral conter)		

Series A 5.25% 8/1/21 (RADIAN)	2,000,000	1,960,819 6,875,493
Housing Revenue Bond – 0.48%		0,873,493
Puerto Rico Housing Finance		
Authority Subordinated-Capital		
Fund Modernization		
5.50% 12/1/18	175,000	189,186
		189,186
Lease Revenue Bonds – 6.50%		
Arizona Certificates of Participation		
Department Administration Series A		
5.25% 10/1/25 (AGM)	500,000	510,130
Arizona Game & Fishing Department		
& Commission Revenue		
(AGF Administration Building Project)		
5.00% 7/1/26	640,000	636,237
Nogales Municipal Development		
Authority Revenue		
5.00% 6/1/30 (AMBAC)	500,000	457,560
	(coi	ntinues) 7

Statements of net assets

Delaware Investments Arizona Municipal Income Fund, Inc.

			incipal mount	Value
Municipal Bonds (continued)		11	mount	Value
Lease Revenue Bonds (continue	d)			
Pima	County Industrial Development			
	Authority Revenue (Metro Police			
	Facility - Nevada Project)			
	Series A			
	5.25% 7/1/31	\$	500,000	\$ 499,955
	5.375% 7/1/39		500,000	481,340
				2,585,222
Local General Obligation Bonds	5-5.71%			
Gila	County Unified School District #10			
	(Payson School Improvement			
	Project of 2006) Series A			
	5.25% 7/1/27 (AMBAC)		500,000	506,865
Mari	copa County Elementary			
	School District #6 (Washington			
	Elementary) Series A			
	5.375% 7/1/13 (AGM)		1,250,000	1,365,625
Scott	sdale 5.00% 7/1/21		350,000	397,782
				2,270,272
§Pre-Refunded Bonds – 3.28%				
Salt	River Project Agricultural			
	Improvement & Power District			
	Electric System Revenue Series A			
	5.00% 1/1/31-12		230,000	240,341
Sout	hern Arizona Capital Facilities			
	Finance (University of Arizona			
	Project) 5.00% 9/1/23-12 (NATL-RE)		1,000,000	1,063,850
				1,304,191
Special Tax Revenue Bonds - 1	5.34%			
Flag	staff Aspen Place at the Sawmill			
	Improvement District Revenue			
	5.00% 1/1/32		385,000	372,653
Gilbo	ert Public Facilities Municipal			
	Property Revenue 5.00% 7/1/25		500,000	510,465
Glen	dale Municipal Property Series A			
	5.00% 7/1/33 (AMBAC)		2,000,000	2,000,060
Mara	na Tangerine Farms Road			
	Improvement District Revenue			
	4.60% 1/1/26		873,000	827,377
Peor	a Municipal Development			
	Authority Revenue (Senior Lien &			

	Subordinate Lien)		
	5.00% 1/1/18	1,085,000	1,196,082
	Puerto Rico Sales Tax Financing		
	Revenue First Subordinate Series C	200.000	207 225
	6.00% 8/1/39	300,000	297,225
	Queen Creek Improvement District #1	1 000 000	000 640
	5.00% 1/1/32	1,000,000	899,640
			6,103,502
State General Obligation	Puerto Rico Commonwealth		
	(Public Improvement) Series C	225.000	201 774
	6.00% 7/1/39	335,000	321,774
Transportation Devenue	Danda 6.170		321,774
Transportation Revenue	Phoenix Civic Improvement		
	Airport Revenue	500.000	490.045
	(Junior Lien) Series A 5.25% 7/1/33	500,000	489,045
	(Senior Lien) Series B 5.25%	2 000 000	1.000 590
	7/1/27 (NATL-RE) (FGIC) (AMT)	2,000,000	1,966,580
Water & Sewer Revenue	D 1 0.000		2,455,625
water & Sewer Revenue			
	Guam Government Waterworks	390.000	226 484
	Authority 5.625% 7/1/40 Phoenix Civic Improvement	390,000	336,484
	Wastewater Systems		
	Revenue (Junior Lien)		
		850,000	020 279
	5.00% 7/1/19 (NATL-RE)		920,278
	5.00% 7/1/24 (NATL-RE) (FGIC)	1,000,000	1,001,410
	Series A 5.00% 7/1/39 Scottsdale Water & Sewer Revenue	900,000	889,857
		400,000	462 800
	5.00% 7/1/19	400,000	463,800
Tatal Maniairal Danda			3,611,829
Total Municipal Bonds	(+ \$20 (72 (9()		27 270 422
	(cost \$38,673,686)		37,279,422
Short-Term Investments	4 500/		
×Variable Rate Demand			
- Variable Rate Demand	Apache County Industrial		
	Development Authority Revenue		
	0.22% 12/15/18		
	(LOC-Bank of New York)	800,000	800.000
	Arizona Health Facilities Authority	000,000	800,000
	0.22% 7/1/35 (LOC-JPMorgan		
	Chase Bank)	1,000,000	1,000,000
Total Short-Term Invest		1,000,000	1,000,000
rotal onore renn investi	(cost \$1,800,000)		1,800,000
	(0030 \$1,000,000)		1,000,000
Total Value of Securities	- 98 23%		
rotar value of Securities	- 98.2 <i>370</i> (cost \$40,473,686)		39,079,422
Receivables and Other A			59,019,422
Accervables and Ould A	Net of Liabilities – 1.77%		704,458
	1.11 / 0		/04,438

Net Assets Applicable to 2,982,200	
Shares Outstanding; Equivalent to	
\$13.34 Per Share – 100.00%	\$ 39,783,880
Components of Net Assets at March 31, 2011:	
Common stock, \$0.01 par value, 200 million shares	
authorized to the Fund	\$ 40,651,205
Undistributed net investment income	461,800
Accumulated net realized gain on investments	65,139
Net unrealized depreciation of investments	(1,394,264)
Total net assets	\$ 39,783,880

Variable rate security. The rate shown is the rate as of March 31, 2011. Interest rates reset periodically.

§Pre-Refunded bonds. Municipal bonds that are generally backed or secured by U.S. Treasury bonds. For Pre-Refunded bonds, the stated maturity is followed by the year in which the bond is pre-refunded. See Note 8 in "Notes to financial statements."

¤Tax-exempt obligations that contain a floating or variable interest rate adjustment formula and an unconditional right of demand to receive payment of the unpaid principal balance plus accrued interest upon a short notice period (generally up to 30 days) prior to specified dates either from the issuer or by drawing on a bank letter of credit, a guarantee or insurance issued with respect to such instrument.

Summary of Abbreviations:

AGM - Insured by Assured Guaranty Municipal Corporation

AMBAC --- Insured by AMBAC Assurance Corporation

AMT - Subject to Alternative Minimum Tax

FGIC — Insured by Financial Guaranty Insurance Company

LOC — Letter of Credit

NATL-RE - Insured by the National Public Finance Guarantee Corporation

RADIAN - Insured by Radian Asset Assurance

See accompanying notes, which are an integral part of the financial statements.

Statements of net assets

Delaware Investments Colorado Municipal Income Fund, Inc. March 31, 2011

		Principal Amount	Value
Municipal Bonds – 94.95%		Anount	v alue
Corporate-Backed Revenue B	6ond – 1 17%		
Corporate Backed Revenue B	Public Authority for Colorado Energy		
	Natural Gas Revenue		
	Series 2008 6.50% 11/15/38	\$ 750,000	\$ 755,700
		÷ /20,000	755,700
Education Revenue Bonds – 2	20.05%		
	Boulder County Development Revenue		
	(University Corporation for		
	Atmospheric Research)		
	5.00% 9/1/26 (NATL-RE)	3,000,000	3,001,589
	Colorado Board of Governors		
	Revenue (Colorado State University		
	System) Series A 5.00% 3/1/39	700,000	684,005
	Colorado Educational & Cultural		
	Facilities Authority Revenue		
	(Bromley Charter School Project)		
	5.25% 9/15/32 (XLCA)	1,000,000	921,550
	(Johnson & Wales University Project)		
	Series A 5.00% 4/1/28 (XCLA)	3,000,000	2,661,059
	(Littleton Charter School Project)		
	4.375% 1/15/36 (CIFG)	1,200,000	910,188
	(Student Housing - Campus		
	Village Apartments)		
	5.00% 6/1/23	1,065,000	1,079,548
	(Student Housing - University of		
	Northern Colorado) Series A		
	5.00% 7/1/31 (NATL-RE)	2,500,000	2,229,125
	University of Colorado Enterprise		
	Systems Revenue Series A		
	5.375% 6/1/38	750,000	758,835
	Western State College 5.00% 5/15/34	750,000	726,968
			12,972,867
Electric Revenue Bonds – 7.0	0%		
	Colorado Springs Utilities System		
	Improvement Revenue Series C		
	5.50% 11/15/48	750,000	763,913
	Platte River Power Authority		
	Revenue Series HH 5.00% 6/1/28	1,500,000	1,559,534
	Puerto Rico Electric Power		
	Authority Revenue		

	Series TT 5.00% 7/1/37	685,000	575,167
	Series WW 5.50% 7/1/38	300,000	270,336
	Series XX 5.25% 7/1/40	750,000	647,963
	Series ZZ 5.25% 7/1/26	750,000	713,64
			4,530,56
Iealthcare Revenue Bonds – 10.1	18%		
	Aurora Hospital Revenue (Children's		
	Hospital Association Project)		
	Series A 5.00% 12/1/40	500,000	438,54
	Colorado Health Facilities		
	Authority Revenue		
	(Catholic Health Initiatives)		
	Series A 5.00% 7/1/39	750,000	680,55
	Series D 6.125% 10/1/28	750,000	799,82
	(Evangelical Lutheran Good		
	Samaritan Society)		
	5.25% 6/1/23	1,000,000	1,004,86
	Series A 6.125% 6/1/38	750,000	751,09
	(Total Longterm Care)	,	,
	Series A 6.00% 11/15/30	400,000	372,94
	Colorado Springs Hospital Revenue	,	
	6.25% 12/15/33	750,000	771,70
	Denver Health & Hospital Authority	120,000	,,,,,,
	Revenue (Recovery Zone Facilities)		
	5.625% 12/1/40	750,000	679,54
	University of Colorado Hospital	720,000	079,01
	Authority Revenue Series A		
	5.00% 11/15/37	500,000	426,84
	6.00% 11/15/29	650,000	659,55
	0.00 /0 11/10/25	000,000	6,585,45
ousing Revenue Bonds – 2.69%)		- , , -
	Colorado Housing & Finance		
	Colorado Housing & Finance Authority (Single Family		
	Authority (Single Family	425,000	433,73
5	Authority (Single Family Mortgage – Class 1) Series A 5.50% 11/1/29 (FHA) (VA) (HUD)	425,000	433,73
5	Authority (Single Family Mortgage – Class 1) Series A 5.50% 11/1/29 (FHA) (VA) (HUD) Puerto Rico Housing Finance Authority	425,000	433,73
	Authority (Single Family Mortgage – Class 1) Series A 5.50% 11/1/29 (FHA) (VA) (HUD)	425,000	433,73
	Authority (Single Family Mortgage – Class 1) Series A 5.50% 11/1/29 (FHA) (VA) (HUD) Puerto Rico Housing Finance Authority Subordinated-Capital Fund	425,000	
	Authority (Single Family Mortgage – Class 1) Series A 5.50% 11/1/29 (FHA) (VA) (HUD) Puerto Rico Housing Finance Authority Subordinated-Capital Fund Modernization 5.125% 12/1/27	1,000,000	981,26
	Authority (Single Family Mortgage – Class 1) Series A 5.50% 11/1/29 (FHA) (VA) (HUD) Puerto Rico Housing Finance Authority Subordinated-Capital Fund Modernization		981,26 324,31
	Authority (Single Family Mortgage – Class 1) Series A 5.50% 11/1/29 (FHA) (VA) (HUD) Puerto Rico Housing Finance Authority Subordinated-Capital Fund Modernization 5.125% 12/1/27	1,000,000	981,26 324,31
	Authority (Single Family Mortgage – Class 1) Series A 5.50% 11/1/29 (FHA) (VA) (HUD) Puerto Rico Housing Finance Authority Subordinated-Capital Fund Modernization 5.125% 12/1/27	1,000,000	981,26 324,31
	Authority (Single Family Mortgage – Class 1) Series A 5.50% 11/1/29 (FHA) (VA) (HUD) Puerto Rico Housing Finance Authority Subordinated-Capital Fund Modernization 5.125% 12/1/27 5.50% 12/1/18	1,000,000	981,26 324,31 1,739,30
	Authority (Single Family Mortgage – Class 1) Series A 5.50% 11/1/29 (FHA) (VA) (HUD) Puerto Rico Housing Finance Authority Subordinated-Capital Fund Modernization 5.125% 12/1/27 5.50% 12/1/18 Aurora Certificates of Participation	1,000,000 300,000	981,26 324,31 1,739,30
	Authority (Single Family Mortgage – Class 1) Series A 5.50% 11/1/29 (FHA) (VA) (HUD) Puerto Rico Housing Finance Authority Subordinated-Capital Fund Modernization 5.125% 12/1/27 5.50% 12/1/18 Aurora Certificates of Participation Series A 5.00% 12/1/30	1,000,000 300,000	981,26 324,31 1,739,30 629,17
	Authority (Single Family Mortgage – Class 1) Series A 5.50% 11/1/29 (FHA) (VA) (HUD) Puerto Rico Housing Finance Authority Subordinated-Capital Fund Modernization 5.125% 12/1/27 5.50% 12/1/18 Aurora Certificates of Participation Series A 5.00% 12/1/30 Glendale Certificates of Participation	1,000,000 300,000 630,000	981,26 324,31 1,739,30 629,17
	Authority (Single Family Mortgage – Class 1) Series A 5.50% 11/1/29 (FHA) (VA) (HUD) Puerto Rico Housing Finance Authority Subordinated-Capital Fund Modernization 5.125% 12/1/27 5.50% 12/1/27 5.50% 12/1/18 Aurora Certificates of Participation Series A 5.00% 12/1/30 Glendale Certificates of Participation 5.00% 12/1/25 (XLCA) Puerto Rico Public Buildings	1,000,000 300,000 630,000	981,26 324,31 1,739,30 629,17
	Authority (Single Family Mortgage – Class 1) Series A 5.50% 11/1/29 (FHA) (VA) (HUD) Puerto Rico Housing Finance Authority Subordinated-Capital Fund Modernization 5.125% 12/1/27 5.50% 12/1/27 5.50% 12/1/18 Aurora Certificates of Participation Series A 5.00% 12/1/30 Glendale Certificates of Participation 5.00% 12/1/25 (XLCA)	1,000,000 300,000 630,000	981,260 324,313 1,739,302 629,173
ease Revenue Bonds – 5.14%	Authority (Single Family Mortgage – Class 1) Series A 5.50% 11/1/29 (FHA) (VA) (HUD) Puerto Rico Housing Finance Authority Subordinated-Capital Fund Modernization 5.125% 12/1/27 5.50% 12/1/18 Aurora Certificates of Participation Series A 5.00% 12/1/30 Glendale Certificates of Participation 5.00% 12/1/25 (XLCA) Puerto Rico Public Buildings Authority Revenue (Guaranteed	1,000,000 300,000 630,000	433,730 981,260 324,318 1,739,308 629,17: 1,506,13: 730,73'

Certificates of Participation		
Series A 5.375% 6/1/31	460,000	460,294
		3,326,341
Local General Obligation Bonds – 8.41%		
Adams & Arapahoe Counties Joint		
School District #28J (Aurora)		
6.00% 12/1/28	600,000	664,122
Arapahoe County Water &		
Wastewater Public Improvement		
District Series A		
5.125% 12/1/32 (NATL-RE)	635,000	605,015
Boulder, Larimer & Weld Counties St.		
Vrain Valley School District No. Re-1J		
5.00% 12/15/33	750,000	763,628

Municipal Bonds (continued) Local General Obligation Bonds (continued) Bowles Metropolitan District 5.00% 12/1/33 (AGM) Denver City & County School District #1 Series A 5.00% 12/1/29 Jefferson County Colorado School District #R-1 5.25% 12/15/24 Sand Creek Metropolitan District Refunding & Improvement 5.00% 12/1/31 (XLCA) \$Pre-Refunded Bonds – 15.76% Colorado Educational & Cultural Facilities Authority (University of Colorado Foundation Project) 5.00% 7/1/27-12 (AMBAC) (University of Denver Project) Series B 5.25% 3/1/35-16 (FGIC) Denver Convention Center Hotel Authority Revenue Senior Lien Series A 5.00% 12/1/33-13 (XCLA)	Amount		Value	
Bowles Metropolitan District 5.00% 12/1/33 (AGM) Denver City & County School District #1 Series A 5.00% 12/1/29 Jefferson County Colorado School District #R-1 5.25% 12/15/24 Sand Creek Metropolitan District Refunding & Improvement 5.00% 12/1/31 (XLCA) SPre-Refunded Bonds – 15.76% Colorado Educational & Cultural Facilities Authority (University of Colorado Foundation Project) 5.00% 7/1/27-12 (AMBAC) (University of Denver Project) Series B 5.25% 3/1/35-16 (FGIC) Denver Convention Center Hotel Authority Revenue Senior Lien Series A				
5.00% 12/1/33 (AGM) Denver City & County School District #1 Series A 5.00% 12/1/29 Jefferson County Colorado School District #R-1 5.25% 12/15/24 Sand Creek Metropolitan District Refunding & Improvement 5.00% 12/1/31 (XLCA) Pre-Refunded Bonds – 15.76% Colorado Educational & Cultural Facilities Authority (University of Colorado Foundation Project) 5.00% 7/1/27-12 (AMBAC) (University of Denver Project) Series B 5.25% 3/1/35-16 (FGIC) Denver Convention Center Hotel Authority Revenue Senior Lien Series A				
Denver City & County School District #1 Series A 5.00% 12/1/29 Jefferson County Colorado School District #R-1 5.25% 12/15/24 Sand Creek Metropolitan District Refunding & Improvement 5.00% 12/1/31 (XLCA) Pre-Refunded Bonds – 15.76% Colorado Educational & Cultural Facilities Authority (University of Colorado Foundation Project) 5.00% 7/1/27-12 (AMBAC) (University of Denver Project) Series B 5.25% 3/1/35-16 (FGIC) Denver Convention Center Hotel Authority Revenue Senior Lien Series A				
#1 Series A 5.00% 12/1/29 Jefferson County Colorado School District #R-1 5.25% 12/15/24 Sand Creek Metropolitan District Refunding & Improvement 5.00% 12/1/31 (XLCA) SPre-Refunded Bonds – 15.76% Colorado Educational & Cultural Facilities Authority (University of Colorado Foundation Project) 5.00% 7/1/27-12 (AMBAC) (University of Denver Project) Series B 5.25% 3/1/35-16 (FGIC) Denver Convention Center Hotel Authority Revenue Senior Lien Series A	\$	2,000,000	\$	1,897,239
Jefferson County Colorado School District #R-1 5.25% 12/15/24 Sand Creek Metropolitan District Refunding & Improvement 5.00% 12/1/31 (XLCA) Pre-Refunded Bonds – 15.76% Colorado Educational & Cultural Facilities Authority (University of Colorado Foundation Project) 5.00% 7/1/27-12 (AMBAC) (University of Denver Project) Series B 5.25% 3/1/35-16 (FGIC) Denver Convention Center Hotel Authority Revenue Senior Lien Series A				
#R-1 5.25% 12/15/24 Sand Creek Metropolitan District Refunding & Improvement 5.00% 12/1/31 (XLCA) Pre-Refunded Bonds – 15.76% Colorado Educational & Cultural Facilities Authority (University of Colorado Foundation Project) 5.00% 7/1/27-12 (AMBAC) (University of Denver Project) Series B 5.25% 3/1/35-16 (FGIC) Denver Convention Center Hotel Authority Revenue Senior Lien Series A		240,000		249,526
Sand Creek Metropolitan District Refunding & Improvement 5.00% 12/1/31 (XLCA) Pre-Refunded Bonds – 15.76% Colorado Educational & Cultural Facilities Authority (University of Colorado Foundation Project) 5.00% 7/1/27-12 (AMBAC) (University of Denver Project) Series B 5.25% 3/1/35-16 (FGIC) Denver Convention Center Hotel Authority Revenue Senior Lien Series A				
Refunding & Improvement 5.00% 12/1/31 (XLCA) Pre-Refunded Bonds – 15.76% Colorado Educational & Cultural Facilities Authority (University of Colorado Foundation Project) 5.00% 7/1/27-12 (AMBAC) (University of Denver Project) Series B 5.25% 3/1/35-16 (FGIC) Denver Convention Center Hotel Authority Revenue Senior Lien Series A		750,000		846,945
5.00% 12/1/31 (XLCA) §Pre-Refunded Bonds – 15.76% Colorado Educational & Cultural Facilities Authority (University of Colorado Foundation Project) 5.00% 7/1/27-12 (AMBAC) (University of Denver Project) Series B 5.25% 3/1/35-16 (FGIC) Denver Convention Center Hotel Authority Revenue Senior Lien Series A				
§Pre-Refunded Bonds – 15.76% Colorado Educational & Cultural Facilities Authority (University of Colorado Foundation Project) 5.00% 7/1/27-12 (AMBAC) (University of Denver Project) Series B 5.25% 3/1/35-16 (FGIC) Denver Convention Center Hotel Authority Revenue Senior Lien Series A				
Colorado Educational & Cultural Facilities Authority (University of Colorado Foundation Project) 5.00% 7/1/27-12 (AMBAC) (University of Denver Project) Series B 5.25% 3/1/35-16 (FGIC) Denver Convention Center Hotel Authority Revenue Senior Lien Series A		500,000		414,590
Colorado Educational & Cultural Facilities Authority (University of Colorado Foundation Project) 5.00% 7/1/27-12 (AMBAC) (University of Denver Project) Series B 5.25% 3/1/35-16 (FGIC) Denver Convention Center Hotel Authority Revenue Senior Lien Series A				5,441,065
Facilities Authority (University of Colorado Foundation Project) 5.00% 7/1/27-12 (AMBAC) (University of Denver Project) Series B 5.25% 3/1/35-16 (FGIC) Denver Convention Center Hotel Authority Revenue Senior Lien Series A			_	
(University of Colorado Foundation Project) 5.00% 7/1/27-12 (AMBAC) (University of Denver Project) Series B 5.25% 3/1/35-16 (FGIC) Denver Convention Center Hotel Authority Revenue Senior Lien Series A				
Project) 5.00% 7/1/27-12 (AMBAC) (University of Denver Project) Series B 5.25% 3/1/35-16 (FGIC) Denver Convention Center Hotel Authority Revenue Senior Lien Series A				
(University of Denver Project) Series B 5.25% 3/1/35-16 (FGIC) Denver Convention Center Hotel Authority Revenue Senior Lien Series A				
5.25% 3/1/35-16 (FGIC) Denver Convention Center Hotel Authority Revenue Senior Lien Series A		3,900,000		4,112,589
Denver Convention Center Hotel Authority Revenue Senior Lien Series A				
Authority Revenue Senior Lien Series A		1,000,000		1,171,650
5.00% 12/1/33-13 (XCLA)				
		3,000,000		3,304,500
Westminster Building Authority				
Certificates of Participation				
5.25% 12/1/22-11 (NATL-RE)		1,555,000		1,604,496
				10,193,235
Special Tax Revenue Bonds – 11.34%				
Denver Convention Center Hotel				
Authority Revenue		1,575,000		1 220 097
5.00% 12/1/35 (XLCA)		1,575,000		1,220,987
Denver International Business Center				
Metropolitan District No.1		(50,000		592 701
5.00% 12/1/30 Duarte Diag Highway & Transportation		650,000		583,791
Puerto Rico Highway & Transportation Authority Revenue				
Series K 5.00% 7/1/30		750,000		671,288
Puerto Rico Sales Tax Financing		730,000		0/1,200
Revenue First Subordinate				
Series A 5.75% 8/1/37		590,000		568,282
Series C 6.00% 8/1/39		590,000		495,375
Regional Transportation District		500,000		495,575
Revenue (Fastracks Project) Series A 4.375% 11/1/31 (AMBAC)		1 250 000		1,134,538
4.50% 11/1/36 (AGM)		1,250,000 3,000,000		2,663,909

Guam Government Series A

	750,000	771,390
Puerto Rico Commonwealth		
(Public Improvement)		
Series A 5.50% 7/1/19 (NATLE-RE)	2,250,000	2,325,870
Series C 6.00% 7/1/39	505,000	485,063
		3,582,323
ransportation Revenue Bonds – 2.50%		
Denver City & County Airport System		
Revenue Series A 5.25% 11/15/36	750,000	727,357
E-470 Public Highway Authority		
Revenue Series C 5.25% 9/1/25	310,000	279,171
Regional Transportation District		
Revenue (Denver Transit Partners)		
6.00% 1/15/41	675,000	611,894
		1,618,422
Vater & Sewer Revenue Bonds – 5.17%		
Colorado Water Resources & Power		
Development Authority Revenue		
(Parker Water & Sanitation		
District) Series D		
5.125% 9/1/34 (NATL-RE)	1,500,000	1,377,405
5.25% 9/1/43 (NATL-RE)	2,000,000	1,795,820
Guam Government Waterworks		
Authority Revenue 5.625% 7/1/40	195,000	168,242
·		3,341,467
otal Municipal Bonds		
(cost \$63,474,336)		61,424,917
hort-Term Investments – 3.56% Variable Rate Demand Notes – 3.56%		
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural		
Variable Rate Demand Notes – 3.56%		
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural Facilities Authority Revenue (National Jewish Federation)		
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural Facilities Authority Revenue		
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural Facilities Authority Revenue (National Jewish Federation)	1,500,000	
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural Facilities Authority Revenue (National Jewish Federation) Series A-8 0.23% 9/1/35	1,500,000	1,500,000
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural Facilities Authority Revenue (National Jewish Federation) Series A-8 0.23% 9/1/35 (LOC-Bank of America N.A.)	1,500,000 800,000	
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural Facilities Authority Revenue (National Jewish Federation) Series A-8 0.23% 9/1/35 (LOC-Bank of America N.A.) Series A-12 0.23% 2/1/38		1,500,000
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural Facilities Authority Revenue (National Jewish Federation) Series A-8 0.23% 9/1/35 (LOC-Bank of America N.A.) Series A-12 0.23% 2/1/38 (LOC-Bank of America N.A.)		1,500,000 800,000
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural Facilities Authority Revenue (National Jewish Federation) Series A-8 0.23% 9/1/35 (LOC-Bank of America N.A.) Series A-12 0.23% 2/1/38 (LOC-Bank of America N.A.) 'otal Short-Term Investments (cost \$2,300,000)		1,500,000 800,000
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural Facilities Authority Revenue (National Jewish Federation) Series A-8 0.23% 9/1/35 (LOC-Bank of America N.A.) Series A-12 0.23% 2/1/38 (LOC-Bank of America N.A.) Total Short-Term Investments (cost \$2,300,000) Total Value of Securities – 98.51%		1,500,000 800,000 2,300,000
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural Facilities Authority Revenue (National Jewish Federation) Series A-8 0.23% 9/1/35 (LOC-Bank of America N.A.) Series A-12 0.23% 2/1/38 (LOC-Bank of America N.A.) otal Short-Term Investments (cost \$2,300,000)		1,500,000 800,000
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural Facilities Authority Revenue (National Jewish Federation) Series A-8 0.23% 9/1/35 (LOC-Bank of America N.A.) Series A-12 0.23% 2/1/38 (LOC-Bank of America N.A.) otal Short-Term Investments (cost \$2,300,000) otal Value of Securities – 98.51% (cost \$65,774,336)		1,500,000 800,000 2,300,000
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural Facilities Authority Revenue (National Jewish Federation) Series A-8 0.23% 9/1/35 (LOC-Bank of America N.A.) Series A-12 0.23% 2/1/38 (LOC-Bank of America N.A.) otal Short-Term Investments (cost \$2,300,000) otal Value of Securities – 98.51% (cost \$65,774,336) eceivables and Other Assets Net of Liabilities – 1.49%		1,500,000 800,000 2,300,000 63,724,917
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural Facilities Authority Revenue (National Jewish Federation) Series A-8 0.23% 9/1/35 (LOC-Bank of America N.A.) Series A-12 0.23% 2/1/38 (LOC-Bank of America N.A.) otal Short-Term Investments (cost \$2,300,000) otal Value of Securities – 98.51% (cost \$65,774,336) eceivables and Other Assets Net of Liabilities – 1.49%		1,500,000 800,000 2,300,000 63,724,917
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural Facilities Authority Revenue (National Jewish Federation) Series A-8 0.23% 9/1/35 (LOC-Bank of America N.A.) Series A-12 0.23% 2/1/38 (LOC-Bank of America N.A.) 'otal Short-Term Investments (cost \$2,300,000) Fotal Value of Securities – 98.51% (cost \$65,774,336) teceivables and Other Assets Net of Liabilities – 1.49%		1,500,000 800,000 2,300,000 63,724,917
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural Facilities Authority Revenue (National Jewish Federation) Series A-8 0.23% 9/1/35 (LOC-Bank of America N.A.) Series A-12 0.23% 2/1/38 (LOC-Bank of America N.A.) Cotal Short-Term Investments (cost \$2,300,000) Cotal Value of Securities – 98.51% (cost \$65,774,336) Receivables and Other Assets Net of Liabilities – 1.49% Let Assets Applicable to 4,837,100		1,500,000 800,000 2,300,000 63,724,917
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural Facilities Authority Revenue (National Jewish Federation) Series A-8 0.23% 9/1/35 (LOC-Bank of America N.A.) Series A-12 0.23% 2/1/38 (LOC-Bank of America N.A.) Yotal Short-Term Investments (cost \$2,300,000) Yotal Value of Securities – 98.51% (cost \$65,774,336) Receivables and Other Assets Net of Liabilities – 1.49% Net Assets Applicable to 4,837,100 Shares Outstanding; Equivalent to \$13.37 Per Share – 100.00%		1,500,000 800,000 2,300,000 63,724,917 964,456
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural Facilities Authority Revenue (National Jewish Federation) Series A-8 0.23% 9/1/35 (LOC-Bank of America N.A.) Series A-12 0.23% 2/1/38 (LOC-Bank of America N.A.) otal Short-Term Investments (cost \$2,300,000) otal Value of Securities – 98.51% (cost \$65,774,336) eceivables and Other Assets Net of Liabilities – 1.49% et Assets Applicable to 4,837,100 Shares Outstanding; Equivalent to \$13.37 Per Share – 100.00%		1,500,000 800,000 2,300,000 63,724,917 964,456
Variable Rate Demand Notes – 3.56% Colorado Educational & Cultural Facilities Authority Revenue (National Jewish Federation) Series A-8 0.23% 9/1/35 (LOC-Bank of America N.A.) Series A-12 0.23% 2/1/38 (LOC-Bank of America N.A.) otal Short-Term Investments (cost \$2,300,000) otal Value of Securities – 98.51% (cost \$2,300,000) otal Value of Securities – 98.51% (cost \$65,774,336) eceivables and Other Assets Net of Liabilities – 1.49% et Assets Applicable to 4,837,100 Shares Outstanding; Equivalent to \$13.37 Per Share – 100.00%		1,500,000 800,000 2,300,000 63,724,917 964,456

Undistributed net investment income	323,399
Accumulated net realized loss on investments	 (502,728)
Net unrealized depreciation of investments	(2,049,419)
Total net assets	\$ 64,689,373

(continues) 11

Statements of net assets

Delaware Investments Colorado Municipal Income Fund, Inc.

Variable rate security. The rate shown is the rate as of March 31, 2011. Interest rates reset periodically. \$Pre-Refunded bonds. Municipal bonds that are generally backed or secured by U.S. Treasury bonds. For Pre-Refunded bonds, the stated maturity is followed by the year in which the bond is pre-refunded. See Note 8 in "Notes to financial statements."

¤Tax-exempt obligations that contain a floating or variable interest rate adjustment formula and an unconditional right of demand to receive payment of the unpaid principal balance plus accrued interest upon a short notice period (generally up to 30 days) prior to specified dates either from the issuer or by drawing on a bank letter of credit, a guarantee or insurance issued with respect to such instrument.

Summary of Abbreviations:

AGM — Insured by Assured Guaranty Municipal Corporation AMBAC — Insured by AMBAC Assurance Corporation CIFG — Insured by CDC IXIS Financial Guaranty FGIC — Insured by Financial Guaranty Insurance Company FHA — Federal Housing Administration HUD — Housing and Urban Development Section 8 LOC — Letter of Credit NATL-RE — Insured by National Public Finance Guarantee Corporation VA — Veterans Administration Collateral XLCA — Insured by XL Capital Assurance

See accompanying notes, which are an integral part of the financial statements.

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Delaware Investments Minnesota Municipal Income Fund II, Inc. March 31, 2011

		Principal Amount		Value
Municipal Bonds – 98	3 57%	Amount		value
Corporate-Backed Re				
	Cloquet, Pollution Control Revenue			
	(Potlatch Project) 5.90% 10/1/26	\$	5,500,000	\$ 4,914,580
	Laurentian Energy Authority I			, <i>j. j.</i>
	Cogeneration Revenue Series A			
	5.00% 12/1/21		3,325,000	3,257,536
	Sartell Environmental Improvement			
	Revenue (International Paper)			
	Series A 5.20% 6/1/27		1,000,000	938,510
				9,110,626
Education Revenue B	onds – 9.68%			
	Minnesota Higher Education			
	Facilities Authority Revenue			
	5.25% 12/1/35		1,000,000	954,710
	(Augsburg College) Series 6-J1			
	5.00% 5/1/28		1,500,000	1,446,495
	(Carleton College)			
	Series D 5.00% 3/1/30		1,120,000	1,151,270
	Series 6-T 5.00% 1/1/28		1,000,000	1,036,120
	(College of St. Benedict)			
	Series 5-W 5.00% 3/1/20		2,000,000	2,023,220
	(St. Mary's University) Series 5-U			
	4.80% 10/1/23		1,400,000	1,392,972
	(University of St. Thomas)			
	Series 6-X 5.00% 4/1/29		2,250,000	2,248,673
	Series 7-A 5.00% 10/1/39		1,000,000	963,970
	University Minnesota			
	Series A 5.25% 4/1/29		1,000,000	1,071,770
	Series C 5.00% 12/1/19		1,290,000	1,468,678
	University of Minnesota Special			
	Purpose Revenue (State			
	Supported Biomed Science)			
	Series C 5.00% 8/1/35		1,040,000	1,048,029
	University of the Virgin Islands			
	Series A 5.375% 6/1/34		500,000	449,590
				15,255,497
Electric Revenue Bon	ds - 8.55%			
	Chaska Electric Revenue			
	(Generating Facilities) Series A			
	5.25% 10/1/25		250,000	254,910
	Minnesota Municipal Power Agency			
	Electric Revenue Series A			
	5.00% 10/1/34		1,900,000	1,821,454

	5.25% 10/1/19	1,610,000	1,696,634
	Puerto Rico Electric Power Authority		
	Revenue Series XX		
	5.25% 7/1/40	1,645,000	1,421,19
	Southern Minnesota Municipal		
	Power Agency Supply		
	Revenue Series A		
	5.25% 1/1/14 (AMBAC)	3,000,000	3,297,63
	Western Minnesota Municipal		
	Power Agency Supply Revenue		
	Series A 5.00% 1/1/30 (NATL-RE)	5,000,000	4,981,55
			13,473,37
ealthcare Revenue I	Bonds – 18.84%		
	Bemidji Health Care Facilities		
	Revenue (North Country		
	Health Services)		
	5.00% 9/1/24 (RADIAN)	1,500,000	1,441,80
	Fergus Falls Health Care Facilities		
	Revenue (Lake Region Healthcare)		
	5.00% 8/1/30	1,000,000	913,08
	Glencoe Health Care Facilities		
	Revenue (Glencoe Regional		
	Health Services Project)		
	5.00% 4/1/25	2,000,000	1,863,46
	Maple Grove Health Care Facilities		
	Revenue (Maple Grove Hospital)		
	5.25% 5/1/37	1,000,000	893,25
	Minneapolis Health Care System		
	Revenue (Fairview Health Services)		
	Series A 6.625% 11/15/28	600,000	640,75
	Series B 6.50% 11/15/38		
	(ASSURED GTY)	295,000	309,49
	Series D 5.00% 11/15/34	,	, .
	(AMBAC)	2,000,000	1,804,98
	Minneapolis Revenue (National	_,,.	-,,.
	Marrow Donor Program Project)		
	4.875% 8/1/25	1,000,000	940,87
	Minneapolis & St. Paul Minnesota	1,000,000	540,07
	Housing & Redevelopment		
	Authority Health Care Facilities		
	(Children's Hospital) Series A1 5.00% 8/15/34 (AGM)	500.000	465,75
	Minnesota Agricultural & Economic	500,000	405,75
	Development Board Revenue		
	(Fairview Health Care System)		
	Un-Refunded Balance Series A	100.000	100.00
	5.75% 11/15/26 (NATL-RE)	100,000	100,00
	6.375% 11/15/29	195,000	195,56
	Rochester Health Care & Housing		
	Revenue (Samaritan Bethany)		
	Series A 7.375% 12/1/41	1,220,000	1,207,38

Shakopee Health Care Facilities		
Revenue (St. Francis Regional		
Medical Center) 5.25% 9/1/34	1,560,000	1,402,924
St. Cloud Health Care System		
Revenue (Centracare Health		
System Project)		
5.50% 5/1/39 (ASSURED GTY)	1,500,000	1,483,425
Series A 5.125% 5/1/30	2,125,000	2,055,831
St. Louis Park Health Care		
Facilities Revenue		
(Park Nicollet Health Services)		
5.75% 7/1/39	1,500,000	1,406,580
Series C 5.50% 7/1/23	1,000,000	1,019,660
	(contin	ues) 13

Statements of net assets

Delaware Investments Minnesota Municipal Income Fund II, Inc.

	Principal Amount		Value
Municipal Bonds (continued)			
Healthcare Revenue Bonds (continued)			
St. Paul Housing & Redevelopment			
Authority Health Care Revenue			
(Allina Health System)			
Series A 5.00% 11/15/18			
(NATL-RE)	\$	1,380,000	\$ 1,488,661
Series A-1 5.25% 11/15/29		1,395,000	1,393,270
(Franciscan Health Elderly			
Housing Project)			
5.40% 11/20/42 (GNMA) (FHA)		2,700,000	2,624,454
(Health East Project)			
6.00% 11/15/35		2,000,000	1,686,620
(Health Partners Obligation			
Group Project) 5.25% 5/15/36		2,000,000	1,775,740
(Regions Hospital Project)			
5.30% 5/15/28		1,000,000	944,040
(Senior Carondelet Village			
Project) Series A 6.00% 8/1/42		770,000	701,532
Winona Health Care Facilities			
Revenue (Winona Health			
Obligated Group) 5.00% 7/1/23		1,010,000	949,036
			29,708,162
Housing Revenue Bonds – 7.96%			
Chanhassen Multifamily Housing			
Revenue (Heritage Park			
Apartments Project)			
6.20% 7/1/30 (FHA) (HUD) (AMT)		1,105,000	1,105,508
Minneapolis Multifamily			
Housing Revenue			
•(Gaar Scott Loft Project)			
5.95% 5/1/30 (AMT)			
(LOC-U.S. Bank N.A.)		880,000	881,126
(Olson Townhomes Project)			
6.00% 12/1/19 (AMT)		705,000	705,049
(Seward Towers Project)			
5.00% 5/20/36 (GNMA)		2,000,000	1,971,721
(Sumner Housing Project)			
Series A 5.15% 2/20/45			
(GNMA) (AMT)		2,000,000	1,852,500
Minnesota State Housing Finance			
Agency Revenue			

(Rental Housing)		
Series A 5.00% 2/1/35 (AMT)	1,000,000	927,710
Series D 5.95% 2/1/18 (NATL-RE)	120,000	120,494
(Residential Housing)		
Series B-1 5.35% 1/1/33 (AMT)	1,390,000	1,349,370
•Series D 4.75% 7/1/32 (AMT)	1,000,000	856,250
Series I 5.15% 7/1/38 (AMT)	725,000	674,830
Series L 5.10% 7/1/38 (AMT)	1,495,000	1,381,216
Washington County Housing &		
Redevelopment Authority		
Revenue (Woodland Park		
Apartments Project)		
4.70% 10/1/32	750,000	727,290
		12,553,064
Lease Revenue Bonds – 6.33%		
Andover Economic Development		
Authority Public Facilities		
Lease Revenue (Andover		
Community Center)		
5.125% 2/1/24	205,000	222,148
5.20% 2/1/29	410,000	445,137
Puerto Rico Public Buildings		
Authority Revenue Un-Refunded		
Balance (Guaranteed		
Government Facilities)		
Series D 5.25% 7/1/27	530,000	494,782
St. Paul Port Authority Lease Revenue		
(Cedar Street Office Building Project)		
5.00% 12/1/22	2,385,000	2,423,947
5.25% 12/1/27	2,800,000	2,831,164
(Robert Street Office		
Building Project) Series 3-11		
5.00% 12/1/27	2,000,000	2,022,480
Virginia Housing & Redevelopment		
Authority Health Care Facility		
Lease Revenue		
5.25% 10/1/25	680,000	650,400
5.375% 10/1/30	965,000	893,088
		9,983,146
Local General Obligation Bonds – 10.13%		
Dakota County Community		
Development Agency		
(Senior Housing Facilities)	1 100 000	1 120 002
Series A 5.00% 1/1/23	1,100,000	1,138,082
Hopkins Independent School District	1 000 000	1 055 105
#270 5.00% 2/1/28	1,000,000	1,055,180
Minneapolis Special School District	1 175 000	1.040.070
#1 5.00% 2/1/19 (AGM)	1,175,000	1,240,072
Morris Independent School District		
	2 750 000	2 000 000
#769 5.00% 2/1/28 (NATL-RE) Rocori Independent School District	3,750,000	3,988,800

	#750 (School Building) Series B		
	5.00% 2/1/22	1,010,000	1,104,354
	5.00% 2/1/24	1,075,000	1,152,002
	5.00% 2/1/25	1,115,000	1,184,977
	5.00% 2/1/26	1,155,000	1,219,622
	Washington County Housing &		
	Redevelopment Authority Series B		
	5.50% 2/1/22 (NATL-RE)	1,705,000	1,746,892
	5.50% 2/1/32 (NATL-RE)	2,140,000	2,146,570
			15,976,551
§Pre-Refunded/Esc	crowed to Maturity Bonds – 20.51%		
	Andover Economic Development		
	Authority Public Facilities		
	Lease Revenue (Andover		
	Community Center)		
	5.125% 2/1/24-14	295,000	319,677
	5.20% 2/1/29-14	590,000	640,563

	Principal Amount		Value	
funicipal Bonds (continued)				
Pre-Refunded/Escrowed to Maturity Bonds (continued)				
Dakota-Washington Counties				
Housing & Redevelopment				
Authority Revenue				
(Bloomington Single Family				
Residential Mortgage)				
Series B 8.375% 9/1/21				
(GNMA) (FHA) (VA) (AMT)	\$	7,055,000	\$	9,364,524
Southern Minnesota Municipal				
Power Agency Supply				
Revenue Refunding				
Series A 5.75% 1/1/18-13		3,715,000		3,978,319
Series B 5.50% 1/1/15 (AMBAC)		390,000		401,755
St. Louis Park Health Care Facilities				,
Revenue (Park Nicollet Health				
Services) Series B 5.25% 7/1/30-14		1,250,000		1,408,525
St. Paul Housing & Redevelopment		1,250,000		1,100,525
Authority Sales Tax				
(Civic Center Project)				
5.55% 11/1/23		2,300,000		2,488,393
5.55% 11/1/23 (NATL-RE) (IBC)		4,200,000		4,544,022
University of Minnesota Hospital &		4,200,000		4,344,022
Clinics 6.75% 12/1/16		2,580,000		3,113,157
		2,580,000		3,113,137
University of Minnesota Series A		4,000,000		4,565,280
5.50% 7/1/21		4,000,000		4,303,280
Western Minnesota Municipal				
Power Agency Supply Revenue		1 215 000		1 501 401
Series A 6.625% 1/1/16		1,315,000		1,501,401
				32,325,616
pecial Tax Revenue Bonds – 4.08%				
Minneapolis Community Planning				
& Economic Development				
Department (Limited Tax				
Supported Common Bond Fund)				
6.25% 12/1/30		1,000,000		1,041,480
Series 1 6.75% 12/1/25 (AMT)		865,000		866,168
Series 5 5.70% 12/1/27		375,000		376,065
Minneapolis Development Revenue				
(Limited Tax Supported				
Common Bond Fund) Series 1				
5.50% 12/1/24 (AMT)		1,000,000		1,004,330
Puerto Rico Commonwealth				
Infrastructure Financing				
initiastructure rinanenig				
Authority Special Tax Revenue				

Revenue First Subordinate	1 200 000	
Series A 5.75% 8/1/37	1,200,000	1,155,828
St. Paul Port Authority (Brownsfields		
Redevelopment Tax)	225 222	
Series 2 5.00% 3/1/37	895,000	867,783
Virgin Islands Public Finance		
Authority Revenue (Senior Lien		
Matching Fund Loan Notes)		
Series A 5.25% 10/1/23	500,000	501,060
		6,434,714
tate General Obligation Bond – 0.70%		
Minnesota State Various Purpose		
Series D 4.00% 8/1/17	1,000,000	1,104,170
		1,104,170
Transportation Revenue Bonds – 5.09%		
Minneapolis - St. Paul Metropolitan		
Airports Commission		
Revenue Series A		
5.00% 1/1/22 (NATL-RE)	3,000,000	3,020,760
5.00% 1/1/28 (NATL-RE)	2,120,000	2,096,150
5.00% 1/1/35 (AMBAC)	2,000,000	1,853,160
5.25% 1/1/16 (NATL-RE)	1,000,000	1,054,340
		8,024,410
Vater & Sewer Revenue Bond – 0.92%		
St. Paul Sewer Revenue Series D		
5.00% 12/1/21	1,325,000	1,455,420
		1,455,420
Total Municipal Bonds		
(cost \$154,635,827)		155,404,752
Short-Term Investments – 0.57%		
Wariable Rate Demand Notes – 0.57%		
Minneapolis & St. Paul, Minnesota		
Housing & Redevelopment		
Authority Health Care Revenue		
(Allina Health System)		
Series B-2 0.22% 11/15/35		
(LOC-JPMorgan Chase Bank)	400,000	400,000
(LOC-JEWOIgan Chase Bank)	400,000	400,000
Robbinsdale, Health Care Facilities		
Robbinsdale, Health Care Facilities Revenue (North Memorial)		
Robbinsdale, Health Care Facilities Revenue (North Memorial) Series A-4 0.20% 5/1/33	500.000	500.000
Robbinsdale, Health Care Facilities Revenue (North Memorial) Series A-4 0.20% 5/1/33 (LOC-Wells Fargo Bank N.A.)	500,000	500,000
Robbinsdale, Health Care Facilities Revenue (North Memorial) Series A-4 0.20% 5/1/33 (LOC-Wells Fargo Bank N.A.) Fotal Short-Term Investments	500,000	
Robbinsdale, Health Care Facilities Revenue (North Memorial) Series A-4 0.20% 5/1/33 (LOC-Wells Fargo Bank N.A.)	500,000	500,000 900,000
Robbinsdale, Health Care Facilities Revenue (North Memorial) Series A-4 0.20% 5/1/33 (LOC-Wells Fargo Bank N.A.) Total Short-Term Investments (cost \$900,000)	500,000	
Robbinsdale, Health Care Facilities Revenue (North Memorial) Series A-4 0.20% 5/1/33 (LOC-Wells Fargo Bank N.A.) Total Short-Term Investments (cost \$900,000)	500,000	
Robbinsdale, Health Care Facilities Revenue (North Memorial) Series A-4 0.20% 5/1/33 (LOC-Wells Fargo Bank N.A.) Total Short-Term Investments (cost \$900,000)	500,000	900,000
Robbinsdale, Health Care Facilities Revenue (North Memorial) Series A-4 0.20% 5/1/33 (LOC-Wells Fargo Bank N.A.) Fotal Short-Term Investments (cost \$900,000) Fotal Value of Securities – 99.14% (cost \$155,535,827)	500,000	900,000

Shares Outstanding; Equivalent to	
\$13.70 Per Share – 100.00%	\$ 157,655,069
Components of Net Assets at March 31, 2011:	
Common stock, \$0.01 par value, 200 million shares	
authorized to the Fund	\$ 157,931,075
Undistributed net investment income	827,677
Accumulated net realized loss on investments	 (1,872,608)
Net unrealized appreciation of investments	768,925
Total net assets	\$ 157,655,069
	(continues) 15

Statements of net assets

Delaware Investments Minnesota Municipal Income Fund II, Inc.

§Pre-Refunded bonds. Municipal bonds that are generally backed or secured by U.S. Treasury bonds. For Pre-Refunded bonds, the stated maturity is followed by the year in which the bond is pre-refunded. See Note 8 in "Notes to financial statements."

Variable rate security. The rate shown is the rate as of March 31, 2011. Interest rates reset periodically. ¤Tax-exempt obligations that contain a floating or variable interest rate adjustment formula and an unconditional right of demand to receive payment of the unpaid principal balance plus accrued interest upon a short notice period (generally up to 30 days) prior to specified dates either from the issuer or by drawing on a bank letter of credit, a guarantee or insurance issued with respect to such instrument.

Summary of Abbreviations:

AGM — Insured by Assured Guaranty Municipal Corporation AMBAC — Insured by AMBAC Assurance Corporation AMT — Subject to Alternative Minimum Tax ASSURED GTY — Insured by Assured Guaranty Corporation FHA — Federal Housing Administration GNMA — Government National Mortgage Association Collateral HUD — Housing and Urban Development Section 8 IBC — Insured Bond Certificate LOC — Letter of Credit NATL-RE — Insured by National Public Finance Guarantee Corporation RADIAN — Insured by Radian Asset Assurance VA — Veterans Administration Collateral

See accompanying notes, which are an integral part of the financial statements.

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Delaware Investments National Municipal Income Fund March 31, 2011

	Principal Amount	Value
Municipal Bonds – 94.07%		
Corporate-Backed Revenue Bonds – 10.56%		
Buckeye, Ohio Tobacco Settlement		
Financing Authority Asset-Backed		
Senior Turbo Series A-2		
6.50% 6/1/47	\$430,000	\$ 315,435
Golden State, California Tobacco		
Securitization Settlement Revenue		
(Asset-Backed Senior Notes)		
Series A-1 5.125% 6/1/47	370,000	222,041
Harris County, Texas Industrial		
Development Solid Waste Disposal		
Revenue (Deer Park Refining		
Project) 5.00% 2/1/23	150,000	149,606
Illinois Railsplitter Tobacco		
Settlement Authority		
6.25% 6/1/24	500,000	500,600
Iowa Finance Authority Pollution		
Control Facilities Revenue		
(Interstate Power & Light Project)		
5.00% 7/1/14 (FGIC)	500,000	539,839
Louisiana Local Government		
Environmental Facilities &		
Community Development		
Authority (Westlake Chemical)		
Series A-1 6.50% 11/1/35	255,000	255,900
Maryland State Economic		
Development Port Facilities		
Revenue (CNX Marine Terminals)		
5.75% 9/1/25	175,000	163,650
New York City, New York Industrial		
Development Agency Special		
Facilities Revenue (American		
Airlines - JFK International Airport)		
7.625% 8/1/25 (AMT)	450,000	452,984
Ohio State Air Quality Development		
Authority Revenue (First Energy		
Generation) Series A 5.70% 8/1/20	260.000	267,558
Pennsylvania Economic Development		,500
Financing Authority Exempt Facilities		
Revenue (Allegheny Energy Supply)		
7.00% 7/15/39	345,000	360,363
		3,227,976

Bowling Green, Ohio Student Housing		
Revenue (CFP I - State University		
Project) 6.00% 6/1/45	270,000	240,789
California Statewide Communities		
Development Authority School		
Facility Revenue (Aspire Public		
Schools) 6.125% 7/1/46	265,000	230,773
California Statewide Communities		
Development Authority Student		
Housing Revenue (Irvine, LLC - UCI		
East Campus) 6.00% 5/15/23	470,000	477,849
Marietta, Georgia Development		
Authority Revenue (Life University		
Income Project) 7.00% 6/15/39	430,000	399,191
Maryland State Economic		
Development Student Housing		
Revenue (University of Maryland		
College Park Projects)		
5.75% 6/1/33	370,000	354,338
Massachusetts State Health &	270,000	00 1,000
Educational Facilities Authority		
Revenue (Harvard University)		
Series A 5.00% 12/15/29		
General Obligation	600,000	636,233
(Nichols College) Series C	000,000	050,255
6.125% 10/1/29	250,000	252,610
	250,000	232,010
Montgomery County, Pennsylvania		
Higher Education & Health		
Authority Revenue (Arcadia	550.000	517.050
University) 5.25% 4/1/30	550,000	517,858
New Jersey Economic Development		
Authority Revenue (MSU Student		101.100
Housing Project) 5.875% 6/1/42	215,000	191,133
Oregon State Facilities Authority		
Revenue (Concordia University		
Project) Series A 6.125% 9/1/30	135,000	131,776
Pennsylvania State Higher Educational		
Facilities Authority Student		
Housing Revenue		
(Edinboro University Foundation)		
5.80% 7/1/30	300,000	286,911
(University Properties – East		
Stroudsburg University)		
5.25% 7/1/19	300,000	308,466
Troy, New York Capital Resource		
Revenue (Rensselaer Polytechnic)		
Series A 5.125% 9/1/40	300,000	274,719
		4,302,646

Healthcare Revenue Bonds – 15.72%

Brevard County, Florida Health

Facilities Authority Revenue

(Heath First Project) Series B		
7.00% 4/1/39	90,000	96,006
Butler County, Pennsylvania Hospital		
Authority Revenue (Butler Health		
System Project) 7.125% 7/1/29	150,000	160,233
Hawaii Pacific Health Special Purpose		
Revenue Series A 5.50% 7/1/40	300,000	262,683
Illinois Finance Authority Revenue		
(Silver Cross & Medical Centers)		
7.00% 8/15/44	300,000	297,288
Lycoming County, Pennsylvania		
Authority Health System Revenue		
(Susquehanna Health System		
Project) Series A 5.50% 7/1/28	500,000	465,690
Maricopa County, Arizona Industrial		
Development Authority Health		
Facilities Revenue (Catholic		
Healthcare West) Series A		
6.00% 7/1/39	225,000	224,064
	(continue	es) 17

Statements of net assets

Delaware Investments National Municipal Income Fund

		Principal	
Maniational Danada (annutional)		Amount	Value
Municipal Bonds (continued) Healthcare Revenue Bonds (continued)			
	tts State Health &		
	ational Facilities Authority		
	nue (Caregroup) Series E-2		
	% 7/1/19	\$ 360,000	\$ 373,525
	shire Health & Education	\$ 500,000	\$ 575,525
	ties Authority Revenue		
	mouth-Hitchcock Medical		
	r) 6.00% 8/1/38	300,000	311,925
	o State Hospital	500,000	511,725
	oment Loan Council Revenue		
	byterian Healthcare)		
	6 8/1/39	500,000	449,115
	Hospital Facilities Revenue	500,000	++9,113
	ding (Cleveland Clinic		
	h) Series A 5.50% 1/1/39	300,000	298,704
	nty, Florida Health	500,000	298,704
	ties Authority Revenue		
	ndo Regional Healthcare)		
	s A 6.25% 10/1/18 (NATL-RE)	1,135,000	1,248,885
	a, Pennsylvania Hospitals &	1,155,000	1,240,005
	er Education Facilities Authority		
	ital Revenue (Temple University		
	h System) Series A		
	6 7/1/30	300,000	258,732
	Arizona Industrial	500,000	250,752
	opment Authority Hospital		
	nue (Scottsdale Healthcare)		
	S A 5.00% 9/1/23	360,000	357,358
			4,804,208
Housing Revenue Bonds – 6.39%			1,001,200
-	Iunicipal Finance		
	ority Mobile Home Park		
	nue (Caritas Projects) Series A		
	6 8/15/45	230,000	207,683
	sing Finance Homeowner		201,000
	gage Revenue Series 2		
	6 7/1/29 (NATL-RE) (AMT)	270,000	273,100
	inty, Florida Multifamily		
	ing Finance Authority		
	Marcos Apartments) Series A		
(built)	1		

5.60% 1/1/44 (AGM) (AMT)	1,500,000	1,471,170
		1,951,953
Lease Revenue Bonds – 2.41%		
Capital Area Cultural Education		
Facilities Finance Texas Revenue		
(Roman Catholic Diocese)		
Series B 6.125% 4/1/45	105,000	99,494
New Jersey Economic Development		
Authority (School Facilities		
Construction) Series EE		
5.00% 9/1/17	300,000	320,424
5.00% 9/1/18	300,000	317,166
		737,084
Local General Obligation Bonds – 3.73%		
Fairfax County, Virginia Refunding &		
Public Improvement Series A		
5.00% 4/1/17	530,000	615,345
New York City, New York		
Fiscal 2003 Subordinate Series I-1		
5.375% 4/1/36	250,000	253,405
Fiscal 2009 Subordinate Series A-1		
5.25% 8/15/21	250,000	272,168
		1,140,918
Special Tax Revenue Bonds – 20.08%		
Anne Arundel County, Maryland		
Special Obligation Revenue		
(National Business Park-North		
Project) 6.10% 7/1/40	200,000	183,004
Brooklyn Arena Local Development,	,	,
New York Pilot Revenue (Barclays		
Center Project) 6.50% 7/15/30	300,000	304,572
California State Economic Recovery	,	
Revenue Series A 5.25% 7/1/21	260,000	283,488
Jacksonville, Florida Transportation	,	,
Revenue 5.25% 10/1/29 (NATL-RE)	1,000,000	1,001,510
Miami-Dade County, Florida Special	-,,	-,
Obligation Revenue (Capital		
Appreciation & Income) Series B		
5.00% 10/1/35 (NATL-RE)	2,000,000	1,831,139
New York City, New York Series A	2,000,000	1,001,109
5.00% 8/1/19	300,000	333,897
New York City, New York Transitional	500,000	555,077
Finance Authority Future Tax Secured		
Fiscal 2011 Series D 5.00% 2/1/26	150,000	158,400
Series C 5.25% 11/1/25	300,000	325,989
New York State Dormitory Authority	500,000	
(State Personal Income Tax Revenue -		
Education) Series A 5.00% 3/15/38	570,000	555,573
Puerto Rico Sales Tax Financing	570,000	555,575
Revenue First Subordinate		
Series A		

5.75% 8/1/37	245,000	235,982
(Capital Appreciation)		
6.75% 8/1/32	610,000	489,031
Series C 6.00% 8/1/39	295,000	292,271
[^] Wyandotte County, Kansas City,		
Kansas Unified Government		
Special Obligation Revenue (Capital		
Appreciation) Sales Tax Subordinate		
Lien Series B 6.07% 6/1/21	260,000	140,299
		6,135,155
State General Obligation Bonds – 5.74%		
California State		
5.25% 11/1/40	320,000	295,866
(Revenue Anticipation Notes)		
Series A-2 3.00% 6/28/11	300,000	301,725
California State Various Purpose		
6.00% 4/1/38	105,000	107,441

	Principal Amount		Value	
Junicipal Bonds (continued)				
state General Obligation Bonds (continued)				
New York State Series A				
5.00% 2/15/20	\$	300,000	\$	339,702
5.00% 2/15/39		300,000		301,437
Puerto Rico Commonwealth				
(Public Improvement) Series A				
5.50% 7/1/19 (NATL-RE)		395,000		408,319
				1,754,490
ransportation Revenue Bonds – 11.45%				
Denver, Colorado Regional				
Transportation District Revenue				
(Denver Transit Partners)				
6.00% 1/15/41		300,000		271,953
Florida Ports Financing		,		,
Commission Revenue				
(State Transportation Trust Fund)				
5.375% 6/1/27 (NATL-RE) (AMT)	1	,000,000		964,350
Maryland State Economic	-	,000,000		201,000
Development Revenue				
(Transportation Facilities Project)				
Series A 5.75% 6/1/35		255,000		236,852
Metropolitan Washington D.C.		255,000		250,052
Airports Authority Dulles Toll Road				
Revenue (First Senior Lien)				
Series A 5.25% 10/1/44		245,000		228,257
		243,000		220,237
Pennsylvania Turnpike Commission Revenue Subordinate				
		200.000		282 756
Series B 5.25% 6/1/39		300,000		282,756
Series D 5.125% 12/1/40		390,000		355,980
Port Authority of New York & New				
Jersey Special Obligation Revenue				
(JFK International Air Terminal)				
6.00% 12/1/42		230,000		218,153
St. Louis, Missouri Airport Revenue				
(Lambert-St. Louis International)				
Series A-1 6.625% 7/1/34		325,000		329,277
Texas Private Activity Bond Surface				
Transportation Senior Lien				
(LBJ Infrastructure)				
7.00% 6/30/40		285,000		289,899
(NTE Mobility Partners)				
7.50% 12/31/31		300,000		320,355
				3,497,832
Vater & Sewer Revenue Bonds – 3.91%				
Atlanta, Georgia Water & Wastewater				
Revenue Series A 6.25% 11/1/39		300,000		311,988

	Florida Water Pollution Control		
	Financing Revenue Series A		
	5.00% 1/15/25	15,000	15,783
	New York State Environmental Facilities		
	State Revolving Funds Revenue		
	(Master Financing Program)		
	5.00% 8/15/16	300,000	346,134
	San Francisco City & County,		
	California Public Utilities		
	Commission Subordinate		
	Series F 5.00% 11/1/27	500,000	520,655
Total Municipal Bo	nds		
	(cost \$29,065,262)		1,194,560
			28,746,822
Short-Term Investn	nents - 4.58%		
¤ Variable Rate Der	mand Notes – 4.58%		
	Massachusetts State Health &		
	Educational Facilities Authority		
	Revenue (Children's Hospital)		
	Series N-4 0.22% 10/1/49		
	(LOC-JPMorgan Chase Bank)	1,000,000	1,000,000
	Missouri State Health & Educational		
	Facilities Authority Revenue		
	(St. Louis University)		
	Series B-1 0.21% 10/1/35		
	(LOC-Bank of America N.A.)	400,000	400,000
Total Short-Term In	ivestments		
	(cost \$1,400,000)		1,400,000
Total Value of Secu	urities – 98.65%		
	(cost \$30,465,262)		30,146,822
Receivables and Ot	her Assets		
	Net of Liabilities – 1.35%		411,940
Net Assets Applical	ble to 2,422,200		
	Shares Outstanding; Equivalent to		
	\$12.62 Per Share – 100.00%		\$ 30,558,762
Components of Net	Assets at March 31, 2011:		
Common stock, \$0.	01 par value, unlimited shares		
	authorized to the Fund		\$ 33,208,317
Undistributed net in	ivestment income		344,090
Accumulated net re	alized loss on investments		(2,675,205)
	reciation of investments		(318,440)
Total net assets			\$ 30,558,762

W Step coupon bond. Indicates security that has a zero coupon that remains in effect until a predetermined date at which time the stated interest rate becomes effective.

^Zero coupon security. The rate shown is the yield at the time of purchase.

Variable rate security. The rate shown is the rate as of March 31, 2011. Interest rates reset periodically.

¤Tax-exempt obligations that contain a floating or variable interest rate adjustment formula and an unconditional right of demand to receive payment of the unpaid principal balance plus accrued interest upon a short notice period (generally up to 30 days) prior to specified dates either from the issuer or by drawing on a bank letter of credit, a guarantee or insurance issued with respect to such instrument.

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Statements of net assets

Delaware Investments National Municipal Income Fund

Summary of Abbreviations: AGM — Insured by Assured Guaranty Municipal Corporation AMT — Subject to Alternative Minimum Tax FGIC — Insured by Financial Guaranty Insurance Company LOC — Letter of Credit NATL-RE — Insured by National Public Finance Guarantee Corporation

See accompanying notes, which are an integral part of the financial statements.

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Statements of operations

Delaware Investments Closed-End Municipal Bond Funds

Year Ended March 31, 2011

Investment Income: Interest	Delaware Investments Arizona Municipal Income Fund, Inc. \$ 1,985,476	Delaware Investments Colorado Municipal Income Fund, Inc. \$ 3,282,578	Delaware Investments Minnesota Municipal Income Fund II, Inc.	Delaware Investments National Municipal Income Fund \$ 1,685,807
Expenses:				
Management fees	165,134	269,708	646,737	127,456
Accounting and administration expenses	16,311	26,641	63,881	12,589
Dividend disbursing and transfer agent fees and expenses	15,363	19,261	57,306	20,085
Audit and tax	13,045	14,405	19,223	12,523
Reports and statements to shareholders	9,435	14,255	32,202	9,739
Legal fees	6,889	8,892	22,665	4,986
Pricing fees	5,974	6,557	10,629	7,728
Stock exchange fees	2,756	4,330	10,748	2,166
Directors'/Trustees' fees	2,257	3,690	8,830	1,743
Insurance fees	1,994	3,052	7,069	1,546
Dues and services	1,295	1,409	3,121	1,128
Registration fees	663	663	753	5,251
Consulting fees	652	993	2,236	517
Custodian fees	521	819	2,053	535
Directors'/Trustees' expenses	170	266	630	134
Taxes (Pennsylvania franchise tax)	_	_	11,900	_
Total operating expenses	242,459	374,941	899,983	208,126
Net Investment Income	1,743,017	2,907,637	7,039,279	1,477,681
Net Realized and Unrealized Gain (Loss) on Investments:				
Net realized gain (loss) on investments	86,903	163,754	338,820	(25,702)
Net change in unrealized appreciation/depreciation of investments	(1,440,054)	(3,275,673)	(4,887,725)	(1,265,634)
Net Realized and Unrealized Loss on Investments	(1,353,151)	(3,111,919)	(4,548,905)	(1,291,336)
Net Increase (Decrease) in Net Assets Resulting from Operations	\$ 389,866	\$ (204,282)	\$ 2,490,374	\$ 186,345

See accompanying notes, which are an integral part of the financial statements.

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Statements of changes in net assets

Delaware Investments Closed-End Municipal Bond Funds

	Ar	laware Investme izona Municipal come Fund, Inc.	nts		C	Delaware Investmer Colorado Municipal Income Fund, Inc.		
		ar Ended 1/11	3/3	31/10	-	ear Ended 31/11	3/	31/10
Increase (Decrease) in Net Assets from Operations:								
Net investment income	\$	1,743,017	\$	1,718,485	\$	2,907,637	\$	2,935,660
Net realized gain on investments		86,903		397,279		163,754		1,000,097
Net change in unrealized appreciation/depreciation of investments		(1,440,054)		2,548,883		(3,275,673)		2,519,706
Net increase (decrease) in net assets resulting from operations		389,866		4,664,647		(204,282)		6,455,463
Dividends and Distributions to Common Shareholders from:								
Net investment income		(1,573,111)		(1,438,912)		(2,757,147)		(2,757,147)
Net realized gain on investments		(128,235)		(74,555)		_		-
		(1,701,346)		(1,513,467)		(2,757,147)		(2,757,147)
Net Increase (Decrease) in Net Assets		(1,311,480)		3,151,180		(2,961,429)		3,698,316
Net Assets:								
Beginning of year		41,095,360		37,944,180		67,650,802		63,952,486
End of year	\$	39,783,880	\$	41,095,360	\$	64,689,373	\$	67,650,802
Undistributed net investment income	\$	461,800	\$	268,364	\$	323,399	\$	176,704
	De	laware Investme	nts		D	elaware Investm	ents	
	Mi	nnesota Municip	al		National Municipal			
	Inc	come Fund II, Inc			In	come Fund		
	Ye	ar Ended			Y	ear Ended		
	3/3	1/11	3/3	31/10	3/	31/11	3/	31/10
Increase (Decrease) in Net Assets from Operations:								
Net investment income	\$	7,039,279	\$	6,924,251	\$	1,477,681	\$	1,383,491
Net realized gain (loss) on investments		338,820		457,242		(25,702)		(344,009)
Net change in unrealized appreciation/depreciation of investments		(4,887,725)		9,715,309		(1,265,634)		2,879,326
Net increase in net assets resulting from operations		2,490,374		17,096,802		186,345		3,918,808
Dividends and Distributions to Common Shareholders from:								
Net investment income		(6,557,836)		(6,557,836)		(1,277,711)		(1,235,322)
		(6,557,836)		(6,557,836)		(1,277,711)		(1,235,322)
Net Increase (Decrease) in Net Assets		(4,067,462)		10,538,966		(1,091,366)		2,683,486
Not Accets:								

Beginning of year	161,722,531	151,183,565	31,650,128	28,966,642
End of year	\$ 157,655,069	\$ 161,722,531	\$ 30,558,762	\$ 31,650,128
Undistributed net investment income	\$ 827,677	\$ 362,513	\$ 344,090	\$ 145,793

See accompanying notes, which are an integral part of the financial statements.

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Financial highlights

Delaware Investments Arizona Municipal Income Fund, Inc.

Selected data for each share of the Fund outstanding throughout each period were as follows:

	Year Ended				
	3/31/11	3/31/10	3/31/09	3/31/08	3/31/07
Net asset value, beginning of period	\$13.780	\$12.720	\$13.850	\$14.730	\$14.730
Income (loss) from investment operations:					
Net investment income	0.584	0.576	0.707	0.906	0.932
Net realized and unrealized gain (loss) on investments	(0.453)	0.992	(1.093)	(0.783)	0.160
Dividends on preferred stock from:					
Net investment income	—	—	(0.174)	(0.312)	(0.297)
Net realized gain on investments		_	_	(0.023)	(0.013)
Total dividends on preferred stock	_	_	(0.174)	(0.335)	(0.310)
Total from investment operations	0.131	1.568	(0.560)	(0.212)	0.782
Less dividends and distributions to common shareholders from:					
Net investment income	(0.528)	(0.483)	(0.570)	(0.610)	(0.750)
Net realized gain on investments	(0.043)	(0.025)	—	(0.058)	(0.032)
Total dividends and distributions	(0.571)	(0.508)	(0.570)	(0.668)	(0.782)
Net asset value, end of period	\$13.340	\$13.780	\$12.720	\$13.850	\$14.730
Market value, end of period	\$12.910	\$11.840	\$9.900	\$12.390	\$14.790
Total investment return based on:1					
Market value	14.02%	25.04%	(15.86%)	(11.86%)	(2.58%)
Net asset value	1.23%	13.27%	(3.29%)	(1.08%)	5.26%
Ratios and supplemental data:					
Net assets applicable to common shares, end of period (000 omitted)	\$39,784	\$41,095	\$37,944	\$41,294	\$43,916
Ratio of expenses to average net assets applicable to common shares2	0.59%	0.58%	0.96%	1.07%	1.05%
Ratio of net investment income to average net assets					
applicable to common shares2	4.22%	4.27%	5.37%	6.34%	6.34%
Ratio of net investment income to average net assets					
applicable to common shares net of dividends to preferred shares3	4.22%	4.27%	4.05%	3.99%	4.23%
Portfolio turnover	8%	20%	4%	18%	17%
Leverage analysis:					
Value of preferred shares outstanding (000 omitted)4	\$—	\$—	\$—	\$25,000	\$25,000
Net asset coverage per share of preferred shares, end of period4	\$—	\$—	\$—	\$132,588	\$137,832
Liquidation value per share of preferred shares4,5	\$—	\$—	\$—	\$50,000	\$50,000

1 Total investment return is calculated assuming a purchase of common stock on the opening of the first day and a sale on the closing of the last day of each period reported. Dividends and distributions, if any, are assumed for the purposes of this calculation to be reinvested at prices obtained under the Fund's dividend reinvestment plan. Generally, total investment return based on net asset value will be higher than total investment return based on market value in periods where there is an increase in the discount or a decrease in the premium of the market value to the net asset value from the beginning to the end of such periods. Conversely, total investment return based on net asset value will be lower than total investment return based on market there is a decrease in the discount or an increase in the premium of the market value to the net asset value from the beginning to the end of such periods. 2 Ratios do not reflect the effect of dividend payments to preferred shareholders, if applicable.

3 Ratio reflects total net investment income less dividends paid to preferred shareholders, if applicable, divided by average net assets applicable to common shareholders.

4 In 2008, the Fund redeemed all of its preferred shares at par plus accumulated dividends amounting to \$25,024,395.

5 Excluding any accumulated but unpaid dividends.

See accompanying notes, which are an integral part of the financial statements.

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Financial highlights

Delaware Investments Colorado Municipal Income Fund, Inc.

Selected data for each share of the Fund outstanding throughout each period were as follows:

	Year Ended				
	3/31/11	3/31/10	3/31/09	3/31/08	3/31/07
Net asset value, beginning of period	\$13.990	\$13.220	\$14.260	\$15.100	\$15.260
Income (loss) from investment operations:					
Net investment income	0.601	0.607	0.755	0.937	0.985
Net realized and unrealized gain (loss) on investments	(0.651)	0.733	(0.965)	(0.604)	0.069
Dividends on preferred stock from:					
Net investment income	—	_	(0.173)	(0.264)	(0.274)
Net realized gain on investments				(0.050)	(0.019)
Total dividends on preferred stock	_	_	(0.173)	(0.314)	(0.293)
Total from investment operations	(0.050)	1.340	(0.383)	0.019	0.761
Less dividends and distributions to common shareholders from:					
Net investment income	(0.570)	(0.570)	(0.657)	(0.720)	(0.850)
Net realized gain on investments	_	—	_	(0.139)	(0.071)
Total dividends and distributions	(0.570)	(0.570)	(0.657)	(0.859)	(0.921)
Net asset value, end of period	\$13.370	\$13.990	\$13.220	\$14.260	\$15.100
Market value, end of period	\$12.450	\$13.390	\$11.240	\$15.060	\$15.940
Total investment return based on:1					
Market value	(3.00%)	24.49%	(21.63%)	(0.14%)	(9.86%)
Net asset value	(0.30%)	10.55%	(2.66%)	(0.19%)	4.35%
Ratios and supplemental data:					
Net assets applicable to common shares, end of period (000 omitted)	\$64,689	\$67,651	\$63,952	\$68,973	\$73,056
Ratio of expenses to average net assets applicable to common shares2	0.56%	0.56%	0.91%	1.03%	1.01%
Ratio of net investment income to average net assets					
applicable to common shares2	4.31%	4.41%	5.55%	6.37%	6.49%
Ratio of net investment income to average net assets					
applicable to common shares net of dividends to preferred shares3	4.31%	4.41%	4.28%	4.23%	4.56%
Portfolio turnover	10%	20%	16%	16%	11%
Leverage analysis:					
Value of preferred shares outstanding (000 omitted)4	\$—	\$—	\$—	\$40,000	\$40,000
Net asset coverage per share of preferred shares, end of period4	\$—	\$—	\$—	\$136,216	\$141,320
Liquidation value per share of preferred shares4,5	\$—	\$—	\$—	\$50,000	\$50,000

1 Total investment return is calculated assuming a purchase of common stock on the opening of the first day and a sale on the closing of the last day of each period reported. Dividends and distributions, if any, are assumed for the purposes of this calculation to be reinvested at prices obtained under the Fund's dividend reinvestment plan. Generally, total investment return based on net asset value will be higher than total investment return based on market value in periods where there is an increase in the discount or a decrease in the premium of the market value to the net asset value from the beginning to the end of such periods. Conversely, total investment return based on net asset value will be lower than total investment return based on market value in periods where there is a decrease in the discount or an increase in the premium of the market value to the net asset value from the beginning to the end of such periods.

2 Ratios do not reflect the effect of dividend payments to preferred shareholders, if applicable.3 Ratio reflects total net investment income less dividends paid to preferred shareholders, if applicable, divided by average net assets applicable to common shareholders.

4 In 2008, the Fund redeemed all of its preferred shares at par plus accumulated dividends amounting to \$40,042,778.

5 Excluding any accumulated but unpaid dividends.

See accompanying notes, which are an integral part of the financial statements.

Delaware Investments Minnesota Municipal Income Fund II, Inc.

Selected data for each share of the Fund outstanding throughout each period were as follows:

	Year Ended	2/21/10	2/21/00	2/21/00	2/21/05
Net asset value, beginning of period	3/31/11 \$14.060	3/31/10 \$13.140	3/31/09 \$14.190	3/31/08 \$14.880	3/31/07 \$14.730
ivet asset value, beginning of period	\$14.000	\$13.140	\$14.190	\$14.000	\$14.750
Income (loss) from investment operations:					
Net investment income	0.612	0.602	0.776	0.962	0.963
Net realized and unrealized gain (loss) on investments	(0.402)	0.888	(1.013)	(0.674)	0.225
Dividends on preferred stock from:					
Net investment income	_	_	(0.175)	(0.318)	(0.298)
Total dividends on preferred stock			(0.175)	(0.318)	(0.298)
Total from investment operations	0.210	1.490	(0.412)	(0.030)	0.890
Less dividends to common shareholders from:					
Net investment income	(0.570)	(0.570)	(0.638)	(0.660)	(0.740)
Total dividends	(0.570)	(0.570)	(0.638)	(0.660)	(0.740)
Net asset value, end of period	\$13.700	\$14.060	\$13.140	\$14.190	\$14.880
Market value, end of period	\$12.600	\$12.740	\$11.250	\$13.450	\$14.640
Total investment return based on:1					
Market value	3.32%	18.58%	(11.91%)	(3.58%)	(5.13%)
Net asset value	1.80%	12.04%	(2.48%)	0.08%	6.05%
Ratios and supplemental data:					
Net assets applicable to common shares, end of period (000 omitted)	\$157,655	\$161,723	\$151,184	\$163,305	\$171,143
Ratio of expenses to average net assets applicable to common shares2,4	0.56%	0.56%	0.98%	1.18%	1.20%
Ratio of net investment income to average net assets					
applicable to common shares2	4.35%	4.36%	5.74%	6.61%	6.52%
Ratio of net investment income to average net assets					
applicable to common shares net of dividends to preferred shares3	4.35%	4.36%	4.45%	4.43%	4.50%
Portfolio turnover	9%	19%	15%	6%	3%
Leverage analysis:					
Value of preferred shares outstanding (000 omitted)5	\$—	\$—	\$—	\$95,000	\$95,000
Net asset coverage per share of preferred shares, end of period5	\$—	\$—	\$—	\$135,950	\$140,075
Liquidation value per share of preferred shares5,6	\$—	\$—	\$—	\$50,000	\$50,000

1 Total investment return is calculated assuming a purchase of common stock on the opening of the first day and a sale on the closing of the last day of each period reported. Dividends and distributions, if any, are assumed for the purposes of this calculation to be reinvested at prices obtained under the Fund's dividend reinvestment plan. Generally, total investment return based on net asset value will be higher than total investment return based on market value in periods where there is an increase in the discount or a decrease in the premium of the market value to the net asset value from the beginning to the end of such periods. Conversely, total investment return based on net asset value will be lower than total investment return based on market there is a decrease in the discount or an increase in the premium of the market value to the net asset value from the beginning to the end of such periods. 2 Ratios do not reflect the effect of dividend payments to preferred shareholders, if applicable.

3 Ratio reflects total net investment income less dividends paid to preferred shareholders, if applicable, divided by average net assets applicable to common shareholders.

4 The ratio of expenses to average net assets applicable to common shares includes interest and related expenses which include, but are not limited to, interest expense, remarketing fees, liquidity fees, and trustees' fees in connection with the Fund's participation in inverse floater programs for the years ended March 31, 2009, 2008, and 2007. See Notes 1 and 8 in "Notes to financial statements."

5 In 2008, the Fund redeemed all of its preferred shares at par plus accumulated dividends amounting to \$95,083,577.

6 Excluding any accumulated but unpaid dividends.

See accompanying notes, which are an integral part of the financial statements.

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Financial highlights

Delaware Investments National Municipal Income Fund

Selected data for each share of the Fund outstanding throughout each period were as follows:

	Year Ended				
	3/31/11	3/31/10	3/31/09	3/31/08	3/31/07
Net asset value, beginning of period	\$13.070	\$11.960	\$13.360	\$14.560	\$14.650
Income (loss) from investment operations:					
Net investment income	0.610	0.571	0.704	0.919	0.960
Net realized and unrealized gain (loss) on investments	(0.532)	1.049	(1.367)	(1.081)	0.141
Dividends on preferred stock from:					
Net investment income	_	_	(0.172)	(0.311)	(0.285)
Net realized gain on investments		_	_	(0.015)	(0.018)
Total dividends on preferred stock	_	_	(0.172)	(0.326)	(0.303)
Total from investment operations	0.078	1.620	(0.835)	(0.488)	0.798
Less dividends and distributions to common shareholders from:					
Net investment income	(0.528)	(0.510)	(0.565)	(0.668)	(0.820)
Net realized gain on investments	_	_	_	(0.044)	(0.068)
Total dividends and distributions	(0.528)	(0.510)	(0.565)	(0.712)	(0.888)
Net asset value, end of period	\$12.620	\$13.070	\$11.960	\$13.360	\$14.560
Market value, end of period	\$12.200	\$12.140	\$10.850	\$11.950	\$14.530
Total investment return based on:1					
Market value	4.78%	16.69%	(4.31%)	(13.11%)	(4.12%)
Net asset value	0.67%	13.97%	(5.65%)	(3.05%)	5.27%
Ratios and supplemental data:					
Net assets applicable to common shares, end of period (000 omitted)	\$30,559	\$31,650	\$28,967	\$32,365	\$35,256
Ratio of expenses to average net assets applicable to common shares2	0.65%	0.63%	1.06%	1.16%	1.10%
Ratio of net investment income to average net assets					
applicable to common shares2	4.64%	4.48%	5.63%	6.54%	6.58%
Ratio of net investment income to average net assets					
applicable to common shares net of dividends to preferred shares3	4.64%	4.48%	4.25%	4.22%	4.51%
Portfolio turnover	50%	69%	36%	17%	9%
Leverage analysis:					
Value of preferred shares outstanding (000 omitted)4	\$—	\$—	\$—	\$20,000	\$20,000
Net asset coverage per share of preferred shares, end of period4	\$—	\$—	\$—	\$130,914	\$138,141
Liquidation value per share of preferred shares4,5	\$—	\$—	\$—	\$50,000	\$50,000

1 Total investment return is calculated assuming a purchase of common stock on the opening of the first day and a sale on the closing of the last day of each period reported. Dividends and distributions, if any, are assumed for the purposes of this calculation to be reinvested at prices obtained under the Fund's dividend reinvestment plan. Generally, total investment return based on net asset value will be higher than total investment return based on market value in periods where there is an increase in the discount or a decrease in the premium of the market value to the net asset value from the beginning to the end of such periods. Conversely, total investment return based on net asset value will be lower than total investment return based on market value in periods where there is a decrease in the discount or an increase in the premium of the market value to the net asset value from the beginning to the end of such periods.

2 Ratios do not reflect the effect of dividend payments to preferred shareholders, if applicable.3 Ratio reflects total net investment income less dividends paid to preferred shareholders, if applicable, divided by average net assets applicable to common shareholders.

4 In 2008, the Fund redeemed all of its preferred shares at par plus accumulated dividends amounting to \$20,019,516.

5 Excluding any accumulated but unpaid dividends.

See accompanying notes, which are an integral part of the financial statements.

Notes to financial statements

Delaware Investments Closed-End Municipal Bond Funds

March 31, 2011

Delaware Investments Arizona Municipal Income Fund, Inc. (Arizona Municipal Fund), Delaware Investments Colorado Municipal Income Fund, Inc. (Colorado Municipal Fund) and Delaware Investments Minnesota Municipal Income Fund II, Inc. (Minnesota Municipal Fund II) are organized as Minnesota corporations and Delaware Investments National Municipal Income Fund (National Municipal Fund) is organized as a Massachusetts business trust (each referred to as a Fund and collectively as the Funds). Arizona Municipal Fund, Colorado Municipal Fund, Minnesota Municipal Fund II and National Municipal Fund are considered diversified closed-end management investment companies under the Investment Company Act of 1940, as amended. The Funds' shares trade on the NYSE Amex Equities, the successor to the American Stock Exchange.

The investment objective of each Fund is to provide high current income exempt from federal income tax and from state personal income tax, if any, consistent with the preservation of capital. Each Fund, except National Municipal Income Fund will seek to achieve its investment objective by investing substantially all of its net assets in investment grade, tax-exempt municipal obligations of its respective state.

1. Significant Accounting Policies

The following accounting policies are in accordance with U.S. generally accepted accounting principles (U.S. GAAP) and are consistently followed by the Funds.

Security Valuation –Debt securities are valued by an independent pricing service or broker. To the extent current market prices are not available, the pricing service may take into account developments related to the specific security, as well as transactions in comparable securities. Short-term debt securities are valued at market value. Generally, other securities and assets for which market quotations are not readily available are valued at fair value as determined in good faith under the direction of each Fund's Board of Directors/Trustees (each a Board, and collectively, the Boards). In determining whether market quotations are readily available or fair valuation will be used, various factors will be taken into consideration, such as market closures or suspension of trading in a security.

Federal Income Taxes –No provision for federal income taxes has been made as each Fund intends to continue to qualify for federal income tax purposes as a regulated investment company under Subchapter M of the Internal Revenue Code of 1986, as amended, and make the requisite distributions to shareholders. The Funds evaluate tax positions taken or expected to be taken in the course of preparing the Funds' tax returns to determine whether the tax positions are "more-likely-than-not" of being sustained by the applicable tax authority. Tax positions not deemed to meet the more-likely-than-not threshold are recorded as a tax benefit or expense in the current year. Management has analyzed the Funds' tax positions taken on federal income tax returns for all open tax years (March 31, 2008 – March 31, 2011), and has concluded that no provision for federal income tax is required in the Funds' financial statements.

Interest and Related Expenses Interest and related expenses include, but are not limited to, interest expense, remarketing fees, liquidity fees, and trustees' fees from the Funds' participation in inverse floater programs where a Fund has transferred its own bonds to a trust that issues floating rate securities with an aggregate principal amount equal to the principal of the transferred bonds. In conveyance of the bond, the Funds receive the inverse floating rate securities and cash from the trust. As a result of certain rights retained by the Funds, the transfer of the bond is not considered a sale, but rather a form of financing for accounting purposes whereby the cash received is recorded as a liability and interest expense is recorded based on the interest rate of the floating rate securities. Remarketing fees, liquidity fees, and trustees' expenses are recorded on the accrual basis. There were no interest and related expenses for the year ended March 31, 2011.

Use of Estimates – The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates and the differences could be material.

Other Expenses directly attributable to a Fund are charged directly to that Fund. Other expenses common to various funds within the Delaware Investments® Family of Funds are generally allocated amongst such funds on the basis of average net assets. Management fees and some other expenses are paid monthly. Security transactions are recorded on the date the securities are purchased or sold (trade date) for financial reporting purposes. Costs used in calculating realized gains and losses on the sale of investment securities are those of the specific securities sold. Interest income is recorded on the accrual basis. Discounts and premiums are amortized to interest income over the lives of the respective securities. Each Fund declares and pays dividends from net investment income monthly and distributions from net realized gain on investments, if any, annually. Each Fund may distribute income dividends and capital gains more frequently, if necessary for tax purposes. Dividends and distributions, if any, are recorded on ex-dividend date.

The Funds may receive earnings credits from their custodian when positive cash balances are maintained, which are used to offset custody fees. There were no earnings credits for the year ended March 31, 2011.

The Funds may receive earnings credits from their transfer agent when positive cash balances are maintained, which are used to offset transfer agent fees. There were no earnings credits for the year ended March 31, 2011.

2. Investment Management, Administration Agreements and Other Transactions with Affiliates

In accordance with the terms of its respective investment management agreement, each Fund pays Delaware Management Company (DMC), a series of Delaware Management Business Trust and the investment manager, an annual fee of 0.40% which is calculated daily based on the adjusted average daily net assets of each Fund.

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Notes to financial statements

Delaware Investments Closed-End Municipal Bond Funds

2. Investment Management, Administration Agreements and Other Transactions with Affiliates (continued)

Delaware Service Company, Inc. (DSC), an affiliate of DMC, provides fund accounting and financial administration oversight services to the Funds. For these services, the Funds pay DSC fees based on the aggregate daily net assets of the Delaware Investments® Family of Funds at the following annual rate: 0.0050% of the first \$30 billion; 0.0045% of the next \$10 billion; 0.0040% of the next \$10 billion; and 0.0025% of aggregate average daily net assets in excess of \$50 billion. The fees payable to DSC under the service agreement described above are allocated among all Funds in the Delaware Investments Family of Funds on a relative net asset value basis. For the year ended March 31, 2011, the Funds were charged as follows:

Arizona	Colorado	Minnesota	National
Municipal	Municipal	Municipal	Municipal
Fund	Fund	Fund II	Fund
\$2,056	\$3,358	\$8,051	\$1,587

At March 31, 2011, each Fund had liabilities payable to affiliates as follows:

	Arizona	Colorado	Minnesota	National
	Municipal	Municipal	Municipal	Municipal
	Fund	Fund	Fund II	Fund
Investment management fee payable to DMC	\$13,595	\$22,101	\$53,752	\$10,438
Accounting administration and other expenses	168	274	665	129
payable to DSC				
Other expenses payable to DMC and affiliates*	2,875	3,870	8,754	2,748

*DMC, as part of its administrative services, pays operating expenses on behalf of each Fund and is reimbursed on a periodic basis. Expenses include items such as printing of shareholder reports, fees for audit, legal and tax services, registration fees and directors/trustees' fees.

As provided in the investment management agreement, each Fund bears the cost of certain legal and tax services, including internal legal and tax services provided to each Fund by DMC and/or its affiliates' employees. For the year ended March 31, 2011, each Fund was charged for internal legal and tax services provided by DMC and/or its affiliates' employees as follows:

Arizona Municipal	Colorado Municipal	Minnesota Municipal	National Municipal
Fund	Fund	Fund II	Fund
\$3,531	\$5,101	\$12,396	\$2,306

Directors'/Trustees' fees include expenses accrued by the Funds for each Director's/Trustee's retainer and meeting fees. Certain officers of DMC and DSC are officers and/or Directors/Trustees of the Trust. These officers and Directors/Trustees are paid no compensation by the Funds.

3. Investments

For the year ended March 31, 2011, the Funds made purchases and sales of investment securities other than short-term investments as follows:

	Arizona	Colorado	Minnesota	National
	Municipal	Municipal	Municipal	Municipal
	Fund	Fund	Fund II	Fund
Purchases	\$3,238,033	\$ 6,445,628	\$15,127,609	\$15,805,105

Sales	4,900,044	9,100,874	14,877,520	17,700,275

At March 31, 2011, the cost of investments and unrealized appreciation (depreciation) for federal income tax purposes for each Fund were as follows:

	Arizona	Colorado	Minnesota	National
	Municipal	Municipal	Municipal	Municipal
	Fund	Fund	Fund II	Fund
Cost of investments	\$ 40,472,872	\$ 65,767,981	\$ 155,449,120	\$ 30,480,736
Aggregate unrealized appreciation	\$ 459,341	\$ 1,195,380	\$ 4,962,363	\$ 460,259
Aggregate unrealized depreciation	(1,852,791)	(3,238,444)	(4,106,731)	(794,173)
Net unrealized appreciation (depreciation)	\$ (1,393,450)	\$ (2,043,064)	\$ 855,632	\$ (333,914)

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U.S. GAAP defines fair value as the price that the Funds would receive to sell an asset or pay to transfer a liability in an orderly transaction between market participants at the measurement date under current market conditions. A three level hierarchy for fair value measurements has been established based upon the transparency of inputs to the valuation of an asset or liability. Inputs may be observable or unobservable and refer broadly to the assumptions that market participants would use in pricing the asset or liability. Observable inputs reflect the assumptions market participants would use in pricing the asset or liability. Unobservable inputs reflect the assumptions market participants would use in pricing the asset or liability based on market data obtained from sources independent of the reporting entity. Unobservable inputs reflect the reporting entity's own assumptions about the assumptions that market participants would use in pricing the asset or liability developed based on the best information available under the circumstances. Each Fund's investment in its entirety is assigned a level based upon the observability of the inputs which are significant to the overall valuation. The three level hierarchy of inputs is summarized below.

Level 1-inputs are quoted prices in active markets for identical investments (e.g., equity securities, open-end investment companies, futures contracts, options contracts)

- Level 2 other observable inputs (including, but not limited to: quoted prices for similar assets or liabilities in markets that are active, quoted prices for identical or similar assets or liabilities in markets that are not active, inputs other than quoted prices that are observable for the assets or liabilities (such as interest rates, yield curves, volatilities, prepayment speeds, loss severities, credit risks and default rates) or other market-corroborated inputs) (e.g., debt securities, government securities, swap contracts, foreign currency exchange contracts, foreign securities utilizing international fair value pricing)
- Level 3 inputs are significant unobservable inputs (including the Fund's own assumptions used to determine the fair value of investments) (e.g., broker-quoted securities, fair valued securities)

The following table summarizes the valuation of each Fund's investments by fair value hierarchy levels as of March 31, 2011:

	Arizona Municipal Fund	l
	Level 2	
Municipal Bonds	\$	37,279,422
Short-Term Investments		1,800,000
Total	\$	39,079,422

	Colorado Municipal Fund			
	Level 2			
Municipal Bonds	\$	61,424,917		
Short-Term Investments		2,300,000		
Total	\$	63,724,917		

	Minnesota Municipal Fund II			
	Level 2			
Municipal Bonds	\$	155,404,752		
Short-Term Investments		900,000		
Total	\$	156,304,752		

	National Municipal Fund			
	Level 2			
Municipal Bonds	\$	28,746,822		
Short-Term Investments		1,400,000		
Total	\$	30,146,822		

There were no unobservable (Level 3) investments at the beginning or end of the year.

During the year ended March 31, 2011, there were no transfers between Level 1 investments, Level 2 investments or Level 3 investments that had a material impact to the Funds.

Notes to financial statements

Delaware Investments Closed-End Municipal Bond Funds

4. Dividend and Distribution Information

Income and long-term capital gain distributions are determined in accordance with federal income tax regulations, which may differ from U.S. GAAP. Additionally, distributions from net short-term gains on sales of investment securities are treated as ordinary income for federal income tax purposes. The tax character of dividends and distributions paid during the years ended March 31, 2011 and 2010 was as follows:

	Arizon	a	Colorad	lo	Minneso	ota	Nationa	1
	Munici	pal	Municip	pal	Municip	bal	Municij	bal
	Fund		Fund		Fund II		Fund	
Year Ended 3/31/11								
Ordinary income	\$	29,445	\$		\$	395	\$	24,594
Tax-exempt income		1,544,246		2,757,147		6,557,441		1,253,117
Long-term capital gain		127,655						
Total	\$	1,701,346	\$	2,757,147	\$	6,557,836	\$	1,277,711
Year Ended 3/31/10								
Ordinary income	\$		\$		\$		\$	18,011
Tax-exempt income		1,438,912		2,757,147		6,557,836		1,217,311
Long-term capital gain		74,555						_
Total	\$	1,513,467	\$	2,757,147	\$	6,557,836	\$	1,235,322

5. Components of Net Assets on a Tax Basis

As of March 31, 2011, the components of net assets on a tax basis were as follows:

	Arizona	Colorado	Minnesota	National
	Municipal	Municipal	Municipal	Municipal
	Fund	Fund	Fund II	Fund
Shares of beneficial interest	\$40,651,205	\$66,918,121	\$157,931,075	\$33,208,317
Undistributed long-term capital gains	64,325			
Undistributed tax-exempt income	461,800	323,399	827,677	344,090
Capital loss carryforwards		(509,083)	(1,959,315)	(2,494,617)
Post-October losses	_	_	_	(165,114)
Unrealized appreciation (depreciation) of investments	(1,393,450)	(2,043,064)	855,632	(333,914)
Net assets	\$39,783,880	\$64,689,373	\$157,655,069	\$30,558,762

The differences between book basis and tax basis components of net assets are primarily attributable to tax treatment of market discount on debt instruments.

Post-October losses represent losses realized on investment transactions from November 1, 2010 through March 31, 2011 that, in accordance with federal income tax regulations, the Funds have elected to defer and treat as having arisen in the following fiscal year.

For financial reporting purposes, capital accounts are adjusted to reflect the tax character of permanent book/tax differences. Reclassifications are primarily due to tax treatment of market discount on debt instruments. Results of operations and net assets were not affected by these reclassifications. For the year ended March 31, 2011, the Funds recorded the following reclassifications.

	Arizona	Colorado	Minnesota	National
	Municipal	Municipal	Municipal	Municipal
	Fund	Fund	Fund II	Fund
Undistributed net investment income	\$ 23,530	\$(3,795)	\$(16,279)	\$(1,673)
Accumulated net realized gain (loss)	(23,530)	3,795	16,279	1,673

For federal income tax purposes, capital loss carryforwards may be carried forward and applied against future capital gains. \$163,835, \$298,574, and \$154,758 was utilized in 2011 for Colorado Municipal Fund, Minnesota Municipal Fund II and National Municipal Fund, respectively. Capital loss carryforwards remaining at March 31, 2011 will expire as follows:

	Colorado	Minnesota	National
	Municipal	Municipal	Municipal
Year of Expiration	Fund	Fund II	Fund
2017	\$509,083	\$1,695,121	\$1,634,822
2018		264,194	859,795
Total	\$509,083	\$1,959,315	\$2,494,617

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6. Capital Stock

Pursuant to their articles of incorporation, Arizona Municipal Fund, Colorado Municipal Fund and Minnesota Municipal Fund II each have 200 million shares of \$0.01 par value common shares authorized. National Municipal Fund has been authorized to issue an unlimited amount of \$0.01 par value common shares. The Funds did not repurchase any shares under the Share Repurchase Program during the year ended March 31, 2011. Shares issuable under the Funds' dividend reinvestment plan are purchased by the Funds' transfer agent, BNY Mellon Shareowner Services, in the open market.

For the year ended March 31, 2011, the Funds did not have any transactions in common shares.

7. Derivatives

U.S. GAAP requires enhanced disclosures that enable investors to understand: 1) how and why an entity uses derivatives; 2) how they are accounted for; and 3) how they affect an entity's results of operations and financial position.

Inverse Floaters —Each Fund may participate in inverse floater programs where a fund transfers its own bonds to a trust that issues floating rate securities and inverse floaters) with an aggregate principal amount equal to the principal of the transferred bonds. The inverse floaters received by the Funds are derivative tax-exempt obligations with floating or variable interest rates that move in the opposite direction of short-term interest rates, usually at an accelerated speed. Consequently, the market values of the inverse floaters will generally be more volatile than other tax-exempt investments. The Funds typically use inverse floaters to adjust the duration of their portfolio. Duration measures a portfolio's sensitivity to changes in interest rates. By holding inverse floaters with a different duration than the underlying bonds that a Fund transferred to the trust, the Fund seeks to adjust its portfolio's sensitivity to changes in interest rates. The Funds may also invest in inverse floaters to add additional income to the Funds or to adjust the Funds' exposure to a specific segment of the yield curve. At March 31, 2011, and during the year then ended, the Funds held no investments in inverse floaters.

8. Credit and Market Risk

The Funds concentrate their investments in securities issued by municipalities. The value of these investments may be adversely affected by new legislation within the states, regional or local and national economic conditions, as applicable and differing levels of supply and demand for municipal bonds. Many municipalities insure repayment for their obligations. Although bond insurance reduces the risk of loss due to default by an issuer, such bonds remain subject to the risk that market value may fluctuate for other reasons and there is no assurance that the insurance company will meet its obligations. A real or perceived decline in creditworthiness of a bond insurer can have an adverse impact on the value of insured bonds held in each Fund. At March 31, 2011, the percentages of each Fund's net assets insured by insurers are listed below and these securities have been identified in the statements of net assets.

Arizona Municipal Fund	32%
Colorado Municipal Fund	39%
Minnesota Municipal Fund II	21%
National Municipal Fund	25%

The Funds invest a portion of their assets in high yield fixed income securities, which carry ratings of BB or lower by Standard & Poor's Rating Group (S&P) and/or Ba or lower by Moody's Investors Service, Inc. (Moody's). Investments in these higher yielding securities are generally accompanied by a greater degree of credit risk than higher rated securities. Additionally, lower rated securities may be more susceptible to adverse economic and competitive industry conditions than investment grade securities.

The Funds may invest in advanced refunded bonds, escrow secured bonds or defeased bonds. Under current federal tax laws and regulations, state and local government borrowers are permitted to refinance outstanding bonds by issuing new bonds. The issuer refinances the outstanding debt to either reduce interest costs or to remove or alter restrictive covenants imposed by the bonds being refinanced. A refunding transaction where the municipal securities are being refunded within 90 days from the issuance of the refunding issue is known as a "current refunding." "Advance refunded bonds" are bonds in which the refunded bond issue remains outstanding for more than 90 days following the issuance of the refunding issue. In an advance refunding, the issuer will use the proceeds of a new bond issue to purchase high grade interest bearing debt securities which are then deposited in an irrevocable escrow account held by an escrow agent to secure all future payments of principal and interest and bond premium of the advance refunded bond. Bonds are "escrowed to maturity" when the proceeds of the refunding issue are deposited in an escrow account for investment sufficient to pay all of the principal and interest on the original interest payment and maturity dates.

Bonds are considered "pre-refunded" when the refunding issue's proceeds are escrowed only until a permitted call date or dates on the refunded issue with the refunded issue being redeemed at the time, including any required premium. Bonds become "defeased" when the rights and interests of the bondholders and of their lien on the pledged revenues or other security under the terms of the bond contract are substituted with an alternative source of revenues (the escrow securities) sufficient to meet payments of principal and interest to maturity or to the first call dates. Escrowed secured bonds will often receive a rating of AAA from Moody's, S&P, and/or Fitch Ratings due to the strong credit quality of the escrow securities and the irrevocable nature of the escrow deposit agreement.

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Notes to financial statements

Delaware Investments Closed-End Municipal Bond Funds

8. Credit and Market Risk (continued)

Each Fund may invest up to 15% of its net assets in illiquid securities, which may include securities with contractual restrictions on resale, securities exempt from registration under Rule 144A of the Securities Act of 1933, as amended, and other securities which may not be readily marketable. The relative illiquidity of these securities may impair each Fund from disposing of them in a timely manner and at a fair price when it is necessary or desirable to do so. While maintaining oversight, each Fund's Board has delegated to DMC the day-to-day functions of determining whether individual securities are liquid for purposes of each Fund's limitation on investments in illiquid assets. Securities eligible for resale pursuant to Rule 144A, which are determined to be liquid, are not subject to the Funds' 15% limit on investments in illiquid securities. As of March 31, 2011, there were no Rule 144A securities and no securities have been determined to be illiquid under the Funds' Liquidity Procedures.

9. Contractual Obligations

The Funds enters into contracts in the normal course of business that contain a variety of indemnifications. The Funds' maximum exposure under these arrangements is unknown. However, the Funds have not had prior claims or losses pursuant to these contracts. Management has reviewed each Fund's existing contracts and expects the risk of loss to be remote.

10. Investments in Municipal Securities Issued by the State of Florida

On September 13, 2007, shareholders of Delaware Investments National Municipal Income Fund (formerly Delaware Investments Florida Insured Municipal Income Fund) approved (1) the elimination of the Fund's fundamental investment policy that required the Fund to invest primarily in insured municipal securities issued by the State of Florida and (2) the adoption of a new fundamental investment policy permitting the Fund to invest in un-insured municipal securities issued by states other than Florida. The Fund's portfolio managers began to transition the Fund's portfolio to include un-insured municipal bonds issued by other states and territories on October 15, 2007. As of March 31, 2011, municipal bonds issued by the state of Florida constitute approximately 23% of the Fund's portfolio. These investments could make the Fund more sensitive to economic conditions in Florida than other more geographically diversified national municipal income funds.

11. Proposed Reorganization

On November 19, 2010, the Boards of Directors/Trustees of the National Municipal Fund (NYSE Amex: VFL) and the Arizona Municipal Fund (NYSE Amex: VAZ) announced their approval of the reorganization of the Arizona Municipal Fund into the National Municipal Fund. Under the terms of the proposed reorganization, the National Municipal Fund would acquire substantially all of the Arizona Municipal Fund's assets in exchange for newly issued shares of beneficial interest of the National Municipal Fund. Those shares of the National Municipal Fund would then be distributed pro rata to Arizona Municipal Fund's shareholders, and the Arizona Municipal Fund would subsequently be liquidated and dissolved. Common shares of Arizona Municipal Fund would be exchanged for common shares of National Municipal Fund based on the relative net asset values of each Fund's common shares. These transactions, which are expected to be tax-free, are subject to the approval of the Agreement and Plan of Acquisition by each Fund's shareholders (which includes the National Municipal Fund's approval of the issuance of new common shares). The Funds' joint special shareholders meeting to consider the reorganization is now scheduled to take place on May 23, 2011.

In addition, on February 18, 2011, the Board of Trustees of the National Municipal Fund announced its decision to conduct a tender offer after shareholder approval and completion of the reorganization of Arizona Municipal Fund into the National Municipal Fund. Under the terms of the proposed tender offer, the National Municipal Fund would offer to purchase for cash up to 18% of the then-outstanding shares of the National Municipal Fund's common stock after the reorganization (Common Stock) at a per share price equal to 99% of the net asset value per share of the Common Stock at the expiration of the tender offer. It is currently anticipated that the tender offer would commence within three months after the closing date of the reorganization of Arizona Municipal Fund into the National Municipal Fund. Please refer to the Funds' press release for more information.

12. Subsequent Events

Management has determined no material events or transactions, other than the proposed reorganization, occurred subsequent to March 31, 2011 that would require recognition or disclosure in the Funds' financial statements.

13. Tax Information (Unaudited)

The information set forth below is for each Fund's fiscal year as required by federal income tax laws. Shareholders, however, must report distributions on a calendar year basis for income tax purposes, which may include distributions for portions of two fiscal years of a fund. Accordingly, the information needed by shareholders for income tax purposes will be sent to them in January of each year. Please consult your tax advisor for proper treatment of this information.

For the fiscal year ended March 31, 2011, each Fund designates distributions paid during the year as follows:

	(A)	(B)	(C)	
	Ordinary	Tax-Exempt	Long-Term	
	Income	Income	Capital Gain	Total
	Distributions	Distributions	Distributions	Distributions
	(Tax Basis)	(Tax Basis)	(Tax Basis)	(Tax Basis)
Arizona Municipal Fund	1.73%	90.77%	7.50%	100.00%
Colorado Municipal Fund		100.00%		100.00%
Minnesota Municipal Fund II	0.01%	99.99%	—	100.00%
National Municipal Fund	1.92%	98.08%	—	100.00%

(A), (B), and (C) are based on a percentage of each Fund's total distributions.

Report of independent registered public accounting firm

To the Board of Trustees and the Shareholders of Delaware Investments Arizona Municipal Income Fund, Inc., Delaware Investments Colorado Municipal Income Fund, Inc., Delaware Investments Minnesota Municipal Income Fund II, Inc. and Delaware Investments National Municipal Income Fund:

In our opinion, the accompanying statements of net assets and the related statements of operations and of changes in net assets and the financial highlights present fairly, in all material respects, the financial position of Delaware Investments Arizona Municipal Income Fund, Inc., Delaware Investments Colorado Municipal Income Fund, Inc., Delaware Investments Minnesota Municipal Income Fund II, Inc. and Delaware Investments National Municipal Income Fund (the "Funds") at March 31, 2011, and the results of its operations, the changes in its net assets and the financial highlights for the year then ended, in conformity with accounting principles generally accepted in the United States of America. These financial statements and financial highlights (hereafter referred to as "financial statements") are the responsibility of the Funds' management; our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit of these financial statements in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statement presentation. We believe that our audits, which included confirmation of securities at March 31, 2011 by correspondence with the custodian and brokers, provide a reasonable basis for our opinion. The statement of changes in net assets for the year ended March 31, 2010 and the financial highlights for each of the four years in the period ended March 31, 2010 were audited by other independent accountants whose report dated May 19, 2010 expressed an unqualified opinion on those statements.

PricewaterhouseCoopers LLP

Philadelphia, Pennsylvania May 19, 2011

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Other Fund information (Unaudited)

Delaware Investments Closed-End Municipal Bond Funds

Fund management

Joseph R. Baxter Senior Vice President, Head of Municipal Bond Department, Senior Portfolio Manager

Joseph R. Baxter is the head of the municipal bond department and is responsible for setting the department's investment strategy. He is also a co-portfolio manager of the firm's municipal bond funds and several client accounts. Before joining Delaware Investments in 1999 as head municipal bond trader, he held investment positions with First Union, most recently as a municipal portfolio manager with the Evergreen Funds. Baxter received a bachelor's degree in finance and marketing from La Salle University.

Stephen J. Czepiel Senior Vice President, Senior Portfolio Manager

Stephen J. Czepiel is a member of the firm's municipal fixed income portfolio management team with primary responsibility for portfolio construction and strategic asset allocation. He is a co-portfolio manager of the firm's municipal bond funds and client accounts. He joined Delaware Investments in July 2004 as a senior bond trader. Previously, he was vice president at both Mesirow Financial and Loop Capital Markets. He began his career in the securities industry in 1982 as a municipal bond trader at Kidder Peabody and now has more than 20 years of experience in the municipal securities industry. Czepiel earned his bachelor's degree in finance and economics from Duquesne University.

Denise A. Franchetti, CFA Vice President, Portfolio Manager, Senior Research Analyst

Denise A. Franchetti is a senior research analyst for the municipal bond department. Currently, she is responsible for following the airports/airlines, education, hotels, leases, turnpike/toll, and transportation sectors for the group. In 2003, she was also named as portfolio manager on several of the tax-exempt funds in addition to her research duties. Prior to joining Delaware Investments in 1997 as a municipal bond analyst, she was a fixed income trader at Provident Mutual Life Insurance and an investment analyst at General Accident Insurance. Franchetti received her bachelor's degree and an MBA from La Salle University, and she is a member of the CFA Society of Philadelphia.

Other Fund information (Unaudited)

Delaware Investments Closed-End Municipal Bond Funds

Proxy Results

At the Annual Meeting on August 18, 2010, the Funds' Shareholders elected nine directors/trustees. The results of the voting at the meeting were as follows:

Delaware Investments Arizona Municipal Income Fund, Inc.

	Common Shareholders	
		Shares Voted
	Shares Voted for	Withheld Authority
Patrick P. Coyne	2,597,308	190,248
Thomas L. Bennett	2,595,545	192,011
John A. Fry	2,597,958	189,598
Anthony D. Knerr	2,597,958	189,598
Lucinda S. Landreth	2,597,958	189,598
Ann R. Leven	2,595,545	192,011
Thomas F. Madison	2,581,651	205,905
Janet L. Yeomans	2,595,545	192,011
J. Richard Zecher	2,597,958	189,598

Delaware Investments Minnesota Municipal Income Fund II, Inc.

	Common Shareholders	
		Shares Voted
	Shares Voted for	Withheld Authority
Patrick P. Coyne	9,650,211	412,844
Thomas L. Bennett	9,678,134	384,922
John A. Fry	9,675,108	387,948
Anthony D. Knerr	9,617,422	445,634
Lucinda S. Landreth	9,677,194	385,862
Ann R. Leven	9,632,902	430,153
Thomas F. Madison	9,661,317	401,739
Janet L. Yeomans	9,678,593	384,463
J. Richard Zecher	9,674,928	388,127

Delaware Investments Colorado Municipal Income Fund, Inc.

	Common Shareholders	
		Shares Voted
	Shares Voted for	Withheld Authority
Patrick P. Coyne	4,464,098	123,478
Thomas L. Bennett	4,464,098	123,478
John A. Fry	4,464,098	123,478
Anthony D. Knerr	4,545,748	132,828
Lucinda S. Landreth	4,464,398	123,178

Ann R. Leven	4,463,748	123,828
Thomas F. Madison	4,437,639	149,937
Janet L. Yeomans	4,465,398	122,178
J. Richard Zecher	4,452,837	134,739

Delaware Investments National Municipal Income Fund

	Common Sharehold	Common Shareholders	
		Shares Voted	
	Shares Voted for	Withheld Authority	
Patrick P. Coyne	2,189,272	120,357	
Thomas L. Bennett	2,142,928	166,701	
John A. Fry	2,192,042	117,588	
Anthony D. Knerr	2,192,042	117,588	
Lucinda S. Landreth	2,189,672	119,957	
Ann R. Leven	2,192,442	117,188	
Thomas F. Madison	2,140,159	169,471	
Janet L. Yeomans	2,192,442	117,188	
J. Richard Zecher	2,192,042	117,588	

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Dividend Reinvestment Plan

Each Fund offers an automatic dividend reinvestment program ("Plan"). Under the current policies of Arizona Municipal Income Fund, Minnesota Municipal Income Fund II, and National Municipal Income Fund all distributions of net investment income and capital gains to common shareholders are automatically reinvested in additional shares unless shareholders elect to receive all dividends and other distributions in cash paid by check mailed directly to shareholders by the dividend plan agent. Under the current policies of Colorado Municipal Income Fund, distributions of net investment income and capital gains to common shareholders will be paid in cash unless shareholders notify BNY Mellon Investor Services, Inc. ("BNY Mellon") of their desire to participate in the dividend reinvestment program. Shareholders who hold their shares through a bank, broker or other nominee should request the bank, broker or nominee to participate in the Plan on their behalf. This can be done as long as the bank, broker or nominee provides a dividend reinvestment service for the Funds. If the bank, broker or nominee does not provide this service, such shareholders must have their shares taken out of "street" or nominee name and re-registered in their own name in order to participate in the Plan.

BNY Mellon will apply all cash dividends, capital gains and other distributions (collectively, "Distributions") on each Fund's shares of common stock which become payable to each Plan participant to the purchase of outstanding shares of each Fund's common stock for such participant. These purchases may be made on a securities exchange or in the over-the-counter market, and may be subject to such terms of price, delivery and related matters to which BNY Mellon may agree. The Funds will not issue new shares in connection with the Plan.

Distributions reinvested for participants are subject to income taxes just as if they had been paid directly to the shareholder in cash. Participants will receive a year-end statement showing distributions reinvested, and any brokerage commissions paid on such participant's behalf.

Shareholders holding shares of a Fund in their own names who wish to terminate their participation in the Plan may do so by sending written instruction to BNY Mellon so that BNY Mellon receives such instructions at least 10 days prior to the Distribution record date. Shareholders with shares held in account by a bank, broker or other nominee should contact such bank, broker or other nominee to determine the procedure for withdrawal from the Plan.

If written instructions are not received by BNY Mellon at least 10 days prior to the record date for a particular Distribution, that Distribution may be reinvested at the sole discretion of BNY Mellon. After a shareholder's instructions to terminate participation in the Plan become effective, Distributions will be paid to shareholders in cash. Upon termination, a shareholder may elect to receive either stock or cash for all the full shares in the account. If cash is elected, BNY Mellon will sell such shares at the then current market value and then send the net proceeds to the shareholder, after deducting brokerage commissions and related expenses. Any fractional shares at the time of termination will be paid in cash at the current market price, less brokerage commissions and related expenses, if any. Shareholders may at any time request a full or partial withdrawal of shares from the Plan, without terminating participation in the Plan. When shares outside of the Plan are liquidated, Distributions on shares held under the Plan will continue to be reinvested unless BNY Mellon is notified of the shareholder's withdrawal from the Plan.

An investor holding shares that participate in the Plan in a brokerage account may not be able to transfer the shares to another broker and continue to participate in the Plan. Please contact your broker/dealer for additional details.

BNY Mellon will charge participants their proportional share of brokerage commissions on market purchases. Participants may obtain a certificate or certificates for all or part of the full shares credited to their accounts at any time by making a request in writing to BNY Mellon. A fee may be charged to the participant for each certificate issuance.

If you have any questions and shares are registered in "street" name, contact the broker/dealer holding the shares or your financial advisor. If you have any questions and shares are registered in your name, contact BNY Mellon at 800 851-9677.

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Other Fund information (Unaudited)

Delaware Investments Closed-End Municipal Bond Funds

Change in Independent Registered Public Accounting Firm

Due to independence matters under the Securities and Exchange Commission's auditor independence rules relating to the January 4, 2010 acquisition of Delaware Investments (including DMC, DDLP and DSC) by Macquarie Group, Ernst & Young LLP (E&Y) has resigned as the independent registered public accounting firm for Delaware Investments Arizona Municipal Income Fund, Inc., Delaware Investments Colorado Municipal Income Fund, Inc., Delaware Investments Colorado Municipal Income Fund, Inc., Delaware Investments National Municipal Income Fund (the Funds) effective May 27, 2010. At a meeting held on February 18, 2010, the Board of Directors/Trustees of the Funds, upon recommendation of the Audit Committee, selected PricewaterhouseCoopers LLC (PwC) to serve as the independent registered public accounting firm for the Funds for the fiscal year ending March 31, 2011. During the fiscal years ended March 31, 2009 and March 31, 2010, E&Y's audit reports on the financial statements of the Funds did not contain any adverse opinion or disclaimer of opinion, or were they qualified or modified as to uncertainty, audit scope, which, if not resolved to the satisfaction of E&Y, would have caused them to make reference to the disagreement in their reports. None of the Funds nor anyone on their behalf has consulted with PwC at any time prior to their selection with respect to the application of accounting principles to a specified transaction, either completed or proposed or the type of audit opinion that might be rendered on the Funds' financial statements.

Board of trustees/directors and officers addendum

Delaware Investments® Family of Funds

A mutual fund is governed by a Board of Trustees/Directors ("Trustees"), which has oversight responsibility for the management of a fund's business affairs. Trustees establish procedures and oversee and review the performance of the investment manager, the distributor, and others who perform services for the fund. The independent fund trustees, in particular, are advocates for shareholder interests. Each trustee has served in that capacity since he or she was elected to or appointed to the Board of Trustees, and will continue to serve until his or her retirement or the election of a new trustee in his or her place. The following is a list of the Trustees and Officers with certain background and related information.

Name, Address, and Birth Date Interested Trustees	Position(s) Held with Fund(s)	Length of Time Served	Principal Occupation(s) During Past 5 Years	Number of Portfolios in Fund Complex Overseen by Trustee or Officer	
Patrick P. Coyne1 2005 Market Street Philadelphia, PA 19103 April 1963	Chairman, President, Chief Executive Officer, and Trustee	Chairman and Trustee since August 16, 2006 President and Chief Executive Officer since August 1, 2006	Patrick P. Coyne has served in various executive capacities at different times at Delaware Investments.2	77	Director Kaydon O Board of Member Investme Institute
					Finance (Member - St. John ' Roman C
					Board of Agnes Irv
Te day and Test					Member Committe Cradle of Council, (2007 – 2
Independent Trustee Thomas L. Bennett 2005 Market Street Philadelphia, PA	Trustee	Since March 2005	Private Investor (March 2004–Present)	77	Director Bryn Ma Bank Cor
19103 October 1947			Investment Manager Morgan Stanley & Co. (January 1984–March 2004)		Chairmar Investme –Pennsyl of Fine A

Investme and Gove Committe Pennsylv Horticult

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Name, Address, and Birth Date Independent Trustee	Position(s) Held with Fund(s)	Length of Time Served	Principal Occupation(s) During Past 5 Years	Number of Portfolios in Fund Complex Overseen by Trustee or Officer	
John A. Fry 2005 Market Street Philadelphia, PA 19103	Trustee	Since January 2001	President Drexel University (August 2010–Present)	77	Board of Governors Mem NASDAQ OM PHLX LLC
May 1960			President Franklin & Marshall College (July 2002–Present) Executive Vice President		Director – Community Hea Systems Director – ECC
			University of Pennsylvania (April 1995–June2002)		(2009 – 2010 Director – Allied Bantor Securities Holdi
Anthony D. Knerr 2005 Market Street Philadelphia, PA 19103	Trustee	Since April 1990	Founder and Managing Director Anthony Knerr & Associates (Strategic Consulting) (1990–Present)	77	(From 2005 to 20 None
December 1938 Lucinda S. Landreth 2005 Market Street Philadelphia, PA 19103	n Trustee	Since March 2005	Chief Investment Officer Assurant, Inc. (Insurance) (2002–2004)	77	None
June 1947 Ann R. Leven 2005 Market Street Philadelphia, PA 19103	Trustee	Since October 1989	Consultant ARL Associates (Financial Planning) (1983–Present)	77	Director and Audit Committee Chair – Systemax Inc. (2001– 2009)
November 1940					Director and Audit Committee Chairpe – Andy Warhol Foundation (1999 – 2007)
Thomas F. Madison 2005 Market Street Philadelphia, PA 19103 February 1936	Trustee	Since May 19973	President and Chief Executive Officer MLM Partners, Inc. (Small Business Investing and Consulting) (January 1993–Present)	77	Director and Chair Compensation Committee, Governance Comm Member– CenterPoint Energy
1 cordary 1750			(sumuly 1775–110schlt)		Conterr Onit Energy

Lead Director and o of Audit and Governance Committees, Member of Compensation Committee– Digital River, Inc. Director and Chair Governance Committee, Audit Committee Membe Rimage Corporatio

Director and Chair Compensation Committee– Spanlink Communications

Lead Director and Member of Compensation and Governance Committees– Valmont Industries

Director -Banner Health (From 1996 to 200)

				Number of Portfolios in Fun
Name,				Complex Overse
Address,	Position(s)	Length of	Principal Occupation(s)	by Trustee
and Birth Date Independent Trustee	Held with Fund(s)	Time Served	During Past 5 Years	or Officer
Janet L. Yeomans	Trustee	Since	Vice President and Treasurer	77
2005 Market Street		April 1999	(January 2006–Present)	
Philadelphia, PA		L	Vice President — Mergers & Acquisitio	ns
19103			(January 2003–January 2006), and	
			Vice President	
July 1948			(July 1995–January 2003)	
			3M Corporation	
J. Richard Zecher	Trustee	Since	Founder	77
2005 Market Street		March 2005	Investor Analytics	
Philadelphia, PA			(Risk Management)	
19103			(May 1999–Present)	
July 1940			Founder	
5			Sutton Asset Management	
			(Hedge Fund)	
			(September 1996–Present)	
Officers				
David F. Connor	Vice President,	Vice President since	David F. Connor has served as	77
2005 Market Street	· ·	September 2000	Vice President and Deputy	
Philadelphia, PA	Counsel, and Secretary	•	General Counsel of	
19103		since	Delaware Investments	
December 1062		October 2005	since 2000.	
December 1963 Daniel V. Geatens	Vice President	Treasurer	Daniel V. Geatens has served	77
2005 Market Street		since	in various capacities at	//
Philadelphia, PA	and Treasurer	October 25, 2007	different times at	
19103		0000001 23, 2007	Delaware Investments.	
October 1972				
David P. O'Connor		Senior Vice President,	, David P. O'Connor has served in	77
2005 Market Street	,		various executive and legal	
Philadelphia, PA	General Counsel,	Chief Legal Officer	capacities at different times	
19103	and Chief	since	at Delaware Investments.	
February 10//	Legal Officer	October 2005		
February 1966	Sonion	Chief Einersiel	Dishard Salus has some dir	77
Richard Salus 2005 Market Street	Senior Vice President	Chief Financial Officer since	Richard Salus has served in various executive capacities	77
Philadelphia, PA	and	November 2006	at different times at	
19103	Chief Financial	11070111001 2000	Delaware Investments.	
17105	Officer		Delaware investments.	
October 1963				

October 1963

1 Patrick P. Coyne is considered to be an "Interested Trustee" because he is an executive officer of the Fund's(s') investment advisor.

2 Delaware Investments is the marketing name for Delaware Management Holdings, Inc. and its subsidiaries, including the Fund's(s') investment advisor, principal underwriter, and its transfer agent.

3 In 1997, several funds managed by Voyageur Fund Managers, Inc. (the "Voyageur Funds") were incorporated into the Delaware Investments® Family of Funds. Mr. Madison served as a director of the Voyageur Funds from 1993 until 1997.

4 David F. Connor, Daniel V. Geatens, David P. O'Connor, and Richard Salus serve in similar capacities for the six portfolios of the Optimum Fund Trust, which have the same investment advisor, principal underwriter, and transfer agent as the registrant.

The Statement of Additional Information for the Fund(s) includes additional information about the Trustees and Officers and is available, without charge, upon request by calling 800 523-1918.

About the organization

This annual report is for the information of Delaware Investments Closed-End Municipal Bond Funds shareholders. Notice is hereby given in accordance with Section 23(c) of the Investment Company Act of 1940 that the Funds may, from time to time, purchase shares of their common stock on the open market at market prices.

Board of directors/trustees

Patrick P. Coyne Chairman, President, and Chief Executive Officer Delaware Investments® Family of Funds Philadelphia, PA

Thomas L. Bennett Private Investor Rosemont, PA

John A. Fry President Drexel University Philadelphia, PA

Anthony D. Knerr Founder and Managing Director Anthony Knerr & Associates New York, NY

Lucinda S. Landreth Former Chief Investment Officer Assurant, Inc. Philadelphia, PA

Ann R. Leven Consultant ARL Associates New York, NY

Thomas F. Madison President and Chief Executive Officer MLM Partners, Inc. Minneapolis, MN

Janet L. Yeomans Vice President and Treasurer 3M Corporation St. Paul, MN

J. Richard Zecher Founder Investor Analytics Scottsdale, AZ

Your reinvestment options

Affiliated officers

David F. Connor Vice President, Deputy General Counsel, and Secretary Delaware Investments Family of Funds Philadelphia, PA

Daniel V. Geatens Vice President and Treasurer Delaware Investments Family of Funds Philadelphia, PA

David P. O'Connor Senior Vice President, General Counsel, and Chief Legal Officer Delaware Investments Family of Funds Philadelphia, PA

Richard Salus Senior Vice President and Chief Financial Officer Delaware Investments Family of Funds Philadelphia, PA

Contact information

Investment manager Delaware Management Company, a series of Delaware Management Business Trust Philadelphia, PA

Principal office of the Funds 2005 Market Street Philadelphia, PA 19103-7057

Independent registered public accounting firm PricewaterhouseCoopers LLP 2001 Market Street Philadelphia, PA 19103-7094

Registrar and stock transfer agent BNY Mellon Shareowner Services 480 Washington Blvd. Jersey City, NJ 07310 800 851-9677

Each of the Funds offers an automatic dividend reinvestment program. If you would like to reinvest dividends, and shares are registered in your name, contact BNY Mellon Shareowner Services at 800 851-9677. You will be asked to put your request in writing. If you have shares registered in "street" name, contact the broker/dealer holding the shares or your financial advisor.

Each 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. Each Fund's Forms N-Q, as well as a description of the policies and procedures that each Fund uses to determine how to vote proxies (if any) relating to portfolio securities are available without charge (i) upon request, by calling 800 523-1918; and (ii) on the SEC's Web site at www.sec.gov. In addition, a description of the policies and procedures that the Fund uses to determine how to vote proxies (if any) relating to portfolio securities and each Fund's Schedule of Investments are available without charge on the Fund's Web site at www.delawareinvestments.com. Each Fund's Forms N-Q may be reviewed and copied at the SEC's Public Reference Room in Washington, D.C.; information on the operation of the Public Reference Room may be obtained by calling 800 SEC-0330.

Information (if any) regarding how each Fund voted proxies relating to portfolio securities during the most recently disclosed 12-month period ended June 30 is available without charge (i) through each Fund's Web site at www.delawareinvestments.com; and (ii) on the SEC's Web site at www.sec.gov.

For securities dealers and financial institutions representatives 800 362-7500

Web site www.delawareinvestments.com

Delaware Investments is the marketing name of Delaware Management Holdings, Inc. and its subsidiaries.

Number of recordholders as of March 31, 2011

Arizona Municipal Income Fund	50
Colorado Municipal	
Income Fund	106
Minnesota Municipal Income	
Fund II	515
National Municipal Income Fund	90

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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, regardless of whether these individuals are employed by the registrant or a third party. A copy of the registrant's Code of Business Ethics has been posted on the Delaware Investments Internet Web site at www.delawareinvestments.com. Any amendments to the Code of Business Ethics, and information on any waiver from its provisions granted by the registrant, will also be posted on this Web site within five business days of such amendment or waiver and will remain on the Web site for at least 12 months.

Item 3. Audit Committee Financial Expert

The registrant's Board of Trustees/Directors has determined that each member of the registrant's Audit Committee is an audit committee financial expert, as defined below. For purposes of this item, an "audit committee financial expert" is a person who has the following attributes:

a. An understanding of generally accepted accounting principles and financial statements;

b. The ability to assess the general application of such principles in connection with the accounting for estimates, accruals, and reserves;

c. Experience preparing, auditing, analyzing, or evaluating financial statements that present a breadth and level of complexity of accounting issues that are generally comparable to the breadth and complexity of issues that can reasonably be expected to be raised by the registrant's financial statements, or experience actively supervising one or more persons engaged in such activities;

d. An understanding of internal controls and procedures for financial reporting; and

e. An understanding of audit committee functions.

An "audit committee financial expert" shall have acquired such attributes through:

a. Education and experience as a principal financial officer, principal accounting officer, controller, public accountant, or auditor or experience in one or more positions that involve the performance of similar functions;

b. Experience actively supervising a principal financial officer, principal accounting officer, controller, public accountant, auditor, or person performing similar functions;

c. Experience overseeing or assessing the performance of companies or public accountants with respect to the preparation, auditing, or evaluation of financial statements; or

d. Other relevant experience.

The registrant's Board of Trustees/Directors has also determined that each member of the registrant's Audit Committee is independent. In order to be "independent" for purposes of this item, the Audit Committee member may not: (i) other than in his or her capacity as a member of the Board of Trustees/Directors or any committee thereof, accept directly or indirectly any consulting, advisory or other compensatory fee from the issuer; or (ii) be an "interested person" of the registrant as defined in Section 2(a)(19) of the Investment Company Act of 1940.

The names of the audit committee financial experts on the registrant's Audit Committee are set forth below:

John A. Fry Thomas F. Madison Janet L. Yeomans

Item 4. Principal Accountant Fees and Services

(a) Audit fees.

The aggregate fees billed for services provided to the registrant by its independent auditors for the audit of the registrant's annual financial statements and for services normally provided by the independent auditors in connection with statutory and regulatory filings or engagements were \$15,900 for the fiscal year ended March 31, 2011.

The aggregate fees billed for services provided to the registrant by its independent auditors for the audit of the registrant's annual financial statements and for services normally provided by the independent auditors in connection with statutory and regulatory filings or engagements were \$15,938 for the fiscal year ended March 31, 2010.

(b) Audit-related fees.

The aggregate fees billed by the registrant's independent auditors for services relating to the performance of the audit of the registrant's financial statements and not reported under paragraph (a) of this Item were \$0 for the fiscal year ended March 31, 2011.

The aggregate fees billed by the registrant's independent auditors for services relating to the performance of the audit of the financial statements of the registrant's investment adviser and other service providers under common control with the adviser and that relate directly to the operations or financial reporting of the registrant were \$593,000 for the registrant's fiscal year ended March 31, 2011. The percentage of these fees relating to services approved by the registrant's Audit Committee pursuant to the minimis exception from the pre-approval requirement in Rule 2-01(c)(7)(i)(C) of Regulation S-X was 0%. These audit-related services were as follows: audit procedures performed for both the reporting up on Delaware balances for consolidation into the parent company, Macquarie. Also, included are the fees for each of the statutory audits performed on the advisor and its affiliates/subsidiaries.

The aggregate fees billed by the registrant's independent auditors for services relating to the performance of the audit of the registrant's financial statements and not reported under paragraph (a) of this Item were \$0 for the fiscal year ended March 31, 2010.

The aggregate fees billed by the registrant's independent auditors for services relating to the performance of the audit of the financial statements of the registrant's investment adviser and other service providers under common control with the adviser and that relate directly to the operations or financial reporting of the registrant were \$0 for the registrant's fiscal year ended March 31, 2010.

(c) Tax fees.

The aggregate fees billed by the registrant's independent auditors for tax-related services provided to the registrant were \$2,950 for the fiscal year ended March 31, 2011. The percentage of these fees relating to services approved by the registrant's Audit Committee pursuant to thede minimis exception from the pre-approval requirement in Rule 2-01(c)(7)(i)(C) of Regulation S-X was 0%. These tax-related services were as follows: review of income tax returns and review of annual excise distribution calculations.

The aggregate fees billed by the registrant's independent auditors for tax-related services provided to the registrant's investment adviser and other service providers under common control with the adviser and that relate directly to the operations or financial reporting of the registrant were 10,000 for the registrant's fiscal year ended March 31, 2011. The percentage of these fees relating to services approved by the registrant's Audit Committee pursuant to the de minimis exception from the pre-approval requirement in Rule 2-01(c)(7)(i)(C) of Regulation S-X was 0%. These tax-related services were as follows: state and local tax services.

The aggregate fees billed by the registrant's independent auditors for tax-related services provided to the registrant were \$4,850 for the fiscal year ended March 31, 2010. The percentage of these fees relating to services approved by the registrant's Audit Committee pursuant to thede minimis exception from the pre-approval requirement in Rule 2-01(c)(7)(i)(C) of Regulation S-X was 0%. These tax-related services were as follows: review of income tax returns, review of annual excise distribution calculations, and tax compliance services with respect to investments in foreign securities.

The aggregate fees billed by the registrant's independent auditors for tax-related services provided to the registrant's adviser and other service providers under common control with the adviser and that relate directly to the operations or financial reporting of the registrant were \$0 for the registrant's fiscal year ended March 31, 2010.

(d) All other fees.

The aggregate fees billed for all services provided by the independent auditors to the registrant other than those set forth in paragraphs (a), (b) and (c) of this Item were \$0 for the fiscal year ended March 31, 2011.

The aggregate fees billed for all services other than those set forth in paragraphs (b) and (c) of this Item provided by the registrant's independent auditors to the registrant's adviser and other service providers under common control with the adviser and that relate directly to the operations or financial reporting of the registrant were \$0 for the registrant's fiscal year ended March 31, 2011.

The aggregate fees billed for all services provided by the independent auditors to the registrant other than those set forth in paragraphs (a), (b) and (c) of this Item were \$0 for the fiscal year ended March 31, 2010.

The aggregate fees billed for all services other than those set forth in paragraphs (b) and (c) of this Item provided by the registrant's independent auditors to the registrant's adviser and other service providers under common control with the adviser and that relate directly to the operations or financial reporting of the registrant were \$0 for the registrant's fiscal year ended March 31, 2010.

(e) The registrant's Audit Committee has established pre-approval policies and procedures as permitted by Rule 2-01(c)(7)(i)(B) of Regulation S-X (the "Pre-Approval Policy") with respect to services provided by the registrant's independent auditors. Pursuant to the Pre-Approval Policy, the Audit Committee has pre-approved the services set forth in the table below with respect to the registrant up to the specified fee limits. Certain fee limits are based on aggregate fees to the registrant and other registrants within the Delaware Investments® Family of Funds.

Service	Range of Fees
Audit Services	
Statutory audits or financial audits for new Funds	up to \$25,000 per Fund
Services associated with SEC registration statements (e.g., Form N-1A, Form N-14, etc.), periodic reports and other documents filed with the SEC or other documents issued in connection with securities offerings (e.g., comfort letters for closed-end Fund offerings, consents), and assistance in responding to SEC comment letters	up to \$10,000 per Fund
Consultations by Fund management as to the accounting or disclosure treatment of transactions or events and/or the actual or potential impact of final or proposed rules, standards or interpretations by the SEC, FASB, or other regulatory or standard-setting bodies (Note: Under SEC rules, some consultations may be considered "audit-related services" rather than "audit services")	up to \$25,000 in the aggregate
Audit-Related Services Consultations by Fund management as to the accounting or disclosure treatment of transactions or events and /or the actual or potential impact of final or proposed rules, standards or interpretations by the SEC, FASB, or other regulatory or standard-setting bodies (Note: Under SEC rules, some consultations may be considered "audit services" rather than "audit-related services")	up to \$25,000 in the aggregate
Tax Services U.S. federal, state and local and international tax planning and advice (e.g., consulting on statutory, regulatory or administrative developments, evaluation of Funds' tax compliance function, etc.) U.S. federal, state and local tax compliance (e.g., excise distribution reviews, etc.) Review of federal, state, local and international income, franchise and other tax returns	up to \$25,000 in the aggregate up to \$5,000 per Fund up to \$5,000 per Fund

Under the Pre-Approval Policy, the Audit Committee has also pre-approved the services set forth in the table below with respect to the registrant's investment adviser and other entities controlling, controlled by or under common control with the investment adviser that provide ongoing services to the registrant (the "Control Affiliates") up to the specified fee limit. This fee limit is based on aggregate fees to the investment adviser and its Control Affiliates.

Service Non-Audit Services Services associated with periodic reports and other documents filed with the SEC and assistance in up to \$10,000 in the aggregate responding to SEC comment letters

The Pre-Approval Policy requires the registrant's independent auditors to report to the Audit Committee at each of its regular meetings regarding all services initiated since the last such report was rendered, including those services authorized by the Pre-Approval Policy.

(f) Not applicable.

(g) The aggregate non-audit fees billed by the registrant's independent auditors for services rendered to the registrant and to its investment adviser and other service providers under common control with the adviser were \$25,000 and \$204,564 for the registrant's fiscal years ended March 31, 2011 and March 31, 2010, respectively.

(h) In connection with its selection of the independent auditors, the registrant's Audit Committee has considered the independent auditors' provision of non-audit services to the registrant's investment adviser and other service providers under common control with the adviser that were not required to be pre-approved pursuant to Rule 2-01(c)(7)(ii) of Regulation S-X. The Audit Committee has determined that the independent auditors' provision of these services is compatible with maintaining the auditors' independence.

Item 5. Audit Committee of Listed Registrants

The registrant has a separately-designated standing Audit Committee established in accordance with Section 3(a)(58)(A) of the Securities Exchange Act of 1934. The members of the registrant's Audit Committee are John A. Fry, Thomas F. Madison and Janet L. Yeomans.

Item 6. Investments

(a) Included as part of report to shareholders filed under Item 1 of this Form N-CSR.

(b) Divestment of securities in accordance with Section 13(c) of the Investment Company Act of 1940.

Not applicable.

Range of Fees

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

The registrant has formally delegated to its investment adviser(s) (the "Adviser") the ability to make all proxy voting decisions in relation to portfolio securities held by the registrant. If and when proxies need to be voted on behalf of the registrant, the Adviser will vote such proxies pursuant to its Proxy Voting Policies and Procedures (the "Procedures"). The Adviser has established a Proxy Voting Committee (the "Committee") which is responsible for overseeing the Adviser's proxy voting process for the registrant. One of the main responsibilities of the Committee is to review and approve the Procedures to ensure that the Procedures are designed to allow the Adviser to vote proxies in a manner consistent with the goal of voting in the best interests of the registrant.

In order to facilitate the actual process of voting proxies, the Adviser has contracted with Institutional Shareholder Services ("ISS"), a subsidiary of RiskMetrics Group ("RiskMetrics"), which is a subsidiary of MSCI Inc., to analyze proxy statements on behalf of the registrant and other Adviser clients and vote proxies generally in accordance with the Procedures. The Committee is responsible for overseeing ISS/RiskMetrics's proxy voting activities. If a proxy has been voted for the registrant, ISS/RiskMetrics will create a record of the vote. By no later than August 31 of each year, information (if any) regarding how the registrant voted proxies relating to portfolio securities during the most recently disclosed 12-month period ended June 30 is available without charge (i) through the registrant's website at http://www.delawareinvestments.com; and (ii) on the Commission's website at http://www.sec.gov.

The Procedures contain a general guideline that recommendations of company management on an issue (particularly routine issues) should be given a fair amount of weight in determining how proxy issues should be voted. However, the Adviser will normally vote against management's position when it runs counter to its specific Proxy Voting Guidelines (the "Guidelines"), and the Adviser will also vote against management's recommendation when it believes that such position is not in the best interests of the registrant.

As stated above, the Procedures also list specific Guidelines on how to vote proxies on behalf of the registrant. Some examples of the Guidelines are as follows: (i) generally vote for shareholder proposals asking that a majority or more of directors be independent; (ii) generally vote against proposals to require a supermajority shareholder vote; (iii) votes on mergers and acquisitions should be considered on a case-by-case basis, determining whether the transaction enhances shareholder value; (iv) generally vote against proposals to create a new class of common stock with superior voting rights; (v) generally vote re-incorporation proposals on a case-by-case basis; (vi) votes with respect to equity-based compensation plans are generally determined on a case-by-case basis; and (vii) generally vote for proposals requesting reports on the level of greenhouse gas emissions from a company's operations and products.

Because the registrant has delegated proxy voting to the Adviser, the registrant is not expected to encounter any conflict of interest issues regarding proxy voting and therefore does not have procedures regarding this matter. However, the Adviser does have a section in its Procedures that addresses the possibility of conflicts of interest. Most proxies which the Adviser receives on behalf of the registrant are voted by ISS/RiskMetrics in accordance with the Procedures. Because almost all registrant proxies are voted by ISS/RiskMetrics pursuant to the pre-determined Procedures, it normally will not be necessary for the Adviser to make an actual determination of how to vote a particular proxy, thereby largely eliminating conflicts of interest for the Adviser during the proxy voting process. In the very limited instances where the Adviser is considering voting a proxy contrary to ISS/RiskMetrics's recommendation, the Committee will first assess the issue to see if there is any possible conflict of interest involving the Adviser or affiliated persons of the Adviser. If a member of the Committee has actual knowledge of a conflict of interest, the Committee will normally use another independent third party to do additional research on the particular proxy issue in order to make a recommendation to the Committee on how to vote the proxy in the best interests of the registrant. The Committee will then review the proxy voting materials and recommendation provided by ISS/RiskMetrics and the independent third party to determine how to vote the issue in a manner which the Committee believes is consistent with the Procedures and in the best interests of the registrant.

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

Other Accounts Managed

The following chart lists certain information about types of other accounts for which each portfolio manager is primarily responsible as of March 31, 2011, unless otherwise noted. Any accounts managed in a personal capacity appear under "Other Accounts" along with the other accounts managed on a professional basis. The personal account information is current as of June 30, 2010.

Joseph R. Baxter	No. of Accounts	Total Assets Managed	No. of Accounts with Performance-Based Fees	Total Assets in Accounts with Performance- Based Fees
Registered Investment	19	\$4.4 billion	0	\$0
Companies				
Other Pooled Investment	0	\$0	0	\$0
Vehicles		** • • • • • •	<u>_</u>	* 0
Other Accounts	41	\$1.9 billion	0	\$0
Stephen J. Czepiel	10	Φ.4. A. 1. '11'	0	# 0
Registered Investment	19	\$4.4 billion	0	\$0
Companies Other Pooled Investment	0	\$0	0	\$0
Vehicles Other Accounts	35	\$2.3 billion	0	\$0
Denise A. Franchetti	55	φ2.3 0ΠΠΟΠ	0	φU
Registered Investment	4	\$292.7 million	0	\$0
Companies			-	
Other Pooled Investment	0	\$0	0	\$0
Vehicles				
Other Accounts	3	Under \$1 million	0	\$0

DESCRIPTION OF MATERIAL CONFLICTS OF INTEREST

Individual portfolio managers may perform investment management services for other funds or accounts similar to those provided to the Funds and the investment action for such other fund or account and the Funds may differ. For example, an account or fund may be selling a security, while another account or Fund may be purchasing or holding the same security. As a result, transactions executed for one fund or account may adversely affect the value of securities held by another fund, account or Fund. Additionally, the management of multiple other funds or accounts and the Funds may give rise to potential conflicts of interest, as a portfolio manager must allocate time and effort to multiple funds or accounts and the Funds. A portfolio manager may discover an investment opportunity that may be suitable for more than one account or fund. The investment opportunity may be limited, however, so that all funds or accounts for which the investment would be suitable may not be able to participate. The Manager has adopted procedures designed to allocate investments fairly across multiple funds or accounts.

A portfolio manager's management of personal accounts also may present certain conflicts of interest. While Delaware's code of ethics is designed to address these potential conflicts, there is no guarantee that it will do so.

Compensation Structure

Each portfolio's manager's compensation consists of the following:

Base Salary - Each named portfolio manager receives a fixed base salary. Salaries are determined by a comparison to industry data prepared by third parties to ensure that portfolio manager salaries are in line with salaries paid at peer investment advisory firms.

Bonus - An objective component is added to the bonus for each manager that is reflective of account performance relative to an appropriate peer group or database. The following paragraph describes the structure of the non-guaranteed bonus.

Each portfolio manager is eligible to receive an annual cash bonus, which is based on quantitative and qualitative factors. There is one pool for bonus payments for the fixed income department. The amount of the pool for bonus payments is determined by assets managed (including investment companies, insurance product-related accounts and other separate accounts), management fees and related expenses (including fund waiver expenses) for registered investment companies, pooled vehicles, and managed separate accounts. Generally, 60%-75% of the bonus is quantitatively determined. For more senior portfolio managers, a higher percentage of the bonus is quantitatively determined. For investment companies, each manager is compensated according the Fund's Lipper or Morningstar peer group percentile ranking on a one-year, three-year, and five-year basis, with longer-term performance more heavily weighted. For managed separate accounts the portfolio managers are compensated according to the composite percentile ranking against the Frank Russell and Callan Associates databases (or similar sources of relative performance data) on a one-year, three-year, and five-year basis, with longer term performance more heavily weighted. There is no objective award for a fund that falls below the 50th percentile, but incentives reach maximum potential at the 25th-30th percentile. There is a sliding scale for investment companies that are ranked above the 50th percentile. The remaining 25%-40% portion of the bonus is discretionary as determined by Delaware Investments and takes into account subjective factors.

For new and recently transitioned portfolio managers, the compensation may be weighted more heavily towards a portfolio manager's actual contribution and ability to influence performance, rather than longer-term performance. Management intends to move the compensation structure towards longer-term performance for these portfolio managers over time.

Incentive Plan/Equity Compensation Plan - Portfolio managers may be awarded options, stock appreciation rights, restricted stock awards, restricted stock units, deferred stock units, and performance awards (collectively, "Awards") relating to the underlying shares of common stock of Delaware Investments U.S., Inc. pursuant to the terms of the Delaware Investments U.S., Inc. 2009 Incentive Compensation Plan (the "Plan") established on March 24, 2009. Since the establishment of the Plan, Awards are no longer granted under the Amended and Restated Delaware Investments U.S., Inc. Incentive Compensation Plan effective December 26, 2008, which was established in 2001.

The Plan was established in order to: assist the Manager in attracting, retaining, and rewarding key employees of the company; enable such employees to acquire or increase an equity interest in the company in order to align the interest of such employees and the Manager; and provide such employees with incentives to expend their maximum efforts. Subject to the terms of the Plan and applicable award agreements, Awards typically vest in 25% increments on a four-year schedule, and shares of common stock underlying the Awards are issued after vesting. Shares issued typically must be held for six months and one day, after which time the stockholder may put them back to the company, subject to any applicable holding requirements. The fair market value of the shares of Delaware Investments U.S., Inc., is normally determined as of each March 31, June 30, September 30 and December 31. The fair market value of shares of common stock underlying Awards granted on or after December 26, 2008 is determined by an independent appraiser utilizing an appraisal valuation methodology in compliance with Section 409A of the Internal Revenue Code and the regulations promulgated thereunder.

Other Compensation - Portfolio managers may also participate in benefit plans and programs available generally to all employees.

Ownership of Securities

As of May 13, 2011, the portfolio managers of the Fund did not own any Fund shares.

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

Not applicable.

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

Not applicable.

Item 11. Controls and Procedures

The registrant's principal executive officer and principal financial officer have evaluated the registrant's disclosure controls and procedures within 90 days of the filing of this report and have concluded that they are effective in providing reasonable assurance that the information required to be disclosed by the registrant in its reports or statements filed under the Securities Exchange Act of 1934 is recorded, processed, summarized and reported within the time periods specified in the rules and forms of the Securities and Exchange Commission.

There were no significant changes in the registrant's internal control over financial reporting that occurred during the second fiscal quarter of the period covered by the report to stockholders included herein (i.e., the registrant's fourth fiscal quarter) that have materially affected, or are reasonably likely to materially affect, the registrant's internal control over financial reporting.

Item 12. Exhibits

(a) (1)	Code of Ethics
	Not applicable.
(2)	Certifications of Principal Executive Officer and Principal Financial Officer pursuant to Rule 30a-2 under the Investment Company Act of 1940 are attached hereto as Exhibit 99.CERT.
(3)	Written solicitations to purchase securities pursuant to Rule 23c-1 under the Securities Exchange Act of 1934.
	Not applicable.

(b) Certifications pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 are furnished herewith as Exhibit 99.906CERT.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf, by the undersigned, thereunto duly authorized.

Name of Registrant: Delaware Investments® Minnesota Municipal Income Fund II, Inc.

PATRICK P. COYNE By: Patrick P. Coyne Title: Chief Executive Officer Date: June 1, 2011

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

PATRICK P. COYNE By: Patrick P. Coyne Title: Chief Executive Officer Date: June 1, 2011

RICHARD SALUS By: Richard Salus Title: Chief Financial Officer Date: June 1, 2011