ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND Form N-CSR January 07, 2008

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: 811-10573

ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND, INC.

(Exact name of registrant as specified in charter)
1345 Avenue of the Americas, New York, New York 10105

(Address of principal executive offices) (Zip code)

Joseph J. Mantineo

AllianceBernstein L.P.

1345 Avenue of the Americas

New York, New York 10105

(Name and address of agent for service)

Registrant s telephone number, including area code: (800) 221-5672

Date of fiscal year end: October 31, 2007

Date of reporting period: October 31, 2007

ITEM 1. REPORTS TO STOCKHOLDERS.

ANNUAL REPORT

AllianceBernstein National Municipal Income Fund

October 31, 2007

Annual Report

Investment Products Offered

Are Not FDIC Insured May Lose Value Are Not Bank Guaranteed

You may obtain a description of the Fund s proxy voting policies and procedures, and information regarding how the Fund voted proxies relating to portfolio securities during the most recent 12-month period ended June 30, without charge. Simply visit AllianceBernstein s web site at www.alliancebernstein.com, or go to the Securities and Exchange Commission s (the Commission) web site at www.sec.gov, or call AllianceBernstein® at (800) 227-4618.

The Fund files its complete schedule of portfolio holdings with the Commission for the first and third quarters of each fiscal year on Form N-Q. The Fund s Forms N-Q are available on the Commission s web site at www.sec.gov. The Fund s Forms N-Q may also be reviewed and copied at the Commission s Public Reference Room in Washington, DC; information on the operation of the Public Reference Room may be obtained by calling (800) SEC-0330.

AllianceBernstein Investments, Inc. is an affiliate of AllianceBernstein L.P., the manager of the AllianceBernstein funds, and is a member of FINRA.

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December 14, 2007

Annual Report

This report provides management s discussion of fund performance for AllianceBernstein National Municipal Income Fund (the Fund) for the annual reporting period ended October 31, 2007. The Fund is a closed-end fund that trades under the New York Stock Exchange symbol AFB . Effective May 18, 2007, Alliance National Municipal Income Fund changed its name to AllianceBernstein National Municipal Income Fund. The Board of Directors approved the name change at the recommendation of AllianceBernstein L.P., the Fund s investment adviser, to brand the Fund with the same AllianceBernstein name used for other funds in the AllianceBernstein family of funds. As of the close of business on May 18, 2007, the Fund acquired all of the net assets and assumed the liabilities of ACM Municipal Securities Income Fund, pursuant to a plan of reorganization approved by the shareholders of ACM Municipal Securities Income Fund.

Investment Objective and Policies

This closed-end fund seeks to provide high current income exempt from regular federal income tax by investing substantially all of its net assets in municipal securities that pay interest that is exempt from federal income tax. The Fund will normally invest at least 80% of its net assets in municipal securities paying interest that is exempt from regular federal income tax. The Fund also normally will invest at least 75% of its assets in investment-grade municipal securities or unrated municipal securities considered to be

of comparable quality. The Fund may invest up to 25% of its net assets in municipal bonds rated below investment grade and unrated municipal bonds considered to be of comparable quality as determined by the Fund s investment adviser. The Fund intends to invest primarily in municipal securities that pay interest that is not subject to the federal Alternative Minimum Tax (AMT), but may invest without limit in municipal securities paying interest that is subject to the federal AMT. For more information regarding the Fund s risks, please see A Word About Risk on page 4 and Note H Risks Involved in Investing in the Fund of the Notes to Financial Statements on page 34.

Investment Results

The table on page 5 provides performance data for the Fund and its benchmark, the Lehman Brothers (LB) Municipal Index, for the six- and 12-month periods ended October 31, 2007.

The Fund underperformed its benchmark for both the six- and 12-month periods ended October 31, 2007.

The Fund s relative underperformance during the 12-month period under review was due to security selection in the insured, hospital and special tax sectors. Security selection in the industrial revenue bond sector benefited performance. Though the Fund s leveraged structure increased income, it generally detracted from the Fund s total return since it also served to increase exposure to long-term rates, which rose during the period.

Market Review and Investment Strategy

For the six- and 12-month periods ended October 31, 2007, yields for short-maturity bonds were little changed or declined, and yields for longer maturity bonds rose significantly. In the six-month period ended October 31, 2007, a broad liquidity crunch stemming from the U.S. subprime mortgage crisis led to widening credit spreads across fixed-income markets. Accordingly, high-grade municipals outperformed riskier debt. The top-performing municipal sectors were those of the highest credit quality, particularly general obligation (GO) and pre-refunded bonds. Speculative-grade securities, which had very strong returns in previous quarters, significantly underperformed as credit spreads widened.

Although problems in the housing market increased uncertainty concerning the future health of the U.S. economy, the Adviser s Municipal Bond Investment Team (the Team) believes that most municipal issuers entered this period of uncertainty in relatively good financial shape. For example, state reserves were among the largest in history as a percent of expenditures and have been accumulating since at least 2005, when tax revenues began to pour into state coffers. Furthermore, state governors and legislators generally have taken a cautious approach in revenue projections in their new budgets, remembering the fiscal difficulties in 2003 when overly optimistic projections led to serious budget shortfalls. As a result, the spread widening experienced in most areas of the municipal market was modest rela-

tive to the dislocations observed in the taxable bond markets.

The overarching theme in the Fund for the 12-month period was that of risk reduction. By historical standards, investors were being paid very little to either assume credit risk or extend maturity. For example, as of October 31, 2007, the extra income for buying a 10-year BBB-rated bond over a 10-year AAA-rated bond was only 0.47%; as of October 31, 2003, the same spread was 0.93%. In response to these market conditions, the Team has been focusing new purchases on high credit quality bonds, and bonds with maturities within 10-15 years rather than lower credit quality bonds, or bonds with longer maturities. The Team s strategy of risk reduction has helped the Fund s relative performance. The Fund s concentration in high credit quality bonds added to performance as credit spreads ultimately widened. Also, maturity selection contributed to the Fund s relative performance as longer-term bonds underperformed.

The Fund may purchase municipal securities that are insured under policies issued by certain insurance companies. Insured municipal securities typically receive a higher credit rating which means that the issuer of the securities pays a lower interest rate. In purchasing such insured securities, the Adviser gives consideration to both the insurer and the credit quality of the underlying issuer. The insurance reduces the credit risk for a particular municipal security by supplementing the creditworthiness of the underlying bond and provides additional security for payment of the principal and inter-

est of a municipal security. Certain of the insurance companies that provide insurance for municipal securities provide insurance for other types of securities, including some involving subprime mortgages. The value of subprime mortgage securities has declined recently and some may default increasing a bond insurer s risk of having to make payments to holders of subprime mortgage securities. Because of this risk, the ratings of some insurance companies have been, or may be, downgraded and it is possible that an insurance company may become insolvent. If an insurance company s rating is downgraded or the company becomes insolvent, the prices of municipal securities insured by the insurance company may decline. As of October 31, 2007, the

Fund held 60% of total investments in insured bonds (of this amount 26% represents the Fund s holding in pre-refunded bonds).

The Adviser believes that downgrades in insurance company ratings or insurance company insolvencies present limited risk to the Fund. A large proportion of the Fund s insured municipal securities are insured by insurance companies rated AAA. The Fund is well diversified by bond insurer, minimizing the exposure to any single insurer. In addition, the generally investment grade underlying credit quality of the insured municipal securities reduces the risk of a significant reduction in the value of the insured municipal security.

HISTORICAL PERFORMANCE

An Important Note About the Value of Historical Performance

The performance on the following page represents past performance and does not guarantee future results. Current performance may be lower or higher than the performance information shown. All fees and expenses related to the operation of the Fund have been deducted. Performance assumes reinvestment of distributions and does not account for taxes.

AllianceBernstein National Municipal Income Fund Shareholder Information

The Fund s NYSE trading symbol is AFB. Weekly comparative net asset value (NAV) and market price information about the Fund is published each Monday in *The Wall Street Journal*, each Sunday in *The New York Times* and each Saturday in *Barron s* and other newspapers in a table called Closed-End Bond Funds. For additional shareholder information regarding this Fund, please see page 51.

Benchmark Disclosure

The unmanaged Lehman Brothers (LB) Municipal Index does not reflect fees and expenses associated with the active management of a fund portfolio. The Index is a total return performance benchmark for the long-term, investment grade, tax-exempt bond market. An investor cannot invest directly in an index, and its results are not indicative of the performance for any specific investment, including the Fund.

A Word About Risk

Among the risks of investing in the Fund are changes in the general level of interest rates or changes in bond credit quality ratings. Changes in interest rates have a greater effect on bonds with longer maturities than on those with shorter maturities. Please note, as interest rates rise, existing bond prices fall and can cause the value of your investment in the Fund to decline. While the Fund invests principally in bonds and other fixed-income securities, in order to achieve its investment objectives, the Fund may at times use certain types of investment derivatives, such as options, futures, forwards and swaps. These instruments involve risks different from, and in certain cases, greater than, the risks presented by more traditional investments. At the discretion of the Fund s Adviser, the Fund may invest up to 25% of its net assets in municipal bonds that are rated below investment grade (i.e., junk bonds). These securities involve greater volatility and risk than higher-quality fixed-income securities.

Leverage Risk The Fund may use certain investment techniques that have increased risks. For example, the issuance of the Fund s preferred stock results in leveraging of the Common Stock, an investment technique usually considered speculative. The Fund utilizes leveraging to seek to enhance the yield and net asset value of its Common Stock. However, these objectives cannot be achieved in all interest rate environments. Leverage creates certain risks for holders of Common Stock, including higher volatility of both the net asset value and market value of the Common Stock, and fluctuations in the dividend rates on the Preferred Stock will affect the return to holders of Common Stock. To leverage, the Fund issues Preferred Stock, which pays dividends at prevailing short-term interest rates, and invests the proceeds in long-term municipal bonds. If the Fund were fully invested in longer-term securities and if short-term interest rates were to increase, then the amount of dividends paid on the preferred shares would increase and both net investment income available for distribution to the holders of Common Stock and the net asset value of the Common Stock would decline. At the same time, the market value of the Fund s Common Stock (that is, its price as listed on the New York Stock Exchange) may, as a result, decline. Furthermore, if long-term interest rates rise, the Common Stock s net asset value will reflect the full decline in the price of the portfolio s investments, since the value of the Fund s Preferred Stock does not fluctuate. In addition to the decline in net asset value, the market value of the Fund s Common Stock may also decline.

(Historical Performance continued on next page)

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Historical Performance

HISTORICAL PERFORMANCE

(continued from previous page)

THE FUND VS. ITS BENCHMARK	ITS BENCHMARK Returns	
PERIODS ENDED OCTOBER 31, 2007 AllianceBernstein National Municipal Income Fund (NAV)	6 Months 0.37%	12 Months 1.87%
LB Municipal Index	1.30%	2.91%
The Fund s Market Price per share on October 31, 2007 was \$14.08. The Fund s Net As additional Financial Highlights, please see page 38.	set Value Price per share on October 31	, 2007 was \$15.05. For

See Historical Performance and Benchmark disclosures on previous page.

ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND 5

Historical Performance

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October 31, 2007

PORTFOLIO STATISTICS

Net Assets (\$mil): \$431.4

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Portfolio Summary

^{*} All data are as of October 31, 2007. The Fund's quality rating distribution is expressed as a percentage of the Fund's total investments rated in particular ratings categories by Standard & Poor's Rating Services and Moody's Investors Service. The distributions may vary over time. If ratings are not available, the Fund's Adviser will assign ratings that are considered to be of equivalent quality to such ratings.

PORTFOLIO OF INVESTMENTS

October 31, 2007

	Principal Amount (000)	U.S. \$ Value
MUNICIPAL OBLIGATIONS 165.3%		
Long-Term Municipal Bonds 165.3%		
Alabama 6.1%		
Huntsville HIth Care Auth		
(Huntsville Hosp Sys)		
(Prerefunded) Series 02B		
5.75%, 6/01/32	\$ 6,000	\$ 6,587,520
Jefferson Cnty Ltd Oblig Sch Warrants	Ψ 0,000	Ψ 0,007,020
Series 04A		
5.25%, 1/01/18-1/01/23	3,100	3,276,025
Jefferson Cnty Swr Rev		
(Capital Improvement Warrants)		
(Prerefunded) FGIC Series 02		
5.00%, 2/01/41	1,535	1,630,523
Jefferson Cnty Swr Rev	1,500	1,000,020
(Prerefunded)		
FGIC Series 99A		
5.375%, 2/01/36	2,905	3,002,434
Jefferson Cnty Water & Swr Rev		
(Prerefunded)		
FGIC Series 02B 5.00%, 2/01/41	2,465	2,620,615
Marshall Cnty Hith Care Auth	2,403	2,020,013
(Marshall Cnty Med Ctr)		
Series 02A		
5.75%, 1/01/32	2,500	2,585,250
Series 02D		
5.75%, 1/01/32	3,000	3,095,430
Montgomery Spl Care Fac Fin Auth		
(Baptist Hlth) Series 04C		
5.125%, 11/15/24	1,500	1,524,300
Montgomery Spl Care Fac Fin Auth	,	, = , = = =
(Baptist HIth)		
(Prerefunded)		
Series 04C	1 010	1 070 000
5.25%, 11/15/29	1,810	1,978,692
		26,300,789
Alaska 3.8%		
Alaska Intl Arpt Rev MBIA Series 03B		
5.00%, 10/01/26	2,000	2,047,100
Alaska Muni Bond Bank Auth	2,000	2,047,100
MBIA Series 04G		
5.00%, 2/15/24 ^(a)	1,345	1,396,231
5.00%, 2/15/22	1,585	1,649,795
	ALLIANCEBERNSTEIN NATIONAL MUI	NICIPAL INCOME FUND 7

	Principal Amount (000)	U.S. \$ Value
Alaska Muni Bond Bank Auth (Prerefunded)		
MBIA Series 03E		
5.25%, 12/01/26	\$ 3,000	\$ 3,165,540
Anchorage WasteWtr Rev MBIA Series 04		
5.125%, 5/01/29	3,050	3,305,986
Four Dam Pool Alaska Series 04		
5.25%, 7/01/25	2,195	2,258,128
Four Dam Pool Elec Rev Series 04		
5.00%, 7/01/24	1,035	1,055,472
5.25%, 7/01/26	1,385	1,416,897
		16,295,149
		10,233,143
Arizona 1.7%		
Arizona Cap Fac Fin Corp Student Hsg Rev (Arizona St Univ Proj)		
Series 00		
6.25%, 9/01/32	1,550	1,586,224
Phoenix Civic Impt Corp WasteWtr Sys Rev MBIA Series 04		
5.00%, 7/01/23	1,250	1,306,737
Salt Verde Financial Corp. (Sr Gas Revenue Bonds)		
5.25%, 12/01/22-12/01/23	4,150	4,334,339
		7,227,300
Arkansas 0.8%		
Arkansas Dev Fin Auth SFMR		
(Mtg Rev)		
GNMA/FNMA Series 02A 5.30%, 7/01/34	3,500	3,541,580
	-,	-,- ,
California 9.0%		
California St GO		
Series 04 5.00%, 2/01/33	1,100	1,114,146
California St Dept of Water Res Pwr Sup Rev	1,100	1,114,140
(Prerefunded)		
Series 02A 5.375%, 5/01/22	2,000	2,175,120
California St GO		
5.00%, 2/01/32 California St GO	2,450	2,482,732
(Prerefunded)		
5.25%, 4/01/30 California St GO	980	1,051,079
(Unrefunded)		
5.25%, 4/01/30	20	20,593
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	Principal Amount (000)	U.S. \$ Value
Chula Vista IDR (San Diego Gas)		
Series 96A		
5.30%, 7/01/21	\$ 4,000	\$ 4,211,800
Coachella Valley Uni Sch Dist		
MBIA Series 03		
5.00%, 9/01/31	1,000	1,028,390
Golden St Tobacco Securitization Corp.		
(Prerefunded)		
RADIAN Series 03	0.050	0.404.050
5.50%, 6/01/43 XLCA Series 03B	2,250	2,461,658
5.50%, 6/01/33	3,000	3,282,210
Hartnell Comnty Coll	3,000	3,202,210
(Prerefunded)		
MBIA Series 03A		
5.00%, 8/01/27	1,155	1,244,316
La Quinta Fin Auth Loc Agy		
AMBAC Series 04A		
5.25%, 9/01/24	2,000	2,128,200
Los Angeles Comnty Redev Agy		
Series 04L		4 704 040
5.00%, 3/01/18	1,715	1,734,843
Los Angeles Regl Arpts		
(Laxfuel Corp) AMT AMBAC Series 01		
5.50%, 1/01/32	9,500	9,823,095
Pomona COP	0,000	0,020,000
AMBAC Series 03		
5.50%, 6/01/34	3,000	3,245,880
San Rafael Elem Sch Dist		
FSA Series 03A		
5.00%, 8/01/28	2,820	2,906,066
		38,910,128
Colorado 5.2%		
Avon Hsg Auth MFHR		
(Buffalo Ridge II Proj) AMT		
GNMA Series 02A		
5.70%, 10/20/43	4,950	5,065,731
Colorado Ed & Cultural Fac Auth		
(Knowledge Quest Charter Sch)		
Series 05	500	E04 000
6.50%, 5/01/36 Colorado Hith Facs Auth	500	504,330
(Evangelical Lutheran Proj)		
5.25%, 6/01/23	1,725	1,769,212
	ALLIANCEBERNSTEIN NATIONAL MUN	

	Principal Amount (000)	U.S. \$ Value
Colorado Hlth Facs Auth (Evangelical Lutheran) 5.25%, 6/01/19	\$ 700	\$ 730,898
Colorado Hlth Facs Auth (Parkview Med Ctr) Series 04	Ψ	Ψ 700,000
5.00%, 9/01/25	2,560	2,580,403
Colorado Toll Rev (Hwy E-470) (Prerefunded) Series 00		
Zero Coupon, 9/01/35 Denver City & Cnty MFHR (Clyburn Stapleton Proj) AMT GNMA Series 02	10,000	1,375,100
5.50%, 12/20/43	2,155	2,180,343
Northwest Metro Dist No. 3 GO 6.125%, 12/01/25	1,000	1,006,580
Park Creek Metro Dist Rev Ltd (Ref-Sr-Ltd Tax Ppty Tax) Series 05	,,,,,	,,,,,,,,,
5.25%, 12/01/25 5.50%. 12/01/30	3,000	3,016,200
Todd Creek Farms Metro Dist No 1	890	898,179
6.125%, 12/01/22 Todd Creek Farms Metro Dist No 1 (Ref & Impt)	1,970	1,973,802
Series 04	1 100	1 177 144
6.125%, 12/01/19	1,180	1,177,144
		22,277,922
District of Columbia 2.9%		
District of Columbia Conv Ctr AMBAC		
5.00%, 10/01/26	8,500	8,827,590
District of Columbia Spl Tax Rev (Gallery Place Proj) FSA Series 02		
5.40%, 7/01/31	3,500	3,654,665
		12,482,255
Florida 16.6%		
Beacon Tradeport CDD Series 02B		
7.25%, 5/01/33	4,930	5,171,176
Brevard Cnty HFA SFMR		
(Mtg Rev) AMT GNMA Series 02C		
5.40%, 3/01/33	680	684,998
10 ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND		

	Principal Amount (000)	U.S. \$ Value
Collier Cnty CFD (Fiddler s Creek)		
Series 02A		
6.875%, 5/01/33	\$ 2,910	\$ 2,977,687
Series 02B 6.625%, 5/01/33	2,185	2,213,274
Dade Cnty Arpt Rev	_,	_,_ : = ,_ : :
(Miami Int Arpt) AMT		
FGIC Series 02 5.375%, 10/01/32	6,040	6,213,831
Florida Ed & Athletic Fac	0,040	0,210,001
(FSU Finl Assist)		
AMBAC Series 02 5.00%, 10/01/31	5,000	5 122 000
Florida Hsg Fin Corp MFHR	5,000	5,122,000
(Westminster Apts) AMT		
FSA Series 02E-1	0.000	0.000.010
5.40%, 4/01/42 Florida Hsg Fin Corp Rev MFHR	3,000	3,039,810
(Westlake Apts) AMT		
FSA Series 02-D1		
5.40%, 3/01/42	8,780	8,887,467
Hamal CDD (Hamal)		
(Prerefunded)		
Series 01		
6.75%, 5/01/31	2,460	2,737,070
Lee Cnty Arpt Rev (Southwest FI Int I) AMT		
FSA Series 00A		
5.75%, 10/01/22-10/01/25	9,500	9,942,045
Lee Cnty HIth Fac Auth (Shell Point)		
(Prerefunded)		
Series 99A		
5.50%, 11/15/29	6,170	6,466,962
Miami Beach Hlth Facs Auth (Mount Sinai Med Ctr)		
Series 04		
6.75%, 11/15/24	4,000	4,351,200
Miami-Dade Cnty Spl Oblig MBIA		
Series 04B 5.00%, 4/01/24	4,000	4,152,880
Midtown Miami CDD	4,000	1,102,000
Series 04A		
6.00%, 5/01/24 Miromar Lakes CDD	2,500	2,433,725
Series 00A		
7.25%, 5/01/12	1,185	1,223,607
	ALLIANCEBERNSTEIN NATIONAL MUNIC	CIPAL INCOME FUND 11

	Principal Amount (000)	U.S. \$ Value
Orange Cnty Hosp Rev (Orlando Regl) (Prerefunded)		
Series 02 5.75%, 12/01/32 Pinellas Cnty HFA SFMR (Mtg Rev) AMT	\$ 2,800	\$ 3,075,380
GNMA/FNMA Series 02A 5.40%, 3/01/32 Univ of Central Florida Athletics Assoc, Inc.	695	701,630
FGIC Series 04A 5.125%, 10/01/24 Village CDD	1,325	1,380,014
Series 03A 6.00%, 5/01/22	745	801,002
		71,575,758
Georgia 1.5% Cartersville Dev Auth AMT (Anheuser Busch Proj) Series 02		
5.95%, 2/01/32 Georgia HFA SFMR (Mtg Rev) AMT	2,510	2,584,396
Series 02A-02 5.60%, 12/01/32	3,955	4,048,892
		6,633,288
Hawaii 1.1% Hawaii St Dept of Budget & Fin Spl Purpose Rev (Elec Co & Subsidiary Prog) XLCA Series 03B		
5.00%, 12/01/22	4,500	4,578,615
Illinois 18.7% Bolingbrook GO (Prerefunded)		
FGIC Series 02A 5.375%, 1/01/38 Chicago Arpt Rev	5,000	5,351,400
(O Hare Int Arpt) XLCA Series 03B-1 5.25%, 1/01/34	4,860	5,027,378
Chicago Arpt Rev (O Hare Int Arpt) AMT MBIA		
5.375%, 1/01/32 12 ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND	15,000	15,365,850

	Principal Amount (000)	U.S. \$ Value
Chicago GO FSA Series 04A		
5.00%, 1/01/25	\$ 2,165	\$ 2,240,169
Chicago GO (Prerefunded) FGIC Series 00C		
5.50%, 1/01/40	9,135	9,698,904
Chicago GO (Unrefunded) FGIC Series 00C	- 450	5 700 704
5.50%, 1/01/40 Chicago Llos Agy STMD	5,450	5,733,781
Chicago Hsg Agy SFMR (Mortgage Rev) AMT GNMA/FNMA Series 02B		
6.00%, 10/01/33 ^(b)	510	518,695
Chicago Incr Alloc	1 000	1 006 492
7.46%, 2/15/26 Chicago Park Dist GO	1,900	1,996,482
(Ltd Tax)		
AMBAC Series 04A		
5.00%, 1/01/25	2,585	2,696,233
Chicago Parking Rev		
(Lakefront Millenium)		
(Prerefunded)		
MBIA Series 98 5.125%, 1/01/28	8,600	8,933,766
Chicago Sales Tax Rev	8,000	0,933,700
FGIC Series 98		
5.25%, 1/01/28	5,710	5,871,593
Cook Cnty Sch Dist		-,- ,
FSA Series 04		
5.00%, 12/01/20 ^(c)	2,000	2,086,340
Gilberts Spl Svc Area No 15 Spl Tax (Gilberts Town Ctr Proj) Series 03		
6.00%, 3/01/28	2,766	2,799,192
Hampshire Spl Svc Area No 14 5.80%, 3/01/26	1,845	1,824,336
Illinois Fin Auth (Loyola Univ Chicago) XLCA Series 04A		
5.00%, 7/01/24	1,495	1,548,805
Illinois Fin Auth (Illinois Inst of Technology) Series 06A		
5.00%, 4/01/31	1,250	1,229,612
	ALLIANCEBERNSTEIN NATIONAL MUNICIPAL	L INCOME FUND 13

	Principal Amount (000)	U.S. \$ Value
Manhattan (No 04-1 Brookstone Springs Proj) Series 05 5.875%, 3/01/28 Metro Pier & Expo Auth	\$ 1,863	\$ 1,876,768
Melo Field Auth (McCormick Place) MBIA Series 02A 5.25%, 6/15/42	5,500	5,746,620
		80,545,924
Indiana 4.4% Hendricks Cnty Bldg Fac Corp (First Mtg) Series 04		
5.50%, 7/15/22	1,105	1,190,306
Hendricks Cnty Bldg Fac Corp. Series 04 5.50%, 7/15/21	1,045	1,127,544
Indiana Bd Bk Rev FSA Series 04B	1,010	1,127,011
5.00%, 2/01/21 Indiana Dev Fin Auth	1,100	1,145,342
(Inland Steel) Series 97	0.005	0.004.475
5.75%, 10/01/11 Indiana HFA SFMR (Mtg Rev) AMT	2,925	2,961,475
GNMA/FNMA Series 02 5.55%, 7/01/32 Indianapolis Pub Impt Bond Bank	1,990	2,018,616
(Prerefunded) MBIA Series 2A		
5.25%, 7/01/33	10,000	10,727,600
		19,170,883
lowa 0.2%		
Coralville Urban Rev Tax Incr Series 07C		
5.00%, 6/01/18	260	265,145
Iowa Fin Auth SFMR (Mtg Rev) AMT		,
GNMA/FNMA Series 02 5.40%, 7/01/32	410	413,223
		678,368
Kansas 0.3%		
Lenexa HIth Care Fac (Lakeview Village Inc.) 5.25%, 5/15/22	1,395	1,383,784

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ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND

	Principal Amount (000)	U.S. \$ Value
Louisiana 4.2% Calcasieu Parish SFMR		
(Mtg Rev)		
GNMA/FNMA Series 02A		
6.05%, 4/01/33 ^(b)	\$ 315	\$ 326,192
Ernest N Morial-New Orleans		
(Exhibit Hall Auth Spl Tax)		
AMBAC Series A 5.25%, 7/15/16-7/15/17	4,020	4,358,565
Louisiana HFA SFMR	4,020	4,000,000
(Mtg Rev) Amt		
GNMA/FNMA Series 02C		
5.60%, 6/01/33 ^(b)	1,200	1,205,232
New Orleans GO MBIA		
5.25%, 12/01/20	1,000	1,066,990
MBIA Series 05	1,000	1,000,000
5.00%, 12/01/29	2,700	2,781,216
RADIAN		
5.00%, 12/01/22 ^(d)	5,875	5,920,766
New Orleans Ltd. Tax MBIA		
5.00%, 3/01/18	2,285	2,407,910
0.0070, 070 1710	_,	_,,
		18,066,871
		-,,-
Massachusetts 5.2%		
Massachusetts Hlth & Ed Fac Hosp Rev		
(Berkshire HIth Sys)		
RADIAN Series 01E	3,000	2 004 200
5.70%, 10/01/25 Massachusetts Hith & Ed Fac Hosp Rev	2,000	2,084,280
(Cape Cod Hithcare)		
RADIAN Series 01C		
5.25%, 11/15/31	2,100	2,121,567
Massachusetts Hlth & Ed Fac Hosp Rev		
(New England Med Ctr) MBIA Series 94		
7.375%, 7/01/18 ^(e)	5,000	5,012,100
Massachusetts Hsg Fin Agy	5,555	0,0.2,.00
(Rental Rev)		
AMBAC Series 95E		
6.00%, 7/01/41	1,740	1,811,027
Massachusetts Hsg Fin Agy MFHR (Rental Rev) AMT		
MBIA Series 00H		
6.65%, 7/01/41	540	564,586
	ALLIANCEBERNSTEIN NATIONAL MUNICIPAL	L INCOME FUND 15

	Principal Amount (000)	U.S. \$ Value
Massachusetts St GO (Prerefunded)		
Series 02C 5.25%, 11/01/30 ^(f)	\$ 10,000	\$ 10,742,600
		22,336,160
Michigan 6.1%		
Detroit Swr Disp		
MBIA		
5.25%, 7/01/22	5,000	5,375,900
Detroit Tax Incr		
(Diamler/Chrysler Assembly Plant) Series 98A		
5.50%, 5/01/21	1,605	1,576,095
Kent Hosp Fin Auth	,	, ,
(Metro Hosp Proj)		
Series 05A	1 000	1 110 050
5.75%, 7/01/25 Michigan Hosp Fin Auth	1,080	1,116,353
(Trinity Hlth)		
Series 00A		
6.00%, 12/01/27	3,000	3,171,510
Michigan Strategic Fund		
(Detroit Edison) AMT XLCA Series 02C		
5.45%, 12/15/32	5,000	5,240,050
Plymouth Ed Ctr Charter Sch Pub Sch	5,555	3,2 .0,000
Academy Rev Ref		
Series 05		
5.125%, 11/01/23 Sociocy Hoop Fin Auth	2,140	2,113,549
Saginaw Hosp Fin Auth (Covenant Med Ctr)		
Series 00F		
6.50%, 7/01/30	7,185	7,607,909
		26,201,366
Minnesota 0.5%		
Shakopee Hith Care Fac		
(St Francis Regl Med Ctr) Series 04		
5.10%, 9/01/25	1,200	1,201,284
St. Paul Hsg & Redev Auth Hosp Rev	-,	.,,
(HItheast Proj)		
Series 05	4 222	4 0 40 000
6.00%, 11/15/25	1,000	1,048,600
		0.040.004
		2,249,884

16 ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND

	Principal Amount (000)	U.S. \$ Value
Mississippi 1.2%		
Adams Cnty Pollution Ctl Rev (Int Paper Co) AMT Series 99 6.25%, 9/01/23	\$ 1,000	\$ 1,035,180
Gulfport Hosp Fac Rev (Mem Hosp at Gulfport Proj) Series 01A	,,,,,	
5.75%, 7/01/31	4,000	4,076,080
		5,111,260
Missouri 0.4%		
Missouri SFMR (Mortgage Rev) AMT GNMA/FNMA Series 02A-1		
5.58%, 9/01/32 ^(b)	1,095	1,133,467
Riverside IDA (Riverside Horizons Proj) ACA Series 07A		
5.00%, 5/01/27	600	588,282
		1,721,749
Nevada 11.7%		
Carson City Hosp Rev (Carson-Tahoe Hosp Proj) RADIAN Series 03A		
5.00%, 9/01/23	4,700	4,737,459
Clark Cnty Arpt Rev (Prerefunded) FGIC Series 01B		
5.25%, 7/01/34	11,920	12,633,651
Nevada Dept Bus & Indl (Las Vegas Monorail Proj) AMBAC Series 00		
5.625%, 1/01/32	11,720	12,404,331
Reno Cap Improvement Rev (Prerefunded) FGIC Series 02		
5.375%, 6/01/32	4,710	5,071,775
Reno Cap Improvement Rev (Unrefunded)		
FGIC Series 02 5.375%, 6/01/32	2,790	2,928,551
Truckee Meadows Water Auth (Prerefunded) FSA Series 01A		2,020,001
5.25%, 7/01/34	12,000	12,718,440
		50,494,207

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	Principal Amount (000)	U.S. \$ Value
New Hampshire 1.3%		
New Hampshire HIth & Ed Fac Hosp Rev (Covenant Med Ctr)		
Series 02		
6.125%, 7/01/31	\$ 4,200	\$ 4,648,770
New Hampshire Hlth & Ed Facs (Covenant Hlth)		
Series 04		
5.375%, 7/01/24	820	851,742
		5,500,512
New Jersey 1.8%		
Morris-Union Jointure Commn COP RADIAN Series 04		
5.00%, 5/01/24	7,185	7,278,980
New Jersey Econ Dev Auth	,	, ,
(Sch Fac Constr)		
Series 05 5.25%, 3/01/25	500	531,150
5.25%, 5/01/25	500	551,150
		7,810,130
		7,010,100
New Mexico 1.4%		
Dona Ana Cnty Tax Rev		
AMBAC Series 03		
5.25%, 5/01/25	500	525,495
Univ of New Mexico FSA Series 04		
5.00%, 1/01/24-7/01/24	5,430	5,619,073
, and the second	,	, ,
		6,144,568
New York 1.9%		
Erie Cnty IDA Sch Fac Rev		
(Buffalo Sch Dist Proj) FSA		
5.75%, 5/01/24	810	888,367
New York City GO		
Series 04G	4 000	4 000 070
5.00%, 12/01/23 Series 04I	1,600	1,662,672
5.00%, 8/01/21	3,300	3,437,610
New York St HFA		
(Eco Dev & Hsg)		
FGIC Series 05A 5.00%, 9/15/25	300	314,079
Ulster Cnty IDA	000	014,070
(Kingston Regional Senior Living CorpWoodland Pond at New Paltz Project)		
6.00%, 9/15/27	1,775	1,778,763
		8,081,491

18 ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND

	Principal Amount (000)	U.S. \$ Value
North Carolina 1.6%		
Charlotte NC Arpt Rev		
MBIA Series 04A		
5.25%, 7/01/24	\$ 2,895	\$ 3,055,991
North Carolina Eastern Muni Pwr Agy Pwr Sys Rev		
AMBAC Series 05A		
5.25%, 1/01/20	3,500	3,743,880
	5,555	5,1 15,555
		6,799,871
		0,733,071
North Dakota 1.1%		
North Dakota HFA SFMR		
(Mtg Rev) AMT Series 02		
5.65%, 1/01/34	1,115	1,131,413
North Dakota HFA SFMR		
(Mortgage Rev) AMT		
Series 98E	4 000	4 000 007
5.25%, 1/01/30 Ward Cnty ND Hlth Care Fac	1,630	1,639,307
(Trinity Hith)		
5.125%, 7/01/18-7/01/20	2,075	2,105,792
	_,	_,,.
		4,876,512
		.,0.0,0.1
Ohio 3.5%		
Cleveland Cuyahoga Port Auth		
Series 01		
7.35%, 12/01/31	5,000	5,276,250
Cuyahoga Cnty Hosp Fac Rev		
(Univ Hosp Hlth)		
Series 00 7.50%, 1/01/30	2,400	2,545,560
Fairfield Cnty Hosp Rev	2,400	2,343,300
(Fairfield Med Ctr Proj)		
RADIAN Series 03		
5.00%, 6/15/22-6/15/24	5,210	5,244,077
Port Auth of Columbiana Cnty Swr		
(Apex Environmental LLC) AMT		
Series 04A 7.125%, 8/01/25	1,840	1,913,637
1.12376, 0/01/23	1,040	1,913,037
		14,979,524
		14,979,524
One way 1 4 40/		
Oregon 1.1% Forest Grove Rev		
(Ref & Campus Impt Pacific Proj A)		
RADIAN Series 05A		
5.00%, 5/01/28	4,760	4,735,819

ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND 19

	Principal Amount (000)	U.S. \$ Value
Pennsylvania 4.8%		
Alleghany Cnty IDA		
(Residential Reserves Inc Proj)		
5.00%, 9/01/21	\$ 500	\$ 490,675
Allegheny Cnty PA Hosp		
(West Pennsylvania HIth Sys)	4.000	4 474 704
5.00%, 11/15/28	4,800	4,474,704
Montgomery Cnty IDA (Whitemarsh Continuing Care Ret Comm)		
6.00%, 2/01/21	875	902,851
Pennsylvania Eco Dev Auth	0.0	002,001
(30th St Station) AMT		
ACA Series 02		
5.875%, 6/01/33	4,100	4,217,752
Pennsylvania Trpk Transp Rev		
(Prerefunded)		
AMBAC Series 01 5.00%, 7/15/41	2,000	2 121 220
Philadelphia Auth IDR	2,000	2,121,320
(Leadership Learning Partners)		
Series 05A		
5.25%, 7/01/24	1,150	1,148,654
Philadelphia Gas Wks Rev		
ASSURED GTY Series 04A-1		
5.25%, 9/01/19-8/01/21	3,045	3,232,190
Philadelphia Hosp Rev		
(Temple Univ Hosp) Series 93A		
6.625%, 11/15/23	3,000	3,004,080
Wilkes-Barre PA Fin Auth	3,000	3,004,000
(Wilkes Univ Proj)		
5.00%, 3/01/22	990	997,267
		20,589,493
		,,
Puerto Rico 1.4%		
Puerto Rico Comwlth GO		
(Pub Impt)		
5.25%, 7/01/23	2,625	2,745,540
Series 01A		
5.50%, 7/01/19	1,705	1,861,468
Series 03A	500	E47.050
5.25%, 7/01/23 Puerto Rico Comwlth Govt Dev Bank	500	517,250
(Sr Notes)		
Series 06B		
5.00%, 12/01/15	1,000	1,056,360
	,	,,

6,180,618

20 ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND

	Principal Amount (000)	U.S. \$ Value
Rhode Island 1.6% Rhode Island HIth & Ed Bldg Corp Rev (Times2 Academy)		
Series 04 5.00%, 12/15/24	\$ 5,845	\$ 5,910,932
Rhode Island Hith & Ed Bidg Corp Rev (Univ of Rhode Island) AMBAC Series 04A		
5.50%, 9/15/24	1,000	1,086,670
		6,997,602
South Carolina 2.5%		
Charleston Cnty Sch Dist 5.25%, 12/01/30	2,000	2,077,200
Dorchester Cnty Sch Dist No 2 ASSURED GTY	_,	_,,,,,_,,
5.00%, 12/01/29 Newberry Investing In Childrens Ed	1,600	1,649,376
(Newberry Cnty Sch Dist Proj) ASSURED GTY Series 05		
5.00%, 12/01/27 Series 05	5,450	5,625,108
5.00%, 12/01/30	550	537,466
Scago Educational Fac Corp For Sch RADIAN		
5.00%, 12/01/21	1,000	1,004,310
		10,893,460
Tennessee 3.2% Johnson City HIth & Ed Fac Hosp Rev		
(First Mtg MTN Sts Hith) Series 06A		
5.50%, 7/01/31	2,140	2,169,232
Sullivan Cnty Hlth Ed 5.00%, 9/01/22	1,760	1,758,047
Sullivan Cnty Hlth Ed (Wellmont Hlth Sys Proj)		
5.25%, 9/01/26 Tenn Ed Loan Rev	725	729,524
(Educational Funding of South) AMT Series 97A		
6.20%, 12/01/21	8,985	9,002,251
		13,659,054
Texas 23.0%		
Bexar Cnty Hlth Fac Dev Corp Rev 5.00%, 7/01/27	525	508,368
Bexar Cnty Hsg Fin Corp MFHR (Doral Club & Sutton House Apts) MBIA Series 01A		
5.55%, 10/01/36	14,625	15,062,141
	ALLIANCEBERNSTEIN NATIONAL MUNIC	CIPAL INCOME FUND 21

	Principal Amount (000)	U.S. \$ Value
Burelson ISD GO	Φ 0.040	Φ 0 500 050
5.00%, 8/01/24-8/01/27 Dallas Airport Rev	\$ 6,210	\$ 6,506,658
(Fort Worth Intl Airport) AMT		
MBIA Series 03A		
5.25%, 11/01/25	2,000	2,062,100
Dallas-Fort Worth Arpt Rev		
(Int Arpt)		
FGIC Series 01		
5.50%, 11/01/35	6,500	6,672,835
Frisco TX GO FGIC		
5.00%, 2/15/23	3,220	3,370,825
Garza Cnty Pub Fac Corp.	3,220	3,370,023
5.50%, 10/01/19	865	896,365
Gulf Coast Waste Disp Auth (Anheuser-Busch Proj) AMT Series 02		
5.90%, 4/01/36	9,000	9,417,510
Harris Cnty		
(Flood Ctl)		
Series 03B		
5.00%, 10/01/23	4,000	4,142,400
Harris Cnty Toll Road Rev FSA Series 02		
5.125%, 8/15/32	7,500	8,017,875
Hidalgo Cnty Hith Svcs	7,000	0,017,070
(Mission Hosp Inc Proj)		
Series 05		
5.00%, 8/15/14-8/15/19	1,090	1,094,748
Houston		
(Northeast Water Purification Proj)		
FGIC Series 02	7.000	7 440 700
5.125%, 3/01/32 Lewisville Combination Contract	7,000	7,440,720
(Spl Assmt Cap Impt Dist No 2)		
ACA Series 05		
6.00%, 10/01/25	1,100	1,164,427
Lower Colorado River Auth		
(Prerefunded)		
AMBAC Series 03		
5.25%, 5/15/25	125	135,254
MBIA Series 02A 5.00%, 5/15/31	10	10,696
Lower Colorado River Auth		,
(Unrefunded)		
AMBAC Series 03		
5.25%, 5/15/25	1,675	1,764,311
MBIA 5.00% 5/15/31	1.400	1 501 050
5.00%, 5/15/31 22 ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND	1,490	1,531,958
22 ALLIANGEDERING I EIN INA HONAL MUNICIPAL INCOME FUND		

	Principal Amount (000)	U.S. \$ Value
Matagorda Cnty Rev (Centerpoint Energy Houston Electric LLC) Series 04		
5.60%, 3/01/27 ^(b) Mc Allen Water & Swr Rev	\$ 2,000	\$ 2,075,160
FSA 5.25%, 2/01/21-2/01/22 Richardson Hosp Auth	3,215	3,429,817
(Richardson Regl Med Ctr) FSA Series 04		
5.875%, 12/01/24 Series 04	3,465	3,646,012
6.00%, 12/01/19 San Antonio Arpt Rev AMT	2,745	2,913,653
FGIC Series 02A 5.25%, 7/01/27	5,250	5,375,737
Seguin High Ed Fac Rev (Texas Lutheran Univ Proj) Series 04		
5.25%, 9/01/33 Seguin Higher Ed Auth	1,250	1,227,363
(Texas Lutheran Univ Proj) Series 04		
5.25%, 9/01/28 Texas St GO AMT	1,000	993,660
Series 02A 5.50%, 8/01/41	9,470	9,885,828
		99,346,421
Utah 1.2% Davis Cnty Sales Tax Rev		
AMBAC Series 03B 5.25%. 10/01/23	2.005	0 117 401
Salt Lake City Water Rev AMBAC Series 04	2,005	2,117,481
5.00%, 7/01/23	1,500	1,562,775
Utah Hsg Corp MFHR (Bluffs Apts Proj) AMT GNMA Series 02A		
5.60%, 7/20/30	1,480	1,525,791
		5,206,047
Virginia 2.3%		
Fauquier Cnty IDA Hosp Rev (Fauquier Hospital) Asset Gty RADIAN Series 02		
5.25%, 10/01/31	8,500 ALLIANCEBERNSTEIN NATIONAL MUNIC	8,573,015 CIPAL INCOME FUND 23

	Principal Amount (000)	U.S. \$ Value
Pocahontas Pkwy Assoc Toll Rd Rev (Cap Appreciation) Sr (Prerefunded) Series 98B		
Zero Coupon, 8/15/15	\$ 2,250	\$ 1,507,545
		10,080,560
Washington 3.7%		
King Cnty Swr Rev FSA Series 02A 5.25%, 1/01/32	3,000	3,098,010
Seattle Hsg Auth MFHR (Wisteria Ct Proj) GNMA Series 03		
5.20%, 10/20/28	1,475	1,511,654
Twenty-Fifth Ave Pptys (Univ of Washington) MBIA Series 02		
5.25%, 6/01/33 Washington Hlth Care Fac Auth (Overlake Hosp Med Ctr)	9,750	10,097,685
RADIAN 6.00%, 7/01/38 ^(b)	1,175	1,175,000
		15,882,349
Wisconsin 6.3%		
Wisconsin Hlth & Ed Fac Auth (Bell Tower Residence Proj) FHLB Series 05		
5.00%, 7/01/25 Series 05	1,000	1,005,620
5.00%, 7/01/20	1,785	1,831,695
Wisconsin Hlth & Ed Fac Hosp Rev (Ministry Hlth Care) MBIA Series 02A		
5.25%, 2/15/32 Wisconsin Hsg Auth SFMR	13,615	14,153,882
(Mtg Rev) AMT MBIA		
5.60%, 5/01/33 Series 02A	4,880	5,006,441
5.50%, 9/01/32	1,590	1,605,455
Wisconsin St GO Series 03		
5.00%, 11/01/26	3,700	3,740,034
		27,343,127
Total Investments 165.3%		
(cost \$688,597,203)		712,890,398
Other assets less liabilities 0.8% Preferred Stock at redemption value (66.1)%		3,490,688 (285,000,000)

Net Assets Applicable to Common Shareholders 100.0%)

\$ 431,381,086

24 ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND

INTEREST RATE SWAP TRANSACTIONS (see Note C)

			Rate 1	Гуре	
	Notional		Payments made	Payments received	Unrealized
Swap	Amount	Termination	by the	by the	Appreciation/
Counterparty	(000)	Date	Portfolio	Portfolio	(Depreciation)
Citibank N.A.	\$ 900	6/01/12	BMA*	3.628%	\$ 10,534
Citibank N.A.	9,200	11/10/26	3.884%	BMA*	109,511
JPMorgan Chase	25,600	11/10/11	BMA*	3.482%	154,271
JPMorgan Chase	1,765	9/21/12	BMA*	3.385%	923
Merrill Lynch	95,000	9/06/09	3.375%	BMA*	(313,231)
Merrill Lynch	990	2/12/12	BMA*	3.548%	8,290
Merrill Lynch	3,000	7/30/26	4.090%	BMA*	(42,148)
Merrill Lynch	6,500	8/09/26	4.063%	BMA*	(70,574)
Merrill Lynch	7,100	11/15/26	4.378%	BMA*	(348,259)

^{*} Variable interest rate based on the Securities Industry & Financial Markets Association, formerly the Bond Market Association (BMA).

- (a) Position, or a portion thereof, has been pledged to collateralize interest rate swaps.
- (b) Variable rate coupon, rate shown as of October 31, 2007.
- (c) Indicates a security that has a zero coupon that remains in effect until a predetermined date at which time the stated coupon rate becomes effective until final maturity.
- (d) When-Issued security.
- (e) Inverse Floater Security Security with variable or floating interest rate that moves in the opposite direction of short-term interest rates.
- (f) Position, or a portion thereof, has been segregated to collateralize when issued security.
- (g) Portfolio percentages are calculated based on net assets applicable to common shareholders.

 As of October 31, 2007, the Fund held 60% of total investments in insured bonds (of this amount 26% represents the Fund s holding in pre-refunded bonds).

Glossary:

ACA ACA Capital

AMBAC American Bond Assurance Corporation

AMT Alternative Minimum Tax (subject to)

ASSURED GTY Assured Guaranty

CDD Community Development District

CFD Community Facilities District

COP Certificate of Participation

FGIC Financial Guaranty Insurance Company

FHLB Federal Home Loan Bank

FNMA Federal National Mortgage Association

FSA Financial Security Assurance Inc.

GNMA Government National Mortgage Association

GO General Obligation

HFA Housing Finance Authority

IDA Industrial Development Authority/Agency

IDR Industrial Development Revenue

ISD Independent School District

MBIA Municipal Bond Investors Assurance

MFHR Multi-Family Housing Revenue

MTN Medium Term Note

RADIAN Radian Group, Inc.

SFMR Single Family Mortgage Revenue

XLCA XL Capital Assurance Inc.

See notes to financial statements.

ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND

Portfolio of Investments

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STATEMENT OF ASSETS & LIABILITIES

October 31, 2007

Assets Investments in securities, at value (cost \$688,597,203)	\$	712,890,398
Interest receivable	Ψ	11,452,944
Unrealized appreciation of interest rate swap contracts		283,529
Receivable for investment securities sold		180,000
Toda i an		100,000
Total assets		724,806,871
Liabilities		4 0 47 770
Due to custodian		1,047,772
Payable for investment securities purchased		5,934,573
Unrealized depreciation of interest rate swap contracts		774,212
Advisory fee payable		273,746
Dividends payable preferred shares		122,907
Transfer Agent fee payable		854
Accrued expenses and other liabilities		271,721
Total liabilities		8,425,785
		-, -,
Preferred Stock, at redemption value		
\$.001 par value per share; 11,400 shares		
, , , , , , , , , , , , , , , , , , ,		
Auction Preferred Stock authorized, issued and		
outstanding at \$25,000 per share liquidation		
preference		285,000,000
Net Assets Applicable to Common Shareholders	\$	431,381,086
Net Assets Applicable to Common Shareholders	\$	431,381,086
Composition of Net Assets Applicable to Common Shareholders	\$	431,381,086
Composition of Net Assets Applicable to Common Shareholders Common stock, \$.001 par value per share;	\$	431,381,086
Composition of Net Assets Applicable to Common Shareholders Common stock, \$.001 par value per share; 1,999,988,600 shares authorized,		, ,
Composition of Net Assets Applicable to Common Shareholders Common stock, \$.001 par value per share; 1,999,988,600 shares authorized, 28,656,080 shares issued and outstanding	\$	28,656
Composition of Net Assets Applicable to Common Shareholders Common stock, \$.001 par value per share; 1,999,988,600 shares authorized, 28,656,080 shares issued and outstanding Additional paid-in capital		28,656 415,357,830
Composition of Net Assets Applicable to Common Shareholders Common stock, \$.001 par value per share; 1,999,988,600 shares authorized, 28,656,080 shares issued and outstanding Additional paid-in capital Distributions in excess of net investment income		28,656 415,357,830 (127,085)
Composition of Net Assets Applicable to Common Shareholders Common stock, \$.001 par value per share; 1,999,988,600 shares authorized, 28,656,080 shares issued and outstanding Additional paid-in capital Distributions in excess of net investment income Accumulated net realized loss on investment transactions		28,656 415,357,830 (127,085) (7,680,827)
Composition of Net Assets Applicable to Common Shareholders Common stock, \$.001 par value per share; 1,999,988,600 shares authorized, 28,656,080 shares issued and outstanding Additional paid-in capital Distributions in excess of net investment income		28,656 415,357,830 (127,085)
Composition of Net Assets Applicable to Common Shareholders Common stock, \$.001 par value per share; 1,999,988,600 shares authorized, 28,656,080 shares issued and outstanding Additional paid-in capital Distributions in excess of net investment income Accumulated net realized loss on investment transactions Net unrealized appreciation of investments		28,656 415,357,830 (127,085) (7,680,827) 23,802,512
Composition of Net Assets Applicable to Common Shareholders Common stock, \$.001 par value per share; 1,999,988,600 shares authorized, 28,656,080 shares issued and outstanding Additional paid-in capital Distributions in excess of net investment income Accumulated net realized loss on investment transactions	\$	28,656 415,357,830 (127,085) (7,680,827)
Composition of Net Assets Applicable to Common Shareholders Common stock, \$.001 par value per share; 1,999,988,600 shares authorized, 28,656,080 shares issued and outstanding Additional paid-in capital Distributions in excess of net investment income Accumulated net realized loss on investment transactions Net unrealized appreciation of investments Net Assets Applicable to Common Shareholders	\$	28,656 415,357,830 (127,085) (7,680,827) 23,802,512
Composition of Net Assets Applicable to Common Shareholders Common stock, \$.001 par value per share; 1,999,988,600 shares authorized, 28,656,080 shares issued and outstanding Additional paid-in capital Distributions in excess of net investment income Accumulated net realized loss on investment transactions Net unrealized appreciation of investments	\$	28,656 415,357,830 (127,085) (7,680,827) 23,802,512

See notes to financial statements.

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Statement of Assets & Liabilities

STATEMENT OF OPERATIONS

Year Ended October 31, 2007

Investment Income		
Interest		\$ 30,858,626
Expenses		
Advisory fee (see Note B)	\$ 3,470,130	
Auction Preferred Stock-auction agent s fees	614,653	
Custodian	225,314	
Printing	186,304	
Legal	91,248	
Audit	80,395	
Directors fees and expenses	43,214	
Registration fees	24,588	
Transfer agency	7,127	
Miscellaneous	54,784	
Total expenses	4,797,757	
Less: expenses waived by the Adviser (see Note B)	(811,450)	
2033. Expenses waived by the Advisor (see Note b)	(011,430)	
Net expenses		3,986,307
Net investment income		26,872,319
Realized and Unrealized Gain (Loss) on		
Investment Transactions		
Net realized gain on:		
Investment transactions		781,325
Swap contracts		253,124
Net change in unrealized appreciation/depreciation of:		,
Investments		(13,164,268)
Swap contracts		226,220
		-,
Net loss on investment transactions		(11,903,599)
TVOCTOGG OTT ITVOCATIONE BIALIDAGGIOTIC		(11,000,000)
Disidende to Assetting Destroyed Observated and forces		
Dividends to Auction Preferred Shareholders from		(0.754.500)
Net investment income		(8,751,523)
Net Increase in Net Assets Applicable		
to Common Shareholders Resulting		
from Operations		\$ 6,217,197

See notes to financial statements.

ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND

Statement of Operations

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STATEMENT OF CHANGES IN NET ASSETS

APPLICABLE TO COMMON SHAREHOLDERS

	Year Ended October 31, 2007		Year Ended October 31, 2006
Increase (Decrease) in Net Assets			
Applicable to Common Shareholders			
Resulting from Operations			
Net investment income	\$ 26,872,319	\$	23,242,870
Net realized gain on investment transactions	1,034,449		695,847
Net change in unrealized appreciation/depreciation of investments	(12,938,048)		7,253,095
Dividends to Auction Preferred			
Shareholders from			
Net investment income	(8,751,523)		(6,461,943)
Net increase in net assets applicable to Common Shareholders resulting			
from operations	6,217,197		24,729,869
Dividends to Common Shareholders from			
Net investment income	(18,935,036)		(20,407,776)
Common Stock Transactions			
Reinvestment of dividends resulting in the issuance of Common Stock	134,463		668,163
Shares issued in connection with the acquisition of ACM Municipal Securities Income Fund	124,258,075 _(a)		0
Total increase	111,674,699		4,990,256
Net Assets Applicable to Common Shareholders	, ,		.,:30,200
Beginning of period	319,706,387		314,716,131
	,,		, -,
End of period (including undistributed/ (distributions in excess of) net investment income of (\$127,085) and \$23,031, respectively)	\$ 431,381,086	\$	319,706,387

(a) Net of \$2,369 paid to shareholders in lieu of fractional shares. See notes to financial statements.

28 ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND

Statement of Changes in Net Assets

NOTES TO FINANCIAL STATEMENTS

October 31, 2007

NOTE A

Significant Accounting Policies

AllianceBernstein National Municipal Income Fund, Inc., (formerly, Alliance National Municipal Income Fund, Inc.) (the Fund) was incorporated in the State of Maryland on November 9, 2001 and is registered under the Investment Company Act of 1940 as a diversified, closed-end management investment company. The financial statements have been prepared in conformity with U.S. generally accepted accounting principles which requires management to make certain estimates and assumptions that affect the reported amounts of assets and liabilities in the financial statements and amounts of income and expenses during the reporting period. Actual results could differ from those estimates. The following is a summary of significant accounting policies followed by the Fund.

1. Security Valuation

Portfolio securities are valued at their current market value determined on the basis of market quotations or, if market quotations are not readily available or are deemed unreliable, at fair value as determined in accordance with procedures established by and under the general supervision of the Fund s Board of Directors.

In general, the market value of securities which are readily available and deemed reliable are determined as follows. Securities listed on a national securities exchange (other than securities listed on the NASDAQ Stock Market, Inc. (NASDAQ)) or on a foreign securities exchange are valued at the last sale price at the close of the exchange or foreign securities exchange. If there has been no sale on such day, the securities are valued at the mean of the closing bid and asked prices on such day. Securities listed on more than one exchange are valued by reference to the principal exchange on which the securities are traded; securities listed only on NASDAQ are valued in accordance with the NASDAQ Official Closing Price; listed put or call options are valued at the last sale price. If there has been no sale on that day, such securities will be valued at the closing bid prices on that day; open futures contracts and options thereon are valued using the closing settlement price or, in the absence of such a price, the most recent quoted bid price. If there are no quotations available for the day of valuation, the last available closing settlement price is used; securities traded in the over-the-counter market, (OTC) are valued at the mean of the current bid and asked prices as reported by the National Quotation Bureau or other comparable sources; U.S. government securities and other debt instruments having 60 days or less remaining until maturity are valued at amortized cost if their original maturity was 60 days or less; or by amortizing their fair value as of the 61st day prior to maturity if their original term to maturity exceeded 60 days; fixed-income securities, including mortgage backed and asset backed securities, may be valued on the basis of prices provided by a pricing service or at a price obtained from one or more of the major broker/dealers. In cases where broker/dealer quotes are obtained, AllianceBernstein L.P. (the Adviser) may establish

ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND

Notes to Financial Statements

procedures whereby changes in market yields or spreads are used to adjust, on a daily basis, a recently obtained quoted price on a security; and OTC and other derivatives are valued on the basis of a quoted bid price or spread from a major broker/dealer in such security.

Securities for which market quotations are not readily available (including restricted securities) or are deemed unreliable are valued at fair value. Factors considered in making this determination may include, but are not limited to, information obtained by contacting the issuer, analysts, analysis of the issuer s financial statements or other available documents. In addition, the Fund may use fair value pricing for securities primarily traded in non-U.S. markets because most foreign markets close well before the Fund values its securities at 4:00 p.m., Eastern Time. The earlier close of these foreign markets gives rise to the possibility that significant events, including broad market moves, may have occurred in the interim and may materially affect the value of those securities.

2. Taxes

It is the Fund s policy to meet the requirements of the Internal Revenue Code applicable to regulated investment companies and to distribute all of its investment company taxable income and net realized gains, if any, to shareholders. Therefore, no provisions for federal income or excise taxes are required.

3. Investment Income and Investment Transactions

Interest income is accrued daily. Investment transactions are accounted for on the date the securities are purchased or sold. Investment gains or losses are determined on the identified cost basis. The Fund amortizes premiums and accretes original issue discounts and market discounts as adjustments to interest income.

4. Dividends and Distributions

Dividends and distributions to shareholders, if any, are recorded on the ex-dividend date. Income dividends and capital gains distributions are determined in accordance with federal tax regulations and may differ from those determined in accordance with U.S. generally accepted accounting principles. To the extent these differences are permanent, such amounts are reclassified within the capital accounts based on their federal tax basis treatment; temporary differences do not require such reclassification.

NOTE B

Advisory, Administrative Fees and Other Transactions With Affiliates

Under the terms of an investment advisory agreement, prior to February 12, 2007, the Fund paid the Adviser an advisory fee at an annual rate of .65 of 1% of the Fund s average daily net assets applicable to common and preferred shareholders. As of February 12, 2007, the Fund pays the Adviser an advisory fee at an annual rate of .55% of the Fund s average daily net assets applicable to common and preferred stockholders. Such fee is accrued daily and paid monthly.

30 ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND

Notes to Financial Statements

The Adviser has voluntarily agreed to waive a portion of its fees or reimburse the Fund for expenses in the amount of .25% of the Fund s average daily net assets applicable to common and preferred shareholders for the first 5 full years of the Fund s operations, .20% for the period January 28, 2007 until February 12, 2007, .10% for year 6 (such waiver commencing February 12 of year 6) and .05% for year 7. For the year ended October 31, 2007, which is year 6 of operations, the amount of such fees waived was \$811,450.

Under the terms of the Shareholder Inquiry Agency Agreement with AllianceBernstein Investor Services, Inc. (ABIS), a wholly-owned subsidiary of the Adviser, the Fund reimburses ABIS for costs relating to servicing phone inquiries on behalf of the Fund. During the year ended October 31, 2007, there was no reimbursement paid to ABIS.

NOTE C

Investment Transactions

Purchases and sales of investment securities (excluding short-term investments) for the year ended October 31, 2007 were as follows:

	1	Purchases	Sales
Investment securities (excluding U.S. government securities)	\$	52,059,356	\$ 50,324,910
U.S. government securities		0	0

The cost of investments for federal income tax purposes, gross unrealized appreciation and unrealized depreciation (excluding swap transactions) are as follows:

Cost	\$ 688,726,810
Gross unrealized appreciation	\$ 27,117,193
Gross unrealized depreciation	(2,953,605)
Net unrealized appreciation	\$ 24,163,588

1. Swap Agreements

The Fund may enter into swaps to hedge its exposure to interest rates and credit risk or for investment purposes. A swap is an agreement that obligates two parties to exchange a series of cash flows at specified intervals based upon or calculated by reference to changes in specified prices or rates for a specified amount of an underlying asset. The payment flows are usually netted against each other, with the difference being paid by one party to the other.

Risks may arise as a result of the failure of the counterparty to the swap contract to comply with the terms of the swap contract. The loss incurred by the failure of a counterparty is generally limited to the net interim payment to be received by the Fund, and/or the termination value at the end of the contract. Therefore, the Fund considers the creditworthiness of each counterparty to a swap contract in evaluating potential credit risk. Additionally, risks may arise from unanticipated movements in interest rates or in the value of the underlying securities.

ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND

Notes to Financial Statements

As of November 1, 2003, the Fund has adopted the method of accounting for interim payments on swap contracts in accordance with Financial Accounting Standards Board Statement No. 133. The Fund accrues for the interim payments on swap contracts on a daily basis, with the net amount recorded within unrealized appreciation/depreciation of swap contracts on the statement of assets and liabilities. Once the interim payments are settled in cash, the net amount is recorded as realized gain/loss on swaps, in addition to realized gain/loss recorded upon termination of swap contracts on the statement of operations. Prior to November 1, 2003, these interim payments were reflected within interest income/expense in the statement of operations. Fluctuations in the value of swap contracts are recorded as a component of net change in unrealized appreciation/depreciation of investments.

2. Financial Futures Contracts

The Fund may buy or sell financial futures contracts for the purpose of hedging its portfolio against adverse effects of anticipated movements in the market. The Fund bears the market risk that arises from changes in the value of these financial instruments and the imperfect correlation between movements in the price of the futures contracts and movements in the price of the securities hedged or used for cover.

At the time the Fund enters into a futures contract, the Fund deposits and maintains as collateral an initial margin with the broker, as required by the exchange on which the transaction is effected. Pursuant to the contract, the Fund agrees to receive from or pay to the broker an amount of cash equal to the daily fluctuation in the value of the contract. Such receipts or payments are known as variation margin and are recorded by the Fund as unrealized gains or losses. Risks may arise from the potential inability of a counterparty to meet the terms of the contract. When the contract is closed, the Fund records a realized gain or loss equal to the difference between the value of the contract at the time it was opened and the time it was closed.

NOTE D

Common Stock

There are 28,656,080 shares of common stock outstanding at October 31, 2007. During the year ended October 31, 2007, the Fund issued 8,737 shares in connection with the Fund s dividend reinvestment plan. During the year ended October 31, 2006, the Fund issued 43,134 shares in connection with the Fund s dividend reinvestment plan.

NOTE E

Preferred Stock

The Fund has authorized, issued and outstanding 11,400 shares of Auction Preferred Stock, consisting of 3,150 shares each of Series M, Series W and Series TH, and 1,950 shares of Series T. The preferred shares have a liquidation value of \$25,000 per share plus accumulated, unpaid dividends. The dividend rate on

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Notes to Financial Statements

the Auction Preferred Stock may change generally every 7 days as set by the auction agent for Series M, T, W and TH. The dividend rate on the Series M is 3.70% effective through November 5, 2007. The dividend rate on the Series T is 3.50% effective through November 6, 2007. The dividend rate on the Series TH is 3.60% effective through November 1, 2007.

At certain times, the Preferred Shares are redeemable by the Fund, in whole or in part, at \$25,000 per share plus accumulated, unpaid dividends.

Although the Fund will not ordinarily redeem the Preferred Shares, it may be required to redeem shares if, for example, the Fund does not meet an asset coverage ratio required by law or to correct a failure to meet a rating agency guideline in a timely manner. The Fund voluntarily may redeem the Preferred Shares in certain circumstances.

The Preferred Shareholders, voting as a separate class, have the right to elect at least two Directors at all times and to elect a majority of the Directors in the event two years—dividends on the Preferred Shares are unpaid. In each case, the remaining Directors will be elected by the Common Shareholders and Preferred Shareholders voting together as a single class. The Preferred Shareholders will vote as a separate class on certain other matters as required under the Fund—s Charter, the Investment Company Act of 1940 and Maryland law.

NOTE F

Acquisition of ACM Municipal Securities Income Fund by AllianceBernstein National Municipal Income Fund (the Fund)

On May 18, 2007, the AllianceBernstein National Municipal Income Fund (the Fund) acquired all of the net assets of the ACM Municipal Securities Income Fund, pursuant to a plan of reorganization approved by the shareholders of ACM Municipal Securities Income Fund. On May 18, 2007, the acquisition was accomplished by a tax-free exchange of 8,132,542 common shares and 3,600 shares of Auction Preferred stock of the Fund for 11,145,261 common shares and 3,600 shares of Auction Preferred stock of ACM Municipal Securities Income Fund, respectively. The aggregate net assets applicable to common shareholders of the Fund and ACM Municipal Securities Income Fund immediately before the acquisition were \$313,569,265 and \$124,260,444 (including \$6,907,265 of net unrealized appreciation of investments). Immediately after the acquisition, the combined net assets applicable to common and preferred shareholders of the Fund amounted to \$722,829,709.

ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND

Notes to Financial Statements

NOTE G

Distributions to Common Shareholders

The tax character of distributions paid during the fiscal years ended October 31, 2007 and October 31, 2006 were as follows:

Distributions paid from:	2007	2006
Ordinary income Tax-exempt income	\$ 653,378 18,281,658	\$ 33,460 20,374,316
Total distributions paid	\$ 18,935,036	\$ 20,407,776

As of October 31, 2007, the components of accumulated earnings/(deficit) on a tax basis were as follows:

Accumulated capital and other losses	\$ (7,551,220) ^(a)
Unrealized appreciation/(depreciation)	23,668,727 _(b)
Total accumulated earnings/(deficit)	\$ 16,117,507 _(c)

- (a) On October 31, 2007, the Fund had a net capital loss carryforward of \$7,551,220 (of which approximately \$7,060,361 was attributable to the merger with ACM Municipal Securities Income Fund) of which \$1,971,343 expires in the year 2010, \$5,569,671 expires in the year 2011, and \$10,206 expires in the year 2012. To the extent future capital gains are offset by capital loss carryforwards, such gains will not be distributed. The Fund utilized \$1,148,060 of capital loss carryforward for the fiscal year ended October 31, 2007. The Fund had \$9,772,815 of capital loss carryforwards expire in the fiscal year. As a result of the merger with ACM Municipal Securities Income Fund, various limitations regarding the utilization of capital loss carryforwards were applied, based on certain provisions in the Internal Revenue Code.
- (b) The differences between book-basis and tax-basis unrealized appreciation/(depreciation) are attributed primarily to the difference between the book and tax treatment of swap income and to wash sales.
- (c) The difference between book-basis and tax-basis components accumulated earnings/(deficit) is attributable primarily to dividends payable.

 During the current fiscal year, permanent differences primarily due to the tax treatment of swap income, merger related reclassifications, capital loss carryforward expirations, and taxable overdistributions resulted in a net decrease in distributions in excess of net investment income, a net increase in accumulated net realized loss on investment transactions, and a corresponding net increase to additional paid in capital. This reclassification had no effect on net assets.

NOTE H

Risks Involved in Investing in the Fund

Interest Rate Risk and Credit Risk Interest rate risk is the risk that changes in interest rates will affect the value of the Fund s investments in fixed-income debt securities such as bonds or notes. Increases in interest rates may cause the value of the Fund s investments to decline. Credit risk is the risk that the issuer or guarantor of a debt security, or the counterparty to a derivative contract, will be

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unable or unwilling to make timely principal and/or interest payments, or to otherwise honor its obligations. The degree of risk for a particular security may be reflected in its credit risk rating. Credit risk is greater for medium quality and lower-rated securities. Lower-rated debt securities and similar unrated securities (commonly known as junk bonds) have speculative elements or are predominantly speculative risks.

The Fund may purchase municipal securities that are insured under policies issued by certain insurance companies. Insured municipal securities typically receive a higher credit rating which means that the issuer of the securities pays a lower interest rate. In purchasing such insured securities, the Adviser gives consideration to both the insurer and the credit quality of the underlying issuer. The insurance reduces the credit risk for a particular municipal security by supplementing the creditworthiness of the underlying bond and provides additional security for payment of the principal and interest of a municipal security. Certain of the insurance companies that provide insurance for municipal securities provide insurance for other types of securities, including some involving subprime mortgages. The value of subprime mortgage securities has declined recently and some may default increasing a bond insurer s risk of having to make payments to holders of subprime mortgage securities. Because of this risk, the ratings of some insurance companies have been, or may be, downgraded and it is possible that an insurance company may become insolvent. If an insurance company s rating is downgraded or the company becomes insolvent, the prices of municipal securities insured by the insurance company may decline.

The Adviser believes that downgrades in insurance company ratings or insurance company insolvencies present limited risk to the Fund. A large proportion of the Fund s insured municipal securities are insured by insurance companies rated AAA. The Fund is well diversified by bond insurer, minimizing the exposure to any single insurer. In addition, the generally investment grade underlying credit quality of the insured municipal securities reduces the risk of a significant reduction in the value of the insured municipal security.

Leverage Risk The Fund may use certain investment techniques that have increased risks. For example, the issuance of the Fund s preferred stock results in leveraging of the Common Stock, an investment technique usually considered speculative. The Fund utilizes leveraging to seek to enhance the yield and net asset value of its Common Stock. However, these objectives cannot be achieved in all interest rate environments. Leverage creates certain risks for holders of Common Stock, including higher volatility of both the net asset value and market value of the Common Stock, and fluctuations in the dividend rates on the Preferred Stock will affect the return to holders of Common Stock. To leverage, the Fund issues Preferred Stock, which pays dividends at prevailing short-term interest rates, and invests the proceeds in long-term municipal bonds. If the

ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND

Notes to Financial Statements

Fund were fully invested in longer-term securities and if short-term interest rates were to increase, then the amount of dividends paid on the preferred shares would increase and both net investment income available for distribution to the holders of Common Stock and the net asset value of the Common Stock would decline. At the same time, the market value of the Fund s Common Stock (that is, its price as listed on the New York Stock Exchange) may, as a result, decline. Furthermore, if long-term interest rates rise, the Common Stock s net asset value will reflect the full decline in the price of the portfolio s investments, since the value of the Fund s Preferred Stock does not fluctuate. In addition to the decline in net asset value, the market value of the Fund s Common Stock may also decline.

Indemnification Risk In the ordinary course of business, the Fund enters into contracts that contain a variety of indemnifications. The Fund s maximum exposure under these arrangements is unknown. However, the Fund has not had prior claims or losses pursuant to these indemnification provisions and expects the risk of loss thereunder to be remote.

NOTE I

Legal Proceedings

As has been previously reported, the staff of the U.S. Securities and Exchange Commission (SEC) and the Office of the New York Attorney General (NYAG) have been investigating practices in the mutual fund industry identified as market timing and late trading of mutual fund shares. Certain other regulatory authorities have also been conducting investigations into these practices within the industry and have requested that the Adviser provide information to them. The Adviser has been cooperating and will continue to cooperate with all of these authorities. The shares of the Fund are not redeemable by the Fund, but are traded on an exchange at prices established by the market. Accordingly, the Fund and its shareholders are not subject to the market timing and late trading practices that are the subject of the investigations mentioned above or the lawsuits described below.

Numerous lawsuits have been filed against the Adviser and certain other defendants in which plaintiffs make claims purportedly based on or related to the same practices that are the subject of the SEC and NYAG investigations referred to above. Some of these lawsuits name the Fund as a party. The lawsuits are now pending in the United States District Court for the District of Maryland pursuant to a ruling by the Judicial Panel on Multidistrict Litigation transferring and centralizing all of the mutual funds involving market and late trading in the District of Maryland.

The Adviser believes that these matters are not likely to have a material adverse effect on the Fund or the Adviser s ability to perform advisory services relating to the Fund.

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Notes to Financial Statements

NOTE J

Recent Accounting Pronouncements

On July 13, 2006, the Financial Accounting Standards Board (FASB) released FASB Interpretation No. 48 Accounting for Uncertainty in Income Taxes (FIN 48). FIN 48 provides guidance for how uncertain tax positions should be recognized, measured, presented and disclosed in the financial statements. FIN 48 requires the evaluation of tax positions taken or expected to be taken in the course of preparing a fund s 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 would be recorded in the current period. Adoption of FIN 48 is required for fiscal years beginning after December 15, 2006 and is to be applied to all open tax years as of the effective date. On December 22, 2006, the Securities and Exchange Commission notified the industry that the implementation of FIN 48 by registered investment companies could be delayed until the last business day of the first required financial statement reporting period for fiscal years beginning after December 15, 2006. At this time, management is evaluating the implications of FIN 48 and its impact on the financial statements has not yet been determined.

On September 20, 2006, the FASB released Statement of Financial Accounting Standards No. 157 Fair Value Measurements (FAS 157). FAS 157 establishes an authoritative definition of fair value, sets out a framework for measuring fair value, and requires additional disclosures about fair-value measurements. The application of FAS 157 is required for fiscal years beginning after November 15, 2007 and interim periods within those fiscal years. At this time, management is evaluating the implications of FAS 157 and its impact on the financial statements has not yet been determined.

ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND

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Notes to Financial Statements

FINANCIAL HIGHLIGHTS

Selected Data For A Share Of Common Stock Outstanding Throughout Each Period

	2007	Year 2006	Ended October 31, 2005	2004 ^(a)	2003
Net asset value, beginning of period	\$ 15.58	\$ 15.37	\$ 15.49	\$ 15.02	\$ 14.81
Income from Investment Operations					
Net investment income ^{(b)(c)}	1.11	1.13	1.13	1.16	1.19
Net realized and unrealized gain (loss) on	(40)	40	(25)	40	20
investment transactions Dividends to preferred shareholders from net	(.49)	.40	(.05)	.42	.03
investment income (common stock equivalent					
basis)	(.36)	(.32)	(.20)	(.12)	(.13)
	()	()	()	()	(112)
Net increase in net asset value from operations	.26	1.21	.88	1.46	1.09
Less: Dividends to common shareholders from					
Net investment income	(.79)	(1.00)	(1.00)	(.99)	(.87)
Preferred stock offering costs and sales load	0	0	0	0	(.01)
Net asset value, end of period	\$15.05	\$15.58	\$15.37	\$15.49	\$15.02
Market value, end of period	\$14.08	\$15.09	\$14.78	\$14.18	\$13.71
Discount	(6.45)%	(3.15)%	(3.84)%	(8.46)%	(8.72)%
Total Return	,	,	, ,	,	, ,
Total investment return based on:(d)					
Market value	(1.61)%	8.88 %	11.57 %	11.01 %	8.36 %
Net asset value	1.87 %	8.10 %	6.21 %	10.69 %	8.05 %
Ratios/Supplemental Data:					
Net assets applicable to common shareholders,	¢404_004	ФО4О 7 ОС	ФО14 7 10	0017.000	\$007.500
end of period (000 s omitted) Preferred Stock, at redemption value (\$25,000 per	\$431,381	\$319,706	\$314,716	\$317,099	\$307,560
share liquidation preference) (000 s omitted)	\$285,000	\$195,000	\$195,000	\$195,000	\$195,000
Ratio to average net assets applicable to common	Ψ200,000	ψ100,000	ψ100,000	ψ100,000	φ100,000
shareholders of:					
Expenses, net of fee waivers(e)	1.08 % ^(f)	.96 %	.97 %	.97 %	.95 %
Expenses, before fee waivers ^(e)	1.30 % ^(f)	1.36 %	1.37 %	1.38 %	1.36 %
Net investment income, before preferred stock					
dividends ^{(c)(e)}	7.29 % ^(f)	7.38 %	7.29 %	7.63 %	7.88 %
Preferred stock dividends	2.37 % ^(f)	2.05 %	1.28 %	.80 %	.89 %
Net investment income, net of preferred stock	4.00.0(/f)	F 00 6/	0.01.0/	0.04.0/	0.00.0/
dividends ^(c) Portfolio turnover rate	4.92 % ^(f) 8 %	5.33 % 7 %	6.01 % 18 %	6.84 % 14 %	6.99 % 11 %
Asset coverage ratio	251 %	7 % 264 %	261 %	263 %	258 %
See footnote summary on page 39.	231 /0	204 /0	201 /0	200 /0	230 /6

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Financial Highlights

(a) As of November 1, 2003, the Fund has adopted the method of accounting for interim payments on swap contracts in accordance with Financial Accounting Standards Board Statement No. 133. These interim payments are reflected within net realized and unrealized gain (loss) on swap contracts, however, prior to November 1, 2003, these interim payments were reflected within interest income/expense on the statement of operations. For the year ended October 31, 2004, the effect of this change to the net investment income and the net realized and unrealized gain (loss) on investment transactions was less than \$0.01 per share and the ratio of net investment income to average net assets was .00%.
(b) Based on average shares outstanding.
(c) Net of fees waived by the Adviser.
(d) 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 the period reported. Dividends and distributions, if any, are assumed for 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 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 the period. Total investment return calculated for a period of less than one year is not annualized.
(e) These expense and net investment income ratios do not reflect the effect of dividend payments to preferred shareholders.
(f) The ratio includes expenses attributable to costs of proxy solicitation. ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND 39
Financial Highlights

REPORT OF INDEPENDENT REGISTERED

PUBLIC ACCOUNTING FIRM

To the Shareholders and Board of Directors of AllianceBernstein National Municipal Income Fund, Inc.

We have audited the accompanying statement of assets and liabilities of AllianceBernstein National Municipal Income Fund, Inc. (the Fund), including the portfolio of investments, as of October 31, 2007, and the related statement of operations for the year then ended, the statements of changes in net assets applicable to common shareholders for each of the two years in the period then ended and the financial highlights for each of the five years in the period then ended. These financial statements and financial highlights are the responsibility of the Fund s management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements and financial highlights are free of material misstatement. We were not engaged to perform an audit of the Fund's internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Fund's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements and financial highlights, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. Our procedures included confirmation of securities owned as of October 31, 2007 by correspondence with the custodian and others, or by other appropriate auditing procedures where replies from others were not received. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements and financial highlights referred to above present fairly, in all material respects, the financial position of AllianceBernstein National Municipal Income Fund, Inc. at October 31, 2007, the results of its operations for the year then ended, the changes in its net assets applicable to common shareholders for each of the two years in the period then ended and the financial highlights for each of the five years in the period then ended, in conformity with U.S. generally accepted accounting principles.

New York, New York

December 21, 2007

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Report of Independent Registered Public Accounting Firm

FEDERAL TAX INFORMATION (unaudited)

In accordance with Federal tax law, the Fund s designation of exempt interest dividends paid during the fiscal year ended October 31, 2007 was \$26,731,199.

ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND 41

Federal Tax Information

ADDITIONAL INFORMATION

(unaudited)

Shareholders whose shares are registered in their own names can elect to participate in the Dividend Reinvestment Plan (the Plan), pursuant to which dividends and capital gain distributions to shareholders will be paid in or reinvested in additional shares of the Fund (the Dividend Shares). Computershare Trust Company NA, (the Agent) will act as agent for participants under the Plan. Shareholders whose shares are held in the name of broker or nominee should contact such broker or nominee to determine whether or how they may participate in the Plan.

If the Board declares an income distribution or determines to make a capital gain distribution payable either in shares or in cash, non-participants in the Plan will receive cash and participants in the Plan will receive the equivalent in shares of Common Stock of the Fund valued as follows:

- (i) If the shares of Common Stock are trading at net asset value or at a premium above net asset value at the time of valuation, the Fund will issue new shares at the greater of net asset value or 95% of the then current market price.
- (ii) If the shares of Common Stock are trading at a discount from net asset value at the time of valuation, the Plan Agent will receive the dividend or distribution in cash and apply it to the purchase of the Fund s shares of Common Stock in the open market on the New York Stock Exchange or elsewhere, for the participants accounts. Such purchases will be made on or shortly after the payment date for such dividend or distribution and in no event more than 30 days after such date except where temporary curtailment or suspension of purchase is necessary to comply with Federal securities laws. If, before the Plan agent has completed its purchases, the market price exceeds the net asset value of a share of Common Stock, the average purchase price per share paid by the Plan agent may exceed the net asset value of the Fund s shares of Common Stock, resulting in the acquisition of fewer shares than if the dividend or distribution had been paid in shares issued by the Fund.

The Agent will maintain all shareholders—accounts in the Plan and furnish written confirmation of all transactions in the account, including information needed by shareholders for tax records. Shares in the account of each Plan participant will be held by the Agent in non-certificate form in the name of the participant, and each shareholder—s proxy will include those shares purchased or received pursuant to the Plan.

There will be no charges with respect to shares issued directly by the Fund to satisfy the dividend reinvestment requirements. However, each participant will pay a pro rata share of brokerage commissions incurred with respect to the Agent s open market purchases of shares.

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Additional Information

The automatic reinvestment of dividends and distributions will not relieve participants of any income taxes that may be payable (or required to be withheld) on dividends and distributions.

Experience under the Plan may indicate that changes are desirable. Accordingly, the Fund reserves the right to amend or terminate the Plan as applied to any voluntary cash payments made and any dividend or distribution paid subsequent to written notice of the change sent to participants in the Plan at least 90 days before the record date for such dividend or distribution. The Plan may also be amended or terminated by the Agent on at least 90 days written notice to participants in the Plan. All correspondence concerning the Plan should be directed to the Agent at Equiserve Trust Company N.A. c/o AllianceBernstein National Municipal Income fund, P.O. Box 43011, Providence, RI 02940-3011.

Since the filing of the most recent amendment to the Fund s registration statement with the Securities and Exchange Commission, there have been (i) no material changes in the Fund s investment objectives or policies, (ii) no changes to the Fund s charter or by-laws that would delay or prevent a change of control of the Fund, and (iii) no material changes in the principal risk factors associated with investment in the Fund.

ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND

Additional Information

BOARD OF DIRECTORS

William H. Foulk, Jr., (1) Chairman

Marc O. Mayer, President and Chief Executive Officer

David H. Dievler(1)

John H. Dobkin⁽¹⁾

OFFICERS(2)

Robert B. Davidson, III,

Senior Vice President

Philip L. Kirstein,

Senior Vice President and Independent

Compliance Officer

Douglas J. Peebles,

Senior Vice President

Jeffrey S. Phlegar,

Senior Vice President

D. James Guzy⁽¹⁾

Nancy P. Jacklin⁽¹⁾

Michael J. Downey(1)

Marshall C. Turner, Jr.(1)

Earl D. Weiner(1)

Michael G. Brooks, Vice President

Fred S. Cohen, Vice President

Terrance T. Hults, Vice President

Emilie D. Wrapp, Secretary

Joseph J. Mantineo, Treasurer and Chief Financial Officer

Thomas R. Manley, Controller

Custodian Independent Registered Public

State Street Bank and Trust Company

Accounting Firm

One Lincoln Street Ernst & Young LLP

Boston, MA 02111 5 Times Square

New York, NY 10036

Legal Counsel

Seward & Kissel LLP Common Stock:

One Battery Park Plaza Dividend Paying Agent, Transfer

New York, NY 10004 Agent and Registrar

Computershare Trust Company, N.A.

Preferred Stock: P.O. Box 43010

Dividend Paying Agent, Transfer Providence, RI 02940-3010

Agent and Registrar

The Bank of New York

101 Barclay Street - 7W

New York, NY 10286

- (1) Member of the Audit Committee, the Governance and Nominating Committee, and the Independent Directors Committee.
- (2) The day-to-day management of and investment decisions for the Fund are made by the Municipal Bond Investment Team. The investment professionals with the most significant responsibility for the day-to-day management of the Fund s portfolio are: Michael G. Brooks, Fred S. Cohen, Robert B. Davidson III and Terrance T. Hults.

Notice is hereby given in accordance with Section 23(c) of the Investment Company Act of 1940 that the Fund may purchase at market prices from time to time shares of its Common Stock in the open market.

This report, including the financial statements therein, is transmitted to the shareholders of AllianceBernstein National Municipal Income Fund for their information. This is not a prospectus, circular or representation intended for use in the purchase of shares of the Fund or any securities mentioned in the report.

Annual Certifications As required, on April 26, 2007, the Fund submitted to the New York Stock Exchange (NYSE) the annual certification of the Fund s Chief Executive Officer certifying that he is not aware of any violation of the NYSE s Corporate Governance listing standards.

The Fund also has included the certifications of the Fund s Chief Executive Officer and Chief Financial Officer required by Section 302 of the Sarbanes-Oxley Act of 2002 as exhibits to the Fund s Form N-CSR filed with the Securities and Exchange Commission for the period.

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Board of Directors

MANAGEMENT OF THE FUND

Board of Directors Information

The business and affairs of the Fund are managed under the direction of the Board of Directors. Certain information concerning the Fund s Directors is set forth below.

	PRINCIPAL	PORTFOLIOS	
NAME, ADDRESS*, AGE	OCCUPATION(S)	IN FUND COMPLEX OVERSEEN BY	OTHER DIRECTORSHIPS HELD BY
(FIRST YEAR ELECTED**)	DURING PAST 5 YEARS	DIRECTOR	DIRECTOR
INTERESTED DIRECTOR			
Marc O. Mayer,+ 1345 Avenue of the Americas New York, NY 10105 50 (2003)	Executive Vice President of AllianceBernstein L.P. since 2001, and Executive Managing Director of AllianceBernstein Investments, Inc. ("ABI") since 2003; prior thereto, he was head of AllianceBernstein Institutional Investments, a unit of the Adviser from 2001-2003. Prior thereto, Chief Executive Officer of Sanford C. Bernstein & Co., LLC (institutional research and brokerage arm of Bernstein & Co. LLC) (SCB & Co.) and its predecessor since prior to 2002.	106	SCB Partners Inc. and SCB Inc.
DISINTERESTED DIRECTORS			
Chairman of the Board	Investment Adviser and an Independent Consultant. He was formerly Senior Manager of Barrett Associates, Inc., a	108	None
William H. Foulk, Jr.,#,***	registered investment adviser, with which he had been associated since prior to		
75	2002. He was formerly Deputy Comptroller and Chief Investment Officer		
(2001)	of the State of New York and, prior thereto, Chief Investment Officer of the New York Bank for Savings.		

ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND

Management of the Fund

NAME,	PRINCIPAL	PORTFOLIOS	
ADDRESS*, AGE	OCCUPATION(S)	IN FUND COMPLEX OVERSEEN BY	OTHER DIRECTORSHIPS HELD BY
(FIRST YEAR ELECTED**)	DURING PAST 5 YEARS	DIRECTOR	DIRECTOR
DISINTERESTED DIRECTORS			
(continued)			
David H. Dievler, # 78 (2001)	Independent Consultant. Until December 1994 he was Senior Vice President of AllianceBernstein Corporation (AB Corp.) (formerly, Alliance Capital Management Corporation) responsible for mutual fund administration. Prior to joining AB Corp. in 1984, he was Chief Financial Officer of Eberstadt Asset Management since 1968. Prior to that, he was a Senior Manager at Price Waterhouse & Co. Member of American Institute of Certified Public Accountants since 1953.	107	None
John H. Dobkin, # 65 (2001)	Consultant. Formerly, President of Save Venice, Inc. (preservation organization) from 2001 2002, Senior Advisor from June 1999 June 2000 and President of Historic Hudson Valley (historic preservation) from December 1989 May 1999. Previously, Director of the National Academy of Design and during 1988 1992, Director and Chairman of the Audit Committee of AB Corp.	106	None
Michael J. Downey, # 63 (2005)	Consultant since January 2004. Formerly, managing partner of Lexington Capital, LLC (investment advisory firm) from December 1997 until December 2003. Prior thereto, Chairman and CEO of Prudential Mutual Fund Management (1987 1993).	106	Asia Pacific Fund, Inc., The Merger Fund, and Prospect Acquisition Corp. (financial services)

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Management of the Fund

NAME, ADDRESS*, AGE	PRINCIPAL OCCUPATION(S)	PORTFOLIOS IN FUND COMPLEX OVERSEEN BY	OTHER DIRECTORSHIPS HELD BY
(FIRST YEAR ELECTED**)	DURING PAST 5 YEARS	DIRECTOR	DIRECTOR
DISINTERESTED DIRECTORS (continued)			
D. James Guzy, # 71 (2005)	Chairman of the Board of PLX Technology (semi-conductors) and of SRC Computers Inc., with which he has been associated since prior to 2002. He is also President of the Arbor Company (private family investments).	106	Intel Corporation (semi-conductors) and Cirrus Logic Corporation (semi-conductors)
Nancy P. Jacklin, # 59 (2006)	Formerly, U.S. Executive Director of the International Monetary Fund (December 2002-May 2006); Partner, Clifford Chance (1992-2002); Sector Counsel, International Banking and Finance, and Associate General Counsel, Citicorp (1985-1992); Assistant General Counsel (International), Federal Reserve Board of Governors (1982-1985); and Attorney Advisor, U.S. Department of the Treasury (1973-1982). Member of the Bar of the District of Columbia and of New York; member of the Council on Foreign Relations.	106	None
Marshall C. Turner, Jr., # 66 (2005)	Consultant. Formerly, President and CEO, Toppan Photomasks, Inc. (semi-conductor manufacturing services), 2005-2006, and Chairman and CEO from 2003 until 2005, when the company was acquired and renamed from Dupont Photomasks, Inc. Principal, Turner Venture Associates (venture capital and consulting) 1993-2003	106	Xilinx, Inc. (semi-conductors) and MEMC Electronic Materials, Inc. (semi-conductor substrates)
	consulting) 1993-2003. ALLIANCEBERNSTEIN	NATIONAL MUNICI	PAL INCOME FUND

Management of the Fund

NAME,	PRINCIPAL	PORTFOLIOS	
ADDRESS*, AGE	OCCUPATION(S)	IN FUND COMPLEX OVERSEEN BY	OTHER DIRECTORSHIPS HELD BY
(FIRST YEAR ELECTED**)	DURING PAST 5 YEARS	DIRECTOR	DIRECTOR
DISINTERESTED DIRECTORS			
(continued)			
Earl D. Weiner, #	Of Counsel, and Partner prior to January 2007, of the law firm Sullivan & Cromwell	106	None
68	LLP; member of ABA Federal Regulation of Securities Committee Task Force on		
(2007)	Fund Director s Guidebook; member of Advisory Board of Sustainable Forestry Management Limited.		

- ** There is no stated term of office for the Fund s Directors.
- *** Member of the Fair Value Pricing Committee.
- # Member of the Audit Committee, the Governance and Nominating Committee and Independent Directors Committee.
- + Mr. Mayer is an interested person, as defined in the 1940 Act, due to his position as an Executive Vice President of Alliance Bernstein L.P.

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Management of the Fund

^{*} The address for each of the Fund's disinterested Directors is AllianceBernstein L.P., c/o Philip L. Kirstein, 1345 Avenue of the Americas, New York, NY 10105.

Officer Information

Certain information concerning the Fund s Officers is listed below.

NAME, ADDRESS*	POSITION(S)	PRINCIPAL OCCUPATION
AND AGE	HELD WITH FUND	DURING PAST 5 YEARS
Marc O. Mayer 50	President and Chief Executive Officer	See biography above.
Philip L. Kirstein 62	Senior Vice President and Independent Compliance Officer	Senior Vice President and Independent Compliance Officer of the AllianceBernstein Funds, with which he has been associated since October 2004. Prior thereto, he was Of Counsel to Kirkpatrick & Lockhart, LLP from October 2003 to October 2004, and General Counsel of Merrill Lynch Investment Managers, L.P. since prior to 2002 until March 2003.
Robert B. Davidson, III 46	Senior Vice President	Senior Vice President of AllianceBernstein L.P.,** with which he has been associated since prior to 2002.
Douglas J. Peebles 42	Senior Vice President	Executive Vice President of AllianceBernstein L.P.,** with which he has been associated since prior to 2002.
Jeffrey S. Phlegar 41	Senior Vice President	Executive Vice President of AllianceBernstein L.P.,** with which he has been associated since prior to 2002.
Michael G. Brooks 59	Vice President	Senior Vice President of AllianceBernstein L.P.,** with which he has been associated since prior to 2002.
Fred S. Cohen 49	Vice President	Senior Vice President of AllianceBernstein L.P.,** with which he has been associated since prior to 2002.
Terrance T. Hults 41	Vice President	Senior Vice President of AllianceBernstein L.P.,** with which he has been associated since prior to 2002.
Emilie D. Wrapp 52	Secretary	Senior Vice President, Assistant General Counsel and Assistant Secretary of ABI,** with which she has been associated since prior to 2002.
Joseph J. Mantineo 48	Treasurer and Chief Financial Officer	Senior Vice President of ABIS,** with which he has been associated since prior to 2002.
Thomas R. Manley 56	Controller	Vice President of AllianceBernstein L.P.,** with which he has been associated since prior to 2002.

^{*} The address for each of the Fund s Officers is 1345 Avenue of the Americas, New York, NY 10105.

ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND

^{**} AllianceBernstein L.P., ABI, ABIS and SCB & Co. are affiliates of the Fund.

RESULTS OF SHAREHOLDERS MEETING

(unaudited)

The Annual Meeting of Stockholders of AllianceBernstein National Municipal Income Fund, Inc. (the Fund) was held on October 26, 2007. A description of the proposal and number of shares voted at the meeting are as follows:

To elect two Directors of the Fund s common and preferred stockholders for a term of two or three years and until his or her successor is duly elected and qualifies.	Voted For	Authority Withheld
Class One (term expires 2010)		
Nancy P. Jacklin	24,670,482	675,547
Class Three (term expires 2009)		
Earl D. Weiner	24,658,256	687,773
To elect two Directors of the Fund s preferred stockholders for a term of three years and until his successor is duly elected and qualifies.		
Class One (term expires 2010)		
John H. Dobkin	10,992	69
Michael J. Downey	11,029	32
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SUMMARY OF GENERAL INFORMATION

Shareholder Information

Daily market prices for the Funds shares are published in the New York Stock Exchange Composite Transaction section of *The Wall Street Journal* under the abbreviation Alliance NA. The Funds NYSE trading symbol is AFB. Weekly comparative net asset value (NAV) and market price information about the Fund is published each Monday in *The Wall Street Journal*, each Sunday in *The New York Times* and each Saturday in *Barron* s and other newspapers in a table called Closed-End Bond Funds.

Dividend Reinvestment Plan

A Dividend Reinvestment Plan provides automatic reinvestment of dividends and capital gains in additional Fund shares.

For questions concerning shareholder account information, or if you would like a brochure describing the Dividend Reinvestment Plan, please call Computershare Trust Company at (800) 219-4218.

ALLIANCEBERNSTEIN NATIONAL MUNICIPAL INCOME FUND

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Summary of General Information

THIS PAGE IS NOT PART OF THE SHAREHOLDER REPORT OR THE FINANCIAL STATEMENTS

ALLIANCEBERNSTEIN FAMILY OF FUNDS

Wealth Strategies Funds

Domestic

Wealth Strategies Funds
Balanced Wealth Strategy
Wealth Appreciation Strategy
Wealth Preservation Strategy
Tax-Managed Balanced Wealth Strategy
Tax-Managed Wealth Appreciation Strategy
Tax-Managed Wealth Preservation Strategy
Blended Style Funds
U.S. Large Cap Portfolio
International Portfolio
Tax-Managed International Portfolio
Growth Funds
Domestic
Growth Fund
Mid-Cap Growth Fund
Large Cap Growth Fund
Small Cap Growth Portfolio
Global & International
Global Health Care Fund
Global Research Growth Fund
Global Technology Fund
Greater China 97 Fund
International Growth Fund
International Research Growth Fund
Value Funds

Balanced Shares

Closed-End Funds

All-Market Advantage Fund

Focused Growth & Income Fund			
Growth & Income Fund			
Small/Mid-Cap Value Fund			
Utility Income Fund			
Value Fund			
Global & International			
Global Real Estate Investment Fund*			
Global Value Fund			
International Value Fund			
Taxable Bond Funds			
Corporate Bond Portfolio			
Diversified Yield Fund*			
Emerging Market Debt Fund			
Global Bond Fund*			
High Yield Fund			
Intermediate Bond Portfolio			
Short Duration Portfolio			
Municipal Bond Funds			
National Insured National Arizona California Insured California Florida Massachusetts Intermediate Municipal Bond Funds Insured California	Michigan Minnesota New Jersey New York Ohio Pennsylvania Virginia		
Intermediate Diversified			
Intermediate New York			
Intermediate Fiew TOIK			

AllianceBernstein Global High Income Fund*				
AllianceBernstein Income Fund*				
AllianceBernstein National Municipal Income Fund]*			
ACM Managed Dollar Income Fund				
California Municipal Income Fund				
New York Municipal Income Fund				
The Spain Fund				
Retirement Strategies Funds				
-				
2000 Retirement Strategy	2020 Retirement Strategy	2040 Retirement Strategy		
2005 Retirement Strategy	2025 Retirement Strategy	2045 Retirement Strategy		
2010 Retirement Strategy 2015 Retirement Strategy	2030 Retirement Strategy 2035 Retirement Strategy	2050 Retirement Strategy 2055 Retirement Strategy		
	the money market fund exchange vehicle for the Allian			
You should consider the investment objectives, risks, charges and expenses of any AllianceBernstein fund/portfolio carefully before investing. For free copies of our prospectuses, which contain this and other information, visit us online at www.alliancebernstein.com or				
contact your financial advisor. Please read the prospectus carefully before investing.				
* Prior to January 26, 2007, AllianceBernstein Global High Income Fund was named Alliance World Dollar Government Fund II and				
AllianceBernstein Income Fund was named ACM Income Fund. Prior to March 1, 2007, Global Real Estate Investment Fund was named Real				
Estate Investment Fund. Prior to May 18, 2007, AllianceBernstein National Municipal Income Fund was named National Municipal Income Fund. Prior to November 5, 2007, Diversified Yield Fund was named Global Strategic Income Trust and Global Bond Fund was named Global				
Government Income Trust.				
**An investment in the Fund is not a deposit in a bank and is not insured or guaranteed by the Federal Deposit Insurance Corporation or				
any other government agency. Although the Fund seeks to preserve the value of your investment at \$1.00 per share, it is possible to lose money by investing in the Fund.				
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AllianceBernstein Family of Funds

Privacy Notice

AllianceBernstein L.P., the AllianceBernstein Family of Funds and AllianceBernstein Investments, Inc. (collectively, AllianceBernstein or we) understand the importance of maintaining the confidentiality of our clients—nonpublic personal information. Nonpublic personal information is personally identifiable financial information about our clients who are natural persons. To provide financial products and services to our clients, we may collect information about clients from sources, including: (1) account documentation, including applications or other forms, which may contain information such as a client—s name, address, phone number, social security number, assets, income, and other household information, (2) clients—transactions with us and others, such as account balances and transactions history, and (3) information from visitors to our websites provided through online forms, site visitorship data, and online information collecting devices known as—cookies.

It is our policy not to disclose nonpublic personal information about our clients (or former clients) except to our affiliates, or to others as permitted or required by law. From time to time, AllianceBernstein may disclose nonpublic personal information that we collect about our clients (or former clients), as described above, to non-affiliated third parties, including those that perform processing or servicing functions and those that provide marketing services for us or on our behalf under a joint marketing agreement that requires the third party provider to adhere to AllianceBernstein s privacy policy. We have policies and procedures to safeguard nonpublic personal information about our clients (and former clients) that include restricting access to such nonpublic personal information and maintaining physical, electronic and procedural safeguards, that comply with applicable standards, to safeguard such nonpublic personal information.