COLONIAL INTERMEDIATE HIGH INCOME FUND Form N-CSRS August 11, 2005

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: 811-5567

Colonial Intermediate High Income Fund ______

(Exact name of registrant as specified in charter)

One Financial Center, Boston, Massachusetts 02111 -----

(Address of principal executive offices) (Zip code)

Vincent Pietropaolo, Esq. Columbia Management Group, Inc. One Financial Center Boston, MA 02111

(Name and address of agent for service)

Registrant's telephone number, including area code: 1-617-772-3698

Date of fiscal year end: 11/30/05

Date of reporting period: 05/31/05

Form N-CSR is to be used by management investment companies to file reports with the Commission not later than 10 days after the transmission to stockholders of any report that is required to be transmitted to stockholders under Rule 30e-1 under the Investment Company Act of 1940 (17 CFR 270.30e-1). The Commission may use the information provided on Form N-CSR in its regulatory, disclosure review, inspection, and policymaking roles.

A registrant is required to disclose the information specified by Form N-CSR, and the Commission will make this information public. A registrant is not required to respond to the collection of information contained in Form N-CSR unless the Form displays a currently valid Office of Management and Budget ("OMB") control number. Please direct comments concerning the accuracy of the information collection burden estimate and any suggestions for reducing the burden to Secretary, Securities and Exchange Commission, 450 Fifth Street, NW, Washington, DC 20549-0609. The OMB has reviewed this collection of information under the clearance requirements of 44 U.S.C. Section 3507.

ITEM 1. REPORTS TO STOCKHOLDERS.

COLONIAL INTERMEDIATE HIGH INCOME FUND

SEMIANNUAL REPORT

May 31, 2005

[cover photo of newspaper and calculator]

NOT FDIC INSURED MAY LOSE VALUE NO BANK GUARANTEE

PRESIDENT'S MESSAGE

Dear Shareholder:

In 2004, Colonial Funds became part of Columbia Management, the asset management division of Bank of America, one of the largest, most respected financial institutions in the United States. As a direct result of this merger, a number of changes are in the works that we believe offer significant potential benefits for our shareholders. First, some funds may be merged in order to eliminate redundancies, others may be liquidated and fund management teams will be aligned to maximize performance potential. You will receive more detailed information about these changes if your fund is affected and you may be asked to vote on certain fund changes. In this matter, your timely response will enable us to implement the changes in 2005.

As a result of these changes, we believe we will offer shareholders an even stronger lineup of investment options. What will not change as we enter this next phase of consolidation is our commitment to the highest standards of performance and our dedication to superior service. Change for the good has another name: it's called improvement. It helps move us forward, and we believe that it represents progress for all our shareholders in their quest for long-term financial success.

In the pages that follow, you'll find a detailed report from the fund's managers on key factors that influenced your fund's performance. We hope that you will read the manager reports carefully and discuss any questions you might have with your financial advisor.

As always, we thank you for choosing Colonial Funds. We appreciate your continued confidence. And, we look forward to helping you keep your long-term financial goals on target in the years to come.

Sincerely,

/s/ Christopher L. Wilson

Christopher L. Wilson

President, Columbia Funds

Christopher L. Wilson is Head of Mutual Funds for Columbia Management, President of Columbia Funds, President & CEO of Nations Funds and President of Galaxy Funds, responsible for the day-to-day delivery of mutual fund services to the firm's investors. With the exception of distribution, Chris oversees all aspects of the mutual fund services operation, including treasury, investment accounting

and shareholder and broker services. Chris joined Bank of America in August 2004.

The views expressed in the President's Message and Portfolio Managers' Report reflect the current views of the respective parties. These views are not guarantees of future performance and involve certain risks, uncertainties and assumptions that are difficult to predict so actual outcomes and results may differ significantly from the views expressed. These views are subject to change at any time based upon economic, market or other conditions and the respective parties disclaim any responsibility to update such views. These views may not be relied on as investment advice and, because investment decisions for a Colonial fund are based on numerous factors, may not be relied on as an indication of trading intent on behalf of any particular Colonial fund. References to specific company securities should not be construed as a recommendation or investment advice.

PORTFOLIO MANAGERS' REPORT

For the six-month period ended May 31, 2005, Colonial Intermediate High Income Fund returned 0.25%, based on its market price. The fund returned negative 2.01% based on investment at net asset value. The average return of the Lipper High Current Yield Funds (Leveraged) Category was negative 0.46%.1 We believe that the fund's shortfall relative to its peer group can be attributed to its emphasis on low quality bonds, which led the high-yield marketplace in 2004 but gave up ground during this reporting period.

THE HIGH-YIELD RALLY PAUSED

After more than two years of strong performance, high-yield bonds gave back some of their gains during the period. Within the fixed income universe, securities ranked below investment grade have been the primary beneficiaries of a growing economy and an accompanying decline in corporate default rates. These factors made investors more willing to purchase lower quality bonds in order to achieve yields that were unavailable in the Treasury market. Within the high-yield category, the lowest quality securities were the strongest performers as the sector rallied, a trend that greatly benefited the fund with its emphasis on the low end of the quality spectrum.

However, the landscape began to change in March. Early in the month, the yield advantage of lower quality bonds over investment-grade securities narrowed to historical lows. The sector was subsequently hurt by the deteriorating credit quality at Ford (which was not in the portfolio) and General Motors (GM) (0.2% of total investments), which created concerns that leveraged hedge funds and high-grade managers might be forced to sell high-yield positions and resulted in lower prices for high-yield bonds.2 By the end of the period, lesser quality securities lagged the market.

TELECOM LED THE MARKET

Bonds of wireless telecom providers were especially strong over the past fiscal year, driven by strong subscriber growth and steady revenue per user. However, the most important catalyst to the sector's strong market performance was the wave of consolidation that swept through the industry. The groundbreaking merger between Cingular and AT&T Wireless closed at the beginning of the fund's fiscal year. Late in 2004,

¹ Lipper Inc., a widely respected data provider in the industry, calculates an average total return (assuming reinvestment of distributions) for mutual funds with investment objectives similar to those of the fund. Lipper makes

no adjustment for the effect of sales loads.
Holdings are disclosed as of May 31, 2005, and are subject to change.

(sidebar)	
PRICE PER SHARE AS OF 05/31/05 (\$)	
Net asset value	3.63
Market price	3.36
6-MONTH (CUMULATIVE) T RETURN AS OF 05/31/05	
Net asset value	-2.01
Market price	0.25
Lipper High Current Yield Funds (Leveraged Category average	-0.46
All results shown assureinvestment of distri	
DISTRIBUTIONS DECLARED SHARE 12/01/04-05/31/0	
SHARE 12/01/04-03/31/0	
SHARE 12/01/04-03/31/0	0.17
TOP 5 SECTORS AS OF 05/31/05 (%)	
TOP 5 SECTORS AS OF 05/31/05 (%) Telecommunication	0.17
TOP 5 SECTORS AS OF 05/31/05 (%)	0.17
TOP 5 SECTORS AS OF 05/31/05 (%) Telecommunication services	0.17
TOP 5 SECTORS AS OF 05/31/05 (%) Telecommunication services Media	11.9
TOP 5 SECTORS AS OF 05/31/05 (%) Telecommunication services Media	11.9
TOP 5 SECTORS AS OF 05/31/05 (%) Telecommunication services	11.9
TOP 5 SECTORS AS OF 05/31/05 (%) Telecommunication services	0.17 11.9 10.0 5.8 5.5 4.2 calculated as
TOP 5 SECTORS AS OF 05/31/05 (%) Telecommunication services	11.9 10.0 5.8 5.5 4.2 calculated as investments.

El Paso Corp. 1.7

2

Charter Communications	1.3
MDP Acquisitions	1.2
D.R. Horton	1.1
Dex Media	1.0
Calpine	1.0
Spanish Broadcasting System	1.0
Allied Waste North America	0.9
Hollywood Park	0.9

Corporate issuers are calculated as a percentage of total investments.

Because the fund is actively managed, there can be no guarantee that the fund will continue to hold securities of these issuers in these sectors in the future.

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PORTFOLIO MANAGERS' REPORT (CONTINUED)

Nextel and Sprint announced that they would merge, and ALLTEL announced that it would purchase Western Wireless in early 2005. The fund registered a solid gain when it sold its Western Wireless bonds after the takeover announcement. Positions in Nextel bonds (0.7% of total investments) and common stock, as well as the bonds of several companies affiliated with Sprint also aided performance.

Although the fund emerged relatively unscathed by the weakness in the automotive sector, it was hurt by its holdings in the airline and paper and packaging industries. We sold the fund's Delta Airlines holdings but retained the fund's position in Northwest Airlines (0.4% of total investments), whose financial condition has since weakened considerably amid higher oil prices and a protracted wage-and-benefit struggle with its labor unions. In the paper and packaging industry the inability to pass on higher costs hurt results, and fund holdings such as Abitibi-Consolidated and Tembec Industries were poor performers (0.2% and 0.2% of total investments, respectively).

A FAVORABLE BUT GUARDED OUTLOOK FOR HIGH YIELD

We believe that solid economic growth will continue to create a favorable environment for the high-yield market, although growth is likely to be slower than it was in 2004. So far, the Federal Reserve has balanced economic growth and inflation through a series of short-term interest-rate hikes, which commenced in June 2004. As long as inflation is kept in check and short-term rates do not increase faster than expected, we are optimistic about the prospects for the high-yield market.

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/s/ Gregg R. Smalley /s/ Kevin L. Cronk /s/ Thomas A. LaPointe Gregg R. Smalley Kevin L. Cronk Thomas A. LaPointe
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Gregg R. Smalley, CFA, has managed Colonial Intermediate High Income Fund since June 2000 and has been with the advisor or its predecessors or affiliate

organizations since August 1997.

Kevin L. Cronk, CFA, has co-managed Colonial Intermediate High Income Fund since February 2003 and has been with the advisor or its predecessors or affiliate organizations since August 1999.

Thomas A. LaPointe, CFA, has co-managed Colonial Intermediate High Income Fund since February 2003 and has been with the advisor or its predecessors or affiliate organizations since February 1999.

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PORTFOLIO MANAGERS' REPORT (CONTINUED)

Performance data quoted represents past performance and current performance may be lower or higher. Past performance is no guarantee of future results.

Investing in fixed-income securities may involve certain risks, including the credit quality of individual issuers, possible prepayments, market or economic developments and yield and share price fluctuations due to changes in interest rates. When interest rates go up, bond prices typically drop, and vice versa.

Investing in high-yield or "junk bonds" offers the potential for higher income than investments in investment-grade bonds but they also have a higher degree of risk. Changes in economic conditions or other circumstances may adversely affect a high-yield bond issuer's ability to make timely principal and interest payments.

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INVESTMENT PORTFOLIO

CORPORATE FIXED-INCOME BONDS & NOTES - 124.7%	PAR (\$)	VALUE (\$)
BASIC MATERIALS - 11.5%		
CHEMICALS - 5.7% AGRICULTURAL CHEMICALS - 2.0%		
IMC Global, Inc.		
10.875% 08/01/13	310,000	362,700
Terra Capital, Inc.		
12.875% 10/15/08	475,000	561,687
UAP Holding Corp.		
(a) 07/15/12 (10.750% 01/15/08)	295,000	236,000
United Agri Products	233,000	230,000
8.250% 12/15/11	321,000	325,815
		1,486,202
CHEMICALS-DIVERSIFIED - 3.0%		
BCP Crystal US Holdings Corp.		
9.625% 06/15/14	150,000	168,000
EquiStar Chemicals LP		
10.625% 05/01/11 Huntsman International LLC	575,000	636,813
Hancaman Incernacional PPC		

7.375% 01/01/15 (b) Huntsman LLC	260,000	255,450
12.000% 07/15/12 (b) Innophos Investments Holdings,	310,000	356,500
10.771% 02/15/15 (b) (c) Lyondell Chemical Co.	195,456	173,954
9.625% 05/01/07 10.875% 05/01/09 NOVA Chemicals Corp.	240,000 5,000	
6.500% 01/15/12 Westlake Chemical Corp.	170,000	165,750
8.750% 07/15/11	257,000	278,845
		2,294,862
CHEMICALS-SPECIALTY - 0.7% Rhodia SA		
8.875% 06/01/11	560,000	533,400
		533,400
	Chemicals Total	4,314,464
FOREST PRODUCTS & PAPER - 4.1% FORESTRY - 0.6%		
Millar Western Forest Products 7.750% 11/15/13		205,875
Tembec Industries, Inc. 8.500% 02/01/11	320,000	248,000
		453 , 875
DIDED A DELLEGE DESCRIPTION OF STREET	0	
PAPER & RELATED PRODUCTS - 3.54 Abitibi-Consolidated, Inc. 8.375% 04/01/15	260 , 000	255,450
Boise Cascade LLC		
6.016% 10/15/12 (b) (c) 7.125% 10/15/14 (b)	175,000 190,000	171,500 180,025
	PAR (\$)	VALUE (\$)
Buckeye Technologies, Inc. 8.500% 10/01/13	60 , 000	61,800
9.250% 09/15/08 Caraustar Industries, Inc.	188,000	·
9.875% 04/01/11	235,000	228,537
Fraser Papers, Inc. 8.750% 03/15/15 (b)	315,000	285,469
Georgia-Pacific Corp. 8.000% 01/15/24	200,000	229,000
Neenah Paper, Inc. 7.375% 11/15/14 (b)	130,000	122,850
Newark Group, Inc. 9.750% 03/15/14	440,000	382,800
NewPage Corp. 10.000% 05/01/12 (b) 12.000% 05/01/13 (b)	180,000 225,000	176,400 219,938

Norske Skog Canada Ltd.		
8.625% 06/15/11	190,000	191,900
		2,693,669
Forest	Products & Paper Total	3,147,544
IRON/STEEL - 1.0% METAL-IRON - 0.5% Wise Metals Group LLC 10.250% 05/15/12	415,000	344,450
10.2000 00, 10, 12	110,000	
		344,450
STEEL-PRODUCERS - 0.2% Steel Dynamics, Inc.		
9.500% 03/15/09	160,000	170,400
		170,400
STEEL-SPECIALTY - 0.3% UCAR Finance, Inc.		
10.250% 02/15/12	205,000	213,713
		213,713
	Iron/Steel Total	728,563
METALS & MINING - 0.7% METAL-ALUMINUM - 0.6% Kaiser Aluminum & Chemic		
10.875% 10/15/06 (d)	505,000	441,875
		441,875
MINING SERVICES - 0.1% HudBay Mining & Smelting	Co., Ltd.	
9.625% 01/15/12 (b)	105,000	101,850
		101,850
	Metals & Mining Total	543,725
	BASIC MATERIALS TOTAL	8,734,296

See Accompanying Notes to Financial Statements.

INVESTMENT PORTFOLIO (CONTINUED)

CORPORATE FIXED-INCOME BONDS & NOTES (CONTINUED)	PAR (\$)	VALUE (\$)
COMMUNICATIONS - 25.6%		
MEDIA - 11.6%		
BROADCAST SERVICES/PROGRAMS - 0.6% Fisher Communications, Inc.		
8.625% 09/15/14	190,000	201,875
XM Satellite Radio Holdings, Inc.	,	,
8.710% 05/01/09 (c)	250,000	252 , 500
		454,375
CABLE TV - 5.3%		
Atlantic Broadband Finance LLC		
9.375% 01/15/14 (b)	390,000	366,600
Cablevision Systems Corp. 8.000% 04/15/12 (b)	130,000	135,688
Charter Communications Holdings LLC	,	
		1,138,800
10.250% 09/15/10	190,000	192,375
CSC Holdings, Inc. 6.750% 04/15/12 (b)	185,000	187,312
7.625% 04/01/11	200,000	•
DirecTV Holdings LLC		
8.375% 03/15/13 EchoStar DBS Corp.	225,000	249,187
6.375% 10/01/11	400,000	402,000
Insight Midwest LP	·	,
9.750% 10/01/09	195,000	203,775
Northland Cable Television, Inc. 10.250% 11/15/07	415,000	408,775
Pegasus Satellite Communications, Inc.	110,000	100,770
11.250% 01/15/10 (b)(d)	435,000	250,125
Telenet Group Holding NV		
(a) 06/15/14 (11.500% 12/15/08) (b)	400,000	294,000
(11.0000 12, 10, 00, (2,	100,000	
		4,040,637
MULTIMEDIA - 2.0%		
Advanstar Communications, Inc.		
(a) 10/15/11	210 000	200 700
(15.000% 10/15/05) 12.000% 02/15/11	310,000 345,000	300,700 363,113
Haights Cross Communications, Inc.	313 , 000	303,113
(a) 08/15/11		
(12.500% 02/15/09)	315,000	192,150
Haights Cross Operating Co. 11.750% 08/15/11	195,000	211,575
11.750% 08/15/11 (b)	135,000	146,475
Quebecor Media, Inc.		
11.125% 07/15/11	290,000	321,175

		1,535,188
PUBLISHING-NEWSPAPERS - 0.4%		
Hollinger, Inc.		
11.875% 03/01/11 (b) (e) 12.875% 03/01/11 (b)	122,000 177,000	125,660 194,700
		320,360
	DAD (\$)	VALUE (\$)
		VALUE (7)
PUBLISHING-PERIODICALS - 2.1%		
CBD Media Holdings LLC & Finance, 9.250% 07/15/12	Inc. 235,000	229,125
Dex Media East LLC 12.125% 11/15/12 Dex Media West LLC	367,000	439,482
9.875% 08/15/13 Dex Media, Inc.	374,000	428,230
(a) 11/15/13 (9.000% 11/15/08)	250,000	199,375
WDAC Subsidiary Corp. 8.375% 12/01/14 (b)	290,000	271,150
		1,567,362
TELEVISION - 1.2%		
Paxson Communications Corp. (a) 01/15/09		
(12.250% 01/15/06) 10.750% 07/15/08	375,000 320,000	346,875 312,000
Sinclair Broadcast Group, Inc. 8.750% 12/15/11	250,000	265,000
		923 , 875
	Media Total	8,841,797
TELECOMMUNICATION SERVICES - 14.0% CELLULAR TELECOMMUNICATIONS - 5.3%		
American Cellular Corp. 10.000% 08/01/11	425,000	414,375
Dobson Cellular Systems, Inc. 8.375% 11/01/11 (b)	95,000	96,425
Dobson Communications Corp. 8.875% 10/01/13	565,000	459,062
Horizon PCS, Inc. 11.375% 07/15/12 (b) iPCS Escrow Co.	190,000	208,525
11.500% 05/01/12		
Nextel Communications, Inc.	170,000	187,850
Nextel Communications, Inc. 7.375% 08/01/15 Nextel Partners, Inc.	170,000 315,000	187,850 340,988

Rogers Cantel, Inc. 9.750% 06/01/16	385,000	462,000
Rogers Wireless, Inc.	,	,
8.000% 12/15/12	225,000	240,750
Rural Cellular Corp.		
8.250% 03/15/12	320,000	325,200
UbiquiTel Operating Co.		
9.875% 03/01/11	335,000	361,800
US Unwired, Inc.		
10.000% 06/15/12	500,000	547,500
		4,068,600

See Accompanying Notes to Financial Statements.

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INVESTMENT PORTFOLIO (CONTINUED)

CORPORATE FIXED-INCOME BONDS & NOTES (CONTINUED)	PAR (\$)	VALUE (\$)
COMMUNICATIONS - (CONTINUED) TELECOMMUNICATION SERVICES - (CONTINU SATELLITE TELECOMMUNICATIONS - 1.7% Inmarsat Finance II PLC	JED)	
(a) 11/15/12 (10.375% 11/15/08)	425,000	312,375
Intelsat Bermuda Ltd. 8.250% 01/15/13 (b) New Skies Satellites NV	455,000	461,825
9.125% 11/01/12 (b)	210,000	207,900
PanAmSat Corp. 9.000% 08/15/14 Zeus Special Subsidiary Ltd.	111,000	120,713
(a) 02/01/15 (9.250% 02/01/10) (b)	330,000	207,900
		1,310,713
TELECOMMUNICATION EQUIPMENT - 0.4% Lucent Technologies, Inc.		
6.450% 03/15/29	335,000	289,775
		289,775
TELECOMMUNICATION SERVICES - 1.3% Axtel SA de CV		
11.000% 12/15/13 Time Warner Telecom, Inc.	430,000	459,025

9.750% 07/15/08 10.125% 02/01/11	160,000 425,000	160,000 412,250
		1,031,275
TELEPHONE-INTEGRATED - 4.3% Cincinnati Bell, Inc.		
8.375% 01/15/14 Qwest Capital Funding, Inc.	545,000	535,462
7.250% 02/15/11 7.750% 02/15/31 Qwest Services Corp.	935,000 435,000	864,875 355,612
13.500% 12/15/10 (b) US LEC Corp.	1,125,000	1,276,875
11.890% 10/01/09 (c)	215,000	221,988
		3,254,812
WIRELESS EQUIPMENT - 1.0% American Towers, Inc.		
7.250% 12/01/11 SBA Telecommunications, Inc. (a) 12/15/11	335,000	350,912
(9.750% 12/15/07) SpectraSite, Inc.	230,000	201,250
8.250% 05/15/10	175,000	185,063
		737,225
Telecommunicati	on Services Total	10,692,400
	on Services Total	10,692,400 19,534,197
	MUNICATIONS TOTAL	
CONSUMER CYCLICAL - 27.6% AIRLINES - 1.2% AIRLINES - 1.2%	MUNICATIONS TOTAL	19,534,197
CONSUMER CYCLICAL - 27.6% AIRLINES - 1.2% AIRLINES - 1.2% Continental Airlines, Inc. 7.568% 12/01/06	MUNICATIONS TOTAL	19,534,197
CONSUMER CYCLICAL - 27.6% AIRLINES - 1.2% AIRLINES - 1.2% Continental Airlines, Inc.	MUNICATIONS TOTAL PAR (\$)	19,534,197
CONSUMER CYCLICAL - 27.6% AIRLINES - 1.2% AIRLINES - 1.2% Continental Airlines, Inc. 7.568% 12/01/06 Northwest Airlines, Inc.	PAR (\$)	19,534,197
CONSUMER CYCLICAL - 27.6% AIRLINES - 1.2% AIRLINES - 1.2% Continental Airlines, Inc. 7.568% 12/01/06 Northwest Airlines, Inc.	PAR (\$)	19,534,197 VALUE (\$) 473,100 459,375
CONSUMER CYCLICAL - 27.6% AIRLINES - 1.2% AIRLINES - 1.2% Continental Airlines, Inc. 7.568% 12/01/06 Northwest Airlines, Inc. 9.875% 03/15/07 APPAREL - 1.9% APPAREL MANUFACTURERS - 1.9%	PAR (\$) 570,000 735,000	19,534,197 VALUE (\$) 473,100 459,375 932,475
CONSUMER CYCLICAL - 27.6% AIRLINES - 1.2% AIRLINES - 1.2% Continental Airlines, Inc. 7.568% 12/01/06 Northwest Airlines, Inc. 9.875% 03/15/07 APPAREL - 1.9% APPAREL MANUFACTURERS - 1.9% Broder Brothers Co. 11.250% 10/15/10	PAR (\$) 570,000 735,000 Airlines Total	VALUE (\$) 473,100 459,375 932,475 932,475
CONSUMER CYCLICAL - 27.6% AIRLINES - 1.2% AIRLINES - 1.2% Continental Airlines, Inc. 7.568% 12/01/06 Northwest Airlines, Inc. 9.875% 03/15/07 APPAREL - 1.9% APPAREL MANUFACTURERS - 1.9% Broder Brothers Co.	PAR (\$) 570,000 735,000 Airlines Total	VALUE (\$) 473,100 459,375 932,475

7.250% 02/15/11	300,000	
8.125% 05/01/13	60,000	63,000
		1,454,950
	Apparel Total	1,454,950
	Apparer rocar	
AUTO MANUFACTURERS - 0.6% AUTO-CARS/LIGHT TRUCKS - General Motors Corp. 8.375% 07/15/33		154,000
		154,000
AUTO-MEDIUM & HEAVY DUTY Navistar International Co 7.500% 06/15/11	orp.	222 400
7.300% 00/13/11	320,000	322,400
		322,400
Aut	to Manufacturers Total	476,400
AUTO PARTS & EQUIPMENT - AUTO/TRUCK PARTS & EQUIPM Cooper-Standard Automotive	MENT-ORIGINAL - 1.2%	
8.375% 12/15/14	540,000	448,200
Delco Remy International, 9.375% 04/15/12 Dura Operating Corp.	Inc. 330,000	250,800
8.625% 04/15/12	240,000	217,200
		916,200
AUTO/TRUCK PARTS & EQUIPM Rexnord Corp.	MENT-REPLACEMENT - 0.3%	
10.125% 12/15/12	200,000	210,500
		210,500
RUBBER-TIRES - 0.9% Goodyear Tire & Rubber Co).	
7.857% 08/15/11	505,000	483,538
12.250% 03/01/11	150,000	166,500
		650 , 038
Auto Pa	arts & Equipment Total	1,776,738

See Accompanying Notes to Financial Statements.

INVESTMENT PORTFOLIO (CONTINUED)

CORPORATE FIXED-INCOME BONDS & NOTES (CONTINUED)	PAR (\$)	VALUE (\$)
CONSUMER CYCLICAL (CONTINUED) DISTRIBUTION/WHOLESALE - 0.2% DISTRIBUTION/WHOLESALE - 0.2% Buhrmann US, Inc.		
7.875% 03/01/15 (b)	180,000	172,800
		172,800
Distribution/Wholes	ale Total	172,800
ENTERTAINMENT - 4.0% GAMBLING (NON-HOTEL) - 0.6% Global Cash Access LLC		
8.750% 03/15/12	390,000	419,250
		419,250
MUSIC - 1.3%		
Steinway Musical Instruments, Inc. 8.750% 04/15/11	265,000	275 , 600
Warner Music Group 7.375% 04/15/14	380,000	378,100
WMG Holdings Corp., PIK 9.760% 12/15/14 (b)(c)	320,000	316,519
		970,219
RESORTS/THEME PARKS - 0.8% Six Flags, Inc.		
9.625% 06/01/14	710,000	614,150
		614,150
THEATERS - 1.3%		
AMC Entertainment, Inc. 9.875% 02/01/12	620,000	616,919
LCE Acquisition Corp. 9.000% 08/01/14 (b)	385,000	373,450
		990,369
Entertainm	ent Total	2,993,988
HOME BUILDERS - 2.6% BUILDING-RESIDENTIAL/COMMERCIAL - 2.6	ું ક	
D.R. Horton, Inc. 9.750% 09/15/10	955,000	1,122,125

K. Hovnanian Enterprises, In	0	
8.875% 04/01/12	170,000	181,050
10.500% 10/01/07 Standard Pacific Corp.	340,000	374,000
9.250% 04/15/12	275,000	302,500
		1,979,675
н	ome Builders Total	1,979,675
HOME FURNISHINGS - 0.9% APPLIANCES - 0.4% ALH Finance LLC		
8.500% 01/15/13	345,000	312,225
		312,225
	PAR (\$)	VALUE (\$)
HOME FURNISHINGS - 0.5%		
WII Components, Inc. 10.000% 02/15/12	370,000	360,750
		360,750
Home	Furnishings Total	672,975
LEISURE TIME - 1.5% LEISURE & RECREATIONAL PRODU K2, Inc.	CTS - 0.1%	
7.375% 07/01/14	115,000	119,025
		119,025
RECREATIONAL CENTERS - 1.4%		
AMF Bowling Worldwide, Inc. 10.000% 03/01/10	370,000	370,000
Equinox Holdings, Inc. 9.000% 12/15/09	405,000	415,125
Town Sports International, I (a) 02/01/14	•	110,120
(11.000% 02/01/09)	435,000	250 , 125
		1,035,250
	Leisure Time Total	1,154,275
LODGING - 7.9% CASINO HOTELS - 7.9% Caesars Entertainment, Inc.		
9.375% 02/15/07 Circus & Eldorado/Silver Leg	435,000	466,537
10.125% 03/01/12	355,000	371 , 863

Hard Rock Hotel, Inc.		
8.875% 06/01/13	440,000	468,600
Hollywood Casino Shreveport		
13.000% 08/01/06 (f)	950,000	774,250
Inn of the Mountain Gods Resort &	Casino	
12.000% 11/15/10	325,000	375 , 375
MGM Mirage		
6.750% 09/01/12	415,000	425,375
Mohegan Tribal Gaming Authority		
6.125% 02/15/13 (b)	210,000	211,050
Penn National Gaming, Inc.		
6.750% 03/01/15 (b)	550,000	552 , 750
Pinnacle Entertainment, Inc.		
8.250% 03/15/12	155,000	155 , 775
8.750% 10/01/13	790,000	817,650
River Rock Entertainment		
9.750% 11/01/11	250,000	270,000
Seneca Gaming Corp.		
7.250% 05/01/12	285,000	288,206
Station Casinos, Inc.	0.5.000	
6.875% 03/01/16	95 , 000	97 , 375
Virgin River Casino Corp.		
(a) 01/15/13	0.4.0 0.0.0	150 600
(12.750% 01/15/09) (b)	240,000	153,600
9.000% 01/15/12 (b)	133,000	136,990

See Accompanying Notes to Financial Statements.

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INVESTMENT PORTFOLIO (CONTINUED)

CORPORATE FIXED-INCOME BONDS & NOTES (CONTINUED)	PAR (\$)	VALUE (\$)
CONSUMER CYCLICAL (CONTINUED) LODGING (CONTINUED) CASINO HOTELS (CONTINUED) Wynn Las Vegas LLC		
6.625% 12/01/14 (b)	450,000	432,000
		5,997,396
	Lodging Total	5,997,396
RETAIL - 3.7% RETAIL-AUTOMOBILES - 0.4% Asbury Automotive Group, Inc. 8.000% 03/15/14	320,000	305,600
0.0000 03/13/14	320,000	303,000

		305,600
RETAIL-DRUG STORES - 0.8%		
Jean Coutu Group, Inc. (PJC) 8.500% 08/01/14	240,000	233,400
Rite Aid Corp. 7.500% 01/15/15 (b) 9.250% 06/01/13	115,000 255,000	106,663 241,612
		581,675
RETAIL-HOME FURNISHINGS - 0.5% Tempur-Pedic, Inc.		
10.250% 08/15/10	322,000	354,200
		354 , 200
RETAIL-JEWELRY - 0.3%		
Finlay Fine Jewelry Corp. 8.375% 06/01/12	300,000	256,500
		256,500
RETAIL-MAJOR DEPARTMENT STORES - Saks, Inc.	0.5%	
7.000% 12/01/13	423,000	385 , 459
		385,459
RETAIL-PROPANE DISTRIBUTORS - 0.6	<u>o</u>	
Ferrellgas Partners LP 8.750% 06/15/12		270 075
Suburban Propane Partners LP		270,875
6.875% 12/15/13 (b)	175 , 000	164,500
		435,375
RETAIL-RESTAURANTS - 0.3%		
Landry's Restaurants, Inc. 7.500% 12/15/14 (b)	295,000	275,087
		275,087
RETAIL-VIDEO RENTAL - 0.3% Movie Gallery, Inc.		
11.000% 05/01/12 (b)	240,000	247,200
		247,200
	Retail Total	2,841,096

	PAR (\$)	VALUE (\$)
TEXTILES - 0.7% TEXTILE-PRODUCTS - 0.7% Collins & Aikman Floorcoverings,	Inc	
9.750% 02/15/10 INVISTA	265,000	278 , 912
9.250% 05/01/12 (b)	235,000	255 , 563
		534 , 475
ר	Cextiles Total	534 , 475
CONSUMER (CYCLICAL TOTAL	20,987,243
CONSUMER NON-CYCLICAL - 17.6% AGRICULTURE - 0.3% TOBACCO - 0.3% Alliance One International, Inc.		
11.000% 05/15/12 (b)	245,000	249,288
		249,288
Agri	culture Total	249,288
BEVERAGES - 0.3% BEVERAGES-WINE/SPIRITS - 0.3% Constellation Brands, Inc. 8.125% 01/15/12	245,000	256,025 256,025
Вє	everages Total	256 , 025
BIOTECHNOLOGY - 0.5% MEDICAL-BIOMEDICAL/GENE - 0.5% Bio-Rad Laboratories, Inc. 7.500% 08/15/13	340,000	357,000
7.3000 00,13,13	310,000	357,000
Biotec	chnology Total	357,000
COMMERCIAL SERVICES - 4.9% COMMERCIAL SERVICES - 0.9% Iron Mountain, Inc.		
7.750% 01/15/15 Language Line Holdings, Inc.	215,000	211,775
11.125% 06/15/12	480,000	475 , 200
		686 , 975

COMMERCIAL SERVICES-FINANCE - 0.7% Dollar Financial Group, Inc.

9.750% 11/15/11	490,000	510,825
		510,825
FINEDAL GERVICES & RELATED TERMS	0 50	
FUNERAL SERVICES & RELATED ITEMS Service Corp. International	- 0.5%	
7.700% 04/15/09	405,000	429,300
		429,300
PRINTING-COMMERCIAL - 0.8%		
Sheridan Group		
10.250% 08/15/11	250,000	257,500
Vertis, Inc.		
13.500% 12/07/09 (b)	515,000	386,250
		643,750
		043,730

See Accompanying Notes to Financial Statements.

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INVESTMENT PORTFOLIO (CONTINUED)

CORPORATE FIXED-INCOME BONDS & NOTES (CONTINUED)	PAR (\$)	VALUE (\$)
CONSUMER NON-CYCLICAL (CONTINUED) COMMERCIAL SERVICES (CONTINUED) PRIVATE CORRECTIONS - 1.0% Corrections Corp. of America		
6.250% 03/15/13 (b) GEO Group, Inc.	360,000	348,300
8.250% 07/15/13	405,000	389,812
		738,112
RENTAL AUTO/EQUIPMENT - 1.0% NationsRent, Inc. 9.500% 10/15/10 9.500% 05/01/15 (b) Williams Scotsman, Inc. 9.875% 06/01/07	275,000 250,000 230,000	291,500 246,250 225,400
		763,150
Commercial Ser	rvices Total	3,772,112

COSMETICS/PERSONAL CARE - 1.4% COSMETICS & TOILETRIES - 1.4% DEL Laboratories, Inc.		
8.000% 02/01/12 (b) Elizabeth Arden, Inc.	405,000	344,250
7.750% 01/15/14 Revlon Consumer Products Corp.	245,000	248,675
8.625% 02/01/08 9.500% 04/01/11 (b)	260,000 265,000	240,500 243,800
		1,077,225
Cosmetics/Personal	Care Total	1,077,225
FOOD - 2.5% FOOD-CONFECTIONERY - 0.6% Merisant Co.		
9.500% 07/15/13 (b) Tabletop Holdings, Inc. (a) 05/15/14	245,000	180,075
(12.250% 11/15/08) (b)	755,000	271,800
		451 , 875
FOOD-MISCELLANEOUS/DIVERSIFIED - 1.	2%	
Dole Food Co., Inc. 8.625% 05/01/09	317,000	334,435
Pinnacle Foods Holding Corp. 8.250% 12/01/13 Reddy Ice Holdings, Inc.	470,000	399 , 500
(a) 11/01/12 (10.500% 11/01/08) (b)	230,000	157,550
		891,485
FOOD-RETAIL - 0.7% Stater Brothers Holdings, Inc.		
8.125% 06/15/12	555,000	538,350
		538,350
	Food Total	1,881,710
	PAR (\$)	VALUE (\$)
HEALTHCARE SERVICES - 4.8% DIALYSIS CENTERS - 0.3%		
DaVita, Inc. 7.250% 03/15/15 (b)	270,000	271,350
		271,350

MEDICAL-HMO - 0.5% Coventry Health Care, Inc.	240,000	264 650
8.125% 02/15/12	340,000	364,650
		364,650
MEDICAL-HOSPITALS - 1.1% Tenet Healthcare Corp.		
9.875% 07/01/14	790,000	845,300
		845,300
MEDICAL-OUTPATIENT/HOME MEDICAL - 0.3% Select Medical Corp.		
7.625% 02/01/15 (b)	210,000	206,325
		206,325
MRI/MEDICAL DIAGNOSTIC IMAGING - 1.8% InSight Health Services Corp.		
9.875% 11/01/11 MedQuest, Inc.	520,000	444,600
11.875% 08/15/12 MQ Associates, Inc.	450,000	450,000
(a) 08/15/12 (12.250% 08/15/08)	805,000	458,850
		1,353,450
PHYSICIAN PRACTICE MANAGEMENT - 0.8%		
US Oncology Holdings, Inc. 8.620% 03/15/15 (b)(c)	200,000	190,000
US Oncology, Inc. 9.000% 08/15/12	390,000	413,400
		603,400
Healthcare Service	es Total	3,644,475
HOUSEHOLD PRODUCTS/WARES - 1.6% CONSUMER PRODUCTS-MISCELLANEOUS - 1.6% Amscan Holdings, Inc.		
8.750% 05/01/14	525,000	488,250
Jostens IH Corp. 7.625% 10/01/12	280,000	270,200
Playtex Products, Inc. 9.375% 06/01/11	430,000	451,500
		1,209,950
Household Products/Ware	es Total	1,209,950
nousensta froduces, war		
PHARMACEUTICALS - 1.3% MEDICAL-DRUGS - 0.8%		
Elan Finance PLC 7.750% 11/15/11 (b)	495,000	425,700

See Accompanying Notes to Financial Statements.

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INVESTMENT PORTFOLIO (CONTINUED)

CORPORATE FIXED-INCOME BONDS & NOTES (CONTINUED)	PAR (\$)	VALUE (\$)
CONSUMER NON-CYCLICAL (CONTINUED) PHARMACEUTICALS (CONTINUED) MEDICAL-DRUGS (CONTINUED) Warner Chilcott Corp. 8.750% 02/01/15 (b)	215,000	202,100 627,800
MEDICAL-WHOLESALE DRUG DISTRIBUTION	1 - 0.5%	
Nycomed A/S, PIK 11.750% 09/15/13 (b) EUR	305,000	337 , 579
		337 , 579
Pharmaceut	cicals Total	965,379
CONSUMER NON-CYO	CLICAL TOTAL	13,413,164
ENERGY - 8.2% OIL & GAS - 4.0% OIL & GAS DRILLING - 0.8% Ocean Rig Norway AS 10.250% 06/01/08 Pride International, Inc. 7.375% 07/15/14	325,000 220,000	328,250 238,150 566,400
OIL COMPANIES-EXPLORATION & PRODUCT Chesapeake Energy Corp. 6.375% 06/15/15 (b) 7.500% 06/15/14 Compton Petroleum Corp. 9.900% 05/15/09 Delta Petroleum Corp. 7.000% 04/01/15 (b) Energy Partners Ltd.	90,000 230,000 475,000 200,000	90,450 247,250 507,062 185,500

	ENERGY TOTAL	6,208,955
Pi	pelines Total	2,888,000
		2,888,000
8.125% 03/15/12	310,000	351 , 075
8.875% 03/15/10 Williams Companies, Inc.	250,000	271 , 562
7.625% 07/15/11 Southern Natural Gas Co.	645,000	635 , 325
8.125% 03/01/10 Sonat, Inc.	130,000	141,050
9.875% 07/15/10 (b) Northwest Pipeline Corp.	360,000	389,700
Dynegy Holdings, Inc. 6.875% 04/01/11	300,000	285,000
Coastal Corp. 7.625% 09/01/08 7.750% 06/15/10	215,000 605,000	212,313 601,975
 PIPELINES - 3.8% PIPELINES - 3.8%		
	PAR (\$)	VALUE (\$)
Oil & Gas S	ervices Total	268,650
		268,650
DIL & GAS SERVICES - 0.4% DIL-FIELD SERVICES - 0.4% Newpark Resources, Inc. 8.625% 12/15/07	270 , 000	268 , 650
OI	l & Gas Total	
0:	l Coo Total	254,975 3,052,305
7.500% 06/15/15	235,000	254,975
DIL REFINING & MARKETING - 0.3% Premcor Refining Group, Inc.		
		2,230,930
Whiting Petroleum Corp. 7.250% 05/01/12	455,000	453,863
Petroquest Energy, Inc. 10.375% 05/15/12 (b)	225,000	220,500
Magnum Hunter Resources, Inc. 9.600% 03/15/12	283,000	314,130

FINANCIALS - 5.0% DIVERSIFIED FINANCIAL SERVICES - 4.2% FINANCE-AUTO LOANS - 0.1%

General Motor	s Acceptance Corp.	90,000	79,002
0.0700 03,	10, 11	30,000	
			79,002
FINANCE-INVES	TMENT BANKER/BROKE	R - 1.5%	
E*Trade Finan 8.000% 06/	15/11	275,000	287,375
LaBranche & C 11.000% 05		775,000	837,000
			1,124,375
	SE ENTITY - 2.6% High Yield Index 29/10 (b)	2,000,000	1,985,000
			1,985,000
Div	ersified Financial	Services Total	3,188,377
REITS-HOTELS	perties, Inc.	0.4%	103,250 103,250
REITS-MORTGAG			
Thornburg Mor 8.000% 05/		225,000	225,000
			225,000
Re	al Estate Investme	nt Trusts Total	328,250

See Accompanying Notes to Financial Statements.

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INVESTMENT PORTFOLIO (CONTINUED)

May 31, 2005 (Unaudited)

CORPORATE FIXED-INCOME
BONDS & NOTES (CONTINUED) PAR (\$) VALUE (\$)

FINANCIALS (CONTINUED)

SAVINGS & LOANS - 0.4%

SAVINGS & LOANS/THRIFTS-WESTERN US - 0.4%

Western Financial Ban	l-	
9.625% 05/15/12	255,000	274,125
		274,125
	Savings & Loans Total	274,125
	FINANCIALS TOTAL	3,790,752
INDUSTRIALS - 21.7%		
AEROSPACE & DEFENSE - AEROSPACE/DEFENSE-EQU		
Argo-Tech Corp.	005 000	205 662
9.250% 06/01/11 BE Aerospace, Inc.	285,000	305,663
8.875% 05/01/11	375,000	382,500
Sequa Corp. 8.875% 04/01/08	185,000	196,100
9.000% 08/01/09	160,000	
Standard Aero Holding		070 050
8.250% 09/01/14 (b TransDigm, Inc.	265,000	272 , 950
8.375% 07/15/11	250,000	260,000
		1,588,413
	Aerospace & Defense Total	
BUILDING MATERIALS - BUILDING & CONSTRUCTI Associated Materials, (a) 03/01/14 (11.250% 03/01/09)	ON PRODUCTS-MISCELLANEOUS	
BUILDING & CONSTRUCTI Associated Materials, (a) 03/01/14 (11.250% 03/01/09) Nortek, Inc.	ON PRODUCTS-MISCELLANEOUS Inc. 290,000	172,550
BUILDING & CONSTRUCTI Associated Materials, (a) 03/01/14 (11.250% 03/01/09)	ON PRODUCTS-MISCELLANEOUS Inc.	172,550 179,000
BUILDING & CONSTRUCTI Associated Materials, (a) 03/01/14 (11.250% 03/01/09) Nortek, Inc.	ON PRODUCTS-MISCELLANEOUS Inc. 290,000	172,550
BUILDING & CONSTRUCTI Associated Materials, (a) 03/01/14 (11.250% 03/01/09) Nortek, Inc. 8.500% 09/01/14 BUILDING PRODUCTS-CEM	ON PRODUCTS-MISCELLANEOUS Inc. 290,000	172,550 179,000
BUILDING & CONSTRUCTI Associated Materials,	ON PRODUCTS-MISCELLANEOUS Inc. 290,000 200,000 ENT/AGGREGATION - 0.8%	172,550 179,000 351,550
BUILDING & CONSTRUCTI Associated Materials, (a) 03/01/14 (11.250% 03/01/09) Nortek, Inc. 8.500% 09/01/14 BUILDING PRODUCTS-CEM RMCC Acquisition Co.	ON PRODUCTS-MISCELLANEOUS Inc. 290,000 200,000 ENT/AGGREGATION - 0.8%	172,550 179,000 351,550
BUILDING & CONSTRUCTI Associated Materials, (a) 03/01/14 (11.250% 03/01/09) Nortek, Inc. 8.500% 09/01/14 BUILDING PRODUCTS-CEM RMCC Acquisition Co. 9.500% 11/01/12 (b U.S. Concrete, Inc.	ON PRODUCTS-MISCELLANEOUS Inc. 290,000 200,000 ENT/AGGREGATION - 0.8% 370,000	172,550 179,000
BUILDING & CONSTRUCTI Associated Materials, (a) 03/01/14 (11.250% 03/01/09) Nortek, Inc. 8.500% 09/01/14 BUILDING PRODUCTS-CEM RMCC Acquisition Co. 9.500% 11/01/12 (b U.S. Concrete, Inc.	ON PRODUCTS-MISCELLANEOUS Inc. 290,000 200,000 ENT/AGGREGATION - 0.8% 370,000	172,550 179,000 351,550
BUILDING & CONSTRUCTI Associated Materials, (a) 03/01/14 (11.250% 03/01/09) Nortek, Inc. 8.500% 09/01/14 BUILDING PRODUCTS-CEM RMCC Acquisition Co. 9.500% 11/01/12 (b) U.S. Concrete, Inc. 8.375% 04/01/14 BUILDING PRODUCTS-DOO ACIH, Inc.	ON PRODUCTS-MISCELLANEOUS Inc. 290,000 200,000 ENT/AGGREGATION - 0.8%) 370,000 310,000	172,550 179,000 351,550 358,900 286,750 645,650
BUILDING & CONSTRUCTI Associated Materials, (a) 03/01/14 (11.250% 03/01/09) Nortek, Inc. 8.500% 09/01/14 BUILDING PRODUCTS-CEM RMCC Acquisition Co. 9.500% 11/01/12 (b) U.S. Concrete, Inc. 8.375% 04/01/14 BUILDING PRODUCTS-DOO	ON PRODUCTS-MISCELLANEOUS Inc. 290,000 200,000 ENT/AGGREGATION - 0.8%) 370,000 310,000	172,550 179,000 351,550 358,900 286,750 645,650
BUILDING & CONSTRUCTI Associated Materials, (a) 03/01/14 (11.250% 03/01/09) Nortek, Inc. 8.500% 09/01/14 BUILDING PRODUCTS-CEM RMCC Acquisition Co. 9.500% 11/01/12 (b) U.S. Concrete, Inc. 8.375% 04/01/14 BUILDING PRODUCTS-DOO ACIH, Inc. (a) 12/15/12	ON PRODUCTS-MISCELLANEOUS Inc. 290,000 200,000 ENT/AGGREGATION - 0.8%) 370,000 310,000	172,550 179,000 351,550 358,900 286,750 645,650
BUILDING & CONSTRUCTI Associated Materials, (a) 03/01/14 (11.250% 03/01/09) Nortek, Inc. 8.500% 09/01/14 BUILDING PRODUCTS-CEM RMCC Acquisition Co. 9.500% 11/01/12 (b) U.S. Concrete, Inc. 8.375% 04/01/14 BUILDING PRODUCTS-DOO ACIH, Inc. (a) 12/15/12	ON PRODUCTS-MISCELLANEOUS Inc. 290,000 200,000 ENT/AGGREGATION - 0.8%) 370,000 310,000	172,550 179,000

ELECTRICAL COMPONENTS & EQUIPMENT - 0.5%

	PAR (\$)	VALUE (\$)
ELECTRONICS - 0.6% ELECTRONIC COMPONENTS-MISCELLANEOUS	- 0.6%	
Flextronics International Ltd. 6.250% 11/15/14	135,000	135,000
Sanmina-SCI Corp. 6.750% 03/01/13 (b)	355,000	335,475
		470,475
Electr	onics Total	470,475
ENGINEERING & CONSTRUCTION - 0.6% BUILDING & CONSTRUCTION-MISCELLANEC J. Ray McDermott SA	US - 0.6%	
11.000% 12/15/13 (b)	445,000	489,500
		489,500
Engineering & Constru	ction Total	489,500
ENVIRONMENTAL CONTROL - 2.2% NON-HAZARDOUS WASTE DISPOSAL - 2.0%		
Allied Waste North America, Inc. 7.250% 03/15/15 (b)	225,000	212,625
7.875% 04/15/13	495,000	
8.500% 12/01/08	255,000	263,925
Waste Services, Inc.		
9.500% 04/15/14 (b)	560,000	551,600
		1,525,625
RECYCLING - 0.2% IMCO Recycling Escrow, Inc.		
9.000% 11/15/14 (b)	120,000	123,900
		123,900
Environmental Co	ntrol Total	1,649,525

HAND/MACHINE TOOLS - 0.2%

MACHINE TOOLS & RELATED PRODUCTS - 0.2%

Newcor, Inc.

6.000% 01/31/13

(7.500% 01/31/08)	(g) (h)	215,562	131,493
			131,493
	Hand/Machine Too	ls Total	
MACHINERY-DIVERSIFIED MACHINERY-GENERAL INI Douglas Dynamics LLC			
7.750% 01/15/12 ())	370,000	357,050
			357,050
Ma	achinery-Diversifi	ed Total	357 , 050
METAL FABRICATE/HARDI METAL PROCESSORS & FA Altra Industrial Mot	ABRICATION - 1.3%		
9.000% 12/01/11 (o)	250,000	240,000

See Accompanying Notes to Financial Statements.

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INVESTMENT PORTFOLIO (CONTINUED)

CORPORATE FIXED-INCOME BONDS & NOTES (CONTINUED)	PAR (\$)	VALUE (\$)
INDUSTRIALS (CONTINUED) METAL FABRICATE/HARDWARE (CONTINUED) METAL PROCESSORS & FABRICATION (CONTINUED) Mueller Holdings, Inc. (a) 04/15/14	INUED)	
(14.750% 04/15/09)	295,000	210,925
10.000% 05/01/12	225,000	236,250
TriMas Corp.		
9.875% 06/15/12	445,000	358,225
		1,045,400
METAL PRODUCTS-FASTENERS - 0.7%		
FastenTech, Inc. 11.500% 05/01/11	490,000	516,950
		516,950

Metal F	abricate/Hardware Total	1,562,350
MISCELLANEOUS MANUFACTURI		
Bombardier, Inc. 6.300% 05/01/14 (b)	575,000	506,000
J.B. Poindexter & Co. 8.750% 03/15/14	350,000	330,750
Koppers Industries, Inc 9.875% 10/15/13 Trinity Industries, Inc	310,000	330,150
6.500% 03/15/14	165,000	159,225
		1,326,125
FILTRATION/SEPARATE PROPERTY FILTRATION/SEPARATE PROPERTY INTERNATIONAL, (a) 10/01/12 (10.500% 10/01/08) (2000)	Inc.	243,712 243,712
MISCELLANEOUS MANUFACTU Samsonite Corp. 8.875% 06/01/11	RING - 0.4% 295,000	308,275 308,275
		300,273
Miscellane	ous Manufacturing Total	1,878,112
Miscellane	ous Manufacturing Total	1,878,112
PACKAGING & CONTAINERS CONTAINERS-METAL/GLASS Crown European Holdings	- 4.1% - 1.9% SA	
PACKAGING & CONTAINERS CONTAINERS-METAL/GLASS Crown European Holdings 10.875% 03/01/13 Owens-Brockway Glass Co.	- 4.1% - 1.9% SA 480,000	553,200
PACKAGING & CONTAINERS CONTAINERS-METAL/GLASS Crown European Holdings 10.875% 03/01/13 Owens-Brockway Glass Co 6.750% 12/01/14 8.250% 05/15/13	- 4.1% - 1.9% SA 480,000	
PACKAGING & CONTAINERS CONTAINERS-METAL/GLASS Crown European Holdings 10.875% 03/01/13 Owens-Brockway Glass Co. 6.750% 12/01/14	- 4.1% - 1.9% SA 480,000 ntainer	553,200
PACKAGING & CONTAINERS CONTAINERS-METAL/GLASS Crown European Holdings 10.875% 03/01/13 Owens-Brockway Glass Co 6.750% 12/01/14 8.250% 05/15/13 Owens-Illinois, Inc.	- 4.1% - 1.9% SA 480,000 ntainer 200,000	553,200 202,000 648,000
PACKAGING & CONTAINERS CONTAINERS-METAL/GLASS Crown European Holdings 10.875% 03/01/13 Owens-Brockway Glass Co 6.750% 12/01/14 8.250% 05/15/13 Owens-Illinois, Inc.	- 4.1% - 1.9% SA 480,000 ntainer 200,000 600,000 75,000	553,200 202,000 648,000 79,125 1,482,325
PACKAGING & CONTAINERS CONTAINERS-METAL/GLASS Crown European Holdings 10.875% 03/01/13 Owens-Brockway Glass Co. 6.750% 12/01/14 8.250% 05/15/13 Owens-Illinois, Inc. 7.500% 05/15/10 CONTAINERS-PAPER/PLASTIC	- 4.1% - 1.9% SA 480,000 ntainer 200,000 600,000 75,000 C - 2.2% Co. LLC 280,000	553,200 202,000 648,000 79,125 1,482,325
PACKAGING & CONTAINERS CONTAINERS-METAL/GLASS Crown European Holdings 10.875% 03/01/13 Owens-Brockway Glass Co. 6.750% 12/01/14 8.250% 05/15/13 Owens-Illinois, Inc. 7.500% 05/15/10 CONTAINERS-PAPER/PLASTIC Consolidated Container (a) 06/15/09 (10.750% 06/15/07) Jefferson Smurfit Corp. 8.250% 10/01/12	- 4.1% - 1.9% SA 480,000 ntainer 200,000 600,000 75,000 C - 2.2% Co. LLC 280,000	553,200 202,000 648,000 79,125 1,482,325 215,600
PACKAGING & CONTAINERS CONTAINERS-METAL/GLASS Crown European Holdings 10.875% 03/01/13 Owens-Brockway Glass Co 6.750% 12/01/14 8.250% 05/15/13 Owens-Illinois, Inc. 7.500% 05/15/10 CONTAINERS-PAPER/PLASTIC Consolidated Container (a) 06/15/09 (10.750% 06/15/07)	- 4.1% - 1.9% SA 480,000 ntainer 200,000 600,000 75,000 C - 2.2% Co. LLC 280,000	553,200 202,000 648,000 79,125 1,482,325 215,600 VALUE (\$)

Portola Packaging,	Inc.	
8.250% 02/01/12 Tekni-Plex, Inc.		000 184,375
8.750% 11/15/13	(b) 45,	000 39,150
		1,673,005
P	ackaging & Containers To	tal 3,155,330
TRANSPORTATION - 4. TRANSPORTATION-MARI	NE - 2.1%	
Ship Finance Intern 8.500% 12/15/13		000 761 , 212
Stena AB 7.500% 11/01/13	500,	000 481,250
9.625% 12/01/12	355,	380,738
		1,623,200
TRANSPORTATION-RAIL TFM SA de CV	JROAD - 0.7%	
9.375% 05/01/12 12.500% 06/15/12	•	
12.300 6 00/13/12	100,	
		504,125
TRANSPORTATION-SERV	/ICES - 1.4%	
CHC Helicopter Corp		000 265 275
7.375% 05/01/14 7.375% 05/01/14	•	000 265,375 000 241,250
Petroleum Helicopte 9.375% 05/01/09	ers, Inc. 530,	000 548,550
		1,055,175
TRANSPORTATION-TRUC		
Allied Holdings, In 8.625% 10/01/07	145,	000 53,650
QDI LLC 9.000% 11/15/10	400,	000 364,000
		417,650
	Transportation To	tal 3,600,150
	INDUSTRIALS TO	TAL 16,545,098
TECHNOLOGY - 0.4%		
SEMICONDUCTORS - 0.	4% ITS-SEMICONDUCTORS - 0.4%	
Amkor Technology, I 9.250% 02/15/08		
9.230% 02/13/08	370,	
		325,600
	Semiconductors To	tal 325,600

TECHNOLOGY	TOTAL	325,600

See Accompanying Notes to Financial Statements.

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INVESTMENT PORTFOLIO (CONTINUED)

CORPORATE FIXED-INCOME BONDS & NOTES (CONTINUED)	PAR (\$)	VALUE (\$)
UTILITIES - 7.1% ELECTRIC - 7.1% ELECTRIC-GENERATION - 1.9% AES Corp.		
9.000% 05/15/15 (b)	110,000	122,925
9.500% 06/01/09 Edison Mission Energy	455,000	505,050
9.875% 04/15/11 Texas Genco LLC	480,000	556,800
6.875% 12/15/14 (b)	245,000	252,043
		1,436,818
ELECTRIC-INTEGRATED - 1.8% CMS Energy Corp.		
8.900% 07/15/08 Nevada Power Co.	385,000	411,950
9.000% 08/15/13	185,000	207,200
10.875% 10/15/09 PSE&G Energy Holdings LLC	340,000	379,100
8.625% 02/15/08	395,000	416,725
		1,414,975
INDEPENDENT POWER PRODUCER - 3.4%		
Caithness Coso Funding Corp. 9.050% 12/15/09 Calpine Corp.	440,156	470,967
8.500% 07/15/10 (b) Calpine Generating Co. LLC	365,000	266,450
11.500% 04/01/11	255,000	219,300
12.390% 04/01/11 (c) MSW Energy Holdings LLC	610,000	536,800
7.375% 09/01/10	170,000	171,275
8.500% 09/01/10	375 , 000	388,125
Orion Power Holdings, Inc. 12.000% 05/01/10	425,000	508,938

	2,561,855
Electric Total	
UTILITIES TOTAL	5,413,648
TOTAL CORPORATE FIXED-INCOME BONDS & NOTES (cost of \$97,590,472)	94,952,953
PREFERRED STOCKS - 2.6% SHARES	
COMMUNICATIONS - 1.8% MEDIA - 1.8% PUBLISHING-PERIODICALS - 0.0% PriMedia, Inc.	
8.625% 04/01/10 30	2,933
	2,933
DADTO 1 20	
RADIO - 1.3% Spanish Broadcasting System, Inc., PIK 10.750% 949	1,020,175
	1,020,175
SHARES	VALUE (\$)
TELEVISION - 0.5%	VALUE (\$)
TELEVISION - 0.5% Paxson Communications Corp., PIK	
TELEVISION - 0.5% Paxson Communications Corp., PIK	336,801 336,801
TELEVISION - 0.5% Paxson Communications Corp., PIK 14.250% 11/15/06 51	336,801 336,801 1,359,909
TELEVISION - 0.5% Paxson Communications Corp., PIK 14.250% 11/15/06 51 Media Total	336,801 336,801 1,359,909 1,359,909
TELEVISION - 0.5% Paxson Communications Corp., PIK 14.250% 11/15/06 51 Media Total COMMUNICATIONS TOTAL FINANCIALS - 0.8% REAL ESTATE INVESTMENT TRUSTS - 0.8% REITS-DIVERSIFIED - 0.8% iStar Financial, Inc.	336,801
TELEVISION - 0.5% Paxson Communications Corp., PIK 14.250% 11/15/06 51 Media Total COMMUNICATIONS TOTAL FINANCIALS - 0.8% REAL ESTATE INVESTMENT TRUSTS - 0.8% REITS-DIVERSIFIED - 0.8% iStar Financial, Inc. 7.800% 13,000	336,801
TELEVISION - 0.5% Paxson Communications Corp., PIK 14.250% 11/15/06 51 Media Total COMMUNICATIONS TOTAL FINANCIALS - 0.8% REAL ESTATE INVESTMENT TRUSTS - 0.8% REITS-DIVERSIFIED - 0.8% iStar Financial, Inc. 7.800% 13,000	336,801

TOTAL PREFERRED STOCKS (cost of \$1,914,050)		1,972,526
COMMON STOCKS - 1.7%		
CONSUMER DISCRETIONARY - 0.1% HOTELS, RESTAURANTS & LEISURE - 0.1% Alliance Gaming Corp. (i) Trump Entertainment Resorts, Inc. (i)	5,500 1,000	71,445 13,000
Hotels, Restaurants & Leisure	Total	84,445
CONSUMER DISCRETIONARY	TOTAL	84,445
ENERGY - 0.1% ENERGY EQUIPMENT & SERVICES - 0.1% Hornbeck Offshore Services, Inc. (i)	2,800	69,020
Energy Equipment & Services	Total	69,020
ENERGY	TOTAL	69,020
INDUSTRIALS - 0.1% COMMERCIAL SERVICES & SUPPLIES - 0.1% Allied Waste Industries, Inc. (i) Fairlane Management Corp. (g) (i) (j) Commercial Services & Supplies INDUSTRIALS		55,897
MATERIALS	TOTAL	118,700 118,700
TELECOMMUNICATION SERVICES - 1.2% DIVERSIFIED TELECOMMUNICATION SERVICES - NTL, Inc. (i)	0.5%	381,952
Diversified Telecommunication Services	s Total	381 , 952

See Accompanying Notes to Financial Statements.

INVESTMENT PORTFOLIO (CONTINUED)

COMMON STOCKS (CONTINUED)	SHARES	VALUE (\$)
TELECOMMUNICATION SERVICES (CONTINUED WIRELESS TELECOMMUNICATION SERVICES	•	
Alamosa Holdings, Inc. (i) Nextel Communications, Inc.,	11,653	143,915
Class A (i) SBA Communications Corp.,	6,196	186,995
Class A (i)	16,090	179,886
Wireless Telecommunication Serv	ices Total	510,796
	UNICATION ICES TOTAL	892 , 748
UTILITIES - 0.1% MULTI-UTILITIES & UNREGULATED POWER	0 10	
Dynegy Holdings, Inc., Class A (i)		106,950
Multi-Utilities & Unregulated Po	ower Total	106,950
UTILI	TIES TOTAL	106 , 950
TOTAL COMMON STOCKS (cost of \$1,662,531)		1,327,760
CONVERTIBLE BONDS - 1.1%	PAR (\$)	
COMMUNICATIONS - 0.8% TELECOMMUNICATION SERVICES - 0.8% TELECOMMUNICATION EQUIPMENT - 0.8%		
Nortel Networks Corp. 4.250% 09/01/08	645,000	592,433
		592,433
Telecommunication Serv	ices Total	592,433
COMMUNICAT	IONS TOTAL	592 , 433
UTILITIES - 0.3% ELECTRIC - 0.3% INDEPENDENT POWER PRODUCER - 0.3% Mirant Corp.		
2.500% 06/15/21 (d)	280,000	221,197

			221,197
	Electri	c Total	221,197
	UTILITIE	S TOTAL	221,197
TOTAL CONVERTIBLE BONDS (cost of \$775,438)			813,630
MUNICIPAL BOND (TAXABLE) - 0	.8%		
CA Cabazon Band Mission India 13.000% 10/01/11 (e)	ans	575 , 000	597 , 695
	CALIFORNI	A TOTAL	597 , 695
TOTAL MUNICIPAL BOND (TAXABLE (cost of \$575,000)	E)		597 , 695
WARRANTS - 0.1%		UNITS	VALUE (\$)
COMMUNICATIONS - 0.0% MEDIA - 0.0% BROADCAST SERVICES/PROGRAMS XM Satellite Radio Holdings, Expires 03/15/10 (b)(i)		600	37 , 800
	Medi	a Total	37,800 37,800
TELECOMMUNICATION SERVICES - CELLULAR TELECOMMUNICATIONS UbiquiTel, Inc. Expires 04/15/10 (b)(i)		525	5
			5
TELECOMMUNICATION SERVICES - Jazztel PLC Expires 07/15/10 (b)(g)(i		350	
1 , / / (9/ (2	, , , , ,		
Telecommunicat	ion Service	es Total	5

34

Mueller Holdings, Inc.		
Expires 04/15/14 (b)(i)		43,125
		43,125
Metal Fabricate/Hardware	Total	43,125
TRANSPORTATION - 0.0% TRANSPORTATION-TRUCKS - 0.0%		
QDI LLC Expires 01/15/07 (b)(g)(i)	2,041	6,001
		6,001
Transportation	Total	6,001
INDUSTRIALS	TOTAL	49,126
TOTAL WARRANTS		
(cost of \$97,124)		86,931

See Accompanying Notes to Financial Statements.

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INVESTMENT PORTFOLIO (CONTINUED)

SHORT-TERM OBLIGATION - 3.9%	PAR (\$)	VALUE (\$)
U.S. GOVERNMENT AGENCY - 3.9% Federal Home Loan Bank 2.980% 06/01/05(k)	2,960,000	2,960,000
TOTAL SHORT-TERM OBLIGATION (cost of \$2,960,000)		2,960,000
TOTAL INVESTMENTS - 134.9% (cost of \$105,574,615)(1)		102,711,495
OTHER ASSETS & LIABILITIES, NET -	(34.9)%	(26,565,441)
NET ASSETS - 100.0%		76,146,054

NOTES TO INVESTMENT PORTFOLIO:

- (a) Step bond. This security is currently not paying coupon. Shown parenthetically is the next interest rate to be paid and the date the Fund will begin accruing at this rate.
- (b) Security exempt from registration pursuant to Rule 144A under the Securities Act of 1933. These securities may be resold in transactions exempt from registration, normally to qualified institutional buyers. At May 31, 2005, these securities amounted to \$23,907,510, which represents 31.4% of net assets.
- (c) The interest rate shown on floating rate or variable rate securities reflects the rate at May 31, 2005.
- (d) The issuer has filed for bankruptcy protection under Chapter 11, and is in default of certain debt covenants. Income is not being accrued. At May 31, 2005, the value of these securities amounted to \$913,197, which represents 1.2% of net assets.
- (e) Illiquid security.
- (f) The issuer is in default of certain debt covenants. Income is not being accrued. At May 31, 2005, the value of this security represents 1.0% of net
- (g) Represents fair value as determined in good faith under procedures approved by the Board of Trustees.
- (h) Step bond. Shown parenthetically is the next interest rate to be paid.
- (i) Non-income producing security.
- (j) Security has no value.
- (k) The rate shown represents the annualized yield at the date of purchase.
- (1) Cost for federal income tax purposes is \$105,597,849.

At May 31, 2005, the Fund had entered into the following forward currency exchange contracts:

FORWARD CURRENCY CONTRACTS TO BUY VALUE	AGGREGATE SETTLEMENT UNREALIZED FACE VALUE DATE DEPRECIATION
EUR \$174,795 EUR 98,536	\$179,010 06/01/2005 \$(4,215) 103,445 06/20/2005 (4,909) \$(9,124)
FORWARD CURRENCY	AGGREGATES SETTLEMENT UNREALIZED

FORWARD CURRE	ENCY	AGGREGATES	S SETTLEMEN	T UNREALIZED
CONTRACTS TO	SELL VALUE	FACE VALUE	DATE	APPRECIATION
EUR	\$174 , 795	\$183 , 311	06/01/2005	\$ 8,516
EUR	634,326	660,745	06/20/2005	26,419
EUR	117,011	120,530	06/20/2005	3 , 519
EUR	103,579	106,070	07/27/2005	2,491

\$40,945

At May 31, 2005, the composition of the Fund by revenue source is as follows:

HOLDINGS BY REVENUE SOURCE	% OF NET ASSETS
Corporate Fixed-Income Bonds & Notes	124.7%
Preferred Stocks	2.6
Common Stocks	1.7
Convertible Bonds	1.1
Municipal Bond (Taxable)	0.8
Warrants	0.1
Short-Term Obligation	3.9
Other Assets & Liabilities, Net	(34.9)
	100.0%

ACRONYM	NAME
 EUR	Euro
PIK	Payment-In-Kind
REIT	Real Estate Investment Trust
USD	United States Dollar

See Accompanying Notes to Financial Statements.

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STATEMENT OF ASSETS AND LIABILITIES

May 31, 2005 (Unaudited)

ASSETS:

Investments, at cost	\$105,574,615
Investments, at value Net unrealized appreciation on	\$102,711,495
foreign forward currency contracts Receivable for:	40,945
Investments sold Interest Dividends	870,179 2,240,320 12,880
Reimbursement due from Investment Advisor Deferred Trustees' compensation plan	805 9,681
Total Assets	105,886,305
LIABILITIES: Payable to custodian bank Net unrealized depreciation on	191,086

foreign forward currency contracts Payable for:	9,124
Interest Investments purchased Distributions Investment advisory fee Transfer agent fee Pricing and bookkeeping fees Custody fee Deferred Trustees' fees Notes payable - short-term Notes payable - long-term Other liabilities	52,121 260,195 546,091 53,519 16,490 9,233 2,346 9,681 14,800,000 13,700,000 90,365
Total Liabilities	29,740,251
NET ASSETS	\$ 76,146,054
COMPOSITION OF NET ASSETS: Paid-in capital Undistributed net investment income Accumulated net realized loss Net unrealized appreciation (depreciation) on: Investments Foreign currency translations	\$141,303,724 487,624 (62,813,569) (2,863,120) 31,395
NET ASSETS	\$ 76,146,054 ========
Shares outstanding	21,003,496
Net asset value per share	\$ 3.63

STATEMENT OF OPERATIONS

For the Six Months Ended May 31, 2005 (Unaudited)

INVESTMENT INCOME: Interest Dividends	\$ 4,536,839 112,828
Total Investment Income	4,649,667
EXPENSES:	
Investment advisory fee	407,967
Transfer agent fee	24,022
Pricing and bookkeeping fees	34,434
Trustees' fees	4,392
Custody fee	9,658
Other expenses	69,665
Total Operating Expenses Interest expense	550,138 485,670
	200,010

Total Expenses Custody earnings credit	1,035,808 (1,023)
Net Expenses	1,034,785
Net Investment Income	3,614,882
NET REALIZED AND UNREALIZED GAIN (LOSS) ON INVESTMENTS AND FOREIGN CURRENCY: Net realized gain (loss) on: Investments Foreign currency transactions Net realized loss on disposal of investments purchased/sold in error (See Note 7)	346,121 16,761
Net realized gain	362,882
Net change in unrealized appreciation (depreciation) on: Investments Foreign currency translations Net change in unrealized appreciation (depreciation)	(5,605,511) 31,395 (5,574,116)
Net Loss	(5,211,234)
Net Decrease in Net Assets from Operations	\$ (1,596,352)

See Accompanying Notes to Financial Statements.

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STATEMENTS OF CHANGES IN NET ASSETS

INCREASE (DECREASE) IN NET ASSETS:

OPERATIONS:

Net investment income

Net realized gain on investments and foreign currency transactions

Net change in unrealized appreciation (depreciation)

on investments and foreign currency translations

(depreciation)

Net Increase (Decrease) from Operations

DISTRIBUTIONS DECLARED TO SHAREHOLDERS:

(UN

From net investment income

SHARE TRANSACTIONS:

Distributions reinvested

Total Increase (Decrease) in Net Assets

NET ASSETS:

Beginning of period

End of period

Undistributed net investment income at end of period

CHANGES IN SHARES:

Issued for distributions reinvested

See Accompanying Notes to Financial Statements.

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STATEMENT OF CASH FLOWS

For the Six Months Ended May 31, 2005 (Unaudited)

INCREASE (DECREASE) IN CASH

______ CASH FLOWS FROM OPERATING ACTIVITIES: Net investment income \$ 3,614,882 Adjustments to reconcile net investment income to net cash provided by operating activities: Purchase of investment securities (32,210,088) Proceeds from disposition of investment securities 33,646,561 Proceeds from disposition of short-term investments, net
Net realized gain from foreign currency transactions
Increase in dividend and interest 424,000 16,761 Increase in dividend and interest receivable (60,929) (2,094) Increase in other assets (198,932)Increase in receivable for investments sold Decrease in payable for investments purchased (688,744) Decrease in accrued expenses and other liabilities (37,817) Net amortization/accretion of income (346, 567)Net cash provided by operating activities 4,157,033 CASH FLOWS FROM FINANCING ACTIVITIES: Decrease in notes payable (1,000,000)Increase in interest payable 2,398 Distributions paid in cash (3,444,573)Net cash used by financing activities (4,442,175)_____ Net decrease in cash (285, 142)

\$7

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CASH:

Beginning of period

94,056

End of period

\$ (191,086) ======

See Accompanying Notes to Financial Statements.

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NOTES TO FINANCIAL STATEMENTS

May 31, 2005 (Unaudited)

NOTE 1. ORGANIZATION

Colonial Intermediate High Income Fund (the "Fund") is a Massachusetts business trust registered under the Investment Company Act of 1940, as amended, as a diversified, closed-end management investment company.

INVESTMENT GOAL

The Fund seeks high current income and total return by investing primarily in high yield fixed income securities in lower-rated categories.

FUND SHARES

The Fund may issue an unlimited number of shares.

NOTE 2. SIGNIFICANT ACCOUNTING POLICIES USE OF ESTIMATES

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America ("GAAP") requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates. The following is a summary of significant accounting policies consistently followed by the Fund in the preparation of its financial statements.

SECURITY VALUATION

Debt securities generally are valued by pricing services approved by the Fund's Board of Trustees, based upon market transactions for normal, institutional-size trading units of similar securities. The services may use various pricing techniques which take into account appropriate factors such as yield, quality, coupon rate, maturity, type of issue, trading characteristics and other data, as well as broker quotes. Debt securities for which quotations are readily available are valued at an over-the-counter or exchange bid quotation. Certain debt securities, which tend to be more thinly traded and of lesser quality, are priced based on fundamental analysis of the financial condition of the issuer

and the estimated value of any collateral. Valuations developed through pricing techniques may vary from the actual amounts realized upon sale of the securities, and the potential variation may be greater for those securities valued using fundamental analysis.

Equity securities are valued at the last sale price on the principal exchange on which they trade, except for securities traded on the NASDAQ, which are valued at the NASDAQ official close price. Unlisted securities or listed securities for which there were no sales during the day are valued at the closing bid price on such exchanges or over-the-counter markets.

Short-term debt obligations maturing within 60 days are valued at amortized cost, which approximates market value. Forward currency exchange contracts are valued at the prevailing forward exchange rate of the underlying currencies.

Foreign securities are generally valued at the last sale price on the foreign exchange or market on which they trade. If any foreign share prices are not readily available as a result of limited share activity, the securities are valued at the last sale price of the local shares in the principal market in which such securities are normally traded.

Generally, trading in foreign securities is substantially completed each day at various times prior to the close of the New York Stock Exchange ("NYSE"). The values of such securities used in computing the net asset value of the Fund's shares are determined as of such times. Foreign currency exchange rates are generally determined at 2:00 p.m. Eastern (U.S.) time. Events affecting the values of such foreign securities and such exchange rates may occur between the times at which they are determined and the close of the customary trading session of the NYSE, which would not be reflected in the computation of the Fund's net asset value. If events materially affecting the values of such foreign securities occur and it is determined that market quotations are not reliable, then these foreign securities will be valued at their fair value using procedures approved by the Board of Trustees.

Investments for which market quotations are not readily available, or have quotations which management believes are not appropriate, are valued at fair value under procedures approved by the Board of Trustees.

SECURITY TRANSACTIONS

Security transactions are accounted for on the trade date. Cost is determined and gains (losses) are based upon the specific identification method for both financial statement and federal income tax purposes.

FORWARD FOREIGN CURRENCY EXCHANGE CONTRACTS

Forward foreign currency exchange contracts are agreements to exchange one currency for another at a future date at a specified price. These contracts are used to minimize the exposure to foreign exchange rate fluctuations during the period between trade and settlement date of the contracts. The Fund may utilize forward foreign currency exchange contracts in connection with the settlement of purchases and sales of securities. The Fund may also enter into these contracts to hedge certain other foreign currency denominated assets. Contracts to buy generally are used to acquire exposure to foreign currencies, while contracts to sell are used to hedge the Fund's investments against currency fluctuations. Forward currency contracts are valued daily at the current exchange rate of the underlying currency, resulting in unrealized gains (losses) which become realized at the time the foreign currency contracts are closed or mature. Realized and unrealized gains (losses) arising from such transactions are included in net realized and unrealized gains (losses) on foreign currency

NOTES TO FINANCIAL STATEMENTS (CONTINUED)

May 31, 2005 (Unaudited)

transactions. The use of forward currency contracts does not eliminate fluctuations in the prices of the Fund's portfolio securities. While the maximum potential loss from such contracts is the aggregate face value in U.S. dollars at the time the contract was opened, exposure is typically limited to the change in value of the contract (in U.S. dollars) over the period it remains open. The Fund could also be exposed to risk if the counterparties of the contracts are unable to fulfill the terms of the contracts.

DELAYED DELIVERY SECURITIES

The Fund may trade securities on other than normal settlement terms, including securities purchased or sold on a "when-issued" basis. This may increase the risk if the other party to the transaction fails to deliver and causes the Fund to subsequently invest at less advantageous prices. The Fund identifies cash or liquid portfolio securities in an amount equal to the delayed delivery commitment.

INCOME RECOGNITION

Interest income is recorded on the accrual basis. Premium and discount are amortized and accreted, respectively, on all debt securities. Corporate actions and dividend income are recorded on the ex-date, except for certain foreign securities which are recorded as soon after ex-date as the Fund becomes aware of such, net of non-reclaimable tax withholdings. The value of additional securities received as an income payment is recorded as income and as the cost basis of such securities.

FOREIGN CURRENCY TRANSACTIONS

The values of all assets and liabilities quoted in foreign currencies are translated into U.S. dollars at that day's exchange rates. Net realized and unrealized gains (losses) on foreign currency transactions include gains (losses) arising from the fluctuation in exchange rates between trade and settlement dates on securities transactions, gains (losses) arising from the disposition of foreign currency and currency gains (losses) between the accrual and payment dates on dividends, interest income and foreign withholding taxes.

For financial statement purposes, the Fund does not distinguish that portion of gains (losses) on investments which is due to changes in foreign exchange rates from that which is due to changes in market prices of the investments. Such fluctuations are included with the net realized and unrealized gains (losses) on investments.

FEDERAL INCOME TAX STATUS

The Fund intends to qualify each year as a "regulated investment company" under Subchapter M of the Internal Revenue Code, as amended, and will distribute substantially all of its taxable income, if any, for its tax year, and as such will not be subject to federal income taxes. In addition, the Fund intends to distribute in each calendar year substantially all of its net investment income, capital gains and certain other amounts, if any, such that the Fund should not be subject to federal excise tax. Therefore, no federal income or excise tax provision is recorded.

DISTRIBUTIONS TO SHAREHOLDERS

Distributions to shareholders are recorded on ex-date. Net realized capital gains, if any, are distributed at least annually.

STATEMENT OF CASH FLOWS

Information on financial transactions which have been settled through the receipt or disbursement of cash is presented in the Statement of Cash Flows. The cash amount shown in the Statement of Cash Flows is the amount included within the Fund's Statement of Assets and Liabilities and includes cash on hand at its custodian bank and does not include any short-term investments.

NOTE 3. FEDERAL TAX INFORMATION

The tax character of distributions paid during the year ended November 30, 2004 was as follows:

	NOVEMBER 30,
	2004
Distributions paid from:	
Ordinary Income	\$6,362,697
Long-Term Capital Gains	

Unrealized appreciation and depreciation at May 31, 2005, based on cost of investments for federal income tax purposes, excluding any unrealized appreciation and depreciation from changes in the value of other assets and liabilities resulting from changes in exchange rates, was:

Unrealized appreciation	\$ 3,303,794
Unrealized depreciation	(6,190,148)
Net unrealized depreciation	\$(2,886,354)

The following capital loss carryforwards, determined as of November 30, 2004, may be available to reduce taxable income arising from future net realized gains on investments, if any, to the extent permitted by the Internal Revenue Code:

YEAR OF EXPIRATION	CAPITAL LOSS CARRYFORWARD
2006	\$ 410,216
2007	10,437,671
2008	22,694,029
2009	23,203,433
2010	6,431,055
	\$63,176,404
	========

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NOTES TO FINANCIAL STATEMENTS (CONTINUED)

May 31, 2005 (Unaudited)

NOTE 4. FEES AND COMPENSATION PAID TO AFFILIATES INVESTMENT ADVISORY FEE

Columbia Management Advisors, Inc. ("Columbia"), an indirect wholly owned subsidiary of Bank of America Corporation ("BOA"), is the investment advisor to the Fund and provides administrative and other services to the Fund. Columbia receives a monthly investment advisory fee at the annual rate of 0.65% of the Fund's average weekly net assets.

In addition, the Fund shall pay Columbia a monthly fee of 20% of the Fund's monthly "leverage income" (as that term is defined in the management contract). In the event that the Fund's monthly leverage income is less than zero, then Columbia shall pay the Fund 20% of the Fund's monthly leverage income. For the six months ended May 31, 2005, the Fund paid fees of \$149,909 to Columbia under this agreement, which represents 0.38% annually of the Fund's average daily net assets. This amount is included in "Investment advisory fee" on the Statement of Operations.

PRICING AND BOOKKEEPING FEES

Columbia is responsible for providing pricing and bookkeeping services to the Fund under a pricing and bookkeeping agreement. Under a separate agreement (the "Outsourcing Agreement"), Columbia has delegated those functions to State Street Corporation ("State Street"). As a result, Columbia pays the total fees received to State Street under the Outsourcing Agreement.

Under its pricing and bookkeeping agreement with the Fund, Columbia receives from the Fund an annual flat fee of \$10,000 paid monthly, and in any month that the Fund's average weekly net assets exceed \$50 million, an additional monthly fee. The additional fee rate is calculated by taking into account the fees payable to State Street under the Outsourcing Agreement. This rate is applied to the average weekly net assets of the Fund for that month. The Fund also pays additional fees for pricing services based on the number of securities held by the Fund. For the six months ended May 31, 2005, the Fund's annualized effective pricing and bookkeeping fee rate, inclusive of out-of-pocket expenses, was 0.086%.

CUSTODY CREDITS

The Fund has an agreement with its custodian bank under which custody fees may be reduced by balance credits. These credits are recorded as a reduction of total expenses on the Statement of Operations. The Fund could have invested a portion of the assets utilized in connection with the expense offset arrangement in an income-producing asset if it had not entered into such an agreement.

FEES PAID TO OFFICERS AND TRUSTEES

With the exception of one officer, all officers of the Fund are employees of Columbia or its affiliates and receive no compensation from the Fund. The Board of Trustees appointed a Chief Compliance Officer to the Fund in accordance with federal securities regulations. The Fund, along with other affiliated funds, will pay its pro-rata share of the expenses associated with the Office of the Chief Compliance Officer. The Fund's fee for the Office of the Chief Compliance Officer will not exceed \$15,000 per year.

The Fund's Trustees may participate in a deferred compensation plan which may be terminated at any time. Obligations of the plan will be paid solely out of the Fund's assets.

OTHER

Columbia provides certain services to the Fund related to Sarbanes-Oxley compliance. For the six months ended May 31, 2005, the Fund paid \$791 to Columbia for such services. This amount is included in "Other expenses" on the Statement of Operations.

NOTE 5. PORTFOLIO INFORMATION

For the six months ended May 31, 2005, the cost of purchases and proceeds from sales of securities, excluding short-term obligations, were \$32,210,088\$ and \$33,646,561, respectively.

NOTE 6. LOAN AGREEMENT

At May 31, 2005, the Fund had term loans and a revolving loan outstanding with State Street, totaling \$28,500,000. The term loans are comprised of a \$13,700,000 loan which bears interest at 3.12% per annum, due August 26, 2005 and a \$2,000,000 loan which bears interest at 3.13% per annum, due August 26, 2005. The revolving loan is a \$12,800,000 floating rate loan, maturing on August 23, 2005. At May 31, 2005, the average daily loan balance was \$29,329,670 at a weighted average interest rate of 3.32%. The Fund is subject to certain covenants including, but not limited to, requirements with respect to asset coverage, portfolio diversification and liquidity.

NOTE 7. TRADING LOSS

During the six months ended May 31, 2005, the Fund entered into a foreign forward currency exchange contract which resulted in a trading error. This position was subsequently closed at a loss of \$805 and the Fund is in the process of being reimbursed by Columbia.

NOTE 8. DISCLOSURE OF SIGNIFICANT RISKS AND CONTINGENCIES

FOREIGN SECURITIES

There are certain additional risks involved when investing in foreign securities that are not inherent with investments in domestic securities. These risks may involve foreign currency exchange rate fluctuations, adverse political and economic developments and the possible prevention of currency exchange or other foreign governmental laws or restrictions. In addition, the liquidity of foreign securities may be more limited than that of domestic securities.

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NOTES TO FINANCIAL STATEMENTS (CONTINUED)

May 31, 2005 (Unaudited)

HIGH-YIELD SECURITIES

Investing in high-yield securities may involve greater credit risk and considerations not typically associated with investing in U.S. Government bonds and other higher quality fixed income securities. These securities are non-investment grade securities, often referred to as "junk bonds." Economic downturns may disrupt the high yield market and impair the ability of issuers to repay principal and interest. Also, an increase in interest rates would likely have an adverse impact on the value of such obligations. Moreover, high-yield securities may be less liquid to the extent that there is no established secondary market.

LEGAL PROCEEDINGS

On February 9, 2005, Columbia and Columbia Funds Distributor, Inc. (collectively, the "Columbia Group") entered into an Assurance of Discontinuance with the New York Attorney General ("NYAG") (the "NYAG Settlement") and consented to the entry of a cease-and-desist order by the Securities and Exchange Commission ("SEC") (the "SEC Order"). The SEC Order and the NYAG Settlement are referred to collectively as the "Settlements". The Settlements contain substantially the same terms and conditions as outlined in the agreements in principle which Columbia Group entered into with the SEC and NYAG in March 2004.

Under the terms of the SEC Order, the Columbia Group has agreed among other things, to: pay \$70 million in disgorgement and \$70 million in civil money penalties; cease and desist from violations of the antifraud provisions and certain other provisions of the federal securities laws; maintain certain compliance and ethics oversight structures; retain an independent consultant to review the Columbia Group's applicable supervisory, compliance, control and other policies and procedures; and retain an independent distribution consultant (see below). The Columbia Funds have also undertaken to implement certain governance measures designed to maintain the independence of their boards of trustees. The NYAG Settlement also, among other things, requires Columbia and its affiliates, Banc of America Capital Management, LLC and BACAP Distributors, LLC to reduce certain Columbia Funds, Nations Funds and other mutual funds management fees collectively by \$32 million per year for five years, for a projected total of \$160 million in management fee reductions.

Pursuant to the procedures set forth in the SEC order, the \$140 million in settlement amounts described above will be distributed in accordance with a distribution plan to be developed by an independent distribution consultant, who is acceptable to the SEC staff and the Columbia Funds' independent trustees. The distribution plan must be based on a methodology developed in consultation with the Columbia Group and the Fund's independent trustees and not unacceptable to the staff of the SEC. At this time, the distribution plan is still under development. As such, any gain to the fund or its shareholders can not currently be determined.

As a result of these matters or any adverse publicity or other developments resulting from them, the market price of fund shares could decline.

A copy of the SEC Order is available on the SEC website at http://www.sec.gov. A copy of the NYAG Settlement is available as part of the Bank of America Corporation Form 8-K filing on February 10, 2005.

In connection with events described in detail above, various parties have filed suit against certain funds, the Trustees of the Columbia Funds, FleetBoston Financial Corporation and its affiliated entities and/or Bank of America Corporation and its affiliated entities. More than 300 cases including those filed against entities unaffiliated with the funds, their Boards, FleetBoston Financial Corporation and its affiliated entities and/or Bank of America Corporation and its affiliated entities have been transferred to the Federal District Court in Maryland and consolidated in a multi-district proceeding (the "MDL").

The derivative cases purportedly brought on behalf of the Columbia Funds in the MDL have been consolidated under the lead case. The fund derivative plaintiffs allege that the funds were harmed by market timing and late trading activity and seek, among other things, removal of the trustees of the Columbia Funds, removal of the Columbia Group, disgorgement of all management fees and monetary damages.

On March 21, 2005 purported class action plaintiffs filed suit in Massachusetts

state court alleging that the conduct, including market timing, entitles Class B shareholders in certain Columbia funds to an exemption from contingent deferred sales charges upon early redemption (the "CDSC Lawsuit"). The CDSC Lawsuit has been removed to federal court in Massachusetts and the federal Judicial Panel has conditionally ordered its transfer to the MDL.

The MDL is ongoing. Accordingly, an estimate of the financial impact of this litigation on any fund, if any, can not currently be made. On January 11, 2005, a putative class action lawsuit was filed in federal district court in Massachusetts against, among others, the Trustees of the Columbia Funds and Columbia. The lawsuit alleges that defendants violated common law duties to fund shareholders as well as sections of the Investment Company Act of 1940, by failing to ensure that the Fund and other affiliated funds participated in securities class action settlements for which the funds were eligible. Specifically, plaintiffs allege that defendants failed to submit proof of claims in connection with settlements of securities class action lawsuits filed against companies in which the funds held positions.

In 2004, certain Columbia funds, advisers and affiliated entities were named as defendants in certain purported shareholder class and derivative actions making claims, including claims under the Investment Company and the Investment Advisers Acts of

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NOTES TO FINANCIAL STATEMENTS (CONTINUED)

May 31, 2005 (Unaudited)

1940 and state law. The suits allege, inter alia, that the fees and expenses paid by the funds are excessive and that the advisers and their affiliates inappropriately used fund assets to distribute the funds and for other improper purpose. On March 2, 2005, the actions were consolidated in the Massachusetts federal court as In re Columbia Entities Litigation. The plaintiffs filed a consolidated amended complaint on June 9, 2005.

The Fund and the other defendants to these actions, including Columbia and various of its affiliates, certain other mutual funds advised by Columbia and its affiliates, and various directors of such funds, have denied these allegations and are contesting the plaintiffs' claims. These proceedings are ongoing, however, based on currently available information, Columbia believes that these lawsuits are without merit, that the likelihood they will have a material adverse impact on any fund is remote, and that the lawsuits are not likely to materially affect its ability to provide investment management services to its clients, including the Fund.

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FINANCIAL HIGHLIGHTS

Selected data for a share outstanding throughout each period is as follows:

(UNAUDITED)
SIX MONTHS
ENDED YEAR ENDED ENDED Y
MAY 31, NOVEMBER 30, NOVEMBER 30, -----2005 2004 2003 (a) 2003

NET ASSET VALUE, BEGINNING OF PERIOD	\$ 3.87	\$	3.57	\$ 3.51	\$	
INCOME FROM INVESTMENT OPERATIONS:	^ 17		2 24	2 02		
Net investment income (b)	0.1/		0.34	0.02		
Net realized and unrealized gain (loss) on investments and						
foreign currency	(0.24)		0.26	0.07		
Torongii carronoj	 			 		
Total from Investment						
Operations	(0.07)		0.60	0.09		
LESS DISTRIBUTIONS DECLARED						
TO SHAREHOLDERS:						
From net investment income	(0.17)		(0.30)	(0.03)		(
Return of capital	 			 		(
Total Distributions Declared	 			 		
to Shareholders	(0.17)		(0.30)	(0.03)		(
co bharchoracis	 			 		
NET ASSET VALUE, END OF PERIOD	\$ 3.63	\$	3.87	\$ 3.57	\$	
Market price per share	\$ 3.36	\$	3.51	\$ 3.50	\$	
Total returnbased on	0.0507	` (0 0 4 0	12 4010 (,	1.1
market value (d)	0.25%(6	e)(t)	9.24%	(3.40)%(e)	44
RATIOS TO AVERAGE NET ASSETS/	 			 		
SUPPLEMENTAL DATA:						
Operating expenses (g)	1.38%()	h)	1.48%	1.63%(h)	1
Interest and amortization of	1.000(1	11)	1.100	1.000,	11,	_
deferred debt issuance expenses	1.22%()	h)	1.18%	1.38%(h)	2
Total expenses (g)				3.01%(3
Net investment income (g)	9.07%(1	h)	9.25%	7.82%(h)	9
Portfolio turnover rate				7% (
Net assets, end of period (000's)	\$ 76,146	\$	81,229	\$ 74 , 952	\$	73

- (a) The Fund changed its fiscal year end from October 31 to November 30.
- (b) Per share data was calculated using average shares outstanding during the period.
- (c) Effective November 1, 2001, the Fund adopted the provisions of the AICPA Audit and Accounting Guide for Investment Companies and began amortizing premium and accreting discount on all debt securities. The effect of this change for the year ended October 31, 2002 was to increase the net investment income per share by \$0.02, increase the net realized and unrealized loss per share by \$0.02 and increase the ratio of net investment income to average net assets from 10.92% to 11.38%. Per share data and ratios for periods prior to October 31, 2002 have not been restated to reflect this change in presentation.
- (d) Total return at market value assuming all distributions reinvested at prices calculated in accordance with the Dividend Reinvestment Plan.
- (e) Not annualized.
- (f) Total return includes a voluntary reimbursement by the Investment Advisor for a realized investment loss. This reimbursement had an impact of less than 0.01% on the Fund's total return.

- (g) The benefits derived from custody credits and directed brokerage arrangements, if applicable, had an impact of less than 0.01%.
- (h) Annualized.

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FINANCIAL HIGHLIGHTS (CONTINUED)

Selected data for a share outstanding throughout each period is as follows:

			YE	EAR ENDED C	CTOBER 3
2 2	000	1999 		1998 	1997
\$				7.27	\$
				0.70	
				(0.69) 	(
	4.83 \$	5.97	\$		
\$				6.81	\$
	(6.12)%	(7.89)	응	(0.74)	% 1
	0.92%	0.89%		0.88%	5
	2.79%	2.48%		2.11%	5
	11.88%	10.82%		9.70%	5
	42%	44%		698	5
\$	98,333	\$ 121,018	\$	124,480	\$ 107
	\$ \$ \$	\$ 5.97 \$ 0.67 (1.10) (0.43) (0.69) (0.02) (0.71) \$ 4.83 \$ \$ 4.63 \$ (6.12)% 0.92% 2.79% 3.71% 11.88% 42%	\$ 5.97 \$ 6.20 0.67 0.70 (1.10) (0.23) (0.43) 0.47 (0.69) (0.70) (0.02) (0.71) (0.70) \$ 4.83 \$ 5.97 \$ 4.63 \$ 5.63 (6.12) % (7.89) 0.92% 0.89% 2.79% 2.48% 3.71% 3.37% 11.88% 10.82% 42% 44%	2000 1999 \$ 5.97 \$ 6.20 \$ 0.67 0.70 (1.10) (0.23) (0.43) 0.47 (0.69) (0.70) (0.02) (0.71) (0.70) \$ 4.83 \$ 5.97 \$ \$ 4.63 \$ 5.63 \$ (6.12) % (7.89) % 0.92% 0.89% 2.79% 2.48% 3.71% 3.37% 11.88% 10.82% 42% 44%	\$ 5.97 \$ 6.20 \$ 7.27 0.67 0.70 0.70 (1.10) (0.23) (1.08) (0.43) 0.47 (0.38) (0.69) (0.70) (0.69) (0.02) (0.71) (0.70) (0.69) \$ 4.83 \$ 5.97 \$ 6.20 \$ 4.63 \$ 5.63 \$ 6.81 (6.12) \$ (7.89) \$ (0.74) 0.92 \$ 0.89 \$ 0.88 \$ 2.79 \$ 2.48 \$ 2.11 \$ 3.71 \$ 3.37 \$ 2.99 \$ 11.88 \$ 10.82 \$ 9.70 \$

- (a) Total return at market value assuming all distributions reinvested at prices calculated in accordance with the Dividend Reinvestment Plan.
- (b) The benefits derived from custody credits and directed brokerage arrangements, if applicable, had an impact of less than 0.01%, except for the year ended October 31, 1997 which had a 0.01% impact.

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FINANCIAL HIGHLIGHTS (CONTINUED)

LOAN AGREEMENT ASSET COVERAGE REQUIREMENTS

		ASSET COVERAGE
	TOTAL AMOUNT	PER \$1,000 OF
DATE	OUTSTANDING	INDEBTEDNESS
05/31/05*	\$28,500,000	\$3 , 672
11/30/04	29,500,000	3,754
11/30/03	28,500,000	3,630
10/31/03	28,500,000	3 , 583
10/31/02	24,500,000	3 , 373
10/31/01	30,500,000	3 , 372
10/31/00	47,300,000	3,079
10/31/99	47,300,000	3,558
10/31/98	47,300,000	3,632
10/31/97	27,400,000	4,933
10/31/96	27,400,000	4,647
10/31/95	27,400,000	4,430

^{*} Unaudited

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SHAREHOLDER MEETING RESULTS

RESULTS OF THE ANNUAL MEETING OF SHAREHOLDERS

On May 25, 2005, the Annual Meeting of Shareholders of the Fund was held to conduct a vote for or against the approval of the following Item listed on the Fund's Proxy Statement for said Meeting. On March 10, 2005, the record date for the Meeting, the Fund had 21,003,496 shares outstanding. The votes cast were as follows:

PROPOSAL 1. ELECTION FOR TRUSTEES:	FOR	WITHHELD
Richard W. Lowry	16,831,194	251,261
William E. Mayer	16,822,113	260,342
Charles R. Nelson	16,813,848	268,607
Richard L. Woolworth	16,831,694	250,761

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DIVIDEND REINVESTMENT PLAN

The Fund generally distributes net investment income monthly and capital gains annually. Under the Fund's Dividend Reinvestment Plan (the "Plan") all distributions will be reinvested automatically in additional shares of the Fund,

unless the shareholder elects to receive cash or the shares are held in broker or nominee name and a reinvestment service is not provided by the broker or nominee. All cash distributions will be mailed by check directly to the record holder by the dividend paying agent.

If the market price of the shares on the distribution payment date is equal to or greater than the net asset value, Plan participants will be issued shares at the higher of net asset value or 95% of the market price. The aggregate market value of the shares may constitute income to shareholders for federal income tax purposes. However, if the market price of the shares is less than the net asset value, shares will be bought as soon as practicable (but no more than 30 days after the distribution, except as may be required to comply with federal securities laws) in the open market for the accounts of Plan participants. If, during this purchase period, the market price surpasses the net asset value, the average per share price paid may exceed the asset value of the shares, resulting in the acquisition of fewer shares than if the distribution had been in newly-issued shares.

All Plan accounts receive written confirmations of all transactions. Shares purchased under the Plan are held in uncertificated form. Each shareholder's proxy includes shares purchased pursuant to the Plan. The automatic reinvestment of distributions does not relieve participants of any income tax payable on the distributions.

Fees and expenses of the Plan other than brokerage charges will be paid by the Fund. No brokerage charges are incurred on shares issued directly by the Fund. Participants will bear a pro-rata share of brokerage charges incurred on open market purchases.

A Plan participant may terminate his or her participation by written notice to the Plan agent. The Plan may be amended or terminated on 90 days written notice to the Plan participants. All correspondence concerning the Plan should be directed to PFPC Inc., the Plan agent, by mail at P.O. Box 43027, Providence, RI 0.2940-3027 or by phone at 1-800-730-6001.

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BOARD CONSIDERATION AND APPROVAL OF INVESTMENT ADVISORY AGREEMENT

Section 15(c) of the Investment Company Act of 1940 (the "1940 Act") requires that the Board of Trustees/Directors (the "Board") of the Columbia Funds (the "Funds"), including a majority of the Trustees and Directors (collectively, the "Trustees") who are not "interested persons" of the Trusts, as defined in the 1940 Act (the "Independent Trustees"), annually review and approve the terms of the Funds' investment advisory agreements. At a meeting held on October 13, 2004, the Board reviewed and approved the management contracts ("Advisory Agreement") with Columbia Management Advisors, Inc. ("CMA") for the Fund.

At meetings held on September 23, 2004 and October 12, 2004, the Advisory Fees and Expenses Committee (the "Committee") of the Board considered the factors described below relating to the selection of CMA and the approval of the Advisory Agreement. At a meeting held on October 13, 2004, the Board, including the Independent Trustees (who were advised by their independent legal counsel), considered these factors and reached the conclusions described below.

NATURE, EXTENT AND QUALITY OF SERVICES

The Board considered information regarding the nature, extent and quality of services that CMA provides to the Fund under the Advisory Agreement. CMA provided the most recent investment adviser registration form ("Form ADV") and code of ethics for CMA to the Board. The Board reviewed information on the

status of Securities and Exchange Commission ("SEC") and New York Attorney General ("NYAG") proceedings against CMA and certain of its affiliates, including the agreement in principle entered into with the SEC and the NYAG on March 15, 2004 to settle civil complaints filed by the SEC and the NYAG relating to trading activity in mutual fund shares.1

The Board evaluated the ability of CMA, including its resources, reputation and other attributes, to attract and retain highly qualified research, advisory and supervisory investment professionals. The Board considered information regarding CMA's compensation program for its personnel involved in the management of the Fund.

Based on these considerations and other factors, including those referenced below, the Board concluded that they were generally satisfied with the nature, extent and quality of the investment advisory services provided to the Fund by CMA.

FUND PERFORMANCE AND EXPENSES

CMA provided the Board with relative performance and expense information for the Fund in a report prepared by Lipper Inc. ("Lipper") an independent provider of investment company data. The Board considered the total return performance information, which included the ranking of the Fund within a performance universe made up of funds with the same Lipper investment classification and objective (the "Performance Universe") by total return for one-year, three-year, five-year, ten-year or life of fund periods, as applicable. They also considered the Fund's performance in comparison to the performance results of a group (the "Performance Peer Group") of funds selected by Lipper based on similarities in fund type (e.g. open-end), investment classification and objective, asset size, load type and 12b-1/service fees and other expense features, and to the performance results of the Fund's benchmark index. The Board reviewed a description of Lipper's methodology for selecting the mutual funds in the Fund's Performance Peer Group and Performance Universe.

The Board considered statistical information regarding the Fund's total expenses and certain components thereof, including management fees (both actual management fees based on expenses for advisory and administrative fees including any reductions for fee waivers and expense reimbursements as well as contractual management fees that are computed for a hypothetical level of assets), actual non-management expenses, and fee waivers/caps and expense reimbursements. They also considered comparisons of these expenses to the expense information for funds within a group (the "Expense Peer Group") selected by Lipper based on similarities in fund type (e.g. open-end), investment classification and objective, asset size, load type and 12b-1/service fees and other expense features (but which, unlike the Performance Peer Group, may include funds with several different investment classifications and objectives) and an expense universe ("Expense Universe") selected by Lipper based on the criteria for determining the Expense Peer Group other than asset size. The expense information in the Lipper report took into account all existing fee waivers and expense reimbursements as well as all voluntary advisory fee reductions applicable to certain Funds that were being proposed by management in order to reduce the aggregate advisory fees received from mutual funds advised by CMA and Banc of America Capital Management, LLC ("BACAP") by \$32 million per year for five years as contemplated by the agreement in principle with the NYAG.

The Committee also considered the projected impact on expenses of these Funds resulting from the overall cost reductions that management anticipated would result from the proposed shift to a common group of service providers for transfer agency, fund accounting and custody services for mutual funds advised by Bank of America affiliates.

The Board also considered information in the Lipper report that ranked each Fund

based on (i) each Fund's one-year performance and actual management fees, (ii) each Fund's one-year performance and total expenses and (iii) each Fund's 3-year performance and total expenses. Based on these comparisons and expense and performance rankings of the Fund in the Lipper Report, CMA determined an overall score for the Fund. The Committee and the Board also considered projected savings to the Fund that would result from certain modifications in soft dollar arrangements.

The Committee also considered more detailed information relating to certain Funds, including the Fund, that were highlighted for additional review based upon the fact that they

On February 9, 2005, CMA and its affiliate, Columbia Funds Distributor, Inc., entered into settlement agreements with the SEC and the NYAG that contain substantially the terms outlined in the agreements in principle.

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BOARD CONSIDERATION AND APPROVAL OF INVESTMENT ADVISORY AGREEMENT (CONTINUED)

ranked poorly in terms of overall expense or management fees, maintained poor performance or demonstrated a combination of below average to poor performance while maintaining below average or poor expense rankings. At its September 23, 2004 meeting, the Committee discussed these Funds with management and in executive session. The Committee requested additional information from management regarding the cause(s) of the below-average relative performance of these Funds, any remedial actions management recommended to improve performance and the general standards for review of portfolio manager performance. At its October 12, 2004 meeting, the Committee considered additional information provided by management regarding these Funds. The Fund was identified for further review based on poor relative one- and three-year relative performance against total expenses (based on net asset value). Management noted that the Fund's performance had been negatively impacted by the fact that interest rates payable under a loan facility for the Fund were higher than current market interest rates. Management further noted that the loan facility had been replaced in August 2004 with a new loan facility with lower interest rates. Management also noted the Fund's other expenses included in the total expense ratio were expected to improve due to projected lower fund accounting expenses. The Board also considered management's proposal to merge or liquidate some of these Funds. Based on these considerations and other factors, the Board concluded that the overall performance and expense results supported by the approval of the Advisory Agreements for each Fund.

INVESTMENT ADVISORY FEE RATES

The Board reviewed and considered the proposed contractual investment advisory fee rates (the "Advisory Agreement Rates") payable by the Funds to CMA for investment advisory services. In addition, the Board reviewed and considered the existing and proposed fee waiver and reimbursement arrangements applicable to the Advisory Agreement Rates and considered the Advisory Agreement Rates after taking the fee waivers and reimbursements into account (the "Net Advisory Rates"). At previous meetings, the Committee had separately considered management's proposal to reduce annual investment advisory fees for certain Funds under the NYAG agreement in principle and the impact of these reductions on each affected Fund. Additionally, the Board considered information comparing the Advisory Agreement Rates and Net Advisory Rates (both on a stand-alone basis and on a combined basis with the Funds' administration fee rates) with those of the other funds in the Expense Peer Group. The Board concluded that the Advisory

Agreement Rates and Net Advisory Rates represented reasonable compensation to CMA, in light of the nature, extent and quality of the services provided to the Funds, the fees paid and expenses borne by comparable funds and the costs that CMA incurs in providing these services to the Funds.

PROFITABILITY

The Board considered a detailed profitability analysis of CMA based on 2003 financial statements, adjusted to take into account advisory fee reductions implemented in November 2003 and proposed reductions under the NYAG proposed settlement. The Board concluded that, in light of the costs of providing investment management and other services to the Funds, the profits and other ancillary benefits that CMA and its affiliates received for providing these services to the Funds were not unreasonable.

ECONOMIES OF SCALE

In evaluating potential economies of scale, the Board considered CMA's proposal to implement a standardized breakpoint schedule for combined advisory and administrative fees for the majority of the funds of the same general asset type within the Columbia Funds complex (other than index and closed-end funds). The Board noted that the standardization of the breakpoints would not result in a fee increase for any Fund. The Board concluded that any actual or potential economies of scale are, or will be, shared fairly with Fund shareholders, including most particularly through Advisory Agreement Rate breakpoints at current and reasonably foreseeable asset levels.

INFORMATION ABOUT SERVICES TO OTHER CLIENTS

In evaluating the proposed fee reductions under the NYAG agreement in principle, the Board considered information regarding the advisory fee rates charged by BACAP for the Nations Funds. Members of the Committee and the Board had also separately reviewed advisory fee rates for variable insurance product funds advised by CMA. This information assisted the Board in assessing the reasonableness of fees paid under the Advisory Agreements in light of the nature, extent and quality of services provided under those agreements.

OTHER BENEFITS TO CMA

The Board considered information regarding potential "fall-out" or ancillary benefits received by CMA and its affiliates as a result of their relationship with the Funds. These benefits could include benefits directly attributable to the relationship of CMA with the Funds (such as soft dollar credits) and benefits potentially derived from an increase in the business of CMA as a result of their relationship with the Funds (such as the ability to market to shareholders other financial products offered by CMA and its affiliates).

OTHER FACTORS AND BROADER REVIEW

The Board reviews detailed materials provided by CMA annually as part of the approval process under Section 15(c) of the 1940 Act. The Board also regularly reviews and assesses the quality of the services that the Funds receive throughout the year. In this regard, the Board reviews information provided by CMA at their regular meetings, including, among other things, a detailed portfolio review, and detailed fund performance reports. In addition, the Board interviews the heads of each investment area at each regular meeting of the Board and selected portfolio managers of the Funds at various times throughout the year. After considering the above-described factors and based on the deliberations and their evaluation of the information provided to them, the Board concluded that re-approval of the Advisory Agreements for each of the Funds was in the best interest of the Funds and their shareholders. Accordingly, the Board unanimously approved the Advisory Agreements.

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TRANSFER AGENT

IMPORTANT INFORMATION ABOUT THIS REPORT

The Transfer Agent for Colonial Intermediate High Income Fund is:

PFPC, Inc. P.O. Box 8030 Boston, MA 02266-8030

The fund mails one shareholder report to each shareholder address. Shareholders can order additional reports by calling 800-730-6001. In addition, representatives at that number can provide shareholders information about the fund.

Financial advisors who want additional information about the fund may speak to a representative at 800-426-3750.

A description of the fund's proxy voting policies and procedures is available (i) at www.columbiamanagement.com; (ii) on the Securities and Exchange Commission's website at www.sec.gov, and (iii) without charge, upon request, by calling 800-730-6001. Information regarding how the fund voted proxies relating to portfolio securities during the 12-month period ended June 30, 2004 is available from the SEC's website. Information regarding how the fund voted proxies relating to portfolio securities is also available at www.columbiamanagement.com.

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

Annual Certifications -- As required, on June 13, 2005, 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 annual period.

This report has been prepared for shareholders of Colonial Intermediate High Income Fund.

COLONIAL INTERMEDIATE HIGH INCOME FUND

SEMIANNUAL REPORT

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ITEM 2. CODE OF ETHICS.

Not applicable at this time.

ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT.

Not applicable at this time.

ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

Not applicable at this time.

ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS.

Not applicable.

ITEM 6. SCHEDULE OF INVESTMENTS

The registrant's "Schedule I - Investments in securities of unaffiliated issuers" (as set forth in 17 CFR 210.12-12) is included in Item 1 of this Form N-CSR.

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

Not applicable.

ITEM 8. PORTFOLIO MANAGERS OF CLOSED-END MANAGEMENT INVESTMENT COMPANIES.

Not applicable.

ITEM 9. PURCHASES OF EQUITY SECURITIES BY CLOSED-END MANAGEMENT INVESTMENT COMPANY AND AFFILIATED PURCHASERS.

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Total	97 , 909	\$3.60	97 , 909
05/01/05 through 05/31/05	16,807	\$3.36	16,807
04/01/05 through 04/30/05	15,680	\$3.54	15,680

* Includes shares purchased by the Dividend Reinvestment Agent pursuant to the Registrant's Dividend Reinvestment Plan.

ITEM 10. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.

There have not been any material changes to the procedures by which shareholders may recommend nominees to the registrant's board of directors, since those procedures were last disclosed in response to the requirements of Item 7(d)(2)(ii)(G) of Schedule 14A or this Item.

ITEM 11. CONTROLS AND PROCEDURES.

- (a) The registrant's principal executive officer and principal financial officers, based on their evaluation of the registrant's disclosure controls and procedures as of a date within 90 days of the filing of this report, have concluded that such controls and procedures are adequately designed to ensure that information required to be disclosed by the registrant in Form N-CSR is accumulated and communicated to the registrant's management, including the principal executive officer and principal financial officer, or persons performing similar functions, as appropriate to allow timely decisions regarding required disclosure.
- (b) There were no changes in the registrant's internal control over financial reporting that occurred during the registrant's second fiscal quarter of the period covered by

this report that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting.

ITEM 12. EXHIBITS.

- (a) (1) Code of ethics required to be disclosed under Item 2 of Form N-CSR: Not applicable at this time.
- (a) (2) Certifications pursuant to Rule 30a-2(a) under the Investment Company Act of 1940 (17 CFR 270.30a-2(a)) attached hereto as Exhibit 99.CERT.
- (a)(3) Not applicable.
- (b) Certification pursuant to Rule 30a-2(b) under the Investment Company Act of 1940 (17 CFR 270.30a-2(b)) attached hereto as Exhibit 99.906CERT.

SIGNATURES

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

(registrant) Colonial Intermediate High Income Fund		
By (Signature and Title)	/S/ Christopher L. Wilson	
	Christopher L. Wilson, President	
Date	July 28, 2005	
Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.		
By (Signature and Title)	/S/ Christopher L. Wilson	
	Christopher L. Wilson, President	
Date	July 28, 2005	
By (Signature and Title)	/S/ J. Kevin Connaughton	
	J. Kevin Connaughton, Treasurer	
Date	July 28, 2005	