COLONIAL INVESTMENT GRADE MUNICIPAL TRUST

## Form N-30D

August 06, 2002
[GRAPHIC]
COLONIAL INVESTMENT GRADE MUNICIPAL TRUST
SEMIANNUAL REPORT
MAY 31, 2002

PRESIDENT'S MESSAGE
DEAR SHAREHOLDER:


#### Abstract

The environment for the municipal bond market has been shaped by economic events and investor uncertainties over the past six months. Although the Federal Reserve halted its string of interest rate cuts in December 2001, its presence on the sidelines was felt by the market as investors tried to guess the timing of its next move. A robust first quarter suggested that the Fed could act early in 2002 to begin to raise short-term interest rates; however, they remained at a 40 -year low throughout the period. Indications of more moderate economic growth in the second quarter raised the possibility that the Fed may delay action until later in the year.

The municipal bond market was one of the strongest bond market sectors for the six-month period. As cities and states face leaner times and tighter budgets, the volume of new municipal bonds increased somewhat. However, demand also increased as investors favored bonds over stocks, and that has helped support municipal bond returns.

The following report will provide you with more detailed information about the trust's performance and the strategies used by portfolio manager Maureen $G$. Newman. For more information, contact your financial advisor. As always, we thank you for investing in Colonial Investment Grade Municipal Trust and for giving us the opportunity to help you build a strong financial future.


/s/ Keith T. Banks
Keith T. Banks
President
Colonial Management Associates, Inc.
Not FDIC Insured
May Lose Value
No Bank Guarantee
Economic and market conditions can frequently change. There is not assurance that the trends described herein will continue or commence.

## PORTFOLIO MANAGER'S REPORT

For the six-month period ended May 31, 2002, Colonial Investment Grade Municipal Trust generated a $2.88 \%$ total return, based on net asset value. The trust outperformed the average $2.62 \%$ return of its peer group, the Lipper General Municipal Debt Funds (Leveraged). The trust benefited from its relatively large allocation to intermediate-term bonds, which generally outperformed long-maturity bonds. Also, the trust's leverage, investing the

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proceeds from the sale of preferred shares in long-term bonds and paying out a short rate, boosted its income stream. As a result, the income available for distribution to common shareholders was enhanced.

The trust's relatively long duration at the beginning of the period detracted from performance. However, we shortened duration as economic growth improved. Duration measures sensitivity to interest rate changes (see sidebar). The trust's investment in Ogden Haverhill Project, (0.6\% of net assets) a resource recovery project in Haverhill, Massachusetts, also had a negative effect on performance. These bonds lost value when its parent company filed for bankruptcy, even though the operations and finances of Ogden Haverhill Project have not been affected by the bankruptcy.

Effective July 31, 2002, the trust's investment strategies were changed to indicate that the trust will, under normal conditions, invest at least 80\% of its net assets (plus any borrowings for investment purposes) in investment grade Municipal Obligations (bonds rated Baa or higher by Moody's Investors Service, Inc. or BBB or higher by Standard \& Poor's Ratings Services, or comparably rated by another national bond rating service or unrated but considered to be of comparable quality by the trust's advisor). "Municipal Obligations" are debt obligations, the interest on which was at the time of issuance, in the opinion of bond counsel to the issuer, exempt from federal income tax (other than the possible incidence of any alternative minimum tax). Prior to July 31, 2002, the trust was required to invest primarily (at least $65 \%$ of its assets) in investment grade Municipal Obligations.

We have structured the portfolio to take advantage of a moderately improving economic environment, one in which interest rates will stabilize or rise. In the months ahead, we expect most of the trust's total return to come from income. Therefore, we added small positions in several cyclical issuers, including Cessna Citation Service Center (0.3\% of net assets) (1), the aircraft division of Textron Manufacturing Company which have the potential to boost the trust's income. In keeping with our income-producing strategy, we plan to invest a small portion of the trust's assets in lower quality bonds.
/s/ Maureen G. Newman
MAUREEN G. NEWMAN

Maureen G. Newman is the portfolio manager of Colonial Investment Grade Municipal Trust and a senior vice president of Colonial Management Associates, Inc., an affiliate of Columbia Management Group. Ms. Newman received her BA in economics from Boston College and her MBA from Babson College. She is a Chartered Financial Analyst, a member of the Boston Security Analysts Society and former chairman of the National Federation of Municipal Analysts.
(1) Holdings are disclosed as of May 31, 2002 and are subject to change.

Past performance is no guarantee of future investment results. The principal value and investment returns will fluctuate, resulting in a gain or loss on sale.

Tax-exempt investing offers current tax-exempt income, but it also involves certain risks. The value of the trust shares will be affected by interest rate changes and the creditworthiness of issues held in the trusts. Interest income from certain tax-exempt bonds may be subject to the federal alternative minimum tax for individuals and corporations.

| Net asset value | 11.02 |
| :---: | :---: |
| Market price | 10.44 |
| 6-MONTH TOTAL RETURNS (\%) |  |
| Net asset value | 2.88 |
| Market price | (0.83) |
| DISTRIBUTIONS DECLARED |  |
| PER COMMON SHARE (\$) |  |
| 12/1/01-5/31/02 | 0.34 |

A portion of the trust's income may be subject to the alternative minimum tax. The trust may at times purchase tax-exempt securities at a discount from their original issue price. Some or all of this discount may be included in the trust's ordinary income, and any market discount is taxable when distributed.

TOP 10 INDUSTRY SECTORS AS OF 5/31/02 (\%)

| Local general obligations | 17.8 |
| :---: | :---: |
| Hospitals | 10.1 |
| State appropriated | 8.3 |
| Education | 8.1 |
| State general obligations | 6.4 |
| Refunded/escrowed | 4.8 |
| Investor owned | 5.1 |
| Toll facilities | 4.8 |
| Special non-property tax | 4.7 |
| Water \& sewer | 4.1 |

Sector breakdowns are calculated as a percentage of net assets representing both common shares and auction preferred shares.

QUALITY BREAKDOWN AS OF 5/31/02 (\%)

| AAA | 62.0 |
| :---: | :---: |
| AA | 15.5 |
| A | 6.7 |


| BBB | 7.0 |
| :---: | :---: |
| BB | 0.8 |
| B | 0.2 |
| Non-rated | 7.5 |
| Cash equivalents | 0.3 |

Quality breakdowns are calculated as a percentage of total investments, including short-term obligations. Ratings shown in the quality breakdown represent the highest rating assigned to a a particular bond by one of the following nationally recognized rating agencies: Standard \& Poor's Corporation, Moody's Investors Service, Inc. or Fitch Investors Service, Inc. Because the trust is actively managed, there can be no guarantee that the trust will continue to maintain this quality breakdown or invest in these sectors in the future.

## ABOUT DURATION

Duration is a measure, expressed in years, of interest-rate sensitivity. It's similar to maturity, but because it takes into consideration the entire stream of future principal and interest payments and how long it will take to collect them, it is a more complex and also a more accurate measure of a trust's exposure to changing interest rates.

Because we are active duration managers, we tend to use duration as a tactical tool to anticipate or respond to interest rate changes. Because bond prices move in the opposite direction that interest rates are moving, usually we lower duration when we expect interest rates to rise or raise it when we expect interest rates to fall. This adjustment provides the potential to benefit performance. If we are wrong and interest rates rise after we lengthen duration or fall after we shorten duration, trust performance could be hurt.

1

## INVESTMENT PORTFOLIO

May 31, 2002 (Unaudited)

MUNICIPAL BONDS - 98.3\% (continued)
PAR
-------_-_-_-

EDUCATION - 9.0\%
EDUCATION - 8.1\%
AL University of South Alabama, Series 1999,
(a) $11 / 15 / 18$

IL Chicago, State University Auxiliary
Facilities, Series 1998,
$5.500 \% 12 / 01 / 2311,085,000 \quad 1,139,825$
MA State College Building Authority, Series 1999 A,
(a) $05 / 01 / 23 \quad 2,710,000 \quad 896,360$

MA State Health \& Educational Facilities Authority, Brandeis

University, Series 1998 I, $4.750 \% 10 / 01 / 28 \quad 2,550,000 \quad 2,349,902$
MA State Industrial Finance Agency:
Tabor Academy, Series 1998,

Tufts University, Series 1998 H, 4.750\% 02/15/28

MN University of Minnesota:
Series 1996 A, 5.750\% 07/01/14

Series 1999 A, 5.500\% 07/01/21
$2,000,000$
$2,145,000$
MO State Health \& Educational
Facilities Authority, Central Institute
for the Deaf, Series 1999,
$5.850 \% 01 / 01 / 22 \quad 600,00066$

NY St. Lawrence County Industrial
Development Agency,
St. Lawrence University, Series 1998 A, $5.500 \% 07 / 01 / 131$ 1,465,000 1,581,599
TX Texas Tech University, Series 1999, 5.000\% 02/15/29
$2,500,000$
$2,393,300$

15,088,892

STUDENT LOAN - 0.9\%
NE Nebhelp, Inc., Series 1993 A-6, $6.450 \% 06 / 01 / 18$

HEALTH CARE - 12.9\%
HOSPITALS - $10.1 \%$
AZ Maricopa County Industrial
Development Authority,
National Health Facilities II Project, 5.100\% 01/01/33
$2,500,000$
$2,461,800$
FL Orange County Health Facilities Authority,
Orlando Regional Healthcare System:
Series 1996 C,

$$
6.250 \% 10 / 01 / 13
$$

$2,460,000$
$2,886,084$
Series 1999, $6.000 \% 10 / 01 / 26$
\$
175,000
\$
178,489
Series 2002, 5. 750\% 12/01/32 (b)

150,000
149,358
FL South Broward Hospital District,
Series 2002, 5.625\% 05/01/32
$1,000,000$
989,240
IL Southwestern Illinois Development Authority, Anderson Hospital, Series 1999, 5.375\% 08/15/15

380,000
356,372
IL State Development Finance Authority,
Adventist Health System, Series 1999, $5.500 \% 11 / 15 / 20$
IL State Health Facilities Authority, Swedish American Hospital, Series 2000, 6.875\% 11/15/30

500,000
532,985
LA Jefferson Parish Hospital Service
District 2, Series 1998, $5.250 \% 07 / 01 / 12 \quad 1,000,000 \quad 1,057,930$
LA State Public Facilities Authority,

Touro Infirmary, Series 1999 A, 5.625\% 08/15/29

| 500,000 | 490,060 |
| :---: | :---: |
| 1,000,000 | 990,460 |
| 250,000 | 269,732 |
| 500,000 | 416,145 |
| $2,450,000$ | 2,292,367 |
| $2,500,000$ | 2,500,175 |
| 500,000 | 524,685 |
| 1,575,000 | 1,790,302 |
|  | 18,843,814 |

INTERMEDIATE CARE FACILITIES - 0.2\%
IL State Development Finance Authority, Hoosier Care, Inc., Series 1999 A, 7.125\% 06/01/34

475,000
415,625

See notes to investment portfolio.

MUNICIPAL BONDS - 98.3\% (continued)

NURSING HOMES - 2.6\%
AK Juneau, St. Ann's Care Center, Series 1999, $6.875 \% 12 / 01 / 25 \quad \$ \quad 500,000 \quad \$ \quad 499,375$
CO Health Care Facilities Authority, Pioneer Health Care, Series 1989, 10.500\% 05/01/19

DE State Economic Development Authority, Churchman Village
Project, Series 1991 A, $10.000 \% 03 / 01 / 21 \quad 920,000$ 1,016,600
PA Chester County Industrial Development Authority, Pennsylvania Nursing Home, Inc., 8.500\% 05/01/32 765,000 759,507
PA Delaware County Authority,

Main Line and Haverford Nursing,
Series 1992,
$9.000 \% 08 / 01 / 22 \quad 575,000 \quad 500,250$

WI State Health \& Educational Facilities
Authority, Metro Health
Foundation, Inc., Series 1993, $11.000 \% 11 / 01 / 22$ (c) $1,300,000 \quad 42,000$

4,815,457

```
HOUSING - 2.0%
ASSISTED LIVING/SENIOR - 0.3%
TX Bell County Health Facilities
    Development Corp., Care Institute, Inc.,
        9.000% 11/01/24 485,000 504,400
```

MULTI-FAMILY - 1.3\%
FL Broward County Housing Finance
Authority, Chaves Lake Apartment
Project, Series 2000,
$7.500 \% 07 / 01 / 40 \quad 500,000 \quad 508,125$
FL Clay County Housing Finance
Authority, Madison Commons
Apartments, Series 2000 A,
$7.450 \%$ 27/01/40 254,063
MN White Bear Lake, Birch Lake
Townhome Project:
Series 1989 A,
$10.250 \%$ 77/15/19 794, 375
Series 1989 B,
(a) $07 / 15 / 19$ (d) 298,115
Resolution Trust Corp., Pass Through
Certificates, Series 1993 A,
$8.750 \% 12 / 01 / 16$ (e) 584, 518
2,441,996
SINGLE FAMILY - 0.4\%
CO State Housing Finance Authority,
Series 2000 B-2,
$7.250 \% 10 / 01 / 31 \quad \$ \quad 390,000 \quad \$ \quad 433,785$
IL Chicago, Series 2000 A,
7.150\% 09/01/31
360,000 402,433
------------
836,218

```
INDUSTRIAL - 1.4%
FOREST PRODUCTS - 0.5%
MN International Falls, Boise Cascade Corp.,
    Series 1999,
MANUFACTURING - 0.9%
KS Wichita Airport Authority Facilities,
    Cessna Citation Service Center,
    Series 2002 A,
```

        \(6.850 \% 12 / 01 / 29 \quad 1,000,000 \quad 1,023,450\)
    ```
6.250% 06/15/32 Fystems Corp., 
\.250% 06/15/32 Fystems Corp., 
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&.250% 06/15/32 Systems Corp., 
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&.250% 06/15/32 Systems Corp., 
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See notes to investment portfolio.

MUNICIPAL BONDS - 98.3\% (continued)
PAR
VALUE

CA State Educational Facilities Authority, Santa Clara University, Series 1996, 5.000\% 09/01/15

CO Denver City and County Airport, Series 1992 B, 7.250\% 11/15/23 205,000 213,993

DE State Economic Development Authority, Riverside Hospital, Series 1992 A, 9.500\% 01/01/22 246,530

MN Mille Lacs Capital Improvement Authority, Mille Lacs Band of Chippewa, Series 1992 A,

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```
    9.250% 11/01/12
NC Lincoln County, Lincoln County Hospital,
    9.000% 05/01/07 105,000
    122,063
NC State Municipal Power Agency,
    Catawba No. 1, Series 1986,
        5.000% 01/02/20 1,670,000 1,697,355
TN Shelby County, Health, Education
    & Housing Facilities Board, Open Arms
    Development Center:
    Series 1992 A,
        9.750% 08/01/19 435,000 554,625
    Series 1992 C,
        9.750% 08/01/19
    435,000 554,625
    8,998,721
```

OTHER REVENUE - 0.8\%
RECREATION - 0.8\%
DC District of Columbia,
Smithsonian Institute, Series 1997,
5.000\% 02/01/28 1,000,000 954,600
FL Capital Trust Agency,
Seminole Tribe Convention Center,
Series 2002 A,
$10.000 \% 10 / 01 / 33$ 498,750
1,453,350
RESOURCE RECOVERY - 1.2\%
DISPOSAL - 1.2\%
IL Development Finance Authority,
Waste Management, Inc., Series 1997,
$5.050 \% 01 / 01 / 10$ 477,375
MA State Industrial Finance Agency,
Peabody Monofill Associates, Inc.,
Ogden Haverhill Project:
Series 1995,
9.000\% 09/01/05 145,000 152,794
Series 1998 A,
5.450\% 12/01/12 1,250,000 1,038,100
MI State Strategic Fund, United Waste
Systems, Inc., Series 1995,
$5.200 \% 04 / 01 / 10 \quad \$ \quad 500,000$ \$ 484,495
$2,152,764$
TAX-BACKED - 39.2\%
LOCAL APPROPRIATED - 1.6\%
MN Hibbing Economic Development
Authority,
$6.400 \%$ 32/01/12 345,000 340,444
MO St. Louis Industrial Development
Authority, St. Louis Convention Center,
Series 2000,
(a) $07 / 15 / 18$
300,000
131,535
TX Houston Independent School District,

```
    Public Facilities Corp., Series 1998 A,
        (a) 09/15/13
TX Houston, Series 2000,
    6.400% 06/01/27
\begin{tabular}{rr}
\(2,500,000\) & \(1,444,275\) \\
\(1,000,000\) & \(1,104,040\) \\
& \(3,020,294\)
\end{tabular}
LOCAL GENERAL OBLIGATIONS - 17.8%
AK North Slope Borough, Series 2001 A,
    (a) 06/30/12
CA Carlsbad Unified School District,
            (a) 05/01/22
CA Las Virenes Unified School District,
    Series 2001 C,
            (a) 11/01/22
CA Los Angeles County,
    Series 1999 A,
            (a) 08/01/21
CA Modesto High School District,
    Stanislaus County, Capital Appreciation,
    Series 2002 A,
            (a) 08/01/19
CA West Contra Costa Unified School District,
    Series 2001 B,
        6.000% 08/01/24 250,000 283,610
CO El Paso County School District No. 11,
    Colorado Springs, Series 1996,
        7.125% 12/01/19 1,870,00
1,870,000
2,366,672
CO Highlands Ranch Metropolitan District,
    Series 1996,
        6.500% 06/15/11
IL Chicago:
    Series 1995 A-2,
        6.250% 01/01/14
    Series 1999,
        5.500% 01/01/23
        1,000,000 1,054,500
        Series 2001 A,
            (a) 01/01/15
\begin{tabular}{|c|c|}
\hline \(2,000,000\) & 1,231,420 \\
\hline 2,730,000 & 914,031 \\
\hline \(1,210,000\) & 394,145 \\
\hline 2,135,000 & 746,844 \\
\hline \(1,350,000\) & 545,400 \\
\hline 250,000 & 283,610 \\
\hline 1,870,000 & 2,366,672 \\
\hline 1,375,000 & 1,619,860 \\
\hline 1,480,000 & 1,710,303 \\
\hline 1,000,000 & 1,054,500 \\
\hline 3,000,000 & 1,584,060 \\
\hline
\end{tabular}
```

See notes to investment portfolio.

PAR
$2,000,000$
$2,000,000$
$2,000,000$
$1,148,760$
$1,400,000$ $1,921,374$
4.750\% 05/01/23
MI Garden City School District, Series 2001, 5.500\% 05/01/16
MI St. Johns Public School, Series 1998, 5.100\% 05/01/25
NY New York City, Series 1997 A, 7.000\% 08/01/07
OH Olmsted Falls School District, Series 1999, 5.500\% 12/01/02
PA Erie, Series 2001 C, (a) 11/15/26
TX Brenham, Certificates of Obligation, Series 2001, 5.375\% 08/15/16
TX Houston Independent School District, Series 1999 A, 4.750\% 02/15/22
TX Hurst Euless Bedford Independent School District, Series 1998, 4.500\% 08/15/25
TX La Joya Independent School District, Series 1998, 5.500\% 02/15/12
1,000,000
2,000,000
325,000
$1,000,000$
$1,001,300$
2,000,000
$2,300,940$
380,000
$2,000,000$
386,627
513,220
$1,040,000 \quad 1,092,686$
$5,000,000 \quad 4,665,850$
$2,500,000$
2,189,175
1,060,590
33,219,857
SPECIAL NON-PROPERTY TAX - 4.7\%
CA San Diego Redevelopment Agency, Capital Appreciation Tax Allocation Center, Series 2001,
(a) 09/01/21
CT State Special Tax Obligation
Infrastructure, Series 2001 A, 5.375\% 10/01/16
500,000
530,270
FL Tampa Sports Authority,
Tampa Bay Arena Project, Series 1995, 5.750\% 10/01/25
NM Dona Ana County, Series 1998, 5.500\% 06/01/15
NY New York City Transitional Finance Authority, Series 1998 C,
4.750\% 05/01/23
NY State Local Government Assistance Corp., Series 1993 E, 5.000\% 04/01/21
3,000,000
3,014,370
8,885,954
SPECIAL PROPERTY TAX - 0.4\%
CA Contra Costa County Public Financing Authority, Series 1992 A, 7.100\% 08/01/22
365,000
373,004
CA Huntington Beach Community Facilities District, Grand Coast Resort, Series 2001, 6.450\% 09/01/31
300,000
302,625
FL Lexington Oaks Community Development District, Series 1998 B, $5.500 \%$ 05/01/05 20,000 20,075

|  |  | 695,704 |
| :---: | :---: | :---: |
| STATE APPROPRIATED - 8.3\% |  |  |
| IN State Office Building Commission, Women's Prison, Series 1995 B, 6.250\% 07/01/16 | $2,820,000$ | 3,279,124 |
| KY State Property \& Buildings Commission, Project No. 73, Series 2001, 5.500\% 11/01/14 | 455,000 | 492,501 |
| NY New York State Dormitory Authority: City University, Series 1993 A, 5.750\% 07/01/18 | 5,000,000 | 5,581,650 |
| Mental Health Services: <br> Series 1998 C, |  |  |
| $5.000 \% 02 / 15 / 11$ <br> Series 2000 C, | 1,485,000 | 1,556,443 |
| 5.750\% 05/15/17 | 1,000,000 | 1,121,030 |
| NY State Urban Development Corp., $5.600 \% 04 / 01 / 15$ | 1,000,000 | 1,103,200 |
| ```UT State Building Ownership Authority, Facilities Master Lease, Series 1998 C, 5.500% 05/15/19``` | 1,750,000 | 1,878,310 |
| ```WV State Building Commission, Series 1998 A, 5.375% 07/01/18``` | 500,000 | 530,890 |
|  |  | 15,543,148 |
| STATE GENERAL OBLIGATIONS - 6.4\% CA State, Series 1995, $5.750 \% 03 / 01 / 19$ | 70,000 | 72,193 |
| ```DC District of Columbia, Series 1999 A, 5.375% 06/01/18``` | 1,250,000 | 1,318,412 |
| See notes to investment portfolio. |  |  |

MUNICIPAL BONDS - $98.3 \%$ (continued)

MA State, Series 1998 C, 5. 250\% 08/01/17

NJ State, Series 2001, 5.250\% 07/01/16

PR Commonwealth of Puerto Rico:
Aqueduct \& Sewer Authority:
$6.250 \% 07 / 01 / 12$
6.250\% 07/01/13

Series 2001, 5.500\% 07/01/17

TX State, Series 1999 ABC, 5.500\% 08/01/35

WA State, Series 1998 A, 4.500\% 07/01/23

PAR
$\begin{array}{rrr}\$ \quad 1,000,000 & \$, 063,590 \\ 2,000,000 & 2,133,580\end{array}$
$1,000,000$
750,000
$1,000,000$
$2,000,000$
$2,340,000$

VALUE

1,176,970
887,295
$1,103,980$
$2,030,820$

2,098,723

TRANSPORTATION - 12.5\%
Air Transportation - 1.8\%
CA Los Angeles Regional Airport Improvement Corp., Series 2002 C, $7.500 \% 12 / 01 / 24$
IL Chicago O'Hare International Airport, United Airlines, Inc., Series 2000 A, 6.750\% 11/01/11

800,000
414,000
KY Kenton County Airport Board, Delta Airlines, Inc., Series 1992 A, 7.500\% 02/01/20
MN Minneapolis \& St. Paul Metropolitan

Airport Commission, Northwest
Airlines, Inc., Series 2001 A, 7.000\% 04/01/25

NC Charlotte, US Airways, Inc.:
Series 1998, 5.600\% 07/01/27 253,125 Series 2000, 7.750\% 02/01/28

500,000
273,125
NY Port Authority of New York \& New Jersey, JFK International Air Terminal, Series 1997 6, $6.250 \% 12 / 01 / 08$
$1,000,000$
1,128,950
3,313,539

Airports - 2.9\%
CO Denver City \& County Airport:
Series 1997 E,
5.250\% 11/15/23 110,000 110,131

Series 1997 B, 7.250\% 11/15/23 795,000 824,161

MA State Port Authority: Series 1998 D, $5.000 \% 07 / 01 / 28$ \$ $2,500,000$ \$ $2,400,675$ Series 1999, 9.640\% 07/01/29 (e)
$1,000,000 \quad 1,092,180$
MN Minneapolis-St. Paul Metropolitan Airport Commission, Series 1998 13, 5.250\% 01/01/13
$1,000,000 \quad 1,044,510$
5,471,657

Ports - 0.9\%
FL Gulf Breeze, Series 1998 B, 4.500\% 10/01/27
$2,000,000$
1,785,620

Toll Facilities - 4.8\%
CA Foothill/Eastern Transportation Corridor Agency, Series 1995 A, 5. $000 \%$ 01/01/35
Joaquin Hills Transportation

CA San Joaquin Hills Transportation Corridor Agency, Series 1997 A,
(a) 01/15/15

CO State Public Highway Authority, E-470, Series 1997 B,
(a) 09/01/11
MA State Turnpike Authority,

Series 1999 A:
$4.750 \% 01 / 01 / 34$
5.000\% 01/01/39

NH State Turnpike Systems, Series 1991 C, IFRN (variable rate),
11.870\% 11/01/17

PA State Turnpike Commission, Oil Franchise Tax Revenue, Series 1998 A, $4.750 \% 12 / 01 / 27$
$2,000,000$
$1,080,240$
$2,000,000 \quad 1,304,920$
$1,850,000 \quad 1,666,036$
2,000,000 1,875,880
$1,000,000 \quad 1,273,480$
$1,000,000$
9,027,226
TRANSPORTATION - 2.1\%
CA San Mateo County Transportation
District, Series 1998 A, 4.500\% 06/01/18
IL Regional Transportation Authority, Series 1994 C, $7.750 \% 06 / 01 / 20$
NV State Department of Business \& Industry, Las Vegas Monorail Project, Series 2000:
$7.375 \% 01 / 01 / 40 \quad 250,000 \quad 243,125$
7.380\% 01/20/30
250,000 245,000
$1,000,000 \quad 1,056,680$
3,841,185
See notes to investment portfolio.

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MUNICIPAL BONDS - 98.3\% (continued)
PAR
VALUE

UTILITY - 13.5\%
INDEPENDENT POWER PRODUCER - 0.6\%
MI Midland County Economic
Development Corp., series 2000 , 6.875\% 07/23/09 \$
$\$ \quad 500,000 \quad \$ \quad 519,375$

NY New York City Industrial Development Agency, Brooklyn Navy Yard Partners, Series 1997, $5.650 \% 10 / 01 / 28$ 200,000

195,036
PR Commonwealth of Puerto Rico Industrial, Educational, Medical \& Environmental Cogeneration Facilities, AES Project, Series 2000, $6.625 \% 06 / 01 / 26$ 325,000 336,684

Investor Owned - 5.1\%
IN Petersburg, Indiana Power \& Light Co., Series 1993 B, 5.400\% 08/01/17

MI State Strategic Fund, Detroit Edison Co., Series 1998 A, 5.550\% 09/01/29

MS State Business Finance Corp., Systems Energy Resources Project, Series 1998, 5.875\% 04/01/22

TX Brazos River Authority, Pollution Control, Series 2001, 5.750\% 05/01/36

500,000
TX Matagorda County Navigation District No. 1, Houston Light \& Power Co., Series 1997, 5.125\% 11/01/28

OINT POWER AUTHORITY - 2.4\%
IN State Municipal Power Agency, Series 1993 B 6.000\% 01/01/12

MA Municipal Wholesale Electric Co., Power Supply System, Project 6-A, 5.250\% 07/01/14
$1,000,000$
NC State Municipal Power Agency, Catawba Electric No. 1, Series 1998 A, 5.500\% 01/01/15

640,000
OH Municipal Electricity Generation Agency, Series 2001:
(a) $02 / 15 / 25$
(a) $02 / 15 / 30$

1,000,000
1,000,000
221,810
$---\quad 4,529,084$

MUNICIPAL ELECTRIC - 1.3\%
NC University of North Carolina at Chapel Hill,
(a) $08 / 01 / 14$

NE Public Power District, Series 1998 A, 5.250\% 01/01/11

TN Metropolitan Government, Nashville \& Davidson Counties, Series 1996 A, (a) $05 / 15 / 09$

WATER \& SEWER - 4.1\%
GA Atlanta, Series 1993, 5.500\% 11/01/22 (g)

MA State Water Resources Authority: Series 1998 A, 4.750\% 08/01/27
$3,000,000$
$3,000,000$
$1,000,000$
$2,000,000$
$2,000,000$
,

-
1,899,260
9,594,715
--------------

2,262,980

1,054,800

695,174

294, 320 -

```
    Series 1998 B
        4.500% 08/01/22 500,000
        8.250% 07/15/24 140,000
        129,675
        3,900,000
    1,750,000
        1,719,883
        7,689,631
        ------------
TOTAL MUNICIPAL BONDS
    (cost of $176,927,914)
    183,686,989
MUNICIPAL PREFERRED STOCK - 0.3%
    SHARES
HOUSING - 0.3%
MULTI-FAMILY - 0.3%
Charter Mac Equity Issue Trust,
    7.600% 11/30/50
    (cost of $500,000) (h)
SHORT-TERM OBLIGATIONS - 0.3%
VARIABLE RATE DEMAND NOTES (i) - 0.3%
IA State Higher Education Loan Authority,
    St. Ambrose University, Series 1999,
        1.150% 10/01/09 $
                $ 300,000
        300,000
MN Maple Grove, Multifamily Revenue,
    Series 1991 B,
        1.100% 11/01/17 200,000 200,000
MN Minneapolis, Convention Center,
        Series 2000,
            1.000% 12/01/18 100,000
        100,000
        100,000
TOTAL SHORT-TERM OBLIGATIONS
    (cost of $600,000)
        600,000
TOTAL INVESTMENTS - 98.9%
    (cost of $178,027,914) (j)
OTHER ASSETS & LIABILITIES, NET - 1.1%
NET ASSETS* - 100.0%
    PAR
```

$\qquad$
$\$ \quad 300,000$

200,000 200,000
MN Minneapolis, Convention Center, Series 2000, 1.000\% 12/01/18

100,000
100, 000


600,000
$184,818,864$

1,993,681
\$186,812,545
-------------

See notes to investment portfolio.

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NOTES TO INVESTMENT PORTFOLIO:
(a) Zero coupon bond.
(b) Settlement of this security is on a delayed delivery basis.
(c) This issuer is in default of certain debt covenants. Income is not being fully accrued.
(d) Accrued interest accumulates in the value of the security and is payable at redemption.
(e) These securities are exempt from registration under Rule 144 A of the Securities Act of 1933 and may be resold in transactions exempt from registration, normally to qualified institutional buyers. At May 31, 2002, the value of these securities amounted to $\$ 1,679,498$, which represented $0.9 \%$ of net assets.
(f) The Trust has been informed that each issuer has placed direct obligations of the U.S. Government in an irrevocable trust, solely for the payment of principal and interest.
(g) This security, or a portion thereof with a market value of $\$ 379,893$, is being used to collateralize open futures contracts.
(h) Denotes a restricted security, which is subject to restrictions on resale under federal securities laws. At May 31, 2002 , this security amounted to $\$ 531,875$, which represents $0.3 \%$ of net assets.

Additional information on this restricted security is as follows:

## SECURITY

 $7.600 \%$, $11 / 30 / 50$ 07/06/00 500,000ACQUISITION
DATE

ACQUISITION
COST
------------

Charter Mac Equity Issue Trust,
(i) Variable rate demand notes are considered short-term obligations. Interest rates change periodically on specified dates. These securities are payable on demand and are secured by either letters of credit or other credit support agreements from banks. The rates listed are as of May 31, 2002.
(j) Cost for generally accepted accounting principles is $\$ 178,027,914$. Cost for federal income tax purposes is $\$ 177,823,697$. The difference between cost for generally accepted accounting principles and cost on a tax basis is related to amortization/accretion tax elections on fixed income securities.

Short futures contracts open at May 31, 2002:

TYPE
----

Municipal Bond Index
10 Year U.S. Treasury Note
30 Year U.S. Treasury Bond

PAR VALUE COVERED BY CONTRACTS
-----------
$\$ 5,700,000$
7,200,000
$6,700,000$

EXPIRATION
MONTH
UNREALIZED
APPRECIATION
(DEPRECIATION)
-------------
$\$ \quad(17,524)$
September (51,848)
September

21,865
$\$ \quad(47,507)$

ACRONYM

IFRN

NAME
--------------------------------

Inverse Floating Rate Note

* Net assets represent both Common Shares and Auction Preferred Shares.

See notes to financial statements.

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STATEMENT OF ASSETS AND LIABILITIES
May 31, (Unaudited)

```
ASSETS:
Investments, at cost $ 178,027,914
Investments, at value $ 184,818,864
Receivable for:
    Investments sold 711,664
    Interest 2,906,973
    Futures variation margin 19,971
Deferred Trustees' compensation plan 5,480
    Total Assets 188,462,952
LIABILITIES:
Payable due to custodian bank 705,545
Payable for:
    Investments purchased on a delayed delivery
        basis 146,006
    Distributions -- common shares 644,504
    Distributions -- preferred shares 10,878
    Management fee 101,658
    Pricing and bookkeeping fees 9,570
    Trustees' fee 13
Deferred Trustees' fee 5,480
Other liabilities 26,753
    Total Liabilities 1,650,407
Auction Preferred Shares (2,400 shares issued and
    outstanding at $25,000 per share)
        60,000,000
COMPOSITION OF NET ASSETS APPLICABLE TO
    COMMON SHARES:
Paid-in capital -- common shares $ 126,993,094
Undistributed net investment income 381,940
Accumulated net realized loss
        (7,305,932)
Net unrealized appreciation (depreciation) on:
    Investments
    6,790,950
    Futures contracts
                                    (47,507)
```

```
Net assets at value applicable to 11,509,000
    common shares of beneficial interest
    outstanding
Net asset value per common share
STATEMENTS OF OPERATIONS
Fot the six Months Ended May 31, 2002 (Unaudited)
```

\$ $126,812,545$
==============
\$ 11.02

\author{

- = = - =
}

INVESTMENT INCOME:

Interest

## EXPENSES:

Management fee
601,524
Pricing and bookkeeping fees
Trustees' fee 47,703
6,244
Preferred shares remarketing commissions 74,880
Other expenses

Total Expenses
77,855

Custody earnings credit

Net Expenses
Net Investment Income

NET REALIZED AND UNREALIZED GAIN
(LOSS) ON INVESTMENTS AND FUTURES
CONTRACTS:
Net realized gain (loss) on:
Investments (321,916)
Futures contracts

Net realized gain
Net change in unrealized appreciation/
depreciation on:
Investments
$(208,036)$
Futures contracts
$(491,602)$

Net change in unrealized appreciation/depreciation
$(699,638)$

Net Loss

Net Increase in Net Assets from Operations
$(628,745)$

3,859,381

LESS DISTRIBUTIONS DECLARED TO
PREFERRED SHAREHOLDERS:
From net investment income
(453,005)

Increase in Net Assets from Operations

See notes to financial statements.

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STATEMENT OF CHANGES IN NET ASSETS


[^0]
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NOTES TO FINANCIAL STATEMENTS

May 31, 2002 (Unaudited)
NOTE 1. ACCOUNTING POLICIES

ORGANIZATION:

Colonial Investment Grade Municipal Trust (the "Trust"), is a Massachusetts business trust registered under the Investment Company Act of 1940 (the "Act"), as amended, as a diversified, closed-end, management investment company. The Trust's investment goal is to seek as high a level of after-tax total return as is consistent with prudent risk, by pursuing current income generally exempt from ordinary federal income tax and opportunities for long-term appreciation from a portfolio primarily invested in investment grade municipal bonds. The Trust is authorized to issue an unlimited number of common shares of beneficial interest and 2,400 Auction Preferred Shares ("APS").

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of 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 Trust in the preparation of its financial statements.

SECURITY VALUATION AND TRANSACTIONS:

Debt securities generally are valued by a pricing service based upon market transactions for normal, institutional-size trading units of similar securities. When management deems it appropriate, an over-the-counter or exchange bid quotation is used.

Options are valued at the last reported sale price, or in the absence of a sale, the mean between last quoted bid and asking price.

Futures contracts are valued based on the difference between the last sale price and the opening price of the contract.

Short-term obligations with a maturity of 60 days or less are valued at amortized cost.

Investments for which market quotations are not readily available are valued at fair value under procedures approved by the Board of Trustees.

Security transactions are accounted for on the date the securities are purchased, sold or mature.

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

The Trust may trade securities on other than normal settlement terms. This may increase the risk if the other party to the transaction fails to deliver and causes the Trust to subsequently invest at less advantageous prices.

FEDERAL INCOME TAXES:

Consistent with the Trust's policy to qualify as a regulated investment company and to distribute all of its taxable and tax-exempt income, no federal income tax has been accrued.

At November 30, 2001, capital loss carryforwards available (to the extent provided in regulations) to offset future realized gains were as follows:


Expired capital loss carryforwards, if any, are recorded as a reduction of paid-in capital.

INTEREST INCOME, DEBT DISCOUNT AND PREMIUM:

Interest income is recorded on the accrual basis. Original issue discount is accreted to interest income over the life of the security with a corresponding increase in the cost basis. Premium is amortized against interest income with a corresponding decrease in the cost basis.

Effective December 1, 2001, the Trust adopted the provisions of the AICPA Audit and Accounting Guide for Investment Companies and began accreting discount on all debt securities. The cumulative effect of this accounting change did not impact total net assets, but resulted in a $\$ 168,976$ increase in cost of securities and a corresponding $\$ 168,976$ decrease in net unrealized appreciation, based on securities held by the Trust on December 1, 2001.

The effect of this change for the six months ended May 31, 2002 was to increase net investment income by $\$ 36,781$, decrease net unrealized appreciation by $\$ 35,241$, and increase net realized loss by $\$ 1,540$. The Statement of Changes in Net Assets and the Financial Highlights for prior periods have not been restated to reflect this change.

DISTRIBUTIONS TO SHAREHOLDERS:

Distributions to common shareholders are recorded on the ex-date.

The amount and character of income and gains to be distributed are determined in accordance with income tax regulations, which may differ from generally accepted accounting principles. Reclassifications are made to the Trust's capital accounts to reflect income and gains available for distribution (or available capital loss carryforwards) under income tax regulations.

Distributions to preferred shareholders are recorded daily and are payable at the end of each dividend period. Each dividend payment period for the APS is generally seven days. The applicable dividend rate for the APS on May 31, 2002 was $1.60 \%$. For the six months ended May 31, 2002 , the Trust declared dividends to Auction Preferred shareholders amounting to $\$ 453,005$ representing an average APS dividend rate for such period of $1.52 \%$.

NOTE 2. FEE AND COMPENSATION PAID TO AFFILIATES

MANAGEMENT FEE:

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Colonial Management Associates, Inc. (the "Advisor") is the investment advisor of the Trust and furnishes accounting and other services and office facilities for a monthly fee equal to $0.65 \%$ annually of the Trust's average weekly net assets.

BOOKKEEPING FEE:

The Advisor is responsible for providing pricing and bookkeeping services to the Trust under a Pricing and Bookkeeping Agreement. Under a separate agreement (the "Outsourcing Agreement"), the Advisor has delegated those functions to State Street Bank and Trust Company ("State Street"). The Advisor pays fees to State Street under the Outsourcing Agreement.

Under its pricing and bookkeeping agreement with the Trust, the Advisor receives from the Trust an annual flat fee of $\$ 10,000$, paid monthly, and in any month that the Trust's average weekly net assets are more than $\$ 50$ million, a monthly fee equal to the average weekly net assets of the Trust for that month multiplied by a fee rate that is calculated by taking into account the fees payable to State Street under the Outsourcing Agreement.

OTHER:

The Trust pays no compensation to its officers, all of whom are employees of the Advisor or its affiliates.

The Trust's Independent 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 Trust's assets.

The Trust has an agreement with its custodian bank under which $\$ 509$ of custody fees were reduced by balance credits for the six months ended May 31, 2002 . The Trust 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.

## NOTE 3. PREFERRED SHARE OFFERING

The Trust currently has outstanding 2,400 APS. The APS are redeemable at the option of the Trust on any dividend payment date at the redemption price of $\$ 25,000$ per share, plus an amount equal to any dividends accumulated on a daily basis unpaid through the redemption date (whether or not such dividends have been declared).

Under the Act, the Trust is required to maintain asset coverage of at least $200 \%$ with respect to the $A P S$ as of the last business day of each month in which any APS are outstanding. Additionally, the Trust is required to meet more stringent asset coverage requirements under the terms of the APS and in accordance with the guidelines prescribed by the rating agencies. Should these requirements not be met, or should dividends accrued on the APS not be paid, the Trust may be restricted in its ability to declare dividends to common shareholders or may be required to redeem certain of the APS. At May 31, 2002, there were no such restrictions on the Trust.

Certain reclassifications have been made relating to the presentation of the APS in the Statement of Changes in Net Assets for the year ending November 30, 2001 and the financial highlights for the year ending November 30, 2001 and 2000 to conform to current requirements.

NOTE 4. PORTFOLIO INFORMATION

```
INVESTMENT ACTIVITY:
During the six months ended May 31, 2002, purchases and sales of investments,
other than short-term obligations, were $4,838,991 and $6,020,190, respectively.
Unrealized appreciation (depreciation) at May 31, 2002, based on cost of
investments for federal income tax purposes, was:
```

Gross unrealized appreciation
Gross unrealized depreciation

Net unrealized appreciation

```
$ 11,725,342
    (4,730,175)
$ 6,905,167
=========
```


## OTHER:

The Trust had greater than $10 \%$ of its net assets at May 31, 2002 , invested in New York, Texas and Massachusetts, collectively.

There are certain risks arising from geographic concentration in any state. Certain revenue or tax related events in a state may impair the ability of certain issuers of municipal securities to pay principal and interest on their obligations.

The Trust may focus its investments in certain industries, subjecting it to greater risk than a trust that is more diversified.

The Trust may invest in municipal and Treasury bond futures contracts and purchase and write options on futures. The Trust may invest in these instruments to hedge against the effects of changes in the value of portfolio securities due to anticipated changes in interest rates and/or market conditions, for duration management, or when the transactions are economically appropriate to the reduction of risk inherent in the management of the Trust and not for trading purposes. The use of futures contracts and options involves certain risks, which include (1) imperfect correlation between the price movement of the instruments and the underlying securities, (2) inability to close out positions due to different trading hours, or the temporary absence of a liquid market, for either the instrument or the underlying securities or (3) an inaccurate prediction by the Advisor of the future direction of interest rates. Any of these risks may involve amounts exceeding the amount recognized in the Trust's Statement of Assets and Liabilities at any given time.

Upon entering into a futures contract, the Trust deposits cash or securities with its custodian in an amount sufficient to meet the initial margin requirement. Subsequent payments are made or received by the Trust equal to the daily change in the contract value and are recorded as variation margin payable or receivable and offset in unrealized gains or losses. The Trust recognizes a realized gain or loss when the contract is closed or expires. Refer to the Trust's Investment Portfolio for a summary of open futures contracts at May 31 , 2002 .

## FINANCIAL HIGHLIGHTS

Selected data for a share outstanding throughout each period is as follows (common shares unless otherwise noted):


(k) Ratios reflect reduction for dividend payments to preferred shareholders.

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|  |  | INVOLUNTARY |  |
| :--- | :---: | :---: | :---: |
|  |  | ASSET | LIQUIDATING | | AVERAGE |
| :---: |
|  |
| TOTAL AMOUNT |
| OUTSTANDING |

[^1]
#### Abstract

SHAREHOLDER MEETING RESULTS

RESULTS OF ANNUAL MEETING OF SHAREHOLDERS

On May 22, 2002, the Annual Meeting of Shareholders of the Trust was held to conduct a vote for or against the approval of the following Items listed on the Trust's Proxy Statement for said Meeting. On March 1, 2002, the record date for the Meeting, the Trust had $11,509,000$ common shares outstanding. The votes cast were as follows:


FOR WITHHELD
---
--------

PROPOSAL 1:
ELECTION OF TRUSTEES:
Richard W. Lowry 10,566,451 149,447
William E. Mayer 10,571,193 144,704
Anne-Lee Verville 10,565,568 150,330

On March 1, 2002, the record date for the Meeting, the Trust had 2, 400 preferred shares outstanding. The votes cast were as follows:

| FOR | WITHHELD |
| :--- | :--- |
| --- | -------- |

PROPOSAL 1:
ELECTION OF TRUSTEES:
Richard W. Lowry 2,045 0
Salvatore Macera 2,045 0
Charles Nelson 2,045 0
Thomas E. Stizel 2,045 0
Anne-Lee Verville 2,045 0

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DIVIDEND REINVESTMENT PLAN

As a shareholder in the Trust you are eligible to participate in the Dividend Reinvestment Plan.

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

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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 net 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 are incurred on shares issued directly by the Trust. 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 30 days written notice to the Plan participants. All correspondence concerning the Plan should be directed to State Street Bank and Trust Company*, the Plan agent, by mail at P.O. Box 8200, Boston, MA 02266-8200 or by phone at 1-800-426-5523.

* EquiServe Trust Company, N.A. currently serves as Agent under the Dividend Reinvestment Plan.


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TRANSFER AGENT

IMPORTANT INFORMATION ABOUT THIS REPORT
The Transfer Agent for Colonial Investment Grade Municipal Trust is:

EquiServe Trust Company, N.A.
150 Royall Street
Canton, MA 02021
1-800-730-6001

The trust mails one shareholder report to each shareholder address. Shareholders can order additional reports by calling 800-345-6611. In addition,
representatives at that number can provide shareholders information about the trust.

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

This report has been prepared for shareholders of Colonial Investment Grade Municipal Trust.


[^0]:    See notes to financial statements.

[^1]:    * Unaudited.
    **On August 26, 1999, the Trust began offering Auction Preferred Shares.

