ALLIANCE WORLD DOLLAR GOVERNMENT FUND II INC

(3) Filing Party:

Form DEF 14A

February 22, 2005

SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934

		(Amendment No)
	_	the Registrant /X/ a Party other than the Registrant / /
Check	the	appropriate box:
/ / / / /X/ / /	Con 14a Def Def Sol	liminary Proxy Statement fidential, for Use of the Commission Only (as permitted by Rule -6(e)(2)) initive Proxy Statement initive Additional Materials iciting Material Pursuant to Section 240.14a-11(c) or Section .14a-12
		Alliance World Dollar Government Fund II, Inc.
		(Name of Registrant as Specified In Its Charter)
		(Name of Person(s) Filing Proxy Statement, if other than the Registrant)
	No Fee	f Filing Fee (Check the appropriate box): fee required computed on table below per Exchange Act Rule 6(i)(1) and 0-11.
	(1)	Title of each class of securities to which transaction applies:
	(2)	Aggregate number of securities to which transaction applies:
	(3)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (Set forth the amount on which the filing fee is calculated and state how it was determined):
	(4)	Proposed maximum aggregate value of transaction:
	(5)	Total fee paid:
/ /	Fee	paid previously with preliminary materials.
/ /	0-11 prev	k box if any part of the fee is offset as provided by Exchange Act Rul (a)(2) and identify the filing for which the offsetting fee was paid iously. Identify the previous filing by registration statement number, he Form or Schedule and the date of its filing.
		(1) Amount Previously Paid:
		(2) Form, Schedule or Registration Statement No.:

(4) Date Filed:

[LOGO]
AllianceBernstein(SM)
Investment Research and Management

ACM INCOME FUND, INC.

ACM GOVERNMENT OPPORTUNITY FUND, INC.

ACM MANAGED INCOME FUND, INC.

ACM MUNICIPAL SECURITIES INCOME FUND, INC.

ACM MANAGED DOLLAR INCOME FUND, INC.

ALLIANCE WORLD DOLLAR GOVERNMENT FUND, INC.

ALLIANCE WORLD DOLLAR GOVERNMENT FUND II, INC.

ALLIANCE ALL-MARKET ADVANTAGE FUND, INC.

ALLIANCE CALIFORNIA MUNICIPAL INCOME FUND, INC.

ALLIANCE NATIONAL MUNICIPAL INCOME FUND, INC.

ALLIANCE NEW YORK MUNICIPAL INCOME FUND, INC.

1345 Avenue of the Americas, New York, New York 10105 Toll Free (800) 221-5672

NOTICE OF JOINT ANNUAL MEETING OF STOCKHOLDERS March 24, 2005

To the Stockholders of ACM Income Fund, Inc. ("ACM I"), ACM Government Opportunity Fund, Inc. ("ACM IV"), ACM Managed Income Fund, Inc. ("ACM V"), ACM Municipal Securities Income Fund, Inc. ("ACM VII"), ACM Managed Dollar Income Fund, Inc. ("ACM VIII"), Alliance World Dollar Government Fund, Inc. ("AWDGF"), Alliance World Dollar Government Fund II, Inc. ("AWDGF II"), Alliance All-Market Advantage Fund, Inc. ("AMA"), Alliance California Municipal Income Fund, Inc. ("ACMIF"), Alliance National Municipal Income Fund, Inc. ("ANMIF") and Alliance New York Municipal Income Fund, Inc. ("ANYMIF"):

Notice is hereby given that a Joint Annual Meeting of Stockholders (the "Meeting") of ACM I, ACM IV, ACM V, ACM VII, ACM VIII, AWDGF, AWDGF II, AMA, ACMIF, ANMIF and ANYMIF, each of which is a Maryland corporation (individually, a "Fund" and collectively, the "Funds"), will be held at the offices of the Funds, 1345 Avenue of the Americas, 33rd Floor, New York, New York 10105, on March 24, 2005 at 11:00 a.m. Eastern Time, for the following purposes, all of which are more fully described in the accompanying Proxy Statement dated February 22, 2005:

- 1. To elect four Directors of each Fund, each such Director to hold office for a term of either two or three years, as provided herein, and until his successor is duly elected and qualifies; and
- 2. To transact such other business as may properly come before the Meeting.

The Board of Directors of each Fund has fixed the close of business on January 21, 2005 as the record date for the determination of stockholders entitled to notice of, and to vote at, the Meeting or any postponement or adjournment thereof. The enclosed proxy is being solicited on behalf of the Board of Directors of each Fund.

By Order of the Boards of Directors,

Mark R. Manley

Secretary

New York, New York February 22, 2005

YOUR VOTE IS IMPORTANT

Please indicate your voting instructions on the enclosed Proxy Card, sign and date it, and return it in the envelope provided, which needs no postage if mailed in the United States. Your vote is very important no matter how many shares you own. Please mark and mail your proxy promptly in order to save the Funds any additional cost of further proxy solicitation and in order for the Meeting to be held as scheduled.

(SM) This is a service mark used under license from the owner.

PROXY STATEMENT

ACM INCOME FUND, INC.

ACM GOVERNMENT OPPORTUNITY FUND, INC.

ACM MANAGED INCOME FUND, INC.

ACM MUNICIPAL SECURITIES INCOME FUND, INC.

ACM MANAGED DOLLAR INCOME FUND, INC.

ALLIANCE WORLD DOLLAR GOVERNMENT FUND, INC.

ALLIANCE WORLD DOLLAR GOVERNMENT FUND II, INC.

ALLIANCE ALL-MARKET ADVANTAGE FUND, INC.

ALLIANCE CALIFORNIA MUNICIPAL INCOME FUND, INC.

ALLIANCE NATIONAL MUNICIPAL INCOME FUND, INC.

ALLIANCE NEW YORK MUNICIPAL INCOME FUND, INC.

1345 Avenue of the Americas New York, New York 10105

JOINT ANNUAL MEETING OF STOCKHOLDERS

March 24, 2005

INTRODUCTION

This Proxy Statement is furnished in connection with the solicitation of proxies on behalf of the respective Boards of Directors of ACM Income Fund, Inc. ("ACM I"), ACM Government Opportunity Fund, Inc. ("ACM IV"), ACM Managed Income Fund, Inc. ("ACM V"), ACM Municipal Securities Income Fund, Inc. ("ACM VII"), ACM Managed Dollar Income Fund, Inc. ("ACM VIII"), Alliance World Dollar Government Fund, Inc. ("AWDGF"), Alliance World Dollar Government Fund II, Inc. ("AWDGF II"), Alliance All-Market Advantage Fund, Inc. ("AMA"), Alliance California Municipal Income Fund, Inc. ("ACMIF"), Alliance National Municipal Income Fund, Inc. ("ANYMIF"), each of which is a Maryland corporation (individually, a "Fund" and

collectively, the "Funds"), to be voted at a Joint Annual Meeting of Stockholders of the Funds (the "Meeting"), to be held at the offices of the Funds, 1345 Avenue of the Americas, 33rd Floor, New York, New York 10105, on March 24, 2005 at 11:00 a.m. Eastern Time. The solicitation will be by mail and the cost for each Fund will be borne by that Fund. The Notice of Meeting, Proxy Statement and Proxy Card are being mailed to stockholders on or about February 22, 2005.

The Board of Directors of each Fund has fixed the close of business on January 21, 2005 as the record date for the determination of stockholders entitled to notice of, and to vote at, the Meeting and any postponement or adjournment thereof. The outstanding voting shares of the Funds as of January 21, 2005 consisted of 228,402,531 shares of common stock of ACM I, 12,903,932 shares of common stock of ACM IV, 25,300,262 shares of

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common stock and 900 shares of Remarketed Preferred Stock, Series A of ACM V, 11,145,261 shares of common stock and 1,200 shares of each of Municipal Income Preferred Shares, Series A, Series B and Series C of ACM VII, 22,707,703 shares of common stock of ACM VIII, 8,897,498 shares of common stock of AWDGF, 67,648,715 shares of common stock of AWDGF II, 3,670,019 shares of common stock of AMA, 8,519,002 shares of common stock and 1,620 shares of each of Auction Preferred Shares, Series M and Series T of ACMIF, 20,471,667 shares of common stock and 1,950 shares of each of Auction Preferred Shares, Series M, Series T, Series W and Series Th of ANMIF and 4,826,667 shares of common stock and 900 shares of each of Auction Preferred Shares, Series T of ANYMIF, each share being entitled to one vote.

At the Meeting, the holders of the preferred stock of ACM V and the holders of each series of preferred stock of ACM VII, ACMIF, ANMIF and ANYMIF will have equal voting rights with the holders of the common stock of ACM V, ACM VII, ACMIF, ANMIF and ANYMIF (i.e., one vote per share), respectively, and will vote together with the holders of ACM V, ACM VII, ACMIF, ANMIF and ANYMIF common stock, respectively, as a single class on proposals that may be properly presented at the Meeting applicable to their respective Funds as described below. While the holders of the preferred stock of each of these Funds, voting separately as a class, have the right to elect two Directors of their Fund, however, only Dr. Hester, a preferred stock Director for these Funds, is standing for re-election at the Meeting. Ms. Block, the other preferred stock Director for these Funds, is not standing for re-election at the Meeting because her term does not expire until 2006.

All properly executed and timely received proxies will be voted at the Meeting in accordance with the instructions marked thereon or as otherwise provided therein. Accordingly, unless instructions to the contrary are marked, proxies from the holders of the common stock and, if applicable, preferred stock, will be voted for the election of four Directors of each Fund. Any stockholder may revoke that stockholder's proxy at any time prior to exercise thereof by giving written notice to the Secretary of the Funds at 1345 Avenue of the Americas, New York, New York 10105, by signing and delivering to the Secretary another proxy of a later date or by voting in person at the Meeting.

Properly executed proxies may be returned with instructions to abstain from voting or to withhold authority to vote (an "abstention"). The shares represented by abstentions will be considered present for purposes of determining the existence of a quorum for the transaction of business. However, with respect to Proposal One, which is a matter to be determined by a plurality of the votes cast, abstentions, not being votes cast, will not have any effect on the election of Directors. If any proposal, other than Proposal One, properly

comes before the Meeting, shares represented by proxies will be voted on all such proposals in the discretion of the person or persons holding the proxies.

The Meeting is scheduled as a joint meeting of the stockholders of the Funds because the stockholders of all the Funds are to consider and vote on the election

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of Directors. Stockholders of each Fund will vote separately on the election of Directors for that Fund and on any other matter that may properly come before the meeting for a Fund. An unfavorable vote by the stockholders of one Fund will not affect the vote on the election of Directors or any other matter by the stockholders of another Fund.

A quorum for each Fund for the Meeting will consist of the presence in person or by proxy of the holders of a majority of the total outstanding shares of common stock, and preferred stock, if any, of the particular Fund. In the event that a quorum is not present at the Meeting for a Fund or, even if a quorum is so present, in the event that sufficient votes in favor of the positions recommended by the Board of Directors on the proposal described in the Proxy Statement with respect to a Fund are not timely received, the persons named as proxies may propose and vote for one or more adjournments of the Meeting with respect to that Fund, with no other notice than announcement at the Meeting, in order to permit further solicitation of proxies. Shares represented by proxies indicating a vote contrary to the position recommended by the Board of Directors on any proposal as to which the Meeting is proposed to be adjourned will be voted against adjournment of the Meeting.

Each Fund has engaged King Mutual Fund Services ("DF King"), 48 Wall Street, New York, New York 10005, to assist in soliciting proxies for the Meeting. DF King will receive a total fee of \$9,900 for its services, to be paid by the Funds as follows: ACM I--\$900, ACM IV--\$900, ACM V--\$900, ACM VIII--\$900, ACM VIII--\$900, AWDGF--\$900, AWDGF II--\$900, AMA--\$900, ACMIF--\$900, ANMIF--\$900 and ANYMIF--\$900, plus reimbursement of out-of-pocket expenses.

PROPOSAL ONE ELECTION OF DIRECTORS

At the Meeting, three Directors of each Fund will be elected to serve for terms of three years and, in each case, until his successor is elected and qualifies. In addition, for each Fund, one Director will be elected to serve for a term of two years. The affirmative vote of a plurality of the votes cast by the stockholders of a Fund is required to elect a Director. It is the intention of the persons named in the enclosed proxy to nominate and vote in favor of the election of the three or four individuals, as the case may be, as described below.

Pursuant to the Funds' respective Charters and Bylaws, the Board of Directors of each Fund has been divided into three classes. With respect to all of the Funds, the terms of Class Two Directors will expire as of the Meeting, the terms of Class Three Directors will expire as of the annual meeting of stockholders to be held in 2006 and the terms of Class One Directors will expire as of the annual meeting of stockholders to be held in 2007. Upon expiration of the terms of the Directors of each class as set forth above, the terms of their successors in that class will continue until the end of their terms and until their successors are duly elected and qualify.

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Under this classified Board structure, only those Directors in a single class may be elected at the annual meeting of stockholders. It would require two years of annual meeting elections to change a majority of the Board of Directors of a Fund, although Maryland law provides that stockholders may remove Directors under certain circumstances even if they are not then standing for re-election and, under regulations of the Securities and Exchange Commission (the "Commission"), appropriate stockholder proposals may be included in the Funds' annual proxy statements. This classified Board structure, which may be regarded as an "anti-takeover" provision, may make it more difficult for a Fund's stockholders to change the majority of Directors of the Fund and, thus, have the effect of maintaining the continuity of management.

On December 31, 2004, Donald J. Robinson resigned as Director of each of the Funds. The Board of Directors of each Fund elected Michael J. Downey as Director of each of the Funds to fill the vacancy created by Mr. Robinson's resignation.

At the Meeting, three Directors, David H. Dievler, William H. Foulk, Jr. and James M. Hester are standing for re-election in Class Two of ACM I, ACM IV, ACM V, ACM VII, ACMIF, ANMIF and ANYMIF, and three Directors, John H. Dobkin, William H. Foulk, Jr. and James M. Hester are standing for re-election in Class Two of ACM VIII, AWDGF, AWDGF II and AMA. In addition, Mr. Downey is standing for election in Class One of each Fund. Each nominee has consented to serve as a Director. The Boards of Directors know of no reason why any of the nominees for the Boards of Directors will be unable to serve, but in the event any nominee is unable to serve or for good cause will not serve, the proxies received indicating a vote in favor of such nominee will be voted for such substitute nominees as the Boards of Directors may recommend.

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Certain information concerning the Funds' Directors is set forth below.

Name, Address and Date of Birth	Years of Service*	Principal Occupation(s) During Past 5 Years
INTERESTED DIRECTOR**		
Marc O. Mayer, 1345 Avenue of the Americas, New York, NY 10105 10/2/57	Each Fund: 1 and 4 months	Executive Vice President of Alliance Capital Management Corporation, the general partner of the Adviser ("ACMC"), since 2001; prior thereto, Chief Executive Officer of Sanford C. Bernstein & Co., LLC and its predecessor since prior

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DISINTERESTED DIRECTORS

Chairman of the Board

William H. Foulk, Jr.,#, 2 Sound View Drive Suite 100 Greenwich, CT 06830 9/7/32	Class Two (2008##)	AWDGF: 13 ACM VIII, AWDGF II: 12 AMA: 11 ACM I, IV, V, VII: 7 ACMIF, ANMIF and ANYMIF: 3	registered investment adviser, with which he had been associated since prior to 2000. He was formerly Deputy Comptroller and Chief Investment Officer of the State of New York and, prior thereto, Chief Investment Officer of the
			New York Bank for Savings.

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Number Portfolio Allianc Bernste Year Principal Fund Occupation(s) Compl Term as Name, Address a Director Years of and Date of Birth Will Expire Service* During Oversee Past 5 Years Direc _____ Ruth Block, #, + Class Three ACM I: 18 Formerly Executive Vice 500 SE Mizner Blvd., (2006) ACM IV, President and Chief Boca Raton, FL 33432 V: 17 Insurance Officer of The 94 AWDGF: 13 Equitable Life Assurance
ACM VIII, Society of The United
AWDGF II: 12 States; Chairman and Chief 11/7/30 ACM VII, Executive Officer of Evlico;
AMA: 11 Director of Avon, BP (oil
ACMIF, and gas), Ecolab, IncorporANMIF and ated (specialty chemicals),
ANYMIF: 3 Tandem Financial Group and Donaldson, Lufkin & Jenrette Securities Corporation; former

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^{* &}quot;Years of Service" refers to the total number of years served as a Director.

^{**} Mr. Mayer is an "interested person", as defined in Section 2(a)(19) of the Investment Company Act of 1940, as amended (the "Act"), of each Fund due to his position as Executive Vice President of ACMC.

[#] Member of the Audit Committee and the Governance and Nominating Committee of each Fund.

^{##} If elected or re-elected, as the case may be, at the Meeting.

Governor at Large, National Association of Securities Dealers, Inc.

David H. Dievler, #, P.O. Box 167, Spring Lake, NJ 07762 10/23/29	Class One (ACM VIII, AWDGF, AWDGF II and AMA 2007)	ACM I: 18 ACM IV, V: 17 AWDGF: 13 ACM VIII, AWDGF II: 12 ACM VII, AMA:11	Independent consultant. Until December 1994 he was Senior Vice President of ACMC responsible for mutual fund administration. Prior to joining ACMC in 1984, he was Chief Finan-
	Q1		,
	Class Two	ACMIF,	cial Officer of Eberstadt
	(ACM I, IV,	ANMIF and	Asset Management since
	V and VII,	ANYMIF: 3	1968. Prior to that, he was
	ACMIF,		a Senior Manager at Price
	ANMIF and		Waterhouse & Co. Member
	ANYMIF		of the American Institute
	2008##)		of Certified Public
			Accountants since 1953.

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	Year		Principal	Fund
	Term as		Occupation(s)	Compl
Name, Address	a Director	Years of	During	Oversee
and Date of Birth	Will Expire	Service*	Past 5 Years	Direc
John H. Dobkin,#,	Class One	ACM I: 18	Consultant. Formerly	96
P.O. Box 12,	(ACM I, ACM	AWDGF: 13	President of Save Venice,	
Annandale, NY		ACM VIII,	Inc. (preservation organi-	
12504	VII, ACMIF,	AWDGF: II: 12	_	
2/19/42	ANMIF and	AMA: 9	Senior Adviser from June	
	ANYMIF	ACM IV, V,	1999-June 2000 and	
	2007)	VII: 7	President of Historic Hudson	
		ACMIF,	Valley (historic preserva-	
	Class Two	ANMIF and	tion) from December 1989 -	
	(ACM VIII,	ANYMIF: 3	May 1999. Previously,	

Number Portfolio

^{* &}quot;Years of Service" refers to the total number of years served as a Director.

⁺ Ms. Block was an "interested person", as defined in the 1940 Act, until October 21, 2004 by reason of her ownership of 116 American Depositary Shares of AXA having a value of approximately \$2,396 at that date. AXA is a controlling person of ACMC. Ms. Block received shares of The Equitable Companies Incorporated as part of the demutualization of the Equitable Life Assurance Society of the United States, which were subsequently converted through a corporate action into 116 American Depositary Shares of AXA.

[#] Member of the Audit Committee and the Governance and Nominating Committee of each Fund.

^{##} If elected or re-elected, as the case may be, at the Meeting.

	AWDGF, AWDGF II and AMA 2008##)		Director of the National Academy of Design and during 1988-1992, Director and Chairman of the Audit Committee of ACMC.
Michael J. Downey,#, c/o Alliance Capital Management L.P. 1345 Avenue of the Americas New York, NY 10105 1/26/44	Class One (2007##)	Each Fund: 3 months	Consultant since January 2004. Formerly managing partner of Lexington Capital, LLC (investment advisory firm) from 1997 until December 2003. Prior thereto, Chairman and CEO of Prudential Mutual Fund Management (1987-1993).
Dr. James M. Hester,#, 25 Cleveland Lane Princeton, NJ 08540 4/19/24	Class Two (2008##)	ACM I: 18 ACM IV, V: 17 AWDGF: 13 ACM VIII, AWDGF II: 12 ACM VII, AMA: 9 ACMIF, ANMIF and ANYMIF: 3	Foundation, New York

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It is the policy of the Boards of Directors of all registered investment companies to which the Adviser provides investment advisory services, including the Funds (collectively, the "AllianceBernstein Fund Complex"), that each Director will invest specified minimum amounts, and (in the case of most of the Directors of the Funds) an overall total of at least \$150,000, in shares of investment companies in the AllianceBernstein Fund Complex.

The dollar range of the Funds' securities owned by each Director and the aggregate dollar range of securities owned in the AllianceBernstein Fund Complex is set forth below.

	Secur Fi	Range of Equity rities in the unds as of uary 21, 2005	Aggregate Dollar Range Securities in the Fund AllianceBernstein Fund Co January 21, 200
Marc O. Mayer	None	\$0	over \$100,000
Ruth Block	ACM I: ACM V:	\$10,001-\$50,000 \$10,001-\$50,000	over \$100,000

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^{* &}quot;Years of Service" refers to the total number of years served as a Director.

[#] Member of the Audit Committee and the Governance and Nominating Committee of each Fund.

^{##} If elected or re-elected, as the case may be, at the Meeting.

	ACM VIII: AWDGF II: AMA:	\$10,001-\$50,000 \$10,001-\$50,000 \$10,001-\$50,000	
David H. Dievler	ACM I: ACM IV: AWDGF II:	\$10,001-\$50,000 \$1-\$10,000 \$10,001-\$50,000	over \$100,000
John H. Dobkin	AWDGF II: AMA:	\$1-\$10,000 \$10,001-\$50,000	over \$100,000
Michael J. Downey	ACM I	\$1-\$10,000	\$1-\$10,000
William H. Foulk, Jr.	ACM I: ACM IV: ACM V: ACM VII: ACM VIII: AWDGF: AWDGF II: AMA:	\$10,001-\$50,000 \$1-\$10,000 \$1-\$10,000 \$1-\$10,000 \$1-\$10,000 \$1-\$10,000 \$1-\$10,000 \$10,001-\$50,000	\$50,001-\$100,00
Dr. James M. Hester	ACM I: ACM IV: ACM V: AWDGF: AWDGF II: AMA: ANYMIF:	\$10,001-\$50,000 \$1-\$10,000 \$1-\$10,000 \$1-\$10,000 \$50,001-\$100,000 \$10,001-\$50,000 Over \$100,000	over \$100,000

As of January 21, 2005, the Directors and officers of each Fund as a group owned less than 1% of the shares of any Fund. During each Fund's most recently completed fiscal year, the Funds' Directors as a group did not engage in the purchase or sale of more than 1% of any class of securities of the Adviser or of any of its parents or subsidiaries.

During its fiscal year ended in 2004, the Board of Directors of ACM I met 13 times; of ACM IV met 11 times; of ACM V, 10 times; of ACM VII, 10 times; of ACM VIII, 9 times; of AWDGF, 10 times; of AWDGF II, 11 times; of AMA, 11 times; of ACMIF, 10 times; of ANMIF, 10 times; and of ANYMIF, 10 times. The Funds do not have a policy that requires a Director to attend annual meetings of stockholders.

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Each Fund's Board of Directors has two standing committees, an Audit Committee and a Governance and Nominating Committee. The members of the Audit and the Governance and Nominating Committees are identified above in the table listing Directors of the Funds. The Audit Committee of each Fund is established in accordance with Section 3(a)(58)(A) of the Securities Exchange Act of 1934 (the "Exchange Act") and meets during the fiscal year for the purposes set forth in the Audit Committee Charter. The members of the Audit Committee are "independent" as required by applicable listing standards of the New York Stock Exchange. The Audit Committee of each of the Funds met 3 times during its Fund's most recently completed fiscal year. The Governance and Nominating Committee of each of the Funds met 3 times during the Fund's most recently completed fiscal year.

Each Fund's Board of Directors has adopted a charter for its Governance

and Nominating Committee, a copy of which may be found on the Adviser's website, http://www.alliancebernstein.com (click on Investment Solutions/Mutual Funds/Closed-End). Pursuant to the charter, the Governance and Nominating Committee assists the Board of Directors in carrying out its responsibilities with respect to governance of the Fund and identifies, evaluates and selects and nominates, or recommends to the Board of Directors, candidates for the Board. It also may set standards or qualifications for Directors. The Governance and Nominating Committee may consider candidates as Directors submitted by current Directors, the Fund's investment adviser, Fund stockholders and other appropriate sources.

The Governance and Nominating Committee will consider candidates submitted by a stockholder or group of stockholders who have owned at least 5% of the Fund's outstanding common stock for at least two years at the time of submission and who timely provide specified information about the candidates and the nominating stockholder or group. To be timely for consideration by the Governance and Nominating Committee, the submission, including all required information, must be submitted in writing to the attention of the Secretary at the principal executive offices of the Fund not less than 120 days before the date of the proxy statement for the previous year's annual meeting of stockholders. The Governance and Nominating Committee will consider only one candidate submitted by such a stockholder or group for nomination for election at an annual meeting of stockholders. The Governance and Nominating Committee will not consider self-nominated candidates.

The Governance and Nominating Committee will consider and evaluate candidates submitted by stockholders on the basis of the same criteria as those used to consider and evaluate candidates submitted from other sources. These criteria include the candidate's relevant knowledge, experience, and expertise, the candidate's ability to carry out his or her duties in the best interests of the Fund and the candidate's ability to qualify as a disinterested Director.

Each Board of Directors has adopted a process for stockholders to send communications to the Board. To communicate with the Board of Directors or an individual Director of a Fund, a stockholder must send a written communication to

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that Fund's principal office at the address listed in the Notice of Joint Annual Meeting of Stockholders accompanying this Proxy Statement, addressed to the Board of Directors of that Fund or the individual Director. All stockholder communications received in accordance with this process will be forwarded to the Board of Directors or the individual Director.

None of the Funds pays any fees to, or reimburses expenses of, any Director during a time when the Director is considered an "interested person" of the Fund. The aggregate compensation paid by the Funds to the Directors during the Funds' respective fiscal years ended in 2004, the aggregate compensation paid to the Directors during calendar year 2004 by all of the investment companies in the AllianceBernstein Fund Complex, and the total number of investment companies in the AllianceBernstein Fund Complex as to which the Directors are a director or trustee and the number of investment portfolios as to which the Directors are directors or trustees, are set forth below. Neither the Funds nor any other investment company in the AllianceBernstein Fund Complex provides compensation in the form of pension or retirement benefits to any of its directors or trustees.

Number of

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Name of Director	Compensation from the Funds during their Fiscal Years ended in 2004	including the	Investment Companies in the AllianceBernstein Fund Complex, including the Funds, as to which the Director is a Director or Trustee	Inv Portfoli Allian Fund incl Funds, the Di Directo
Marc O. Mayer	\$0	\$0	38	
Ruth Block	\$4,335 ACM I \$3,680 ACM IV \$3,696 ACM V \$3,762 ACM VII \$3,019 ACM VIII \$3,761 AWDGF \$4,654 AWDGF II \$3,019 AMA \$3,761 ACMIF \$3,761 ANMIF \$3,761 ANMIF	\$223 , 200	41	
David H. Dievler	\$4,332 ACM I \$3,665 ACM IV \$3,680 ACM V \$3,991 ACM VII \$2,998 ACM VIII \$3,740 AWDGF \$4,637 AWDGF II \$2,998 AMA \$3,740 ACMIF \$3,990 ANMIF \$3,740 ANYMIF	\$268 , 250	45	

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\$3,748 AWDGF \$4,649 AWDGF II \$3,006 AMA

Name of Director	Compensation from the Funds during their Fiscal Years ended in 2004	Compensation from the AllianceBernstein Fund Complex, including the Funds, during 2004	Number of Investment Companies in the AllianceBernstein Fund Complex, including the Funds, as to which the Director is a Director or Trustee	No In Portfol Allia: Function funds, the D
John H. Dobkin	\$4,533 ACM I \$3,670 ACM IV \$3,685 ACM V \$3,749 ACM VII \$3,006 ACM VIII	\$252 , 900	43	

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	\$3,748 ACMIF \$3,748 ANMIF \$3,748 ANYMIF		
Michael J. Downey	\$0 ACM I \$0 ACM IV \$0 ACM V \$0 ACM VII \$0 ACM VIII \$0 ACM VIII \$0 AWDGF \$0 AWDGF II \$0 AMA \$0 ACMIF \$0 ANMIF \$0 ANMIF	\$0	38
William H. Foulk, Jr.	\$6,964 ACM I \$4,969 ACM IV \$4,983 ACM V \$5,332 ACM VII \$4,301 ACM VIII \$5,332 AWDGF \$4,920 AWDGF II \$4,301 AMA \$5,332 ACMIF \$5,332 ANMIF \$5,332 ANMIF	\$465,250	49
Dr. James M. Hester	\$10,209 ACM I \$8,604 ACM IV \$8,650 ACM V \$9,105 ACM VII \$7,400 ACM VIII \$9,104 AWDGF \$9,667 AWDGF II \$7,401 AMA \$9,105 ACMIF \$9,106 ANMIF \$9,105 ANYMIF	\$112 , 300	11

The Board of Directors of each Fund unanimously recommends that the stockholders of each Fund vote FOR the election or re-election, as the case may be, of each Fund's foregoing nominees as fully described in this Proxy Statement, to serve as a Director of the applicable Fund.

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Other Information

Officers of the Funds

Certain information concerning the Funds' officers is set forth below. The Funds' officers are elected annually by the respective Board of Directors until his or her successor is duly elected and qualifies.

Position(s) (Month and

Princi

Name, Address and Date of Birth*		during
Marc O. Mayer 10/2/57	President and Chief Executive Officer, all Funds (11/03)	See biography
Philip L. Kirstein 5/29/45	Senior Vice President and Independent Compliance Officer, all Funds (10/04)	Senior Vice F Compliance Of ACMC** with w since October was Of Counse Lockhart, LLF October 2004, First Vice Pr Investment Ma 2000 until Ma
Robert (Guy) B. Davidson III 4/8/61	Senior Vice President, ACMIF (11/01) ANMIF (11/01) ANYMIF (11/01) ACM VII (4/02)	Senior Vice F which he has to 2000.
Andrew M. Aran 4/27/57	Vice President, ACMI (8/02)	Senior Vice F which he has to 2000.
Thomas J. Bardong 4/28/45	Vice President, AMA (4/95)	Senior Vice P which he has to 2000.
Matthew D. W. Bloom 7/15/56	Vice President, ACM V (4/01)	Senior Vice F which he has to 2000.
Paul J. DeNoon 4/18/62	Vice President, ACM I (3/93) ACM IV (9/94) ACM V (10/00) ACM VIII (10/00) AWDGF (12/92) AWDGF II (4/94)	Senior Vice P which he has to 2000.
David M. Dowden 11/21/65	Vice President, ACM VII (4/95) ACMIF (12/01) ANMIF (12/01) ANYMIF (12/01)	Senior Vice F which he has
Terrance T. Hults 5/17/66	Vice President, ACM VII (12/95) ACMIF (12/01) ANMIF (12/01) ANYMIF (12/01)	Senior Vice P which he has to 2000.

Name, Address and Date of Birth*	Position(s) (Month and Year First Elected)	Princ during
	rear first Elected)	
Thomas Kamp 8/11/61	Vice President, AMA (4/03)	Senior Vice which he has to 2000.
James E. Kennedy, Jr. 5/24/60	Vice President, ACM V (10/03) ACM VIII (11/03)	Senior Vice which he has to 2000.
John A. Koltes 6/16/42	Vice President, AMA (9/94)	Senior Vice which he has to 2000.
Michael L. Mon 3/2/69	Vice President, ACM I (4/00) ACM IV (7/99)	Vice Preside has been ass
Daniel Nordby 4/27/44	Vice President, AMA (4/99)	Senior Vice which he has to 2000.
William E. Oliver 9/21/49	Vice President, ACM VII (6/93)	Senior Vice which he has to 2000.
Douglas J. Peebles 8/10/65	Vice President, ACM I (8/02) ACM IV (8/02)	Executive Vi with which h prior to 200
Michael J. Reilly 6/3/64	Vice President, AMA (9/94)	Senior Vice which he has to 2000.
Michael A. Snyder 4/18/62	Vice President, ACM I (8/02)	Senior Vice May 2001. Pr Director in Donaldson, I since prior
Kewjin Yuoh 3/11/71	Vice President, ACM I (11/03)	Vice Preside 2003. Previof Credit Su to 2002 and to 2000.
Mark D. Gersten 10/4/50	Treasurer and Chief Financial Officer, ACM I (2/94) ACM IV (6/88) ACM V (7/88) ACM VII (2/93) ACM VIII (9/93) AWDGF (3/93) AWDGF II (4/94) AMA (9/94) ACMIF (12/01) ANMIF (12/01)	Senior Vice Investor Ser Vice Preside Investment F with which h to 2000.

ANYMIF (12/01)

Vincent S. Noto 12/14/64

Controller, ACM I (4/01) ACM IV (4/96) ACM V (4/96) ACM VIII (4/96) AWDGF (4/96) AWDGF II (4/96) AMA (4/96)

Vice Presiden has been asso

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Name, Address and Date of Birth*	Position(s) (Month and Year First Elected)	Princi during
Thomas R. Manley 8/3/51	Controller, ACM VII (4/99) ACMIF (12/01)	Vice Presiden has been asso

ANMIF (12/01) ANYMIF (12/01) en sc

Mark R. Manley 10/23/62

Secretary, all Funds (11/03)

Senior Vice P Counsel and C ACMC, ** with since prior t

Audit Committee Report _____

The following Audit Committee Report was adopted by the Audit Committee of each of the Funds.

The Audit Committee operates pursuant to a written charter, a copy of which may be found on the Adviser's website, http://www.alliancebernstein.com (click on Investment Solutions/Mutual Funds/Closed-End). The purposes of the Audit Committee are to (1) assist the Board of Directors in its oversight of (i) the integrity of the Funds' financial statements and the independent audit thereof; (ii) the Funds' compliance with legal and regulatory requirements; (iii) the independent registered public accounting firm's ("Accounting Firm") independence, qualifications and performance; and (iv) the Funds' compliance with applicable laws by receiving reports from counsel who believe they have credible evidence of a material violation of law by the Funds or by someone owing a fiduciary or other duty to the Funds; and (2) to prepare this report. As set forth in the Audit Committee Charter, management of each of the Funds is responsible for the preparation, presentation and integrity of the Funds' financial statements, the Funds' accounting and financial reporting principles and internal controls and procedures designed to assure compliance with accounting standards and applicable laws and regulations. The independent Accounting Firm of each of the Funds is responsible for auditing the Funds' financial statements and expressing an opinion as to their conformity with U.S. generally accepted accounting principles.

The address for the Funds' officers is 1345 Avenue of the Americas, New York, New York 10105.

An affiliate of each of the Funds.

In the performance of its oversight function, the Audit Committee has considered and discussed the audited financial statements with management and the independent Accounting Firm of each of the Funds. The Audit Committee has also discussed with the independent Accounting Firm the matters required to be discussed by Statement on Auditing Standards No. 61, Communication with Audit Committees, as currently in effect. The Audit Committee has also considered whether the provision of any non-audit services not pre-approved by the Audit Committee provided by the Funds' independent Accounting Firm to the Adviser and to any entity controlling, controlled by or under common control with the

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Adviser that provides ongoing services to the Funds is compatible with maintaining the auditors' independence. Finally, the Audit Committee has received the written disclosures and the letter from the independent Accounting Firm required by Independence Standards Board Standard No. 1, Independence Discussions with Audit Committees, as currently in effect, and has discussed with the auditors the auditors' independence.

The members of the Funds' Audit Committee are not full-time employees of the Funds and are not performing the functions of auditors or accountants. As such, it is not the duty or responsibility of the Audit Committee or its members to conduct "field work" or other types of auditing or accounting reviews or procedures or to set auditor independence standards. Members of the Audit Committee necessarily rely on the information provided to them by management and the independent auditors. Accordingly, the Audit Committee's considerations and discussions referred to above do not assure that the audit of the Funds' financial statements has been carried out in accordance with generally accepted auditing standards, that the financial statements are presented in accordance with auditing standards of the Public Company Accounting Oversight Board (U.S.) or that the Funds' auditors are in fact "independent".

Based upon the reports and discussions described in this report, and subject to the limitations on the role and responsibilities of the Audit Committee referred to above and in the Audit Committee Charter, the Audit Committee recommended to the Board of Directors of each of the Funds that the audited financial statements of the Funds be included in the Funds' annual report to stockholders for the most recent fiscal period.

Submitted by the Audit Committee of the Funds' Board of Directors

Ruth Block David H. Dievler John H. Dobkin Michael J. Downey William H. Foulk, Jr. Dr. James M. Hester

Independent Accounting Firms'

The Boards of Directors of each of the Funds at meetings held on December 14-16, 2004 (ACM I), June 15-17, 2004 (ACM IV, ACM V and ACM VIII), September 28-30, 2004 (ACM VII and AWDGF), March 16-18, 2004 (AWDGF II) and September 28-30, 2004 (ACMIF, ANMIF and ANYMIF), respectively, approved by the vote, cast in person, of a majority of the Directors of each Fund, including a majority of the Directors who are not "interested persons" of each Fund, Ernst & Young LLP, independent Accounting Firm to audit the accounts of AWDGF II (for the fiscal year ending March 31, 2005), ACM IV (July 31, 2005), ACM V (August 31, 2005), ACM VIII (September 30, 2005), ACM VII (October 31, 2005), ANMIF (Octo

2005) and ACM I (December 31, 2005). The Board of Directors of AMA at a meeting held on September 28-30, 2004 similarly approved by vote, cast in person, of a majority of the Directors of

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the Fund, including a majority of the Directors who are not "interested persons" of the Fund, PricewaterhouseCoopers LLP, independent Accounting Firm, to audit the accounts of AMA for its fiscal year ending September 30, 2005. In reliance on Rule 32a-4 under the Act, the Funds are not seeking stockholder ratification of the selection of their independent auditors.

Ernst & Young LLP has audited the accounts of ACM I, ACM IV, ACM VII, ACM VIII, AWDGF, AWDGF II, ACMIF, ANMIF and ANYMIF since the respective dates of their commencements of each of the Fund's operations, and of ACM V since its fiscal year ended August 31, 1990, and has represented that it does not have any direct financial interest or any material indirect financial interest in any of the Funds. PricewaterhouseCoopers LLP has audited the accounts of AMA since the Fund's commencement of operations and has represented that it does not have any direct financial interest or any material indirect financial interest in the Fund. Representatives of Ernst & Young LLP and PricewaterhouseCoopers LLP are expected to attend the Meeting and to have the opportunity to make a statement and respond to appropriate questions from the stockholders.

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Independent Accounting Firms' Fees

The following table sets forth the aggregate fees billed by the independent Accounting Firm for each Fund's last two fiscal years for professional services rendered for: (i) the audit of the Fund's annual financial statements included in the Fund's annual reports to stockholders; (ii) assurance and related services that are reasonably related to the performance of the audit of the Fund's financial statements and are not reported under (i), which include advice and education on accounting and auditing issues, quarterly press release reviews and preferred stock maintenance testing (for those Funds that issue preferred stock); (iii) tax compliance, tax advice and tax return preparation; and (iv) aggregate non-audit services provided to the Fund, the Fund's Adviser and entities that control, are controlled by or under common control with the Adviser that provide ongoing services to the Fund ("Service Affiliates"), which include conducting an annual internal control report pursuant to Statement on Auditing Standards No. 70. No other services were provided to any Fund during this period.

		Audit Fees	Audit Related Fees	Tax Fees	All Other Fees for Services Provided to Fund
ACM Income Fund,	2003	\$55 , 000	\$12,500	\$18,000	\$0

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Inc.	2004	\$58,000	\$10,030	\$17,880	\$0
ACM Government Opportunity Fund, Inc.	2003	\$44,000	\$11,360	\$17,500	\$0
	2004	\$47,000	\$ 9,544	\$17,038	\$0
ACM Managed Income Fund, Inc.	2003	\$49,000	\$26,371	\$17,521	\$0
	2004	\$51,000	\$22,535	\$28,743	\$0
ACM Municipal Securities Income Fund, Inc	2003	\$44,000	\$23,144	\$13,100	\$0
	2004	\$47,000	\$13,145	\$21,213	\$0
ACM Managed Dollar Income Fund, Inc.	2003	\$49,000	\$ 9,750	\$15,000	\$0
	2004	\$51,000	\$ 9,785	\$24,804	\$0
Alliance World Dollar	2003	\$51,000	\$12,000	\$15,500	\$0
Government Fund, Inc.	2004	\$54,000	\$11,890	\$24,003	\$0
Alliance World Dollar	2003	\$51,000	\$ 8,500	\$11,600	\$0
Government Fund II, Inc.	2004	\$51,000	\$13,125	\$18,900	\$0
Alliance All-Market	2003	\$41,000	\$ 4,099	\$24,610	\$0
Advantage Fund, Inc.	2004	\$45,000	\$ 2,514	\$35,400	\$0
Alliance California Municipal Income Fund, Inc.	2003	\$44,000	\$23,144	\$13,446	\$0
	2004	\$47,000	\$13,145	\$19,020	\$0
Alliance National Municipal Income Fund, Inc.	2003	\$44,000	\$23,144	\$13,446	\$0
	2004	\$47,000	\$13,145	\$19,020	\$0
Alliance New York Municipal Income Fund, Inc.	2003	\$44,000	\$23,144	\$13,446	\$0
	2004	\$47,000	\$13,145	\$19,020	\$0

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Beginning with audit and non-audit service contracts entered into on or after May 6, 2003, the Funds' Audit Committee policies and procedures require the pre-approval of all audit and non-audit services provided to the Fund by the Funds' independent auditors. The Fund's Audit Committee policies and procedures also require pre-approval of all audit and non-audit services provided to the Adviser and Service Affiliates to the extent that these services are directly related to the operations or financial reporting of the Fund. Accordingly, all of the amounts in the table for Audit Fees, Audit-Related Fees and Tax Fees for 2004 are for services pre-approved by each Fund's Audit Committee. The amounts of the Fees for Non-Audit Services provided to the Fund, the Adviser and Service Affiliates in the table for each Fund that were subject to pre-approval by the Audit Committee for 2004 were ACM I, \$102,910 (comprising \$85,030 of audit related fees and \$17,880 of tax fees); ACM IV, \$276,582 (comprising \$259,544 of audit related fees and \$17,038 of tax fees); ACM V, \$301,278 (comprising \$272,535 of audit related fees and \$28,743 of tax fees); ACM VII, \$184,358 (comprising \$163,145 of audit related fees and \$21,213 of tax fees); ACM VIII, \$284,589 (comprising \$259,785 of audit related fees and \$24,804 of tax fees); AWDGF, \$185,893 (comprising \$161,890 of audit related fees and \$24,003 of tax fees); AWDGF II, \$394,025 (comprising \$375,125 of audit related fees and \$18,900 of tax fees); AMA, \$37,914 (comprising \$2,514 of audit related fees and \$35,400

^{*} The fees vary because they are presented based on each Fund's last two fiscal years and reflect fees for non-audit services for different periods.

of tax fees); ACMIF, \$182,165 (comprising \$163,145 of audit related fees and \$19,020 of tax fees); ANMIF, \$182,165 (comprising \$163,145 of audit related fees and \$19,020 of tax fees); and ANYMIF, \$182,165 (comprising \$163,145 of audit related fees and \$19,020 of tax fees). The Audit Committee of the Funds has considered whether the provision of any non-audit services not pre-approved by the Audit Committee provided by the Funds' independent Accounting Firm to the Adviser and Service Affiliates is compatible with maintaining the auditors' independence.

INFORMATION AS TO THE INVESTMENT ADVISER AND THE ADMINISTRATORS OF THE FUNDS

Each Fund's investment adviser is Alliance Capital Management L.P., 1345 Avenue of the Americas, New York, New York 10105. The administrator for ACM IV, ACM VII, AWDGF, AWDGF II, AMA, ACMIF, ANMIF and ANYMIF is the Adviser. Prudential Investments Fund Management LLC, Gateway Center Three, Newark, New Jersey 07102, serves as sub-administrator for ACM VII. The administrator for ACM I, ACM V and ACM VIII is Princeton Administrators, L.P., 500 College Road East, Princeton, New Jersey 08540.

OTHER MATTERS

Management of each Fund does not know of any matters properly to be presented at the Meeting other than those mentioned in this Proxy Statement. If any other matters properly come before the Meeting, the shares represented by proxies will be voted with respect thereto in the discretion of the person or persons voting the proxies.

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As of February 3, 2005, Aon Corporation and Combined Insurance Company of America, each with an address of 200 East Randolph Street, Chicago, Illinois 60601, were believed by management of ACM IV to beneficially own an aggregate of 3,627,236 shares, or approximately 28.14%, of the outstanding common stock of ACM IV.

SUBMISSION OF PROPOSALS FOR THE NEXT ANNUAL MEETING OF STOCKHOLDERS

Proposals of stockholders intended to be presented at the next annual meeting of stockholders of a Fund must be received by the Fund by October 25, 2005 for inclusion in the Fund's proxy statement and proxy card relating to that meeting. The submission by a stockholder of a proposal for inclusion in the proxy statement does not guarantee that it will be included. In addition, stockholder proposals are subject to certain requirements under the federal securities laws and the Maryland General Corporation Law and must be submitted in accordance with each Fund's Bylaws. In case of ACMIF, ANMIF and ANYMIF, to be presented at the 2006 Annual Meeting of Stockholders, a stockholder proposal that is not otherwise includable in the Proxy Statement for the 2006 Annual Meeting must be delivered by a stockholder of record to the Fund no sooner than October 25, 2005 and no later than November 24, 2005.

The persons named as proxies for the 2006 Annual Meeting of Stockholders will, with respect to the proxies in effect at the meeting, have discretionary authority to vote on any matter presented by a stockholder for action at that meeting unless the Fund, except ACMIF, ANMIF or ANYMIF, receives notice of the matter by January 8, 2005 (or such earlier date as may be specified by an advance notice provision, if any, in the Fund's Bylaws), and in the case of ACMIF, ANMIF and ANYMIF, receives notice of the matter no sooner than October 25, 2005 and no later than November 24, 2005. If a Fund receives such timely

notice, these persons will not have this authority except as provided in the applicable rules of the Commission.

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REPORTS TO STOCKHOLDERS

Each Fund will furnish each person to whom this Proxy Statement is delivered with a copy of its latest annual report to stockholders and its subsequent semi-annual report to stockholders, if any, upon request and without charge. To request a copy, please call AllianceBernstein Investment Research and Management at (800) 227-4618 or contact Dennis Bowden at Alliance Capital Management L.P., 1345 Avenue of the Americas, New York, New York 10105.

By Order of the Boards of Directors,

Mark R. Manley

Secretary

New York, New York February 22, 2005

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ACM Income Fund,	Tnc
ACM Government Opportunity Fund,	
ACM Managed Income Fund,	
ACM Municipal Securities Income Fund,	
ACM Managed Dollar Income Fund,	
Alliance World Dollar Government Fund,	
Alliance World Dollar Government Fund II,	
ALliance All-Market Advantage Fund,	
Alliance California Municipal Income Fund,	
Alliance National Municipal Income Fund,	
Alliance New York Municipal Income Fund,	
-	

[LOGO]
AllianceBernstein(SM)
Investment Research and Management

NOTICE OF JOINT ANNUAL MEETING OF STOCKHOLDERS AND PROXY STATEMENT

March 24, 2005

00250.0029 #541143

PROXY

ALLIANCE WORLD DOLLAR GOVERNMENT FUND II, INC.

PROXY IN CONNECTION WITH THE ANNUAL MEETING OF STOCKHOLDERS TO BE HELD ON MARCH 24, 2005

THIS PROXY IS SOLICITED ON BEHALF OF THE BOARD OF DIRECTORS OF THE CORPORATION

The undersigned stockholder of Alliance World Dollar Government Fund II, Inc., a Maryland corporation (the "Corporation"), hereby appoints Carol H. Rappa and Christina A. Morse, or either of them, as proxies for the undersigned, with full power of substitution in each of them, to attend the Annual Meeting of Stockholders of the Corporation (the "Annual Meeting") to be held at 11:00 a.m., Eastern Time, on March 24, 2005 at the offices of the Corporation, 1345 Avenue of the Americas, 33rd Floor, New York, New York 10105, and any postponement or adjournment thereof, to cast on behalf of the undersigned all votes that the undersigned is entitled to cast at the Annual Meeting and otherwise to represent the undersigned with all powers possessed by the undersigned if personally present at such Annual Meeting. The undersigned hereby acknowledges receipt of the Notice of Annual Meeting and accompanying Proxy Statement and revokes any proxy heretofore given with respect to the Annual Meeting.

The Board of Directors knows of no reason why any of the nominees for the Board of Directors would be unable to serve, but in the event any nominee is unable to serve or for good cause will not serve, the proxies received indicating a vote in favor of such nominee will be voted for a substitute nominee as the Board of Directors may recommend.

IF THIS PROXY IS PROPERLY EXECUTED, THE VOTES ENTITLED TO BE CAST BY THE UNDERSIGNED WILL BE CAST AS INSTRUCTED ON THE REVERSE SIDE HEREOF. IF THIS PROXY IS PROPERLY EXECUTED BUT NO INSTRUCTION IS GIVEN, THE VOTES ENTITLED TO BE CAST BY THE UNDERSIGNED WILL BE CAST "FOR" THE ELECTION OF THE NOMINEES REFERRED TO IN PROPOSAL ONE AS DIRECTORS AND IN THE DISCRETION OF THE PROXY HOLDER(S) ON ANY OTHER MATTERS THAT MAY PROPERLY COME BEFORE THE ANNUAL MEETING OR ANY ADJOURNMENT OR POSTPONEMENT THEREOF.

Please refer to the Proxy Statement for a discussion of the Proposal.

PLEASE VOTE, DATE AND SIGN ON THE REVERSE SIDE HEREOF
AND RETURN THIS PROXY CARD PROMPTLY. YOU MAY USE THE ENCLOSED ENVELOPE.

NOTE: Please sign this proxy exactly as your name(s) appear(s) on the books of

the Corporation. Joint owners should each sign personally. Trustees and other fiduciaries should indicate the capacity in which they sign, and where more than one name appears, a majority must sign. If a corporation, the signature should be that of an authorized officer who should state his or her title.

HAS 1	YOUR ADDRESS CHANGED?		DO YOU HAV	/E ANY COMMENTS?
	ALLIANCE WOR	LD DOLLAR GO	VERNMENT FUNI	O II, INC.
	Your Board of Director urges you to vote "FOR election of all Nomine	the		
			Please mark example: /X	
1.	Election of Directors	NOMINEES	FROM ALL	EXCEPT AS NOTED BELOW
	Class One Nominee (term expires 2007):			
	Michael J. Downey			/ /
	Class Three Nominee (terms expire 2008):			
	John H. Dobkin William H. Foulk, Jr. James M. Hester			/ / / / / /
2.	To vote and otherwise r that may properly come adjournment thereof, in	before the A	nnual Meeting	g or any postponement or
			Mark here :	for address change and note //
			return this	sure to sign, date and s Proxy promptly. You e enclosed envelope.
			 (Signature	e of Stockholder)

	(Signature of joint owner, if ar	
	Date, 2005	
00250.0209 #549563		