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Washington, D.C. 20549

Form N-CSR

CERTIFIED SHAREHOLDER REPORT OF REGISTERED MANAGEMENT INVESTMENT COMPANIES

Investment Company Act file number: 811-10573

Alliance National Municipal Income Fund, Inc.
(Exact name of registrant as specified in charter)

1345 Avenue of the Americas, New York, New York 10105
(Address of principal executive offices) (Zip code)

Edmund P. Bergan, Jr.
Alliance Capital Management, L.P.
1345 Avenue of the Americas
New York, New York 10105
(Name and address of agent for service)

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

Date of fiscal year end: October 31, 2003

Date of reporting period: April 30, 2003

ITEM 1. REPORTS TO STOCKHOLDERS.

Alliance
National Municipal
Income Fund

Semi-Annual Report
April 30, 2003

[LOGO] ALLIANCEBERNSTEIN
Investment Research and Management

Investment Products Offered

- =====
- o Are Not FDIC Insured
 - o May Lose Value
 - o Are Not Bank Guaranteed
- =====

AllianceBernstein Investment Research and Management, Inc., the principal underwriter of the AllianceBernstein mutual funds and an affiliate of Alliance Capital Management L.P., the manager of the funds, is a member of the NASD.

June 9, 2003

Semi-Annual Report
This report provides management's discussion of fund performance for Alliance National Municipal Income Fund's (the "Fund") semi-annual reporting period ended April 30, 2003.

Investment Objective and Policies

The Fund is a closed-end management investment company designed for investors who seek high current income exempt from regular federal income tax. The Fund normally invests at least 75% of its assets in investment grade municipal securities.

Investment Results

The following table provides performance data for the Fund and its benchmark, the Lehman Brothers Municipal Bond Index, for the six- and 12-month periods ended April 30, 2003. For comparison, returns for the Lipper General & Leveraged Municipal Debt Funds Average are also included.

INVESTMENT RESULTS*

Returns		
	6 Months	12 Months
Alliance National Municipal Income Fund (NAV)	5.67%	14.22%
Lehman Brothers Municipal Bond Index	3.59%	8.49%
Lipper General & Leveraged Municipal Debt Funds Average	5.24%	10.27%

*The Fund's investment results are for the periods shown and are based on the Fund's net asset value (NAV) as of April 30, 2003. All fees and expenses related to the operation of the Fund have been deducted. Returns for the Fund include the reinvestment of any distributions paid during the period. Past performance is no guarantee of future results.

The Lehman Brothers Municipal Bond Index is a total return performance benchmark for the long-term, investment grade tax-exempt bond market. The Lipper General & Leveraged Municipal Debt Funds Average is comprised of leveraged closed-end funds with generally similar investment objectives to Alliance National Municipal Income Fund. An investor cannot invest directly in an index, and its results are not indicative of any specific investment, including Alliance National Municipal Income Fund.

Investment Results

For the past six months ended April 30, 2003, the municipal bond market posted positive returns. The Fund generated a positive return as well, outperforming its benchmark, the Lehman Brothers Municipal Bond Index, as well as the Lipper General & Leverage Municipal Debt Funds Average. The Fund's outperformance in comparison to its Lipper peer group can be attributed to its relatively high average credit quality.

Over the past 12 months, municipal bond yields declined substantially. This resulted in strong positive price performance for the municipal bond market. The Fund also generated a positive rate of return over this period. For the 12 months, the Fund outperformed both

ALLIANCE NATIONAL MUNICIPAL INCOME FUND o 1

the Lehman Brothers Municipal Bond Index and the Lipper General & Leveraged Municipal Debt Funds Average. Once again, the Fund's relatively strong performance is attributable to the Fund's higher average credit quality. In addition, the Fund's performance was aided by the advance refunding of a 2.5% position, Alabama's Jefferson County Sewer Revenue. An advance refunding results in the bond becoming secured by U.S. government securities, and its effective maturity date becomes the same as the first call date. These two modifications result in a substantial increase in bond price.

Market Review and Investment Strategy

The pace of municipal issuance continues to be quite strong. Year-to-date issuance has totaled \$145.6 billion--an increase of almost 14% from the same period in 2002. This high level of issuance has impaired municipal price performance relative to the taxable bond market. State and local governments are currently mired in their worst financial crises in decades. Policy makers are debating how much to cut expenses and raise taxes to close their projected budget shortfalls. The Center on Budget and Policy Priorities estimates that states' collective projected budget deficits could reach \$85 billion in fiscal year 2004. Two states, California and Oregon, were recently downgraded by Moody's Investors Service, and 16 more continue to have "negative" outlooks, meaning they are at risk for being downgraded, as well. The Fund has minimal general obligation exposure and, therefore, has generally been sheltered from the recent credit spread widening affecting these bonds.

Investment activity over the past six months focused on improving the credit quality of the Fund. The Fund's exposure to the health care and tobacco settlement sectors was reduced over the period and replaced by higher credit quality bonds. In an effort to maintain a low cost of leverage, one series of its variable rate preferred stock was reset into an extended rate mode expiring in December, 2003. Two other series had been previously reset into extended rate

mode, expiring in August, 2003. The final series continues to reset on a weekly basis.

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PORFOLIO OF INVESTMENTS
April 30, 2003 (unaudited)

	Standard & Poor's Rating	Principal Amount (000)	Value

MUNICIPAL BONDS-162.2%			
Long-Term Municipal Bonds-160.8%			
Alabama-9.1%			
Huntsville Hlth Care Auth (Huntsville Hosp Sys) Ser 02B 5.75%, 6/01/32(a).....	A2	\$ 8,000	\$ 8,177,520
Jefferson Cnty Swr Rev FGIC Ser 99A 5.375%, 2/01/36.....	AAA	12,405	14,256,942
Marshall Cnty Hlth Care Auth (Marshall Cnty Med Ctr) Ser 02A 5.75%, 1/01/32.....	A-	2,500	2,551,750
Marshall Cnty Hlth Care Auth (Marshall Cnty Med Ctr) Ser 02D 5.75%, 1/01/32.....	A-	3,000	3,064,380

			28,050,592

Arizona-0.6%			
Mohave Cnty IDA (Citizens Utilities) Ser 93B AMT 5.80%, 11/15/28.....	BBB	2,000	1,790,120

Arkansas-2.6%			
Arkansas Dev Fin Auth SFMR Mtg Rev GNMA Ser 02A 5.30%, 7/01/34.....	AAA	7,750	7,988,623

California-4.2%			
California St 5.00%, 2/01/32.....	A	3,250	3,210,675
Los Angeles Regl Arpts Lease Rev (Laxfuel Corp) AMBAC Ser 01AMT 5.50%, 1/01/32.....	AAA	9,500	9,796,115

			13,006,790

Colorado-2.4%			
Avon HSG Auth MFHR (Buffalo Ridge II Proj)GNMA Ser 02A AMT 5.70%, 10/20/43.....	AAA	4,950	5,140,427
Denver City & Cnty MFHR (Clyburn Stapleton Proj) GNMA Ser 02 AMT 5.50%, 12/20/43(a).....	Aaa	2,155	2,196,656

			7,337,083

ALLIANCE NATIONAL MUNICIPAL INCOME FUND o 3

	Standard & Poor's Rating	Principal Amount (000)	Value

District of Columbia-2.6%			
District of Columbia Tobacco Settlement Bonds Ser 01			

6.75%, 5/15/40.....	A-	\$ 4,920	\$ 4,244,287
District of Columbia Special Tax Rev (Gallary Place Proj) Ser 02			
5.40%, 7/01/31.....	AAA	3,500	3,704,400

			7,948,687

Florida-26.9%			
Beacon Tradeport Comm Dev Dist Ser 02B			
7.25%, 5/01/33.....	NR	10,000	10,298,200
Brevard Cnty HFA SFMR Mtg Rev GNMA Ser 02C AMT			
5.40%, 3/01/33(a).....	Aaa	4,000	4,082,760
Collier Cnty Comm Fac Dist (Fiddler's Creek) Ser 02A			
6.875%, 5/01/33.....	NR	10,120	10,317,441
Collier Cnty Comm Fac Dist (Fiddler's Creek) Ser 02B			
6.625%, 5/01/33.....	NR	5,330	5,435,161
Dade Cnty Aviation Rev (Miami Int'l Airport) FGIC			
Ser 02 AMT			
5.375%, 10/01/32.....	AAA	6,040	6,263,057
Florida Educ & Athletic Fac Impt Rev (FSU Finl Assist) AMBAC Ser 02			
5.00%, 10/01/31.....	AAA	5,000	5,128,050
Florida Hsg Fin Corp Rev MFHR (Westminster Apts) FSA			
Ser 02E-1 AMT			
5.40%, 4/01/42.....	AAA	3,000	3,066,210
Jacksonville Wtr & Swr Sys Rev (Jacksonville Elec) MBIA Ser 02A			
5.50%, 10/01/41.....	AAA	20,000	20,897,400
Lee Cnty Arpt Rev (Southwest FL Intl) FSA			
Ser 00A AMT			
5.75%, 10/01/22.....	AAA	5,000	5,409,250
5.75%, 10/01/25.....	AAA	4,500	4,856,535
Lee Cnty Comm Dev (Miromar Lakes) Ser 00A			
7.25%, 5/01/12.....	NR	1,905	2,041,246
Orange Cnty Hlth Facs Auth Rev (Orlando Regional) Ser 02			
5.75%, 12/01/32.....	A-	1,400	1,431,990

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Standard & Poor's Rating	Principal Amount (000)	Value	

Pinellas Cnty HFA SFMR Mtg Rev GNMA/FNMA			
Ser 02A AMT			
5.40%, 3/01/32(a).....	Aaa	\$ 1,490	\$ 1,524,508
West Palm Beach Comm Dev (Hamal Dist) Ser 01			
6.75%, 5/01/31.....	NR	2,460	2,511,414

			83,263,222

Georgia-2.5%			
Cartersville Dev Auth (Anheuser Busch Proj) Ser 02 AMT			
5.95%, 2/01/32.....	A+	2,510	2,646,042
Georgia HFA SFMR Mtg Rev Ser 02A-2 AMT			
5.60%, 12/01/32.....	AAA	4,980	5,130,047

			7,776,089

Hawaii-0.8%			
Hawaii St Dept Budget & Fin			

XLCA Ser 03B AMT 5.00%, 12/01/22.....	AAA	2,500	2,517,375

Illinois-17.8%			
Bolingbrook GO FGIC Ser 02A 5.375%, 1/01/38.....	AAA	5,000	5,241,050
Chicago GO FGIC Ser 00 5.50%, 1/01/40.....	AAA	14,585	15,468,268
Chicago O'Hare Int'l Arpt Arpt Rev (O'Hare Intl Arpt) MBIA Ser 02A AMT 5.375%, 1/01/32.....	AAA	15,000	15,390,300
Chicago Parking Rev (Lakefront Millennium) MBIA Ser 98 5.125%, 1/01/28.....	AAA	9,000	9,225,540
Chicago Sales Tax Rev FGIC Ser 98 5.25%, 1/01/28.....	AAA	5,710	5,912,648
Met Pier & Expo Auth Special Tax Rev (McCormick Place) Ser 02A 5.25%, 6/15/42.....	AAA	3,750	3,902,025

55,139,831			

Indiana-4.8%			
Indiana Hsg Fin Auth SFMR Mtg Rev GNMA/FNMA AMT 5.55%, 7/01/32(a).....	Aaa	4,310	4,462,359
Indianapolis Pub Improv Bond (Wtrwks Proj) MBIA Ser 02A 5.25%, 7/01/33.....	AAA	10,000	10,450,200

14,912,559			

ALLIANCE NATIONAL MUNICIPAL INCOME FUND o 5

	Standard & Poor's Rating	Principal Amount (000)	Value
Iowa-2.1%			
Iowa Dev Fin Auth Tobacco Settlement Bonds Ser 01B 5.30%, 6/01/25.....	A-	\$ 5,900	\$ 4,432,847
Iowa Fin Auth SFMR Mtg Rev GNMA/FNMA Ser 02A AMT 5.40%, 7/01/32.....	AAA	2,190	2,236,165

6,669,012			

Louisiana-2.4%			
Calcasieu Parish SFMR Mtg Rev GNMA/FNMA Ser 02A 4.50%, 4/01/33(a).....	Aaa	1,500	1,597,425
Louisiana Dev Fin Auth Tobacco Settlement Bonds Ser 01B 5.50%, 5/15/30.....	A	3,000	2,426,430
Louisiana Hsg Fin Agy SFMR Mtg Rev GNMA Ser 02C AMT 5.60%, 6/01/33(a).....	Aaa	3,365	3,473,521

7,497,376			

Massachusetts-3.0%			
Mass Hlth & Ed Fac Hosp Rev (Berkshire Hlth Sys) Asset Gty Ser 01E 5.70%, 10/01/25.....	AA	2,000	2,146,680

Massachusetts Hlth & Ed Fac				
Hosp Rev				
(Cape Cod Healthcare)				
Asset Gty Ser 01E				
5.25%, 11/15/31.....	AA	2,100	2,165,079	
Massachusetts Trpk Auth				
(Metro System Hwy)				
AMBAC Ser 99A				
5.00%, 1/01/39.....	AAA	5,000	5,056,100	

			9,367,859	

Michigan-3.7%				
Detroit Loc Dev Fin Auth Tax Incr				
(Daimler/Chrysler Plant) Ser 98A				
5.50%, 5/01/21.....	BB-	1,705	1,395,900	
Michigan Strategic				
(Detroit Edison Co Pj) XLCA				
Ser 02C AMT				
5.45%, 12/15/32.....	AAA	5,000	5,208,500	
Saginaw Hosp Fin Auth				
(Covenant Med Ctr) Ser 00F				
6.50%, 7/01/30.....	A	4,410	4,748,953	

			11,353,353	

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	Standard & Poor's Rating	Principal Amount (000)	Value
Minnesota-0.4%			
Dakota Cnty Comm Dev Agy MFHR			
(Buffalo Ridge Apts) GNMA Ser 02			
5.40%, 7/20/28(a).....	Aaa	\$ 1,265	\$ 1,311,324

Missouri-1.4%			
Missouri Hsg Dev Comm SFMR			
Mtg Rev GNMA/FNMA			
Ser 02A-1 AMT			
5.58%, 9/01/32.....	AAA	4,050	4,206,816

Nevada-14.9%			
Clark Cnty Arpt Rev			
FGIC Ser 01B			
5.25%, 7/01/34.....	AAA	11,920	12,237,191
Nevada Dept Bus & Ind Transp Rev			
(Las Vegas Monorail Proj)			
AMBAC Ser 00			
5.625%, 1/01/32.....	AAA	11,720	12,577,670
Reno Special Tax			
FGIC Ser 02			
5.375%, 6/01/32.....	AAA	7,500	7,915,500
Reno Special Tax Rev			
(Retrac Transp Proj) AMBAC			
Ser 02			
5.25%, 6/01/41.....	AAA	1,000	1,044,720
Truckee Meadows Wtr Auth			
Wtr Rev FSA Ser 01A			
5.25%, 7/01/34.....	AAA	12,000	12,450,360

			46,225,441

New Hampshire-1.7%			
New Hampshire Hlth & Ed Fac			
Hosp Rev			
(Covenant Med Ctr) Ser 02			
6.125%, 7/01/31.....	A-	5,000	5,199,950

North Dakota-1.2%

North Dakota HFA SFMR

Mtg Rev Ser 02A AMT

5.65%, 1/01/34 (a)	Aa2	3,495	3,625,433
Ohio-6.0%			-----
Cleveland-Cuyahoga Cnty Port Auth Rev			
Ser 01			
7.35%, 12/01/31.....	NR	7,800	8,089,380
Ohio HFA SFMR			
Mtg Rev GNMA Ser 00D AMT			
6.05%, 3/01/31(a)	Aaa	9,925	10,494,397

			18,583,777

ALLIANCE NATIONAL MUNICIPAL INCOME FUND o 7

Standard & Poor's	Principal Amount (000)	Value
Rating		

Pennsylvania-5.5%				
Pennsylvania Econ Dev Parking FAC (30Th St Station Garage Proj)				
ACA Ser 02A AMT				
5.875%, 6/01/33.....	A	\$ 2,050	\$	2,104,469
Pennsylvania Trpk Comm				
Transp Rev				
AMBAC Ser 01				
5.00%, 7/15/41.....	AAA	5,000		5,095,700
Philadelphia Hosp Rev (Temple Univ Hosp) Ser 93A				
6.625%, 11/15/23.....	BBB	3,000		3,034,920
Southeastern Trans Auth				
FGIC Ser 99A				
4.75%, 3/01/29.....	AAA	4,000		4,025,720
Washington Cnty Auth Rev				
Capital Funding AMBAC Ser 99				
6.15%, 12/01/29.....	AAA	2,300		2,779,113

				17,039,922

Rhode Island-1.6%				
Rhode Island				
Tobacco Securitization Bonds				
Ser 02A				
6.125%, 6/01/32.....	A-	5,700		4,836,279

South Carolina-0.3%				
South Carolina				
Tobacco Settlement Bonds				
Ser 01B				
6.375%, 5/15/30.....	A-	1,000		850,220

South Dakota-0.1%				
South Dakota				
Tobacco Settlement Bonds				
Ser 02B				
6.50%, 6/01/32.....	A	500		433,275

Texas-19.7%				
Bexar Cnty Hsg Fin Corp MFHR (Doral Club & Sutton House Apts)				
MBIA Ser 01A				
5.55%, 10/01/36(a).....	Aaa	15,000		15,157,500
Dallas-Fort Worth Int'l Arpt Rev				
FGIC Ser 01 AMT				
5.50%, 11/01/35.....	AAA	10,000		10,342,400
Gulf Coast Waste Disp Auth (Anheuser-Busch Proj) Ser 02 AMT				
5.90%, 4/01/36.....	A+	9,000		9,463,680

		Standard & Poor's Rating	Principal Amount (000)	Value
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Harris Cnty	Toll Road Rev FSA Ser 02 5.125%, 8/15/32.....	AAA	\$ 2,500	\$ 2,567,625
Houston (Northeast Wtr Purification Proj)				
FGIC Ser 02 5.125%, 3/01/32.....	AAA	7,000	7,186,900	
San Antonio Arpt Sys Rev FGIC Ser 02A AMT 5.25%, 7/01/27.....	AAA	6,250	6,322,000	
Texas GO Ser 02A AMT 5.50%, 8/01/41.....	AA	9,470	9,944,826	
			-----	60,984,931
			-----	-----
Utah-0.5%				
Utah Hsg Corp MFHR Mtg Rev (Bluffs Apts Proj) GNMA Ser 02A AMT 5.60%, 7/20/30(a).....	Aaa	1,480	1,551,484	

Virginia-2.8%				
Fauquier Cnty IDA Hosp Rev (Fauquier Hospital) Asset Gty Ser 02 5.25%, 10/01/31.....	AA	8,500	8,824,955	
			-----	-----
Washington-9.0%				
King Cnty Swr Rev FSA Ser 02A 5.25%, 1/01/32.....	AAA	3,000	3,113,880	
Twenty-Fifth Ave Pptys Dorm Rev. (University of WA)				
MBIA Ser 02 5.25%, 6/01/33.....	AAA	9,750	10,142,047	
Washington HFA SFMR Mtg Rev GNMA/FNMA Ser 02A AMT 5.83%, 6/01/29(a).....	Aaa	9,090	9,484,870	
Western Washington University Student Rec Fee MBIA Ser 02 5.00%, 5/01/33.....	AAA	5,110	5,202,542	
			-----	27,943,339
			-----	-----
Wisconsin-10.2%				
Badger Tobacco Asset Sec Corp Tobacco Settlement Bonds Ser 02 6.375%, 6/01/32.....	A-	5,000	4,209,800	
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ALLIANCE NATIONAL MUNICIPAL INCOME FUND o 9

	Standard & Poor's Rating	Principal Amount (000)	Value
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Wisconsin Hlth & Ed Fac Auth Hosp Rev (Ministry Hlth Care)			
MBIA Ser 02A 5.25%, 2/15/32.....	AAA	\$13,615	\$ 14,023,314
Wisconsin Hsg & Economic Dev Auth			
SFMR Mtg Rev Ser 02A AMT 5.50%, 9/01/32.....	AA	7,800	7,976,982
Wisconsin Hsg Auth SFMR Mtg Rev MBIA Ser 02A AMT 5.60%, 5/01/33.....	AAA	5,000	5,252,000

			31,462,096

Total Long-Term Municipal Bonds (cost \$476,019,264).....			497,697,813
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Short-Term Municipal Notes(b)-1.4%			
California-0.7%			
Los Angeles Dept of Wtr & Pwr FRN DD Electric Plant Rev. Bonds Ser 2001 B-3 1.32%, 7/01/34.....	A-1+	2,000	2,000,000
<hr/>			
Louisiana-0.4%			
East Baton Rouge La PCR (Exxon Project) Ser 89 1.25%, 11/01/19.....	A-1+	1,300	1,300,000
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New Jersey-0.3%			
Port Auth of NY & NJ Port Rev (Versatile Structure) Ser 95-3 1.35%, 6/01/20.....	A-1+	1,000	1,000,000
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Total Short-Term Municipal Notes (cost \$4,300,000).....			4,300,000
<hr/>			
Total Investments-162.2% (cost \$480,319,264).....			501,997,813
Other assets less liabilities-0.8%.			2,531,481
Preferred Stock, at redemption value-(63.0%)			(195,000,000)
<hr/>			
Net Assets Applicable to Common Shareholders-100%(c).....		\$ 309,529,294	
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See footnote summary on page 11.

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- (a) Moody's or Fitch Rating.
- (b) Variable Rate Demand Notes (VRDN) are instruments whose interest rates change on a specific date (such as coupon date or interest payment date) or whose interest rates vary with changes in a designated base rate (such as the prime interest rate). This instrument is payable on demand and is secured by letters of credit or other credit support agreements from major banks.
- (c) Portfolio percentages are calculated based on net assets applicable to common shareholders.

Glossary of Terms:

AMBAC	American Municipal Bond Assurance Corporation
AMT	Alternative Minimum Tax - (subject to)
FGIC	Financial Guaranty Insurance Company
FNMA	Federal National Mortgage Association
FSA	Financial Security Assurance, Inc.
GNMA	Government National Mortgage Association
GO	General Obligation
HFA	Housing Finance Authority
IDA	Industrial Development Authority
MBIA	Municipal Bond Investors Assurance
MFHR	Multi-Family Housing Revenue
NR	Rating not applied for
SFMR	Single Family Mortgage Revenue

See notes to financial statements.

ALLIANCE NATIONAL MUNICIPAL INCOME FUND o 11

STATEMENT OF ASSETS & LIABILITIES

April 30, 2003 (unaudited)

Assets

Investments in securities, at value (cost \$480,319,264)	\$ 501,997,813
Cash	1,618,170

Interest receivable.....	8,279,700
Receivable due from Adviser.....	205,994
Receivable for investment securities sold.....	55,000
Prepaid expenses.....	138,131

Total assets.....	512,294,808

Liabilities	
Payable for investment securities purchased.....	5,687,422
Dividends payable--common shares.....	1,627,504
Dividends payable--preferred shares.....	196,421
Advisory fee payable.....	165,085
Accrued expenses and other liabilities.....	89,082

Total liabilities.....	7,765,514

Preferred Stock, at redemption value	
\$.001 par value per share; 7,800 shares	
Auction Preferred Stock authorized, issued and	
outstanding at \$25,000 per share liquidation	
preference.....	195,000,000

Net Assets Applicable to Common Shareholders.....	\$ 309,529,294

Composition of Net Assets Applicable to	
Common Shareholders	
Common stock, \$.001 par value per share;	
1,999,992,200 shares authorized,	
20,471,667 shares issued and outstanding.....	\$ 20,472
Additional paid-in capital.....	290,388,298
Undistributed net investment income.....	1,141,622
Accumulated net realized loss on investment	
transactions	(3,699,647)
Net unrealized appreciation of investments.....	21,678,549

Net Assets Applicable to Common Shareholders.....	\$ 309,529,294

Net Asset Value Applicable to Common Shareholders	
(based on 20,471,667 common shares outstanding).....	\$15.12

See notes to financial statements.

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STATEMENT OF OPERATIONS
Six Months Ended April 30, 2003 (unaudited)

Investment Income	
Interest.....	\$ 13,539,107
Expenses	
Advisory fee	\$ 1,617,107
Auction Preferred Stock-auction	
agent's fees.....	263,107
Custodian.....	77,399
Audit and legal.....	37,613
Printing.....	15,549
Directors' fees and expenses.....	15,000
Registration fees.....	14,480
Transfer agency.....	6,899
Miscellaneous.....	49,672

Total expenses.....	2,096,826
Less: expenses waived by the Adviser	
(see Note B).....	(621,969)

Net expenses.....	1,474,857

Net investment income.....	12,064,250

Realized and Unrealized Gain (Loss)	
on Investment Transactions	
Net realized loss on investment	
transactions.....	(2,500,249)

Net change in unrealized appreciation/depreciation of investments.....	7,913,209

Net gain on investment transactions.....	5,412,960

Dividends to Auction Preferred Shareholders from	
Net investment income.....	(1,440,682)

Net Increase in Net Assets Applicable to Common Shareholders Resulting from Operations.....	\$ 16,036,528

See notes to financial statements.

ALLIANCE NATIONAL MUNICIPAL INCOME FUND o 13

STATEMENT OF CHANGES IN NET ASSETS
APPLICABLE TO COMMON SHAREHOLDERS

	Six Months Ended April 30, 2003 (unaudited)	January 28, 2002(a) to October 31, 2002
Increase (Decrease) in Net Assets Applicable to Common Shareholders Resulting from Operations		-----
Net investment income.....	\$ 12,064,250	\$ 14,989,072
Net realized loss on investment transactions.....	(2,500,249)	(1,199,398)
Net change in unrealized appreciation/depreciation of investments.....	7,913,209	13,765,340
Dividends to Auction Preferred Shareholders from		
Net investment income.....	(1,440,682)	(1,686,064)
	-----	-----
Net increase in net assets applicable to Common Shareholders resulting from operations.....	16,036,528	25,868,950
	-----	-----
Dividends to Common Shareholders from		
Net investment income.....	(9,764,980)	(13,019,974)
Common Stock Transactions		
Net increase.....	-0-	290,308,765
	-----	-----
Total increase.....	6,271,548	303,157,741
Net Assets Applicable to Common Shareholders		
Beginning of period	303,257,746	100,005
	-----	-----
End of period (including undistributed net investment income of \$283,034 at October 31, 2002).....	\$ 309,529,294	\$ 303,257,746
	-----	-----

(a) Commencement of operations
See notes to financial statements.

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NOTES TO FINANCIAL STATEMENTS
April 30, 2003 (unaudited)

NOTE A

Significant Accounting Policies

Alliance National Municipal Income Fund, Inc. (the "Fund"), was incorporated in the state of Maryland on November 9, 2001 and is registered under the Investment Company Act of 1940 as a non-diversified, closed-end management investment

company. Prior to the commencement of operations on January 28, 2002, the Fund had no operations other than the sale to Alliance Capital Management L.P. (the "Adviser") of 6,667 shares in the amount of \$100,005 on January 23, 2002. The financial statements have been prepared in conformity with accounting principles generally accepted in the United States, which require management to make certain estimates and assumptions that affect the reporting amounts of assets and liabilities in the financial statements and amounts of income and expenses during the reporting period. Actual results could differ from those estimates. The following is a summary of significant accounting policies followed by the Fund.

1. Security Valuation

In accordance with Pricing Policies adopted by the Board of Directors of the Fund (the "Pricing Policies") and applicable law, portfolio securities are valued at current market value or at fair value. The Board of Directors has delegated to the Adviser, subject to the Board's continuing oversight, certain responsibilities with respect to the implementation of the Pricing Policies. Pursuant to the Pricing Policies, securities for which market quotations are readily available are valued at their current market value. In general, the market value of these securities is determined as follows:

Securities listed on a national securities exchange or on a foreign securities exchange are valued at the last sale price at the close of the exchange or foreign securities exchange. If there has been no sale on such day, the securities are valued at the mean of the closing bid and asked prices on such day. If no bid or asked prices are quoted on such day, then the security is valued in good faith at fair value in accordance with the Pricing Policies. Securities listed on more than one exchange are valued by reference to the principal exchange on which the securities are traded; securities not listed on an exchange but traded on The Nasdaq Stock Market, Inc. ("NASDAQ") are valued in accordance with the NASDAQ Official Closing Price; listed put or call options are valued at the last sale price. If there has been no sale on that day, such securities will be valued at the closing bid prices on that day; open futures contracts and options thereon are valued using the closing settlement price or, in the absence of such a price, the most recent quoted bid price. If there are no quotations available for the day of valuations, the last available closing settlement price is used; securities traded in the over-the-counter market, (but excluding securities traded on NASDAQ) are valued at the mean of the current bid and asked prices as reported by the National Quotation Bureau or other comparable sources; U.S. Government securities and other debt instruments having 60 days or less remaining until maturity are valued at amortized cost if their original maturity was 60 days or less, or by amortizing their fair value as of the 61st day prior to maturity if their original term to maturity exceeded 60 days; fixed-income securities, including mortgage backed and asset backed securities, may be valued on the basis of prices provided by a pricing service or at a price obtained from one or more of the major broker/dealers. In cases where broker/dealer quotes are obtained, the Pricing Policies provide that the Adviser may establish procedures whereby changes in market yields or spreads are used to adjust, on a daily basis, a recently obtained quoted price on a security; and OTC and other derivatives are valued on the basis of a quoted bid price or spread from a major broker/dealer in such security. Securities for which market quotations are not readily available are valued at fair value in accordance with the Pricing Policies.

ALLIANCE NATIONAL MUNICIPAL INCOME FUND o 15

tized cost if their original maturity was 60 days or less, or by amortizing their fair value as of the 61st day prior to maturity if their original term to maturity exceeded 60 days; fixed-income securities, including mortgage backed and asset backed securities, may be valued on the basis of prices provided by a pricing service or at a price obtained from one or more of the major broker/dealers. In cases where broker/dealer quotes are obtained, the Pricing Policies provide that the Adviser may establish procedures whereby changes in market yields or spreads are used to adjust, on a daily basis, a recently obtained quoted price on a security; and OTC and other derivatives are valued on the basis of a quoted bid price or spread from a major broker/dealer in such security. Securities for which market quotations are not readily available are valued at fair value in accordance with the Pricing Policies.

2. Taxes

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

3. Investment Income and Investment Transactions

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

4. Dividends and Distributions

Dividends and distributions to shareholders are recorded on the ex-dividend date. Income and capital gains distributions are determined in accordance with

federal tax regulations and may differ from those determined in accordance with accounting principles generally accepted in the United States. To the extent these differences are permanent, such amounts are reclassified within the capital accounts based on their federal tax basis treatment; temporary differences do not require such reclassification.

NOTE B

Advisory Fee and Other Transactions with Affiliates

Under the terms of an investment advisory agreement, the Fund pays the Adviser an advisory fee at an annual rate of .65 of 1% of the Fund's average daily net assets. Such fee is accrued daily and paid monthly. The Adviser has agreed to waive a portion of its fees or reimburse the Fund for expenses in the amount of 0.25% of the Fund's average daily net assets for the first 5 full years of the Fund's operations, 0.20% of the Fund's average daily net assets in year 6, 0.15% in year 7, 0.10% in year 8, and 0.05% in year 9. For the period ended April 30, 2003, the amount of such fees waived was \$621,969.

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Under the term of a Shareholder, Inquiry Agency Agreement with Alliance Global Investor Services, Inc. (AGIS), an affiliate of the Adviser, the Fund reimburses AGIS for costs relating to servicing phone inquiries for the Fund. During the period ended April 30, 2003, there was no reimbursement paid to AGIS.

NOTE C

Investment Transactions

Purchases and sales of investment securities (excluding short-term investments) for the period ended April 30, 2003, were as follows:

	Purchases	Sales
Investment securities.....	\$ 31,253,599	\$ 27,837,910
U.S. government securities.....	-0-	-0-

At April 30, 2003, the cost of investments for federal income tax purposes was substantially the same as the cost for financial reporting purposes.

Accordingly, gross unrealized appreciation and unrealized depreciation are as follows:

Gross unrealized appreciation.....	\$ 23,521,128
Gross unrealized depreciation.....	(1,842,579)
Net unrealized appreciation.....	\$ 21,678,549

NOTE D

Distributions To Common Shareholders

The tax character of distributions to be paid for the year ending October 30, 2003 will be determined at the end of the current fiscal year. The tax character of distributions paid to common shareholders during the fiscal period ended October 31, 2002 were as follows:

	2002
Distributions paid from:	
Ordinary income.....	\$ 26,652
Tax exempt income.....	11,365,824
Total distributions paid.....	\$ 11,392,476(a)

ALLIANCE NATIONAL MUNICIPAL INCOME FUND o 17

As of October 31, 2002, the components of accumulated earnings/(deficit) applicable to common shareholders on a tax basis were as follows:

Undistributed tax exempt income.....	\$ 2,065,905
Accumulated capital and other losses.....	(1,199,398) (b)
Unrealized appreciation/(depreciation).....	13,765,340
Total accumulated earnings/(deficit).....	\$ 14,631,847

- (a) Total distributions paid differ from the statement of changes in net assets applicable to common shareholders because for tax purposes dividends are recognized when actually paid.
- (b) On October 31, 2002, the Fund had a net capital loss carryforward of \$ 1,199,398, all of which expires in the year 2010. To the extent future capital gains are offset by capital loss carryforward, such gains will not be distributed.

NOTE E

CommonStock

The Fund has 1,999,992,200 shares of \$.001 par value common stock authorized. There are 20,471,667 shares of common stock outstanding at April 30, 2003, of which the Adviser owns 6,667 shares. In addition to the shares issued to the Adviser, an initial public offering of the Fund's shares resulted in the issuance of 18,900,000 shares. Also, the Fund issued an additional 1,565,000 shares in connection with the exercise by the underwriters of the over-allotment option.

NOTE F

Preferred Stock

The Fund has authorized, issued and outstanding 7,800 shares of Auction Preferred Stock, consisting of 1,950 shares each of Series M, Series T, Series W and Series TH. The preferred shares have a liquidation value of \$25,000 per share plus accumulated, unpaid dividends. The dividend rate on the Auction Preferred Stock may change generally every 7 days as set by the auction agent for Series M and T. The dividend rate on the Series M is 1.35% effective through December 15, 2003. The dividend rate on the Series T is 1.15% effective through May 6, 2003. The dividend rate on the Series W is 1.749% effective through August 6, 2003. The dividend rate on the Series TH is 1.698% effective through August 7, 2003.

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

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

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

ALLIANCE NATIONAL MUNICIPAL INCOME FUND o 19

FINANCIAL HIGHLIGHTS

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

	Six Months Ended April 30, 2003	January 28, 2002(a) to October 31, (unaudited)	2002
Net asset value, beginning of period.....	\$14.81	\$14.33	
Income From Investment Operations			
Net investment income(b) (c).....	.59	.74	
Net realized and unrealized gain on investments.....	.27	.60	
Dividends to preferred shareholders from			
Net investment income			
(common stock equivalent basis).....	(.07)	(.08)	
Net increase in net asset value from operations.....	.79	1.26	

Less: Dividends to common shareholders from		
Net investment income	(.48)	(.64)
Common stock offering costs.....	-0-	(.03)
Preferred stock offering costs and sales load.....	-0-	(.11)

Net asset value, end of period.....	\$15.12	\$14.81

Market value, end of period.....	\$13.91	\$13.48

Total Return		
Total investment return based on:(d)		
Market value.....	6.85%	(5.92)%
Net asset value.....	5.67%	8.14%
Ratios/Supplemental Data:		
Net assets applicable to common shareholders, end of period (000's omitted).....	\$309,529	\$303,258
Preferred Stock, at redemption value (\$25,000 per share liquidation preference) (000's omitted).....	\$195,000	\$195,000
Ratios to average net assets applicable to common shareholders of:(e)		
Expenses, net of fee waivers(f)	0.75%	0.95%
Expenses, before fee waivers(f)	1.07%	1.33%
Net investment income, before preferred stock dividends(c)(f)	6.18%	6.73%
Preferred stock dividends.....	0.74%	0.76%
Net investment income, net of preferred stock dividends(c)	5.44%	5.97%
Portfolio turnover rate.....	6%	13%
Asset coverage ratio.....	259%	255%

See footnote summary on page 21.

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- (a) Commencement of operations. Net asset value immediately after the closing of the first public offering was \$14.30.
- (b) Based on average shares outstanding.
- (c) Net of fees waived by the Adviser.
- (d) Total investment return is calculated assuming a purchase of common stock on the opening of the first day and a sale on the closing of the last day of the period reported. Dividends and distributions, if any, are assumed for purposes of this calculation, to be reinvested at prices obtained under the Fund's dividend reinvestment plan. Generally, total investment return based on net asset value will be higher than total investment return based on market value in periods where there is an increase in the discount or a decrease in the premium of the market value to net asset value from the beginning to the end of such periods. Conversely, total investment return based on net asset value will be lower than total investment return based on market value in periods where there is a decrease in the discount or an increase in the premium of the market value to the net asset value from the beginning to the end of the period. Total investment return calculated for a period of less than one year is not annualized.
- (e) Annualized.
- (f) These expense and net investment income ratios do not reflect the effect of dividend payments to preferred shareholders.

ALLIANCE NATIONAL MUNICIPAL INCOME FUND o 21

ADDITIONAL INFORMATION
(unaudited)

Supplemental Proxy Information
The Annual Meeting of Shareholders of Alliance National Municipal Income Fund, Inc. was held on March 20, 2003. The description of each proposal and number of shares voted at the meeting are as follows:

Voted For	Withheld	Authority
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1. To elect Directors:	Class One Directors (term expires 2004)	
	Clifford L. Michel	17,705,838
	Donald J. Robinson	17,704,163
	John H. Dobkin	17,698,382
	Class Two Directors (term expires 2005)	
	William H. Foulk, Jr.	17,701,246
	David Dievler	17,691,397
	Class Three Director (term expires 2006)	
	John D. Carifa	17,691,397
2. To elect Directors for the Preferred stockholders:	Class One Directors (term expires 2004)	
	Clifford L. Michel	6,932
	Donald J. Robinson	6,932
	John H. Dobkin	6,932
	Class Two Directors (term expires 2005)	
	Dr. James Hester	6,932
	William H. Foulk, Jr.	6,932
	David Dievler	6,932
	Class Three Directors (term expires 2006)	
	Ruth Block	6,932
	John D. Carifa	6,932

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BOARD OF DIRECTORS

John D. Carifa, Chairman and President
 Ruth Block(1)
 David H. Dievler(1)
 John H. Dobkin(1)
 William H. Foulk, Jr.(1)
 Dr. James M. Hester(1)
 Clifford L. Michel(1)
 Donald J. Robinson(1)

OFFICERS

Kathleen A. Corbet, Senior Vice President
 Robert B. Davidson III, Senior Vice President
 David M. Dowden, Vice President
 Terrance T. Hults, Vice President
 Edmund P. Bergan, Jr., Secretary
 Mark D. Gersten, Treasurer & Chief Financial Officer
 Thomas R. Manley, Controller

Custodian
 State Street Bank & Trust Company
 225 Franklin Street
 Boston, MA 02110

Legal Counsel
 Seward & Kissel LLP
 One Battery Park Plaza
 New York, NY 10004

Independent Auditors
 Ernst & Young LLP
 5 Times Square
 New York, NY 10036

Transfer Agent, Dividend Paying
 Agent and Registrar

Equiserve Trust Company, N.A.
P.O. Box 43011
Providence, RI 02940-3011

(1) Member of the Audit Committee.

ALLIANCE NATIONAL MUNICIPAL INCOME FUND o 23

ALLIANCEBERNSTEIN FAMILY OF FUNDS

U.S. Growth Funds

Growth Fund

Health Care Fund

Mid-Cap Growth Fund

Premier Growth Fund

Quasar Fund

Technology Fund

Value Funds

Disciplined Value Fund

Global Value Fund

Growth & Income Fund

International Value Fund

Real Estate Investment Fund

Small Cap Value Fund

Utility Income Fund

Value Fund

Blended Style Series

U.S. Large Cap Portfolio

Global & International Stock Funds

All-Asia Investment Fund

Global Small Cap Fund

Greater China '97 Fund

International Premier Growth Fund

New Europe Fund

Worldwide Privatization Fund

Select Investor Series

Biotechnology Portfolio

Premier Portfolio

Small Cap Growth Portfolio

Technology Portfolio

Taxable Bond Funds

Americas Government Income Trust

Corporate Bond Portfolio

Emerging Market Debt Fund

Global Strategic Income Trust

High Yield Fund

Taxable Bond Funds (continued)

Multi-Market Strategy Trust

Quality Bond Portfolio

U.S. Government Portfolio

Tax-Exempt Bond Funds

National

Intermediate Diversified

Insured National

Arizona

California

Intermediate California

Insured California

Florida

Massachusetts

Michigan

Minnesota

New Jersey

New York

Intermediate New York

Ohio

Pennsylvania

Virginia

Asset Allocation Funds

Balanced Shares

Conservative Investors Fund

Growth Investors Fund

Closed-End Funds

All-Market Advantage Fund

ACM Income Fund

ACM Government Opportunity Fund

ACM Managed Dollar Income Fund

ACM Managed Income Fund

ACM Municipal Securities Income Fund

California Municipal Income Fund

National Municipal Income Fund

New York Municipal Income Fund

The Spain Fund

World Dollar Government Fund

World Dollar Government Fund II

AllianceBernstein also offers AllianceBernstein Exchange Reserves, which serves as the money market fund exchange vehicle for the AllianceBernstein mutual funds.

To obtain a prospectus for any AllianceBernstein fund, call your investment professional, or call AllianceBernstein at (800) 227-4618 or visit our web site at www.alliancebernstein.com.

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SUMMARY OF GENERAL
INFORMATION

Shareholder Information

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

Dividend Reinvestment Plan

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

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

ALLIANCE NATIONAL MUNICIPAL INCOME FUND o 25

Alliance National Municipal Income Fund
1345 Avenue of the Americas
New York, NY 10105

[LOGO] ALLIANCEBERNSTEIN
Investment Research and Management

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NMISR0403

ITEM 2. CODE OF ETHICS.

Not applicable when filing a Semi-Annual report to shareholders.

ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT.

Not applicable when filing a Semi-Annual report to shareholders.

ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

Not applicable when filing a Semi-Annual report to shareholders.

ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS.

Not applicable when filing a Semi-Annual report to shareholders.

ITEM 6. [RESERVED]

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

Not applicable when filing a Semi-Annual report to shareholders.

ITEM 8. [RESERVED]

ITEM 9. CONTROLS AND PROCEDURES.

(a) The registrant's principal executive officer and principal financial officer have concluded that the registrant's disclosure controls and procedures (as defined in Rule 30a-2(c) under the Investment Company Act of 1940, as amended) are effective based on their evaluation of these controls and procedures as of a date within 90 days of the filing date of this document.

(b) There were no significant changes in the registrant's internal controls or in other factors that could significantly affect these controls subsequent to the date of their evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

ITEM 10. EXHIBITS.

The following exhibits are attached to this Form N-CSR:

Exhibit No.	DESCRIPTION OF EXHIBIT
10 (b) (1)	Certification of Principal Executive Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
10 (b) (2)	Certification of Principal Financial Officer Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
10 (c)	Certification of Principal Executive Officer and Principal Financial Officer Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

SIGNATURES

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

(Registrant): Alliance National Municipal Income Fund, Inc.

By: /s/John D. Carifa

John D. Carifa
President

Date: June 30, 2003

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

By: /s/John D. Carifa

John D. Carifa
President

Date: June 30, 2003

By: /s/Mark D. Gersten

Mark D. Gersten
Treasurer and Chief Financial Officer

Date: June 30, 2003

DOCUMENT TYPE: EX-99.CERT

Exhibit 10(b)(1)

CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER

I, John D. Carifa, President of Alliance National Municipal Income Fund, Inc., certify that:

1. I have reviewed this report on Form N-CSR of Alliance National Municipal Income Fund, Inc.;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations, changes in net assets, and cash flows (if the financial statements are required to include a statement of cash flows) of the registrant as of, and for, the periods presented in this report;
4. The registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Rule 30a-2(c) under the Investment Company Act of 1940) for the registrant and have:
 - a) designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) evaluated the effectiveness of the registrant's disclosure controls and procedures as of a date within 90 days prior to the filing date of this report (the "Evaluation Date"); and
 - c) presented in this report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;
5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant's ability to record, process, summarize, and report financial data and have identified for the registrant's auditors any material weaknesses in internal controls; and
 - b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal controls; and
6. The registrant's other certifying officers and I have indicated in this report whether or not there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Date: June 30, 2003

/s/John D. Carifa

John D. Carifa
Chairman and President

Exhibit 10(b)(2)

CERTIFICATION OF PRINCIPAL FINANCIAL OFFICER

I, Mark D. Gersten, Treasurer and Chief Financial Officer of Alliance National Municipal Income Fund, Inc., certify that:

1. I have reviewed this report on Form N-CSR of Alliance National Municipal Income Fund, Inc.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations, changes in net assets, and cash flows (if the financial statements are required to include a statement of cash flows) of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Rule 30a-2(c) under the Investment Company Act of 1940) for the registrant and have:

a) designed such disclosure controls and procedures to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

b) evaluated the effectiveness of the registrant's disclosure controls and procedures as of a date within 90 days prior to the filing date of this report (the "Evaluation Date"); and

c) presented in this report our conclusions about the effectiveness of the disclosure controls and procedures based on our evaluation as of the Evaluation Date;

5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

a) all significant deficiencies in the design or operation of internal controls which could adversely affect the registrant's ability to record, process, summarize, and report financial data and have identified for the registrant's auditors any material weaknesses in internal controls; and

b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal controls; and

6. The registrant's other certifying officers and I have indicated in this report whether or not there were significant changes in internal controls or in other factors that could significantly affect internal controls subsequent to the date of our most recent evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Date: June 30, 2003

/s/Mark D. Gersten
Mark D. Gersten

Treasurer and Chief Financial Officer

DOCUMENT TYPE: EX-99.906CERT

Exhibit 10(c)

CERTIFICATION PURSUANT TO SECTION 906 OF THE
SARBANES-OXLEY ACT

Pursuant to 18 U.S.C. 1350, each of the undersigned, being the Principal Executive Officer and Principal Financial Officer of Alliance National Municipal Income Fund, Inc. (the "Registrant"), hereby certifies that the Registrant's report on Form N-CSR for the period ended April 30, 2003 (the "Report") fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934 and that the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Registrant.

Date: June 30, 2003

By: /s/John D. Carifa

John D. Carifa
Chairman and President

By: /s/Mark D. Gersten

Mark D. Gersten
Treasurer and Chief Financial Officer

This certification is being furnished solely pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 and is not being filed as part of the Report or as a separate disclosure document.

A signed original of this written statement required by Section 906 has been provided to the Registrant and will be retained by the Registrant and furnished to the Securities and Exchange Commission or its staff upon request.