INVESTMENT GRADE MUNICIPAL INCOME FUND Form 40-17G August 18, 2006

ICI MUTUAL INSURANCE COMPANY

P.O. Box 730

Burlington, Vermont 05402-0730

INVESTMENT COMPANY BLANKET BOND

ICI MUTUAL INSURANCE COMPANY

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Burlington, Vermont 05402-0730

DECLARATIONS

DECLARATIONS

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Item 1. Name of Insured (the Insured)
UBS Cashfund, Inc.

Bond Number **87118105B**

Principal Address: 51 West 52nd Street, 14th Floor, New York, NY 10019-6114

Item 2. Bond Period: from 12:01 a.m. on <u>December 15, 2005</u>, to 12:01 a.m. on <u>December 15, 2006</u>, or the earlier effective date of the termination of this Bond, standard time at the Principal Address as to each of said dates.

Item 3. Limit of Liability

Subject to Sections 9, 10 and 12 hereof:

		LIMIT OF LIABILITY	DEDUCTIBLE AMOUNT
Insuring Agreement A-	FIDELITY	\$ 60,000,000	N/A
Insuring Agreement B-	AUDIT EXPENSE	\$ 50,000	\$ 10,000
Insuring Agreement C-	ON PREMISES	\$ 60,000,000	\$ 250,000
Insuring Agreement D-	IN TRANSIT	\$ 60,000,000	\$ 250,000
Insuring Agreement E-	FORGERY OR ALTERATION	\$ 60,000,000	\$ 250,000
Insuring Agreement F-	SECURITIES	\$ 60,000,000	\$ 250,000
Insuring Agreement G-	COUNTERFEIT CURRENCY	\$ 60,000,000	\$ 250,000
Insuring Agreement H-	UNCOLLECTIBLE ITEMS OF DEPOSIT	\$ 25,000	\$ 5,000
Insuring Agreement I-	PHONE/ELECTRONIC TRANSACTIONS	\$ 60,000,000	\$ 250,000

If Not Covered is inserted opposite any Insuring Agreement above, such Insuring Agreement and any reference thereto shall be deemed to be deleted from this Bond.

OPTIONAL INSURING AGREEMENTS ADDED BY RIDER:

Insuring Agreement J- COMPUTER SECURITY \$ 60,000,000 \$ 250,000
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Item 4. Offices or Premises Covered All the Insured s offices or other premises in existence at the time this Bond becomes effective are covered under this Bond, except the offices or other premises excluded by Rider. Offices or other premises acquired or established after the effective date of this Bond are covered subject to the terms of General Agreement A.

Item 5. The liability of ICI Mutual Insurance Company (the Underwriter) is subject to the terms of the following Riders attached hereto:

Riders: 1-2-3-4-5-6-7-8-9

and	of a	11 F	Riders	apr	olica	ble	to	this	В	ond	issued	l d	luring	the	Bon	d l	Peric	d.

By: /S/ Frank R. Vento Authorized Representative

INVESTMENT COMPANY BLANKET BOND

ICI Mutual Insurance Company (the Underwriter), in consideration of an agreed premium, and in reliance upon the Application and all other information furnished to the Underwriter by the Insured, and subject to and in accordance with the Declarations, General Agreements, Provisions, Conditions and Limitations and other terms of this bond (including all riders hereto) (Bond), to the extent of the Limit of Liability and subject to the Deductible Amount, agrees to indemnify the Insured for the loss, as described in the Insuring Agreements, sustained by the Insured at any time but discovered during the Bond Period.

INSURING AGREEMENTS

A. FIDELITY

A. FIDELITY 9

Loss (including loss of Property) caused by any Dishonest or Fraudulent Act or Theft committed by an Employee anywhere, alone or in collusion with other persons (whether or not Employees), during the time such Employee has the status of an Employee as defined herein, and even if such loss is not discovered until after he or she ceases to be an Employee, EXCLUDING loss covered under Insuring Agreement B.

B. AUDIT EXPENSE

B. AUDIT EXPENSE

Expense incurred by the Insured for that part of audits or examinations required by any governmental regulatory authority or Self Regulatory Organization to be conducted by such authority or Organization or by an independent accountant or other person, by reason of the discovery of loss sustained by the Insured and covered by this Bond.

C. ON PREMISES

C. ON PREMISES

Loss of Property (including damage thereto or destruction thereof) located or reasonably believed by the Insured to be located within the Insured s offices or premises, caused by Theft or by any Dishonest or Fraudulent Act or through Mysterious Disappearance, EXCLUDING loss covered under Insuring Agreement A.

D. IN TRANSIT

D. IN TRANSIT

Loss of Property (including damage thereto or destruction thereof) while the Property is in transit in the custody of any person authorized by an Insured to act as a messenger, except while in the mail or with a carrier for hire (other than a Security Company), EXCLUDING loss covered under Insuring Agreement A. Property is in transit beginning immediately upon receipt of such Property by the transporting person and ending immediately upon delivery at the specified destination.

E. FORGERY OR ALTERATION

Loss caused by the Forgery or Alteration of or on (1) any bills of exchange, checks, drafts, or other written orders or directions to pay certain sums in money, acceptances, certificates of deposit, due bills, money orders, or letters of credit; or (2) other written instructions, requests or applications to the Insured, authorizing or acknowledging the transfer, payment, redemption, delivery or receipt of

Property, or giving notice of any bank account, which instructions or requests or applications purport to have been signed or endorsed by (a) any customer of the Insured, or (b) any shareholder of or subscriber to shares issued by any Investment Company, or (c) any financial or banking institution or stockbroker; or (3) withdrawal orders or receipts for the withdrawal of Property, or receipts or certificates of deposit for Property and bearing the name of the Insured as issuer or of another Investment Company for which the Insured acts as agent.

This Insuring Agreement E does not cover loss caused by Forgery or Alteration of Securities or loss covered under Insuring Agreement A.

F. SECURITIES

F. SECURITIES 20

Loss resulting from the Insured, in good faith, in the ordinary course of business, and in any capacity whatsoever, whether for its own account or for the account of others, having acquired, accepted or received, or sold or delivered, or given any value, extended any credit or assumed any liability on the faith of any Securities, where such loss results from the fact that such Securities (1) were Counterfeit, or (2) were lost or stolen, or (3) contain a Forgery or Alteration, and notwithstanding whether or not the act of the Insured causing such loss violated the constitution, by-laws, rules or regulations of any Self Regulatory Organization, whether or not the Insured was a member thereof, EXCLUDING loss covered under Insuring Agreement A.

G. COUNTERFEIT CURRENCY

Loss caused by the Insured in good faith having received or accepted (1) any money orders which prove to be Counterfeit or to contain an Alteration or (2) paper currencies or coin of the United States of America or Canada which prove to be Counterfeit.

This Insuring Agreement G does not cover loss covered under Insuring Agreement A.

H. UNCOLLECTIBLE ITEMS OF DEPOSIT

Loss resulting from the payment of dividends, issuance of Fund shares or redemptions or exchanges permitted from a a consequence of	n account with the Fund a
(1) uncollectible Items of Deposit of a Fund s customer, shareholder or subscriber credited by the Insured or its age account, or	nt to such person s Fund
(2) any Item of Deposit processed through an automated clearing house which is reversed by a Ishareholder or subscriber and is deemed uncollectible by the Insured;	Fund s customer,
PROVIDED, that (a) Items of Deposit shall not be deemed uncollectible until the Insured s collection procedures have shares between Funds with exchange privileges shall be covered hereunder only if all such Funds are insured by the Uncollectible Items of Deposit, and (c) the Insured Fund shall have implemented and maintained a policy to hold Item minimum number of days stated in its Application (as amended from time to time) before paying any dividend or per	Underwriter for as of Deposit for the

with respect to such Items of Deposit (other than exchanges between Funds). Regardless of the number of transactions between Funds in an exchange program, the minimum number of days an Item of Deposit must be held shall begin from the date the Item of Deposit was first

This Insuring Agreement H does not cover loss covered under Insuring Agreement A.

credited to any Insured Fund.

I. PHONE/ELECTRONIC TRANSACTIONS

Loss caused by a Phone/Electronic Transaction, where the request for such Phone/Electronic Transaction:

(1) is transmitted to the Insured or its agents by voice over the telephone or by Electronic Transmission; and
(2) is made by an individual purporting to be a Fund shareholder or subscriber or an authorized agent of a Fund shareholder or subscriber; and
(3) is unauthorized or fraudulent and is made with the manifest intent to deceive;
PROVIDED, that the entity receiving such request generally maintains and follows during the Bond Period all Phone/Electronic Transaction Security Procedures with respect to all Phone/Electronic Transactions; and
EXCLUDING loss resulting from:
(1) the failure to pay for shares attempted to be purchased; or
(2) any redemption of Investment Company shares which had been improperly credited to a shareholder s account where such shareholder (a) did not cause, directly or indirectly, such shares to be credited to such account, and (b) directly or indirectly received any proceeds or other benefit from such redemption; or
(3) any redemption of shares issued by an Investment Company where the proceeds of such redemption were requested to be paid or made payable to other than (a) the Shareholder of Record, or (b) any other person or bank account designated to receive redemption proceeds (i) in the initial account application, or (ii) in writing (not to include Electronic Transmission) accompanied by a signature guarantee; or
(4) any redemption of shares issued by an Investment Company where the proceeds of such redemption were requested to be sent to other than any address for such account which was designated (a) in the initial account application, or (b) in writing (not to include Electronic Transmission), where such writing is received at least one (1) day prior to such redemption request, or (c) by voice over the telephone or by Electronic Transmission at least fifteen (15) days prior to such redemption; or
(5) the intentional failure to adhere to one or more Phone/Electronic Transaction Security Procedures; or

- (6) a Phone/Electronic Transaction request transmitted by electronic mail or transmitted by any method not subject to the Phone/Electronic Transaction Security Procedures; or
- (7) the failure or circumvention of any physical or electronic protection device, including any firewall, that imposes restrictions on the flow of electronic traffic in or out of any Computer System.

This Insuring Agreement I does not cover loss covered under Insuring Agreement A, Fidelity or Insuring Agreement J, Computer Security .

GENERAL AGREEMENTS

A. ADDITIONAL OFFICES OR EMPLOYEES CONSOLIDATION OR MERGER NOTICE

- 1. Except as provided in paragraph 2 below, this Bond shall apply to any additional office(s) established by the Insured during the Bond Period and to all Employees during the Bond Period, without the need to give notice thereof or pay additional premiums to the Underwriter for the Bond Period.
- 2. If during the Bond Period an Insured Investment Company shall merge or consolidate with an institution in which such Insured is the surviving entity, or purchase substantially all the assets or capital stock of another institution, or acquire or create a separate investment portfolio, and shall within sixty (60) days notify the Underwriter thereof, then this Bond shall automatically apply to the Property and Employees resulting from such merger, consolidation, acquisition or creation from the date thereof; provided, that the Underwriter may make such coverage contingent upon the payment of an additional premium.

B. WARRANTY

B. WARRANTY 35

No statement made by or on behalf of the Insured, whether contained in the Application or otherwise, shall be deemed to be an absolute warranty, but only a warranty that such statement is true to the best of the knowledge of the person responsible for such statement.

C. COURT COSTS AND ATTORNEYS FEES

The Underwriter will indemnify the Insured against court costs and reasonable attorneys fees incurred and paid by the Insured in defense of any legal proceeding brought against the Insured claiming that the Insured is liable for any loss, claim or damage which, if established against the Insured, would constitute a loss sustained by the Insured covered under the terms of this Bond; provided, however, that with respect to Insuring Agreement A this indemnity shall apply only in the event that

- 1. an Employee admits to having committed or is adjudicated to have committed a Dishonest or Fraudulent Act or Theft which caused the loss; or
- 2. in the absence of such an admission or adjudication, an arbitrator or arbitrators acceptable to the Insured and the Underwriter concludes, after a review of an agreed statement of facts, that an Employee has committed a Dishonest or Fraudulent Act or Theft which caused the loss.

The Insured shall promptly give notice to the Underwriter of any such legal proceeding and upon request shall furnish the Underwriter with copies of all pleadings and other papers therein. At the Underwriter s election the Insured shall permit the Underwriter to conduct the defense of such legal proceeding in the Insured s name, through attorneys of the Underwriter s selection. In such event, the Insured shall give all reasonable information and assistance which the Underwriter shall deem necessary to the proper defense of such legal proceeding.

If the amount of the Insured s liability or alleged liability in any such legal proceeding is greater than the amount which the Insured would be entitled to recover under this Bond (other than pursuant to this General Agreement C), or if a Deductible Amount is applicable, or both, the indemnity liability of the Underwriter under this General Agreement C is limited to the proportion of court costs and attorneys

fees incurred and paid by the Insured or by the Underwriter that the amount which the Insured would be entitled to recover under this Bond (other than pursuant to this General Agreement C) bears to the sum of such amount plus the amount which the Insured is not entitled to recover. Such indemnity shall be in addition to the Limit of Liability for the applicable Insuring Agreement.

THIS BOND, INCLUDING THE FOREGOING INSURING AGREEMENTS

AND GENERAL AGREEMENTS, IS SUBJECT TO THE FOLLOWING

Edgar Filing: INVESTMENT GRADE MUNICIPAL INCOME FUND - Form 40-17G PROVISIONS, CONDITIONS AND LIMITATIONS:

SF.	CTI	ION	1	DEFINITION	S

The following to	erms used in this	Bond shall have the	e meanings stated	in this Section:

- A. **Alteration** means the marking, changing or altering in a material way of the terms, meaning or legal effect of a document with the intent to deceive.
- B. **Application** means the Insured s application (and any attachments and materials submitted in connection therewith) furnished to the Underwriter for this Bond.
- C. **Computer System** means (1) computers with related peripheral components, including storage components, (2) systems and applications software, (3) terminal devices, (4) related communications networks or customer communication systems, and (5) related electronic funds transfer systems; by which data or monies are electronically collected, transmitted, processed, stored or retrieved.
- D. **Counterfeit** means, with respect to any item, one which is false but is intended to deceive and to be taken for the original authentic item.
- E. **Deductible Amount** means, with respect to any Insuring Agreement, the amount set forth under the heading Deductible Amount in Item 3 of the Declarations or in any Rider for such Insuring Agreement, applicable to each Single Loss covered by such Insuring Agreement.
- F. **Depository** means any securities depository (other than any foreign securities depository) in which an Investment Company may deposit its Securities in accordance with Rule 17f-4 under the Investment Company Act of 1940.
- G. **Dishonest or Fraudulent Act** means any dishonest or fraudulent act, including larceny and embezzlement as defined in Section 37 of the Investment Company Act of 1940, committed with the conscious manifest intent (1) to cause the Insured to sustain a loss and (2) to obtain financial benefit for the perpetrator or any other person (other than salaries, commissions, fees, bonuses, awards, profit sharing, pensions or other employee benefits). A Dishonest or Fraudulent Act does not mean or include a reckless act, a negligent act, or a grossly negligent act.

H. traı	Electronic Transmission means any transmission effected by electronic means, including but not limited to a assistance of the second of the	
I.	Employee means:	
(1)	each officer, director, trustee, partner or employee of the Insured, and	
		-

(2) each officer, director, trustee, partner or employee of any predecessor of the Insured whose principal assets are acquired by the Insured by consolidation or merger with, or purchase of assets or capital stock of, such predecessor, and
(3) each attorney performing legal services for the Insured and each employee of such attorney or of the law firm of such attorney while performing services for the Insured, and
(4) each student who is an authorized intern of the Insured, while in any of the Insured s offices, and
(5) each officer, director, trustee, partner or employee of
(a) an investment adviser,
(b) an underwriter (distributor),
(c) a transfer agent or shareholder accounting recordkeeper, or
(d) an administrator authorized by written agreement to keep financial and/or other required records,
for an Investment Company named as an Insured, but only while (i) such officer, partner or employee is performing acts coming within the scope of the usual duties of an officer or employee of an Insured, or (ii) such officer, director, trustee, partner or employee is acting as a member of any committee duly elected or appointed to examine or audit or have custody of or access to the Property of the Insured, or (iii) such director or trustee (or anyone acting in a similar capacity) is acting outside the scope of the usual duties of a director or trustee; provided, that the term Employee shall not include any officer, director, trustee, partner or employee of a transfer agent, shareholder accounting recordkeeper or administrator (x) which is not an affiliated person (as defined in Section 2(a) of the Investment Company Act of 1940) of an Investment Company named as Insured or of the adviser or underwriter of such Investment Company, or (y) which is a Bank (as defined in Section 2(a) of the Investment Company Act of 1940), and
(6) each individual assigned, by contract or by any agency furnishing temporary personnel, in either case on a contingent or part-time basis, to perform the usual duties of an employee in any office of the Insured, and

(7) each individual assigned to perform the usual duties of an employee or officer of any entity authorized by written agreement with the Insured to perform services as electronic data processor of checks or other accounting records of the Insured, but excluding a processor which acts as transfer agent or in any other agency capacity for the Insured in issuing checks, drafts or securities, unless included under subsection (5) hereof, and
(8) each officer, partner or employee of
(a) any Depository or Exchange,
(b) any nominee in whose name is registered any Security included in the systems for the central handling of securities established and maintained by any Depository, and
(c) any recognized service company which provides clerks or other personnel to any Depository or Exchange on a contract basis,
while such officer, partner or employee is performing services for any Depository in the operation of systems for the central handling of securities, and
(9) in the case of an Insured which is an employee benefit plan (as defined in Section 3 of the Employee Retirement Income Security Act of 1974 (ERISA)) for officers, directors or employees of another Insured (In-House Plan), any fiduciary or other plan official (within the meani of Section 412 of ERISA) of such In-House Plan, provided that such fiduciary or other plan official is a director, partner, officer, trustee or employee of an Insured (other than an In-House Plan).

Each employer of temporary personnel and each entity referred to in subsections (6) and (7) and their respective partners, officers and employees shall collectively be deemed to be one person for all the purposes of this Bond.

Brokers, agents, independent contractors, or representatives of the same general character shall not be considered Employees, except as provided in subsections (3), (6), and (7).

- J. **Exchange** means any national securities exchange registered under the Securities Exchange Act of 1934.
- K. **Forgery** means the physical signing on a document of the name of another person (whether real or fictitious) with the intent to deceive. A Forgery may be by means of mechanically reproduced facsimile signatures as well as handwritten signatures. Forgery does not include the signing of an individual s own name, regardless of such individual s authority, capacity or purpose.
- L. **Items of Deposit** means one or more checks or drafts.
- M. **Investment Company** or **Fund** means an investment company registered under the Investment Company Act of 1940.
- N. **Limit of Liability** means, with respect to any Insuring Agreement, the limit of liability of the Underwriter for any Single Loss covered by such Insuring Agreement as set forth under the heading Limit of Liability in Item 3 of the Declarations or in any Rider for such Insuring Agreement.
- O. **Mysterious Disappearance** means any disappearance of Property which, after a reasonable investigation has been conducted, cannot be explained.
- P. **Non-Fund** means any corporation, business trust, partnership, trust or other entity which is not an Investment Company.
- Q. **Phone/Electronic Transaction Security Procedures** means security procedures for Phone/Electronic Transactions as provided in writing to the Underwriter.

- R. **Phone/Electronic Transaction** means any (1) redemption of shares issued by an Investment Company, (2) election concerning dividend options available to Fund shareholders, (3) exchange of shares in a registered account of one Fund into shares in an identically registered account of another Fund in the same complex pursuant to exchange privileges of the two Funds, or (4) purchase of shares issued by an Investment Company, which redemption, election, exchange or purchase is requested by voice over the telephone or through an Electronic Transmission.
- S. **Property** means the following tangible items: money, postage and revenue stamps, precious metals, Securities, bills of exchange, acceptances, checks, drafts, or other written orders or directions to pay sums certain in money, certificates of deposit, due bills, money orders, letters of credit, financial futures contracts, conditional sales contracts, abstracts of title, insurance policies, deeds, mortgages, and assignments of any of the foregoing, and other valuable papers, including books of account and other records used by the Insured in the conduct of its business, and all other instruments similar to or in the nature of the foregoing (but excluding all data processing records), in which the Insured has an interest or in which the Insured acquired or should have acquired an

interest by reason of a predecessor s declared financial condition at the time of the Insured s consolidation or merger with, or purchase of the principal assets of, such predecessor or which are held by the Insured for any purpose or in any capacity.

T. Securities means original negotiable or non-negotiable agreements or instruments which represent an equitable or legal interest, ownership or debt (including stock certificates, bonds, promissory notes, and assignments thereof), which are in the ordinary course of business and transferable by physical delivery with appropriate endorsement or assignment. Securities does not include bills of exchange, acceptances, certificates of deposit, checks, drafts, or other written orders or directions to pay sums certain in money, due bills, money orders, or letters of credit.
U. Security Company means an entity which provides or purports to provide the transport of Property by secure means, including, without limitation, by use of armored vehicles or guards.
V. Self Regulatory Organization means any association of investment advisers or securities dealers registered under the federal securities laws, or any Exchange.
W. Shareholder of Record means the record owner of shares issued by an Investment Company or, in the case of joint ownership of such shares, all record owners, as designated (1) in the initial account application, or (2) in writing accompanied by a signature guarantee, or (3) pursuant to procedures as set forth in the Application.
X. Single Loss means:
(1) all loss resulting from any one actual or attempted Theft committed by one person, or
(2) all loss caused by any one act (other than a Theft or a Dishonest or Fraudulent Act) committed by one person, or
(3) all loss caused by Dishonest or Fraudulent Acts committed by one person, or
(4) all expenses incurred with respect to any one audit or examination, or

(5) all loss caused by any one occurrence or event other than those specified in subsections (1) through (4) above.

All acts or omissions of one or more persons which directly or indirectly aid or, by failure to report or otherwise, permit the continuation of an
act referred to in subsections (1) through (3) above of any other person shall be deemed to be the acts of such other person for purposes of this
subsection

All acts or occurrences or events which have as a common nexus any fact, circumstance, situation, transaction or series of facts, circumstances, situations, or transactions shall be deemed to be one act, one occurrence, or one event.

- Y. **Telefacsimile** means a system of transmitting and reproducing fixed graphic material (as, for example, printing) by means of signals transmitted over telephone lines or over the Internet.
- Z. **Theft** means robbery, burglary or hold-up, occurring with or without violence or the threat of violence.

SECTION 2. EXCLUSIONS

THIS	ROND	DOES	NOT	COVER:
11110	DOM	DOLS	1101	COVER.

- A. Loss resulting from (1) riot or civil commotion outside the United States of America and Canada, or (2) war, revolution, insurrection, action by armed forces, or usurped power, wherever occurring; except if such loss occurs in transit, is otherwise covered under Insuring Agreement D, and when such transit was initiated, the Insured or any person initiating such transit on the Insured s behalf had no knowledge of such riot, civil commotion, war, revolution, insurrection, action by armed forces, or usurped power.
- B. Loss in time of peace or war resulting from nuclear fission or fusion or radioactivity, or biological or chemical agents or hazards, or fire, smoke, or explosion, or the effects of any of the foregoing.
- C. Loss resulting from any Dishonest or Fraudulent Act committed by any person while acting in the capacity of a member of the Board of Directors or any equivalent body of the Insured or of any other entity.
- D. Loss resulting from any nonpayment or other default of any loan or similar transaction made by the Insured or any of its partners, directors, officers or employees, whether or not authorized and whether procured in good faith or through a Dishonest or Fraudulent Act, unless such loss is otherwise covered under Insuring Agreement A, E or F.
- E. Loss resulting from any violation by the Insured or by any Employee of any law, or any rule or regulation pursuant thereto or adopted by a Self Regulatory Organization, regulating the issuance, purchase or sale of securities, securities transactions upon security exchanges or over the counter markets, Investment Companies, or investment advisers, unless such loss, in the absence of such law, rule or regulation, would be covered under Insuring Agreement A, E or F.
- F. Loss of Property while in the custody of any Security Company, unless such loss is covered under this Bond and is in excess of the amount recovered or received by the Insured under (1) the Insured s contract with such Security Company, and (2) insurance or indemnity of any kind carried by such Security Company for the benefit of, or otherwise available to, users of its service, in which case this Bond shall cover only such excess, subject to the applicable Limit of Liability and Deductible Amount.
- G. Potential income, including but not limited to interest and dividends, not realized by the Insured because of a loss covered under this Bond, except when covered under Insuring Agreement H.

(2) to do damage to the premises or Property of the Insured, unless such loss is otherwise covered under Insuring Agreement A. J. All costs, fees and other expenses incurred by the Insured in establishing the existence of or amount of loss covered under this Bond, except to the extent certain audit expenses are covered under Insuring Agreement B. K. Loss resulting from payments made to or withdrawals from any account, involving funds erroneously credited to such account, unless such loss is otherwise covered under Insuring Agreement A. L. Loss resulting from uncollectible Items of Deposit which are drawn upon a financial institution outside the United States of America, its territories and possessions, or Canada. M. Loss resulting from the Dishonest or Fraudulent Acts, Theft, or other acts or omissions of an Employee primarily engaged in the sale of shares issued by an Investment Company to persons other than (1) a person registered as a broker under the Securities Exchange Act of 1934 or (2) an accredited investor as defined in Rule 501(a) of Regulation D under the Securities Act of 1933, which is not an individual. N. Loss resulting from the use of credit, debit, charge, access, convenience, identification, cash management or other cards, whether such cards were issued or purport to have been issued by the Insured or by anyone else, unless such loss is otherwise covered under Insuring Agreement A. O. Loss resulting from any purchase, redemption or exchange of securities issued by an Investment Company or other Insured, or any other instruction, request, acknowledgement, notice or transaction involving securities issued by an Investment Company or other Insured or the dividends in respect thereof, when any of the foregoing is requested, authorized or directed or purported to be requested, authorized or directed by voice over the telephone or by Electronic Transmission, unless such loss is otherwise covered under Insuring Agreement A or Insuring Agreement I. P. Loss resulting from any Dishonest or Fraudulent Act or Theft committed by an Employee as defined in Section 1.I(2), unless such loss (1) could not have been reasonably discovered by the due diligence of the Insured at or prior to the time of acquisition by the Insured of the assets acquired from a predecessor, and (2) arose out of a lawsuit or valid claim brought against the Insured by a person unaffiliated with the Insured or with any person affiliated with the Insured.

Q. Loss resulting from the unauthorized entry of data into, or the deletion or destruction of data in, or the change of

AND GENERAL AGREEMENTS, IS SUBJECT TO THE FOLLOWING

data elements or programs within, any Computer System, unless such loss is otherwise covered under Insuring Agreement A.

SECTION 3. ASSIGNMENT OF RIGHTS

Upon payment to the Insured hereunder for any loss, the Underwriter shall be subrogated to the extent of such payment to all of the Insured s rights and claims in connection with such loss; provided, however, that the Underwriter shall not be subrogated to any such rights or claims one named Insured under this Bond may have against another named Insured under this Bond. At the request of the Underwriter, the Insured shall execute all assignments or other documents and take such action as the Underwriter may deem necessary or desirable to secure and perfect such rights and claims, including the execution of documents necessary to enable the Underwriter to bring suit in the name of the Insured.

Assignment of any rights or claims under this Bond shall not bind the Underwriter without the Underwriter s written consent.

SECTION 4. LOSS NOTICE PROOF LEGAL PROCEEDINGS

This Bond is for the use and benefit only of the Insured and the Underwriter shall not be liable hereunder for loss sustained by anyone other than the Insured, except that if the Insured includes such other loss in the Insured s proof of loss, the Underwriter shall consider its liability therefor. As soon as practicable and not more than sixty (60) days after discovery of any loss covered hereunder, the Insured shall give the Underwriter written notice thereof and, as soon as practicable and within one year after such discovery, shall also furnish to the Underwriter affirmative proof of loss with full particulars. The Underwriter may extend the sixty day notice period or the one year proof of loss period if the Insured requests an extension and shows good cause therefor.

See also General Agreement C (Court Costs and Attorneys Fees).

The Underwriter shall not be liable hereunder for loss of Securities unless each of the Securities is identified in such proof of loss by a certificate or bond number or by such identification means as the Underwriter may require. The Underwriter shall have a reasonable period after receipt of a proper affirmative proof of loss within which to investigate the claim, but where the loss is of Securities and is clear and undisputed, settlement shall be made within forty-eight (48) hours even if the loss involves Securities of which duplicates may be obtained.

The Insured shall not bring legal proceedings against the Underwriter to recover any loss hereunder prior to sixty (60) days after filing such proof of loss or subsequent to twenty-four (24) months after the discovery of such loss or, in the case of a legal proceeding to recover hereunder on account of any judgment against the Insured in or settlement of any suit mentioned in General Agreement C or to recover court costs or attorneys fees paid in any such suit, twenty-four (24) months after the date of the final judgment in or settlement of such suit. If any limitation in this Bond is prohibited by any applicable law, such limitation shall be deemed to be amended to be equal to the minimum period of limitation permitted by such law.

Notice hereunder shall be given to Manager, Professional Liability Claims, ICI Mutual Insurance Company, P.O. Box 730, Burlington, Vermont 05402-0730.

SECTION 5. DISCOVERY

For all purposes under this Bond, a loss is discovered, and discovery of a loss occurs, when the Insured
(1) becomes aware of facts, or
(2) receives notice of an actual or potential claim by a third party which alleges that the Insured is liable under circumstances,
which would cause a reasonable person to assume that loss covered by this Bond has been or is likely to be incurred even though the exact amount or details of loss may not be known.
SECTION 6. VALUATION OF PROPERTY
For the purpose of determining the amount of any loss hereunder, the value of any Property shall be the market value of such Property at the close of business on the first business day before the discovery of such loss; except that
(1) the value of any Property replaced by the Insured prior to the payment of a claim therefor shall be the actual market value of such Property at the time of replacement, but not in excess of the market value of such Property on the first business day before the discovery of the loss of such Property;
(2) the value of Securities which must be produced to exercise subscription, conversion, redemption or deposit privileges shall be the market value of such privileges immediately preceding the expiration thereof if the loss of such Securities is not discovered until after such expiration, but if there is no quoted or other ascertainable market price for such Property or privileges referred to in clauses (1) and (2), their value shall be fixed by agreement between the parties or by arbitration before an arbitrator or arbitrators acceptable to the parties; and
(3) the value of books of accounts or other records used by the Insured in the conduct of its business shall be limited to the actual cost of blank books, blank pages or other materials if the books or records are reproduced plus the cost of labor for the transcription or copying of data furnished by the Insured for reproduction.

SECTION 7. LOST SECURITIES

The maximum liability of the Underwriter hereunder for lost Securities shall be the payment for, or replacement of, such Securities having an aggregate value not to exceed the applicable Limit of Liability. If the Underwriter shall make payment to the Insured for any loss of securities, the Insured shall assign to the Underwriter all of the Insured significant right, title and interest in and to such Securities. In lieu of such payment, the Underwriter may, at its option, replace such lost Securities, and in such case the Insured shall cooperate to effect such replacement. To effect the replacement of lost Securities, the Underwriter may issue or arrange for the issuance of a lost instrument bond. If the value of such Securities does not exceed the applicable Deductible Amount (at the time of the discovery of the loss), the Insured will pay the usual premium charged for the lost instrument bond and will indemnify the issuer of such bond against all loss and expense that it may sustain because of the issuance of such bond.

If the value of such Securities exceeds the applicable Deductible Amount (at the time of discovery of the loss), the Insured will pay a proportion of the usual premium charged for the lost instrument bond, equal to the percentage that the applicable Deductible Amount bears to the value of such Securities upon discovery of the loss, and will indemnify the issuer of such bond against all loss and expense that

is not recovered from the Underwriter under the terms and conditions of this Bond, subject to the applicable Limit of Liability.

SECTION 8. SALVAGE

If any recovery is made, whether by the Insured or the Underwriter, on account of any loss within the applicable Limit of Liability hereunder, the Underwriter shall be entitled to the full amount of such recovery to reimburse the Underwriter for all amounts paid hereunder with respect to such loss. If any recovery is made, whether by the Insured or the Underwriter, on account of any loss in excess of the applicable Limit of Liability hereunder plus the Deductible Amount applicable to such loss from any source other than suretyship, insurance, reinsurance, security or indemnity taken by or for the benefit of the Underwriter, the amount of such recovery, net of the actual costs and expenses of recovery, shall be applied to reimburse the Insured in full for the portion of such loss in excess of such Limit of Liability, and the remainder, if any, shall be paid first to reimburse the Underwriter for all amounts paid hereunder with respect to such loss and then to the Insured to the extent of the portion of such loss within the Deductible Amount. The Insured shall execute all documents which the Underwriter deems necessary or desirable to secure to the Underwriter the rights provided for herein.

SECTION 9. NON-REDUCTION AND NON-ACCUMULATION OF LIABILITY AND TOTAL LIABILITY

Prior to its termination, this Bond shall continue in force up to the Limit of Liability for each Insuring Agreement for each Single Loss, notwithstanding any previous loss (other than such Single Loss) for which the Underwriter may have paid or be liable to pay hereunder; PROVIDED, however, that regardless of the number of years this Bond shall continue in force and the number of premiums which shall be payable or paid, the liability of the Underwriter under this Bond with respect to any Single Loss shall be limited to the applicable Limit of Liability irrespective of the total amount of such Single Loss and shall not be cumulative in amounts from year to year or from period to period.

SECTION 10. MAXIMUM LIABILITY OF UNDERWRITER; OTHER BONDS OR POLICIES

The maximum liability of the Underwriter for any Single Loss covered by any Insuring Agreement under this Bond shall be the Limit of Liability applicable to such Insuring Agreement, subject to the applicable Deductible Amount and the other provisions of this Bond. Recovery for any Single Loss may not be made under more than one Insuring Agreement. If any Single Loss covered under this Bond is recoverable or recovered in whole or in part because of an unexpired discovery period under any other bonds or policies issued by the Underwriter to the Insured or to any predecessor in interest of the Insured, the maximum liability of the Underwriter shall be the greater of either (1) the applicable Limit of Liability under this Bond, or (2) the maximum liability of the Underwriter under such other bonds or policies.

SECTION 11. OTHER INSURANCE

Notwithstanding anything to the contrary herein, if any loss covered by this Bond shall also be covered by other insurance or suretyship for the benefit of the Insured, the Underwriter shall be liable hereunder only for the portion of such loss in excess of the amount recoverable under such other insurance or suretyship, but not exceeding the applicable Limit of Liability of this Bond.

SECTION 12. DEDUCTIBLE AMOUNT

The Underwriter shall not be liable under any Insuring Agreement unless the amount of the loss covered thereunder, after deducting the net amount of all reimbursement and/or recovery received by the Insured with respect to such loss (other than from any other bond, suretyship or insurance policy or as an advance by the Underwriter hereunder) shall exceed the applicable Deductible Amount; in such case the Underwriter shall be liable only for such excess, subject to the applicable Limit of Liability and the other terms of this Bond.

No Deductible Amount shall apply to any loss covered under Insuring Agreement A sustained by any Investment Company named as an Insured.

SECTION 13. TERMINATION

The Underwriter may terminate this Bond as to any Insured or all Insureds only by written notice to such Insured or Insureds and, if this Bond is terminated as to any Investment Company, to each such Investment Company terminated thereby and to the Securities and Exchange Commission, Washington, D.C., in all cases not less than sixty (60) days prior to the effective date of termination specified in such notice.

The Insured may terminate this Bond only by written notice to the Underwriter not less than sixty (60) days prior to the effective date of the termination specified in such notice. Notwithstanding the foregoing, when the Insured terminates this Bond as to any Investment Company, the effective date of termination shall be not less than sixty (60) days from the date the Underwriter provides written notice of the termination to each such Investment Company terminated thereby and to the Securities and Exchange Commission, Washington, D.C.

This Bond will terminate as to any Insured that is a Non-Fund immediately and without notice upon (1) the takeover of such Insured s business by any State or Federal official or agency, or by any receiver or liquidator, or (2) the filing of a petition under any State or Federal statute relative to bankruptcy or reorganization of the Insured, or assignment for the benefit of creditors of the Insured.

Premiums are earned until the effective date of termination. The Underwriter shall refund the unearned premium computed at short rates in accordance with the Underwriter s standard short rate cancellation tables if this Bond is terminated by the Insured or pro rata if this Bond is terminated by the Underwriter.

Upon the detection by any Insured that an Employee has committed any Dishonest or Fraudulent Act(s) or Theft, the Insured shall immediately remove such Employee from a position that may enable such Employee to cause the Insured to suffer a loss by any subsequent Dishonest or Fraudulent Act(s) or Theft. The Insured, within two (2) business days of such detection, shall notify the Underwriter with full and complete particulars of the detected Dishonest or Fraudulent Act(s) or Theft.

For purposes of this section, detection occurs when any partner, officer, or supervisory employee of any Insured, who is not in collusion with such Employee, becomes aware that the Employee has committed any Dishonest or Fraudulent Act(s) or Theft.

This Bond shall terminate as to any Employee by written notice from the Underwriter to each Insured and, if such Employee is an Employee of an Insured Investment Company, to the Securities and Exchange Commission, in all cases not less than sixty (60) days prior to the effective date of termination specified in such notice.

SECTION 14. RIGHTS AFTER TERMINATION

At any time prior to the effective date of termination of this Bond as to any Insured, such Insured may, by written notice to the Underwriter, elect to purchase the right under this Bond to an additional period of twelve (12) months within which to discover loss sustained by such Insured prior to the effective date of such termination and shall pay an additional premium therefor as the Underwriter may require.

Such additional discovery period shall terminate immediately and without notice upon the takeover of such Insured s business by any State or Federal official or agency, or by any receiver or liquidator. Promptly after such termination the Underwriter shall refund to the Insured any unearned premium.

The right to purchase such additional discovery period may not be exercised by any State or Federal official or agency, or by any receiver or liquidator, acting or appointed to take over the Insured s business.

SECTION 15. CENTRAL HANDLING OF SECURITIES

The Underwriter shall not be liable for loss in connection with the central handling of securities within the systems established and maintained by any Depository (Systems), unless the amount of such loss exceeds the amount recoverable or recovered under any bond or policy or participants fund insuring the Depository against such loss (the Depository s Recovery); in such case the Underwriter shall be liable hereunder only for the Insured s share of such excess loss, subject to the applicable Limit of Liability, the Deductible Amount and the other terms of this Bond.

For determining the Insured s share of such excess loss, (1) the Insured shall be deemed to have an interest in any certificate representing any security included within the Systems equivalent to the interest the Insured then has in all certificates representing the same security included within the Systems; (2) the Depository shall have reasonably and fairly apportioned the Depository s Recovery among all those having an interest as recorded by appropriate entries in the books and records of the Depository in Property involved in such loss, so that each such interest shall share in the Depository s Recovery in the ratio that the value of each such interest bears to the total value of all such interests; and (3) the Insured s share of such excess loss shall be the amount of the Insured s interest in such Property in excess of the amount(s) so apportioned to the Insured by the Depository.

This Bond does not afford coverage in favor of any Depository or Exchange or any nominee in whose name is registered any security included within the Systems.

SECTION 16. ADDITIONAL COMPANIES INCLUDED AS INSURED

If more than one entity is named as the Insured:

- A. the total liability of the Underwriter hereunder for each Single Loss shall not exceed the Limit of Liability which would be applicable if there were only one named Insured, regardless of the number of Insured entities which sustain loss as a result of such Single Loss,
- B. the Insured first named in Item 1 of the Declarations shall be deemed authorized to make, adjust, and settle, and receive and enforce payment of, all claims hereunder as the agent of each other Insured for such purposes and for the giving or receiving of any notice required or permitted to be given hereunder; provided, that the Underwriter shall promptly furnish each named Insured

Investment Company with (1) a copy of this Bond and any amendments thereto, (2) a copy of each formal filing of a claim hereunder by any
other Insured, and (3) notification of the terms of the settlement of each such claim prior to the execution of such settlement,

- C. the Underwriter shall not be responsible or have any liability for the proper application by the Insured first named in Item 1 of the Declarations of any payment made hereunder to the first named Insured,
- D. for the purposes of Sections 4 and 13, knowledge possessed or discovery made by any partner, officer or supervisory Employee of any Insured shall constitute knowledge or discovery by every named Insured,
- E. if the first named Insured ceases for any reason to be covered under this Bond, then the Insured next named shall thereafter be considered as the first named Insured for the purposes of this Bond, and
- F. each named Insured shall constitute the Insured for all purposes of this Bond.

SECTION 17. NOTICE AND CHANGE OF CONTROL

Within thirty (30) days after learning that there has been a change in control of an Insured by transfer of its outstanding voting securities the Insured shall give written notice to the Underwriter of:

- A. the names of the transferors and transferees (or the names of the beneficial owners if the voting securities are registered in another name), and
- B. the total number of voting securities owned by the transferors and the transferees (or the beneficial owners), both immediately before and after the transfer, and
- C. the total number of outstanding voting securities.

As used in this Section, control means the power to exercise a controlling influence over the management or policies of the Insured.

SECTION 18. CHANGE OR MODIFICATION

This Bond may only be modified by written Rider forming a part hereof over the signature of the Underwriter s authorized representative. Any Rider which modifies the coverage provided by Insuring Agreement A, Fidelity, in a manner which adversely affects the rights of an Insured Investment Company shall not become effective until at least sixty (60) days after the Underwriter has given written notice thereof to the Securities and Exchange Commission, Washington, D.C., and to each Insured Investment Company affected thereby.

IN WITNESS WHEREOF, the Underwriter has caused this Bond to be executed on the Declarations Page.

ICI MUTUAL INSURANCE COMPANY

INVESTMENT COMPANY BLANKET BOND

INSURED BOND NUMBER

UBS Cashfund Inc. 87118105B

EFFECTIVE DATE BOND PERIOD AUTHORIZED REPRESENTATIVE

December 15, 2005 December 15, 2006 /S/ Frank R. Vento

In consideration of the premium charged for this Bond, it is hereby understood and agreed that Item 1 of the Declarations, Name of Insured, shall include the following:

UBS Master Series, Inc., a series fund consisting of:

UBS Money Market Fund

UBS Managed Municipal Trust, a series fund consisting of:

UBS RMA California Municipal Money Fund

UBS RMA New York Municipal Money Fund

UBS RMA Money Fund, Inc., a series fund consisting of:

UBS Retirement Money Fund

UBS RMA Money Market Portfolio

UBS RMA U.S. Government Portfolio

UBS RMA Tax-Free Fund, Inc.

UBS Series Trust, a series fund consisting of:

U.S. Allocation Portfolio

UBS PACE Select Advisors Trust, a series fund consisting of:

UBS PACE Alternative Strategies Investments

UBS PACE Global Fixed Income Investments

UBS PACE Government Securities Fixed Income Investments

UBS PACE High Yield Investments

UBS PACE Intermediate Fixed Income Investments

UBS PACE International Emerging Markets Equity Investments

UBS PACE International Equity Investments

UBS PACE Large Co Growth Equity Investments

UBS PACE Large Co Value Equity Investments

UBS PACE Money Market Investments

UBS PACE Municipal Fixed Income Investments

UBS PACE Real Estate Securities Investments

UBS PACE Small/Medium Co Growth Equity Investments

UBS PACE Small/Medium Co Value Equity Investments

UBS PACE Strategic Fixed Income Investments

Strategic Global Income Fund, Inc.

Global High Income Dollar Fund Inc.

Managed High Yield Plus Fund Inc.

Investment Grade Municipal Income Fund Inc.

Insured Municipal Income Fund Inc.

UBS Index Trust, a series fund consisting of:

UBS S&P 500 Index Fund

UBS Investment Trust, a series fund consisting of:

UBS U.S. Allocation Fund

UBS Municipal Money Market Series, a series fund consisting of:

UBS RMA New Jersey Municipal Money Fund

UBS Money Series, a series fund consisting of:

UBS Cash Reserves Fund

UBS Liquid Assets Fund

UBS Select Money Market Fund

UBS Select Treasury Fund

The UBS Funds, a series fund consisting of:

UBS Absolute Return Bond Fund

UBS Dynamic Alpha Fund

UBS Emerging Markets Debt Fund

UBS Emerging Markets Equity Fund

UBS Global Allocation Fund

UBS Global Bond Fund

UBS Global Equity Fund

UBS High Yield Fund

UBS International Equity Fund

UBS U.S. Bond Fund

UBS U.S. Large Cap Equity Fund

UBS U.S. Large Cap Growth Fund

UBS U.S. Large Cap Value Equity Fund

UBS U.S. Mid Cap Growth Equity Fund

UBS U.S. Real Estate Equity Fund

UBS U.S. Small Cap Equity Fund

UBS U.S. Small Cap Growth Fund

UBS Relationship Funds, a series fund consisting of:

UBS Absolute Return Investment Grade Bond Relationship Fund

UBS All Country World Ex U.S. Equity Relationship Fund

UBS Corporate Bond Relationship Fund

UBS Defensive High Yield Relationship Fund

UBS Emerging Markets Debt Relationship Fund

UBS Emerging Markets Equity Completion Relationship Fund

UBS Emerging Markets Equity Relationship Fund

UBS Enhanced Yield Relationship Fund

UBS Global Aggregate Bond Relationship Fund

UBS Global Equity Relationship Fund

UBS Global ex U. S. Smaller Cap Equity Completion Relationship Fund

UBS Global Securities Relationship Fund

UBS High Yield Relationship Fund

UBS International Equity Relationship Fund

UBS Large Cap Select Equity Relationship Fund

UBS Opportunistic Emerging Markets Debt Relationship Fund

UBS Opportunistic High Yield Relationship Fund

UBS Short Duration Relationship Fund

UBS Short-Term Relationship Fund

UBS Small Cap Equity Relationship Fund

UBS U.S. Bond Relationship Fund

UBS U.S. Cash Management Prime Relationship Fund

UBS U.S. Core Plus Relationship Fund

UBS U.S. Equity Alpha Relationship Fund

UBS U.S. Intermediate Cap Equity Relationship Fund

UBS U.S. Large Cap Equity Relationship Fund

UBS U.S. Large Cap Growth Equity Relationship Fund

UBS U.S. Large Cap Select Growth Equity Relationship Fund

UBS U.S. Large Cap Value Equity Relationship Fund

UBS U.S. Securitized Mortgage Relationship Fund

UBS U.S. Smaller Cap Equity Completion Relationship Fund

UBS U.S. Small-Mid Cap Core Equity Relationship Fund

UBS U.S. Small-Mid Cap Growth Equity Relationship Fund

UBS U.S. Treasury Inflation Protected Securities Relationship Fund

Fort Dearborn Income Securities, Inc.

SMA Relationship Trust, a series fund consisting of:

Series M

Series T

Except as above stated, nothing herein shall be held to alter, waive or extend any of the terms of this Bond.

ICI MUTUAL INSURANCE COMPANY

INSURED		BOND NUMBER
UBS Cashfund Inc.		87118105B
EFFECTIVE DATE	BOND PERIOD	AUTHORIZED REPRESENTATIVE
December 15, 2005	December 15, 2005 to December 15, 2006	/S/ Frank R. Vento
	arged for this Bond, it is hereby understood and agreeing Agreement F, Securities, shall not apply with res	eed that the Deductible Amount for Insuring Agreement pect to loss through Forgery of a signature on the
(1) letter requesting redet the address of record; or,	mption of \$50,000 or less payable by check	k to the shareholder of record and addressed to
(2) letter requesting reder record; or	mption of \$50,000 or less by wire transfer	to the record shareholder s bank account of
Insured Fund, where such red	quest (a) purports to be from or at the instruition to transfer \$50,000 or less from such D	ment Account (DRA) which holds shares of an action of the Owner of such DRA, and (b) DRA to a trustee or custodian for another DRA
bear 20% of each such loss.	•	shall be \$50,000 and that the Insured shall y such Single Loss which exceeds \$50,000; in em 3 of the Declarations shall control.
For purposes of this Rider:		
(A) Designated Retirement Acco amended, or a subaccount thereof.	unt means any retirement plan or account described	d or qualified under the Internal Revenue Code of 1986, as
(B) Owner means the individual	al for whose benefit the DRA, or a subaccount thereo	of, is established.

Except as above stated, nothing herein shall be held to alter, waive or extend any of the terms of this Bond.

ICI MUTUAL INSURANCE COMPANY

INSURED		BOND NUMBER
UBS Cashfund Inc.		87118105B
EFFECTIVE DATE	BOND PERIOD	AUTHORIZED REPRESENTATIVE
December 15, 2005	December 15, 2005 to December 15, 2006	/S/ Frank R. Vento
In consideration of the premium cha or in connection with the acceptance		ed that this Bond does not cover any loss resulting from
(1) such Third Party Check is use Party Check, and	ed to open or increase an account which is registered	d in the name of one or more of the payees on such Third
endorsements on all Third Party Che	by the Insured, or by the entity receiving Third Party ecks made payable in amounts greater than \$100,000 will not preclude coverage, subject to the exclusions	0 (provided, however, that the isolated failure to make
and then only to the extent such loss	is otherwise covered under this Bond.	
For purposes of this Rider, Third F parties.	Party Check means a check made payable to one or	more parties and offered as payment to one or more other
	hat notwithstanding anything to the contrary above with the acceptance of a Third Party Check where:	or elsewhere in the Bond, this Bond does not cover any
(1) any payee on such Third Part	y Check reasonably appears to be a corporation or o	other entity; or
(2) such Third Party Check is mapayees on such Third Party Check.	ade payable in an amount greater than \$100,000 and	does not include the purported endorsements of all
It is further understood and agreed to A, Fidelity.	hat this Rider shall not apply with respect to any cov	verage that may be available under Insuring Agreement

Except as above stated, nothing herein shall be held to alter, waive or extend any of the terms of this Bond.

ICI MUTUAL INSURANCE COMPANY

INSURED BOND NUMBER

UBS Cashfund Inc. 87118105B

EFFECTIVE DATE BOND PERIOD AUTHORIZED REPRESENTATIVE

December 15, 2005 December 15, 2006 /S/ Frank R. Vento

In consideration of the premium charged for this Bond, it is hereby understood and agreed that, notwithstanding anything to the contrary in General Agreement A of this Bond, Item 1 of the Declarations shall include any Newly Created Investment Company or portfolio provided that the Insured shall submit to the Underwriter within fifteen (15) days after the end of each calendar quarter, a list of all Newly Created Investment Companies or portfolios, the estimated annual assets of each Newly Created Investment Company or portfolio, and copies of any prospectuses and statements of additional information relating to such Newly Created Investment Companies or portfolios, unless said prospectuses and statements of additional information have been previously submitted. Following the end of a calendar quarter, any Newly Created Investment Company or portfolio created within the preceding calendar quarter will continue to be an Insured only if the Underwriter is notified as set forth in this paragraph, the information required herein is provided to the Underwriter, and the Underwriter acknowledges the addition of such Newly Created Investment Company or portfolio to the Bond by a Rider to this Bond.

For purposes of this Rider, Newly Created Investment Company or portfolio shall mean any Investment Company or portfolio for which registration with the SEC has been declared effective for a time period of less than one calendar quarter.

Except as above stated, nothing herein shall be held to alter, waive or extend any of the terms of this Bond.

ICI MUTUAL INSURANCE COMPANY

MCMPED		DOND MARKED
INSURED		BOND NUMBER
UBS Cashfund Inc.		87118105B
EFFECTIVE DATE	BOND PERIOD	AUTHORIZED REPRESENTATIVE
December 15, 2005	December 15, 2005 to December 15, 2006	/S/ Frank R. Vento
Bond (including Insuring Agreement linvolving an aggregate amount in exce	I), this Bond does not cover any loss resulting from	greed that notwithstanding anything to the contrary in this om any On-Line Redemption(s) or On-Line Purchase(s), unless before such redemption(s) or purchase(s), in a ine Redemption(s) or On-Line Purchase(s):
Internet or utilizing modem or similar purchase is to be effected by wire to o	connections, that each such redemption or purch r from a particular bank account, a duly authorize	smission effected by computer-to-computer over the nase has been authorized, and (ii) if such redemption or ted employee of the bank verifies the account number to or as the name of the intended recipient of the proceeds.
Liability with respect to any Single Lo		th herein or any other provision of this Bond, the Limit of en Million Dollars (\$10,000,000) and the On-Line lars (\$250,000).
any other provision of this Bond, the A	Aggregate Limit of Liability of the Underwriter	I Non-Accumulation of Liability and Total Liability, or under this Bond with respect to any and all loss or losses 0,000) for the Bond Period, irrespective of the total amoun
For purposes of this Rider, the followi	ng terms shall have the following meanings:	
	nase of shares issued by an Investment Company ling any connected or associated intranet or extra	v, which purchase is requested by computer-to-computer anet) or utilizing modem or similar connections.

1	means any redemption of shares issued by an Investment Company, which redemption is requested by computer-to over the Internet (including any connected or associated intranet or extranet) or utilizing modem or similar connections.
	means any Phone/Electronic Transaction requested by computer-to-computer transmissions over the Internet (including ated intranet or extranet) or utilizing modem or similar connections.

Except as above stated, nothing herein shall be held to alter, waive or extend any of the terms of this Bond.

ICI MUTUAL INSURANCE COMPANY

INSURED		BOND NUMBER
UBS Cashfund Inc.		87118105B
EFFECTIVE DATE	BOND PERIOD	AUTHORIZED REPRESENTATIVE
December 15, 2005	December 15, 2005 to December 15, 2006	/S/ Frank R. Vento
	of the Declarations (Phone/Electronic Deduc	agreed that, with respect to Insuring Agreement I only, the tible) shall not apply with respect to a Single Loss, otherwis
(1) a Phone/Electronic Red the address of record; or	emption requested to be paid or made p	payable by check to the Shareholder of Record at
(2) a Phone/Electronic Red Record s bank account of reco		payable by wire transfer to the Shareholder of
loss or \$40,000 and that the Insapplication of the Phone/Electr	ured shall bear the remainder of each sonic Deductible to the Single Loss wou) or (2) above shall be the lesser of 80% of such such Loss. This Rider shall not apply if the ald result in coverage of greater than \$40,000 or ity set forth in Item 3 of the Declarations shall
is requested (a) by voice over the telep		of shares issued by an Investment Company, which redemption- to-computer transmission over the Internet (including any ass.
Except as above stated, nothing herein	shall be held to alter, waive or extend any of the	he terms of this Bond.

ICI MUTUAL INSURANCE COMPANY

INSURED		BOND NUMBER
UBS Cashfund Inc.		87118105B
EFFECTIVE DATE	BOND PERIOD	AUTHORIZED REPRESENTATIVE
December 15, 2005	December 15, 2005 to December 15, 2006	/S/ Frank R. Vento
•	arged for this Bond, it is hereby understood and int I), this Bond does not cover loss caused by a limit I).	agreed that notwithstanding anything to the contrary in this Phone/Electronic Transaction requested:
by use of an automated tel	ephone tone or voice response system ;	<u>; o</u> r
by wireless device transmissions	s over the Internet (including any connected or a	associated intranet or extranet),
except insofar as such loss is covere	ed under Insuring Agreement A Fidelity of th	nis Bond.
Except as above stated, nothing here	ein shall be held to alter, waive or extend any of	f the terms of this Bond.

ICI MUTUAL INSURANCE COMPANY

INSURED		BOND NUMBER
UBS Cashfund Inc.		87118105B
EFFECTIVE DATE	BOND PERIOD	AUTHORIZED REPRESENTATIVE
December 15, 2005	December 15, 2005 to December 15, 2006	/S/ Frank R. Vento
In consideration of the premium charg Bond is amended by adding an addition		reed that notwithstanding Section 2.Q of this Bond, this
J. COMPUTER SECURITY		
maintains and follows during the Bone	d Period all Computer Security Procedures. The	nat the Insured has adopted in writing and generally isolated failure of the Insured to maintain and follow a rage under this Insuring Agreement, subject to the specific
1. <u>Definitions</u> . The following	terms used in this Insuring Agreement	shall have the following meanings:
	any person or entity designated by the I authorized to use a Covered Computer	Insured (through contract, assignment of User System, or any part thereof.
b. Computer Fraud means the un within, a Covered Computer System v		destruction of data in, or change of data elements or programs
(1) is committed by any Unaut Parties; <u>and</u>	horized Third Party anywhere, alone or	in collusion with other Unauthorized Third
(2) is committed with the constinancial benefit for the perpetr	· /	sured to sustain a loss, <u>and</u> (b) to obtain

(3) causes (x) Property to be transferred, paid or delivered; or (y) an account of the Insured, or of its customer, to be

added, deleted, debited or credited; $\underline{or}(z)$ an unauthorized or fictitious account to be debited or credited.

c. Computer Security Procedures means procedures for prevention of unauthorized computer access and administration of computer access as provided in writing to the Underwriter.
d. Covered Computer System means any Computer System as to which the Insured has possession, custody and control.
e. Unauthorized Third Party means any person or entity that, at the time of the Computer Fraud, is not an Authorized User.
2. Exclusions. It is further understood and agreed that this Insuring Agreement J shall not cover:
a. Any loss covered under Insuring Agreement A, Fidelity, of this Bond; and
b. Any loss resulting directly or indirectly from Theft or misappropriation of confidential or proprietary information, material or data (including but not limited to trade secrets, computer programs or customer information); and
c. Any loss resulting from the intentional failure to adhere to one or more Computer Security Procedures; and
d. Any loss resulting from a Computer Fraud committed by or in collusion with:
(1) any Authorized User (whether a natural person or an entity); or
in the case of any Authorized User which is an entity, (a) any director, officer, partner, employee or agent of such Authorized User, or (b) any entity which controls, is controlled by, or is under common control with such Authorized User (Related Entity), or (c) any director, officer, partner, employee or agent of such Related Entity; or
(3) in the case of any Authorized User who is a natural person, (a) any entity for which such Authorized User is a

director, officer, partner, employee or agent (Employer Entity), or (b) any director, officer, partner, employee or agent

of such Employer Entity, or (c) any entity which controls, is controlled by, or is under common control with such Employer Entity (Employer-Related Entity), or (d) any director, officer, partner, employee or agent of such

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Employer-Rel	lated Entity;
and	

e. Any loss resulting from physical damage to or destruction of any Covered Computer System, or any part thereof, or any data, data elements or media associated therewith; <u>and</u>
f. Any loss not directly and proximately caused by Computer Fraud (including, without limitation, disruption of business and extra expense); <u>and</u>
g. Payments made to any person(s) who has threatened to deny or has denied authorized access to a Covered Computer System or otherwise has threatened to disrupt the business of the Insured.
For purposes of this Insuring Agreement, Single Loss, as defined in Section 1.X of this Bond, shall also include all loss caused by Computer Fraud(s) committed by one person, or in which one person is implicated, whether or not that person is specifically identified. A series of losses involving unidentified individuals, but arising from the same method of operation, may be deemed by the Underwriter to involve the same individual and in that event shall be treated as a Single Loss.
It is further understood and agreed that nothing in this Rider shall affect the exclusion set forth in Section 2.0 of this Bond.
Coverage under this Insuring Agreement shall terminate upon termination of this Bond. Coverage under this Insuring Agreement may also be terminated without terminating this Bond as an entirety:
(a) by written notice from the Underwriter not less than sixty (60) days prior to the effective date of termination specified in such notice; or
(b) immediately by written notice from the Insured to the Underwriter.
Except as above stated, nothing herein shall be held to alter, waive or extend any of the terms of this Bond.

ICI MUTUAL INSURANCE COMPANY

INSURED BOND NUMBER

UBS Cashfund Inc. 87118105B

EFFECTIVE DATE BOND PERIOD AUTHORIZED REPRESENTATIVE

December 15, 2005 December 15, 2006 /S/ Frank R. Vento

Most property and casualty insurers, including ICI Mutual Insurance Company (ICI Mutual), are subject to the requirements of the Terrorism Risk Insurance Act of 2002 (the Act). The Act establishes a Federal insurance backstop under which ICI Mutual and these other insurers will be partially reimbursed for future **insured losses** resulting from certified **acts of terrorism.** (Each of these **bolded terms** is defined by the Act.) The Act also places certain disclosure and other obligations on ICI Mutual and these other insurers.

Pursuant to the Act, any future losses to ICI Mutual caused by certified **acts of terrorism** will be partially reimbursed by the United States government under a formula established by the Act. Under this formula, the United States government will reimburse ICI Mutual for 90% of ICI Mutual s **insured losses** in excess of a statutorily established deductible until total insured losses of all participating insurers reach \$100 billion. If total insured losses of all property and casualty insurers reach \$100 billion during any applicable period, the Act provides that the insurers will not be liable under their policies for their portions of such losses that exceed such amount. Amounts otherwise payable under this bond may be reduced as a result.

This bond has no express exclusion for **acts of terrorism.** However, coverage under this bond remains subject to all applicable terms, conditions and limitations of the bond (including exclusions) that are permissible under the Act. The portion of the premium that is attributable to any coverage potentially available under the bond for **acts of terrorism** is one percent (1%).

ICI MUTUAL INSURANCE COMPANY

INSURED		BOND NUMBER
UBS Cashfund Inc.		87118105B
EFFECTIVE DATE	BOND PERIOD	AUTHORIZED REPRESENTATIVE
July 1, 2006	December 15, 2005 to December 15, 2006	/S/ Frank R. Vento
In consideration of the premium cha shall include the following:	rged for this Bond, it is hereby understood and agre	ed that Item 1 of the Declarations, Name of Insured,
UBS Global (ex-US) Bond	Relationship Fund	
UBS Absolute Return Bon	d Relationship Fund, each a series of:	
UBS Relationship Funds		
UBS U.S. Equity Alpha Fu	nd, a series of:	
UBS Funds		
Series A, a series of:		
SMA Relationship Trust		
Except as above stated, nothing here	in shall be held to alter, waive or extend any of the	terms of this Bond.

UBS GLOBAL ASSET MANGEMENT (US) INC.

UBS GLOBAL ASSET MANAGEMENT (AMERICAS) INC.

REGISTERED INVESTMENT COMPANIES

AGREEMENT BY AND AMONG

JOINTLY INSURED PARTIES

THIS AGREEMENT is made as of July 19, 2006, by and among the following registered investment companies, which are referred to herein individually as a Fund and collectively as the Funds or the insured parties: UBS CASHFUND INC.; UBS MANAGED MUNICIPAL TRUST, a series fund consisting of UBS RMA California Municipal Money Fund and UBS RMA New York Municipal Money Fund; UBS MASTER SERIES, INC., a series fund consisting of UBS Money Market Fund; UBS RMA MONEY FUND INC., a series fund consisting of UBS Retirement Money Fund, UBS RMA Money Market Portfolio and UBS RMA U.S. Government Portfolio; UBS RMA TAX-FREE FUND INC.; UBS SERIES TRUST, a series fund consisting of U.S. Allocation Portfolio; STRATEGIC GLOBAL INCOME FUND, INC.; INVESTMENT GRADE MUNICIPAL INCOME FUND INC.; INSURED MUNICIPAL INCOME FUND INC.; GLOBAL HIGH INCOME DOLLAR FUND INC.; UBS PACESM SELECT ADVISORS TRUST, a series fund consisting of UBS PACE Money Market Investments, UBS PACE Government Securities Fixed Income Investments, UBS PACE Intermediate Fixed Income Investments, UBS PACE Strategic Fixed Income Investments, UBS PACE Municipal Fixed Income Investments, UBS PACE Global Fixed Income Investments, UBS PACE Large Co Value Equity Investments, UBS PACE Large Co Growth Equity Investments, UBS PACE Small/Medium Co Value Equity Investments, UBS PACE Small/Medium Co Growth Equity Investments, UBS PACE International Equity Investments, UBS PACE International Emerging Markets Equity Investments, UBS PACE Alternative Strategies Investments, UBS PACE High Yield Investments and UBS PACE Real Estate Securities Investments: UBS MUNICIPAL MONEY MARKET SERIES, a series fund consisting of UBS RMA New Jersey Municipal Money Fund; UBS INVESTMENT TRUST, a series fund consisting of UBS U.S. Allocation Fund; MANAGED HIGH YIELD PLUS FUND INC.; UBS INDEX TRUST, a series fund consisting of UBS S&P 500 Index Fund; UBS MONEY SERIES, a series fund consisting of UBS Select Money Market Fund, UBS Select Treasury Fund, UBS Cash Reserves Fund and UBS Liquid Assets Fund; SMA RELATIONSHIP TRUST, a series fund consisting of Series A, Series M and Series T; THE UBS FUNDS, a series fund consisting of UBS U.S. Large Cap Value Equity Fund, UBS U.S. Mid Cap Growth Equity Fund, UBS U.S. Small Cap Equity Fund, UBS U.S. Small Cap Growth Fund, UBS U.S. Real Estate Equity Fund, UBS Emerging Markets Debt Fund, UBS Emerging Markets Equity Fund, UBS Global Allocation Fund, UBS Global Equity Fund, UBS Global Bond Fund, UBS Dynamic Alpha Fund, UBS Absolute Return Bond Fund, UBS U.S. Large Cap Equity Fund, UBS U.S. Large Cap Growth Fund, UBS U.S. Bond Fund, UBS High Yield Fund, UBS International Equity Fund and UBS U.S. Equity Alpha Fund;

UBS RELATIONSHIP FUNDS, a series fund consisting of UBS U.S. Securitized Mortgage Relationship Fund, UBS U.S. Bond Relationship Fund, UBS Global Aggregate Bond Relationship Fund, UBS U.S. Intermediate Cap Equity Relationship Fund, UBS U.S. Treasury Inflation Protected Securities Relationship Fund, UBS Defensive High Yield Relationship Fund, UBS Global Securities Relationship Fund, UBS Small Cap Equity Relationship Fund, UBS High Yield Relationship Fund, UBS Emerging Markets Equity Relationship Fund, UBS U.S. Cash Management Prime Relationship Fund, UBS Short-Term Relationship Fund, UBS U.S. Large Cap Equity Relationship Fund, UBS Large Cap Select Equity Relationship Fund, UBS U.S. Large Cap Value Equity Relationship Fund, UBS International Equity Relationship Fund, UBS U.S. Core Plus Relationship Fund, UBS Short Duration Relationship Fund, UBS Enhanced Yield Relationship Fund, UBS Opportunistic Emerging Markets Debt Relationship Fund, UBS Opportunistic High Yield Relationship Fund, UBS Corporate Bond Relationship Fund, UBS All Country World Ex US Equity Relationship Fund, UBS Absolute Return Bond Relationship Fund, UBS U.S. Small-Mid Cap Growth Relationship Fund, UBS U.S. Equity Alpha Relationship Fund, UBS Global Equity Relationship Fund, UBS U.S. Smaller Cap Equity Completion Relationship Fund, UBS U.S. Smaller Cap Equity Relationship Fund, UBS U.S. Large-Cap Growth Equity Relationship Fund, UBS U.S. Large-Cap Select Growth Equity Relationship Fund, UBS Global (ex-US) Bond Relationship Fund and UBS Absolute Return Bond Relationship Fund; and FORT DEARBORN INCOME SECURITIES, INC.

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2. The obligations of a Fund under this Agreement are not binding upon any of the board members of a Fund or Fund shareholders individually, but are binding only with respect to the assets of that Fund.
1. In the event that recovery is received under the Bond as a result of a loss sustained by a Fund and one or more other insured parties, each Fund shall receive an equitable and proportionate share of the recovery in relation to the respective claims, but at least equal to the amount it would have received had it provided and maintained a single insured bond with the minimum coverage required under Rule 17g-1 under the Act.
NOW, THEREFORE, it is agreed as follows:
WHEREAS, the insured parties desire to confirm the criteria by which recoveries under the Bond shall be allocated among insured parties;
WHEREAS, the insured parties are named as insureds under a joint fidelity bond (the Bond); and
WHEREAS, each Fund is a registered investment company under the Investment Company Act of 1940 (the Act);
Equity Completion Relationship Fund, UBS U.S. Equity Alpha Relationship Fund, UBS Global Equity Relationship Fund, UBS U.S. Smaller Cap Equity Completion Relationship Fund, UBS U.S. Large-Cap Growth Equity Relationship Fund, UBS U.S. Large-Cap Select Growth Equity Relationship Fund, UBS Global (ex-US) Bond Relationship Fund and UBS Absolute Return Bond Relationship Fund; and FORT DEARBORN INCOME SECURITIES, INC.

3. The insured parties consent UBS Global Asset Management (Am Agreement.	to having any other registered investment company for which UBS Global Asset Management (US) Inc. of the to having any other registered investment adviser or investment sub-adviser become a party to this
IN WITNESS WHEREOF, the insur-	ed parties have caused this Agreement to be executed by their officers thereunto duly authorized.
UBS CASHFUND INC.	
By: Keith A. Weller Vice President and Assistant Secretar	/s/ Keith A. Weller ry
UBS MANAGED MUNICIPAL TR	UST
By: Keith A. Weller Vice President and Assistant Secreta	/s/ Keith A. Weller
UBS MASTER SERIES, INC.	
By: Keith A. Weller Vice President and Assistant Secretar	/s/ Keith A. Weller ry
UBS RMA MONEY FUND INC.	

By: Keith A. Weller /s/ Keith A. Weller

Vice President and Assistant Secretary

UBS RMA TAX-FREE FUND INC.	
By: Keith A. Weller Vice President and Assistant Secretar	/s/ Keith A. Weller
UBS SERIES TRUST	
By: Keith A. Weller Vice President and Assistant Secretar	/s/ Keith A. Weller ry
STRATEGIC GLOBAL INCOME F	UND, INC.
By: Keith A. Weller Vice President and Assistant Secretar	/s/ Keith A. Weller ry
INVESTMENT GRADE MUNICIPA	AL INCOME FUND INC.
By: Keith A. Weller Vice President and Assistant Secretar	/s/ Keith A. Weller

INSURED MUNICIPAL INCOME FUND INC.

By: /s/ Keith A. Weller

Keith A. Weller

Vice President and Assistant Secretary

GLOBAL HIGH INCOME DOLLA	R FUND INC.
By: Keith A. Weller Vice President and Assistant Secreta	/s/ Keith A. Weller ry
UBS PACE SM SELECT ADVISORS	STRUST
By: Keith A. Weller Vice President and Assistant Secreta	/s/ Keith A. Weller
UBS MUNICIPAL MONEY MARK	KET SERIES
By: Keith A. Weller Vice President and Assistant Secreta	/s/ Keith A. Weller ry
UBS INVESTMENT TRUST	
By: Keith A. Weller Vice President and Assistant Secreta	/s/ Keith A. Weller ry
MANAGED HIGH YIELD PLUS F	UND INC.

By: Keith A. Weller /s/ Keith A. Weller

Vice President and Assistant Secretary

UBS INDEX TRUST	
By: Keith A. Weller Vice President and Assistant Secreta	/s/ Keith A. Weller
UBS MONEY SERIES	
By: Keith A. Weller Vice President and Assistant Secreta	/s/ Keith A. Weller
SMA RELATIONSHIP TRUST	
By: Eric Sanders Vice President and Assistant Secreta	/s/ Eric Sanders
THE UBS FUNDS	
By: Eric Sanders Vice President and Assistant Secreta	/s/ Eric Sanders

UBS RELATIONSHIP FUNDS

By: Eric Sanders /s/ Eric Sanders

Vice President and Assistant Secretary

FORT DEARBORN INCOME SECURITIES, INC.

By: Eric Sanders /s/ Eric Sanders

Vice President and Assistant Secretary

ASSISTANT SECRETARY S CERTIFICATE

I, Keith A. Weller, being the duly appointed Assistant Secretary of each registered investment company named on Exhibit A attached hereto (each a Fund), hereby certify that the resolutions set forth below were approved in accordance with each Fund s Declaration of Trust or Articles of Incorporation (as appropriate), by its Board of Trustees/Directors (Board) on July 19, 2006, and that such resolutions constitute a valid action of the Board of each respective Fund.

RESOLVED, that the addition of UBS Absolute Return Bond Relationship Fund to the Funds Joint Fidelity Bond (Fidelity Bond) and Joint Directors and Officers/Errors and Omissions Policy (the Policy), as discussed at this meeting, be, and it hereby is, approved; and be it further

RESOLVED, that the proposed form and amount of the Fidelity Bond discussed at this meeting be, and the same hereby are, approved with respect to the Fund, after consideration of all factors deemed relevant by the Board, including, but not limited to, the expected value of the assets of the Fund, the type and terms of the arrangements made for the custody and safekeeping of assets of the Fund, and the nature of the securities in the Fund s portfolio; and be it further

RESOLVED, that the Board, including a majority of the Independent Board Members, hereby approves the continued payment by the Fund of the premium for coverage under the Fidelity Bond, in the amount described at this meeting, having considered all relevant factors, including, but not limited to, the number of other parties named as insureds under the Fidelity Bond, the nature of the business activities of such other parties, the amount and premium of the Fidelity Bond, the ratable allocation of the premium among all parties named as insureds, and the extent to which the share of the premium allocated to the Fund is less than the premium the Fund would have had to pay if it had provided and maintained a single insured bond; and be it further

RESOLVED, that the Fund s officers be, and each of them hereby is, authorized to cause the Fund to pay its ratable allocation of the annual premium payable with respect to the Fidelity Bond and to enter into and execute, on behalf of the Fund, an agreement reflecting the provisions of the Fidelity Bond and relating to the sharing of premiums and division of proceeds in the event of a joint fidelity loss, as required by Rule 17g-1(f); and be it further

RESOLVED, that the Secretary of each Fund be, and hereby is, designated as the officer to make filings with the Securities and Exchange Commission (SEC) and to give notices as may be required, from time to time, pursuant to Rule 17g-1(g) and Rule 17g-1(h) under the 1940; and be it further

RESOLVED, that pursuant to Rule 17d-1(d)(7) under the 1940 Act, the Board, including a majority of the Independent Board Members, hereby finds that the Fund s continued participation in the Policy is in the best interest of the Fund; and be it further

RESOLVED, that the Fund s Board, including a majority of the Independent Board Members, finds that the premium for the Policy to be allocated to the Fund is fair and reasonable based upon the proportionate share of the sum of the premiums that would have been paid if such insurance coverage were purchased separately by each of the insured parties; and be it further

RESOLVED, that the Fund s officers be, and each of them hereby is, authorized and directed to amend the Fidelity Bond and the Policy, and to execute such other documents as may be required to effect the intent of the foregoing resolutions.

Dated: August 17, 2006

/s/ Keith A. Weller Keith A. Weller Assistant Secretary

	Exhibit A
UBS Cashfund Inc.	
UBS Index Trust	
UBS S&P 500 Index Fund	
UBS Investment Trust	
UBS U.S. Allocation Fund	
UBS Money Series	
UBS Select Money Market Fund	
UBS Select Treasury Fund	
UBS Cash Reserves Fund	
UBS Liquid Assets Fund	
UBS Managed Municipal Trust	
UBS RMA New York Municipal Money Fund	
UBS RMA California Municipal Money Fund	
UBS Master Series, Inc.	
UBS Money Market Fund	
UBS Municipal Money Market Series	
UBS RMA New Jersey Municipal Money Fund	
UBS RMA Money Fund Inc.	

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UBS RMA Money Market Portfolio
UBS RMA U.S. Government Portfolio
UBS Retirement Money Fund
UBS RMA Tax-Free Fund Inc.
UBS Series Trust
U.S. Allocation Portfolio
UBS PACE Select Advisors Trust
UBS PACE Money Market Investments
UBS PACE Government Securities Fixed Income Investments
UBS PACE Intermediate Fixed Income Investments
UBS PACE Strategic Fixed Income Investments
UBS PACE Municipal Fixed Income Investments
UBS PACE Global Fixed Income Investments
UBS PACE High Yield Investments
UBS PACE Large Co Value Equity Investments
UBS PACE Large Co Growth Equity Investments
UBS PACE Small/Medium Co Value Equity Investments
UBS PACE Small/Medium Co Growth Equity Investments
UBS PACE International Equity Investments

OBS PACE International Emerging Markets Equity Investments
UBS PACE Real Estate Securities Investments
UBS PACE Alternative Strategies Investments
Global High Income Dollar Fund Inc.
Insured Municipal Income Fund Inc.
Investment Grade Municipal Income Fund Inc.
Managed High Yield Plus Fund Inc.
Strategic Global Income Fund, Inc.

ASSISTANT SECRETARY S CERTIFICATE

I, Keith A. Weller, being the duly appointed Assistant Secretary of each registered investment company named on Exhibit A attached hereto (each a Fund), hereby certify that the resolutions set forth below were approved in accordance with each Fund s Declaration of Trust or Articles of Incorporation (as appropriate), by its Board of Trustees/Directors (Board) on May 10, 2006, and that such resolutions constitute a valid action of the Board of each respective Fund.

RESOLVED, that the addition of UBS Global Ex-US Bond Relationship Fund, SMA Relationship Trust Series A and UBS U.S. Equity Alpha Fund to the Funds Joint Fidelity Bond (Fidelity Bond) and Joint Directors and Officers/Errors and Omissions Policy (the Policy), as discussed at this meeting, be, and it hereby is, approved; and be it further

RESOLVED, that the proposed form and amount of the Fidelity Bond discussed at this meeting be, and the same hereby are, approved with respect to the Fund, after consideration of all factors deemed relevant by the Board, including, but not limited to, the expected value of the assets of the Fund, the type and terms of the arrangements made for the custody and safekeeping of assets of the Fund, and the nature of the securities in the Fund s portfolio; and be it further

RESOLVED, that the Board, including a majority of the Independent Board Members, hereby approves the continued payment by the Fund of the premium for coverage under the Fidelity Bond, in the amount described at this meeting, having considered all relevant factors, including, but not limited to, the number of other parties named as insureds under the Fidelity Bond, the nature of the business activities of such other parties, the amount and premium of the Fidelity Bond, the ratable allocation of the premium among all parties named as insureds, and the extent to which the share of the premium allocated to the Fund is less than the premium the Fund would have had to pay if it had provided and maintained a single insured bond; and be it further

RESOLVED, that the Fund s officers be, and each of them hereby is, authorized to cause the Fund to pay its ratable allocation of the annual premium payable with respect to the Fidelity Bond and to enter into and execute, on behalf of the Fund, an agreement reflecting the provisions of the Fidelity Bond and relating to the sharing of premiums and division of proceeds in the event of a joint fidelity loss, as required by Rule 17g-1(f); and be it further

RESOLVED, that the Secretary of each Fund be, and hereby is, designated as the officer to make filings with the Securities and Exchange Commission (SEC) and to give notices as may be required, from time to time, pursuant to Rule 17g-1(g) and Rule 17g-1(h) under the 1940; and be it further

RESOLVED, that pursuant to Rule 17d-1(d)(7) under the 1940 Act, the Board, including a majority of the Independent Board Members, hereby finds that the Fund s continued participation in the Policy is in the best interest of the Fund; and be it further

RESOLVED, that the Fund s Board, including a majority of the Independent Board Members, finds that the premium for the Policy to be allocated to the Fund is fair and reasonable based upon the proportionate share of the sum of the premiums that would have been paid if such insurance coverage were purchased separately by each of the insured parties; and be it further

RESOLVED, that the Fund s officers be, and each of them hereby is, authorized and directed to amend the Fidelity Bond and the Policy, and to execute such other documents as may be required to effect the intent of the foregoing resolutions.

Dated: August 17, 2006

/s/ Keith A. Weller Keith A. Weller Assistant Secretary

	Exhibit A
UBS Cashfund Inc.	
UBS Index Trust	
UBS S&P 500 Index Fund	
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UBS U.S. Allocation Fund	
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UBS Select Money Market Fund	
UBS Select Treasury Fund	
UBS Cash Reserves Fund	
UBS Liquid Assets Fund	
UBS Managed Municipal Trust	
UBS RMA New York Municipal Money Fund	
UBS RMA California Municipal Money Fund	
UBS Master Series, Inc.	
UBS Money Market Fund	
UBS Municipal Money Market Series	
UBS RMA New Jersey Municipal Money Fund	
UBS RMA Money Fund Inc.	

UBS RMA Money Market Portfolio	
UBS RMA U.S. Government Portfolio	
UBS Retirement Money Fund	
UBS RMA Tax-Free Fund Inc.	
UBS Series Trust	
U.S. Allocation Portfolio	
UBS PACE Select Advisors Trust	
UBS PACE Money Market Investments	
UBS PACE Government Securities Fixed Income Investments	
UBS PACE Intermediate Fixed Income Investments	
UBS PACE Strategic Fixed Income Investments	
UBS PACE Municipal Fixed Income Investments	
UBS PACE Global Fixed Income Investments	
UBS PACE High Yield Investments	
UBS PACE Large Co Value Equity Investments	
UBS PACE Large Co Growth Equity Investments	
UBS PACE Small/Medium Co Value Equity Investments	
UBS PACE Small/Medium Co Growth Equity Investments	
UBS PACE International Equity Investments	
UBS PACE International Emerging Markets Equity Investments	
UBS PACE Alternative Strategies Investments	

Global High Income Dollar Fund Inc.	
Insured Municipal Income Fund Inc.	
Investment Grade Municipal Income Fund Inc.	
Managed High Yield Plus Fund Inc.	
Strategic Global Income Fund, Inc.	