## TAIWAN GREATER CHINA FUND Form N-CSR March 05, 2004

-----

OMB APPROVAL

OMB Number: 3235-0570

Expires: August 31, 2006

Estimated average burden hours per response: 5.0

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM N-CSR

CERTIFIED SHAREHOLDER REPORT OF REGISTERED MANAGEMENT INVESTMENT COMPANIES

Investment Company Act file number: 811-05617

TAIWAN GREATER CHINA FUND (Exact name of registrant as specified in charter)

Bank Tower, 10th Floor
205 Tun Hwa North Road
Taipei, Taiwan 105
Republic of China
(Address of principal executive offices) (Zip code)

Citigate Financial Intelligence 111 River Street, Suite 1001 Hoboken, New Jersey 07030 (Name and address of agent for service)

Registrant's telephone number, including area code: 1-800-343-9567

Date of fiscal year end: DECEMBER 31, 2003

Date of reporting period: DECEMBER 31, 2003

ITEM 1. REPORTS TO STOCKHOLDERS.

TAIWAN GREATER CHINA FUND www.roctaiwanfund.com

#### MANAGER:

International Investment Trust Company Limited 17th Floor
167 Fuhsing North Road

Taipei, Taiwan, Republic of China

Telephone: 886-2-2713-7702

Fax: 886-2-2717-3077

#### OFFICERS AND TRUSTEES:

Chi-Chu Chen, Chairman and Trustee

Michael Ding, President, Chief Executive Officer and Trustee

Edward B. Collins, Trustee and Audit Committee

Member

Alex Hammond-Chambers, Trustee and Audit

Committee Member

David N. Laux, Trustee and Audit Committee

Member

Robert P. Parker, Trustee and Audit Committee

Member

Cheng-Cheng Tung, Trustee

Peggy Chen, Chief Financial Officer,

Treasurer and Secretary

#### CUSTODIAN:

Central Trust of China 49 Wuchang Street, Sec. 1 Taipei, Taiwan Republic of China

TRANSFER AGENT,

PAYING AND PLAN AGENT:

Equiserve Trust Company, NA

P.O. Box 43011

Providence, RI 02940-3011

U.S.A.

Telephone: 1-800-426-5523

#### U.S. ADMINISTRATOR:

Citigate Financial Intelligence

111 River Street, Suite 1001

Hoboken, NJ 07030

U.S.A.

Telephone: (201) 499-3500

### U.S. LEGAL COUNSEL:

Paul, Weiss, Rifkind, Wharton & Garrison LLP

1285 Avenue of the Americas

New York, NY 10019-6064

Telephone: (212) 373-3000

For information on the Fund, including the NAV, please call toll free 1-800-343-9567.

2

TAIWAN GREATER

CHINA FUND

ANNUAL REPORT

DECEMBER 31, 2003

#### DEAR STOCKHOLDERS

\_\_\_\_\_\_

The Fund's net asset value per share (NAV) gained 18.8% in 2003 after adjustment for dividends, compared to the 32.3% rise in the Taiwan Stock Exchange Index (TAIEX). During the year the New Taiwan dollar appreciated 2.3% against the U.S. second quarter growth in Business second quarter growth growth in Business second quarter growth dollar.

The Taiwan market proved resilient in 2003, bouncing back with a strong recovery after suffering the effects of war and disease in the early months. The year actually began on a high note with a double-digit gain of the TAIEX in January. This rise was kick-started by a U.S. stock rally. A wave of liquidity also supported the market as certain interest rates hit record lows while companies were paying out bonuses before Chinese New Year in late January.

The initial optimism turned to despair over the next three months, however. The increasing likelihood of armed conflict in Iraq damped investor enthusiasm as war jitters pushed crude oil prices to a 12-year high. Investor confidence plunged further after the outbreak of severe acute respiratory syndrome (SARS) and its spread through a series of cluster infections in hospitals. Largely as a result of the epidemic, Taiwan's economy suffered a small contraction in the second quarter (compared to the year earlier period). And the stock market declined almost 18% from the end of January to the year's low in late April.

As efforts to contain the disease proved successful, investor attention was increasingly drawn to signs of an American economic rebound after the quick end to war in Iraq and improving fundamentals of many of Taiwan's technology companies. The momentum built on both these fronts in the remaining months of 2003. Most measures of U.S. manufacturing and services industries indicated a pick-up in business conditions before mid-year. The ensuing rally on Wall Street helped lift markets in many export-driven economies of Asia.

Official U.S. data served to con second quarter growth in busines

Fueled by strong foreign demand, quickly back to health after suf in the second quarter. Merchandi roughly half of gross national p 2003. This was primarily due to China (including Hong Kong), whi total exports. The recovery of d and less robust. Private investm near yearend as indicated by mor of capital goods in November and same period in 2002. We estimate about 3.1% last year and are for 2004.

The TAIEX climbed 48% from late early November and then dropped close out 2003. For most of the strong support from foreign inst net purchases of Taiwan stocks t

A wide range of Taiwan's technol benefits of the U.S. recovery. O temporarily slowed by SARS, also growth on a broad front. Quarter contract manufacturers of semico computer makers often exceeded m prices of the most widely used m break-even level and remained in the end of the year. In the elec Taiwan's largest flat-panel disp

annual earnings estimate in the summer after second-quarter profits surpassed the previous full-year forecast. In November and December every major flat-panel display producer raised annual earnings forecasts. Meanwhile, many traditional producers in such industries as steel and petrochemicals enjoyed solid growth largely as a result of surging demand from China.

The dividend notification letter sent out to shareholders on January 19 included a reminder of important recent developments involving the Fund. Following a December decision of your Trustees, the Fund's name has been changed

Upon conversion I will be steppi the Fund and would like to take the many investors who have supp tenure. Steven R. Champion, who and portfolio manager, is well-k the international investment com previously managed the Fund from will provide able leadership and

Respectfully su

to Taiwan Greater China Fund to reflect the investment strategy of concentrating on Taiwan listed companies whose business is becoming increasingly integrated with the economy of China. The Fund is also converting to internal management.

/s/ Michael Ding
Michael Ding
President

January 20, 200

2

PORTFOLIO HIGHLIGHTS

YEAR ENDED DECEMBER 31, 2003

TEN LARGEST HOLDINGS INDUSTRY DIVERSIFICATION

Company	Percent of Net Assets	Company
Taiwan Semiconductor Manufacturing Co., Ltd.	6.13%	Electronics
Pihsiang Machinery Manufacturing Co., Ltd.	5.80	Plastics
Taiwan Styrene Monomer Corp.	5.79	Semiconductors
China Steel Chemical Corp.	5.01	Chemicals
Yulon Motor Co., Ltd.	4.42	Computers & Office Equipment
MediaTek Inc.	4.23	Banking
Quanta Computer Inc.	4.19	Automobile
Formosa Chemicals & Fiber Corp.	4.10	Retailing
Synnex Technology International Corp.	3.59	Telephone Services
Chunghwa Telecom Co., Ltd.	3.46	Steel & Other Metals

[This page intentionally left blank.]

COMMON STOCKS Automobile 4.			U.S. Dolla:
6,193,004 shs.	Yulon Motor Co., Ltd	4.42	\$ 7,418,19
Banking 7.31	e		7,418,19
4,000,000	Bank of Kaohsiung Co., Ltd		2,130,79
	Fubon Financial Holding Co., Ltd	2.72	4,561,42
5,550,000	Chinatrust Financial Holding Company Ltd	3.32	5,569,928
Other Financial	s 2 25%		12,262,13
	Yuan Ta Securities Co., Ltd		3,772,86
0,311,333	ruan la seculieres co., Eca	2.23	
Chemicals 10.	81%		3,772,86
	Pihsiang Machinery Manufacturing Co., Ltd	5.80	9,726,22
6,600,000	China Steel Chemical Corp	5.01	8,410,73
Computers & Off	ice Equipment 7.47%		18,136,95
	BenQ Corp		5,502,38
2,860,000			7,028,37
Flectrical & Ma	chinery 1.72%		12,530,75
3,214,809	China Metal Products Co., Ltd	1.72	2,885,74
Electronics 1			2,885,74
 6,700,000	* CMC Magnetics Corp	3.09	5,186,00
580,000	Chicony Electronics Co., Ltd	0.69	1,169,28
2,000,000	Everlight Electronics Co., Ltd	2.16	3,619,98
2,240,000	Transcend Information Inc	2.85	4,779,56
5,000,000	* Action Electronics Co., Ltd	3.25	5,459,41
1,800,000	* Wistron Corp	0.86	1,446,23
4,000,000	* Sercomm Corp	2.36	3,967,27
2,000,000	* Power Quotient International Co., Ltd	1.41	2,360,35
1,300,000	I-Sheng Electric Wire & Cable Co., Ltd	1.23	2,066,04
			30,054,15

2,978,152	Formosa Plastics Corp	2.93	4,908,368
10,000,000	Taiwan Styrene Monomer Corp	5.79	9,712,167
4,104,000	Formosa Chemicals & Fiber Corp	4.10	6,884,690
Dotailing 2 E(	n e		21,505,225
Retailing 3.59	76 		
4,445,842	Synnex Technology International Corp	3.59	6,018,857
			6,018,857

See accompanying notes to consolidated financial statements.

Schedule	ΟÍ	Investments	(Cont'd	.)

Semiconductors	12.80%		Market Valu (U.S. Dollar
	Taiwan Semiconductor Manufacturing Co., Ltd  MediaTek Inc	6.13 4.23 2.44	\$ 10,278,710 7,104,749 4,096,768
Steel & Other Me			21,480,227
	China Steel Corp		
Telephone Service			5,639,583
	Chunghwa Telecom Co., Ltd		
Transportation			5 <b>,</b> 803 <b>,</b> 755
	China Airlines Ltd		4,045,117
Others 7.25%			4,045,117
3,700,000 2,496,000 2,300,000 1,200,000 5,726,400	Great China Metal Industry Co., Ltd	1.12 1.40 1.66 0.58 2.49	1,883,866 2,343,351 2,788,863 971,217 4,179,608
			12,166,905
TOTAL COMMON STO	CKS (COST \$148,340,319)		\$163,720,468

 $<sup>^{\</sup>star}$  Non-income producing: these stocks did not pay a cash dividend during the year.

See accompanying notes to consolidated financial statements.

6

\_\_\_\_\_

#### TAIWAN GREATER CHINA FUND

CONSOLIDATED SCHEDULE OF INVESTMENTS (CONTINUED) / DECEMBER 31, 2003

\_\_\_\_\_

SHORT-TERM INVESTMENTS--2.63%

Commercial Paper - 2	2.63%	Net Assets	Market Va (U.S. Doll
Principal Amount	Issuer (Guarantor)		
1,471,540	KGI Securities Co., Ltd. (Chiao Tung Bank), 0.925%, Due 01/06/04	0.88	\$ 1,471,
1,471,540	Premier Microelectronics Corp. (Chiao Tung Bank), 0.9%, Due 01/09/04	0.88	1,471,
1,471,540	Central Motor Company Ltd. (China Development Industrial Bank), 0.95%, Due 01/12/04	0.87	1,471, 
TOTAL SHORT-TERM INV	VESTMENTS (AMORTIZED COST \$4,413,722)		4,413,
TOTAL INVESTMENTS IN AT MARKET VALUE (	N SECURITIES (COST \$152,754,041)	100.20	168,134,
OTHER ASSETS (LESS L	LIABILITIES)	(0.20)	(333,
NET ASSETS		100.00	\$167,800,

See accompanying notes to consolidated financial statements.

TAIWAN GREATER CHINA FUND
CONSOLIDATED STATEMENT OF ASSETS AND LIABILITIES

DECEMBER 31, 2003 (EXPRESSED IN U.S. DOLLARS)

ASSESTS

Investments in securities at market value (Notes 2B, 3 and 6):  Common stocks (cost \$148,340,319)	\$ 163,720 4,413
Total investments in securities at market value (cost \$152,754,041)	168,134
Cash Prepaid expenses Other receivables	1,941 65 1
Total assets	170,141
LIABILITIES Dividends payables (note 2F) Management fee payable (Note 4) Custodian fee payable (Note 5) Professional fees payable Accrued Republic of China taxes (Note 2G) Other payables	1,961 192 21 149 1
Total liabilities	2,340
Net assets	\$ 167,800
Components of net assets	
Par value of shares of beneficial interest (Note 7)  Additional paid-in capital  Accumulated net investment income  Accumulated realized loss on investments  Unrealized appreciation on investments (Note 6)  Cumulative translation adjustment (Note 2E)  Net assets	\$ 326 306,652 2,311 (116,150 15,380 (40,719 \$ 167,800
Net asset value per share (32,698,976 shares, par value \$0.01 issued and outstanding)	\$
See accompanying notes to consolidated financial statements.	
TAIWAN GREATER CHINA FUND CONSOLIDATED STATEMENT OF OPERATIONS FOR THE YEAR ENDED DECEMBER 31, 2003 (EXPRESSED IN U.S. DOLLARS)	
INVESTMENT INCOME (NOTE C)	
Dividends	\$ 4,643, 35,
	4,679,
REPUBLIC OF CHINA TAXES (NOTE 2G)	1,449,

		3,229
EXPENSES		
Management fee (Note 4) Custodian fee (Note 5) Audit fee Legal fees and expenses Administrative fee Insurance expenses Trustee fees and expenses (Note 8) Shareholder communication expenses Other expenses		2,054 228 112 815 118 76 223 157
		3,903
Net investment loss		(673
NET REALIZED AND UNREALIZED GAIN (LOSS) ON INVESTMENTS AND FOREIGN ( Net realized loss on: investments (excluding short-term investments foreign currency transactions	s)	2 AND 6) (11,992
net realized loss on investments and foreign currency transaction.  Net changes in unrealized appreciation/depreciation on:    investments (excluding short-term investments)		(11,991 35,930 3,561
Net realized and unrealized loss from investments and foreign current		
Net increase in net assets resulting from operations		
See accompanying notes to consolidated financial statements.		
TAIWAN GREATER CHINA FUND  CONSOLIDATED STATEMENT OF CHANGES IN NET ASSETS  FOR THE YEARS ENDED DECEMBER 31, 2003 AND 2002 (EXPRESSED IN U.S. DO	LLARS)	
	2003	2
NET INCREASE/DECREASE IN NET ASSETS RESULTING FROM OPERATIONS  Net investment loss	\$ (673,737)	\$ (2
currency transactions	(11,991,683) 35,930,915	(10 (23
Unrealized appreciation/depreciation on translation of assets and liabilities in foreign currencies	3,561,353	1
Net increase/decrease in net assets resulting from operations	26,826,848	(33

Distribution to shareholders	(1,961,939)	
Net assets, beginning of year	142,935,717	176, 
Net assets, end of year	\$ 167,800,626	\$ 142,

See accompanying notes to consolidated financial statements. 10

TAIWAN GREATER CHINA FUND CONSOLIDATED FINANCIAL HIGHLIGHTS (EXPRESSED IN U.S. DOLLARS)

TOTAL INVESTMENT RETURN (%):

U.S. dollar return of Taiwan

\_\_\_\_\_\_ Years Ended December 31, \_\_\_\_\_\_ 2003 2002 2001 2000 PER SHARE OPERATING PERFORMANCE: 

 4.37
 5.40
 5.78
 10.23

 (0.02)
 (0.06)
 (0.05)
 (0.11)

 Net asset value, beginning of year ...... Net investment loss ..... (0.11)Net realized and unrealized gain (loss) on 0.73 investments ...... (1.02)0.06 (3.56)Net realized and unrealized appreciation/depreciation on 0.11 0.05 0.05 translation of foreign currencies ..... (0.39) (0.41)Total from investment operations .... 0.82 (1.03) (0.38) (4.08) DISTRIBUTIONS TO SHAREHOLDERS FROM: ----Capital ..... (0.06) ----Net investment income ...... ----(0.37)Net realized gain on investments ..... \_\_\_\_\_ \_\_\_\_\_ \_\_\_\_ \_\_\_\_\_ Total distributions\* ..... (0.06)--\_\_ (0.37)---------NET ASSET VALUE, END OF YEAR ..... 5.13 4.37 5.40 5.78 ====== ====== ====== PER SHARE MARKET PRICE, END OF YEAR ...... 4.75 4.05 4.75 4.56

(39.94)

#### RATIOS AND SUPPLEMENTAL DATA:

Net assets, end of year (in thousands)	167,801	142,936	176,526	188,939
Ratio of expenses to average net assets (%)	2.57	2.19	2.01	1.67
Ratio of net investment loss to average				
net assets (%)	(0.44)	(1.23)	(1.01)	(1.09)
Portfolio turnover ratio (%)	78	107	173	165

<sup>\*</sup> See Note 2F for information concerning the Trust's distribution policy.

See accompanying notes to consolidated financial statements.

TAIWAN GREATER CHINA FUND NOTES TO CONSOLIDATED FINANCIAL STATEMENTS / DECEMBER 31, 2003 (EXPRESSED IN U.S. DOLLARS)

NOTE 1 -- ORGANIZATION AND ACQUISITION OF TAIWAN GREATER CHINA FUND

\_\_\_\_\_

The Taiwan Greater China Fund (the "Trust", formerly known as The R.O.C. Taiwan Fund) is a Massachusetts business trust formed in July 1988 and registered with the U.S. Securities and Exchange Commission as a diversified, closed-end management investment company under the Investment Company Act of 1940. The Trust changed its name from The R.O.C. Taiwan Fund to the Taiwan Greater China Fund on December 29, 2003. The change took effect on the New York Stock Exchange on January 2, 2004.

The Trust was formed in connection with the reorganization (the "Reorganization") of The Taiwan (R.O.C.) Fund (the "Fund"). The Fund, which commenced operations in October 1983, was established under the laws of the Republic of China as an open-end contractual investment fund pursuant to an investment contract between International Investment Trust Company Limited ("IIT") and Central Trust of China, as entered into (the trade date). D custodian. Pursuant to the Reorganization, which was completed in May 1989, the Trust acquired the entire beneficial interest in the assets constituting the Fund.

As required by the Trust's "Declaration of Trust," if the shares trade on the market at an average discount to NAV of more than 10% in any consecutive 12-week period after the most recent such vote, the Trust must submit to the shareholders for a vote at its next annual meeting a binding resolution that the Trust be converted from a closed-end to an open-end investment company. The affirmative vote of a majority of the Trust's outstanding shares is required to approve such a conversion.

NOTE 2 -- SUMMARY OF SIGNIFICANT ACCOUNTING

\_\_\_\_\_

Fund. All significant inter-comp balances have been eliminated in

B -- Valuation of investments -traded on the Taiwan Stock Excha over-the-counter market. Except constrained by collars imposed by regulations, in which case the I provided for the use of fair val securities are valued at the clo not quoted at the end of the per quoted closing market price. Sho valued at amortized cost, which Under this method, the difference security and its value at maturi a straight-line basis over the d

C -- Security transactions and i transactions are recorded on the on the ex-dividend date, and int the accrual basis as it is earne

D --Realized gains and losses-security transactions are determ purposes using the average cost investments. For federal income and losses on security transacti first-in-first-out method. For t December 31, 2003, the Trust gen \$11,721,463, and maintained a cu loss carryover of \$105,731,250, loss carryover of \$117,452,713. may be used to offset any future the Trust, and if unused, \$89,14 expire on December 31, 2009, \$16 expire on December 31, 2010 and

A -- Basis of presentation and principles of consolidation -- The accompanying financial statements of the Trust have been prepared in accordance with accounting principles generally accepted in the United States of America. The consolidated financial statements include the accounts of the Trust and the

will expire on December 31, 2011

E-- Foreign currency translation Trust's income is earned, and it

12

TAIWAN GREATER CHINA FUND

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS / DECEMBER 31, 2003 (EXPRESSED IN U.S. DOLLARS)

largely paid, in New Taiwan Dollars ("NT\$"). The cost and market value of securities, currency holdings and other assets and liabilities which are denominated in NT\$ are reported in the accompanying consolidated financial statements after translation into United States Dollars based on the closing market rate for United States Dollars in Taiwan at the end of the period. At December 31, 2003, this rate was approximately NT\$33.978 to \$1.00. Investment income and expenses are translated at an average exchange rate for the period. Currency translation gains or losses are reported as a separate component of changes in net assets resulting from operations.

The Trust does not separately record that portion of the results of operations resulting from changes in foreign exchange rates on investments from the fluctuations arising from changes in market prices of securities held. Such fluctuations are included with the net realized and unrealized gain or loss from investments.

F-- Distributions to shareholders-- It is the Trust's policy to distribute all ordinary income and net capital gains calculated in accordance with U.S. federal income tax regulations. Such calculations may differ from those based on accounting principles generally accepted in the United States of America ("GAAP"). In order to reconcile such differences, accumulated net investment income was increased by \$1,293, accumulated net realized loss on investments was decreased by \$17,397, and additional paid in capital was decreased by \$18,672 to reflect the impact of such differences in accordance with GAAP.

The Trust declared a dividend of \$0.06 a share, payable on January 23, 2004 to shareholders of record on December 19, 2003 (ex-date December 17, 2003). The dividend, in the total amount of \$1,961,939, represents a deemed distribution of the Fund's investment in certain Taiwanese companies classified as passive foreign investment companies for U.S. federal income tax purposes, for the period from November 1, 2002 to October 31, 2003.

The tax characteristics of divid during the years ended December follows:

Ordinary income ..........
Long-term capital gain.....

As of December 31, 2003 the comp distributable earnings/(accumula basis were as follows:

G -- Taxes -- the Trust intends continue to qualify as a regulat the Internal Revenue Code of 198 If the Trust complies with all crequirements of the Code, it will federal income and excise taxes all of its investment company to gains to its shareholders.

The Republic of China ("R.O.C.") 20% on cash dividends and intere investments in R.O.C. securities levied based on the par value of those which have resulted from c surplus) received by the Trust. December 31, 2003, the total par

received was \$2,424,729.

Realized gains on securities tra income tax in the R.O.C.; instead tax of 0.3% of the market value transferred, and 0.1% of the mar beneficial certificates sold or Proceeds from sales of investmen transaction tax paid

TAIWAN GREATER CHINA FUND NOTES TO CONSOLIDATED FINANCIAL STATEMENTS / DECEMBER 31, 2003 (EXPRESSED IN U.S. DOLLARS)

\_\_\_\_\_\_

of \$350,255 for the twelve months ended December 31, 2003.

H --Use of estimates-- The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires

Central Trust of China will cont management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements, trustees will be effected upon the consolidated financial statements. consolidated financial highlights and the accompanying notes. Actual results could differ from those estimates.

\_\_\_\_\_

#### NOTE 3-- INVESTMENT CONSIDERATIONS

Because the Trust concentrates its investments in publicly traded equity and debt securities issued by R.O.C. corporations, its portfolio involves considerations not typically associated with investing in U.S. securities. In typically associated with investing in U.S. securities. In a monthly fee at the annual race addition, the Trust is more susceptible to factors adversely respect to Trust assets held in affecting the R.O.C. economy than a fund not concentrated in Contract up to NT\$6 billion, 0.1 these issuers to the same extent. Since the Trust's investment securities are primarily denominated in New Taiwan Dollars, changes in the relationship of the New Taiwan Dollar to the U.S. Dollar may also significantly affect the value of the investments and the earnings of the

#### NOTE 4-- INVESTMENT MANAGEMENT

A-- Pursuant to an investment contract (the "Investment Contract"), IIT (the "Manager"), an R.O.C. corporation, is responsible, among other things, for investing and managing the assets of the Trust and administering the Trust's affairs. Through December 31, 2003, the Trust paid the Manager a fee, which is accrued daily and paid monthly in arrears, at the annual rate of 1.35% of the net asset value ("NAV") with respect to Trust assets held in Taiwan under the Investment Contract up to NT\$6 billion, 1.15% of such NAV in excess of NT\$6 billion up to NT\$8 billion, 0.95% of unrealized depreciation.

\_\_\_\_\_

administrative and custodial agr of applicable regulatory require continue to provide certain admi Trust after the conversion to in management.

#### NOTE 5-- CUSTODIAN

Pursuant to the Investment Contr China ("CTC") serves as custodia held in the R.O.C. CTC owns 7.74 stock of IIT. Through December 3 a monthly fee at the annual rate NT\$6 billion up to NT\$8 billion, of NT\$8 billion up to NT\$10 bill in excess of NT\$10 billion, subj of NT\$2.4 million.

\_\_\_\_\_\_

#### NOTE 6-- INVESTMENTS IN SECURITI \_\_\_\_\_

Purchases and proceeds from sale investments, for the twelve mont included approximately \$114,723, approximately \$116,286,672 for s

At December 31, 2003, the cost of short-term investments, for U.S. was \$156,842,546. At December 31 appreciation on investments of \$ U.S. federal income tax basis co

such NAV in excess of NT\$8 billion up to NT\$10 billion, and 0.75% of such NAV in excess of NT\$10 billion.

B-- The Trust has resolved that it will end its investment management agreement with IIT and will convert to internal management. The Trust is expected to commence internal or additional classes of other s management in the first quarter of 2004 upon hiring an internal administrative and analytical staff, entry into outstanding at present. At December 2004 upon hiring an outstanding at present. appropriate

NOTE 7-- SHARES OF BENEFICIAL IN

The Trust's "Declaration of Trus issue an unlimited number of sha shares were outstanding.

14

TAIWAN GREATER CHINA FUND

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS / DECEMBER 31, 2003 (EXPRESSED IN U.S. DOLLARS)

NOTE 8 -- TRUSTEE FEES AND EXPENSES

The amount shown includes trustee fees and expenses and reimbursement for spousal travel expenses. Aggregate trustee

Michael Ding has been portfolio

July 1999, its President and Chi

September 1999 and a trustee sin remuneration for 2003 (including spousal travel reimbursement) was \$110,352.

UNAUDITED TAX FOOTNOTE DISCLOSURE--FOREIGN TAX CREDIT PASS-THROUGH DISCLOSURE

The Trust paid foreign taxes of \$1,449,887 and recognized foreign source income of \$4,679,210 during its fiscal year ended December 31, 2003. Pursuant to Section 853 of the Internal Revenue Code of 1986, as amended, the Trust designated such amounts as having been paid in connection with dividends distributed from investment company taxable income during its fiscal year ended December 31, 2003.

The Trust and its predecessors, The Taiwan (R.O.C.) Fund and portfolio is to vote in accordan

The R.O.C. Taiwan Fund, have been certified as distributing of Institutional Shareholder Ser funds by the Board of Inland Revenue of the United Kingdom for the period from their inception to December 31, 2002. The Trust intends to apply for such status for succeeding accounting periods.

\_\_\_\_\_

the Trust's deputy manager since also the President and Chief Inv International Investment Trust C investment manager. He has worke IIT, where he was previously sen

\_\_\_\_\_\_

Mr. Ding served as chief economi Citicorp International Securitie to 1999 and as head of research greater China region at McKinsey \_\_\_\_\_

PROXY VOTING

The Trust's policy with regard t International Investment Trust C advisor, recommends to the contr decision as to how to vote will Committee of the Trust's Board of

14

[This page intentionally left blank.]

16

LOGO [KPMG]

KPMG CERTIFIED PUBLIC ACCOUNTANTS 6th Fl., No. 156 Sec. 3, Min-Sheng East Road, Taipei, 105, Taiwan, R.O.C.

Telephone (02) 2715-9999 Fax (02) 2715-9888

Independent Auditors' Report

The Trustees and Shareholders of Taiwan Greater China Fund:

We have audited the accompanying consolidated statement of assets and liabilities of the Taiwan Greater China Fund, a Massachusetts business trust (the "Trust"), including the consolidated schedule of investments, as of December 31, 2003, and the related consolidated statement of operations for the year then ended, the consolidated statements of changes in net assets for each of the years in the two-year period then ended, and the consolidated financial highlights for each of the years in the five-year period then ended. These consolidated financial statements and financial highlights are the responsibility of the Trust's management. Our responsibility is to express an opinion on these consolidated financial statements and financial highlights based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements and financial highlights are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the consolidated financial statements and financial highlights. Our procedures included physical inspection or confirmation of securities owned as of December 31, 2003, by correspondence with the Trust's

custodian. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall consolidated financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements and consolidated financial highlights referred to above present fairly, in all material respects, the financial position of the Taiwan Greater China Fund as of December 31, 2003, the results of its operations for the year then ended, the changes in its net assets for each of the two years in the period then ended, and the financial highlights for each of the five years in the period then ended, in conformity with accounting principles generally accepted in the United States of America.

#### KPMG

Taipei, Taiwan January 5, 2004

17

Information Concerning Trustee:			
NAME (AGE) AND ADDRESS	POSITION(S) HELD WITH THE TRUST	TERM OF OFFICE AND LENGTH OF TIME SERVED	PRINCIPAL DURIN FI
INTERESTED TRUSTEES			
Chi-Chu Chen* (61) 167 Fuhsing North Road Taipei, Taiwan, R.O.C.	Trustee and Chairman		Chairman of May 2002; Ex President, I Commercial B from prior t
Michael Ding* (46) 167 Fuhsing North Road Taipei, Taiwan, R.O.C.	Trustee, President and Chief Executive Officer	Trustee since 2001; President and Chief Executive Officer since 1999	President of since 2001; President of 1999 to 2001 and Head of Citicorp Int Securities I from prior t
Cheng-Cheng Tung (64) 167 Fuhsing North Road Taipei, Taiwan, R.O.C.	Trustee	Trustee since 2002 and until the 2006 Annual Meeting of Shareholders or the special meeting in lieu thereof	President, (Bank (CUB), Manager, CUE Executive Vi
NON-INTERESTED TRUSTEES			
Edward B. Collins (61)	Trustee	Trustee since 2000 and	Managing Din

China Vest Inc. 160 Sansome Street 18th Floor San Francisco, California 94104 U.S.A.		until the 2006 Annual Meeting of Shareholders or the special meeting in lieu thereof	Vest Group ( investment),
Alex Hammond-Chambers (61) 29 Rutland Square Edinburgh EH1 2BW United Kingdom	Trustee	Trustee since 2002 and until the 2005 Annual Meeting of Shareholders or the special meeting in lieu thereof	Chairman, Al Chambers & C (investment independent since prior

18

Information Concerning Trust	ees and Officers		
NAME (AGE) AND	POSITION(S) HELD WITH THE	TERM OF OFFICE AND LENGTH OF TIME	PRINCIPAL DURIN
ADDRESSDavid N. Laux (76)	TRUST Trustee	SERVED Trustee since 1992 and	FI  President, U

David N. Laux (76) 2560 N. 23rd Road Arlington, Virginia 22207 U.S.A.	Trustee	Trustee since 1992 and until the 2004 Annual Meeting of Shareholders or the special meeting in lieu thereof	President, U Forum, since President, U Business Cou to 1999 to 2
Robert P. Parker (62) Trustee 44 Montgomery Street Suite 3800 San Francisco, California 94104 U.S.A.		Trustee since 1998 and until the 2005 Annual Meeting of Shareholders or the special meeting in lieu thereof	Chairman, Pa Capital, Inc Allegro Capi since prior

NON-TRUSTEE OFFICER

Peggy Chen (41)
Secretary, Officer since 2000
Vice Preside
167 Fuhsing North Road
Treasurer
Taipei, Taiwan, R.O.C.
and Chief
Financial
Shin Fu Life

Officer

from prior t

<sup>\*</sup> Chi-Chu Chen and Michael Ding will resign their positions as Trustees and officers of the Trust conversion to inter-nal management (please refer to note 4B).

#### ITEM 2. CODE OF ETHICS.

As of the end of the period covered by this report, the registrant has adopted a code of ethics applicable to its principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions. A copy of this code of ethics is filed as an exhibit to this report. No substantive amendments were adopted and no waivers were granted to this code of ethics during the period covered by this report.

#### ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT.

The registrant's Board of Trustees has determined that Edward B. Collins qualifies as an audit committee financial expert based upon his having earned an MBA in International Business and Finance as well as his experience (i) analyzing and evaluating financial statements as the managing director of a venture capital fund, (ii) reviewing bond portfolios, loan portfolios and establishing reserves as the director of a bank and (iii) working in the credit department of various financial institutions. Mr. Collins is independent for purposes of this Item 3.

#### ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

(a) AUDIT FEES:		
	REGISTRANT	
FY 2002	\$53 <b>,</b> 500	
FY 2003	\$53,500	
(b) AUDIT-RELATED FEES:		
	REGISTRANT	INVESTMENT ADVISER
FY 2002	\$0	\$0
FY 2003	\$0	\$0
NATURE OF THE AUDIT-RELATED FE	ES: N/A	
(c) TAX FEES		
	REGISTRANT	INVESTMENT ADVISER
FY 2002	\$50,000	\$0
FY 2003	\$50,000	\$0

NATURE OF TAX FEES: The fees incurred by the registrant related to the preparation of the registrant's federal income and excise tax returns and the provision of tax advice and planning services.

\_\_\_\_\_\_ (d) ALL OTHER FEES

	REGISTRANT	INVESTMENT ADVISER
FY 2002	\$3,360	\$0
FY 2003	\$9 <b>,</b> 127	\$0

NATURE OF ALL OTHER FEES: The fees incurred by the registrant in FY 2002 related to the preparation of an application by the registrant for distributing fund status in the United Kingdom. The fees incurred by the registrant in FY 2003 related to the preparation of an application for distributing fund status in the United Kingdom and research and preparation of a memorandum of advice concerning the tax implications in the Republic of China of the registrant's becoming an internally managed investment company.

#### (e) (1) AUDIT COMMITTEE'S PRE-APPROVAL POLICIES AND PROCEDURES

In accordance with paragraph (c) (7) (i) (A) of Rule 2-01 of Regulation S-X, the audit committee of the registrant's board of trustees approves the engagement of the registrant's accountants before such accountants are engaged to render audit or non-audit services. Pursuant to paragraph (c) (7) (ii) of Rule 2-01 of Regulation S-X, the registrant's audit committee also pre-approves its independent accountants' engagements for non-audit services with the registrant's investment adviser, its parent company, and any entity controlled by, or under common control with the investment adviser that provides ongoing services to the registrant, if such engagement relates directly to the operations and financial reporting of the registrant.

#### (e) (2) PERCENTAGE OF NON-AUDIT SERVICES APPROVED BY THE AUDIT COMMITTEE

All services described in each of paragraphs (b) through (d) of this Item 4 were pre-approved before the engagement by the registrant's audit committee pursuant to paragraph (c) (7) (i) (A) of Rule 2-01 of Regulation S-X. Consequently, none of such services were required to be approved by the audit committee pursuant to paragraph (c) (7) (i) (C) of Rule 2-01 of Regulation S-X.

- (f) Not applicable.
- (g) AGGREGATE NON-AUDIT FEES BILLED BY THE REGISTRANT'S PRINCIPAL ACCOUNTANT FOR SERVICES RENDERED TO THE REGISTRANT AND THE REGISTRANT'S INVESTMENT ADVISER:

	REGISTRANT	INVESTMENT ADVISER
FY 2002	\$53,360	\$9 <b>,</b> 988
FY 2003	\$59 <b>,</b> 127	\$9 <b>,</b> 376

(h) The fees paid by the registrant's investment adviser to the registrant's principal accountant that are listed in sub-item (g) of this Item 4 related solely to applications for distributing fund status on behalf of other, non-U.S. funds managed by the registrant's investment adviser, and hence were not fees that in any way relate to the operations and financial reporting of the registrant. Therefore, such fees were not fees subject to approval pursuant to paragraph (c)(7)(ii) of Rule 2-01 of Regulation S-X and were not submitted for pre-approval by the registrant's audit committee.

ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS.

The registrant has a separately designated standing audit committee, which was established in accordance with Section 3(a)(58)(A) of the Securities Exchange Act of 1934, as amended.

The members of the registrant's audit committee are: Edward B. Collins, chairman, Robert P. Parker and Alex Hammond-Chambers.

ITEM 6. [RESERVED]

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

The registrant's policy with regard to voting stocks held in its portfolio is to vote in accordance with the recommendations of Institutional Shareholder Services, Inc. ("ISS") unless the registrant's chief executive officer recommends to the contrary, in which event the decision as to how to vote will be made by the Executive Committee of the registrant's Board of Trustees. A summary of ISS's proxy voting guidelines is attached as an exhibit to this report.

ITEM 8. PURCHASES OF EQUITY SECURITIES BY CLOSED-END MANAGEMENT INVESTMENT COMPANIES AND AFFILIATED PURCHASERS.

Not applicable.

ITEM 9. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.

Not applicable to annual reports for the period ended December 31, 2003.

ITEM 10. CONTROLS AND PROCEDURES.

- (a) The registrant's principal executive officer and principal financial officer have concluded that the registrant's disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940) are effective as of a date within 90 days of the filing date of this report based on their evaluation of such disclosure controls and procedures as required by Rule 30a-3(b) under the Investment Company Act of 1940 and Rule 13a-15(b) under the Securities Exchange Act of 1934.
- (b) There were no changes in the registrant's internal controls over financial reporting (as defined in Rule 30a-3(d) under the Investment Company Act of 1940, as amended) that occurred during the registrant's second fiscal half-year that have materially affected, or are reasonably likely to materially affect, such internal controls.

ITEM 11. EXHIBITS.

(a) (1) CODE OF ETHICS REQUIRED BY ITEM 2 OF FORM N-CSR:

See Exhibit 99.CodeEth attached hereto.

(b)(2) CERTIFICATIONS REQUIRED BY RULE 30A-2(A) UNDER THE INVESTMENT COMPANY ACT OF 1940:

See Exhibit 99.Cert attached hereto.

(b) CERTIFICATIONS REQUIRED BY RULE 30A-2(B) UNDER THE INVESTMENT COMPANY ACT OF 1940 AND RULE 13A-14(B) UNDER THE SECURITIES EXCHANGE ACT OF 1934:

See Exhibit 99.906Cert attached hereto.

(c) PROXY VOTING GUIDELINES REQUIRED BY ITEM 7 OF FORM N-CSR:

See Exhibit 99.ProxyPol attached hereto.

#### SIGNATURES

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

Taiwan Greater China Fund

By: /s/ Steven R. Champion

\_\_\_\_\_

Name: Steven R. Champion

Title: President and Chief Executive Officer

Date: March 5, 2004

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

By: /s/ Steven R. Champion

\_\_\_\_\_

Name: Steven R. Champion

Title: President and Chief Executive Officer

By: /s/ Peggy Chen

-----

Name: Peggy Chen

Title: Chief Financial Officer

Date: March 5, 2004