## Securities and Exchange Commission Washington, D. C. 20549

Schedule 13G Under the Securities Exchange Act of 1934 (Amendment No. 1)

## MGIC Investment Corporation Common Stock CUSIP Number 552848103

Date of Event Which Requires Filing of this Statement: December 31, 2004

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

[ X ]Rule 13d-1(b)

[ ]Rule 13d-1(c)

Rule 13d-1(d)

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## CUSIP No. 552848103

1) Name of reporting person:

Legg Mason Funds Management, Inc.

Tax Identification No.:

52-2268681

- 2) Check the appropriate box if a member of a group:
  - a)
  - b) n/a
- 3) SEC use only
- 4) Place of organization: Maryland

Number of shares beneficially owned by each reporting person with:

- 5) Sole voting power: 0 -
- 6) Shared voting power: 11,301,255
- 7) Sole dispositive power: 0 -
- 8) Shared dispositive power: 11,301,255
- 9) Aggregate amount beneficially owned by each reporting person: 11,301,255
- 10) Check if the aggregate amount in row (9) excludes certain shares:
- 11) Percent of class represented by amount in row (9): 11.68%
- 12) Type of reporting person:
   IA, CO

## CUSIP No. 552848103

1) Name of reporting person:

Legg Mason Capital Management, Inc.

Tax Identification No.:

52-1268629

- 2) Check the appropriate box if a member of a group:
  - a) x
  - b) n/a
- 3) SEC use only
- 4) Place of organization: Maryland

Number of shares beneficially owned by each reporting person with:

- 5) Sole voting power: 0 -
- 6) Shared voting power: 4,573,000
- 7) Sole dispositive power: 0 -
- 8) Shared dispositive power: 4,573,000
- 9) Aggregate amount beneficially owned by each reporting person: 4,573,000

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10)
              Check if the aggregate amount in row (9) excludes certain shares:
              Percent of class represented by amount in row (9):
       11)
       12)
              Type of reporting person:
              IA, CO
CUSIP No. 552848103
          1) Name of reporting person:
                Legg Mason Value Trust, Inc.
              Tax Identification No.:
                52-1250327
         2) Check the appropriate box if a member of a group:
                   n/a
              a)
              b)
                   n/a
         3) SEC use only
         4) Place of organization:
                   Maryland
Number of shares beneficially owned by each reporting person with:
         5) Sole voting power:
                                           - 0 -
            Shared voting power:
                                          7,600,000
         7)
            Sole dispositive power
                                          - 0 -
         8) Shared dispositive power:
                                          7,600,000
         9) Aggregate amount beneficially owned by each reporting person:
                  7,600,000
        10) Check if the aggregate amount in row (9) excludes certain shares:
       11) Percent of class represented by amount in row (9):
                  7.85%
        12) Type of reporting person:
                  IV, CO
                   Name of issuer:
       Item 1a)
                     MGIC Investment Corporation
                   Address of issuer's principal executive offices:
       Item 1b)
                     250 E. Kilbourn Avenue
                     Milwaukee, WI 53202
       Item 2a)
                   Name of person filing:
                     Legg Mason Funds Management, Inc.
                     Legg Mason Capital Management, Inc.
       Item 2b)
                   Address of principal business office:
                     100 Light Street
                     Baltimore, MD 21202
       Item 2c)
                   Citizenship:
                     Legg Mason Funds Management, Inc.
                            Maryland corporation
                     Legg Mason Capital Management, Inc.
                            Maryland corporation
       Item 2d)
                   Title of class of securities:
                     Common Stock
                   CUSIP number:
       Item 2e)
                                     552848103
       Item 3)
                   If this statement is filed pursuant to Rule 13d-1(b),
                    or 13d-2(b), check whether the person filing is a:
       (a)[] Broker or dealer under Section 15 of the Act.
       (b)[ ] Bank as defined in Section 3(a)(6) of the Act.
            ] Insurance Company as defined in Section 3(a)(6) of the Act.
       (c)[
       (d)[] Investment Company registered under Section 8 of the Investment
              Company Act.
       (e)[] Investment Adviser registered under Section 203 of the Investment
              Advisers Act of 1940.
       (f)[] Employee Benefit Plan, Pension Fund which is subject to ERISA of
              1974 or Endowment Funds; see 240.13d-1(b)(ii)(F).
       (g)[] Parent holding company, in accordance with 240.13d-1(b)(ii)(G),
       (h)[X] Group, in accordance with 240.13d-1(b)(1)(ii)(J).
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(a)	Amo	ount	benef	icially	owned:	15,87	74,380	
(b)	Pe	rcent	of C	lass: 1	.6.40%			
(c)	Nur (i)			power to	to which suc vote or to			
	(ii	)	shared		to vote or t	o direct	the vote:	
	(ii	i)	sole p	15,874, power to - 0 -		to direct	t the disposi	tion of:
	(iv	) 5	shared	•		to dired	ct the dispos	ition of:
Item	5)		ership n/a	of Five	Percent or	less of a	a class:	
Item	6)	Owne pers		of more	than Five P	ercent o	n behalf of a	nother
	Iter rece	n 8 h eipt	nave th	he right vidends	to receive	or the po	t advisers ide ower to direct s from the sa	t the
	inve 1940	estme 9 and	ent cor d manag	mpany reged by L	gistered und .egg Mason Fu	er the Innds Manag	alue Trust, Investment Comp gement, Inc., shares outsta	oany Act of amounted
Item	7)	acqu comp					the subsidiary on by the pare	
Item	8)	L	_egg Ma	ason Fur	ds Managemen	t, Inc	nembers of the investment adv investment a	/iser
Item	9)		ice of n/a	dissolu	ition of grou	p:		
Item	10)	Cert	ificat	tion:				
	beli held are infi not	ief, d in not luend acqu	the se the on held the cing the	ecuritie rdinary for the he contr and are	es referred to course of but purpose of of the is not held in	o above we siness and a siness and the side of the suer of the connections.	est of my know were acquired and were not ac ne effect of c the securities on with or as t purpose or c	and are equired and changing or s and were a
					Signature			
certi	ify tha	at th		ormatior			nowledge and I tatement is t	
Date	- Feb	ruary	14, 2	 2005				
Legg	Mason	Fund	ds Mana	agement,	Inc.			
Dv.								
Ву	Jennif	er Mu	ırphy,	Senior	Vice Preside	nt		
Legg	Mason	Capi	ital Ma	anagemer	it, Inc.			
Ву	Andrew	J. E	Bowden,	, Senior	Vice Presid	ent ent		

Item 4) Ownership:

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This Joint Filing Agreement confirms the agreement by and among the undersigned that the Schedule 13G is filed on behalf of (i) each member of the group identified in Item 8 and (ii) the other reporting person(s) identified in Item 6 that may be deemed to beneficially own more than five percent of the issuer's outstanding equity securities.

By\_\_\_\_\_

Jennifer Murphy, Senior Vice President

Legg Mason Capital Management, Inc.

Legg Mason Funds Management, Inc.

By\_\_\_\_\_\_Andrew J. Bowden, Senior Vice President

Legg Mason Value Trust, Inc.

Ву\_\_\_\_\_

Gregory T. Merz, Vice President