Nuveen Floating Rate Income Opportunity Fund Form N-CSR October 05, 2007

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 811-21579

Nuveen Floating Rate Income Opportunity Fund

(Exact name of registrant as specified in charter)

Nuveen Investments 333 West Wacker Drive Chicago, IL 60606

(Address of principal executive offices) (Zip code)

Kevin J. McCarthy Nuveen Investments 333 West Wacker Drive Chicago, IL 60606

(Name and address of agent for service)

Registrant's telephone number, including area code: (312) 917-7700

Date of fiscal year end: July 31

Date of reporting period: July 31, 2007

Form N-CSR is to be used by management investment companies to file reports with the Commission not later than 10 days after the transmission to stockholders of any report that is required to be transmitted to stockholders under Rule 30e-1 under the Investment Company Act of 1940 (17 CFR 270.30e-1). The Commission may use the information provided on Form N-CSR in its regulatory, disclosure review, inspection, and policymaking roles.

A registrant is required to disclose the information specified by Form N-CSR, and the Commission will make this information public. A registrant is not required to respond to the collection of information contained in Form N-CSR unless the Form displays a currently valid Office of Management and Budget ("OMB") control number. Please direct comments concerning the accuracy of the information collection burden estimate and any suggestions for reducing the burden to Secretary, Securities and Exchange Commission, 450 Fifth Street, NW, Washington, DC 20549-0609. The OMB has reviewed this collection of information under the clearance requirements of 44 U.S.C. ss. 3507.

Annual Report JULY 31, 2007

Nuveen Investments CLOSED-END FUNDS

NUVEEN SENIOR INCOME FUND NSL

NUVEEN FLOATING RATE INCOME FUND JFR

NUVEEN FLOATING RATE INCOME OPPORTUNITY FUND JRO

High Current Income from Portfolios of Senior Corporate Loans

NUVEEN INVESTMENTS LOGO

Life is complex.

Nuveen makes things e-simple.

It only takes a minute to sign up for e-Reports. Once enrolled, you'll receive an e-mail as soon as your Nuveen Investments Fund information is ready--no more waiting for delivery by regular mail. Just click on the link within the e-mail to see the report, and save it on your computer if you wish.

Free e-Reports right to your e-mail!

www.investordelivery.com

If you received your Nuveen Fund
dividends and statements from your
financial advisor or brokerage
account.

OR

www.nuveen.com/accountaccess
If you received your Nuveen Fund
dividends and statements directly from
Nuveen.

NUVEEN INVESTMENTS LOGO

Chairman's
LETTER TO SHAREHOLDERS

(TIMOTHY
SCHWERTFEGER
PHOTO)

Timothy R. Schwertfeger

Chairman of the Board

Dear Shareholder:

Once again, I am pleased to report that over the twelve-month period covered by this report your Fund continued to provide you with attractive income. For more details about the management strategy and performance of your Fund, please read the Portfolio Managers' Comments, the Distribution and Share Price Information, and the Performance Overview sections of this report.

I also wanted to take this opportunity to report some important news about Nuveen Investments. We have accepted a buyout offer from a private equity investment firm. While this may affect the corporate structure of Nuveen Investments, it will have no impact on the investment objectives of the Funds, portfolio management strategies or their dividend policies. We will provide you with additional information about this transaction as more details become available.

With the recent volatility in the stock market, many have begun to wonder which way the market is headed, and whether they need to adjust their holdings of investments. No one knows what the future will bring, which is why we think a well-balanced portfolio that is structured and carefully monitored with the help of an investment professional is an important component in achieving your long-term financial goals. A well-diversified portfolio may actually help to reduce your overall investment risk, and we believe that investments like your Nuveen Investments Fund can be important building blocks in a portfolio crafted to perform well through a variety of market conditions.

We are grateful that you have chosen us as a partner as you pursue your financial goals and we look forward to continuing to earn your trust in the months and years ahead. At Nuveen Investments, our mission continues to be to assist you and your financial advisor by offering investment services and products that can help you to secure your financial objectives.

Sincerely,

(TIMOTHY SCHWERFEGER SIG)

Timothy R. Schwertfeger Chairman of the Board September 14, 2007

Portfolio Managers' COMMENTS

NUVEEN INVESTMENTS CLOSED-END FUNDS NSL, JFR, JRO

The Fund's investment portfolio is managed by Gunther Stein and Lenny Mason of Symphony Asset Management, LLC, an affiliate of Nuveen Investments. Gunther and Lenny have more than 25 years of combined investment management experience, much of it in evaluating and purchasing senior corporate loans and other high-yield debt. Here Gunther and Lenny talk about their management strategies and the performance of the Funds for the twelve-month period ended July 31, 2007.

WHAT WERE THE GENERAL ECONOMIC CONDITIONS AND MARKET TRENDS OVER THE COURSE OF THE TWELVE-MONTH PERIOD ENDED JULY 31, 2007?

During the twelve-month period ended July 31, 2007, the loan market experienced a reversal as strength through the first three quarters of the period was followed by a decline in loan prices through the end of July. For the first nine months the loan market was robust, with record levels of new loan issuance, tightening of credit spreads, and record inflows into the leveraged loan asset class. Market sentiment began to shift, however, during the second quarter of 2007 as liquidity concerns and a large pipeline of new institutional loan issuance created a supply/demand imbalance in the market resulting in downward pressure on loans. On July 31st, the CSFB Leveraged Loan Index, which had returned 56 consecutive months of positive returns, posted its largest monthly loss since inception, returning -3.32% for July. This was an unprecedented level of volatility for the loan market. To put it in perspective, in the 186 months that the CSFB Leveraged Loan Index had existed previous to July (January 1992 through June 2007), it had moved by more than one point (either positively or negatively) a total of only nine times. Of those nine observations, only once was the move larger than 2 points (in October 1993 it declined by 2.1 points). What made this event unique, however, is that unlike previous market dislocations, volatility was not directly related to defaults or credit fundamentals and was primarily technical in nature. For example, technicals such as supply and demand imbalances drove market activity not fundamental factors such as the slowing down of the economy.

While the first nine months of the period ended July 31, 2007, were best characterized by the record level of new loan issuance from M&A and LBO activity, as well as a strong demand for new loans fueled substantially by structured credit products (Collateralized Loan Obligations or CLOs), the last three months were sharply different. As investors became concerned by

Discussions of specific investments are for illustration only and are not intended as recommendations of individual investments. The views expressed herein represent those of the portfolio managers as of the date of this report and are subject to change at any time, based on market conditions and other factors. The Funds disclaim any obligation to advise shareholders of such changes.

4

negative headlines in the asset-backed and mortgage markets, CLOs (which are believed to have been responsible for purchasing a large share of loan issuance) were forced to the sidelines. This left over an estimated \$200 billion of new loans in the Wall Street pipeline with few buyers. Putting additional pressure on prices were institutional investors who sold loans either due to mark-to-market losses or to fund redemptions.

These factors, coupled with technically driven market activity, created new opportunity in the market in August. Although loans seem to have found some support at current levels, we still expect volatility to remain in the short term as fears over liquidity linger in the credit market. Despite our cautious approach, we remain focused on uncovering new opportunities through fundamental research and an awareness of trends in the overall market.

WHAT WAS YOUR OVERALL MANAGEMENT STRATEGY FOR THE TWELVE-MONTH PERIOD ENDED JULY 31, 2007?

Throughout the twelve-month period ended July 31, 2007, we continued to manage the portfolios using fundamental analysis to select senior loans that we believed offered strong asset coverage and attractive risk-adjusted returns. During this period, we avoided many smaller loans that were done to finance leveraged buyouts. We didn't believe that there was sufficient incremental spread in many small loans to compensate for potential illiquidity and volatility if earnings of the companies issuing them should become challenged.

Throughout the year we focused on adding quality senior loans at par. Given the elevated trading levels of the marketplace we focused on the new issue market to buy these senior loans. We also continued to avoid the vast majority of second lien loans. Similar to smaller loans, we didn't believe that second lien loans offered sufficient additional yield to compensate investors for potentially increased volatility and lower recovery rates associated with credit fundamentals.

Although the performance of all three portfolios suffered as a result of the broad-based sell-off in loans, we believe that a technical correction may provide an opportunity to buy good loans at attractive prices.

HOW DID THE FUNDS PERFORM OVER THE TWELVE-MONTH PERIOD ENDED JULY 31, 2007?

Fund performance results, as well as the performance of a comparative benchmark, are presented in the accompanying table.

Cumulative Total Returns on Net Asset Value For the 12-month period ended 7-31-07

NSL				4.39%
JFR				2.33%
JRO				2.73%
CSFB	LEVERAGED	LOAN	INDEX(1)	3.42%

Past performance does not guarantee future results. Current performance may be higher or lower than the data shown.

Returns do not reflect the deduction of taxes that a shareholder may have to pay on Fund distributions or upon the sale of Fund shares. For more information, please see the individual Performance Overview pages in this report.

1 The CSFB Leveraged Loan Index is a representative, unmanaged index of

tradable, senior, U.S. dollar-denominated leveraged loans. It is not possible to invest directly in an Index.

5

Over the twelve-month reporting period, NSL outperformed the unmanaged, unleveraged CSFB Leveraged Loan Index. JFR and JFO underperformed the CSFB index during this period.

During the first half of the period ended July 31, 2007, certain names contributed upside performance in all three Funds' while the second half of the period was better characterized by broad moves across the asset class, as bank loans sold off significantly during the final months of the period. All three Funds benefited in the first half of the period from the strong performance of their holdings in Federal Mogul, a global supplier of automotive parts. The Federal Mogul term loan traded up due to continued expectation that the company will emerge out of bankruptcy soon due to their steady operations and improving financial results. The Funds also benefited from positions in Aladdin Gaming, a resort and gaming company, which were paid off during the period. In addition, NSL's returns benefited from its holdings in Norwood, a supplier of hard good promotional products.

In the second half of the period, Fund performance was primarily negatively

affected by the general performance of the broader portfolio. As a result of the broad sell-off in loans late in the reporting period, which was caused by technical factors discussed above rather than fundamentals, all three Funds experienced downside pressure across their portfolio. There were no individual company-specific events that materially negatively impacted performance. This was characteristic of the loan market in general, which has been influenced more by technical trends in recent months, rather than fundamental economic or company-specific factors. Default rates remain relatively low compared to historical levels.

6

Distribution and Share Price

INFORMATION

Each of these Funds uses financial leverage in an effort to enhance its distribution-paying capabilities. While this strategy adds volatility to a Fund's net asset value (NAV) and share price, it generally works to enhance the amount of income a Fund has to distribute to its common shareholders, as long as the distribution rates the Fund pays to its preferred shareholders are less than the interest rates the Fund receives from its portfolio of loans. This leveraging strategy continued to make a positive contribution to each Fund's return over this period.

Since each of these Funds invests in adjustable rate loans, their income streams typically can be expected to rise or fall over time to reflect the movement of shorter-term interest rates. These rates generally were rising over this twelve-month reporting period ended July 31, 2007, and this led to three distribution increases in NSL, JFR and JRO.

All of these Funds seek to pay dividends at rates that reflect each Fund's past results, and projected future performance. During certain periods, each Fund may pay dividends at a rate that may be more or less than the amount of net investment income actually earned by the Fund during the period. If a Fund has cumulatively earned more than it has paid in dividends, it holds the excess in reserve as undistributed net investment income (UNII), which is part of the Fund's NAV. Conversely, if a Fund has cumulatively paid dividends in excess of its earnings, the excess constitutes negative UNII that is likewise reflected in the Fund's NAV. Each Fund will, over time, pay all of its net investment income as dividends to shareholders. As of July 31, 2007, NSL, JFR and JRO had positive UNII balances for both financial statement purposes and for tax purposes.

As of July 31, 2007, JFR and JRO traded at discounts to their NAVs, and NSL traded at a premium to its NAV as shown below.

	7/31/07 Premium/Discount	12-Month Average Premium/Discount
NSL	1.00%	1.07%
JFR	-1.53%	-1.69%
JRO	-0.68%	-0.63%

NSL

PERFORMANCE Nuveen Senior
OVERVIEW Income Fund

as of 7-31-07

PORTFOLIO ALLOCATION (AS A % OF TOTAL INVESTMENTS) (PORTFOLIO ALLOCATION PIE CHART)

Other Short-Term Investments Corporate Bonds Variable Rate Senior Loan Interests	0.4 2.7 5.1 91.8
2006-2007 MONTHLY DIVIDENDS PER SHARE (MONTHLY DISTRIBUTIONS BAR CHART)	
Aug Sep Oct Nov Dec Jan Feb Mar Apr May Jun Jul	0.0535 0.0565 0.0565 0.0565 0.0585 0.0585 0.0585 0.0615 0.0615 0.0615
SHARE PRICE PERFORMANCE WEEKLY CLOSING PRICE (SHARE PRICE CHART)	
8/01/06	8.1400 8.1000 8.1600 8.1200 8.2000 8.2800 8.3300 8.2600 8.3500 8.1400 8.0000 8.2000 8.2700 8.2700

8.2600

8.3700 8.2800 8.4100 8.4792 8.5000 8.5500 8.5700 8.7000 8.7500 8.8000 8.7500 8.7500 8.7500 8.9000 8.7700 8.7100 8.8500 8.8200 8.7900 8.7900 8.8400 8.9300 8.8700 8.9700 8.9500 8.9800 8.9100 9.0500 9.0000 8.6700 8.9600 8.7600 8.3500 8.0500 8.0799

7/31/07

FUND SNAPSHOT

Common Share Price	\$8.08
Common Share Net Asset Value	\$8.00
Premium/(Discount) to NAV	1.00%
Latest Dividend	\$0.0615
Market Yield	9.13%
Net Assets Applicable to Common Shares (\$000)	\$238 , 779

AVERAGE ANNUAL TOTAL RETURN (Inception 10/26/99)

	ON SHARE PRICE	ON NAV
1-Year	7.79%	4.39%
5-Year	9.89%	9.23%
Since Inception	5.41%	6.12%

INDUSTRIES

(as a % of total investments)

Media	15.7%
Hotels, Restaurants & Leisure	8.2%
Health Care Providers & Services	6.0%
Specialty Retail	5.2%
Building Products	4.4%
Diversified Telecommunication Services	4.4%
Auto Components	3.6%
Containers & Packaging	2.9%
Machinery	2.7%
Airlines	2.6%
Wireless Telecommunication Services	2.6%
Commercial Services & Supplies	2.5%
Metals & Mining	2.5%
Chemicals	2.4%
Paper & Forest Products	2.4%
Oil, Gas & Consumable Fuels	2.3%
Semiconductors & Equipment	2.2%
Road & Rail	2.0%
Real Estate Management & Development	1.8%

Household Products	1.5%
Insurance	1.5%
Aerospace & Defense	1.4%
Food Products	1.4%
Electric Utilities	1.3%
Short-Term Investments	2.7%
Other	13.8%

TOP FIVE ISSUERS
(EXCLUDING SHORT-TERM INVESTMENTS)
(as a % of total investments)

Norwood Promotional Products	2.5%
Federal-Mogul Corporation	2.4%
Swift Transportation	2.0%
Univision Communications	1.8%
Tribune Company	1.7%

8

JFR PERFORMANCE OVERVIEW Nuveen Floating Rate Income Fund

as of 7-31-07

PORTFOLIO ALLOCATION (AS A % OF TOTAL INVESTMENTS) (PORTFOLIO ALLOCATION PIE CHART)

Other	0.10
Short-Term Investments	0.40
Corporate Bonds	6.70
Variable Rate Senior Loan Interests	92.80

2006-2007 MONTHLY DIVIDENDS PER SHARE (MONTHLY DISTRIBUTIONS BAR CHART)

Aug Sep Oct Nov Dec Jan Feb Mar Apr May Jun Jul	0.09 0.095 0.095 0.095 0.098 0.098 0.1005 0.1005 0.1005 0.1005
SHARE PRICE PERFORMANCE WEEKLY CLOSING PRICE (SHARE PRICE CHART)	
8/01/06	13.15 13.14 13.04 12.93 13.02 13.14 13.22 13.17 13.22 13.20 13.25 13.10 13.19 13.28 13.24 13.31 13.25 13.33 13.44 13.49 13.47 13.46 13.58 13.75 13.84 13.85 13.94 14.23 14.21 14.18 14.13 13.85 14.06 13.99
	14.15 14.07 14.35 14.40

7/31/07		14.38 14.36 14.31 14.37 14.39 14.52 14.46 14.29 14.40 14.59 14.25 14.36 13.99 13.17 12.62
FUND SNAPSHOT		
Common Share Price		 \$12.88
Common Share Net Asset Value		\$13.08
Premium/(Discount) to NAV		-1.53%
Latest Dividend		\$0.1005
Market Yield		9.36%
Net Assets Applicable to Common Shares (\$000)		\$619,843
AVERAGE ANNUAL TOTAL RETURN (Inception 3/25/04)		
	ON SHARE PRICE	ON NAV
1-Year	6.69%	2.33%

INDUSTRIES

(as a % of total investments)

Media	17.6%
Hotels, Restaurants & Leisure	7.9%
Health Care Providers & Services	6.4%
Chemicals	6.1%
Diversified Telecommunication Services	5.98
Building Products	4.5%
Specialty Retail	3.98
Semiconductors & Equipment	3.4%
Containers & Packaging	2.9%
Road & Rail	2.8%
Auto Components	2.78
Commercial Services & Supplies	2.7%
Paper & Forest Products	2.4%
Diversified Financial Services	2.2%
Real Estate Management & Development	2.2%
IT Services	2.1%
Electric Utilities	1.9%
Airlines	1.6%
Insurance	1.5%
Software	1.4%
Independent Power Producers & Energy Traders	1.2%
Wireless Telecommunication Services	1.2%
Household Products	1.1%
Short-Term Investments	0.4%
Other	14.0%

TOP FIVE ISSUERS
(EXCLUDING SHORT-TERM INVESTMENTS)
(as a % of total investments)

Tribune Company	2.8%
Univision Communications	2.6%
Swift Transportation	2.5%
Intelsat, Ltd.	2.2%
Graham Packaging Company, L.P.	1.8%

9

JRO
PERFORMANCE
OVERVIEW

Nuveen Floating
Rate Income
Opportunity Fund
as of 7-31-07

PORTFOLIO ALLOCATION (AS A % OF TOTAL INVESTMENTS) (PORTFOLIO ALLOCATION PIE CHART)

Other	0.10
Short-Term Investments	3.70
Corporate Bonds	9.00
Variable Rate Senior Loan Interests	87.20

2006-2007 MONTHLY DIVIDENDS PER SHARE (MONTHLY DISTRIBUTIONS BAR CHART)

Aug	0.095
Sep	0.0985
Oct	0.0985
Nov	0.0985
Dec	0.1015
Jan	0.1015
Feb	0.1015
Mar	0.1045
Apr	0.1045
May	0.1045
Jun	0.1045
Jul	0.1045

SHARE PRICE PERFORMANCE -- WEEKLY CLOSING PRICE (SHARE PRICE CHART)

8/01/06	13.350
	13.340
	13.220
	13.030
	13.130
	13.260
	13.410
	13.440
	13.500
	13.510
	13.540 13.430
	13.430
	13.760
	13.760
	13.700
	13.770
	13.660
	13.600
	13.700
	13.650
	13.770
	13.810
	13.990
	14.080
	14.040
	14.020
	14.260
	14.390
	14.220
	14.210 14.070
	14.180
	14.029
	14.060
	14.150
	14.360
	14.380
	14.380
	14.490
	14.590
	14.650
	14.650
	14.720
	14.760 14.540
	14.340
	14.860
	14.280
	14.530
	14.040
	13.390
	12.770
7/31/07	13.050
FUND SNAPSHOT	

Common Share Price	\$13.05
Common Share Net Asset Value	\$13.14
Premium/(Discount) to NAV	-0.68%
Latest Dividend	\$0.1045
Market Yield	9.61%
Net Assets Applicable to Common Shares (\$000)	\$373,366
AVERAGE ANNUAL TOTAL RETURN (Inception 7/27/04)	
	ON SHARE PRICE ON NAV
1-Year	7.13% 2.73%
Since Inception	2.94% 4.49%
<pre>INDUSTRIES (as a % of total investments)</pre>	
Media	18.2%
Diversified Telecommunication Services	8.1%
Health Care Providers & Services	5.9%
Hotels, Restaurants & Leisure	5.0%
Chemicals	4.7%
Building Products	4.3%
Containers & Packaging	4.0%
Specialty Retail	3.7%
Semiconductors & Equipment	3.6%
Road & Rail	3.2%

2.5%
2.4%
2.1%
2.1%
2.0%
1.9%
1.9%
1.9%
1.7%
1.4%
1.2%
3.7%
14.5%

TOP FIVE ISSUERS
(EXCLUDING SHORT-TERM INVESTMENTS)
(as a % of total investments)

Intelsat, Ltd.	.98
Swift Transportation 2	.5%
Cablevision Systems Corporation 2	.4%
Univision Communications 2	.4%
Vanguard Health Holding Company, LLC 2	.3%

10

Report of INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

THE BOARD OF TRUSTEES AND SHAREHOLDERS
NUVEEN SENIOR INCOME FUND
NUVEEN FLOATING RATE INCOME FUND
NUVEEN FLOATING RATE INCOME OPPORTUNITY FUND

We have audited the accompanying statements of assets and liabilities, including the portfolios of investments, of Nuveen Senior Income Fund, Nuveen Floating Rate Income Fund and Nuveen Floating Rate Income Opportunity Fund (the "Funds"), as of July 31, 2007, and the related statements of operations and cash flows for the year then ended, the statements of changes in net assets for each of the two years in the period then ended, and the financial highlights for each of the periods after July 31, 2003. These financial statements and financial highlights are the responsibility of the Funds' management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audits. The financial highlights of the Nuveen Senior Income Fund for the year ended July 31, 2003 was audited by other auditors whose report dated September 18, 2003, expressed an unqualified opinion on those financial highlights.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements and financial highlights are free of material misstatement. We were not engaged to perform an audit of the Funds' internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Funds' internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements and financial highlights, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. Our procedures included confirmation of securities owned as of July 31, 2007, by correspondence with the custodian, selling or agent banks and brokers or by other appropriate auditing procedures where replies from selling or agent banks or brokers were not received. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements and financial highlights referred to above present fairly, in all material respects, the financial positions of Nuveen Senior Income Fund, Nuveen Floating Rate Income Fund and Nuveen Floating Rate Income Opportunity Fund at July 31, 2007, the results of their operations and cash flows for the year then ended, the changes in their net assets for each of the two years in the period then ended, and the financial highlights for each of the periods after July 31, 2003 in conformity with U.S. generally accepted accounting principles.

(ERNST & YOUNG LLP LOGO)

Chicago, Illinois September 24, 2007

11

NSL Nuveen Senior Income Fund Portfolio of INVESTMENTS

July 31, 2007

PRINCIPAL AVERAGE
AMOUNT (000) DESCRIPTION (1) WEIGHTED
AVERAGE
COUPON MATURITY (2)

	VARIABLE RATE SENIOR LOAN INTERESTS - 148.6% (91.8% AEROSPACE & DEFENSE - 2.3% (1.4% OF TOTAL INVESTMENT)		STMENTS) (4)
\$ 2,515	Midwestern Aircraft (Spirit Aerosystems Inc.) Term Loan B	7.110%	12/31/11
2,397	Vought Aircraft Industries, Inc., Term Loan	7.830%	12/22/11
545	Vought Aircraft Industries, Inc., Tranche B,	7.820%	12/22/10
	Letter of Credit		
5,457	Total Aerospace & Defense		
	AIRLINES - 4.2% (2.6% OF TOTAL INVESTMENTS)		
2,000	Delta Air Lines, Inc., Second Lien Term Loan	8.610%	4/30/14
1,890	Delta Air Lines, Inc., Term Loan	7.360%	4/30/14
2,000	Northwest Airlines Inc., Term Loan	7.340%	8/01/13
4,400	United Air Lines, Inc., Term Loan B	7.375% 	2/01/14
10,290	Total Airlines		
	AUTO COMPONENTS - 5.8% (3.6% OF TOTAL INVESTMENTS)		
4,224	Federal-Mogul Corporation, Term Loan A, (5)	0.000%	2/24/04
5,551	Federal-Mogul Corporation, Term Loan B, (5)	7.820%	2/24/05
499	Gen Tek Inc., Term Loan B	7.320%	2/28/11
1,737	Gen Tek Inc., Additional Term Loan B	7.356%	12/28/11
2,000	Goodyear Tire & Rubber Company, Second Lien Term Loan	7.100%	4/30/14
1,479	Metalforming Technologies, Inc., Term Loan A, (5) (6)	0.000%	9/30/07
575	Metalforming Technologies, Inc., Term Loan B, (PIK), (5) (6)	0.000%	9/30/07
16,065	Total Auto Components		
	BUILDING PRODUCTS - 6.4% (4.0% OF TOTAL INVESTMENTS)		
882	Atrium Companies Inc. Term Loan	8.606%	5/31/12
2,000	Building Materials Corporation of America, Second Lien Term Loan	11.125%	9/25/14
1,990	Building Materials Corporation of America Term Loan	8.125%	2/22/14
2,540	Euramax Domestic Term Loan	8.375%	6/29/12
1,945	Nortek, Inc., Term Loan B	7.615%	8/27/11
2,442	Stile Acquisition Corporation, Canadien Term Loan	7.360%	4/05/07
2,446		7.360%	4/05/13
	TFS Acquisition, Term Loan	8.860%	8/11/13
16,230			
	CAPITAL MARKETS - 0.7% (0.4% OF TOTAL INVESTMENTS)		
1,534	Ameritrade Holdings Corporation, Term Loan B Facility	6.820%	
	CHEMICALS - 3.9% (2.4% OF TOTAL INVESTMENTS)		
400	Celanese Holdings, LLC, Term Loan Credit Linked Deposits	5.320%	4/02/13
1,596	Celanese Holdings, LLC, Term Loan B	7.110%	4/02/14
2,978	Hexion Specialty Chemicals, Inc., Term Loan C4	7.625%	5/05/13
762	Huntsman International LLC, Term Loan	7.070%	4/19/14
2,000	ISP Chemco Term Loan B	7.125%	6/04/14
1,950	Rockwood Specialties Group, Inc., Term Loan E	7.108%	7/30/12
9,686	Total Chemicals		

	COMMERCIAL SERVICES & SUPPLIES - 4.1% (2.5% OF TOTAL	L INVESTMENTS)	
2,370	Acco Brands, Term Loan B	7.110%	8/17/12
2,681	Allied Waste North America, New Term Loan B	7.087%	1/15/12
1,457	Allied Waste North America, LC Facility	0.000%	1/15/12
796	Rental Service Corporation, Second Lien Term	8.860%	11/27/13
	Loan		
2,000	Williams Scotsman, Inc., Term Loan B	6.820%	6/28/10
681	Workflow Holdings Corporation, Term Loan	9.356%	11/30/11
9,985	Total Commercial Services & Supplies		

Г	PRINCIPAL		WEIGHTED AVERAGE	
	JNT (000)	DESCRIPTION (1)	COUPON	MATURITY (2)
		CONTAINERS & PACKAGING - 4.7% (2.9% OF TOTAL INVEST	TMENTS)	
\$	456	Bluegrass Container Company LLC, Delayed Draw 1st Lien Term Loan	7.596%	6/30/13
	1,515	Bluegrass Container Company, LLC, 2nd Lien	10.320%	12/31/13
	485	Bluegrass Container Company, LLC, Delayed Draw,	10.320%	12/31/13
		2nd Lien		
	1,524	Bluegrass Container Company, LLC, Term Loan B	7.599%	6/30/13
	5,508	Graham Packaging Company, L.P., Term Loan	7.625%	10/07/11
	437	Smurfit-Stone Container Corporation,	7.475%	11/01/10
	173	Deposit-Funded Commitment Smurfit-Stone Container Corporation, Tranche C-1	7.375%	11/01/11
	483	Smurfit-Stone Container Corporation, Tranche C-1 Smurfit-Stone Container Corporation, Term Loan C	7.375%	11/01/11
	996	Smurfit-Stone Container Corporation, Term Loan B	7.375%	11/01/11
	11,577	Total Containers & Packaging		
		DIVERSIFIED CONSUMER SERVICES - 0.9% (0.6% OF TOTAL	L INVESTMENTS)	
	2,290	West Corporation, Term Loan	7.753%	10/24/13
		DIVERSIFIED FINANCIAL SERVICES - 2.0% (1.3% OF TOTA	AL INVESTMENTS))
	4,963	Neilsen Finance LLC, Term Loan	7.607%	8/09/13
		DIVERSIFIED TELECOMMUNICATION SERVICES - 7.0% (4.4%	OF TOTAL INVE	 ESTMENTS)
	1,995	Cequel Communications LLC., Term Loan B	7.360%	11/05/13
	1,000	Charter Communications Operating, LLC, Holdco Term Loan	7.860%	9/06/14
	1,995	Crown Castle Operating Company, Term Loan	6.839%	3/06/14
	2,960	Intelsat Corporation Term Loan, WI/DD	TBD	TBD
	2,000	Intelsat Corporation Unsecured Term Loan	7.855%	2/01/14
	2,267	Level 3 Financing, Inc., Term Loan	7.610%	3/13/14
	5,000	Qwest Corporation, Term Loan B	6.950%	6/30/10
	5,000	WCI Capital Corporation, Term Loan B, (5) (6)	0.000%	9/30/07
	22,217	Total Diversified Telecommunication Services		
		ELECTRIC UTILITIES - 2.1% (1.3% OF TOTAL INVESTMENT	 [S)	
	707	Astoria Generating Company, 1st Lien Term Loan	7.340%	2/23/13
	4,433	Calpine Corporation DIP Term Loan	7.610%	3/29/09
	556	Calpine Corporation DIP Revolver, (7) (8)	0.250%	3/29/09

5,696	Total Electric Utilities		
	ELECTRICAL EQUIPMENT - 0.7% (0.4% OF TOTAL INVESTMENT	S)	
1,496	Sensus Metering Systems Inc., Term Loan B-1	7.365%	12/17/10
141	Sensus Metering Systems Inc., Term Loan B-2	7.374%	12/17/10
1,637	Total Electrical Equipment		
	ELECTRONIC EQUIPMENT & INSTRUMENTS - 0.8% (0.5% OF TO	TAL INVESTMENT	CS)
1,980	Sensata Technologies B.V., US Term Loan	7.110%	4/27/13
	ENERGY EQUIPMENT & SERVICES - 1.0% (0.6% OF TOTAL INV	 ESTMENTS)	
2,516	Dresser, Inc., Term Loan B	7.860%	5/04/14
	FOOD PRODUCTS - 2.3% (1.4% OF TOTAL INVESTMENTS)		
465	Dole Foods Company Inc., Deposit-Funded	5.230%	4/12/13
	Commitment		
1,033	Dole Foods Company Inc., Term Loan B	7.537%	4/12/13
3,445	Dole Foods Company Inc., Term Loan C	7.451%	4/12/13
862	Michael Foods, Inc., Term Loan B	7.361%	11/21/10
5,805	Total Food Products		
	GAS UTILITIES - 0.8% (0.5% OF TOTAL INVESTMENTS)		
2,000	Energy Transfer Equity LP, Term Loan	7.106%	11/01/12
2 202	HEALTH CARE PROVIDERS & SERVICES - 9.7% (6.0% OF TOTA		
3,292	Davita Inc., Term Loan B-1	6.863%	10/05/12
1,990	HCA, Inc., Term Loan	7.610%	11/18/13
1,995	Health Management Associates, Inc. Term Loan	7.110%	2/28/14
1,146	HealthSouth Corporation, Term Loan	7.860%	3/10/14
343	IASIS Healthcare, LLC, Delayed Term Loan (7)	5.703%	3/14/14
124	IASIS Healthcare, LLC LC Facility	5.220%	3/14/14
1,354	IASIS Healthcare, LLC, Term Loan	7.360%	3/14/14
3,930	LifeCare Holdings, Inc., Term Loan B	8.360%	8/11/12
2,150	Psychiatric Solutions Inc., Term Loan B	7.124%	7/01/12

13

NSL

Nuveen Senior Income Fund (continued)
Portfolio of INVESTMENTS July 31, 2007

PRINCIPAL UNT (000)	DESCRIPTION (1)	WEIGHTED AVERAGE COUPON	MATURITY (2)
\$ 2,931 4,884	HEALTH CARE PROVIDERS & SERVICES (continued) Select Medical Corporation, Term Loan Vanguard Health Holding Company II, LLC, Replacement Term Loan	7.362% 7.610%	2/24/12 9/23/11
 24,139	Total Health Care Providers & Services		
 4,938	HOTELS, RESTAURANTS & LEISURE - 12.3% (7.6% OF TO 24 Hour Fitness Worldwide, Inc., Term Loan B	 OTAL INVESTMENTS) 7.870%	6/08/12

_			
1,784	Ameristar Casinos, Inc., Term Loan B	6.820%	11/10/12
778	CBRL Group, Inc., Term Loan B-1	6.860%	4/28/13
61	CBRL Group, Inc., Term B-2 Delayed Draw	3.795%	4/28/13
3,920	CCM Merger, Inc., Term Loan B	7.360%	7/13/12
1,980	Cedar Fair LP, Term Loan	7.320%	8/30/12
1,176	Isle of Capri Casinos, Inc., Term Loan, WI/DD	TBD	TBD
71	OSI Restaurant Partners, LLC, Revolver	5.360%	6/14/13
929	OSI Restaurant Partners, LLC, Term Loan	7.625%	6/14/14
3 , 930	Penn National Gaming, Inc., Term Loan B	7.110%	10/03/12
1,000	Quiznos Sub, Second Lien Term Loan C	11.110%	11/05/13
65	Seminole Gaming, Term Loan B-1 Delayed Draw, (7)	3.813%	3/05/14
437	Seminole Gaming, Term Loan B-2 Delayed Draw	6.875%	3/05/14
433	Seminole Gaming, Term Loan B-3 Delayed Draw	6.875%	3/05/14
1,000	Travelport LLC (aka TDS Investor Corporation)	0.000%	8/23/13
	Delayed Term Loan, (7) (8)		
268	Travelport, LC Facility	7.860%	8/23/13
1,334	Travelport, Term Loan	7.820%	8/23/13
800	Venetian Casino Resort, LLC (Las Vegas Sands,	0.750%	5/23/14
	Inc.) Delayed Term Loan, (7) (8)		
3,200	Venetian Casino Resort, LLC, Term Loan	7.110%	5/23/14
2,717	Wintergames Holdings, (aka Intrawest	7.327%	12/31/07
	Corporation) Term Loan		10/05/10
995	Worldspan, Term Loan	8.608%	12/07/13
31,816	Total Hotels, Restaurants & Leisure		
J1,010			
	HOUSEHOLD DURABLES - 2.1% (1.3% OF TOTAL INVESTMENTS)		
4,466	Shea Homes Inc., Term Loan	7.360%	10/27/11
1,003	William Carter Company, Term Loan B	6.853%	7/14/12
5,469	Total Household Durables		
	HOUSEHOLD PRODUCTS - 2.4% (1.5% OF TOTAL INVESTMENTS)		
1,811	Prestige Brands, Inc., Term Loan B	7.630%	4/06/11
3 , 969	Solo Cup Company, Term Loan	8.837%	2/27/11
5,780	Total Household Products		
	INDEPENDENT POWER PRODUCERS & ENERGY TRADERS - 1.7% (•
669	Covanta Energy Corporation, Term Loan B	6.875%	2/09/14
329	Covanta Energy Corporation Synthetic Letter of	6.713%	2/09/14
0.00	Credit	0 5000	0 /01 /10
800	NRG Energy, Inc. Holdco Term Loan, (7) (8)	0.500%	2/01/13
966	NRG Energy Inc., Credit Linked Deposits	7.110%	2/01/13 2/01/13
2,328	NRG Energy Inc., Term Loan	7.110%	2/01/13
5,092			
•	Traders		
	INSURANCE - 2.4% (1.5% OF TOTAL INVESTMENTS)		
5,948	·		10/10/13
2 005	INTERNET SOFTWARE & SERVICES - 1.2% (0.7% OF TOTAL IN	•	10/00/10
2 , 985	Riverdeep Interactive Learning USA, Inc, Term	8.110%	12/20/13
	Loan		
	IT SERVICES - 2.1% (1.3% OF TOTAL INVESTMENTS)		
5,119		7.356%	2/28/14
	SunGard Data Systems Inc., Term Loan B		
	LEISURE EQUIPMENT & PRODUCTS - 1.1% (0.7% OF TOTAL IN	VESTMENTS)	
	Bombardier Recreational Products Inc., Term Loan		6/28/13

	MACHINERY - 4.3% (2.7% OF TOTAL INVESTMENTS)		
2,000	Maxim Crane Works L.P., Term Loan	7.360%	6/29/14
3,178	Navistar International Corporation, Term Loan	8.610%	1/19/12
1,156	Navistar International Corporation Synthetic	7.873%	1/19/12
	Letter of Credit		
1,990	Oshkosh Truck Corporation, Term Loan	7.110%	12/06/13

PRINCIPAI AMOUNT (000)		WEIGHTED AVERAGE COUPON	MATURITY (2)	
	MACHINERY (continued)			
\$ 1,869		7.860%	7/19/13	
557	Rexnord Corporation, Incremental Term Loan B-2		7/19/13	
10,750				
	MEDIA - 24.5% (15.2% OF TOTAL INVESTMENTS)			
4,500	American Media Operations, Inc., Term Loan B	8.590%	1/30/13	
798	Blockbuster, Inc., Tranche A Term Loan	8.821%	8/20/09	
1,255	Blockbuster, Inc., Tranche B Term Loan	8.640%	8/20/11	
1,960	Cablevision Systems Corporation, Incremental Term Loan	7.070%	3/29/13	
1,980	Carmike Cinemas Inc., Delayed Draw Term Loan	8.610%	5/19/12	
1,300	Charter Communications Operating, LLC, Term Loan	7.360%	3/06/14	
3,000	Discovery Communications Holdings, LLC, Term Loan	7.360%	5/14/14	
2,985	Idearc Inc., Term Loan	7.360%	11/17/14	
2,000	Local TV Finance LLC, Term Loan	7.360%	5/07/13	
2,955	Metro-Goldwyn-Mayer Studios, Inc., Term Loan B	8.610%	4/08/12	
1,907	Philadelphia Newspapers, Term Loan	8.110%	6/29/13	
5,910	Primedia Inc., Term Loan	7.570%	9/30/13	
2,580	Regal Cinemas Corporation, Term Loan	6.860%	10/27/13	
1,562	Sun Media Corporation, Term Loan B	7.108%	2/07/09	
4,000	Thomson Learning Center, Term Loan	8.070%	7/05/14	
7,000	Tribune Company, Term Loan B	8.360%	5/17/14	
1,867	Tribune Company, Term Loan X	7.860%	5/17/09	
483	Univision Communications, Term Loan, (7) (8)	1.000%	9/29/14	
2,000	Univision Communications, Second Lien Term Loan	7.820%	3/29/09	
7,517	Univision Communications, Term Loan	7.610%	9/29/14	
427	Valassis Communications, Inc. Delayed Draw Term, (7) (8)	1.000%	3/02/14	
1,436	Valassis Communications, Inc., Tranche B Term Loan	7.110%	3/02/14	
2,892	WMG Acquisition Corp., Term Loan	7.360%	2/28/11	
62,314	Total Media			
	METALS & MINING - 4.1% (2.5% OF TOTAL INVESTMENTS)			
1,990	Aleris International, Inc. Term Loan	7.375%	12/19/13	
1,871	Amsted Industries Incorporated, Delayed Draw Term Loan	7.360%	4/05/13	
2,575	Amsted Industries Incorporated, Term Loan	7.360%	4/05/13	
2,000	Edgen Murray II, L.P. Term Loan	8.110%	5/11/14	
1,920	John Maneely Company, Term Loan	8.638%	12/08/11	

10,356	Total Metals & Mining		
	OIL, GAS & CONSUMABLE FUELS - 3.8% (2.3% OF TOTAL IN	NVESTMENTS)	
550	Big West Oil, LLC Delayed Draw Term Loan, (7)	1.500%	5/14/14
450	Big West Oil LLC, Term Loan	7.610%	5/15/14
301	Coffeyville Resources LLC, Credit Linked Deposits	8.360%	12/28/10
1,545	Coffeyville Resources LLC., Term Loan	8.437%	12/28/10
1,000	El Paso Corporation, Letter of Credit	7.320%	7/31/11
774	Targa Resources Inc., Synthetic Letter of Credit	7.350%	10/31/12
3 , 169	Targa Resources Inc., Term Loan B	7.332%	10/31/12
2,000	Venoco Inc, Second Lien Term Loan	9.360%	9/20/11
9 , 789	Total Oil, Gas & Consumable Fuels		
	PAPER & FOREST PRODUCTS - 3.0% (1.9% OF TOTAL INVEST	 TMENTS)	
1,551	Georgia-Pacific Corporation, Term Loan B-2	7.110%	12/20/12
3 , 940	Georgia-Pacific Corporation, Term Loan B	7.110%	12/20/12
2,061	NewPage Corporation, Term Loan B	7.625%	5/02/11
7 , 552	Total Paper & Forest Products		
	PHARMACEUTICALS - 1.2% (0.8% OF TOTAL INVESTMENTS)		
862	Stiefel Laboratories Inc, Delayed Draw Term Loan	7.610%	12/28/13
1,128	Stiefel Laboratories Inc, Term Loan	7.610%	12/28/13
1,000	Stiefel Laboratories Inc, Second Lien Term Loan	10.360%	6/28/14
2 , 990	Total Pharmaceuticals		
	REAL ESTATE INVESTMENT TRUST - 1.7% (1.0% OF TOTAL	•	
3,980	Landsource Holding Company LLC, Term Loan	8.110%	2/27/13

15

NST.

Nuveen Senior Income Fund (continued) Portfolio of INVESTMENTS July 31, 2007

PRINCIPAL AMOUNT (000)		DESCRIPTION (1)	WEIGHTED AVERAGE COUPON	MATURITY (2)
\$	3,721 3,500	REAL ESTATE MANAGEMENT & DEVELOPMENT - 2.9% (1.8% OF Capital Automotive LP., Term Loan LNR Property Corporation, Term Loan B	F TOTAL INVES 7.070% 8.110%	12/15/10
7,221		Total Real Estate Management & Development		
	8 , 837	ROAD & RAIL - 3.3% (2.0% OF TOTAL INVESTMENTS) Swift Transportation, Term Loan	8.375%	5/10/14
1,355 1,990		SEMICONDUCTORS & EQUIPMENT - 1.3% (0.8% OF TOTAL INVADVANCED Micro Devices, Term Loan Freescale Semiconductor Inc., Term Loan	/ESTMENTS) 7.360% 7.110%	12/31/13 3/30/14

Term Loan 993 CSK Automotive Corporation, Term Loan 3,897 Michaels Stores Inc., Term Loan 7.625% 10/3 1,122 Micro Warehouse, Inc., Term Loan B, (5) (6) (9) Norwood Promotional Products, Term Loan A 11.750% 8/1 5,993 Norwood Promotional Products, Term Loan B 6.000% 8/1	8/11 9/10 1/13 0/07 7/09 7/11
SPECIALTY RETAIL - 8.5% (5.2% OF TOTAL INVESTMENTS) 983 Burlington Coat Factory Warehouse Corporation, 7.610% 5/2 Term Loan 993 CSK Automotive Corporation, Term Loan 8.375% 7/2 3,897 Michaels Stores Inc., Term Loan 7.625% 10/3 1,122 Micro Warehouse, Inc., Term Loan B, (5) (6) (9) 0.000% 1/3 3,969 Norwood Promotional Products, Term Loan A 11.750% 8/1 5,993 Norwood Promotional Products, Term Loan B 6.000% 8/1	8/11 9/10 1/13 0/07 7/09 7/11
Burlington Coat Factory Warehouse Corporation, 7.610% 5/2 Term Loan 993 CSK Automotive Corporation, Term Loan 8.375% 7/2 3,897 Michaels Stores Inc., Term Loan 7.625% 10/3 1,122 Micro Warehouse, Inc., Term Loan B, (5) (6) (9) 0.000% 1/3 3,969 Norwood Promotional Products, Term Loan A 11.750% 8/1 5,993 Norwood Promotional Products, Term Loan B 6.000% 8/1	9/10 1/13 0/07 7/09 7/11
Term Loan 993 CSK Automotive Corporation, Term Loan 8.375% 7/2 3,897 Michaels Stores Inc., Term Loan 7.625% 10/3 1,122 Micro Warehouse, Inc., Term Loan B, (5) (6) (9) Norwood Promotional Products, Term Loan A 11.750% 8/1 5,993 Norwood Promotional Products, Term Loan B 6.000% 8/1	9/10 1/13 0/07 7/09 7/11
3,897 Michaels Stores Inc., Term Loan 7.625% 10/3 1,122 Micro Warehouse, Inc., Term Loan B, (5) (6) (9) 0.000% 1/3 3,969 Norwood Promotional Products, Term Loan A 11.750% 8/1 5,993 Norwood Promotional Products, Term Loan B 6.000% 8/1	1/13 0/07 7/09 7/11
1,122 Micro Warehouse, Inc., Term Loan B, (5) (6) (9) 0.000% 1/3 3,969 Norwood Promotional Products, Term Loan A 11.750% 8/1 5,993 Norwood Promotional Products, Term Loan B 6.000% 8/1	0/07 7/09 7/11
3,969 Norwood Promotional Products, Term Loan A 11.750% 8/1 5,993 Norwood Promotional Products, Term Loan B 6.000% 8/1	7/09 7/11
5,993 Norwood Promotional Products, Term Loan B 6.000% 8/1	7/11
	C /1 O
993 Sally Holdings LLC, Term Loan 7.860% 11/1	6/12
4,000 TRU 2005 RE Holding Co. I, LLC, Term Loan 8.320% 12/0	9/08
21,950 Total Specialty Retail	
TEXTILES, APPAREL & LUXURY GOODS - 0.8% (0.5% OF TOTAL INVESTMENTS)	
	9/10
TRADING COMPANIES & DISTRIBUTORS - 1.7% (1.0% OF TOTAL INVESTMENTS)	
·	1/11
	0/14
	0/14
4,000 Total Trading Companies & Distributors	
WIRELESS TELECOMMUNICATION SERVICES - 1.6% (1.0% OF TOTAL INVESTMENTS)	
4,000 Asurion Corporation, Term Loan 8.320% 8/0	1/12
\$ 381,018 TOTAL VARIABLE RATE SENIOR LOAN INTERESTS (COST \$374,701,032)	
	======
PRINCIPAL	
MOUNT (000) DESCRIPTION (1) COUPON MATUR	ITY RA
CORPORATE BONDS - 8.2% (5.1% OF TOTAL INVESTMENTS)	
HOTELS, RESTAURANTS & LEISURE - 1.0% (0.6% OF TOTAL INVESTMENTS)	
\$ 2,400 Park Place Entertainment 8.875% 9/15	/08
MEDIA - 0.8% (0.5% OF TOTAL INVESTMENTS)	

\$ 2,400	HOTELS, RESTAURANTS & LEISURE - 1.0% (0.6% OF TOTAL Park Place Entertainment	INVESTMENTS) 8.875%	9/15/08
2,000	MEDIA - 0.8% (0.5% OF TOTAL INVESTMENTS) Cablevision Systems Corporation, Floating Rate Note, 4.500% plus six-month LIBOR	9.827%	4/01/09
2,000	PAPER & FOREST PRODUCTS - 0.8% (0.5% OF TOTAL INVEST Verso Paper Holdings LLC., Floating Rate Note, 3.750% plus three-month LIBOR	,	8/01/14
	SEMICONDUCTORS & EQUIPMENT - 2.2% (1.4% OF TOTAL INV	/ESTMENTS)	
500	Avago Technologies Finance Pte Ltd., Floating Rate Note, 5.500% plus three-month LIBOR	10.859%	6/01/13
5,000	NXP BV, Floating Rate Note, 2.750% plus three-month LIBOR	8.109%	10/15/13
 5,500	Total Semiconductors & Equipment		

2,000	TEXTILES, APPAREL & LUXURY GOODS - 0.8% (0.5% OF TOTAL INVESTMENTS) HanesBrands Inc., Floating Rate Note, 3.375% 8.702% 12/15/14 plus six-month LIBOR
 6,000	WIRELESS TELECOMMUNICATION SERVICES - 2.6% (1.6% OF TOTAL INVESTMENTS) Dobson Communications Corporation, Floating Rate 9.609% 10/15/12 Note, 4.250% plus three-month LIBOR
\$ 19,900	TOTAL CORPORATE BONDS (COST \$19,782,919)

16

SHARES	DESCRIPTION (1)
511 279,642	COMMON STOCKS - 0.6% (0.4% OF TOTAL INVESTMENTS) AUTO COMPONENTS - 0.0% (0.0% OF TOTAL INVESTMENTS) Gen Tek Inc., (6) Metalforming Technologies Inc., (5) (6) (9)
	Total Auto Components
34,834	BUILDING PRODUCTS - 0.6% (0.4% OF TOTAL INVESTMENTS) Armstrong World Industries Inc., (6)
	TOTAL COMMON STOCKS (COST \$1,393,369)

SHARES	DESCRIPTION	(1)					 	 	
	WARRANTS - 0).1%	(0.0%	OF	TOTAL	INVESTMENTS)			

545	Gen Tek Inc., Warrant	Class B
268	Gen Tek Inc., Warrant	Class C
5 , 672	Reliant Energy Inc., W	Jarrant Class A

TOTAL WARRANTS (COST \$40,254)

PRINCIPAL AMOUNT (000) DESCRIPTION (1)

COUPON

SHORT-TERM INVESTMENTS - 4.3% (2.7% OF TOTAL INVESTMENTS)

\$ 10,207	Repurchase Agreement with Fixed Income Clearing Corporation, dated 7/31/07, repurchase price \$10,208,332, collateralized by \$10,545,000 U.S. Treasury Bonds, 4.750%, due 2/15/37, value \$10,413,188	4.870%
 	TOTAL SHORT-TERM INVESTMENTS (COST \$10,206,951)	
	TOTAL INVESTMENTS (COST \$406,124,525) 161.8%	
	BORROWINGS PAYABLE (43.1)% (10)	
	OTHER ASSETS LESS LIABILITIES 0.6%	
	PREFERRED SHARES, AT LIQUIDATION VALUE (19.3)%	
	NET ASSETS APPLICABLE TO COMMON SHARES 100%	

- (1) All percentages shown in the Portfolio of Investments are based on net assets ap to Common shares unless otherwise noted.
- (2) Senior Loans generally are subject to mandatory and/or optional prepayment. Because these mandatory prepayment conditions and because there may be significant econd incentives for a Borrower to prepay, prepayments of Senior Loans may occur. As a the actual remaining maturity of Senior Loans held may be substantially less that stated maturities shown.
- (3) Ratings (not covered by the report of independent registered public accounting f Using the higher of Standard & Poor's or Moody's rating. Ratings below BBB by St Poor's Group or Baa by Moody's Investor Service, Inc. are considered to be below investment grade.
- (4) Senior Loans in which the Fund invests generally pay interest at rates which are periodically adjusted by reference to a base short-term, floating lending rate passigned fixed rate. These floating lending rates are generally (i) the lending referenced by the London Inter-Bank Offered Rate ('LIBOR'), or (ii) the prime rate by one or more major United States banks.

 Senior Loans may be considered restricted in that the Fund ordinarily is contract obligated to receive approval from the Agent Bank and/or Borrower prior to the
- (5) At or subsequent to July 31, 2007, this issue was under the protection of the Fe Bankruptcy Court.
- (6) Non-income producing. Non-income producing, in the case of a Senior Loan, general denotes that the issuer has defaulted on the payment of principal or interest or for bankruptcy.
- (7) Position or portion of position represents an unfunded Senior Loan commitment ou at July 31, 2007.
- (8) Negative value represents unrealized depreciation on Senior Loan commitment at 3 2007.
- (9) Investment valued of fair value using methods determined in good faith by, or at discretion of, the Board of Trustees.
- (10) Borrowings Payable as a percentage of total investments is (26.7)%.
- N/R Not rated.

of a Senior Loan.

- 144A Investment is exempt from registration under Rule 144A of the Securities Act of amended. These investments may only be resold in transactions exempt from regist which are normally those transactions with qualified institutional buyers.
- PIK In lieu of cash payment, interest accrued on 'Payment in Kind' investment increa principal outstanding.
- TBD Senior Loan purchased on a when-issued or delayed-delivery basis. Certain detail associated with this purchase are not known prior to the settlement date of the transaction. In addition, Senior Loans typically trade without accrued interest

therefore a weighted average coupon rate is not available prior to settlement. A settlement, if still unknown, the Borrower or counterparty will provide the Fund final weighted average coupon rate and maturity date.

WI/DD

Purchased on a when-issued or delayed delivery basis.

See accompanying notes to financial statements.

17

JFR
Nuveen Floating Rate Income Fund
Portfolio of INVESTMENTS

July 31, 2007

]	PRINCIPAL		WEIGHTED AVERAGE	
AMO	UNT (000)	DESCRIPTION (1)	COUPON	MATURITY (2)
		VARIABLE RATE SENIOR LOAN INTERESTS - 152.3% (92.8% AEROSPACE & DEFENSE - 1.7% (1.0% OF TOTAL INVESTMEN)		ESTMENTS) (4)
\$	5,030	Spirit Aerosystems Inc., Term Loan B	7.110%	12/31/11
	2,300	Transdigm Inc Term Loan B	7.360%	6/23/13
	2,397	Vought Aircraft Industries, Inc., Term Loan	7.830%	12/22/11
	545	Vought Aircraft Industries, Inc., Tranche B, Letter of Credit	7.820%	12/22/10
	10,272	Total Aerospace & Defense		
		AIRLINES - 2.6% (1.6% OF TOTAL INVESTMENTS)		
	8,000	Northwest Airlines Inc., Term Loan	7.340%	8/01/13
	8,700	United Air Lines Inc., Term Loan B	7.375%	2/01/14
	16,700	Total Airlines		
		AUTO COMPONENTS - 4.4% (2.7% OF TOTAL INVESTMENTS)		
	3,000	Delphi Automotive Systems Corporation, DIP Term Loan (2nd)	8.125%	12/31/07
	17,662	Federal-Mogul Corporation, Term Loan A, (6)	0.000%	2/24/04
	2,000	Federal-Mogul Corporation, Term Loan B, (6)	7.820%	2/24/05
	6,000	Goodyear Tire & Rubber Company, Second Lien Term Loan	7.100%	4/30/14
	28,662	Total Auto Components		
		BEVERAGES - 0.3% (0.2% OF TOTAL INVESTMENTS)		
	2,083	Constellation Brands, Inc., Incremental Term Loan	6.875%	6/05/13
		BUILDING PRODUCTS - 7.5% (4.5% OF TOTAL INVESTMENTS)	
	1,763	Atrium Companies Inc. Term Loan	8.606%	5/31/12
	5,000	Building Materials Corporation of America, Second Lien Term Loan	11.125%	9/25/14
	8,955	Building Materials Corporation of America Term Loan	8.125%	2/22/14
	14,588	Nortek, Inc., Term Loan B	7.615%	8/27/11
	7 , 325	Stile Acquisition Corporation, Canadien Term Loan	7.360%	4/05/07

7,337 3,970	Stile Acquisition Corporation, US Term Loan B TFS Acquisition, Term Loan	7.360% 8.860%	4/05/13 8/11/13
48,938	Total Building Products		
	CAPITAL MARKETS - 1.3% (0.8% OF TOTAL INVESTMENTS)		
2,394	Ameritrade Holdings Corporation, Term Loan B Facility	6.820%	12/31/12
961	BNY ConvergEx Group Incremental Delayed Draw Term Loan, (5) (7)	1.500%	10/02/13
5,682	BNY Convergex Group LLC, Term Loan	8.360%	10/02/13
9,037	Total Capital Markets		
	CHEMICALS - 10.0% (6.1% OF TOTAL INVESTMENTS)		
1,400	Celanese Holdings, LLC, Credit Linked Deposits	5.320%	4/02/13
5,586	Celanese Holdings, LLC, Term Loan	7.110%	4/02/14
1,882	Foamex LP, Term Loan B	7.600%	2/12/13
820	Headwaters Inc., 1st Lien Term Loan B	7.360%	4/30/11
9,687	Hercules Inc., Term Loan	6.820%	10/08/10
4,880	Hexion Specialty Chemicals, Term Loan C1	7.625%	5/05/13
1,060	Hexion Specialty Chemicals, Term Loan C2	7.625%	5/05/13
8,150	Huntsman International LLC, Term Loan	7.070%	4/19/14
3 , 960	Ineos Group Holdings PLC, Tranche B2	7.580%	12/16/13
3,960	Ineos Group Holdings PLC, Tranche C2	8.080%	12/16/14
456	JohnsonDiversey Inc., Term Loan	7.860%	12/16/11
1,466	Lucite International, Term Loan B-1	7.610%	7/07/13
519	Lucite International, Term Loan B-2	7.610%	7/07/13
6 , 948	Lyondell Petrochemical Company, Term Loan	6.856%	8/16/13
12,675	Rockwood Specialties Group, Inc., Term Loan E	7.108%	7/30/12
63,449	Total Chemicals		
	COMMERCIAL SERVICES & SUPPLIES - 4.5% (2.7% OF TOTAL	INVESTMENTS)	
7,871	Allied Waste North America, New Term Loan B	7.087%	1/15/12
4,278	Allied Waste North America, LC Facility	0.000%	1/15/12
4,211	Aramark Corporation, Term Loan	7.360%	1/26/14

	PRINCIPAL JNT (000)	DESCRIPTION (1)	WEIGHTED AVERAGE COUPON	MATURITY (2)
		COMMERCIAL SERVICES & SUPPLIES (continued)		
\$	296	Aramark, Letter of Credit	5.360%	1/26/14
~	995	NCO Financial Systems Inc., Term Loan	8.360%	, -,
	2,388	Rental Service Corporation, Second Lien Term	8.860%	11/27/13
	5,500	Williams Scotsman, Inc., Term Loan B	6.820%	6/28/10
	1,362	Workflow Holdings Corporation, Term Loan	9.356%	11/30/11
	1 , 795	Xerium Technologies Inc. Term Loan B	8.110%	5/18/12
	28 , 696	Total Commercial Services & Supplies		
	2 , 978	COMMUNICATIONS EQUIPMENT - 0.8% (0.5% OF TOTAL IN Aspect Software, Inc., Term Loan	 IVESTMENTS) 8.360%	7/11/11

2,000	IPC Systems, Inc. Term Loan	7.610%	5/31/14
4 , 978	Total Communications Equipment		
	CONSUMER FINANCE - 0.5% (0.3% OF TOTAL INVESTMENTS)		
2,963	Peach Holdings Inc., Term Loan	9.110%	11/21/13
	CONTAINERS & PACKAGING - 4.7% (2.9% OF TOTAL INVEST	MENTS)	
499	Amscan Holdings Inc., Term Loan	7.604%	5/25/13
1,140	Bluegrass Container Company LLC, Delayed Draw	7.596%	6/30/13
2 010	1st Lien	7.599%	6/30/13
3,810 19,552	Bluegrass Container Company, LLC, Term Loan B Graham Packaging Company, L.P., Term Loan	7.625%	10/07/11
699	Smurfit-Stone Container Corporation,	7.475%	11/01/10
099	Deposit-Funded Commitment	7.475	11/01/10
479	Smurfit-Stone Container Corporation, Tranche C-1	7.375%	11/01/11
1,527	Smurfit-Stone Container Corporation, Tranche C-1 Smurfit-Stone Container Corporation, Term Loan C	7.375%	11/01/11
2,762	Smurfit-Stone Container Corporation, Term Loan B	7.375%	11/01/11
2,702			
30,468 	Total Containers & Packaging		
	DIVERSIFIED CONSUMER SERVICES - 1.3% (0.8% OF TOTAL	INVESTMENTS)	
8,587	West Corporation, Term Loan	7.753%	10/24/13
	DIVERSIFIED FINANCIAL SERVICES - 3.7% (2.2% OF TOTA	L INVESTMENTS)	
1,966	NASDAQ Stock Market, Inc., Tranche C Term Loan	7.070%	4/18/12
3,391	NASDAQ Stock Market, Inc., Tranche B Term Loan	7.070%	4/18/12
17,880	Neilsen Finance LLC, Term Loan, WI/DD	TBD	TBD
23,237	Total Diversified Financial Services		
	DIVERSIFIED TELECOMMUNICATION SERVICES - 8.9% (5.4%	OF TOTAL INVES	STMENTS)
5 , 985	Cequel Communications LLC., Term Loan B	7.360%	11/05/13
3,000	Charter Communications Operating, LLC, Holdco Term Loan	7.860%	9/06/14
1,000	Choice One Communications, Term Loan	8.875%	6/30/12
5 , 985	Crown Castle Operating Company, Term Loan	6.839%	3/06/14
16,873	Intelsat Corporation, Tranche B-2 Term Loan	7.360%	7/03/13
5,920	Intelsat Corporation Term Loan, WI/DD	TBD	TBD
6,800	Level 3 Financing, Term Loan	7.610%	3/13/14
5 , 950	MetroPCS Wireless Inc., Term Loan	7.625%	11/03/13
5,500			6/30/10
57,013 	Total Diversified Telecommunication Services		
	ELECTRIC UTILITIES - 3.1% (1.9% OF TOTAL INVESTMENT	S)	
17,733	Calpine Corporation DIP Term Loan	7.610%	
2,222	Calpine Corporation DIP Revolver, (5) (7)	0.250%	3/29/09
188	MACH Gen LLC, Term Loan Synthetic Letter of	7.360%	2/22/13
	Credit		
1,803	MACH Gen LLC, Term Loan		2/22/14
21,946	Total Electric Utilities		
	ELECTRONIC EQUIPMENT & INSTRUMENTS - 0.1% (0.1% OF		
990	Sensata Technologies B.V., US Term Loan	7.110%	4/27/13
1 000	ENERGY EQUIPMENT & SERVICES - 0.1% (0.1% OF TOTAL I		6/20/15
1,000	Petroleum Geo-Services, Term Loan		6/28/15
	FOOD & STAPLES RETAILING - 0.6% (0.4% OF TOTAL INVE		
3,920	Supervalu Term Loan B	6.860%	6/02/12
2,320	Supervara Term Bodii B	0.000%	U/ UZ/ 1Z

19

JFR Nuveen Floating Rate Income Fund (continued) Portfolio of INVESTMENTS July 31, 2007

	INCIPAL I (000)	DESCRIPTION (1)	WEIGHTED AVERAGE COUPON	MATURITY (2)
		FOOD PRODUCTS - 0.8% (0.5% OF TOTAL INVESTMENTS)		
\$	465	Dole Foods Company Inc., Deposit-Funded Commitment	5.230%	4/12/13
	1,033 3,445		7.537% 7.451%	4/12/13 4/12/13
	4,943	Total Food Products		
	1,000	GAS UTILITIES - 0.1% (0.1% OF TOTAL INVESTMENTS) Energy Transfer Equity LP, Term Loan	7.106%	11/01/12
		HEALTH CARE EQUIPMENT & SUPPLIES - 0.5% (0.3% OF TO	TAL INVESTMENTS)
	2,802	Kinetic Concepts Inc., Term Loan B-2	6.860%	8/11/10
	5,000	HEALTH CARE PROVIDERS & SERVICES - 10.5% (6.4% OF Community Health Systems, Inc., First Lien Term Loan, WI/DD	TOTAL INVESTMENT	TBD
	4,745	Davita Inc., Term Loan B-1	6.863%	10/05/12
1	10,945	HCA, Inc., Term Loan	7.610%	11/18/13
	9,975	Health Management Associates, Inc., Term Loan	7.110%	2/28/14
	2,293	HealthSouth Corporation, Term Loan	7.860%	3/10/14
	2,402	IASIS Healthcare, LLC, Delayed Term Loan (5)	5.703%	3/14/14
	866	IASIS Healthcare, LLC LC Facility	5.220%	3/14/14
	9,478	IASIS Healthcare, LLC, Term Loan	7.360%	3/14/14
	1,990	Invacare Corporation, Term Loan B	7.604%	2/12/13
	3,930	LifeCare, Term Loan B	8.360%	8/11/12
	546	LifePoint Hospitals, Inc., Term Loan B	6.985%	4/15/14
	2,931	Select Medical Corporation, Term Loan	7.362%	2/24/12
1	12 , 708	Vanguard Health Holding Company II, LLC, Replacement Term Loan	7.610%	9/23/11
	 67 , 809	Total Health Care Providers & Services		
		HEALTH CARE TECHNOLOGY - 0.3% (0.2% OF TOTAL INVEST	 TMFNTC)	
	1,950	Emdeon Business Services Term Loan	7.610%	11/16/13
		HOTELS, RESTAURANTS & LEISURE - 11.6% (7.1% OF TOTAL	AL INVESTMENTS)	
	9,327	24 Hour Fitness Worldwide, Inc., Term Loan B	7.870%	6/08/12
	3,141	Ameristar Casinos, Inc., Term Loan B	6.820%	11/10/12
	1,256	Burger King Corporation, Term Loan B	6.875%	6/30/12
	778	CBRL Group, Inc., Term Loan B-1	6.860%	4/28/13
	61	CBRL Group, Inc., Term Loan B-2 Delayed Draw	3.795%	4/28/13
	4,950	Cedar Fair LP, Term Loan	7.320%	8/30/12
	961	Green Valley Ranch Gaming, Term Loan B	7.360%	2/16/14
	4,528	Intrawest Corporation, Term Loan	7.327%	12/31/07

_			
4,000	Orbitz Worldwide Inc., Term Loan,	8.340%	7/25/14
7,855	Penn National Gaming, Inc., Term Loan B	7.110%	10/03/12
1,749	Seminole Tribe of Florida, Term B-2 Delay Draw	6.875%	3/05/14
1,733	Seminole Tribe of Florida, Term B-3 Delay Draw	6.875%	3/05/14
259	Seminole Tribe of Florida, Term B-1 Delay Draw, (5)	3.813%	3/05/14
2,000	Travelport LLC (aka TDS Investor Corporation) Delayed Term Loan, (5) (7)	0.000%	8/23/13
981	Travelport LLC, LC Facility	7.860%	8/23/13
4,891	Travelport LLC, Term Loan	7.820%	8/23/13
1,960	Trump International, Term Loan B2	7.861%	5/20/12
1,960	Trump International, Term Loan B-1	7.900%	5/20/12
9,255	Universal City Development Partners, Ltd., Term Loan	7.360%	6/09/11
3,000	Venetian Casino Resort, LLC (Las Vegas Sands, Inc.) Delayed Term Loan, (5) (7)	0.750%	5/23/14
12,000	Venetian Casino Resort, LLC, Term Loan	7.110%	5/23/14
1,990	Worldspan LP, Term Loan		12/07/13
78 , 635	Total Hotels, Restaurants & Leisure		
	HOUSEHOLD DURABLES - 0.3% (0.2% OF TOTAL INVESTMENTS)		
1,944	Rent-A-Center Inc., Term Loan B	7.110%	6/30/12
	HOUSEHOLD PRODUCTS - 1.7% (1.1% OF TOTAL INVESTMENTS)		
8,134	Prestige Brands, Inc., Term Loan B	7.630%	4/06/11
2,806	Solo Cup Company, Term Loan	8.837%	2/27/11
10,940	Total Household Products		
	INDEPENDENT POWER PRODUCERS & ENERGY TRADERS - 2.0% ((1.2% OF TOTAL	L INVESTMENTS)
1,674		6.875%	
822	Covanta Energy Corporation Synthetic Letter of Credit	6.713%	2/09/14
3,154	NRG Energy Inc., Credit Linked Deposits	7.110%	2/01/13

20

PRINCIPAL JNT (000)	DESCRIPTION (1)	WEIGHTED AVERAGE COUPON	MATURITY (2)
\$ 2,331 7,596	INDEPENDENT POWER PRODUCERS & ENERGY TRADERS (continued not be supported by the second notation of the second notation n	nued) 0.500% 7.110%	
15,577	Total Independent Power Producers & Energy Traders		
 16,690	INSURANCE - 2.6% (1.5% OF TOTAL INVESTMENTS) Conseco, Inc., Term Loan	7.320%	10/10/13
 2 , 985	INTERNET SOFTWARE & SERVICES - 0.5% (0.3% OF TOTAL : Riverdeep Interactive Learning USA Inc., Term Loan	INVESTMENTS) 8.110%	12/20/13

IT SERVICES - 3.5% (2.1% OF TOTAL INVESTMENTS)

9	3 11 7		
1,361	Infor Global Solutions, Term Loan DD	9.110%	7/28/12
2,609	Infor Global Solutions, Term Loan	9.110%	7/28/12
18,521	SunGard Data Systems Inc., Term Loan B	7.356%	2/28/14
22 , 491	Total IT Services		
10.005	LEISURE EQUIPMENT & PRODUCTS - 1.6% (1.0% OF TOTAL IN		6 /00 /10
10,025	Bombardier Recreational Products, Term Loan	7.860%	6/28/13
	MACHINERY - 1.2% (0.7% OF TOTAL INVESTMENTS)		
2,567	Navistar International Term Loan	8.610%	1/19/12
933	Navistar International Synthetic Letter of	7.873%	1/19/12
	Credit		
3,980	Oshkosh Truck Corporation, Term Loan	7.110%	12/06/13
7,480	Total Machinery		
	MARINE - 0.6% (0.4% OF TOTAL INVESTMENTS)		
3,855	·	7.570%	7/11/11
	MEDIA - 27.2% (16.6% OF TOTAL INVESTMENTS)		
2,000	American Media Operations, Inc., Term Loan	8.590%	1/30/13
3,304	Blockbuster, Inc., Tranche B TL	8.640%	8/20/11
2,928	Cablevision Systems Corporation, Incremental	7.070%	3/29/13
_, -,	Term Loan		2, 22, 22
11,700	Charter Communications Operating, LLC, Term Loan	7.360%	3/06/14
4,101	Clear Channel Entertainment, Term Loan	8.100%	6/20/13
7,960	Idearc Inc., Term Loan B	7.360%	11/17/14
1,000	Local TV Finance LLC, Term Loan	7.360%	5/07/13
13,783	Metro-Goldwyn-Mayer Studios, Inc., Term Loan B	8.610%	4/08/12
1,184	Nextmedia Operating Inc., Delayed Draw	7.320%	11/15/12
2,670	Nextmedia Operating Inc., First Lien Term Loan	7.320%	11/15/12
4,769	Philadelphia Newspapers, Term Loan	8.110%	6/29/13
6,403	Primedia Inc., Term Loan	7.570%	9/30/13
4,779	ProQuest Company, Term Loan B	8.334%	2/09/14
2,276	R. H. Donnelley Inc., Term Loan D-2	6.860%	6/30/11
998	Readers Digest Association, Term Loan B	7.347%	3/02/14
10,278	Regal Cinemas Corporation, Term Loan	6.860%	10/27/13
978	Spanish Broadcasting System Inc., Term Loan B	7.110%	6/10/12
11,000	Thomson Learning Center, Term Loan	8.070%	7/05/14
5,600	Tribune Company, Term Loan X	7.860%	5/17/09
25,000	Tribune Company, Term Loan B	8.360%	5/17/14
1,510	Univision Communications, Delayed Term Loan, (5)	1.000%	9/29/14
5,000	Univision Communications, Second Lien Term Loan	7.820%	3/29/09
23,490	Univision Communications, Term Loan	7.610%	9/29/14
3,000	UPC Broadband Holding BV, Term Loan N	7.130%	12/31/14
427	Valassis Communications, Inc. Delayed Draw Term, (5) (7)	1.000%	3/02/14
1,436	Valassis Communications, Inc., Tranche B Term Loan	7.110%	3/02/14
15,291	WMG Acquisition Corp., Term Loan	7.360%	2/28/11
6,025	Yell Group, Term Loan	7.320%	10/27/12
178 , 890	Total Media		
	METALS & MINING - 1.5% (0.9% OF TOTAL INVESTMENTS)		
2,768	Amsted Industries Incorporated, Delayed Term Loan	7.360%	4/05/13
3,809	Amsted Industries Incorporated, Term Loan	7.360%	4/05/13
1,000	Edgen Murray II, L.P., Term Loan	8.110%	5/11/14
1,920	John Maneely Company, Term Loan	8.638%	12/08/11

9,497	Total Metals & Mining		
8,228	MULTILINE RETAIL - 1.3% (0.8% OF TOTAL INVESTMENTS) Neiman Marcus Group Inc., Term Loan	7.356%	4/06/13

21

JFR Nuveen Floating Rate Income Fund (continued) Portfolio of INVESTMENTS July 31, 2007

		WEIGHTED	
PRINCIPA		AVERAGE	
AMOUNT (000) DESCRIPTION (1)	COUPON	MATURITY (2)
	OIL, GAS & CONSUMABLE FUELS - 1.2% (0.7% OF TOTAL I	INVESTMENTS)	
\$ 1,995		7.625%	2/07/14
301		8.360%	12/28/10
	Deposits		, , ,
1,545	Coffeyville Resources LLC., Term Loan	8.437%	12/28/10
1,165	El Paso Corporation, LC Facility	7.320%	7/31/11
484	Targa Resources Inc., Synthetic Letter of Credit	7.350%	10/31/12
1,981	Targa Resources Inc., Term Loan B	7.332%	10/31/12
7,471	Total Oil, Gas & Consumable Fuels		
	PAPER & FOREST PRODUCTS - 3.3% (2.0% OF TOTAL INVES	STMENTS)	
4,652		7.110%	12/20/12
11,820	<u>.</u>	7.110%	12/20/12
2,061		7.625%	5/02/11
2,885		8.110%	8/15/11
108		8.110%	8/15/11
21,526	Total Paper & Forest Products		
	PHARMACEUTICALS - 1.0% (0.6% OF TOTAL INVESTMENTS)		
1,725	Stiefel Laboratories Inc, Delayed Term Loan	7.610%	12/28/13
2,255	Stiefel Laboratories Inc, Term Loan	7.610%	12/28/13
1,868	± '	7.359%	1/18/12
F1 F	Acquisition	7 2600	1 /10 /10
515	Warner Chilcott Corporation, Tranche C	7.360%	1/18/12
6,363	Total Pharmaceuticals		
	REAL ESTATE MANAGEMENT & DEVELOPMENT - 3.6% (2.2% C	OF TOTAL INVEST	rments)
7,303	Capital Automotive, Term Loan	7.070%	12/15/10
16,000	LNR Property Corporation, Term Loan B	8.110%	7/12/11
23,303	Total Real Estate Management & Development		
	ROAD & RAIL - 4.5% (2.7% OF TOTAL INVESTMENTS)		
667	Hertz LC Facility	5.360%	12/21/12
3,715	Hertz Term Loan	7.101%	12/21/12
26,512		8.375%	5/10/14
	-		

30,894	Total Road & Rail		
	SEMICONDUCTORS & EQUIPMENT - 1.8% (1.1% OF TOTAL INVESTMENTS)		
8,806	Advanced Micro Devices Inc., Term Loan	7.360%	12/31/13
2,985	Freescale Semiconductor Inc., Term Loan	7.110%	3/30/14
11,791	Total Semiconductors & Equipment		
	SOFTWARE - 2.3% (1.4% OF TOTAL INVESTMENTS)		
8,761	Dealer Computer Services, Term Loan	7.360%	10/26/12
6,000	Dealer Computer Services, Second Lien Term Loan	10.860%	10/26/13
14,761	Total Software		
	SPECIALTY RETAIL - 6.4% (3.9% OF TOTAL INVESTMENTS)		
983	Burlington Coat Factory Warehouse Corporation,	7.610%	5/28/11
	Term Loan		
5,955	CSK Automotive Corporation, Term Loan	8.375%	7/29/10
1,228	J Crew Operating Corporation Term Loan	7.106%	5/15/13
12,665	Michaels Stores Inc., Term Loan	7.625%	10/31/13
5,955	Sally Holdings LLC, Term Loan	7.860%	11/16/12
11,000	TRU 2005 RE Holding Co. 1, Term Loan	8.320%	12/09/08
3,000	Toys "R" Us, Delaware Inc., Term Loan	9.610%	7/19/12
40,786	Total Specialty Retail		
	TEXTILES, APPAREL & LUXURY GOODS - 1.2% (0.7% OF TOTA	AL INVESTMENTS	;)
3,704	HanesBrands Inc., Term Loan	7.104%	9/05/13
2,000	HanesBrands Inc., Second Lien Term Loan	9.110%	3/05/14
1,819	Visant Corporation, Term Loan C	7.330%	7/29/10
7 , 523	Total Textiles, Apparel & Luxury Goods		
	TRADING COMPANIES & DISTRIBUTORS - 1.3% (0.8% OF TOTA	AT. TNVFSTMENTS	:)
2,000	Ashtead Group Public Limited Company, Term Loan	7.125%	8/31/11
393	Brenntag Holdings, Acquisition Facility	7.387%	1/20/14
1,607	Brenntag Holdings, Facility B2	7.387%	1/20/14
1,007	bronneag norarnyo, racrirey bb	1.5010	1/20/11

PRINCIPAL AMOUNT (000)		DESCRIPTION (1)	WEIGHTED AVERAGE COUPON N	MATURITY (2)
\$	1,219	TRADING COMPANIES & DISTRIBUTORS (continued) United Rentals Inc., Tranche B Credit Linked Deposit	5.320%	2/13/11
	3,122	United Rentals Inc., Term Loan B	7.320%	2/14/11
	8,341	Total Trading Companies & Distributors		
	12,000	WIRELESS TELECOMMUNICATION SERVICES - 1.8% (1.1% OF Asurion Corporation, Term Loan	TOTAL INVESTMENT 8.320%	,
\$	993,439	TOTAL VARIABLE RATE SENIOR LOAN INTERESTS (COST \$978,461,365)		

PRINCIPAL AMOUNT (000)	DESCRIPTION (1)	COUPON	MATURITY
\$ 5,000	CORPORATE BONDS - 11.0% (6.7% OF TOTAL INVESTMENTS) DIVERSIFIED TELECOMMUNICATION SERVICES - 0.8% (0.5% Qwest Corporation, Floating Rate Note, 3.250% plus three-month LIBOR	OF TOTAL INVES	IMENTS) 6/15/13
5 , 000	ENERGY EQUIPMENT & SERVICES - 0.8% (0.5% OF TOTAL IN Williams Companies Inc., Floating Rate Note, 2.000% plus three-month LIBOR, 144A	7.359%	10/01/10
1,528 1,780	FOOD PRODUCTS - 0.5% (0.3% OF TOTAL INVESTMENTS) Dole Food Company Dole Food Company	7.250% 8.875%	5/01/09 3/15/11
3 , 308	Total Food Products		
7,900	HOTELS, RESTAURANTS & LEISURE - 1.3% (0.8% OF TOTAL Mohegan Tribal Gaming	INVESTMENTS) 8.000%	4/01/12
2,000	HOUSEHOLD DURABLES - 0.3% (0.2% OF TOTAL INVESTMENTS K. Hovnanian Enterprises Inc.	10.500%	10/01/07
10,000	MEDIA - 1.6% (1.0% OF TOTAL INVESTMENTS) Cablevision Systems Corporation, Floating Rate Note, 4.500% plus six-month LIBOR	9.827%	4/01/09
500 4,000	PAPER & FOREST PRODUCTS - 0.7% (0.4% OF TOTAL INVESTIGATION OF Paper Holdings LLC., Series B Verso Paper Holdings LLC., Floating Rate Note, 3.750% plus three-month LIBOR	9.125% 9.109%	8/01/14 8/01/14
4,500	Total Paper & Forest Products		
4,000	REAL ESTATE INVESTMENT TRUST - 0.7% (0.4% OF TOTAL Felcor Lodging LP, Floating Rate Note, 1.875% plus six-month LIBOR	INVESTMENTS) 7.202%	12/01/11
2,000	ROAD & RAIL - 0.2% (0.1% OF TOTAL INVESTMENTS) Saint Acquisition Corporation, Floating Rate Note, 7.750% plus three-month LIBOR, 144A	13.109%	5/15/15
7,000	SEMICONDUCTORS & EQUIPMENT - 3.7% (2.3% OF TOTAL INVALAGE Technologies Finance Pte. Ltd., Floating Rate Note, 5.500% plus three-month LIBOR	VESTMENTS)	6/01/13
16,000	NXP BV, Floating Rate Note, 2.750% plus three-month LIBOR	8.109%	10/15/13
1,000	Spansion LLC., Floating Rate Note, 3.125% plus three-month LIBOR, 144A	8.484%	6/01/13
24,000			
1,000	TEXTILES, APPAREL & LUXURY GOODS - 0.2% (0.1% OF TO	IAL INVESTMENTS 8.702%	12/15/14
1,000	WIRELESS TELECOMMUNICATION SERVICES - 0.2% (0.1% OF Dobson Communications Corporation, Floating Rate Note, 4.250% plus three-month LIBOR	TOTAL INVESTME	NTS)

\$ 69,708 TOTAL CORPORATE BONDS (COST \$70,639,437)

SHARES DESCRIPTION (1)

WARRANTS - 0.1% (0.1% OF TOTAL INVESTMENTS)

36,521 Reliant Energy Inc. Warrant Class A

TOTAL WARRANTS (COST \$257,912)

23

JFR Nuveen Floating Rate Income Fund (continued) Portfolio of INVESTMENTS July 31, 2007

PRINCIPAL		
AMOUNT (000)	DESCRIPTION (1)	COUPON
\$ 4,122	SHORT-TERM INVESTMENTS - 0.7% (0.4% OF TOTAL INVESTMENTS) Repurchase Agreement with Fixed Income Clearing Corporation, dated 7/31/07, repurchase price \$4,122,374, collateralized by \$4,195,000 U.S. Treasury Notes, 4.500%, due 11/30/11, value \$4,205,488	4.870%
=======	TOTAL SHORT-TERM INVESTMENTS (COST \$4,121,816)	
	TOTAL INVESTMENTS (COST \$1,053,480,530) 164.1%	
	OTHER ASSETS LESS LIABILITIES - 0.4%	
	PREFERRED SHARES, AT LIQUIDATION VALUE (64.5)%	
	NET ASSETS APPLICABLE TO COMMON SHARES 100%	
		=======================================

- (1) All percentages shown in the Portfolio of Investments are based on net assets ap to Common shares unless otherwise noted.
- (2) Senior Loans generally are subject to mandatory and/or optional prepayment. Becathese mandatory prepayment conditions and because there may be significant economic incentives for a Borrower to prepay, prepayments of Senior Loans may occur. As a the actual remaining maturity of Senior Loans held may be substantially less that stated maturities shown.
- (3) Ratings (not covered by the report of independent registered public accounting f Using the higher of Standard & Poor's or Moody's rating. Ratings below BBB by St Poor's Group or Baa by Moody's Investor Service, Inc. are considered to be below investment grade.

(4) Senior Loans in which the Fund invests generally pay interest at rates which are periodically adjusted by reference to a base short-term, floating lending rate p assigned fixed rate. These floating lending rates are generally (i) the lending referenced by the London Inter-Bank Offered Rate ('LIBOR'), or (ii) the prime ra by one or more major United States banks. Senior Loans may be considered restricted in that the Fund ordinarily is contract obligated to receive approval from the Agent Bank and/or Borrower prior to the o of a Senior Loan. Position or portion of position represents an unfunded Senior Loan commitment ou (5) at July 31, 2007. At or subsequent to July 31, 2007, this issue was under the protection of the Fe (6) Bankruptcy Court. (7) Negative value represents unrealized depreciation on Senior Loan commitment at J 2007. N/R Not rated. 144A Investment is exempt from registration under Rule 144A of the Securities Act of amended. These investments may only be resold in transactions exempt from regist which are normally those transactions with qualified institutional buyers. TBD Senior Loan purchased on a when-issued or delayed-delivery basis. Certain detail associated with this purchase are not known prior to the settlement date of the transaction. In addition, Senior Loans typically trade without accrued interest

See accompanying notes to financial statements.

therefore a weighted average coupon rate is not available prior to settlement. A settlement, if still unknown, the Borrower or counterparty will provide the Fund

24

final weighted average coupon rate and maturity date.

Purchased on a when-issued or delayed delivery basis.

JRO

WI/DD

Nuveen Floating Rate Income Opportunity Fund Portfolio of INVESTMENTS

July 31, 2007

_	RINCIPAL	DESCRIPTION (1)	WEIGHTED AVERAGE COUPON	MATURITY (2)
\$	1,150	VARIABLE RATE SENIOR LOAN INTERESTS - 144.7% (87.2% OF AEROSPACE & DEFENSE - 0.3% (0.2% OF TOTAL INVESTMENTS) Transdigm Inc Term Loan B		ENTS) (4) 6/23/13
	•	AIRLINES - 3.5% (2.1% OF TOTAL INVESTMENTS) Delta Air Lines, Second Lien Term Loan Northwest Airlines Inc., Term Loan United Air Lines Inc., Term Loan B	7.340%	4/30/14 8/01/13 2/01/14
	13,500	Total Airlines		
	1,452 5,230 4,000	AUTO COMPONENTS - 3.3% (2.0% OF TOTAL INVESTMENTS) Accuride Corporation, Term Loan Federal-Mogul Corporation, Revolver, (6) Goodyear Tire & Rubber Company, Second Lien Term Loan Lear Corporation, Term Loan	7.375% 6.824% 7.100%	2/05/05

12,670	Total Auto Components		
	BUILDING PRODUCTS - 7.2% (4.3% OF TOTAL INVESTMENTS)		
1,763	Atrium Companies Inc. Term Loan	8.606%	5/31/12
3,000	Building Materials Corporation of America Second Lien Term Loan	11.125%	9/25/14
4,975	Building Materials Corporation of America, Term Loan	8.125%	2/22/14
9,725	Nortek, Inc., Term Loan B	7.615%	8/27/11
2,930	Stile Acquisition Corporation, Canadien Term Loan	7.360%	4/05/07
2,935	Stile Acquisition Corporation, US Term Loan B	7.360%	4/05/13
2,978	TFS Acquisition, Term Loan	8.860%	8/11/13
28,306	Total Building Products		
	CAPITAL MARKETS - 1.5% (0.9% OF TOTAL INVESTMENTS)		
2,302	Ameritrade Holdings Corporation, Term Loan B Facility	6.820%	12/31/12
480	BNY ConvergEx Group Incremental Delayed Draw Term Loan, (5) (7)	1.500%	10/02/13
3,305	BNY Convergex Group LLC, Term Loan	8.360%	10/02/13
6 , 087	Total Capital Markets		
	CHEMICALS - 7.8% (4.7% OF TOTAL INVESTMENTS)		
800	Celanese Holdings, LLC, Credit Linked Deposits	5.320%	4/02/13
3,192	Celanese Holdings, LLC, Term Loan	7.110%	4/02/14
1,882	Foamex LP, Term Loan B	7.600%	2/12/13
820	Headwaters Inc., 1st Lien Term Loan B	7.360%	4/30/11
3,000	Hercules Offshore Inc., Term Loan	7.110%	7/11/13
2,440	Hexion Specialty Chemicals, Term Loan C1	7.625%	5/05/13
530	Hexion Specialty Chemicals, Term Loan C2	7.625%	5/05/13
5,349	Huntsman International LLC, Term Loan	7.070%	4/19/14
1,265	JohnsonDiversey Inc., Delayed Term Loan	7.860%	12/16/10
1,466	Lucite International, Term Loan B-1	7.610%	7/07/13
519	Lucite International, Term Loan B-2	7.610%	7/07/13
993	Lyondell Petrochemical Company, Term Loan	6.856%	8/16/13
7,800	Rockwood Specialties Group, Inc., Term Loan E	7.108% 	7/30/12
30 , 056	Total Chemicals		
	COMMERCIAL SERVICES & SUPPLIES - 2.8% (1.7% OF TOTAL I	NVESTMENTS)	
5,122	Allied Waste North America, New Term Loan B	7.087%	1/15/12
2,784	Allied Waste North America LC Facility	0.000%	1/15/12
28	Cenveo Corporation Delayed, Term Loan	7.110%	6/21/13
963	Cenveo Term Loan, WI/DD	TBD	TBD
995	NCO Group Inc., Term Loan	8.360%	5/15/13
1,021	Workflow Management, Inc., Term Loan	9.356%	11/30/11
10,913	Total Commercial Services & Supplies		

25

JRO

Nuveen Floating Rate Income Opportunity Fund (continued) Portfolio of INVESTMENTS July 31, 2007 $\,$

PRINCIPAL AMOUNT (000)	DESCRIPTION (1)	WEIGHTED AVERAGE COUPON	MATURITY (2)
\$ 2,978	COMMUNICATIONS EQUIPMENT - 0.8% (0.5% OF TOTAL INVEST Aspect Software, Inc. Term Loan	MENTS) 8.360%	7/11/11
	CONSUMER FINANCE - 0.5% (0.3% OF TOTAL INVESTMENTS)		
1,975	Peach Holdings, Term Loan	9.110%	11/21/13
	CONTAINERS & PACKAGING - 6.7% (4.0% OF TOTAL INVESTME	•	- 4 4
499	Amscan Holdings Inc., Term Loan	7.604%	5/25/13
684	Bluegrass Container Company LLC, Delayed Draw 1st Lien	7.596%	6/30/13
3,030	Bluegrass Container Company, LLC, 2nd Lien Term Loan	10.320%	12/31/13
970	Bluegrass Container Company, LLC, Delayed Draw, 2nd Lien	10.320%	12/31/13
2,286	Bluegrass Container Company, LLC, Term Loan B	7.599%	6/30/13
13,704	Graham Packaging Company, L.P., Term Loan	7.625%	10/07/11
611	Smurfit-Stone Container Corporation,	7.475%	11/01/10
	Deposit-Funded Commitment		
419	Smurfit-Stone Container Corporation, Tranche C-1	7.375%	
1,337	Smurfit-Stone Container Corporation, Term Loan C	7.375%	11/01/11
2,416	Smurfit-Stone Container Corporation, Term Loan B	7.375% 	11/01/11
25 , 956	Total Containers & Packaging		
	DIVERSIFIED CONSUMER SERVICES - 0.9% (0.5% OF TOTAL I	NVESTMENTS)	
3,435	West Corporation, Term Loan	7.753%	10/24/13
	DIVERSIFIED FINANCIAL SERVICES - 3.1% (1.9% OF TOTAL		
11,933	Neilsen Finance LLC, Term Loan, WI/DD	TBD	TBD
	DIVERSIFIED TELECOMMUNICATION SERVICES - 10.3% (6.2%	OF TOTAL INVES	 STMENTS)
5,990	Cequel Communications LLC., Term Loan B, WI/DD	TBD	TBD
3,000	Charter Communications Operating, LLC, Holdco Term Loan	7.860%	9/06/14
1,000	Choice One Communications, Term Loan B	8.875%	6/30/12
2,993	Crown Castle International Corporation, Term Loan	6.839%	3/06/14
10,945	Intelsat, Ltd., Tranche B-2 Term Loan, WI/DD	TBD	TBD
3,960	Intelsat Limited Term Loan	7.360%	7/01/13
2,000	Intelsat Limited Unsecured Term Loan	7.855%	2/01/14
1,500	Iowa Telecommunications Services, Inc., Term Loan B	7.110%	11/23/11
4,533	Level 3 Financing Incorporated, Term Loan	7.610%	3/13/14
3,970	MetroPCS Wireless Inc., Term Loan	7.625%	11/03/13
39,891	Total Diversified Telecommunication Services		
	ELECTRIC UTILITIES - 3.4% (2.1% OF TOTAL INVESTMENTS)		
8,867	Calpine Corporation DIP Term Loan	7.610%	
1,111	Calpine Corporation DIP Revolver, (5) (7)	0.250%	3/29/09
188	MACH Gen LLC, Synthetic Letter of Credit	7.360%	2/22/13
1,803	MACH Gen LLC, Term Loan	7.360%	2/22/14
2,153	Murray Energy Corporation, Second Lien Term Loan	13.875%	
14,122	Total Electric Utilities		
·	ELECTRONIC EQUIPMENT & INSTRUMENTS - 0.5% (0.3% OF TO		
1,980	Sensata Technologies B.V., US Term Loan	7.110%	

1,000	ENERGY EQUIPMENT & SERVICES - 0.2% (0.2% OF TOTAL INV Petroleum Geo-Services, Term Loan	ESTMENTS) 7.110%	6/28/15
	FOOD PRODUCTS - 1.8% (1.1% OF TOTAL INVESTMENTS)		
651	Dole Foods Company Inc., Deposit-Funded Commitment	5.230%	4/12/13
1,447	Dole Foods Company Inc., Term Loan B	7.537%	4/12/13
4,823	Dole Foods Company Inc., Term Loan C	7.451%	4/12/13
6,921	Total Food Products		
	HEALTH CARE EQUIPMENT & SUPPLIES - 0.4% (0.2% OF TOTA	L INVESTMENTS)	
1,337	Kinetic Concepts Inc., Term Loan B-2	6.860%	8/11/10
	HEALTH CARE PROVIDERS & SERVICES - 8.9% (5.4% OF TOTA	L INVESTMENTS)	
6 , 975	HCA, Inc., Term Loan, WI/DD	TBD	TBD
4,988	Health Management Associates, Term Loan	7.110%	2/28/14
2,293	HealthSouth Corporation, Term Loan	7.860%	3/10/14
944	IASIS Healthcare, LLC, Delayed Term Loan (5)	5.703%	3/14/14
340	IASIS Healthcare, LLC LC Facility	5.220%	3/14/14

PRINCIPAL AMOUNT (000)	DESCRIPTION (1)	WEIGHTED AVERAGE COUPON	MATURITY (2)
	HEALTH CARE PROVIDERS & SERVICES (continued)		
\$ 3,724	IASIS Healthcare, LLC, Term Loan	7.360%	3/14/14
546	LifePoint Hospitals, Inc., Term Loan B	6.985%	4/15/14
14,636	Vanguard Health Holding Company II, LLC, Replacement Term Loan	7.610%	9/23/11
34,446	Total Health Care Providers & Services		
	HEALTH CARE TECHNOLOGY - 0.5% (0.3% OF TOTAL INVES	 TMENTS)	
1,950	Emdeon Business Services LLC Term Loan	,	11/16/13
	HOTELS, RESTAURANTS & LEISURE - 8.3% (5.0% OF TOTA	L INVESTMENTS)	
3 , 952	24 Hour Fitness Worldwide, Inc., Term Loan B	7.870%	6/08/12
244	CBRL Group, Inc., Term Loan B-2 Delayed Draw	3.795%	4/28/13
2,970	Cedar Fair LP, Term Loan	7.320%	8/30/12
1,922	Green Valley Ranch Gaming, Term Loan B	7.360%	2/16/14
3,622	Intrawest Corporation, Term Loan	7.327%	12/31/07
3,000	Orbitz Worldwide Inc., Term Loan,	8.340%	7/25/14
1,965	Penn National Gaming, Inc., Term Loan B	7.110%	10/03/12
2,000	Travelport LLC (aka TDS Investor Corporation)	0.000%	8/23/13
	Delayed Term Loan, (5) (7)		
714	Travelport, LC Facility	7.860%	8/23/13
3 , 557	Travelport, Term Loan	7.820%	8/23/13
2,000	Venetian Casino Resort, LLC (Las Vegas Sands,	0.750%	5/23/14
	<pre>Inc.) Delayed Term Loan, (5) (7)</pre>		
8,000	Venetian Casino Resort, LLC, Term Loan	7.110%	5/23/14
1,990	Worldspan LP, Term Loan	8.608%	12/07/13
35 , 936	Total Hotels, Restaurants & Leisure		

6,184	HOUSEHOLD DURABLES - 1.6% (1.0% OF TOTAL INVESTMENTS) Jarden Corporation, Term Loan	7.110%	1/24/12
0.070	HOUSEHOLD PRODUCTS - 2.4% (1.4% OF TOTAL INVESTMENTS)	7 (200	4/06/11
9 , 078	Prestige Brands, Inc., Term Loan B	7.630% 	4/06/11
	INDEPENDENT POWER PRODUCERS & ENERGY TRADERS - 1.7% (1.0%	OF TOTAL	INVESTMENTS)
1,400	NRG Energy, Inc. Holdco Term Loan, (5) (7)	0.500%	2/01/13
1,962	NRG Energy Inc., Credit Linked Deposits	7.110%	2/01/13
4,726	NRG Energy Inc., Term Loan	7.110%	2/01/13
8,088	Total Independent Power Producers & Energy Traders		
	INSURANCE - 1.7% (1.0% OF TOTAL INVESTMENTS)		
995	Affirmative Insurance Holdings Inc., Term Loan	8.830%	2/01/14
5 , 407	Conseco, Inc., Term Loan	7.320%	10/10/13
6,402	Total Insurance		
	INTERNET SOFTWARE & SERVICES - 1.0% (0.6% OF TOTAL INVEST	MENTS)	
3,887	Sabre, Inc., Term Loan	7.608%	9/30/14
	IT SERVICES - 3.2% (1.9% OF TOTAL INVESTMENTS)		
998	Attachmate Corporation, NetIQ Corporation, Term Loan	0.000%	4/13/12
340	Infor Global Solutions, Limited Term Loan DD	9.110%	7/28/12
652	Infor Global Solutions, Limited Term Loan	9.110%	7/28/12
10,237	SunGard Data Systems Inc., Term Loan B	7.356%	2/28/14
12,227	Total IT Services		
	LEISURE EQUIPMENT & PRODUCTS - 1.4% (0.9% OF TOTAL INVEST	MENTS)	
5,468	Bombardier Recreational Products, Inc. Term Loan	7.860%	6/28/13
	MACHINERY - 1.4% (0.8% OF TOTAL INVESTMENTS)		
1,589	Navistar International, Term Loan	8.610%	1/19/12
578	Navistar International Synthetic Letter of Credit	7.873%	1/19/12
1,990	Oshkosh Truck Corporation, Term Loan	7.110%	12/06/13
934	Rexnord Corporation, Term Loan B	7.860%	7/19/13
279	Rexnord Corporation, Incremental Term Loan B-2	7.642%	7/19/13
5 , 370	Total Machinery	 _	
	MEDIA - 26.2% (15.8% OF TOTAL INVESTMENTS)		
1,970	AMC Entertainment Inc., Term Loan	7.070%	1/26/13
2,500	American Lawyer Media, Inc., Second Lien Term Loan	11.070%	3/07/11

27

JRC

Nuveen Floating Rate Income Opportunity Fund (continued) Portfolio of INVESTMENTS July 31, 2007

		WEIGHTED	
PRINCIPAL		AVERAGE	
AMOUNT (000)	DESCRIPTION (1)	COUPON	MATURITY (2)

	MEDIA (continued)		
\$ 544	Blockbuster, Inc., Term Loan A	8.821%	8/20/09
2,044	Blockbuster, Inc., Term Loan B	8.640%	8/20/11
1,000	Canwest Mediaworks L.P., Term Loan	7.340%	7/10/15
7,800	Charter Communications Operating, LLC, Term Loan	7.360%	3/06/14
4,110	Clear Channel Entertainment, Term Loan B	8.100%	6/20/13
987	Cumulus Media Inc, Term Loan	7.084%	6/11/14
2,000	HIT Entertainment Inc., Second Lien Term Loan	10.860%	2/26/13
3,920	HIT Entertainment Inc., Term Loan B	7.340%	3/20/12
4,975	Idearc Inc., Term Loan	7.360%	11/17/14
2,993	Metro-Goldwyn-Mayer Studios, Inc., Term Loan	8.610%	4/08/12
3,945	Metro-Goldwyn-Mayer Studios, Inc., Term Loan B	8.610%	4/08/12
3,000	NextMedia Operating Inc., Second Lien Term Loan	0.000%	11/15/12
3,000	Philadelphia Newspapers, Senior Mezzanine Term	16.000%	6/29/12
3,000	Loan A	10.0000	0/23/12
1,912	ProQuest Company, Term Loan B	8.334%	2/09/14
3,881	Regal Cinemas Corporation, Term Loan	6.860%	10/27/13
7,000	Thomson Learning Center, Term Loan	8.070%	7/05/14
3,733	Tribune Company, Term Loan X	7.860%	5/17/09
15,000	Tribune Company, Term Loan B	8.360%	5/17/14
906	Univision Communications Inc. Delayed Term Loan,	1.000%	9/29/14
900	(5) (7)	1.000%	3/23/14
2,000	Univision Communications, Second Lien Term Loan	7.820%	3/29/09
14,094	Univision Communications, Term Loan	7.610%	9/29/14
427	Valassis Communications, Inc. Delayed Draw Term,	1.000%	3/02/14
427	(5) (7)	1.000%	3/02/14
1,436	Valassis Communications, Inc., Tranche B Term Loan	7.110%	3/02/14
4,824	WMG Acquisition Corp., Term Loan	7.360%	2/28/11
4,025	Yell Group, Term Loan	7.320%	10/27/12
104,026	Total Media		
	METALS & MINING - 1.5% (0.9% OF TOTAL INVESTMENTS)		
2,534	Amsted Industries Incorporated, Delayed Draw Term	7 360%	4/05/13
2,001	Loan	7.3000	1,00,10
3 , 487	Amsted Industries Incorporated, Term Loan	7.360%	4/05/13
 	·		
6,021	Total Metals & Mining		
	OIL, GAS & CONSUMABLE FUELS - 2.1% (1.2% OF TOTAL INV	ESTMENTS)	
4,000	Callon Petroleum, Term Loan	12.320%	9/08/10
,	Coffeyville Resources LLC, Credit Linked Deposits	8.360%	12/28/10
1,545	Coffeyville Resources LLC., Term Loan	8.437%	12/28/10
2,000	El Paso Corporation, LC Facility	7.320%	7/31/11
7,846	Total Oil, Gas & Consumable Fuels		
 	PAPER & FOREST PRODUCTS - 3.5% (2.1% OF TOTAL INVESTM		
2 101		•	10/00/10
3,101	Georgia-Pacific Corporation, Term Loan B-2	7.110%	12/20/12
7 , 880	Georgia-Pacific Corporation, Term Loan B	7.110%	12/20/12
2,885	Ply Gem Industries Inc., Term Loan B-3	8.110%	8/15/11
 108	Ply Gem Industries Inc., Canadien Term Loan	8.110% 	8/15/11
13,974	Total Paper & Forest Products		
 	REAL ESTATE INVESTMENT TRUST - 0.2% (0.2% OF TOTAL IN	 VESTMENTS)	
995	Landsource Holding Company LLC, Term Loan	8.110%	2/27/13
	REAL ESTATE MANAGEMENT & DEVELOPMENT - 4.2% (2.5% OF		
4,563	Capital Automotive, Term Loan	7.070%	12/15/10
9,500	LNR Property Corporation, Term Loan B	8.110%	7/12/11
1 , 958	Pivotal Promontory Club, First Lien Term Loan	8.070%	8/31/11

16,021	Total Real Estate Management & Development		
	ROAD & RAIL - 5.0% (3.0% OF TOTAL INVESTMENTS)		7
444	Hertz LC Facility	5.360%	12/21/12
2,476	Hertz Term Loan	7.101%	12/21/12
17,674	Swift Transportation, Term Loan	8.375%	5/10/14
20,594	Total Road & Rail		

	INCIPAL T (000)	DESCRIPTION (1)	WEIGHTED AVERAGE COUPON	MATURITY (2)
		SEMICONDUCTORS & EQUIPMENT - 1.9% (1.1% OF TOTAL INV	· ·	
\$	5,419 1,990	Advanced Micro Devices, Inc. Term Loan Freescale Semiconductor, Inc. Term Loan	7.360% 7.110%	12/31/13 3/30/14
	7 , 409	Total Semiconductors & Equipment		
		SOFTWARE - 2.8% (1.7% OF TOTAL INVESTMENTS)		
	6,819	Dealer Computer Service, Term Loan	7.360%	10/26/12
	4,000	Dealer Computer Service, Second Lien Term Loan	10.860%	10/26/13
	10,819	Total Software		
		SPECIALTY RETAIL - 6.1% (3.7% OF TOTAL INVESTMENTS)		
	983	Burlington Coat Factory Warehouse Corporation, Term Loan	7.610%	5/28/11
	3,920	FGX International, Term Loan	9.360%	12/09/12
	6,820	Michaels Stores Inc., Term Loan	7.625%	10/31/13
	1,985	Sally Holdings LLC, Term Loan	7.860%	11/16/12
	7,000	TRU 2005 RE Holding Co. I, Term Loan	8.320%	12/09/08
	3,000	Toys "R" Us, Delaware Inc., Term Loan B	9.610%	7/19/12
	23 , 708	Total Specialty Retail		
		TEXTILES, APPAREL & LUXURY GOODS 1.8% (1.1% OF TO	TAL INVESTMENTS)	
	1,852	HanesBrands Inc., Term Loan	7.104%	9/05/13
	1,000	HanesBrands Inc., Second Lien Term Loan	9.110%	3/05/14
	3,950	Visant Holding Corporation, Term Loan C	7.330%	7/29/10
	6,802	Total Textiles, Apparel & Luxury Goods		
		TRADING COMPANIES & DISTRIBUTORS - 0.5% (0.3% OF TOT.	AL INVESTMENTS)	
	2,000	Ashtead Group Public Limited Company, Term Loan	7.125%	8/31/11
	7,000	WIRELESS TELECOMMUNICATION SERVICES - 1.8% (1.1% OF Asurion Corporation, Term Loan	TOTAL INVESTMENT 8.320%	S) 8/01/12
\$ 5	70,461	TOTAL VARIABLE RATE SENIOR LOAN INTERESTS (COST \$561,685,476)		

PRINCIPAL AMOUNT (000)	DESCRIPTION (1)	COUPON	MATURITY
\$ 1,500	CORPORATE BONDS - 14.9% (9.0% OF TOTAL INVESTMENTS DIVERSIFIED TELECOMMUNICATION SERVICES - 3.2% (1.9 Intelsat Bermuda Limited, Floating Rate Note,		ENTS) 1/15/15
10,000	3.500% plus six-month LIBOR Qwest Corporation, Floating Rate Note, 3.250% plus three-month LIBOR	8.609%	6/15/13
11,500	Total Diversified Telecommunication Services		
1,500	HEALTH CARE EQUIPMENT & SUPPLIES - 0.4% (0.2% OF T Reable Therapeutics Financing Corporation	OTAL INVESTMENTS) 11.750%	11/15/14
3,000	HEALTH CARE PROVIDERS & SERVICES - 0.8% (0.5% OF T Community Health Systems, Inc.	OTAL INVESTMENTS) 8.875%	7/15/15
15,000	MEDIA - 4.1% (2.4% OF TOTAL INVESTMENTS) Cablevision Systems Corporation, Floating Rate Note, 4.500% plus six-month LIBOR	9.827%	4/01/09
2,000	PAPER & FOREST PRODUCTS - 0.5% (0.3% OF TOTAL INVE Verso Paper Holdings LLC., Series B	STMENTS) 9.125%	8/01/14
3,000	REAL ESTATE INVESTMENT TRUST - 0.8% (0.5% OF TOTAL Felcor Lodging LP, Floating Rate Note, 1.875% plus six-month LIBOR	INVESTMENTS) 7.202%	12/01/11
1,000	ROAD & RAIL - 0.2% (0.2% OF TOTAL INVESTMENTS) Saint Acquisition Corporation, Floating Rate Note, 7.750% plus three-month LIBOR, 144A	13.109%	5/15/15
5,000	SEMICONDUCTORS & EQUIPMENT - 4.1% (2.5% OF TOTAL I Avago Technologies Finance Pte. Ltd., Floating Rate Note, 5.500% plus three-month LIBOR	NVESTMENTS) 10.859%	6/01/13
11,000	NXP BV, Floating Rate Note, 2.750% plus three-month LIBOR	8.109%	10/15/13
16,000	Total Semiconductors & Equipment		

29

JRO

Nuveen Floating Rate Income Opportunity Fund (continued) Portfolio of INVESTMENTS July 31, 2007

PRINCIPAL AMOUNT (000)	DESCRIPTION (1)	COUPON	MATURITY
\$ 1,000	SOFTWARE - 0.2% (0.2% OF TOTAL INVESTMENTS) Telcordia Technologies, Floating Rate Note,	9.109%	7/15/12

	Edgar	Filing: Nuveen Floating Rate Income Opportunity Fund -	Form N-CSR	
		3.75% plus three-month LIBOR, 144A		
	2,000	TRADING COMPANIES & DISTRIBUTORS - 0.6% (0.3% OF Tenhall International Corporation	12.000%	8/01/14
\$	56,000	TOTAL CORPORATE BONDS (COST \$56,300,367)		
	SHARES	DESCRIPTION (1)		
\$	26 , 182	31		
		TOTAL WARRANTS (COST \$184,678)		
	RINCIPAL UNT (000)	DESCRIPTION (1)	COUPON	MATURITY
\$	23,090	Corporation, dated 7/31/07, repurchase price \$23,093,229, collateralized by \$23,495,000 U.S. Treasury Notes, 4.500%, due 11/30/11, value \$23,553,738	·	8/01/07
==	======	TOTAL SHORT-TERM INVESTMENTS (COST \$23,090,105)		
		TOTAL INVESTMENTS (COST \$641,260,626) 166.0%		
		OTHER ASSETS LESS LIABILITIES - (1.7)%		
		PREFERRED SHARES, AT LIQUIDATION VALUE (64.3)%		
		NET ASSETS APPLICABLE TO COMMON SHARES 100%		
	(1)	All percentages shown in the Portfolio of Invest to Common shares unless otherwise noted.		_
	(2)	Senior Loans generally are subject to mandatory		

- these mandatory prepayment conditions and because there may be significant econd incentives for a Borrower to prepay, prepayments of Senior Loans may occur. As a the actual remaining maturity of Senior Loans held may be substantially less that stated maturities shown.
- (3) Ratings (not covered by the report of independent registered public accounting f Using the higher of Standard & Poor's or Moody's rating. Ratings below BBB by St Poor's Group or Baa by Moody's Investor Service, Inc. are considered to be below investment grade.
- (4) Senior Loans in which the Fund invests generally pay interest at rates which are periodically adjusted by reference to a base short-term, floating lending rate p assigned fixed rate. These floating lending rates are generally (i) the lending referenced by the London Inter-Bank Offered Rate ('LIBOR'), or (ii) the prime ra by one or more major United States banks.
 - Senior Loans may be considered restricted in that the Fund ordinarily is contract obligated to receive approval from the Agent Bank and/or Borrower prior to the d of a Senior Loan.
- (5) Position or portion of position represents an unfunded Senior Loan commitment ou

at July 31, 2007.

- (6) At or subsequent to July 31, 2007, this issue was under the protection of the Fe Bankruptcy Court.
- (7) Negative value represents unrealized depreciation on Senior Loan commitment at 3 2007.

N/R Not rated.

- 144A Investment is exempt from registration under Rule 144A of the Securities Act of amended. These investments may only be resold in transactions exempt from regist which are normally those transactions with qualified institutional buyers.
- Senior Loan purchased on a when-issued or delayed-delivery basis. Certain detail associated with this purchase are not known prior to the settlement date of the transaction. In addition, Senior Loans typically trade without accrued interest therefore a weighted average coupon rate is not available prior to settlement. A settlement, if still unknown, the Borrower or counterparty will provide the Fund final weighted average coupon rate and maturity date.

WI/DD Purchased on a when-issued or delayed delivery basis.

See accompanying notes to financial statements.

30

Statement of

ASSETS AND LIABILITIES

July 31, 2007

	SENIOR INCOME (NSL)	FLOATING RATE INCOME (JFR)
2007770		
ASSETS		
Investments, at value (cost \$406,124,525, \$1,053,480,530		¢1 017 072 010
\$641,260,626, respectively) Receivables:	\$386,455,978	\$1,017,073,810
Interest	3,502,079	9,011,941
Investments sold	· ·	12,600,380
Other assets	98,847	64,932
Total assets	392,713,707	1,038,751,063
LIABILITIES		
Cash overdraft		
Payables:		
Borrowings	103,000,000	
Investments purchased	2,158,971	13,492,885
Accrued expenses:		
Management fees	231,309	444,265
Interest on borrowings	474,338	
Other	201,599	281,933
Common share dividends payable	1,789,506	4,463,917
Preferred share dividends payable	78,644	224,949
Total liabilities	107,934,367	18,907,949
Preferred shares, at liquidation value	46,000,000	400,000,000

Net assets applicable to Common shares	\$238,779,340	\$ 619,843,114
Common shares outstanding	29,834,353	47,395,206
Net asset value per Common share outstanding (net assets applicable to Common shares, divided by Common shares outstanding)	\$ 8.00	\$ 13.08
NET ASSETS APPLICABLE TO COMMON SHARES CONSIST OF:		
Common shares, \$.01 par value per share Paid-in surplus Undistributed (Over-distribution of) net investment income Accumulated net realized gain (loss) from investments Net unrealized appreciation (depreciation) of investments	283,099,960 1,647,884 (26,598,301)	\$ 473,952 668,752,272 1,549,064 (14,525,454) (36,406,720)
Net assets applicable to Common shares	\$238,779,340	\$ 619,843,114
Authorized shares: Common Preferred	Unlimited Unlimited	Unlimited Unlimited

See accompanying notes to financial statements.

31

Statement of OPERATIONS

Year Ended July 31, 2007

	SENIOR INCOME (NSL)	
INVESTMENT INCOME Dividends and Interest Fees	\$31,694,527 736,620	\$ 80,269,640 519,036
Total investment income	32,431,147	80,788,676
EXPENSES Management fees Preferred shares - auction fees Preferred shares - dividend disbursing agent fees Shareholders' servicing agent fees and expenses Interest expense and program usage fees Commitment fees Custodian's fees and expenses Trustees' fees and expenses Professional fees Shareholders' reports - printing and mailing expenses Stock exchange listing fees	3,345,819 115,000 6,000 4,125 5,585,852 347,298 157,948 10,671 57,348 59,450 10,802	8,697,928 1,000,000 23,792 426 381,908 27,745 79,938 127,180 17,169

Investor relations expense Other expenses	51,198 19,562	140,504 32,490
Total expenses before custodian fee credit, expense reimbursement and legal fee refund Custodian fee credit Expense reimbursement Legal fee refund	9,771,073 (1,548) (701,917) (10,872)	(3,672)
Net expenses	9,056,736	7,129,390
Net investment income	23,374,411	73,659,286
REALIZED AND UNREALIZED GAIN (LOSS) Net realized gain (loss) from investments Change in net unrealized appreciation (depreciation) of investments	(350,432) (9,321,958)	(2,130,195) (35,146,735)
Net realized and unrealized gain (loss)	(9,672,390)	(37,276,930)
DISTRIBUTIONS TO PREFERRED SHAREHOLDERS From net investment income	(2,350,335)	(20,147,989)
Net increase (decrease) in net assets applicable to Common shares from operations	\$11,351,686	\$ 16,234,367

See accompanying notes to financial statements.

32

Statement of CHANGES in NET ASSETS

	SENIOR INCOME (NSL)		FLOATING RATE INCOME (JFR)	
		YEAR ENDED 7/31/06		
OPERATIONS				
Net investment income	\$ 23,374,411	\$ 20,514,989	\$ 73,659,286	\$ 61,979,154
Net realized gain (loss) from				
investments	(350,432)	(586 , 687)	(2,130,195)	(613,927)
Net realized gain (loss) from SAMI				63 , 959
Change in net unrealized				
appreciation (depreciation) of	(0.001.050)	(0. 544. 440)	(05 146 505)	/F 600 F60)
investments	(9,321,958)	(3,741,140)	(35,146,/35)	(7,633,568)
Change in net unrealized appreciation (depreciation) of				
SAMT				(46,786)
Distributions to Preferred				(,,
Shareholders from net				
investment income	(2,350,335)	(1,963,968)	(20,147,989)	(16,418,103)

Net increase (decrease) in net assets applicable to Common shares from operations	11.351.686	14,223,194	16.234.367	37.330.729
DISTRIBUTIONS TO COMMON				
SHAREHOLDERS				
From net investment income	(21,051,832)	(18,614,747)	(55,429,281)	(47,003,199)
Decrease in net assets applicable to Common shares from distributions to Common shareholders	(21,051,832)	(18,614,747)	(55,429,281)	(47,003,199)
CAPITAL SHARE TRANSACTIONS Common shares: Net proceeds from shares issued to shareholders due to reinvestment of				
distributions	208,550	64,606	1,521,407	
Offering costs adjustments Preferred shares offering costs				(2,399)
adjustments				(2,399)
Net increase (decrease) in net assets applicable to Common shares from capital share transactions	208,550	64,606	1,521,407	(4,798)
Net increase (decrease) in net assets applicable to Common shares Net assets applicable to Common	(9,491,596)	(4,326,947)	(37,673,507)	(9,677,268)
shares at the beginning of year	248,270,936	252,597,883	657,516,621	667,193,889
Net assets applicable to Common shares at the end of year	\$238,779,340	\$248,270,936	\$619,843,114	\$657,516,621
Undistributed (Over-distribution of) net investment income at the end of year	\$ 1,647,884	\$ 1,510,476	\$ 1,549,064	\$ (498,871)

See accompanying notes to financial statements.

33

Statement of CASH FLOWS

Year Ended July 31, 2007

SENIOR	FLOATING RATE
INCOME	INCOME
(NSL)	(JFR)

CASH FLOWS FROM OPERATING ACTIVITIES:		
NET INCREASE (DECREASE) IN NET ASSETS APPLICABLE TO COMMON SHARES FROM OPERATIONS	¢ 11 251 606	\$ 16,234,367 \$
Adjustments to reconcile the net increase (decrease) in net	\$ 11,331,000	\$ 10,234,307 \$
assets applicable to Common shares from operations to net		
cash provided by (used in) operating activities:		
Purchases of investments	(317,002,729)	(867,705,937)
Proceeds from sales of investments	314,481,089	, , ,
Proceeds from (Purchases of) short-term investments, net	6,473,990	39,208,200
Amortization/(Accretion) of premiums and discounts, net	84,223	872,695
(Increase) Decrease in receivable for interest	(180,761)	227,222
(Increase) Decrease in receivable for investments sold	3,264,343	(7,620,571)
(Increase) Decrease in other assets	(14,941)	(18,610)
Increase (Decrease) in payable for investments purchased	(9,384,006)	(5,217,102)
Increase (Decrease) in accrued management fees	32,935	(7,992)
Increase (Decrease) in interest on borrowings	6,312	(7 , 332)
Increase (Decrease) in accrued other liabilities	22,943	1,387
Increase (Decrease) in Preferred share dividends payable	5 , 918	•
Net realized (gain) loss from investments	350,432	2,130,195
Net realized (gain) loss from paydowns	165,164	409,436
Change in net unrealized (appreciation) depreciation of	100/101	103, 130
investments	9,321,958	35,146,735
Taxes paid on undistributed capital gains	75,220	96,949
Net cash provided by (used in) operating activities	19,053,776	49,443,957
CASH FLOWS FROM FINANCING ACTIVITIES:		
	(10 052 776)	(40 442 057)
Cash distributions paid to Common shareholders	(19,053,776)	(49,443,957)
Net cash provided by (used in) financing activities	(19,053,776)	(49,443,957)
NEW THORPAGE (DECRETAGE) IN CACH		
NET INCREASE (DECREASE) IN CASH		
Cash at the beginning of year		_ _
CASH AT THE END OF YEAR	\$	\$ \$
		-=========

SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION

Cash paid by Senior Income (NSL) for interest on bank borrowings during the year ended July 31, 2007, was \$5,579,542.

Non-cash financing activities not included herein consist of reinvestments of Common share distributions of \$208,550, \$1,521,407 and \$314,446 for Senior Income (NSL), Floating Rate Income (JFR) and Floating Rate Income Opportunity (JRO).

See accompanying notes to financial statements.

34

Notes to

FINANCIAL STATEMENTS

1. GENERAL INFORMATION AND SIGNIFICANT ACCOUNTING POLICIES

The funds (the "Funds") covered in this report and their corresponding Common share New York Stock Exchange symbols are Nuveen Senior Income Fund (NSL), Nuveen Floating Rate Income Fund (JFR) and Nuveen Floating Rate Income

Opportunity Fund (JRO). The Funds are registered under the Investment Company Act of 1940, as amended, as closed-end management investment companies.

Each Fund seeks to provide a high level of current income by investing primarily in senior loans whose interest rates float or adjust periodically based on a benchmark interest rate index.

The following is a summary of significant accounting policies followed by the Funds in the preparation of their financial statements in accordance with U.S. generally accepted accounting principles.

Investment Valuation

The prices of senior loans, bonds and other securities in the Funds' investment portfolios, other than subordinated loans issued by middle market companies, are generally provided by one or more independent pricing services approved by the Funds' Board of Trustees. Floating Rate Income Opportunity (JRO) currently expects that the independent pricing services will be unable to provide a market based price for certain of the privately negotiated subordinated loans issued by middle market companies. The pricing services, with input from Symphony Asset Management, LLC ("Symphony"), an indirect wholly owned subsidiary of Nuveen Investments, Inc. ("Nuveen"), and Nuveen Asset Management (the "Adviser"), a wholly owned subsidiary of Nuveen, will estimate the fair value for such subordinated loans, subject to the supervision of Symphony and the Adviser. Floating Rate Income Opportunity (JRO) may engage an independent appraiser to periodically provide an independent determination of the value, or an opinion with respect to the pricing services' value, of such loans. The pricing services typically value exchange-listed securities at the last sales price on that day; and value senior loans, bonds and other securities traded in the over-the-counter market at the mean of the highest bona fide bid and lowest bona fide asked prices when current quotations are readily available. The pricing services or, in the absence of a pricing service for a particular investment, the Board of Trustees of the Funds, or its designee, may establish fair market value using a wide variety of market data including yields or prices of investments of comparable quality, type of issue, coupon, maturity and rating, market quotes or indications of value from security dealers, evaluations of anticipated cash flows or collateral, general market conditions and other information and analysis, including the obligor's credit characteristics considered relevant by the pricing service or the Board of Trustees' designee. Short-term investments are valued at amortized cost, which approximates market

The senior and subordinated loans in which the Funds invest are not listed on an organized exchange and the secondary market for such investments may be less liquid relative to markets for other fixed income securities. Consequently, the value of senior and subordinated loans, determined as described above, may differ significantly from the value that would have been determined had there been an active market for that loan.

Investment Transactions

Investment transactions are recorded on a trade date basis. Trade date for senior and subordinated loans purchased in the "primary market" is considered the date on which the loan allocations are determined. Trade date for senior and subordinated loans purchased in the "secondary market" is the date on which the transaction is entered into. Realized gains and losses from investment transactions are determined on the specific identification method. Investments purchased on a when-issued/delayed delivery basis may have extended settlement periods. Any investments so purchased are subject to market fluctuation during this period. The Funds maintain liquid assets with a current value at least equal to the amount of the when-issued/delayed delivery purchase commitments. At July 31, 2007, Senior Income (NSL), Floating Rate Income (JFR) and Floating Rate

Income Opportunity (JRO) had outstanding when-issued/delayed delivery purchase commitments of \$2,158,971, \$8,860,000 and \$8,952,931, respectively.

Investment Income

Dividend income is recorded on the ex-dividend date. Interest income, which includes the amortization of premiums and accretion of discounts for financial reporting purposes, is recorded on an accrual basis. Interest income also includes paydown gains and losses on senior and subordinated loans. Fee income, if any, consists primarily of amendment fees. Amendment fees are earned as compensation for evaluating and accepting changes to the original loan agreement and are recognized when received.

Professional Fees

Professional fees presented in the Statement of Operations consist of legal fees incurred in the normal course of operations, audit fees, tax consulting fees and, in some cases, workout expenditures. Workout expenditures are incurred in an attempt to protect or

35

Notes to FINANCIAL STATEMENTS (continued)

enhance an investment, or to pursue other claims or legal actions on behalf of Fund shareholders. Legal fee refund presented in the Statement of Operations for Senior Income (NSL) reflects a refund of workout expenditures paid in a prior reporting period.

Federal Income Taxes

Each Fund is a separate taxpayer for federal income tax purposes. Each Fund intends to distribute substantially all net investment income and net capital gains to shareholders and to otherwise comply with the requirements of Subchapter M of the Internal Revenue Code applicable to regulated investment companies. Therefore, no federal income tax provision is required.

Dividends and Distributions to Common Shareholders

Distributions to Common shareholders are recorded on the ex-dividend date. The amount and timing of distributions are determined in accordance with federal income tax regulations, which may differ from U.S. generally accepted accounting principles.

Each Fund declares monthly income distributions to Common shareholders. Net realized capital gains from investment transactions, if any, are distributed to shareholders not less frequently than annually. Furthermore, capital gains are distributed only to the extent they exceed available capital loss carryforwards.

Preferred Shares

Senior Income (NSL) has issued and outstanding 1,840 shares of Series TH, Taxable Auctioned Preferred shares, \$25,000 stated value per share, as a means of effecting financial leverage. The dividend rate paid by the Fund is determined every 28 days, pursuant to a dutch auction process overseen by the auction agent, and is payable at the end of each rate period. Senior Income (NSL) has also effected financial leverage by borrowing, as described in Footnote 8.

Floating Rate Income (JFR) has issued and outstanding 4,000 shares of each

Series M, T, W and F, FundPreferred shares, \$25,000 stated value per share, as a means of effecting financial leverage. The dividend rate paid by the Fund is determined every seven days, pursuant to a dutch auction process overseen by the auction agent, and is payable at the end of each rate period.

Floating Rate Income Opportunity (JRO) issued 3,200 shares of each Series M, TH and F, FundPreferred shares, \$25,000 stated value per share, as a means of effecting financial leverage. The dividend rate paid by the Fund is determined every seven days, pursuant to a dutch auction process overseen by the auction agent, and is payable at the end of each rate period.

Select Aggregate Market Index

Floating Rate Income (JFR) and Floating Rate Income Opportunity (JRO) may invest in Select Aggregate Market Indexes ("SAMI") to synthetically increase their exposure to the senior secured loan market during a period when the Funds otherwise would have excess uninvested cash. The SAMI is designed to replicate the performance and risk of the CSFB Leveraged Loan Index. An investment in a SAMI, when combined with high-grade short-term investments such as repurchase agreements related to U.S. government securities in an amount equal to the notional amount of the SAMI, is designed to provide an aggregate return equivalent to an investment in a basket of senior secured bank loan debt ("Reference Obligations"), less certain costs.

Upon entering into a SAMI, the Funds may pay the counterparty a premium based on the notional amount. The premium, if any, will be amortized over the life of the SAMI and recorded in "Other assets" in the Statement of Assets and Liabilities. The Funds will receive from the counterparty a fixed-rate interest payment based on the notional amount of the contract. In exchange for the interest payment, the Funds protect the counterparty from the risk of loss at the time of a credit event, such as a bankruptcy or default, affecting any of the Reference Obligations. Interest is recorded on an accrual basis and included in "Interest Income" in the Statement of Operations. The Funds are required to provide collateral to the counterparty based on a percentage of the notional amount of the SAMI and have instructed the custodian to segregate liquid assets with a current value at least equal to the remaining notional amount of the SAMI. The SAMI is valued daily and any change in value is recorded in "Change in net unrealized appreciation (depreciation) of SAMI." Upon termination of a SAMI, net realized gain (loss) is recorded in "Net realized gain (loss) from SAMI." Although there are economic advantages of entering into SAMI transactions, there are also additional risks, including but not limited to senior loan credit risk and the inability of the counterparty to meet its interest payment obligations. During the fiscal year ended July 31, 2007, neither Fund invested in a SAMI.

Repurchase Agreements

In connection with transactions in repurchase agreements, it is the Funds' policy that its custodian take possession of the underlying collateral securities, the fair value of which exceeds the principal amount of the repurchase transaction, including accrued interest, at all times. If the seller defaults, and the fair value of the collateral declines, realization of the collateral may be delayed or limited.

36

Custodian Fee Credit

Each Fund has an arrangement with the custodian bank whereby certain custodian fees and expenses are reduced by credits earned on the Funds' cash on deposit with the bank. Such deposit arrangements are an alternative to overnight investments. Credits for cash balances may be offset by charges for any days on

which the Fund overdraws its account at the custodian bank.

Indemnifications

Under the Funds' organizational documents, their Officers and Trustees are indemnified against certain liabilities arising out of the performance of their duties to the Funds. In addition, in the normal course of business, the Funds enter into contracts that provide general indemnifications to other parties. The Funds' maximum exposure under these arrangements is unknown as this would involve future claims that may be made against the Funds that have not yet occurred. However, the Funds have not had prior claims or losses pursuant to these contracts and expect the risk of loss to be remote.

Use of Estimates

The preparation of financial statements in conformity with U.S. generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of increases and decreases in net assets applicable to Common shares from operations during the reporting period. Actual results may differ from those estimates.

2. FUND SHARES

Transactions in Common shares were as follows:

	SENIOR INC	COME (NSL)	FLOATING RATE IN	NCOME (JFR)
	YEAR ENDED 7/31/07	YEAR ENDED 7/31/06	YEAR ENDED 7/31/07	YEAR ENDED 7/31/06
Common shares Issued to shareholders due to reinvestment of distributions	24,436	7,631	108,286	

3. INVESTMENT TRANSACTIONS

Purchases and sales (including maturities but excluding short-term investments) during the fiscal year ended July 31, 2007, were as follows:

	SENIOR INCOME (NSL)	FL
Purchases	\$317,002,729	\$867,70
Sales and maturities	314,481,089	835,71

Notes to FINANCIAL STATEMENTS (continued)

4. INCOME TAX INFORMATION

The following information is presented on an income tax basis. Differences between amounts for financial statement and federal income tax purposes are primarily due to the treatment of paydown gains and losses, timing differences in recognizing certain gains and losses on investment transactions and for Floating Rate Income (JFR) and Floating Rate Income Opportunity (JRO) recognition of premium amortization. To the extent that differences arise that are permanent in nature, such amounts are reclassified within the capital accounts on the Statement of Assets and Liabilities presented in the annual report, based on their federal tax basis treatment; temporary differences do not require reclassification. Temporary and permanent differences do not impact the net asset values of the Funds.

At July 31, 2007, the cost of investments was as follows:

		FI
	SENIOR	
	INCOME	
	(NSL)	
Cost of investments	\$406,148,721	
Gross unrealized appreciation and gross unrealized depreciation	of investments	
at July 31, 2007, were as follows:		
		гī
	SENIOR	1.1
	INCOME	
	(NSL)	
Gross unrealized:		
Appreciation	\$ 1,731,665	\$ 1,84
Depreciation	(21, 424, 408)	
Net unrealized appreciation (depreciation) of investments	\$ (19,692,743)	\$ (37,55

The tax components of undistributed net ordinary income and net long-term capital gains at July 31, 2007, the Funds' tax year end, were as follows:

SENIOR

FI

	(NSL)	
Undistributed net ordinary income * Undistributed net long-term capital gains	\$3,561,339 	\$7 , 62

* Net ordinary income consists of net taxable income derived from dividends, interest, and net short-term capital gains, if any. Undistributed net ordinary income (on a tax basis) has not been reduced for the dividend declared on July 2, 2007, paid on August 1, 2007.

The tax character of distributions paid during the Funds' tax years ended July 31, 2007 and July 31, 2006, was designated for purposes of the dividends paid deduction as follows:

		FL
	SENIOR	
	INCOME	
2007	(NSL)	
Distributions from net ordinary income *	\$23,156,268	\$75 , 09
Distributions from net long-term capital gains		

38

		' म
	SENIOR	I.
	INCOME	
2006	(NSL)	
Distributions from net ordinary income *	\$20,471,502	\$62 , 6
Distributions from net long-term capital gains		

* Net ordinary income consists of net taxable income derived from dividends, interest, and net short-term capital gains, if any.

At July 31, 2007, the Funds' tax year end, the Funds had unused capital loss carryforwards available for federal income tax purposes to be applied against future capital gains, if any. If not applied, the carryforwards will expire as follows:

SENIOR

INCOME

FI

	(NSL)	
Expiration year:		
2010	\$14,867,781	
2011	10,704,255	
2012		
2013		81
2014		2 , 93
2015	1,002,070	9,49
Total	\$26,574,106	\$13 , 24

INCOME

The following Funds elected to defer net realized losses from investments incurred from November 1, 2006 through July 31, 2007 ("post-October losses") in accordance with federal income tax regulations. Post-October losses were treated as having arisen on the first day of the following fiscal year.

FLOAT		
R	FLOATING	
INC	RATE	
OPPORTUN	INCOME	
(J	(JFR)	
\$428,	\$1,223,128	

5. MANAGEMENT FEES AND OTHER TRANSACTIONS WITH AFFILIATES

Each Fund's management fee is separated into two components - a complex-level component, based on the aggregate amount of all fund assets managed by the Adviser, and a specific fund-level component, based only on the amount of assets within each individual Fund. This pricing structure enables Nuveen fund shareholders to benefit from growth in the assets within each individual fund as well as from growth in the amount of complex-wide assets managed by the Adviser.

The annual fund-level fee, payable monthly, for each Fund is based upon the average daily Managed Assets of each Fund as follows:

AVERAGE DAILY MANAGED ASSETS	SEN FUN
For the first \$1 billion For the next \$1 billion For the next \$3 billion For the next \$5 billion	
For Managed Assets over \$10 billion	

Notes to FINANCIAL STATEMENTS (continued)

FLOATING RATE I

AVERAGE DAILY MANAGED ASSETS

For the first \$500 million

For the next \$500 million

For the next \$500 million

For the next \$500 million

For Managed Assets over \$2 billion

The annual complex-level fee, payable monthly, which is additive to the fund-level fee, for all Nuveen sponsored funds in the U.S., is based on the aggregate amount of total fund assets managed as stated in the table below. As of July 31, 2007, the complex-level fee was .1831%.

Effective August 20, 2007, the complex-level fee schedule is as follows:

COMPLEX-LEVEL	ASSET	BREAKPOINT	LEVEL(1)	EFFECTIVE	RATE	ΑT	BREAKPOINT	LEVEL

\$55 billion	.2000%
\$56 billion	.1996
\$57 billion	.1989
\$60 billion	.1961
\$63 billion	.1931
\$66 billion	.1900
\$71 billion	.1851
\$76 billion	.1806
\$80 billion	.1773
\$91 billion	.1691
\$125 billion	.1599
\$200 billion	.1505
\$250 billion	.1469
\$300 billion	.1445

Prior to August 20, 2007, the complex-level fee schedule was as follows:

COMPLEX-LEVEL ASSET	BREAKPOINT I	LEVEL(1)	EFFECTIVE	RATE AT	BREAKPOINT	LEVEL

\$55 billion	.2000%
\$56 billion	.1996
\$57 billion	.1989
\$60 billion	.1961
\$63 billion	.1931
\$66 billion	.1900
\$71 billion	.1851

\$76 billion \$80 billion	.1806 .1773
\$91 billion	.1698
\$125 billion	.1617
\$200 billion	.1536
\$250 billion	.1509
\$300 billion	.1490

(1) The complex-level fee component of the management fee for the funds is calculated based upon the aggregate Managed Assets ("Managed Assets" means the average daily net assets of each fund including assets attributable to preferred stock issued by or borrowings by the Nuveen funds) of Nuveen-sponsored funds in the U.S.

The management fee compensates the Adviser for overall investment advisory and administrative services and general office facilities. The Adviser has entered into Sub-Advisory Agreements with Symphony under which Symphony manages the investment portfolios of the Funds. Symphony is compensated for its services to the Funds from the management fee paid to the Adviser.

The Funds pay no compensation directly to those of its Trustees who are affiliated with the Adviser or to its Officers, all of whom receive remuneration for their services to the Funds from the Adviser or its affiliates. The Board of Trustees has adopted a deferred compensation plan for independent Trustees that enables Trustees to elect to defer receipt of all or a portion of the annual

40

compensation they are entitled to receive from certain Nuveen advised funds. Under the plan, deferred amounts are treated as though equal dollar amounts had been invested in shares of select Nuveen advised funds.

For the first ten years of Senior Income's (NSL) operations, the Adviser has agreed to reimburse the Fund, as a percentage of average daily Managed Assets, for fees and expenses in the amounts and for the time periods set forth below:

YEAR ENDING OCTOBER 31,		YEAR ENDING OCTOBER 31,		
1999 *	.45%	2005		
2000	.45	2006		
2001	.45	2007		
2002	.45	2008		
2003	.45	2009		
2004	.45			

^{*} From the commencement of operations.

The Adviser has not agreed to reimburse Senior Income (NSL) for any portion of its fees and expenses beyond October 31, 2009.

For the first eight years of Floating Rate Income's (JFR) operations, the Adviser has agreed to reimburse the Fund, as a percentage of average daily Managed Assets, for fees and expenses in the amounts and for the time periods

set forth below:

YEAR ENDING MARCH 31,		YEAR ENDING MARCH 31,	
2004 *	.32%	2009	
2005	.32	2010	
2006	.32	2011	
2007	.32	2012	
2008	.32		

^{*} From the commencement of operations.

The Adviser has not agreed to reimburse Floating Rate Income (JFR) for any portion of its fees and expenses beyond March 31, 2012.

For the first eight years of Floating Rate Income Opportunity's (JRO) operations, the Adviser has agreed to reimburse the Fund, as a percentage of average daily Managed Assets, for fees and expenses in the amounts and for the time periods set forth below:

YEAR ENDING JULY 31,		YEAR ENDING JULY 31,	
2004 *	.30%	2009	
2005	.30	2010	
2006	.30	2011	
2007	.30	2012	
2008	.30		

 $^{^{\}star}$ From the commencement of operations.

The Adviser has not agreed to reimburse Floating Rate Income Opportunity (JRO) for any portion of its fees and expenses beyond July 31, 2012.

Agreement and Plan of Merger

On June 20, 2007, Nuveen Investments announced that it had entered into a definitive Agreement and Plan of Merger ("Merger Agreement") with Windy City Investments, Inc. ("Windy City"), a corporation formed by investors led by Madison Dearborn Partners, LLC, pursuant to which Windy City would acquire Nuveen Investments. Madison Dearborn Partners, LLC is a private equity investment firm based in Chicago, Illinois. The investors include an affiliate of Merrill Lynch. It is anticipated that Merrill Lynch and its affiliates will be indirect "affiliated persons" (as that term is defined in the Investment Company Act of 1940) of the Funds upon and after the acquisition. One important implication of this is that the Funds will not be able to buy securities from or sell securities to Merrill Lynch, but the portfolio management teams and Fund management do not expect that this will significantly impact the ability of the Funds to pursue their investment objectives and policies. Under the terms of the merger, each outstanding share of Nuveen Investments' common stock (other than dissenting shares) will be converted into the right to receive a specified

amount of cash, without interest. The merger is expected to be completed by the end of the year, subject to customary conditions,

41

Notes to FINANCIAL STATEMENTS (continued)

including obtaining necessary fund and client consents sufficient to satisfy the terms of the Merger Agreement. The obligations of Windy City to consummate the merger are not conditioned on its obtaining financing.

The consummation of the merger will be deemed to be an "assignment" (as defined in the 1940 Act) of the investment management agreement between each Fund and the Adviser, and will result in the automatic termination of each Fund's agreement. The Board of Directors/Trustees of each Fund has approved a new investment management agreement with the Adviser. The agreement is being presented to the Fund's shareholders for approval, and, if so approved by shareholders, would take effect upon consummation of the merger. There can be no assurance that the merger described above will be consummated as contemplated or that necessary shareholder approvals will be obtained.

6. COMMITMENTS

Pursuant to the terms of certain of the variable rate senior loan agreements, the Funds may have unfunded senior loan commit-ments. Each Fund will maintain with the custodian, cash, liquid securities and/or liquid senior loans having an aggregate value at least equal to the amount of unfunded senior loan commitments. At July 31, 2007, Senior Income (NSL), Floating Rate Income (JFR) and Floating Rate Income Opportunity (JRO) had unfunded senior loan commitments of \$4,800,817, \$13,553,753 and \$8,655,791, respectively.

7. SENIOR LOAN PARTICIPATION COMMITMENTS

With respect to the senior loans held in each Fund's portfolio, the Funds may:
1) invest in assignments; 2) act as a participant in primary lending syndicates; or 3) invest in participations. If a Fund purchases a participation of a senior loan interest, the Fund would typically enter into a contractual agreement with the lender or other third party selling the participation, rather than directly with the Borrower. As such, the Fund not only assumes the credit risk of the Borrower, but also that of the Selling Participant or other persons interpositioned between the Fund and the Borrower. At July 31, 2007, none of the Funds had any outstanding participation commitments.

8. BORROWINGS

In accordance with Senior Income's (NSL) current investment policies, the Fund may utilize financial leverage for investment purposes in an amount currently anticipated to represent approximately 40% of the Fund's total assets, and in no event exceeding 50% of the Fund's total assets.

Senior Income (NSL) has entered into a commercial paper program (\$110 million maximum) with Bank One's (currently JPMorgan) conduit financing agency, Falcon Asset Securitization Corp. ("Falcon"), whose sole purpose is the issuance of high grade commercial paper. Falcon uses the proceeds to makes advances to Senior Income (NSL) and to many other borrowers who comprise Falcon's total borrowing base. For the fiscal year ended July 31, 2007, the average daily balance of borrowings under the commercial paper program agreement was \$103 million. The average annualized interest rate for funding and program usage fees on such borrowings was 5.42%.

Senior Income (NSL) has also entered into a \$110 million liquidity facility. If the facility is utilized, interest on the borrowings would be charged to a variable interest rate. An unused commitment fee of .095% on 102% of the unused portion of the \$110 million facility is charged. There were no borrowings under the revolving credit agreement during the fiscal year ended July 31, 2007.

9. NEW ACCOUNTING PRONOUNCEMENTS

Financial Accounting Standards Board Interpretation No. 48

On July 13, 2006, the Financial Accounting Standards Board (FASB) released FASB Interpretation No. 48 "Accounting for Uncertainty in Income Taxes" (FIN 48). FIN 48 provides guidance for how uncertain tax positions should be recognized, measured, presented and disclosed in the financial statements. FIN 48 requires the evaluation of tax positions taken or expected to be taken in the course of preparing the Fund's tax returns to determine whether the tax positions are "more-likely-than-not" of being sustained by the applicable tax authority. Tax positions not deemed to meet the more-likely-than-not threshold would be recorded as a tax benefit or expense in the current year. Adoption of FIN 48 is required for fiscal years beginning after December 15, 2006, and is to be applied to all open tax years as of the effective date. Recent SEC quidance allows funds to delay implementing FIN 48 into NAV calculations until the fund's last NAV calculation in the first required financial statement reporting period. As a result, the Funds must begin to incorporate FIN 48 into their NAV calculations by January 31, 2008. At this time, management is continuing to evaluate the implications of FIN 48 and does not expect the adoption of FIN 48 will have a significant impact on the net assets or results of operations of the Funds.

42

Financial Accounting Standards Board Statement of Financial Accounting Standards $\text{No.}\ 157$

In September 2006, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards (SFAS) No. 157, "Fair Value Measurements." This standard establishes a single authoritative definition of fair value, sets out a framework for measuring fair value and requires additional disclosures about fair value measurements. SFAS No. 157 applies to fair value measurements already required or permitted by existing standards. SFAS No. 157 is effective for financial statements issued for fiscal years beginning after November 15, 2007, and interim periods within those fiscal years. The changes to current generally accepted accounting principles from the application of this standard relate to the definition of fair value, the methods used to measure fair value, and the expanded disclosures about fair value measurements. As of July 31, 2007, management does not believe the adoption of SFAS No. 157 will impact the financial statement amounts; however, additional disclosures may be required about the inputs used to develop the measurements and the effect of certain of the measurements included within the Statement of Operations for the period.

10. SUBSEQUENT EVENT

Distributions to Common Shareholders

The Funds declared Common share dividend distributions from their net investment income which was paid on September 4, 2007, to shareholders of record on August 15, 2007, as follows:

	FI
	SENIOR
	INCOME
	(NSL)
Dividend per share	\$.0615

43

Financial

HIGHLIGHTS
Selected data for a Common share outstanding throughout each period:

			Inves	stment Operations	3
		Investment	Realized/ Unrealized	Distributions from Net	Preferred Share-
SENIOR INCOME (NSL)					
Year Ended 7/31: 2007 2006 2005 2004 2003 FLOATING RATE INCOME (JFR)	\$8.33 8.48 8.44 7.84 7.38	\$.79 .69 .66 .64	\$(.33) (.15) .50	\$(.08) (.07) (.04) (.02) (.02)	
Year Ended 7/31: 2007 2006 2005 2004(b) FLOATING RATE INCOME OPPORTO	13.90 14.11 14.07 14.33	1.56 1.31 1.00	(.18)	(.43) (.35) (.20) (.02)	
Year Ended 7/31: 2007 2006 2005 2004(c)	14.08 14.30	1.38	(.13)	(.43) (.35) (.19)	

Less Distributions

Net		Offering	
Investment	Capital	Costs and	Ending
Income to	Gains to	Preferred	Common

		Common Share- holders	Total		Value	Value
SENIOR INCOME (NSL)						
Year Ended 7/31:						
2007	\$(.71)	\$	\$ (.71)	\$	\$8.00	\$ 8.08
2006	(.62)		(.62)		8.33	8.15
2005	, ,		, ,			8.97
2004	(.52)		(.52)		8.44	9.91
2003	(.53)		(.53)		7.84	8.43
FLOATING RATE INCOME (JFR)						
Year Ended 7/31:						
2007	(1.17)		(1.17)		13.08	12.88
2006	(.99)		(.99)		13.90	13.15
2005	(.86)		(.86)		14.11	13.69
2004 (b)	(.21)		(.21)	(.21)	14.07	14.85
FLOATING RATE INCOME OPPOR						
Year Ended 7/31:						
2007	(1.22)		(1.22)		13.14	13.05
2006						
2005	(.84)		(.84)	(.18)	14.08	
2004(c)	·		`	(.03)	14.30	15.01

- * Annualized.
- ** Total Return on Market Value is the combination of changes in the market price per share and the effect of reinvested dividend income and reinvested capital gains distributions, if any, at the average price paid per share at the time of reinvestment. The last dividend declared in the period, which is typically paid on the first business day of the following month, is assumed to be reinvested at the ending market price. The actual reinvestment for the last dividend declared in the period may take place over several days, and in some instances may not be based on the market price, so the actual reinvestment price may be different from the price used in the calculation. Total returns are not annualized.

Total Return on Common Share Net Asset Value is the combination of changes in Common share net asset value, reinvested dividend income at net asset value and reinvested capital gains distributions at net asset value, if any. The last dividend declared in the period, which is typically paid on the first business day of the following month, is assumed to be reinvested at the ending net asset value. The actual reinvest price for the last dividend declared in the period may often be based on the Fund's market price (and not its net asset value), and therefore may be different from the price used in the calculation. Total returns are not annualized.

- *** After custodian fee credit, expense reimbursement from the Adviser and legal fee refund, where applicable.
- + The amounts shown are based on Common share equivalents.
- ++ Ratios do not reflect the effect of dividend payments to Preferred shareholders.
 - Income ratios reflect income earned on assets attributable to Preferred shares and bank borrowings, where applicable.
 - With respect to Senior Income (NSL), each ratio includes the effect of the interest expense paid on bank borrowings as follows:

Ratio of Interest Expense to Average Net Assets Applicable to Common Shares

2007	2.22%
2006	1.85
2005	1.00
2004	.48
2003	.74

- (a) Per share Net Investment Income is calculated using the average daily shares method.
- (b) For the period March 25, 2004 (commencement of operations) through July 31, 2004.
- (c) For the period July 27, 2004 (commencement of operations) through July 31, 2004.
- (d) Unaudited.

See accompanying notes to financial statements.

44

Ratios/Supplemental Data

Total F	Returns		Common Share	icable to es Before	Ratios to Ave Assets Applio Common Share Credit/Reimburseme	cable to es After
on Market	Asset	Ending Net Assets Applicable to Common Shares (000)		Net Investment Income++	Expenses++	Inves Inc
(1.87) (3.40) 24.50	5.78 7.53	248,271	3.52 2.70	8.99% 7.74 7.21 7.10 7.57	2.10 1.50	 9 8 7 7 8
3.70	5.72	619,843 657,517 667,194 663,609		8.83	1.10	11 9 7 2
7.32	6.60	·	1.61 1.63 1.53 1.28*		1.15	11 9 5

Amount and Market Asset Amount Coverage	Preferred	Stock at End of	Period 	Borrowings at End	of Period
46,000 25,000 159,930 103,000 3,857 46,000 25,000 162,281 103,000 3,899 46,000 25,000 161,564 103,000 3,886 46,000(d) 25,000(d) 151,750(d) 103,000(d) 3,711(d) 400,000 25,000 63,740 400,000 25,000 66,095 400,000 25,000 66,700 400,000 25,000 66,476 240,000 25,000 63,892 240,000 25,000 66,270	Amount Outstanding	and Market Value Per	Coverage	Amount Outstanding	Coverage Per
46,000 25,000 159,930 103,000 3,857 46,000 25,000 162,281 103,000 3,899 46,000 25,000 161,564 103,000 3,886 46,000(d) 25,000(d) 151,750(d) 103,000(d) 3,711(d) 400,000 25,000 63,740 400,000 25,000 66,095 400,000 25,000 66,700 400,000 25,000 66,476 240,000 25,000 63,892 240,000 25,000 66,270					
46,000 25,000 162,281 103,000 3,899 46,000 25,000 161,564 103,000 3,886 46,000(d) 25,000(d) 151,750(d) 103,000(d) 3,711(d) 400,000 25,000 63,740 400,000 25,000 66,095 400,000 25,000 66,700 400,000 25,000 66,476 240,000 25,000 63,892 240,000 25,000 66,270	•	•	•	•	•
46,000 25,000 161,564 103,000 3,886 46,000(d) 25,000(d) 151,750(d) 103,000(d) 3,711(d) 400,000 25,000 63,740 400,000 25,000 66,095 400,000 25,000 66,700 400,000 25,000 66,476 240,000 25,000 63,892 240,000 25,000 66,270	46,000	25 , 000	159 , 930	103,000	3 , 857
46,000(d) 25,000(d) 151,750(d) 103,000(d) 3,711(d) 400,000 25,000 63,740 400,000 25,000 66,095 400,000 25,000 66,700 400,000 25,000 66,476 240,000 25,000 63,892 240,000 25,000 66,270	46,000	25 , 000	162,281	103,000	3 , 899
400,000 25,000 63,740 400,000 25,000 66,095 400,000 25,000 66,700 400,000 25,000 66,476 240,000 25,000 63,892 240,000 25,000 66,270	46,000	25,000	161,564	103,000	3 , 886
400,000 25,000 66,095 400,000 25,000 66,700 400,000 25,000 66,476 240,000 25,000 63,892 240,000 25,000 66,270	46,000 (d) 25,000(d)	151,750(d)	103,000(d)	3,711(d)
400,000 25,000 66,700 400,000 25,000 66,476 240,000 25,000 63,892 240,000 25,000 66,270	400,000	25,000	63 , 740		
400,000 25,000 66,476 240,000 25,000 63,892 240,000 25,000 66,270	400,000	25,000	66,095		
240,000 25,000 63,892 240,000 25,000 66,270	400,000	25,000	66,700		
240,000 25,000 66,270	400,000	25,000	66,476		
·	240,000	25 , 000	63 , 892		
240,000 25,000 66,645	240,000	25,000	66 , 270		
	240,000	25,000	66,645		

45

Annual Investment

Management Agreement APPROVAL PROCESS

The Board Members are responsible for overseeing the performance of the investment adviser to the Funds and determining whether to continue the advisory arrangements. At the annual review meeting held on May 21, 2007 (the "May Meeting"), the Board Members of the Funds, including the Independent Board Members, unanimously approved the continuance of the Investment Management Agreement between each Fund (a "Fund") and Nuveen Asset Management ("NAM" or the "Adviser"), and the Sub-Advisory Agreements between NAM and Symphony Asset Management LLC ("Symphony" or the "Sub-Adviser"). NAM and the Sub-Adviser are each a "Fund Adviser." The foregoing Investment Management Agreements with NAM and the Sub-Advisory Agreements with the Sub-Adviser are hereafter referred to as "Original Investment Management Agreements" and "Original Sub-Advisory Agreements," respectively.

Subsequent to the May Meeting, Nuveen Investments, Inc. ("Nuveen"), the parent company of NAM, entered into a merger agreement providing for the acquisition of Nuveen by Windy City Investments, Inc., a corporation formed by investors led by Madison Dearborn Partners, LLC ("MDP"), a private equity investment firm (the "Transaction"). Each Original Investment Management Agreement and Original Sub-Advisory Agreement, as required by Section 15 of the Investment Company Act of 1940 (the "1940 Act") provides for its automatic termination in the event of its "assignment" (as defined in the 1940 Act). Any change in control of the adviser is deemed to be an assignment. The consummation of the Transaction will result in a change of control of NAM as well as its affiliated sub-advisers and therefore cause the automatic termination of each Original Investment Management Agreement and Original Sub-Advisory Agreement, as required by the 1940 Act.

Accordingly, in anticipation of the Transaction, at a meeting held on July 31, 2007 (the "July Meeting"), the Board Members, including the Independent Board Members, unanimously approved new Investment Management Agreements (the "New Investment Management Agreements") with NAM on behalf of each Fund and new Sub-Advisory Agreements (the "New Sub-Advisory Agreements") between NAM and the Sub-Adviser on behalf of each Fund to take effect immediately after the Transaction or shareholder approval of the new advisory contracts, whichever is later. The 1940 Act also requires that each New Investment Management Agreement and New Sub-Advisory Agreement be approved by the respective Fund's shareholders in order for it to become effective. Accordingly, to ensure continuity of advisory services, the Board Members, including the Independent Board Members, unanimously approved Interim Investment Management Agreements and Interim Sub-Advisory Agreements to take effect upon the closing of the Transaction if shareholders have not yet approved the New Investment Management Agreements and New Sub-Advisory Agreements.

Because the information provided and considerations made at the prior reviews continue to be relevant with respect to the evaluation of the New Investment Management Agreements and New Sub-Advisory Agreements, the Board considered the foregoing as part of its deliberations of the New Investment Management Agreements and New Sub-Advisory Agreements. Accordingly, as indicated, the discussions immediately below outline the materials and information presented to the Board in connection with the Board's prior reviews and the analysis undertaken and the conclusions reached by Board Members when determining to continue the Original Investment Management Agreements and Original Sub-Advisory Agreements.

I. APPROVAL OF THE ORIGINAL INVESTMENT MANAGEMENT AGREEMENTS AND ORIGINAL SUB-ADVISORY AGREEMENTS

During the course of the year, the Board received a wide variety of materials relating to the services provided by the Fund Advisers and the performance of the Funds (as applicable). At each of its quarterly meetings, the Board reviewed investment performance (as applicable) and various matters relating to the operations of the Funds and other Nuveen funds, including the compliance program, shareholder services, valuation, custody, distribution and other information relating to the nature, extent and quality of services provided by the Fund Adviser. Between the regularly scheduled quarterly meetings, the Board Members received information on particular matters as the need arose.

46

In preparation for their considerations at the May Meeting, the Independent Board Members received extensive materials, well in advance of the meeting, which outlined or are related to, among other things:

- the nature, extent and quality of services provided by the Fund Adviser;
- the organization and business operations of the Fund Adviser, including the responsibilities of various departments and key personnel;
- each Fund's past performance as well as the Fund's performance compared to funds with similar investment objectives based on data and information provided by an independent third party and to recognized and/or customized benchmarks (as appropriate);
- the profitability of the Fund Adviser and certain industry profitability analyses for unaffiliated advisers;
- the expenses of the Fund Adviser in providing the various services;

- the advisory fees and total expense ratios of each Fund, including comparisons of such fees and expenses with those of comparable, unaffiliated funds based on information and data provided by an independent third party (the "Peer Universe") as well as compared to a subset of funds within the Peer Universe (the "Peer Group") of the respective Fund (as applicable);
- the advisory fees the Fund Adviser assesses to other types of investment products or clients;
- the soft dollar practices of the Fund Adviser, if any; and
- from independent legal counsel, a legal memorandum describing among other things, applicable laws, regulations and duties in reviewing and approving advisory contracts.

At the May Meeting, NAM made a presentation to, and responded to questions from, the Board. The Independent Board Members also met privately with their legal counsel to review the Board's duties in reviewing advisory contracts and considering the renewal of the advisory contracts (which include the sub-advisory contracts). The Independent Board Members, in consultation with independent counsel, reviewed the factors set out in judicial decisions and Securities and Exchange Commission ("SEC") directives relating to the renewal of advisory contracts. As outlined in more detail below, the Board Members considered all factors they believed relevant with respect to each Fund, including, but not limited to, the following: (a) the nature, extent and quality of the services to be provided by the Fund Adviser; (b) the investment performance of the Fund and the Fund Adviser (as applicable); (c) the costs of the services to be provided and profits to be realized by the Fund Adviser and its affiliates; (d) the extent to which economies of scale would be realized; and (e) whether fee levels reflect those economies of scale for the benefit of the Fund's investors. In addition, as noted, the Board Members met regularly throughout the year to oversee the Funds. In evaluating the advisory contracts, the Board Members also relied upon their knowledge of the respective Fund Adviser, its services and the Funds resulting from their meetings and other interactions throughout the year. It is with this background that the Board Members considered each advisory contract.

A. NATURE, EXTENT AND QUALITY OF SERVICES

In considering the renewal of the Original Investment Management Agreements and Original Sub-Advisory Agreements, the Board Members considered the nature, extent and quality of the respective Fund Adviser's services. The Board Members reviewed materials outlining, among other things, the Fund Adviser's organization and business; the types of services that the Fund Adviser or its affiliates provide or are expected to provide to the Funds; the performance record of the Fund (as described in further detail below); and at the annual review, any initiatives Nuveen had taken for the applicable fund product line. As noted, at the annual review, the Board Members were already familiar with the organization, operations and personnel of each respective Fund Adviser due to the Board Members' experience in governing the respective Funds and working with such Fund Advisers on matters relating to the Funds. At the May Meeting, the Board Members also recognized NAM's investment in additional qualified personnel throughout the various groups in the organization and recommended to NAM that it continue to review staffing needs as necessary. The Board Members recognized NAM's investment of resources and efforts to continue to enhance and refine its investment processes.

APPROVAL PROCESS (continued)

With respect to the Sub-Adviser, the Board Members also received and reviewed an evaluation of the Sub-Adviser from NAM at the annual review. Such evaluation outlined, among other things, the Sub-Adviser's organizational history, client base, product mix, investment team and any changes thereto, investment process and any changes to its investment strategy, and the Funds' investment objectives and performance (as applicable). At the May Meeting, the Board Members noted that NAM recommended the renewal of the applicable Original Sub-Advisory Agreements and considered the basis for such recommendations and any qualifications in connection therewith. In its review of the Sub-Adviser, the Board Members also considered, among other things, the experience of the investment personnel, the quality of the Sub-Adviser's investment processes in making portfolio management decisions and any additional refinements and improvements adopted to the portfolio management processes and Fund performance.

In addition to advisory services, the Independent Board Members considered the quality of administrative and non-advisory services provided by NAM and noted that NAM and its affiliates provide the Funds with a wide variety of services and officers and other personnel as are necessary for the operations of the Funds, including:

- product management;
- fund administration;
- oversight by shareholder services and other fund service providers;
- administration of Board relations;
- regulatory and portfolio compliance; and
- legal support.

As the Funds operate in a highly regulated industry and given the importance of compliance, the Board Members considered, in particular, NAM's compliance activities for the Funds and enhancements thereto. In this regard, the Board Members recognized the quality of NAM's compliance team. The Board Members also considered NAM's ability and procedures to monitor the Sub-Adviser's performance, business practices and compliance policies and procedures. The Board Members further noted NAM's negotiations with other service providers and the corresponding reduction in certain service providers' fees at the May Meeting.

In addition to the foregoing services, the Board Members also noted the additional services that NAM or its affiliates provide to Nuveen's closed-end funds, including, in particular, its secondary market support activities. The Board Members recognized Nuveen's continued commitment to supporting the secondary market for the common shares of its closed-end funds through a variety of programs designed to raise investor and analyst awareness and understanding of closed-end funds. These efforts include:

- maintaining shareholder communications;
- providing advertising for the Nuveen closed-end funds;
- maintaining its closed-end fund website;
- maintaining continual contact with financial advisers;
- providing educational symposia;

- conducting research with investors and financial analysis regarding closed-end funds; and
- evaluating secondary market performance.

With respect to the Nuveen closed-end funds that utilize leverage through the issuance of preferred shares ("Preferred Shares"), the Board Members noted Nuveen's continued support for the holders of Preferred Shares by, among other things:

- maintaining an in-house trading desk;
- maintaining a product manager for the Preferred Shares;
- developing distribution for Preferred Shares with new market participants;

48

- maintaining an orderly auction process;
- managing leverage and risk management of leverage; and
- maintaining systems necessary to test compliance with rating agency criteria.

With respect to the Sub-Adviser, the Board Members noted that the sub-advisory agreements were essentially agreements for portfolio management services only and the Sub-Adviser was not expected to supply other significant administrative services to the Funds.

Based on their review, the Board Members found that, overall, the nature, extent and quality of services provided (and expected to be provided) to the Funds under the respective Original Investment Management Agreement or Original Sub-Advisory Agreement, as applicable, were satisfactory.

B. THE INVESTMENT PERFORMANCE OF THE FUNDS AND FUND ADVISERS

At the May Meeting, the Board considered the investment performance for each Fund, including the Fund's historic performance as well as its performance compared to funds with similar investment objectives (the "Performance Peer Group") based on data provided by an independent third party (as described below). The Board Members also reviewed the respective Fund's historic performance compared to recognized and/or customized benchmarks (as applicable).

In evaluating the performance information during the annual review at the May Meeting, in certain instances, the Board Members noted that the closest Performance Peer Group for a fund may not adequately reflect such fund's investment objectives and strategies, thereby limiting the usefulness of the comparisons of such fund's performance with that of the Performance Peer Group. These Performance Peer Groups include those for: the Nuveen Diversified Dividend and Income Fund; the Nuveen Tax-Advantaged Floating Rate Fund; the Nuveen Real Estate Income Fund; the Nuveen Equity Premium Advantage Fund; the Nuveen Equity Premium Income Fund; the Nuveen Equity Premium Opportunity Fund; the Nuveen Equity Premium and Growth Fund; the Nuveen Multi-Strategy Income and Growth Fund; and the Nuveen Multi-Strategy Income and Growth Fund 2.

The Board Members reviewed performance information including, among other things, total return information compared with the respective Fund's Performance Peer Group as well as recognized and/or customized benchmarks (as appropriate) for the one-, three-and five-year periods (as applicable) ending December 31, 2006. This information supplemented the performance information provided to the Board at each of its quarterly meetings. Based on their review at the May Meeting, the Board Members determined that the respective Fund's investment

performance over time had been satisfactory.

C. FEES, EXPENSES AND PROFITABILITY

1. Fees and Expenses

During the annual review, the Board evaluated the management fees and expenses of each Fund reviewing, among other things, such Fund's advisory fees (net and gross management fees) and total expense ratios (before and after expense reimbursements and/or waivers) in absolute terms as well as comparisons to the gross management fees (before waivers), net management fees (after waivers) and total expense ratios (before and after waivers) of comparable funds in the Peer Universe and the Peer Group. In reviewing the fee schedule for a Fund, the Board Members considered the fund-level and complex-wide breakpoint schedules (described in further detail below) and any fee waivers and reimbursements provided by Nuveen. The Board Members further reviewed data regarding the construction of Peer Groups as well as the methods of measurement for the fee and expense analysis and the performance analysis. In certain cases, due to the small number of peers in the Peer Universe, the Peer Universe and Peer Group had significant overlap or even consisted entirely of the same unaffiliated funds. In reviewing the comparisons of fee and expense information, the Board Members recognized that in certain cases, the size of a fund relative to peers, the small size and odd composition of the Peer Group (including differences in objectives and strategies), expense anomalies, timing of information used or other factors impacting the comparisons thereby limited some of the usefulness of the comparative data. The Board Members

49

Annual Investment
Management Agreement
APPROVAL PROCESS (continued)

also considered the differences in the use of leverage. The Board Members also noted the limited Peer Groups available for the Nuveen funds with multi-sleeves of investments (e.g., the Nuveen Multi-Strategy Income and Growth Fund, the Nuveen Multi-Strategy Income and Growth Fund 2, the Nuveen Diversified Dividend and Income Fund and the Nuveen Tax-Advantaged Total Return Strategy Fund). Based on their review of the fee and expense information provided, the Board Members determined that each Fund's net total expense ratio was within an acceptable range compared to peers.

2. Comparisons with the Fees of Other Clients

At the annual review, the Board Members further reviewed data comparing the advisory fees of NAM with fees NAM charges to other clients. Such clients include NAM's separately managed accounts and funds that are not offered by Nuveen but are sub-advised by one of Nuveen's investment management teams. In general, the advisory fees charged for separate accounts are somewhat lower than the advisory fees assessed to the Funds. The Board Members considered the differences in the product types, including, but not limited to, the services provided, the structure and operations, product distribution and costs thereof, portfolio investment policies, investor profiles, account sizes and regulatory requirements. The Board Members noted, in particular, that the range of services provided to the Funds (as discussed above) is much more extensive than that provided to separately managed accounts. As described in further detail above, such additional services include, but are not limited to: product management, fund administration, oversight of third party service providers, administration of Board relations, and legal support. The Board Members noted that the Funds operate in a highly regulated industry requiring extensive compliance functions compared to other investment products. Given the inherent differences in the products, particularly the extensive services

provided to the Funds, the Board Members believe such facts justify the different levels of fees.

With respect to the Sub-Adviser, in considering the fees of the Sub-Adviser, the Board Members also considered the pricing schedule or fees that the Sub-Adviser charges for similar investment management services for other fund sponsors or clients, as applicable. With respect to the Sub-Adviser, the Board Members also reviewed the generally higher fees for equity and taxable fixed income hedge funds and hedge accounts it manages, which include a performance fee

3. Profitability of Fund Advisers

In conjunction with its review of fees, the Board Members also considered the profitability of Nuveen for its advisory activities (which incorporated Nuveen's wholly-owned affiliated sub-advisers) and its financial condition. At the annual review, the Board Members reviewed the revenues and expenses of Nuveen's advisory activities for the last three years, the allocation methodology used in preparing the profitability data as well as the 2006 Annual Report for Nuveen. The Board Members noted this information supplemented the profitability information requested and received during the year to help keep them apprised of developments affecting profitability (such as changes in fee waivers and expense reimbursement commitments). In this regard, the Board Members noted the enhanced dialogue and information regarding profitability with NAM during the year, including more frequent meetings and updates from Nuveen's corporate finance group. The Board Members considered Nuveen's profitability compared with other fund sponsors prepared by three independent third party service providers as well as comparisons of the revenues, expenses and profit margins of various unaffiliated management firms with similar amounts of assets under management prepared by Nuveen.

In reviewing profitability, the Board Members recognized the subjective nature of determining profitability which may be affected by numerous factors including the allocation of expenses. Further, the Board Members recognized the difficulties in making comparisons as the profitability of other advisers generally is not publicly available and the profitability information that is available for certain advisers or management firms may not be representative of the industry and may be affected by, among other things, the adviser's particular business mix, capital costs, types of funds managed and expense allocations.

50

Notwithstanding the foregoing, the Board Members reviewed Nuveen's methodology at the annual review and assumptions for allocating expenses across product lines to determine profitability. Last year, the Board Members also designated an Independent Board Member as a point person for the Board to review the methodology determinations during the year and any refinements thereto, which relevant information produced from such process was reported to the full Board. In reviewing profitability, the Board Members recognized Nuveen's increased investment in its fund business. Based on its review, the Board Members concluded that Nuveen's level of profitability for its advisory activities was reasonable in light of the services provided.

In evaluating the reasonableness of the compensation, the Board Members also considered other amounts paid to a Fund Adviser by the Funds as well as any indirect benefits (such as soft dollar arrangements, if any) the Fund Adviser and its affiliates receive, or are expected to receive, that are directly attributable to the management of the Funds, if any. See Section E below for additional information on indirect benefits a Fund Adviser may receive as a result of its relationship with the Funds. Based on their review of the overall

fee arrangement of each Fund, the Board Members determined that the advisory fees and expenses of the Funds were reasonable.

D. ECONOMIES OF SCALE AND WHETHER FEE LEVELS REFLECT THESE ECONOMIES OF SCALE

With respect to economies of scale, the Board Members recognized the potential benefits resulting from the costs of a Fund being spread over a larger asset base. To help ensure the shareholders share in these benefits, the Board Members reviewed and considered the breakpoints in the advisory fee schedules that reduce advisory fees. In addition to advisory fee breakpoints, the Board also approved a complex-wide fee arrangement in 2004. Pursuant to the complex-wide fee arrangement, the fees of the funds in the Nuveen complex, including the Funds, are reduced as the assets in the fund complex reach certain levels. In evaluating the complex-wide fee arrangement, the Board Members noted that the last complex-wide asset level breakpoint for the complex-wide fee schedule was at \$91 billion and that the Board Members anticipated further review and/or negotiations prior to the assets of the Nuveen complex reaching such threshold. Based on their review, the Board Members concluded that the breakpoint schedule and complex-wide fee arrangement were acceptable and desirable in providing benefits from economies of scale to shareholders, subject to further evaluation of the complex-wide fee schedule as assets in the complex increase. See Section II, Paragraph D - "Approval of the New Investment Management Agreements and New Sub-Advisory Agreements - Economies of Scale and Whether Fee Levels Reflect These Economies of Scale" for information regarding subsequent modifications to the complex-wide fee.

E. INDIRECT BENEFITS

In evaluating fees, the Board Members also considered any indirect benefits or profits the respective Fund Adviser or its affiliates may receive as a result of its relationship with each Fund. In this regard, the Board Members considered the revenues received by affiliates of NAM for serving as agent at Nuveen's preferred trading desk and for serving as a co-manager in the initial public offering of new closed-end exchange traded funds.

In addition to the above, the Board Members considered whether the Fund Adviser received any benefits from soft dollar arrangements whereby a portion of the commissions paid by a Fund for brokerage may be used to acquire research that may be useful to the Fund Adviser in managing the assets of the Funds and other clients. With respect to NAM, the Board Members noted that NAM does not currently have any soft dollar arrangements; however, to the extent certain bona fide agency transactions that occur on markets that traditionally trade on a principal basis and riskless principal transactions are considered as generating "commissions," NAM intends to comply with the applicable safe harbor provisions. With respect to the Sub-Adviser, the Board also considered that such Sub-Adviser currently does not enter into soft dollar arrangements; however, it has adopted a soft dollar policy in the event it does so in the future.

Based on their review, the Board Members concluded that any indirect benefits received by a Fund Adviser as a result of its relationship with the Funds were reasonable and within acceptable parameters.

51

Annual Investment
Management Agreement
APPROVAL PROCESS (continued)

F. OTHER CONSIDERATIONS

The Board Members did not identify any single factor discussed previously as

all-important or controlling in their considerations to continue an advisory contract. The Board Members, including the Independent Board Members, unanimously concluded that the terms of the Original Investment Management and Original Sub-Advisory Agreements are fair and reasonable, that the respective Fund Adviser's fees are reasonable in light of the services provided to each Fund and that the Original Investment Management Agreements and the Original Sub-Advisory Agreements be renewed.

II. APPROVAL OF THE NEW INVESTMENT MANAGEMENT AGREEMENTS AND NEW SUB-ADVISORY AGREEMENTS

Following the May Meeting, the Board Members were advised of the potential Transaction. As noted above, the completion of the Transaction would terminate each of the Original Investment Management Agreements and Original Sub-Advisory Agreements. Accordingly, at the July Meeting, the Board of each Fund, including the Independent Board Members, unanimously approved the New Investment Management Agreements and New Sub-Advisory Agreements on behalf of the respective Funds. Leading up to the July Meeting, the Board Members had several meetings and deliberations with and without Nuveen management present, and with the advice of legal counsel, regarding the proposed Transaction as outlined below.

On June 8, 2007, the Board Members held a special telephonic meeting to discuss the proposed Transaction. At that meeting, the Board Members established a special ad hoc committee comprised solely of Independent Board Members to focus on the Transaction and to keep the Independent Board Members updated with developments regarding the Transaction. On June 15, 2007, the ad hoc committee discussed with representatives of NAM the Transaction and modifications to the complex-wide fee schedule that would generate additional fee savings at specified levels of complex-wide asset growth. Following the foregoing meetings and several subsequent telephonic conferences among Independent Board Members and independent counsel, and between Independent Board Members and representatives of Nuveen, the Board met on June 18, 2007 to further discuss the proposed Transaction. Immediately prior to and then again during the June 18, 2007 meeting, the Independent Board Members met privately with their independent legal counsel. At that meeting, the Board met with representatives of MDP, of Goldman Sachs, Nuveen's financial adviser in the Transaction, and of the Nuveen Board to discuss, among other things, the history and structure of MDP, the terms of the proposed Transaction (including the financing terms), and MDP's general plans and intentions with respect to Nuveen (including with respect to management, employees, and future growth prospects). On July 9, 2007, the Board also met to be updated on the Transaction as part of a special telephonic Board meeting. The Board Members were further updated at a special in-person Board meeting held on July 19, 2007 (one Independent Board Member participated telephonically). Subsequently, on July 27, 2007, the ad hoc committee held a telephonic conference with representatives of Nuveen and MDP to further discuss, among other things, the Transaction, the financing of the Transaction, retention and incentive plans for key employees, the effect of regulatory restrictions on transactions with affiliates after the Transaction, and current volatile market conditions and their impact on the Transaction.

In connection with their review of the New Investment Management Agreements and New Sub-Advisory Agreements, the Independent Board Members, through their independent legal counsel, also requested in writing and received additional information regarding the proposed Transaction and its impact on the provision of services by NAM and its affiliates.

The Independent Board Members received, well in advance of the July Meeting, materials which outlined, among other things:

- the structure and terms of the Transaction, including MDP's co-investor entities and their expected ownership interests, and the financing

arrangements that will exist for Nuveen following the closing of the Transaction;

- the strategic plan for Nuveen following the Transaction;
- the governance structure for Nuveen following the Transaction;

52

- any anticipated changes in the operations of the Nuveen funds following the Transaction, including changes to NAM's and Nuveen's day-to-day management, infrastructure and ability to provide advisory, distribution or other applicable services to the Funds;
- any changes to senior management or key personnel who work on Fund related matters (including portfolio management, investment oversight, and legal/compliance) and any retention or incentive arrangements for such persons;
- any anticipated effect on each Fund's expense ratio (including advisory fees)
 following the Transaction;
- any benefits or undue burdens imposed on the Funds as a result of the Transaction;
- any legal issues for the Funds as a result of the Transaction;
- the nature, quality and extent of services expected to be provided to the Funds following the Transaction, changes to any existing services and policies affecting the Funds, and cost-cutting efforts, if any, that may impact such services or policies;
- any conflicts of interest that may arise for Nuveen or MDP with respect to the Funds;
- the costs associated with obtaining necessary shareholder approvals and who would bear those costs; and
- from legal counsel, a memorandum describing the applicable laws, regulations and duties in approving advisory contracts, including, in particular, with respect to a change of control.

Immediately preceding the July Meeting, representatives of MDP met with the Board to further respond to questions regarding the Transaction. After the meeting with MDP, the Independent Board Members met with independent legal counsel in executive session. At the July Meeting, Nuveen also made a presentation and responded to questions. Following the presentations and discussions of the materials presented to the Board, the Independent Board Members met again in executive session with their counsel. As outlined in more detail below, the Independent Board Members considered all factors they believed relevant with respect to each Fund, including the impact that the Transaction could be expected to have on the following: (a) the nature, extent and quality of services to be provided; (b) the investment performance of the Funds; (c) the costs of the services and profits to be realized by Nuveen and its affiliates; (d) the extent to which economies of scale would be realized; and (e) whether fee levels reflect those economies of scale for the benefit of investors. As noted above, during the past year, the Board Members had completed their annual review of the respective Original Investment Management Agreements and Original Sub-Advisory Agreements and many of the factors considered at such reviews were applicable to their evaluation of the New Investment Management Agreements and New Sub-Advisory Agreements. Accordingly, in evaluating such agreements, the

Board Members relied upon their knowledge and experience with the Fund Advisers and considered the information received and their evaluations and conclusions drawn at the reviews. While the Board reviewed many Nuveen funds at the July Meeting, the Independent Board Members evaluated all information available to them on a fund-by-fund basis, and their determinations were made separately in respect of each Fund.

A. NATURE, EXTENT AND QUALITY OF SERVICES

In evaluating the nature, quality and extent of the services expected to be provided by the Fund Adviser under the applicable New Investment Management Agreement or New Sub-Advisory Agreement, the Independent Board Members considered, among other things, the expected impact, if any, of the Transaction on the operations, facilities, organization and personnel of NAM and the Sub-Adviser (if applicable); the potential implications of regulatory restrictions on the Funds following the Transaction; the ability of NAM and its affiliates to perform their duties after the Transaction; and any anticipated changes to the current investment and other practices of the Funds.

The Board noted that the terms of each New Investment Management Agreement, including the fees payable thereunder, are substantially identical to those of the Original Investment Management Agreement relating to the same Fund (with both reflecting reductions to fee levels in the complex-wide fee schedule for complex-wide assets in excess of \$80 billion that have an effective date of August 20, 2007). Similarly, the terms of each New Sub-Advisory Agreement, including fees payable thereunder, are substantially identical to those of the respective Original Sub-Advisory Agreement relating to the same Fund. The Board considered that the services to be provided and the standard of care under the New Investment Management Agreements and the New Sub-Advisory Agreements are the

53

Annual Investment
Management Agreement
APPROVAL PROCESS (continued)

same as the corresponding original agreements. The Board Members noted the Transaction does not alter the allocation of responsibilities between the Adviser and Sub-Adviser. The Sub-Adviser will continue to furnish an investment program in respect of, make investment decisions for and place all orders for the purchase and sale of securities for the portion of each Fund's investment portfolio allocated by the Adviser to the Sub-Adviser, all on behalf of the applicable Fund and subject to oversight of the Board and the Adviser. The Board Members further noted that key personnel of the Adviser or Sub-Adviser who have responsibility for the Funds in each area, including portfolio management, investment oversight, fund management, fund operations, product management, legal/compliance and board support functions, are expected to be the same following the Transaction. The Board Members considered and are familiar with the qualifications, skills and experience of such personnel. The Board also considered certain information regarding any anticipated retention or incentive plans designed to retain key personnel. Further, the Board Members noted that no changes to Nuveen's infrastructure (including at the affiliated sub-adviser level) or operations as a result of the Transaction were anticipated other than potential enhancements as a result of an expected increase in the level of investment in such infrastructure and personnel. The Board noted MDP's representations that it does not plan to have a direct role in the management of Nuveen, appointing new management personnel, or directly impacting individual staffing decisions. The Board Members also noted that there were not any planned "cost cutting" measures that could be expected to reduce the nature, extent or quality of services. After consideration of the foregoing, the Board Members concluded that no diminution in the nature, quality and extent of services

provided to the Funds and their shareholders by the respective Fund Advisers is expected.

In addition to the above, the Board Members considered potential changes in the operations of each Fund. In this regard, the Board Members considered the potential effect of regulatory restrictions on the Funds' transactions with future affiliated persons. During their deliberations, it was noted that, after the Transaction, a subsidiary of Merrill Lynch is expected to have an ownership interest in Nuveen at a level that will make Merrill Lynch an affiliated person of Nuveen. The Board Members recognized that applicable law would generally prohibit the Funds from engaging in securities transactions with Merrill Lynch as principal, and would also impose restrictions on using Merrill Lynch for agency transactions. They recognized that having MDP and Merrill Lynch as affiliates may restrict the Nuveen funds' ability to invest in securities of issuers controlled by MDP or issued by Merrill Lynch and its affiliates even if not bought directly from MDP or Merrill Lynch as principal. They also recognized that various regulations may require the Nuveen funds to apply investment limitations on a combined basis with affiliates of Merrill Lynch. The Board Members considered information provided by NAM regarding the potential impact on the Nuveen funds' operations as a result of these regulatory restrictions. The Board Members considered, in particular, the Nuveen funds that may be impacted most by the restricted access to Merrill Lynch, including: municipal funds (particularly certain state-specific funds), senior loan funds, taxable fixed income funds, preferred security funds and funds that heavily use derivatives. The Board Members considered such funds' historic use of Merrill Lynch as principal in their transactions and information provided by NAM regarding the expected impact resulting from Merrill Lynch's affiliation with Nuveen and available measures that could be taken to minimize such impact. NAM informed the Board Members that, although difficult to determine with certainty, its management did not believe that MDP's or Merrill Lynch's status as an affiliate of Nuveen would have a material adverse effect on any Nuveen fund's ability to pursue its investment objectives and policies.

In addition to the regulatory restrictions considered by the Board, the Board Members also considered potential conflicts of interest that could arise between the Nuveen funds and various parties to the Transaction and discussed possible ways of addressing such conflicts.

Based on its review along with its considerations regarding services at the annual review, the Board concluded that the Transaction was not expected to adversely affect the nature, quality or extent of services provided by the respective Fund Adviser and that the expected nature, quality and extent of such services supported approval of the New Investment Management Agreements and New Sub-Advisory Agreements.

54

B. PERFORMANCE OF THE FUNDS

With respect to the performance of the Funds, the Board considered that the portfolio management personnel responsible for the management of the Funds' portfolios were expected to continue to manage the portfolios following the completion of the Transaction.

In addition, the Board Members recently reviewed Fund performance at the May Meeting, as described above, and determined such Funds' performance was satisfactory or better. The Board Members further noted that the investment policies and strategies were not expected to change as a result of the Transaction.

In light of the foregoing factors, along with the prior findings regarding

performance at the annual review, the Board concluded that its findings with respect to performance supported approval of the New Investment Management Agreements and New Sub-Advisory Agreements.

C. FEES, EXPENSES AND PROFITABILITY

As described in more detail above, during the annual review, the Board Members considered, among other things, the management fees and expenses of the Funds, the breakpoint schedules, and comparisons of such fees and expenses with peers. At the annual review, the Board Members determined that the respective Fund's advisory fees and expenses were reasonable. In evaluating the profitability of the Fund Adviser under the New Investment Management Agreements and New Sub-Advisory Agreements, the Board Members considered their conclusions at their prior reviews and whether the management fees or other expenses would change as a result of the Transaction. As described above, the investment management fee for NAM is composed of two components -- a fund-level component and complex-wide level component. The fee schedule under the New Investment Management Agreements to be paid to NAM is identical to that under the Original Investment Management Agreements, including the modified complex-wide fee schedule. As noted above, the Board recently approved a modified complex-wide fee schedule that would generate additional fee savings on complex-wide assets above \$80 billion. The modifications have an effective date of August 20, 2007 and are part of the Original Investment Management Agreements. Accordingly, the terms of the complex-wide component under the New Investment Management Agreements are the same as under the Original Investment Management Agreements. The Board Members also noted that Nuveen has committed for a period of two years from the date of closing of the Transaction that it will not increase gross management fees for any Nuveen fund and will not reduce voluntary expense reimbursement levels for any Nuveen fund from their currently scheduled prospective levels. Based on the information provided, the Board Members did not expect that overall Fund expenses would increase as a result of the Transaction.

In addition, the Board Members considered that additional fund launches were anticipated after the Transaction which would result in an increase in total assets under management in the complex and a corresponding decrease in overall management fees under the complex-wide fee schedule. Taking into consideration the Board's prior evaluation of fees and expenses at the annual renewal, and the modification to the complex-wide fee schedule, the Board determined that the management fees and expenses were reasonable.

While it is difficult to predict with any degree of certainty the impact of the Transaction on Nuveen's profitability for its advisory activities (which includes its affiliated sub-advisers), at the recent annual review, the Board Members were satisfied that Nuveen's level of profitability for its advisory activities was reasonable. During the year, the Board Members had noted the enhanced dialogue regarding profitability and the appointment of an Independent Board Member as a point person to review methodology determinations and refinements in calculating profitability. Given their considerations at the annual review and the modifications to the complex-wide fee schedule, the Board Members were satisfied that Nuveen's level of profitability for its advisory activities continues to be reasonable.

With respect to the Sub-Adviser, the fees paid under the New Sub-Advisory Agreements are the same as the Original Sub-Advisory Agreements. The Transaction is not anticipated to affect the profitability of the Sub-Adviser. At the annual review, the Board Members were satisfied that the respective Fund Adviser's level of profitability was reasonable in light of the services provided. Taking into account the Board's prior evaluation and the fact that sub-advisory fees will not change, the Board Members were satisfied that the respective Fund Advisers' levels of profitability were reasonable in light of the services provided.

55

Annual Investment
Management Agreement
APPROVAL PROCESS (continued)

D. ECONOMIES OF SCALE AND WHETHER FEE LEVELS REFLECT THESE ECONOMIES OF SCALE

The Board Members have been cognizant of economies of scale and the potential benefits resulting from the costs of a Fund being spread over a larger asset base. To help ensure that shareholders share in the benefits derived from economies of scale, the Board adopted the complex-wide fee arrangement in 2004. At the May Meeting, the Board Members reviewed the complex-wide fee arrangements and noted that additional negotiations may be necessary or appropriate as the assets in the complex approached the \$91 billion threshold. In light of this assessment coupled with the upcoming Transaction, at the June 15, 2007 meeting, the ad hoc committee met with representatives of Nuveen to further discuss modifications to the complex-wide fee schedule that would generate additional savings for shareholders as the assets of the complex grow. The proposed terms for the complex-wide fee schedule are expressed in terms of targeted cumulative savings at specified levels of complex-wide assets, rather than in terms of targeted marginal complex-wide fee rates. Under the modified schedule, the schedule would generate additional fee savings beginning at complex-wide assets of \$80 billion in order to achieve targeted cumulative annual savings at \$91 billion of \$28 million on a complex-wide level (approximately \$0.6 million higher than those generated under the then current schedule) and generate additional fee savings for asset growth above complex-wide assets of \$91 billion in order to achieve targeted annual savings at \$125 billion of assets of approximately \$50 million on a complex-wide level (approximately \$2.2 million higher annually than that generated under the then current schedule). At the July Meeting, the Board approved the modified complex-wide fee schedule for the Original Investment Management Agreements and these same terms will apply to the New Investment Management Agreements. Accordingly, the Board Members believe that the breakpoint schedules and revised complex-wide fee schedule are appropriate and desirable in ensuring that shareholders participate in the benefits derived from economies of scale.

E. INDIRECT BENEFITS

During their recent annual review, the Board Members considered any indirect benefits that the Fund Adviser may receive as a result of its relationship with the Funds, as described above. As the policies and operations of the Fund Advisers are not anticipated to change significantly after the Transaction, such indirect benefits should remain after the Transaction. The Board Members further considered any additional indirect benefits to be received by the Fund Adviser or its affiliates after the Transaction. The Board Members noted that other than benefits from its ownership interest in Nuveen and indirect benefits from fee revenues paid by the Funds under the management agreements and other Board-approved relationships, it was currently not expected that MDP or its affiliates would derive any benefit from the Funds as a result of the Transaction or transact any business with or on behalf of the Funds (other than perhaps potential Fund acquisitions, in secondary market transactions, of securities issued by MDP portfolio companies); or that Merrill Lynch or its affiliates would derive any benefits from the Funds as a result of the Transaction (noting that, indeed, Merrill Lynch would stand to experience the discontinuation of principal transaction activity with the Nuveen funds and likely would experience a noticeable reduction in the volume of agency transactions with the Nuveen funds).

F. OTHER CONSIDERATIONS

In addition to the factors above, the Board Members also considered the following with respect to the Funds:

- Nuveen would rely on the provisions of Section 15(f) of the 1940 Act. Section 15(f) provides, in substance, that when a sale of a controlling interest in an investment adviser occurs, the investment adviser or any of its affiliated persons may receive any amount or benefit in connection with the sale so long as (i) during the three-year period following the consummation of a transaction, at least 75% of the investment company's board of directors must not be "interested persons" (as defined in the 1940 Act) of the investment adviser or predecessor adviser and (ii) an "unfair burden" (as defined in the 1940 Act, including any interpretations or no-action letters of the SEC) must not be imposed on the investment company as a result of the transaction relating to the sale of such interest, or any express or implied terms, conditions or understanding applicable thereto. In this regard, to help ensure that an unfair burden is not imposed on the Nuveen funds, Nuveen has committed for a period of two years from the date of the closing of the Transaction (i) not to increase gross management fees for any Nuveen fund; (ii) not to reduce voluntary expense reimbursement levels for any Nuveen fund from their currently scheduled

56

prospective levels during that period; (iii) that no Nuveen fund whose portfolio is managed by a Nuveen affiliate shall use Merrill Lynch as a broker with respect to portfolio transactions done on an agency basis, except as may be approved in the future by the Compliance Committee of the Board; and (iv) that each adviser/portfolio team affiliated with Nuveen shall not cause the Funds (or sleeves thereof) and other Nuveen funds that the team manages, as a whole, to enter into portfolio transactions with or through the other minority owners of Nuveen, on either a principal or an agency basis, to a significantly greater extent than both what one would expect an investment team to use such firm in the normal course of business, and what such team has historically done, without prior Board or Compliance Committee approval (excluding the impact of proportionally increasing the use of such other "minority owners" to fill the void necessitated by not being able to use Merrill Lynch).

- The Funds would not incur any costs in seeking the necessary shareholder approvals for the New Investment Management Agreements or New Sub-Advisory Agreements (except for any costs attributed to seeking shareholder approvals of Fund specific matters unrelated to the Transaction, such as approval of Board Members or changes to investment policies, in which case a portion of such costs will be borne by the applicable Funds).
- The reputation, financial strength and resources of MDP.
- The long-term investment philosophy of MDP and anticipated plans to grow Nuveen's business to the benefit of the Nuveen funds.
- The benefits to the Nuveen funds as a result of the Transaction including: (i) as a private company, Nuveen may have more flexibility in making additional investments in its business; (ii) as a private company, Nuveen may be better able to structure compensation packages to attract and retain talented personnel; (iii) as certain of Nuveen's distribution partners are expected to be equity or debt investors in Nuveen, Nuveen may be able to take advantage of new or enhanced distribution arrangements with such partners; and (iv) MDP's experience, capabilities and resources that may help Nuveen identify and acquire investment teams or firms and finance such acquisitions.
- The historic premium and discount levels at which the shares of the Nuveen funds have traded at specified dates with particular focus on the premiums and

discounts after the announcement of the Transaction, taking into consideration recent volatile market conditions and steps or initiatives considered or undertaken by NAM to address discount levels.

G. CONCLUSION

The Board Members did not identify any single factor discussed previously as all-important or controlling. The Board Members, including the Independent Board Members, unanimously concluded that the terms of the New Investment Management Agreements and New Sub-Advisory Agreements are fair and reasonable, that the fees therein are reasonable in light of the services to be provided to each Fund and that the New Investment Management Agreements and New Sub-Advisory Agreements should be approved and recommended to shareholders.

III. APPROVAL OF INTERIM CONTRACTS

As noted above, at the July Meeting, the Board Members, including the Independent Board Members, unanimously approved the Interim Investment Management Agreements and Interim Sub-Advisory Agreements. If necessary to assure continuity of advisory services, the Interim Investment Management Agreements and Interim Sub-Advisory Agreements will take effect upon the closing of the Transaction if shareholders have not yet approved the New Investment Management Agreements and New Sub-Advisory Agreements. The terms of each Interim Investment Management Agreement and Interim Sub-Advisory Agreement are substantially identical to those of the corresponding Original Investment Management Agreement and New Investment Management Agreement and the Original Sub-Advisory Agreement and New Sub-Advisory Agreement, respectively, except for certain term and escrow provisions. In light of the foregoing, the Board Members, including the Independent Board Members, unanimously determined that the scope and quality of services to be provided to the Funds under the respective Interim Investment Management Agreement and Interim Sub-Advisory Agreement are at least equivalent to the scope and quality of services provided under the applicable Original Investment Management Agreement and Original Sub-Advisory Agreement.

57

BOARD MEMBERS & OFFICERS

The management of the Funds, including general supervision of the duties performed for the Funds by the Adviser, is the responsibility of the Board Members of the Funds. The number of board members of the Fund is currently set at eight. None of the board members who are not "interested" persons of the Funds has ever been a director or employee of, or consultant to, Nuveen or its affiliates. The names and business addresses of the board members and officers of the Funds, their principal occupations and other affiliations during the past five years, the number of portfolios each oversees and other directorships they hold are set forth below.

NAME, BIRTHDATE	POSITION(S) HELD WITH	YEAR FIRST	
AND ADDRESS	THE FUNDS	ELECTED OR	PRINCIPAL OCCUPATION(S)
		APPOINTED	INCLUDING OTHER DIRECTORSHIPS
		AND TERM(2)	DURING PAST 5 YEARS

BOARD MEMBER WHO IS AN INTERESTED PERSON OF THE FUNDS:

_	TIMOTHY R. SCHWERTFEGER (1)				
	3/28/49	Chairman of the Board	1994	Director	(since 1994)	and
	333 W. Wacker Drive	and Board Member	ANNUAL	Chairman	(since 1996)	and

Chicago, IL 60606

Non-Executive Chairman (since July 1, 2007) formerly, Chief Executive Officer (1996-June 30, 2007) of Nuveen Investments, Inc., and Nuveen Asset Management and certain other subsidiaries of Nuveen Investments, Inc.; formerly, Director (1992-2006) of Institutional Capital Corporation.

BOARD MEMBERS WHO ARE NOT INTERESTED PERSONS OF THE FUNDS:

BOTHE THEIRBERG WITO THE NOT	INTERNED LEROUND OF THE	I I ONDO.	
- ROBERT P. BREMNER 8/22/40 333 W. Wacker Drive Chicago, IL 60606	Lead Independent Board member	1997 CLASS III	Private Investor and Management Consultant.
- JACK B. EVANS 10/22/48 333 W. Wacker Drive Chicago, IL 60606	Board member	1999 CLASS III	President, The Hall-Per Foundation, a private philanthropic corporation (since 1996); Director

2004

CLASS II

errine tion r and Vice Chairman, United Fire Group, a publicly held company; Member of the Board of Regents for the State of Iowa University System; Director, Gazette Companies; Life Trustee of Coe College and Iowa College Foundation; Member of the Advisory Council of the Department of Finance in the Tippie College of Business, University of Iowa; formerly, Director, Alliant Energy; formerly, Director, Federal Reserve Bank of Chicago; formerly, President and Chief Operating Officer, SCI Financial Group, Inc., a regional financial services firm.

- WILLIAM C. HUNTER
3/6/48
333 W. Wacker Drive Board member
Chicago, IL 60606

Dean, Tippie College of Business, University of Iowa (since July 2006); formerly, Dean and Distinguished Professor of Finance, School of Business at the University of Connecticut (2003-2006); previously, Senior Vice President and Director of Research at the Federal Reserve Bank of Chicago (1995-2003); Director (since 1997), Credit Research Center at Georgetown University; Director (since 2004) of Xerox Corporation; Director,

SS&C Technologies, Inc. (May 2005-October 2005).

58

NAME, BIRTHDATE AND ADDRESS POSITION(S) HELD WITH THE FUNDS

YEAR FIRST

ELECTED OR PRINCIPAL OCCUPATION(S)

APPOINTED INCLUDING OTHER DIRECTORSHIPS

Ι

APPOINTED

INCLUDING OTHER DIRECTORSHIPS C

Director, Northwestern Mutual

AND TERM(2) DURING PAST 5 YEARS

BOARD MEMBERS WHO ARE NOT INTERESTED PERSONS OF THE FUNDS (CONTINUED):

- DAVID J. KUNDERT

10/28/42 333 W. Wacker Drive Chicago, IL 60606

Board member

2005 CLASS II

Wealth Management Company; Retired (since 2004) as Chairman, JPMorgan Fleming Asset Management, President and CEO, Banc One Investment Advisors Corporation, and President, One Group Mutual Funds; prior thereto, Executive Vice President, Banc One Corporation and Chairman and CEO, Banc One Investment Management Group; Board of Regents, Luther College; member of the Wisconsin Bar Association; member of Board of Directors. Friends of Boerner Botanical

Gardens; member of Board of

Directors, Milwaukee Repertory Theater.

- WILLIAM J. SCHNEIDER 9/24/44

333 W. Wacker Drive Chicago, IL 60606

Board member

1997 ANNUAL

Chairman of Miller-Valentine Partners Ltd., a real estate investment company; formerly, Senior Partner and Chief Operating Officer (retired, 2004) of Miller-Valentine Group; formerly, Vice President, Miller-Valentine Realty; Board Member, Chair of the Finance Committee and member of the Audit Committee of Premier Health Partners, the not-for-profit company of Miami Valley Hospital; Vice President, Dayton Philharmonic Orchestra Association; Board Member, Regional Leaders Forum, which promotes cooperation on economic development issues; Director, Dayton Development Coalition; formerly, Member, Community Advisory Board,

			National City Bank, Dayton, Ohio and Business Advisory Council, Cleveland Federal Reserve Bank.	
- JUDITH M. STOCKDALE 12/29/47 333 W. Wacker Drive Chicago, IL 60606	Board member	1997 CLASS I	Executive Director, Gaylord and Dorothy Donnelley Foundation (since 1994); prior thereto, Executive Director, Great Lakes Protection Fund (from 1990 to 1994).	0
- CAROLE E. STONE 6/28/47 333 W. Wacker Drive Chicago, IL 60606	Board member	2007 CLASS I	Director, Chicago Board Options Exchange (since 2006); Chair New York Racing Association Oversight Board (since 2005); Commissioner, New York State Commission on Public Authority Reform (since 2005); formerly Director, New York State Division of the Budget (2000-2004), Chair, Public Authorities Control Board (2000-2004) and Director, Local Government Assistance Corporation (2000-2004).	
	59			
NAME, BIRTHDATE AND ADDRESS	POSITION(S) HELD WITH THE FUNDS	YEAR FIRST ELECTED OR APPOINTED(4)	DURING PAST 5 YEARS	NUMB IN F OVER OFFI
OFFICERS OF THE FUND: - GIFFORD R. ZIMMERMAN 9/9/56 333 W. Wacker Drive Chicago, IL 60606	Chief Administrative Officer	1988	Managing Director (since 2002), Assistant Secretary and Associate General Counsel, formerly, Vice President and Assistant General Counsel, of Nuveen Investments, LLC; Managing Director (since 2002) and Assistant Secretary and Associate General Counsel, formerly, Vice President	

(since 1997), of Nuveen

Managing Director (since 2004) and Assistant Secretary (since 1994) of

Asset Management;

Nuveen Investments, Inc.; Assistant Secretary of NWQ Investment Management Company, LLC. (since 2002); Vice President and Assistant Secretary of Nuveen Investments Advisers Inc. (since 2002); Managing Director, Associate General Counsel and Assistant Secretary of Rittenhouse Asset Management, Inc., Symphony Asset Management LLC (since 2003), Tradewinds Global Investors, LLC and Santa Barbara Asset Management, LLC; (since 2006); formerly, Managing Director (2002-2004), General Counsel (1998-2004) and Assistant Secretary, formerly, Vice President of Nuveen Advisory Corp. and Nuveen Institutional Advisory Corp.(3); Chartered Financial Analyst.

- WILLIAMS ADAMS IV 6/9/55 333 W. Wacker Drive Chicago, IL 60606	Vice President	2007	Executive Vice President, U.S. Structured Products of Nuveen Investments, LLC, (since 1999), prior thereto, Managing Director of Structured Investments.
- JULIA L. ANTONATOS 9/22/63 333 W. Wacker Drive Chicago, IL 60606	Vice President	2004	Managing Director (since 2005), formerly Vice President (since 2002) of Nuveen Investments, LLC; Chartered Financial Analyst.
- CEDRIC H. ANTOSIEWICZ 1/11/62 333 W. Wacker Drive Chicago, IL 60606	Vice President	2007	Managing Director, (since 2004) previously, Vice President (1993-2004) of Nuveen Investments, LLC.
- MICHAEL T. ATKINSON 2/3/66 333 W. Wacker Drive Chicago, IL 60606	Vice President and Assistant Secretary	2000	Vice President (since 2002) of Nuveen Investments, LLC.
- PETER H. D'ARRIGO 11/28/67 333 W. Wacker Drive	Vice President	1999	Vice President and Treasurer of Nuveen

Chicago, IL 60606

Investments, LLC and of

Nuveen Investments, Inc. (since 1999); Vice President and Treasurer of Nuveen Asset Management (since 2002) and of Nuveen Investments Advisers Inc. (since 2002); Assistant Treasurer of NWO Investment Management Company, LLC. (since 2002); Vice President and Treasurer of Nuveen Rittenhouse Asset Management, Inc. (since 2003); Treasurer of Symphony Asset Management LLC (since 2003) and Santa Barbara Asset Management, LLC (since 2006); Assistant Treasurer, Tradewinds Global Investors, LLC (since 2006); formerly, Vice President and Treasurer (1999-2004) of Nuveen Advisory Corp. and Nuveen Institutional Advisory Corp. (3); Chartered Financial Analyst.

60

NAME, BIRTHDATE AND ADDRESS	POSITION(S) HELD WITH THE FUNDS	YEAR FIRST ELECTED OR APPOINTED(4)	PRINCIPAL OCCUPATION(S) DURING PAST 5 YEARS
OFFICERS OF THE FUND (CONTI - LORNA C. FERGUSON 10/24/45 333 W. Wacker Drive Chicago, IL 60606		1998	Managing Director (since 2004), formerly, Vice President of Nuveen Investments, LLC, Managing Director (2004) formerly, Vice President (1998-2004) of Nuveen Advisory Corp. and Nuveen Institutional Advisory Corp.(3); Managing Director (since 2005) of Nuveen Asset Management.
- WILLIAM M. FITZGERALD 3/2/64 333 W. Wacker Drive Chicago, IL 60606	Vice President	1995	Managing Director (since 2002), formerly, Vice President of Nuveen

NUME IN F OVER OFFI

Corp. and Nuv Institutional Corp.(3); Mar Director (sir Nuveen Asset Vice Presider 2002) of Nuve Investments A Inc.; Charter Analyst.	Advisory naging nce 2001) of Management; nt (since een Advisers
Vice Presider 1993) and Fur Controller (sof Nuveen Invalue; formerly President and Controller (1 Nuveen Invest Certified Puk Accountant.	nds since 1998) vestments, v, Vice d Funds 1998-2004) of tments, Inc.;
Assistant Vicand Assistant of the Nuveer (2003-2006); President (single formerly, Assistant Counsel (2003-2006) of Investments, previously, Fred (2001-2003) of firm of Veddo Kaufman & Kan	E Secretary n Funds Vice Lnce 2006) sistant Vice d Assistant sel of Nuveen LLC; Associate at the law er, Price,
Vice Presider 2000) of Nuve Investments, Certified Puk Accountant.	een LLC;

Investments, LLC;

Managing Director (1997-2004) of Nuveen Advisory

- STEPHEN D. FOY 5/31/54 333 W. Wacker Drive Chicago, IL 60606	Vice President and Controller	1998	Vice President (since 1993) and Funds Controller (since 1998) of Nuveen Investments, LLC; formerly, Vice President and Funds Controller (1998-2004) of Nuveen Investments, Inc.; Certified Public Accountant.
- WALTER M. KELLY 2/24/70 333 W. Wacker Drive Chicago, IL 60606	Chief Compliance Officer and Vice President	2003	Assistant Vice President and Assistant Secretary of the Nuveen Funds (2003-2006); Vice President (since 2006) formerly, Assistant Vice President and Assistant General Counsel (2003-2006) of Nuveen Investments, LLC; previously, Associate (2001-2003) at the law firm of Vedder, Price, Kaufman & Kammholz.
- DAVID J. LAMB 3/22/63 333 W. Wacker Drive Chicago, IL 60606	Vice President	2000	Vice President (since 2000) of Nuveen Investments, LLC; Certified Public Accountant.
- TINA M. LAZAR 8/27/61 333 W. Wacker Drive Chicago, IL 60606	Vice President	2002	Vice President of Nuveen Investments, LLC (since 1999).
- LARRY W. MARTIN 7/27/51 333 W. Wacker Drive	Vice President and Assistant Secretary	1988	Vice President, Assistant Secretary and Assistant

Chicago, IL 60606

General Counsel of Nuveen

formerly, Vice President and Assistant Secretary of Nuveen Advisory Corp.

Investments, LLC;

and Nuveen Institutional Advisory Corp.(3); Vice President (since 2005) and Assistant Secretary of Nuveen Investments, Inc.; Vice President (since 2005) and Assistant Secretary (since 1997) of Nuveen Asset Management; Vice President (since 2000), Assistant Secretary and Assistant General Counsel (since 1998) of Rittenhouse Asset Management, Inc.; Vice President and Assistant Secretary of Nuveen Investments Advisers Inc. (since 2002); Assistant Secretary of NWQ Investment Management Company, LLC (since 2002), Symphony Asset Management LLC (since 2003) and Tradewinds Global Investors, LLC and Santa Barbara Asset Management, LLC (since 2006).

61

NAME, BIRTHDATE AND ADDRESS

POSITION(S) HELD WITH THE FUNDS

YEAR FIRST ELECTED OR APPOINTED (4)

PRINCIPAL OCCUPATION(S) DURING PAST 5 YEARS

IN F OVER OFFI

NUME

OFFICERS OF THE FUND (CONTINUED):

- KEVIN J. MCCARTHY 3/26/66 333 W. Wacker Drive Secretary

Chicago, IL 60606

Vice President and

2007

Vice President and Assistant General Counsel, Nuveen Investments, Inc, (since 2007); Vice President, Nuveen Investments, LLC (since 2007); Vice President and Assistant Secretary, Nuveen Asset Management and Rittenhouse Asset Management, Inc. (since 2007); prior thereto, Partner, Bell, Boyd & Lloyd LLP (1997-2007)

- JOHN V. MILLER 4/10/67

Managing Director (since

333 W. Wacker Drive Chicago, IL 60606

Vice President

2007

2007), formerly, Vice President (2002-2007) of Nuveen Asset Management and Nuveen Investments, LLC; Chartered Financial Analyst.

- (1) Mr. Schwertfeger is an "interested person" of the Funds, as defined in the Investment Company Act of 1940, because he is an officer and board member of the Adviser.
- (2) Board Members serve three year terms, except for two board members who are elected by the holders of Preferred Shares. The Board of Trustees is divided into three classes, Class I, Class II, and Class III, with each being elected to serve until the third succeeding annual shareholders' meeting subsequent to its election or thereafter in each case when its respective successors are duly elected or appointed, except two board members are elected by the holders of Preferred Shares to serve until the next annual shareholders' meeting subsequent to its election or thereafter in each case when its respective successors are duly elected or appointed. The first year elected or appointed represents the year in which the board member was first elected or appointed to any fund in the Nuveen Complex.
- (3) Nuveen Advisory Corp. and Nuveen Institutional Advisory Corp. were reorganized into Nuveen Asset Management, effective January 1, 2005.
- (4) Officers serve one year terms through July of each year. The year first elected or appointed represents the year in which the Officer was first elected or appointed to any fund in the Nuveen Complex.

62

Reinvest Automatically
EASILY and CONVENIENTLY

NUVEEN MAKES REINVESTING EASY. A PHONE CALL IS ALL IT TAKES TO SET UP YOUR REINVESTMENT ACCOUNT.

NUVEEN CLOSED-END FUNDS DIVIDEND REINVESTMENT PLAN

Your Nuveen Closed-End Fund allows you to conveniently reinvest dividends and/or capital gains distributions in additional Fund shares.

By choosing to reinvest, you'll be able to invest money regularly and automatically, and watch your investment grow through the power of tax-free compounding. Just like dividends or distributions in cash, there may be times when income or capital gains taxes may be payable on dividends or distributions that are reinvested.

It is important to note that an automatic reinvestment plan does not ensure a profit, nor does it protect you against loss in a declining market.

EASY AND CONVENIENT

To make recordkeeping easy and convenient, each month you'll receive a statement showing your total dividends and distributions, the date of investment, the shares acquired and the price per share, and the total number of shares you own.

HOW SHARES ARE PURCHASED

The shares you acquire by reinvesting will either be purchased on the open market or newly issued by the Fund. If the shares are trading at or above net asset value at the time of valuation, the Fund will issue new shares at the greater of the net asset value or 95% of the then-current market price. If the shares are trading at less than net asset value, shares for your account will be purchased on the open market. If the Plan Agent begins purchasing Fund shares on the open market while shares are trading below net asset value, but the Fund's shares subsequently trade at or above their net asset value before the Plan Agent is able to complete its purchases, the Plan Agent may cease open-market purchases and may invest the uninvested portion of the distribution in newly-issued Fund shares at a price equal to the greater of the shares' net asset value or 95% of the shares' market value on the last business day immediately prior to the purchase date. Dividends and distributions received to purchase shares in the open market will normally be invested shortly after the dividend payment date. No interest will be paid on dividends and distributions awaiting reinvestment. Because the market price of the shares may increase before purchases are completed, the average purchase price per share may exceed the market price at the time of valuation, resulting in the acquisition of fewer shares than if the dividend or distribution had been paid in shares issued by the Fund. A pro rata portion of any applicable brokerage commissions on open market purchases will be paid by Plan participants. These commissions usually will be lower than those charged on individual transactions.

63

FLEXIBLE

You may change your distribution option or withdraw from the Plan at any time, should your needs or situation change. Should you withdraw, you can receive a certificate for all whole shares credited to your reinvestment account and cash payment for fractional shares, or cash payment for all reinvestment account shares, less brokerage commissions and a \$2.50 service fee.

You can reinvest whether your shares are registered in your name, or in the name of a brokerage firm, bank, or other nominee. Ask your investment advisor if his or her firm will participate on your behalf. Participants whose shares are registered in the name of one firm may not be able to transfer the shares to another firm and continue to participate in the Plan.

The Fund reserves the right to amend or terminate the Plan at any time. Although the Fund reserves the right to amend the Plan to include a service charge payable by the participants, there is no direct service charge to participants in the Plan at this time.

CALL TODAY TO START REINVESTING DIVIDENDS AND/OR DISTRIBUTIONS

For more information on the Nuveen Automatic Reinvestment Plan or to enroll in or withdraw from the Plan, speak with your financial advisor or call us at (800) 257-8787.

64

Glossary of TERMS USED in this REPORT

Average Annual Total Return: This is a commonly used method to express an investment's performance over a particular, usually multi-year time period. It expresses the return that would have been necessary each year to equal the investment's actual cumulative performance (including change in NAV or market price and reinvested dividends and capital gains distributions, if any) over the

time period being considered.

Market Yield (also known as Dividend Yield or Current Yield): Market yield is based on the Fund's current annualized monthly distribution divided by the Fund's current market price. The Fund's monthly distributions to its shareholders may be comprised of ordinary income, net realized capital gains and, if at the end of the calendar year the Fund's cumulative net ordinary income and net realized gains are less than the amount of the Fund's distributions, a tax return of capital.

Net Asset Value (NAV): A Fund's common share NAV per share is calculated by subtracting the liabilities of the Fund (including any Preferred shares issued in order to leverage the Fund) from its total assets and then dividing the remainder by the number of shares outstanding. Fund NAVs are calculated at the end of each business day.

65

NOTES

66

OTHER USEFUL INFORMATION

QUARTERLY PORTFOLIO OF INVESTMENTS AND PROXY VOTING INFORMATION

Each Fund's (i) quarterly portfolio of investments, (ii) information regarding how the Funds voted proxies relating to portfolio securities held during the most recent 12-month period ended June 30, 2007, and (iii) a description of the policies and procedures that the Funds used to determine how to vote proxies relating to portfolio securities are available without charge, upon request, by calling Nuveen Investments toll-free at (800) 257-8787 or on Nuveen's website at www.nuveen.com.

You may also obtain this and other Fund information directly from the Securities and Exchange Commission ("SEC"). The SEC may charge a copying fee for this information. Visit the SEC on-line at http://www.sec.gov or in person at the SEC's Public Reference Room in Washington, D.C. Call the SEC at 1-202-942-8090 for room hours and operation. You may also request Fund information by sending an e-mail request to publicinfo@sec.gov or by writing to the SEC's Public Reference Section at 450 Fifth Street NW, Washington, D.C. 20549.

CEO Certification Disclosure

Each Fund's Chief Executive Officer has submitted to the New York Stock Exchange the annual CEO certification as required by Section 303A.12(a) of the NYSE Listed Company Manual.

Each Fund has filed with the Securities and Exchange Commission the certification of its Chief Executive Officer and Chief Financial Officer required by Section 302 of the Sarbanes-Oxley Act.

Dividend Information

The following federal income tax information is provided with respect to the Funds' distributions paid during the taxable year ended July 31, 2007: Senior Income, Floating Rate Income and Floating Rate Income Opportunity hereby designate 96.16%, 98.96% and 97.95% (or the maximum amount eligible) of ordinary income distributions as Interest-Related Dividends as defined in Internal Revenue Code Section 871(k) for the taxable year ended July 31, 2007.

Board of Trustees
Robert P. Bremner
Jack B. Evans
William C. Hunter
David J. Kundert
William J. Schneider
Timothy R. Schwertfeger
Judith M. Stockdale
Carol E. Stone

Fund Manager Nuveen Asset Management 333 West Wacker Drive Chicago, IL 60606

Custodian State Street Bank & Trust Company Boston, MA

Transfer Agent and Shareholder Services State Street Bank & Trust Company Nuveen Funds P.O. Box 43071 Providence, RI 02940-3071 (800) 257-8787

Legal Counsel Chapman and Cutler LLP Chicago, IL

Independent Registered Public Accounting Firm Ernst & Young LLP Chicago, IL

The Fund intends to repurchase shares of its own common and preferred stock in the future at such times and in such amounts as is deemed advisable. No shares were repurchased during the period covered by this report. Any future repurchases will be reported to shareholders in the next annual or semi-annual report.

67

Nuveen Investments:

SERVING INVESTORS FOR GENERATIONS

Since 1898, financial advisors and their clients have relied on Nuveen Investments to provide dependable investment solutions. For the past century, Nuveen Investments has adhered to the belief that the best approach to investing is to apply conservative risk-management principles to help minimize volatility.

Building on this tradition, we today offer a range of high quality equity and fixed-income solutions that are integral to a well-diversified core portfolio. Our clients have come to appreciate this diversity, as well as our continued adherence to proven, long-term investing principles.

We offer many different investing solutions for our clients' different needs.

Managing \$172 billion in assets, as of June 30, 2007, Nuveen Investments offers access to a number of different asset classes and investing solutions through a variety of products. Nuveen Investments markets its capabilities under six distinct brands: Nuveen, a leader in fixed-income investments; NWQ, a leader in value-style equities; Rittenhouse, a leader in growth-style equities; Symphony, a leading institutional manager of market-neutral alternative investment portfolios; Santa Barbara, a leader in growth equities; and Tradewinds, a leader in global equities.

Find out how we can help you reach your financial goals. To learn more about the products and services Nuveen Investments offers, talk to your financial advisor, or call us at (800) 257-8787. Please read the information provided carefully before you invest.

Be sure to obtain a prospectus, where applicable. Investors should consider the investment objective and policies, risk considerations, charges and expenses of the Fund carefully before investing. The prospectus contains this and other information relevant to an investment in the Fund. For a prospectus, please contact your securities representative or Nuveen Investments, 333 W. Wacker Dr., Chicago, IL 60606. Please read the prospectus carefully before you invest or send money.

EAN-C-0707D

Learn more about Nuveen Funds at: WWW.NUVEEN.COM/CEF

Share prices
Fund details
Daily financial news
Investor education
Interactive planning tools

ITEM 2. CODE OF ETHICS.

As of the end of the period covered by this report, the registrant has adopted a code of ethics that applies to the registrant's principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions. [There were no amendments to or waivers from the Code during the period covered by this report.] The registrant has posted the code of ethics on its website at www.nuveen.com/etf. (To view the code, click on the Investor Resources drop down menu box, click on Fund Governance and then click on Code of Conduct.)

ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT.

The registrant's Board of Directors or Trustees determined that the registrant has at least one "audit committee financial expert" (as defined in Item 3 of Form N-CSR) serving on its Audit Committee. The registrant's audit committee financial expert is Jack B. Evans, Chairman of the Audit Committee, who is "independent" for purposes of Item 3 of Form N-CSR.

Mr. Evans was formerly President and Chief Operating Officer of SCI Financial Group, Inc., a full service registered broker-dealer and registered investment adviser ("SCI"). As part of his role as President and Chief Operating Officer, Mr. Evans actively supervised the Chief Financial Officer (the "CFO") and actively supervised the CFO's preparation of financial statements and other filings with various regulatory authorities. In such capacity, Mr. Evans was actively involved in the preparation of SCI's financial statements and the resolution of issues raised in connection therewith. Mr. Evans has also served on the audit committee of various reporting companies. At such companies, Mr. Evans was involved in the oversight of audits, audit plans, and the preparation of financial statements. Mr. Evans also formerly chaired the audit committee of the Federal Reserve Bank of Chicago.

ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

Nuveen Floating Rate Income Opportunity Fund

The following tables show the amount of fees that Ernst & Young LLP, the Fund's auditor, billed to the Fund during the Fund's last two full fiscal years. For engagements with Ernst & Young LLP the Audit Committee approved in advance all audit services and non-audit services that Ernst & Young LLP provided to the Fund, except for those non-audit services that were subject to the pre-approval exception under Rule 2-01 of Regulation S-X (the "pre-approval exception"). The pre-approval exception for services provided directly to the Fund waives the pre-approval requirement for services other than audit, review or attest services if: (A) the aggregate amount of all such services provided constitutes no more than 5% of the total amount of revenues paid by the Fund to its accountant during the fiscal year in which the services are provided; (B) the Fund did not recognize the services as non-audit services at the time of the engagement; and (C) the services are promptly brought to the Audit Committee's attention, and the Committee (or its delegate) approves the services before the audit is completed.

The Audit Committee has delegated certain pre-approval responsibilities to its Chairman (or, in his absence, any other member of the Audit Committee).

SERVICES THAT THE FUND'S AUDITOR BILLED TO THE FUND

FISCAL YEAR ENDED		FEES BILLED FUND (1)				K FEES FO FUND (
July 31, 2007	\$ 	45 , 923	\$	0	\$ 	0
Percentage approved pursuant to pre-approval exception		0%		0%		0
July 31, 2006	======= \$ 	44,864	======================================	0	======================================	====== 800
Percentage approved pursuant to pre-approval exception		0%		0%		0

- (1) "Audit Fees" are the aggregate fees billed for professional services for the audit of the Fund's annual financial statements and services provided in connection with statutory and regulatory filings or engagements.
- (2) "Audit Related Fees" are the aggregate fees billed for assurance and related services reasonably related to the performance of the audit or review of financial statements and are not reported under "Audit Fees".
- (3) "Tax Fees" are the aggregate fees billed for professional services for tax advice, tax compliance, and tax planning.

(4) "All Other Fees" are the aggregate fees billed for products and services other than "Audit Fees", "Audit Related Fees", and "Tax Fees".

SERVICES THAT THE FUND'S AUDITOR BILLED TO THE ADVISER AND AFFILIATED FUND SERVICE PROVIDERS

The following tables show the amount of fees billed by Ernst & Young LLP to Nuveen Asset Management ("NAM" or the "Adviser"), and any entity controlling, controlled by or under common control with NAM ("Control Affiliate") that provides ongoing services to the Fund ("Affiliated Fund Service Provider"), for engagements directly related to the Fund's operations and financial reporting, during the Fund's last two full fiscal years.

The tables also show the percentage of fees subject to the pre-approval exception. The pre-approval exception for services provided to the Adviser and any Affiliated Fund Service Provider (other than audit, review or attest services) waives the pre-approval requirement if: (A) the aggregate amount of all such services provided constitutes no more than 5% of the total amount of revenues paid to Ernst & Young LLP by the Fund, the Adviser and Affiliated Fund Service Providers during the fiscal year in which the services are provided that would have to be pre-approved by the Audit Committee; (B) the Fund did not recognize the services as non-audit services at the time of the engagement; and (C) the services are promptly brought to the Audit Committee's attention, and the Committee (or its delegate) approves the services before the Fund's audit is completed.

FISCAL YEAR ENDED	BILLED TO AL AFFILIATE	DVISER AND ED FUND	ADV AFFIL	ES BILLED TO VISER AND LIATED FUND PROVIDERS (1)	BILLED TO A AND AFFILIAT
July 31, 2007	\$	0	т	0	\$
Percentage approved pursuant to pre-approval exception		0%		0%	
July 31, 2006	\$	0	\$	5,400	
Percentage approved pursuant to pre-approval exception		0%		0%	

⁽¹⁾ The amounts reported for the Fund under the column heading "Tax Fees" represents amounts billed to the Adviser exclusively for the preparation for the Fund's tax return, the cost of which is borne by the Adviser. In the aggregate, for all Nuveen funds for which Ernst & Young LLP serves as independent registered public accounting firm, these fees amounted to \$161,400 in 2006. Beginning with fund fiscal years ending August 31, 2006, Ernst & Young LLP will no longer prepare the fund tax returns.

NON-AUDIT SERVICES

The following table shows the amount of fees that Ernst & Young LLP billed during the Fund's last two full fiscal years for non-audit services. For engagements entered into on or after May 6, 2003, the Audit Committee is required to pre-approve non-audit services that Ernst & Young LLP provides to the Adviser and any Affiliated Fund Services Provider, if the engagement related directly to the Fund's operations and financial reporting (except for those subject to the de minimis exception described above). The Audit Committee requested and received information from Ernst & Young LLP about any non-audit services that Ernst & Young LLP rendered during the Fund's last fiscal year to the Adviser and any Affiliated Fund Service Provider. The Committee considered this information in evaluating Ernst & Young LLP's independence.

FISCAL YEAR ENDED TOTAL NON-AUDIT FEES BILLED TO FUND		BILLED T AFFILIATE PROVIDER RELATED D OPERATION	TOTAL NON-AUDIT FEES BILLED TO ADVISER AND AFFILIATED FUND SERVICE PROVIDERS (ENGAGEMENTS RELATED DIRECTLY TO THE OPERATIONS AND FINANCIAL REPORTING OF THE FUND)		TOTAL NON-AUDIT FF BILLED TO ADVISER AFFILIATED FUND SEF PROVIDERS (ALL OTF ENGAGEMENTS)	
July 31, 2007	\$	1,650	\$	0	\$	
July 31, 2006	\$	2,350	\$	5,400	\$	

"Non-Audit Fees billed to Adviser" for both fiscal year ends represent "Tax Fees" billed to Adviser in their respective amounts from the previous table.

Audit Committee Pre-Approval Policies and Procedures. Generally, the Audit Committee must approve (i) all non-audit services to be performed for the Fund by the Fund's independent accountants and (ii) all audit and non-audit services to be performed by the Fund's independent accountants for the Affiliated Fund Service Providers with respect to operations and financial reporting of the Fund. Regarding tax and research projects conducted by the independent accountants for the Fund and Affiliated Fund Service Providers (with respect to operations and financial reports of the Fund) such engagements will be (i) pre-approved by the Audit Committee if they are expected to be for amounts greater than \$10,000; (ii) reported to the Audit Committee chairman for his verbal approval prior to engagement if they are expected to be for amounts under \$10,000 but greater than \$5,000; and (iii) reported to the Audit Committee at the next Audit Committee meeting if they are expected to be for an amount under \$5,000.

ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS.

The registrant's Board of Directors or Trustees has a separately designated Audit Committee established in accordance with Section 3(a)(58)(A) of the Securities Exchange Act of 1934, as amended (15 U.S.C. 78c(a)(58)(A)). The members of the audit committee are Robert P. Bremner, Jack B. Evans, David J. Kundert (except for Nuveen Real Estate Income Fund & Nuveen Diversified Dividend and Income Fund) and William J. Schneider. Mr. Eugene S. Sunshine, who also served as a member of the Committee during this reporting period, has resigned from the Board of Directors. His resignation became effective at 1 p.m. on July 31, 2007.

ITEM 6. SCHEDULE OF INVESTMENTS.

See Portfolio of Investments in Item 1.

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

The Adviser has engaged Symphony Asset Management, LLC ("Symphony"), an affiliate of the Adviser, as Sub-Adviser to provide discretionary investment advisory services. As part of these services, the Adviser has also delegated to the Sub-Adviser the full responsibility for proxy voting and related duties in accordance with the Sub-Adviser's policies and procedures. The Adviser will periodically monitor the Sub-Adviser's voting to ensure that the Sub-Adviser is carrying out its duties. The Sub-Adviser's proxy voting policies and procedures are summarized in the following paragraphs.

Symphony uses the proxy voting services of Institutional Shareholder Services ("ISS"). The ISS Proxy Voting Services provide Symphony and its clients with an independent source of proxy voting research and services. The use of ISS is designed to offer client-centered proxy voting which minimizes conflicts of interests between Symphony's interests and those of its clients.

In order to monitor how ISS votes client proxies, Symphony has established a Proxy Voting Review Committee (the "Committee"). The Committee is composed of Symphony's Chief Operating Officer and its Chief Investment Officer. Each year, the Committee reviews ISS proxy voting policies and practices to determine whether such policies and practices are consistent with Symphony's fiduciary duty to the clients for whom Symphony is responsible for voting proxies. During the year, the Committee reviews how ISS votes on specific issues. From time to time, the Committee discusses the proxy voting process with representatives of ISS in order to ensure that Symphony's client interests are being protected. When Symphony disagrees with ISS' policies with respect to certain issues, Symphony will direct the voting of its clients' proxies according to what Symphony believes is the best interests of its clients.

Clients who have questions about how particular proxies are voted for their account may request such information from Symphony by calling (800) 847-6369.

ITEM 8. PORTFOLIO MANAGERS OF CLOSED-END MANAGEMENT INVESTMENT COMPANIES.

The Adviser has engaged Symphony Asset Management also referred to as "Sub-Adviser") as Sub-Adviser to provide discretionary investment advisory services. The following section provides information on the portfolio managers of the Sub-Adviser.

SYMPHONY ASSET MANAGEMENT

A. PORTFOLIO MANAGER BIOGRAPHIES

Gunther Stein, Director of Fixed Income Strategies, Portfolio Manager

Gunther Stein is the lead portfolio manager for high yield strategies at Symphony Asset Management and is the lead portfolio manager of Nuveen's senior loan asset management team. Prior to joining Symphony in 1999, Stein was a high yield portfolio manager at Wells Fargo Bank, where he was responsible for investing in public high yield bonds and bank loans and also managed a team of credit analysts. Stein joined Wells Fargo in 1993 as an Associate in its Loan Syndications/Leveraged Finance Group. Previously, Stein worked for four years as a euro-currency deposit trader with First Interstate Bank. He has also worked for Standard Chartered Bank, Mexico City and Citibank Investment Bank, London. He completed Wells Fargo's Credit Management Training program and holds an M.B.A. from the University of Texas, Austin. He graduated from the University of California at Berkeley with a B.A. in Economics.

Lenny Mason, Portfolio Manager

Lenny Mason is a high yield portfolio manager for Symphony Asset Management and is also a portfolio manager on the Nuveen's senior loan asset management team. Prior to joining Symphony in 2001, Mason was a Managing Director in FleetBoston's Technology & Communications Group, where he headed its five member Structuring and Advisory Team. He joined FleetBoston in 1995 as an Assistant Vice President in its Media & Communications Group. Previously, Mason worked for Wells Fargo Bank's Corporate Banking Group dealing primarily with leveraged transactions and for Coopers & Lybrand as an auditor. He holds an M.B.A. in Finance from the University of Chicago, a B.S. in Accounting from Babson College and is also a C.P.A.

B. OTHER ACCOUNTS

OTHER ACCOUNTS MANAGED BY SYMPHONY AS OF 7/31/07

	GUN	THER STEIN	LENI	NY MASON
(a) RICs Number of accts Assets (\$000s)	\$	6 2,577.6	\$	6 2,577.6
(b) Other pooled accts Non-performance fee accts				
Number of accts		5		5
Assets (\$000s)	\$	1,777.0	\$	1,777.0
Performance fee accts				
Number of accts		8		6
Assets (\$000s)	\$	1,577.7	\$	1,003.8
(c) Other				
Non-performance fee accts				
Number of accts		5		5
Assets (\$000s)	\$	2.2	\$	1.7
Performance fee accts				
Number of accts		2		
Assets (\$000s)	\$	334.1		

Dollar amounts are in millions

C. POTENTIAL MATERIAL CONFLICTS OF INTEREST

As described above, the portfolio managers may manage other accounts with investment strategies similar to the Fund, including other investment companies and separately managed accounts. Fees earned by the Sub-adviser may vary among these accounts and the portfolio managers may personally invest in some but not all of these accounts. These factors could create conflicts of interest because a portfolio manager may have incentives to favor certain accounts over others, resulting in other accounts outperforming the Fund. A conflict may also exist if a portfolio manager identified a limited investment opportunity that may be appropriate for more than one account, but the Fund is not able to take full advantage of that opportunity due to the need to allocate that opportunity among multiple accounts. In addition, the portfolio managers may execute transactions for another account that may adversely impact the value of securities held by the Fund. However, the Sub-adviser believes that these risks are mitigated by the fact that accounts with like investment strategies managed by a particular portfolio manager are generally managed in a similar fashion, subject to exceptions to account for particular investment restrictions or policies

applicable only to certain accounts, differences in cash flows and account sizes, and other factors. In addition, the Sub-adviser has adopted trade allocation procedures that require equitable allocation of trade orders for a particular security among participating accounts.

D. FUND MANAGER COMPENSATION

Symphony investment professionals receive competitive base salaries and participate in a bonus pool which is tied directly to the firm's operating income with a disproportionate amount paid to the managers responsible for generating the alpha. The bonus paid to investment personnel is based on acumen, overall contribution and strategy performance. However, there is no fixed formula which guides bonus allocations. Bonuses are paid on an annual basis. In addition, investment professionals may participate in an equity-based compensation pool.

E. OWNERSHIP OF NSL SECURITIES AS JULY 31, 2007.

Lenny Mason \$0

Gunther Stein \$10,001-\$50,000

ITEM 9. PURCHASES OF EQUITY SECURITIES BY CLOSED-END MANAGEMENT INVESTMENT COMPANY AND AFFILIATED PURCHASERS.

Not applicable.

ITEM 10. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.

There have been no material changes to the procedures by which shareholders may recommend nominees to the registrant's Board implemented after the registrant last provided disclosure in response to this Item.

ITEM 11. CONTROLS AND PROCEDURES.

- (a) The registrant's principal executive and principal financial officers, or persons performing similar functions, have concluded that the registrant's disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940, as amended (the "1940 Act") (17 CFR 270.30a-3(c))) are effective, as of a date within 90 days of the filing date of this report that includes the disclosure required by this paragraph, based on their evaluation of the controls and procedures required by Rule 30a-3(b) under the 1940 Act (17 CFR 270.30a-3(b)) and Rules 13a-15(b) or 15d-15(b) under the Securities Exchange Act of 1934, as amended (the "Exchange Act") (17 CFR 240.13a-15(b) or 240.15d-15(b)).
- (b) There were no changes in the registrant's internal control over financial reporting (as defined in Rule 30a-3(d) under the 1940 Act (17 CFR 270.30a-3(d)) that occurred during the second fiscal quarter of the period covered by this report that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting.

ITEM 12. EXHIBITS.

File the exhibits listed below as part of this Form. Letter or number the

exhibits in the sequence indicated.

- (a) (1) Any code of ethics, or amendment thereto, that is the subject of the disclosure required by Item 2, to the extent that the registrant intends to satisfy the Item 2 requirements through filing of an exhibit: Not applicable because the code is posted on registrant's website at www.nuveen.com/etf and there were no amendments during the period covered by this report. (To view the code, click on the Investor Resources drop down menu box, click on Fund Governance and then Code of Conduct.)
- (a) (2) A separate certification for each principal executive officer and principal financial officer of the registrant as required by Rule 30a-2(a) under the 1940 Act (17 CFR 270.30a-2(a)) in the exact form set forth below: Ex-99.CERT Attached hereto.
- (a) (3) Any written solicitation to purchase securities under Rule 23c-1 under the 1940 Act (17 CFR 270.23c-1) sent or given during the period covered by the report by or on behalf of the registrant to 10 or more persons. Not applicable.
- (b) If the report is filed under Section 13(a) or 15(d) of the Exchange Act, provide the certifications required by Rule 30a-2(b) under the 1940 Act (17 CFR 270.30a-2(b)); Rule 13a-14(b) or Rule 15d-14(b) under the Exchange Act (17 CFR 240.13a-14(b) or 240.15d-14(b)), and Section 1350 of Chapter 63 of Title 18 of the United States Code (18 U.S.C. 1350) as an exhibit. A certification furnished pursuant to this paragraph will not be deemed "filed" for purposes of Section 18 of the Exchange Act (15 U.S.C. 78r), or otherwise subject to the liability of that section. Such certification will not be deemed to be incorporated by reference into any filing under the Securities Act of 1933 or the Exchange Act, except to the extent that the registrant specifically incorporates it by reference. Ex-99.906 CERT 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.

(Registrant) Nuveen Floating Rate Income Opportunity Fund

By (Signature and Title) * /s/ Kevin J. McCarthy

Kevin J. McCarthy
Vice President and Secretary

Date: October 5, 2007

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 (Signature and Title) * /s/ Gifford R. Zimmerman

Gifford R. Zimmerman Chief Administrative Officer

(principal executive officer)

Date: October 5, 2007

By (Signature and Title) * /s/ Stephen D. Foy

Stephen D. Foy

Vice President and Controller (principal financial officer)

Date: October 5, 2007

* Print the name and title of each signing officer under his or her signature.