NUVEEN QUALITY PREFERRED INCOME FUND 2 Form N-CSR October 08, 2014

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 811-21137

Nuveen Quality Preferred Income Fund 2 (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 July 31 end:

Date of reporting period: July 31, 2014

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.

ITEM 1. REPORTS TO STOCKHOLDERS.

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Nuveen Investments

Closed-End Funds

Annual Report July 31, 2014

JTP

Nuveen Quality Preferred Income Fund

JPS

Nuveen Quality Preferred Income Fund 2

JHP

Nuveen Quality Preferred Income Fund 3

Nuveen Investments to be acquired by TIAA-CREF

On April 14, 2014, TIAA-CREF announced that it had entered into an agreement to acquire Nuveen Investments, the parent company of your fund's investment adviser, Nuveen Fund Advisors, LLC ("NFAL") and the Nuveen affiliates that act as sub-advisers to the majority of the Nuveen Funds. TIAA-CREF is a national financial services organization with approximately \$569 billion in assets under management (as of March 31, 2014) and is a leading provider of retirement services in the academic, research, medical and cultural fields. Nuveen anticipates that it will operate as a separate subsidiary within TIAA-CREF's asset management business, and that its current leadership and key investment teams will stay in place.

Your fund investment will not change as a result of Nuveen's change of ownership. You will still own the same fund shares and the underlying value of those shares will not change as a result of the transaction. NFAL and your fund's sub-adviser(s) will continue to manage your fund according to the same objectives and policies as before, and we do not anticipate any significant changes to your fund's operations. Under the securities laws, the consummation of the transaction will result in the automatic termination of the investment management agreements between the funds and NFAL and the investment sub-advisory agreements between NFAL and each fund's sub-adviser(s). The new agreements have been approved by shareholders of your fund.

The transaction is currently expected to close early in the fourth quarter of 2014, but remains subject to customary closing conditions.

Table

of Contents

Chairman's Letter to Shareholders	4
Portfolio Managers' Comments	5
Fund Leverage	8
Common Share Information	S
Risk Considerations	11
Performance Overview and Holding Summaries	12
Shareholder Meeting Report	18
Report of Independent Registered Public Accounting Firm	19
Portfolios of Investments	20
Statement of Assets and Liabilities	39
Statement of Operations	40
Statement of Changes in Net Assets	41
Statement of Cash Flows	43
Financial Highlights	44
Notes to Financial Statements	49
Additional Fund Information	62
Glossary of Terms Used in this Report	63
Reinvest Automatically, Easily and Conveniently	64
Board Members & Officers	65
Annual Investment Management Agreement Approval Process	70
Nuveen Investments	
3	

Chairman's Letter

to Shareholders

Dear Shareholders,

After significant growth in 2013, domestic and international equity markets have been less compelling during the first part of 2014. Concerns about deflation, political uncertainty in many places and the potential for more fragile economies to impact other countries have produced uncertainty in the markets.

Europe is beginning to emerge slowly from the recession in mid-2013, with improved GDP and employment trends in some countries. However, Japan's deflationary headwinds have resurfaced; and China shows signs of slowing from credit distress combined with declines in manufacturing and exports. Most recently, tensions between Russia and Ukraine may continue to hold back stocks and support government bonds in the near term.

Despite these headwinds, there are some encouraging signs of forward momentum in the markets. In the U.S., the news is more positive with financial risks slowly receding, positive GDP trends, downward trending unemployment and stronger household finances and corporate spending.

It is in such changeable markets that professional investment management is most important. Investment teams who have experienced challenging markets in the past understand how their asset class can behave in rapidly changing times. Remaining committed to their investment disciplines during these times is a critical component to achieving long-term success. In fact, many strong investment track records are established during challenging periods because experienced investment teams understand that volatile markets place a premium on companies and investment ideas that can weather the short-term volatility. By maintaining appropriate time horizons, diversification and relying on practiced investment teams, we believe that investors can achieve their long-term investment objectives.

As always, I encourage you to communicate with your financial consultant if you have any questions about your investment in a Nuveen Fund. On behalf of the other members of the Nuveen Fund Board, we look forward to continuing to earn your trust in the months and years ahead.

William J. Schneider Chairman of the Board September 22, 2014

Portfolio Managers'

Comments

Nuveen Quality Preferred Income Fund (JTP) Nuveen Quality Preferred Income Fund 2 (JPS) Nuveen Quality Preferred Income Fund 3 (JHP)

The Funds are sub-advised by a team of specialists at Spectrum Asset Management, a wholly owned subsidiary of Principal Global Investors, LLC. Mark Lieb and Phil Jacoby lead the team. Here Mark and Phil talk about the U.S. economy and equity markets, their management strategy and the performance of the Funds for the twelve-month reporting period ended July 31, 2014.

What factors affected the U.S. economy and equity markets during the twelve-month reporting period ended July 31, 2014?

During this reporting period, the U.S. economy continued its advance toward recovery from recession. The Federal Reserve (Fed) maintained efforts to bolster growth and promote progress toward its mandates of maximum employment and price stability by holding the benchmark fed funds rate at the record low level of zero to 0.25% that it established in December 2008. Based on its view that the underlying strength in the broader economy was enough to support ongoing improvement in the labor market, the Fed began to reduce or taper its monthly asset purchases in \$10 billion increments over the course of five consecutive meetings (December 2013 through June 2014). As of July 2014, the Fed's monthly purchases comprise \$15 billion in mortgage backed securities (versus the original \$40 billion per month) and \$20 billion in longer-term Treasury securities (versus \$45 billion). Following its June 2014 meeting the Fed reiterated that it would continue to look at a wide range of factors, including labor market conditions, indicators of inflationary pressures and readings on financial developments, in determining future actions, saying that it would likely maintain the current target range for the fed funds rate for a considerable time after the asset purchase program ends, especially if projected inflation continues to run below the Fed's 2% longer-run goal.

In the second quarter of 2014, the U.S. economy, as measured by the U.S. gross domestic product (GDP), grew 4.2%. In the previous quarter, GDP contracted at an annualized rate of 2.1%, the economy's weakest quarter since the recession officially ended in June 2009. The decline during this period was attributed in part to the severe weather of the past winter, which deterred consumer spending and disrupted construction, production and shipping. The Consumer Price Index (CPI) rose 2.4% year-over-year as of July 2014, while the core CPI (which excludes food and energy) increased 1.9% during the same period, in line with the Fed's unofficial longer term objective of 2.0% for this inflation measure. As of July 2014, the national unemployment rate remained at 6.2%, down from the 7.3% reported in July 2013, but still higher than levels that would provide consistent support for optimal GDP growth. During the last twelve months, the unemployment rate and the number of unemployed persons have declined by 1.1% and 1.7 million, respectively. The housing

Certain statements in this report are forward-looking statements. Discussions of specific investments are for illustration only and are not intended as recommendations of individual investments. The forward-looking statements and other views expressed herein are those of the portfolio managers as of the date of this report. Actual future results or occurrences may differ significantly from those anticipated in any forward-looking statements and the views expressed herein are subject to change at any time, due to numerous market and other factors. The Funds disclaim any obligation to update publicly or revise any forward-looking statements or views

expressed herein.

Ratings shown are the highest rating given by one of the following national rating agencies: Standard & Poor's (S&P), Moody's Investors Service, Inc. (Moody's) or Fitch, Inc. (Fitch). Credit ratings are subject to change. AAA, AA, A and BBB are investment grade ratings; BB, B, CCC, CC, C and D are below investment grade ratings. Certain bonds backed by U.S. Government or agency securities are regarded as having an implied rating equal to the rating of such securities. Holdings designated N/R are not rated by these national rating agencies.

Nuveen Investments

Portfolio Managers' Comments (continued)

market continued to post gains as the average home price in the S&P/Case-Shiller Index of 20 major metropolitan areas rose 8.1% for the twelve months ended July 2014.

Several events touched off increased volatility in the financial markets. First, in May 2013, then-Fed Chairman Ben Bernanke's remarks about tapering the Fed's asset purchase program triggered widespread uncertainty about the next step for the Fed's quantitative easing program and its impact on the markets as well as the overall economy. Meanwhile, political debate over federal spending continued, as Congress failed to reach an agreement on the federal budget for Fiscal 2014. On October 1, 2013, the start date for Fiscal 2014, the federal government shut down for 16 days until an interim appropriations bill was signed into law. (Consensus on a \$1.1 trillion federal spending bill was ultimately reached in January 2014, and in February 2014, members of Congress agreed to suspend the \$16.7 trillion debt ceiling until March 2015.)

The preferred securities market staged a strong recovery this year from the weak environment in 2013 caused by the government bond market's psychological adjustment to the risk of discontinued bond buying from the Fed in 2014. The \$1,000 par dominated Barclays USD Capital Securities Index posted a 10.33% return during the reporting period and the \$25 par dominated BofA/Merrill Lynch Preferred Securities Fixed Rate Index posted a 8.75% return. While the 10-year U.S. Treasury rate was essentially unchanged on July 31, 2014 versus a year earlier, the 10-year yield gyrated during that timeframe between a low of 2.44% and a high of 3.03%. During the reporting period, relatively subordinate Tier 1 structures once again outperformed more senior lower Tier 2 structures. The Tier 1 sub-index of the Barclays USD Capital Securities Index posted a return of 12.24%, which was well above the 9.71% return posted by the Lower Tier 2 sub-index.

What key strategies were used to manage the Funds during the twelve-month reporting period ended July 31, 2014?

The investment objective of each Fund is to seek high current income consistent with capital preservation. Each Fund's secondary objective is to enhance portfolio value. Under normal market conditions, the Funds seek to invest at least 80% of their net assets in preferred securities and up to 20% of their net assets in debt securities, including convertible debt and convertible preferred securities.

Our underlying strategy is to maintain a balance between the individual investor-oriented \$25 par preferred securities often traded on securities exchanges and the institutional investor-oriented \$1,000 par preferred securities traded over- the-counter in the capital markets. Both types of securities offer performance opportunities, which together with the broad diversification benefits of this combined universe, help to produce potentially attractive risk-adjusted rates of return. We keep a risk-averse posture toward security structure and portfolio structure, which is an important core aspect of our efforts to preserve capital and provide attractive income relative to investment grade and senior corporate credit.

During the reporting period, we generally sold low yield-to-call step-up paper that had done well and had little upside remaining. Step-up preferred shares that pay a fixed dividend for a specific period of time and then a floating rate for some time later did particularly well as they offer prospective interest rate risk protection. At the beginning of the year, we purchased longer term paper in the \$25 par sector and added to concentrations in the additional Tier 1 sector of foreign banking in order to pick up yield and duration as we believed that longer term securities would do well after being over sold late last year. In the latter part of the reporting period, we added new positions in high coupon fixed-to-floating rate preferred stocks of U.S. banks and fixed-to-floating rate bonds of foreign utilities in order to reduce longer-term interest rate risk.

How did the Funds perform during the twelve-month reporting period ended July 31, 2014?

The tables in the Performance Overview and Holding Summaries section of this report provide total return performance for each Fund for the one-year, five-year and ten-year periods ended July 31, 2014. For the twelve-month reporting period ended July 31, 2014, all three Funds' common shares at net asset value (NAV) outperformed the Barclays U.S. Aggregate Bond Index and the Blended Benchmark.

Nuveen Investments

During the reporting period, several items contributed positively to the performance of the Funds: 1) outperformance of the \$25 par sector relative to the positive performance \$1,000 par sector, 2) outperformance of the European Tier 1 step-up sector, 3) the declining trend in long term interest rates, and 4) security selection. When interest rates go down callable securities (such as those in the \$25 par sector with 5 year call options) tend to experience a reduction in duration, and conversely when rates rise their duration rises too this "negative convexity" can cause the \$25 par sector to be more volatile than the \$1,000 par sector when long rates move significantly in one direction. Of course, volatility can have positive valuation implications when rates decline like they have during this reporting period. The outperformance of the \$25 par sector was particularly notable in the second half of the reporting period because it more than recovered the valuation losses that occurred during the first half of the reporting, the incremental move higher can be explained by preferred spreads moving about 50bps tighter relative to the decline in U.S. Treasury bond yields.

Capital Securities rallied tighter too, in particular, high coupon long duration capital securities did the best. Performance in this \$1,000 par sector was also aided by the improvement in a subsector called the European Tier 1 step-up sector. There had been heightened uncertainty around this group of securities due to expected changes in regulation, specifically, around the degree of their usefulness in the issuers' capital structure and the possibility that they would be extended rather than called at better prices. During the reporting period, European Banking Regulators agreed that this step-up sector would continue to have a role in the capital structure, but would soon become more economical to redeem. The end result of this regulatory clarity was a rally from what had been discounted prices.

Those positions that contributed to the Funds' outperformance include, Goldman Sachs Capital II and Centaur Funding. Goldman did well due to a timely tender offer to buy all of its trust preferred capital securities at a premium to the market. Centaur Funding Corporation, a high coupon issue, tightened amidst the rally in the U.S. Treasury market.

Strong absolute performance notwithstanding, there were several items that detracted from the performance which can be primarily explained as duration extension in the second half of 2013 and specific credit issues. As discussed, the duration or interest rate sensitivity of certain instruments can extend or lengthen when interest rate increase. The Funds' duration extended by a little over two and half years during the second half of 2013 which detracted from performance. Most of the duration extension risk had passed this by January 2014. Specific holdings that detracted from performance include the preferreds of Wachovia Bank and Barclay's Bank. Wachovia called a preferred security which was trading above par using an unusual regulatory par call. Barclay's Bank preferreds traded down as the bank saw one of its marginal revenue in its trading operation decline.

Fund

Leverage

IMPACT OF THE FUNDS' LEVERAGE STRATEGY ON PERFORMANCE

One important factor impacting the returns of the Funds relative to their benchmarks was the Funds' use of leverage through the use of bank borrowings. The Funds use leverage because our research has shown that, over time, leveraging provides opportunities for additional income and total return for common shareholders. However, use of leverage also can expose common shareholders to additional volatility. For example, as the prices of securities held by a Fund decline, the negative impact of these valuation changes on common share NAV and common shareholder total return is magnified by the use of leverage. Conversely, leverage may enhance common share returns during periods when the prices of securities held by a Fund generally are rising. The Funds' use of leverage had a positive impact on performance during this reporting period.

The Funds also continued to use swap contracts to partially fix the interest cost of leverage, which as mentioned previously, the Funds use through bank borrowings. Each Fund's swap contracts detracted modestly from overall Fund performance during this reporting period.

As of July 31, 2014, the Funds' percentages of leverage are shown in the accompanying table.

	JTP	JPS	JHP
Effective Leverage*	27.99%	27.92%	28.00%
Regulatory			
Leverage*	27.99%	27.92%	28.00%

^{*} Effective leverage is a Fund's effective economic leverage, and includes both regulatory leverage and the leverage effects of certain derivative and other investments in a Fund's portfolio that increase the Fund's investment exposure. Regulatory leverage consists of preferred shares issued or borrowings of a Fund. Both of these are part of a Fund's capital structure. Regulatory leverage is subject to asset coverage limits set forth in the Investment Company Act of 1940.

THE FUNDS' REGULATORY LEVERAGE

Bank Borrowings

The Funds employ regulatory leverage through the use of bank borrowings. As of July 31, 2014, the Funds have outstanding bank borrowings as shown in the accompanying table.

	JTP	JPS	JHP
Bank Borrowings	\$234,000,000	\$464,000,000	\$89,000,000
Refer to Notes to I	Financial Statements, Note 8	Borrowing Arrangement	ts for further details.

Common Share

Information

DISTRIBUTION INFORMATION

The following information regarding the Funds' distributions is current as of July 31, 2014. Each Fund's distribution levels may vary over time based on each Fund's investment activities and portfolio investment value changes.

During the current reporting period, each Fund's distributions to common shareholders were as shown in the accompanying table.

	Per	Common Share Amou	nts
Ex-Dividend Date	JTP	JPS	JHP
August 2013	\$ 0.0500	\$ 0.0550	\$ 0.0520
September	0.0520	0.0550	0.0520
October	0.0520	0.0550	0.0520
November	0.0520	0.0550	0.0520
December	0.0520	0.0550	0.0520
January	0.0520	0.0550	0.0520
February	0.0520	0.0550	0.0520
March	0.0520	0.0550	0.0520
April	0.0520	0.0550	0.0520
May	0.0520	0.0550	0.0520
June	0.0520	0.0550	0.0520
July 2014	0.0520	0.0550	0.0520
Non-Recurring supplemental taxable			
distribution*	0.0387		0.0422
Current Distribution Rate**	7.47%	7.40%	7.40%

^{*} Distribution paid in December 2013.

Each Fund in this report seeks to pay regular monthly dividends out of its net investment income at a rate that reflects its past and projected net income performance. To permit each Fund to maintain a more stable monthly dividend, the Fund may pay dividends at a rate that may be more or less than the amount of net income actually earned by the Fund during the period. If a Fund has cumulatively earned more than it has paid in dividends, it will hold the excess in reserve as undistributed net investment income (UNII) as part of the Fund's net asset value. Conversely, if a Fund has cumulatively paid in dividends more than it has earned, the excess will constitute a negative UNII that will likewise be reflected in the Fund's net asset value. Each Fund will, over time, pay all its net investment income as dividends to shareholders.

As of July 31, 2014, all of the Funds in this report had positive UNII balances for both tax and financial reporting purposes.

^{**} Current distribution rate 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 fiscal year the Fund's cumulative net ordinary income and net realized gains are less than the amount of the Fund's distributions, a return of capital for tax purposes.

All monthly dividends paid by the Funds during the fiscal year ended July 31, 2014 were paid from net investment income. In certain future instances, a portion of each Fund's monthly distributions may be paid from sources or comprised of elements other than net investment income, including capital gains and/or a return of capital, and in such a case the shareholders will receive a notice to that effect. The composition and per share amounts of each Fund's monthly dividends for the fiscal year are presented in the Statement of Changes in Net Assets and Financial Highlights, respectively (for reporting purposes) and in Note 6 Income Tax Information within the accompany Notes to Financial Statements (for income tax purposes), later in this report.

Common Share Information (continued)

COMMON SHARE REPURCHASES

As of July 31, 2014, and since the inception of the Funds' repurchase programs, the Funds have cumulatively repurchased and retired their common shares as shown in the accompanying table.

	JTP	JPS	JHP			
Common Shares Cumulatively						
Repurchased and Retired	0	0	20,000			
Common Shares Authorized for						
Repurchase	6,465,000	12,040,000	2,375,000			
During the current reporting period, the Funds repurchased and retired common shares at a weighted						
average price and a weighted average discount per common share as shown in the accompanying table.						

	J	ITP	J	PS	JHP
Common Shares Repurchased and Retired		0		0	20,000
Weighted Average Price Per Common Share					
Repurchased and Retired	\$	0	\$	0	\$ 7.78
Weighted Average Discount Per Common					
Share Repurchased and Retired		0%		0%	13.58%

COMMON SHARE EQUITY SHELF PROGRAMS

JTP, JPS and JHP each filed registration statements with the SEC authorizing each Fund to issue an additional 6.4 million, 12.0 million and 2.3 million common shares, respectively, through equity shelf programs, which are not yet effective.

Under these equity shelf programs, the Funds, subject to market conditions, may raise additional capital from time to time in varying amounts and offering methods at a net price at or above each Fund's NAV per common share.

Refer to Notes to Financial Statements, Note 1 General Information and Significant Accounting Policies for further details and the Funds' equity shelf programs.

OTHER COMMON SHARE INFORMATION

As of July 31, 2014, and during the current reporting period, the Funds' common share prices were trading at premium/(discount) to their common share NAVs as shown in the accompanying table.

	JTP		JPS		JHP
Common Share NAV	\$	9.31	\$ 9.95	\$	9.65
Common Share Price	\$	8.35	\$ 8.92	\$	8.43
Premium/(Discount) to NAV		(10.31)%	(10.35)%		(12.64)%
12-Month Average Premium/(Discount) to					
NAV		(10.68)%	(10.68)%		(11.53)%
	Nuveen In	rvestments			
	1	.0			

Risk

Considerations

Fund shares are not guaranteed or endorsed by any bank or other insured depository institution, and are not federally insured by the Federal Deposit Insurance Corporation. Shares of closed-end funds are subject to investment risks, including the possible loss of principal invested. Past performance is no guarantee of future results. Fund common shares are subject to a variety of risks, including:

Investment, Market and Price Risk. An investment in common shares is subject to investment risk, including the possible loss of the entire principal amount that you invest. Your investment in common shares represents an indirect investment in the corporate securities owned by the Funds, which generally trade in the over-the-counter markets. Shares of closed-end investment companies like the Funds frequently trade at a discount to their NAV. Your common shares at any point in time may be worth less than your original investment, even after taking into account the reinvestment of Fund dividends and distributions.

Leverage Risk. A Fund's use of leverage creates the possibility of higher volatility for a Fund's per share NAV, market price and distributions. Leverage risk can be introduced through regulatory leverage (issuing preferred shares or debt borrowings at the Fund level) or through certain derivative investments held in a Fund's portfolio. Leverage typically magnifies the total return of a Fund's portfolio, whether that return is positive or negative. The use of leverage creates an opportunity for increased common share net income, but there is no assurance that a Fund's leveraging strategy will be successful.

Tax Risk. The tax treatment of Fund distributions may be affected by new IRS interpretations of the Internal Revenue Code and future changes in tax laws and regulations.

Issuer Credit Risk. This is the risk that a security in a Fund's portfolio will fail to make dividend or interest payments when due.

Interest Rate Risk. Fixed-income securities such as bonds, preferred, convertible and other debt securities will decline in value if market interest rates rise.

Reinvestment Risk. If market interest rates decline, income earned from a Fund's portfolio may be reinvested at rates below that of the original investment that generated the income.

Preferred Stock Risk. Preferred stocks are subordinate to bonds and other debt instruments in a company's capital structure, and therefore are subject to greater credit risk.

Call Risk or Prepayment Risk. Issuers may exercise their option to prepay principal earlier than scheduled, forcing a Fund to reinvest in lower-yielding securities.

Non-U.S. Securities Risk. Investments in non-U.S securities involve special risks not typically associated with domestic investments including currency risk and adverse political, social and economic developments. These risks often are magnified in emerging markets.

Derivatives Strategy Risk. Derivative securities, such as calls, puts, warrants, swaps and forwards, carry risks different from, and possibly greater than, the risks associated with the underlying investments.

Counterparty Risk. To the extent that a Fund's derivative investments are purchased or sold in over-the-counter transactions, the Fund will be exposed to the risk that counter- parties to these transactions will be unable to meet their obligations.

Interest Rate Swaps Risk. The risk that yields will move in the direction opposite to the direction anticipated by a Fund, which would cause a Fund to make payments to its counterparty in the transaction that could adversely affect the Fund's performance.

Nuveen Investments

JTP

Nuveen Quality Preferred Income Fund

Performance Overview and Holding Summaries as of July 31, 2014

Refer to the Glossary of Terms Used in this Report for further definition of the terms used within this section.

Average Annual Total Returns as of July 31, 2014

	Average Annual			
	1-Year	5-Year	10-Year	
JTP at Common Share NAV	12.65%	16.86%	4.00%	
JTP at Common Share Price	13.63%	15.07%	3.63%	
Barclays U.S. Aggregate Bond				
Index	3.97%	4.47%	4.80%	
Blended Benchmark (Comparative				
Index)	11.38%	11.38%	4.58%	

Past performance is not predictive of future results. Current performance may be higher or lower than the data shown. Returns do not reflect the deduction of taxes that shareholders may have to pay on Fund distributions or upon the sale of Fund shares. Returns at NAV are net of Fund expenses, and assume reinvestment of distributions. Comparative index return information is provided for the Fund's shares at NAV only. Indexes are not available for direct investment.

Common Share Price Performance Weekly Closing Price

Nuveen Investments

This data relates to the securities held in the Fund's portfolio of investments as of the end of the reporting period. It should not be construed as a measure of performance for the Fund itself. Holdings are subject to change.

Ratings shown are the highest rating given by one of the following national rating agencies: Standard & Poor's, Moody's Investors Service, Inc. or Fitch, Inc. Credit ratings are subject to change. AAA, AA, A and BBB are investment grade ratings; BB, B, CCC, CC, C and D are below investment grade ratings. Certain bonds backed by U.S. Government or agency securities are regarded as having an implied rating equal to the rating of such securities. Holdings designated N/R are not rated by these national rating agencies.

Fund Allocation

(% of net assets)

Convertible Preferred Securities	0.6%
\$25 Par (or similar) Retail Preferred	50.0%
Corporate Bonds	7.8%
\$1,000 Par (or similar)	
Institutional Preferred	77.6%
Investment Companies	1.1%
Short-Term Investments	1.0%
Borrowings	(38.9)%
Other Assets Less Liabilities	0.8%
Portfolio Composition	

(% of total investments)1

Banks	34.1%
Insurance	29.0%
Real Estate Investment Trust	8.3%
Capital Markets	7.0%
Electric Utilities	3.9%
Short-Term Investments	0.7%
Other Industries	17.0%
Country Allocation	

(% of total investments)1

United States	63.2%
United Kingdom	11.4%
Netherlands	5.8%
France	4.7%
Other Countries	14.9%
Top Five Issuers	

. op :

(% of total investments)1

Bank of America Corporation	4.0%
General Electric Company	3.7%
HSBC Holdings PLC	3.7%

PNC Financial Services Group Inc	3.4%
·	2.7%

Credit Quality

(% of total investments)1

AA	3.7%
A	14.9%
BBB	67.0%
BB or Lower	12.8%
N/A (not applicable)	1.6%

¹ Excluding investments in derivatives.

Nuveen Investments

JPS

Nuveen Quality Preferred Income Fund 2

Performance Overview and Holding Summaries as of July 31, 2014

Refer to the Glossary of Terms Used in this Report for further definition of the terms used within this section.

Average Annual Total Returns as of July 31, 2014

	Average Annual		
	1-Year	5-Year	10-Year
JPS at Common Share NAV	12.83%	16.65%	4.50%
JPS at Common Share Price	13.76%	14.22%	4.26%
Barclays U.S. Aggregate Bond			
Index	3.97%	4.47%	4.80%
Blended Benchmark (Comparative			
Index)	11.38%	11.38%	4.58%

Past performance is not predictive of future results. Current performance may be higher or lower than the data shown. Returns do not reflect the deduction of taxes that shareholders may have to pay on Fund distributions or upon the sale of Fund shares. Returns at NAV are net of Fund expenses, and assume reinvestment of distributions. Comparative index return information is provided for the Fund's shares at NAV only. Indexes are not available for direct investment.

Common Share Price Performance Weekly Closing Price

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Fund Allocation

(% of net assets)

Convertible Preferred Securities	0.4%
\$25 Par (or similar) Retail Preferred	48.8%
Corporate Bonds	7.9%
\$1,000 Par (or similar)	
Institutional Preferred	78.3%
Investment Companies	1.3%
Short-Term Investments	1.1%
Borrowings	(38.7)%
Other Assets Less Liabilities	0.9%
Portfolio Composition	

(% of total investments)1

Insurance	31.7%
Banks	31.3%
Capital Markets	7.5%
Real Estate Investment Trust	7.2%
Diversified Financial Services	6.0%
Short-Term Investments	0.8%
Other Industries	15.5%
Country Allocation	

(% of total investments)1

United States	63.3%
United Kingdom	9.6%
Netherlands	6.5%
France	5.2%
Other Countries	15.4%
Ton Five leguere	

Top Five Issuers

(% of total investments)1

MetLife Inc	4.0%
General Electric Company	3.6%
JPMorgan Chase & Company	3.5%

PNC Financial Services	3.4%
Wells Fargo and Company	3.3%
Credit Quality	

(% of total investments)1

3.6%
15.1%
68.9%
10.6%
1.8%

¹ Excluding investments in derivatives.

Nuveen Investments

JHP

Nuveen Quality Preferred Income Fund 3

Performance Overview and Holding Summaries as of July 31, 2014

Refer to the Glossary of Terms Used in this Report for further definition of the terms used within this section.

Average Annual Total Returns as of July 31, 2014

	Average Annual		
	1-Year	5-Year	10-Year
JHP at Common Share NAV	12.97%	16.53%	4.30%
JHP at Common Share Price	11.09%	14.17%	3.54%
Barclays U.S. Aggregate Bond			
Index	3.97%	4.47%	4.80%
Blended Benchmark (Comparative			
Index)	11.38%	11.38%	4.58%

Past performance is not predictive of future results. Current performance may be higher or lower than the data shown. Returns do not reflect the deduction of taxes that shareholders may have to pay on Fund distributions or upon the sale of Fund shares. Returns at NAV are net of Fund expenses, and assume reinvestment of distributions. Comparative index return information is provided for the Fund's shares at NAV only. Indexes are not available for direct investment.

Common Share Price Performance Weekly Closing Price

This data relates to the securities held in the Fund's portfolio of investments as of the end of the reporting period. It should not be construed as a measure of performance for the Fund itself. Holdings are subject to change.

Ratings shown are the highest rating given by one of the following national rating agencies: Standard & Poor's, Moody's Investors Service, Inc. or Fitch, Inc. Credit ratings are subject to change. AAA, AA, A and BBB are investment grade ratings; BB, B, CCC, CC, C and D are below investment grade ratings. Certain bonds backed by U.S. Government or agency securities are regarded as having an implied rating equal to the rating of such securities. Holdings designated N/R are not rated by these national rating agencies.

Fund Allocation

(% of net assets)

Convertible Preferred Securities	0.0%
\$25 Par (or similar) Retail Preferred	49.7%
Corporate Bonds	6.3%
\$1,000 Par (or similar)	
Institutional Preferred	79.2%
Investment Companies	1.4%
Short-Term Investments	1.6%
Borrowings	(38.9)%
Other Assets Less Liabilities	0.7%
Portfolio Composition	

(% of total investments)1

Banks	36.8%
Insurance	28.1%
Capital Markets	8.0%
Real Estate Investment Trust	5.7%
Diversified Financial Services	4.0%
Short-Term Investments	1.1%
Other Industries	16.3%
Country Allocation	

(% of total investments)¹

United States	60.8%
United Kingdom	11.8%
France	6.6%
Netherlands	5.5%
Other Countries	15.3%
Top Five Issuers	

(% of total investments)1

JPMorgan Chase & Company	4.3%
Wells Fargo and Company	3.9%
Bank of America Corporation	3.9%

General Electric Company	3.4%
Vodafone Group Public	
Limited Company	2.9%

Credit Quality

(% of total investments)1

AA	3.4%
A	12.5%
BBB	68.8%
BB or Lower	13.2%
N/A (not applicable)	2.1%

¹ Excluding investments in derivatives.

Nuveen Investments

Shareholder

Meeting Report

The annual meeting of shareholders was held in the offices of Nuveen Investments on April 11, 2014 for JTP, JPS and JHP; at this meeting the shareholders were asked to vote on the election of Board Members.

	JTP	JPS	JHP
	Common	Common	Common
	Shares	Shares	Shares
Approval of the Be	oard Members was	reached as follows:	
William Adams IV			
For	55,810,366	103,873,143	19,696,658
Withhold	1,393,251	3,128,873	752,412
Total	57,203,617	107,002,016	20,449,070
David J. Kundert			
For	55,688,952	103,841,650	19,661,729
Withhold	1,514,665	3,160,366	787,341
Total	57,203,617	107,002,016	20,449,070
John K. Nelson			
For	55,782,009	103,927,421	19,703,153
Withhold	1,421,608	3,074,595	745,917
Total	57,203,617	107,002,016	20,449,070
Terence J. Toth			
For	55,774,714	103,904,041	19,695,210
Withhold	1,428,903	3,097,975	753,860
Total	57,203,617	107,002,016	20,449,070
		Nuveen Investments 18	

Report of

Independent Registered Public Accounting Firm

The Board of Trustees and Shareholders

Nuveen Quality Preferred Income Fund

Nuveen Quality Preferred Income Fund 2

Nuveen Quality Preferred Income Fund 3

We have audited the accompanying statements of assets and liabilities, including the portfolios of investments, of Nuveen Quality Preferred Income Fund, Nuveen Quality Preferred Income Fund 2, and Nuveen Quality Preferred Income Fund 3 (the "Funds") as of July 31, 2014, 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 indicated therein. 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.

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, 2014, by correspondence with the custodian and counterparties. 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 Quality Preferred Income Fund, Nuveen Quality Preferred Income Fund 3 at July 31, 2014, and the results of their operations and their 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 indicated therein, in conformity with U.S. generally accepted accounting principles.

Chicago, Illinois September 25, 2014

JTP

Nuveen Quality Preferred Income Fund

Portfolio of Investments July 31, 2014

Shares	Description (1) LONG-TERM INVESTME	Coupon	Ratings (2)	Value
	CONVERTIBLE PREFER			-
	Banks 0.6%	RED SECURITIES U.	.0% (0.5% OF TOTAL II	ivesiments)
0.070	Wells Fargo &	7.5000/	DDD.	Ф 0.0EC 700
3,270	Company Total Convertible Breforms	7.500%	BBB+	\$ 3,956,700
	Total Convertible Preferre	a Securilles (cost \$3,78		3,956,700
Charas	Description (1)	Coupon	Ratings	Value
Shares	Description (1)	Coupon	(2)	
	\$25 PAR (OR SIMILAR) F Banks 9.7%	TETAIL PREFERRED	50.0% (36.2% of To	otal investments)
22 500		C 07E0/	۸	Ф 0 400 010
32,500	AgriBank FCB, (3) Bank of America	6.875%	Α	\$ 3,432,813
10,000		C 07E0/	BB+	4E1 060
18,000	Corporation	6.375%		451,260
2,100	Barclays Bank PLC	6.625%	BBB	53,256
150,514	Citigroup Capital XIII	7.875%	BBB	4,077,424
185,000	Citigroup Inc.	6.875%	BB+	4,970,950
350	Citigroup Inc.	5.800%	BB+	8,257
22.222	City National	F 5000/	222	4 000 040
62,000	Corporation	5.500%	BBB	1,396,240
26,000	Fifth Third Bancorp.	6.625%	BBB	699,660
= = =	First Naigara Finance			4 400 00=
144,700	Group	8.625%	BB+	4,189,065
100,000	FirstMerit Corporation	5.875%	BBB	2,349,000
	General Electric Capital			
35,000	Corporation	4.875%	AA+	827,400
	General Electric Capital			
50,000	Corporation	4.875%	AA+	1,205,500
	General Electric Capital			
9,000	Corporation	4.700%	AA+	206,730
18,400	HSBC Holdings PLC	8.000%	BBB+	498,088
11,863	HSBC Holdings PLC	6.200%	BBB+	300,134
150,000	HSBC USA Inc.	2.858%	BBB+	7,447,500
	JPMorgan Chase			
47,500	Capital Trust XXIX	6.700%	BBB	1,211,725
	Merrill Lynch Preferred			
81,008	Capital Trust V	7.280%	BB+	2,083,526
742,900	PNC Financial Services	6.125%	BBB	20,229,167
	Royal Bank of Scotland			
25,950	Group PLC	5.750%	BB	603,597
	Wells Fargo &			
91,051	Company	5.850%	BBB+	2,330,906

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	Total Banks			58,572,198
	Capital Markets 3.2%			30,372,130
	Affiliated Managers			
25,200	Group Inc.	5.250%	BBB	650,664
	Deutsche Bank Capital	0.200,0		
515,646	Funding Trust II	6.550%	BBB	13,509,925
	Deutsche Bank			
	Contingent Capital			
40,122	Trust III	7.600%	BBB	1,102,553
	Goldman Sachs Group			
	Inc., Series GSG-2			
4,500	(PPLUS)	5.750%	Α	113,670
	Morgan Stanley Capital			
43,900	Trust IV	6.250%	BB+	1,106,280
	State Street			
37,000	Corporation	5.900%	BBB+	953,490
70 700	State Street	5.0500/	555	4 070 007
72,700	Corporation	5.250%	BBB+	1,672,827
	Total Capital Markets			19,109,409
00.000	Diversified Financial S		DDD	0.40.040
36,800	ING Groep N.V.	7.375%	BBB	942,816
625,776	ING Groep N.V.	7.200%	BBB	16,138,763
	Total Diversified Financia			17,081,579
144 404	Diversified Telecommu	inication Services 2.5% 7.500%	BBB	2.012.050
144,434 47,803	Qwest Corporation Qwest Corporation	7.375%	BBB	3,813,058 1,252,917
101,300	Qwest Corporation	7.000%	BBB	2,606,449
67,900	Qwest Corporation	7.000%	BBB	1,747,746
155,600	Qwest Corporation	6.125%	BBB	3,656,600
133,000	Verizon	U. 12J /0	ססט	3,030,000
82,042	Communications Inc.	5.900%	Α	2,085,508
UL,UTL	Total Diversified Telecor		73	15,162,278
	. 3(4) 51731311104 1010001	Nuveen Investments		10,102,210
		20		

Shares	Description (1)	Coupon	Ratings (2)	Value
	Electric Utilities 3.6%			
	Alabama Power			
178,000	Company, (3)	6.450%	A3	\$ 4,722,571
	Duke Energy Capital			
91,819	Trust II	5.125%	Baa1	2,147,646
14,903	Entergy Arkansas Inc.	5.750%	Α	380,176
22,668	Entergy Arkansas Inc.	4.750%	Α	502,550
15,000	Entergy Louisiana LLC	5.250%	A2	360,000
	Integrys Energy Group			
92,100	Inc.	6.000%	BBB	2,369,733
	Interstate Power and			
64,800	Light Company	5.100%	BBB	1,599,912
250,999	NextEra Energy Inc.	5.125%	BBB	5,439,148
185,974	NextEra Energy Inc.	5.000%	BBB	3,903,594
	PPL Capital Funding,			
5,102	Inc.	5.900%	BB+	121,019
	Total Electric Utilities			21,546,349
	Food Products 0.5%			
	Dairy Farmers of			
28,100	America Inc., 144A, (3)	7.875%	Baa3	3,021,630
	Insurance 11.4%			
795,723	Aegon N.V.	6.375%	Baa1	20,282,979
248,300	Aflac Inc.	5.500%	BBB+	5,998,928
7,569	Allstate Corporation, (5)	6.250%	BBB	191,874
6,700	Allstate Corporation	5.625%	BBB	163,882
147,000	Allstate Corporation	5.100%	Baa1	3,667,650
	Arch Capital Group			
64,043	Limited	6.750%	BBB	1,729,161
	Aspen Insurance			
10,965	Holdings Limited	7.250%	BBB	285,309
	Aspen Insurance			
156,458	Holdings Limited	5.950%	BBB	3,892,675
	Axis Capital Holdings			
226,594	Limited	6.875%	BBB	5,868,785
	Axis Capital Holdings			
167,100	Limited	5.500%	BBB	3,796,512
	Delphi Financial Group,			
231,787	Inc., (3)	7.376%	BBB	5,743,983
	Hartford Financial			
125,430	Services Group Inc.	7.875%	BB+	3,729,034
46,984	PartnerRe Limited	5.875%	BBB+	1,130,905
166,360	Prudential PLC	6.750%	Α	4,240,516
	Reinsurance Group of			
104,100	America Inc.	6.200%	BBB	2,821,110
	RenaissanceRe			
4,000	Holdings Limited	5.375%	BBB+	91,120
88,198	Torchmark Corporation	5.875%	BBB+	2,188,192
126,900		5.625%	BBB	2,900,934

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	W.R. Berkley			
	Corporation			
	Total Insurance			68,723,549
	Machinery 1.0%			
	Stanley Black and			
244,403	Decker, Inc.	5.750%	BBB+	6,004,982
	Media 0.7%			
163,689	Comcast Corporation	5.000%	Α	4,084,041
	Multi-Utilities 1.6%			
	Dominion Resources			
212,097	Inc.	8.375%	BBB	5,450,893
150,800	DTE Energy Company	6.500%	Baa1	3,941,912
7,083	Scana Corporation	7.700%	BBB	182,458
	Total Multi-Utilities			9,575,263
	Real Estate Investment	Trust 11.2%		
150,000	DDR Corporation, (4)	6.250%	Baa3	3,666,000
1,873	Digital Realty Trust Inc.	7.375%	Baa3	47,855
2,530	Digital Realty Trust Inc.	7.000%	Baa3	64,287
33,292	Digital Realty Trust Inc.	5.875%	Baa3	736,419
	Duke Realty			
69,874	Corporation, Series L	6.600%	Baa3	1,771,306
19,843	Health Care REIT, Inc.	6.500%	Baa3	510,362
	Hospitality Properties			
145,700	Trust	7.125%	Baa3	3,712,436
	Kimco Realty			
4,634	Corporation	6.900%	Baa2	120,484
	Kimco Realty			
102,200	Corporation	5.625%	Baa2	2,384,326
	Kimco Realty			
3,883	Corporation	5.500%	Baa2	88,571
	National Retail			
55,924	Properties Inc.	6.625%	Baa2	1,406,489
		Nuveen Investments		
		21		

JTP Nuveen Quality Preferred Income Fund Portfolio of Investments (continued) July 31, 2014

Shares	Description (1)	Coupon		Ratings (2)		Value
	Real Estate Investmen	t Trust (continue	d)	• •		
	PS Business Parks,					
12,235	Inc.	6.875%		Baa2	\$	312,482
	PS Business Parks,					
112,407	Inc.	6.450%		Baa2		2,782,073
	PS Business Parks,					
201,493	Inc.	6.000%		Baa2		4,785,459
	PS Business Parks,					
7,720	Inc.	5.700%		Baa2		174,781
220,328	Public Storage, Inc.					5,402,443
2,351	Public Storage, Inc.	6.500%		Α		62,302
22,656	Public Storage, Inc.	6.350%		Α		577,728
104,063	Public Storage, Inc.	5.750%		Α		2,544,340
9,000	Public Storage, Inc.	5.625%		A		213,300
235,318	Public Storage, Inc.	5.200%		Α		5,287,595
	Realty Income	0.00==/				
268,800	Corporation	6.625%		Baa2		6,994,176
400 400	Regency Centers	0.0050/		D 0		0.005.500
128,400	Corporation	6.625%		Baa3		3,325,560
100 100	Senior Housing	F 00F0/		DDD		0.040.700
132,139	Properties Trust	5.625%		BBB		3,049,768
74,186	Ventas Realty LP	5.450%		BBB+		1,766,369
447,052	Vornado Realty LP	7.875%		BBB		1,381,944
109,700	Vornado Realty Trust	5.700%		BBB		2,660,225
68,822	Weingarten Realty Trust	6.500%		Baa3		1,735,003
00,022	Total Real Estate Invest			Daas		7,564,083
	U.S. Agency 1.6%	inieni musi			U	7,504,005
	Cobank Agricultural					
48,600	Credit Bank, (3), (4)	11.000%		Α		2,490,750
10,000	Farm Credit Bank of	11.00070		, ,		2,100,700
65	Texas, (3)	6.750%		Baa1		6,822,972
	Total U.S. Agency	2.1.20,0				9,313,722
	Wireless Telecommun	ication Services	0.2%			, <u> </u>
	Telephone and Data					
18,300	Systems Inc.	7.000%		Baa3		456,217
	Telephone and Data					
28,000	Systems Inc.	6.875%		Baa2		696,919
	Total Wireless Telecom	munication Service	ces			1,153,136
	Total \$25 Par (or similar	r) Retail Preferred	d (cost \$294,	792,620)	30	0,912,219
Principal				Ratings		
Amount (000)	• • •	Coupon	Maturity	(2)		Value
	CORPORATE BONDS	7.8% (5.6% of	Total Invest	ments)		
A 15 5 5 5	Banks 1.8%	A ====		555		
\$ 10,000		6.750%	1/29/49	BBB	\$ 1	0,675,000

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	JPMorgan Chase &				
	Company Capital Markets 2.1%				
	Credit Suisse Group				
6,000	AG, 144A	6.500%	8/08/23	BBB+	6,630,000
0,000	Macquarie Bank	0.00070	0/00/20	DDD1	0,000,000
300	Limited	10.250%	6/20/57	BB+	342,750
	State Street Capital		0, _ 0,		
6,300	Trust IV (7)	1.231%	6/01/77	A3	5,449,500
12,600	Total Capital Markets				12,422,250
	Construction & Engine	ering 0.4%			
	Hutchison Whampoa	· ·			
	International 12				
2,500	Limited, 144A	6.000%	11/07/62	BBB	2,684,375
	Insurance 3.0%				
	AIG Life Holdings				
1,900	Inc., 144A	7.570%	12/01/45	BBB	2,536,610
	AIG Life Holdings				
5,000	Inc., 144A	8.125%	3/15/46	BBB	6,954,520
900	AXA	5.500%	12/31/49	A3	922,500
	Liberty Mutual Group				
1,100	Inc., 144A	7.697%	10/15/97	BBB+	1,244,009
	Mitsui Sumitomo				
	Insurance Company			_	
1,700	Limited, 144A	7.000%	3/15/72	A	2,012,375
2,500	Prudential PLC	11.750%	12/23/49	Α	2,582,250
1,870	Prudential PLC	5.250%	3/29/49	Α	1,912,075
14,970	Total Insurance				18,164,339
	Multi-Utilities 0.2%				
4 000	Wisconsin Energy	0.0500/	E/4 E/07	40	1 000 150
1,000	Corporation, (4)	6.250% Nuveen Invest	5/15/67	A3	1,030,150
		Nuveen invest 22	ments		
		22			

Principal Amount (000)	• • • • •	Coupon	Maturity	Ratings (2)	Value
	Oil, Gas & Consumabl	e Fuels 0.3%			
	DCP Midstream LLC,				
\$ 1,900	144A	5.850%	5/21/43	Baa3	\$ 1,843,000
	Total Corporate				
	Bonds (cost				
42,970	\$42,811,997)				46,819,114
Principal					
Amount (000)	1			Ratings	
Shares	Description (1)	Coupon	Maturity	(2)	Value
	\$1,000 PAR (OR SIMIL	AR) INSTITUTIO	NAL PREFE	RRED 77.6%	(56.2% of Total
	Investments)				
	Banks 34.9%				
	Bank of America		N/A		
27,600	Corporation	8.000%	(6)	BB+	\$ 30,363,036
	Bank One Capital III,				
200	(4)	8.750%	9/01/30	BBB	273,958
	Barclays Bank PLC,	- 40 454	N/A		
6,917	144A	7.434%	(6)	BB+	6,830,538
7.000	Barclays Bank PLC,	0.0500/	N/A	D.D.	7 400 000
7,000	144A	8.250%	(6)	BB+	7,420,000
2,600	Citigroup Capital III	7.625%	12/01/36	BBB	3,188,705
4.000	Oitings up to a (4)	0.4000/	N/A	DD	4 000 000
4,000	Citigroup Inc., (4)	8.400%	(6) N/A	BB+	4,602,000
2,750	Citiaroup Inc	5.950%		BB+	0.741.750
2,750	Citigroup Inc. CoreStates Capital	5.950%	(6)	DD+	2,741,750
3,800	Trust III, Series 144A	0.794%	2/15/27	Α	3,344,000
3,000	Credit Agricole SA,	0.734/6	N/A	A	3,344,000
1,500	144A	7.875%	(6)	BB+	1,593,375
1,500	First Chicago NBD	7.07576	(0)		1,000,070
985	Institutional Capital I	0.790%	2/01/27	BBB	866,800
303	First Empire Capital	0.7 50 70	2/01/21		000,000
400	Trust I	8.234%	2/01/27	BBB	406,890
3,500	Fulton Capital Trust I	6.290%	2/01/36	Baa3	3,403,750
0,000	General Electric	0.20070	N/A	2000	0,100,100
24,400	Capital Corporation	7.125%	(6)	AA	28,548,000
,			N/A		-,,
1,515	Groupe BCPE	3.300%	(6)	BBB	1,343,199
·	HSBC Capital		,		
	Funding LP, Debt,		N/A		
16,950	144A	10.176%	(6)	BBB+	25,340,250
	HSBC Financial				
4,200	Capital Trust IX, (4)	5.911%	11/30/35	BBB+	4,357,500
	JPMorgan Chase				
4,300	Capital XXIII, (4)	1.226%	5/15/77	BBB	3,558,250
	JPMorgan Chase &		N/A		
3,200	Company	6.000%	(6)	BBB	3,248,000
1,300		5.150%		BBB	1,229,280

	JPMorgan Chase &		N/A		
0.000	Company	7.7500/	(6)	DDD	0.400.070
2,000	KeyCorp Capital III	7.750%	7/15/29	BBB	2,436,876
2 200	Lloyd's Banking	6 4120/	N/A	DD.	2 490 750
2,300	Group PLC, 144A Lloyd's Banking	6.413%	(6) N/A	BB+	2,489,750
2,900	Group PLC, 144A	6.657%	(6)	BB+	2 107 250
2,900	Lloyd's Banking	0.037 %	N/A	DD+	3,197,250
318	Group PLC	7.500%	(6)	BB	333,900
310	M&T Bank	7.500 /6	N/A	DD	333,900
1,800	Corporation	6.375%	(6)	BBB	1,833,750
1,000	M&T Bank	0.57576	N/A		1,000,700
14,000	Corporation	6.875%	(6)	BBB	14,284,788
14,000	National Australia	0.07070	N/A	555	14,204,700
3,500	Bank	8.000%	(6)	BBB+	3,871,875
0,000	Dank	0.00070	N/A	5551	0,071,070
5,000	Nordea Bank AB	8.375%	(6)	BBB+	5,197,500
3,555	PNC Financial	0.07070	N/A	222,	0,107,000
7,100	Services Inc.	6.750%	(6)	BBB	7,916,500
7,100	Royal Bank of	011 00 70	N/A	222	7,010,000
4,300	Scotland Group PLC	7.648%	(6)	BB	5,117,860
.,000	33344 34 34 34 4 3 4 4 4 4 4 4 4 4 4 4	, .	N/A		5, , 555
2,700	Societe Generale	7.875%	(6)	BB+	2,824,875
_,,			N/A		_,=_ ,,= : ;
10,400	Societe Generale	8.750%	(6)	BBB	10,784,800
-,	Societe Generale,		N/A		-, - ,
2,000	144A	7.875%	(6)	BB+	2,092,500
,	Societe Generale,		N/Á		, ,
450	144A	0.982%	(6)	BBB	405,000
	Standard Chartered		N/Á		
5,050	PLC, 144A	7.014%	(6)	BBB+	5,757,000
	Wells Fargo &		N/A		
8,025	Company	7.980%	(6)	BBB+	9,100,350
	Total Banks				210,303,855
	Capital Markets 4.5%				
	Charles Schwab		N/A		
5,600	Corporation	7.000%	(6)	BBB+	6,531,000
	Credit Suisse Group		N/A		
7,500	AG, 144A	7.500%	(6)	BB+	8,231,250
	Credit Suisse				
500	Guernsey, 144A	7.875%	2/24/41	BBB	536,250
	Deutsche Bank				
	Capital Funding Trust		N/A		
8,000	V, 144A	4.901%	(6)	BBB	7,920,000
_	Goldman Sachs		N/A		
2,500	Group Inc.	5.700%	(6)	BB+	2,546,250
			N/A	n -	
800	Macquarie PMI LLC	8.375%	(6)	BB+	849,000
			N/A		.=
150	Morgan Stanley	5.450%	(6)	BB+	150,188
	Total Capital Markets				26,763,938

	Consumer Finance	0.2%				
	American Express					
1,100	Company	6.800%	9/01/66	Baa2	1,199,000	
	Diversified Financial	Services 1.9%				
1,100	ING US Inc.	5.650%	5/15/53	Ba1	1,119,250	
	Rabobank		N/A			
7,893	Nederland, 144A	11.000%	(6)	Α	10,584,513	
	Total Diversified Finar	ncial Services	, ,		11,703,763	
	Nuveen Investments					
		23				

JTP Nuveen Quality Preferred Income Fund Portfolio of Investments (continued) July 31, 2014

Principal				Datings	
Amount (000)/ Shares	Description (1)	Coupon	Maturity	Ratings (2)	Value
Ondi oo	Electric Utilities 1.8%	ocupo		(=)	Valuo
	Electricite de France,		N/A		
6,600	144A	5.250%	(6)	A3	\$ 6,706,458
2,400	FPL Group Capital Inc.	6.650%	6/15/67	BBB	2,451,000
	PPL Capital Funding				
1,500	Inc.	6.700%	3/30/67	BB+	1,533,750
	Total Electric Utilities				10,691,208
	Insurance 25.7%				
698	Ace Capital Trust II	9.700%	4/01/30	Α	1,033,040
2,600	AIG Life Holdings Inc.	8.500%	7/01/30	BBB	3,471,000
1,700	Allstate Corporation	5.750%	8/15/53	Baa1	1,828,563
0.000	American International	0.4750/	E / 1 E / E O	222	4 070 500
3,600	Group, Inc.	8.175%	5/15/58	BBB	4,972,500
4.000	AVA CA 144A	0.0000/	N/A	Dani	F 000 000
4,880	AXA SA, 144A	6.380%	(6) 12/15/30	Baa1	5,282,600
4,000	AXA SA	8.600%	12/15/30	A3	5,380,000
	Catlin Insurance		N/A		
8,395	Company Limited, 144A	7.249%	(6)	BBB+	8,667,838
0,595	Dai-Ichi Mutual Life,	7.243/0	N/A	DDD+	0,007,000
3,250	144A	7.250%	(6)	A3	3,900,000
0,200	Great West Life &	7.20070	(0)	7.0	0,000,000
	Annuity Capital I,				
5,500	144A, (4)	6.625%	11/15/34	Α	6,322,074
2,222	Great West Life &				-,- ,-
	Annuity Insurance				
3,800	Capital LP II, 144A, (4)	7.153%	5/16/46	Α	3,952,000
	Liberty Mutual Group,				
6,700	144A	7.000%	3/15/37	Baa3	7,102,000
	Liberty Mutual Group,				
7,060	144A	7.800%	3/07/87	Baa3	8,366,100
	Lincoln National				
2,500	Corporation, (4)	6.050%	4/20/67	BBB	2,525,000
	MetLife Capital Trust				
6,300	IV, 144A	7.875%	12/15/67	BBB	7,969,500
000	MetLife Capital Trust	0.0500/	4/00/00	222	224.222
600	X, 144A, (4)	9.250%	4/08/68	BBB	861,000
10.050	National Financial	C 7500/	E/4E/07	Doo	10.074.504
12,650	Services Inc.	6.750%	5/15/67	Baa2	13,274,594
0.005	Oil Insurance Limited, 144A	2 2160/	N/A	Poot	2.047.000
2,225	Prudential Financial	3.216%	(6)	Baa1	2,047,000
16,900	Inc.	5.625%	6/15/43	BBB+	18,083,000
1,125		5.875%	9/15/42	BBB+	1,217,813
1,120		0.07070	J/ 1 J/ 7 L		1,217,010

	Prudential Financial Inc.				
7,100	Prudential PLC	6.500%	N/A (6)	А	7,224,250
	QBE Capital Funding			BBB	
15,075	Trust II, 144A Sompo Japan	7.250%	5/24/41		16,318,688
10,000	Insurance Sumitomo Life	5.325%	3/28/73	Α	10,750,000
2,500	Insurance Company, 144A	4.000%	9/20/73	BBB+	2,943,750
4,200	XLIT Limited	3.687%	N/A (6)	Ba1	3,562,125
6,970	ZFS Finance USA Trust V, (4)	6.500%	5/09/67	Α	7,475,325
	Total Insurance Machinery 0.3				154,529,760
	Stanley Black and				
1,500	Decker, Inc. Multi-Utilities 0.7%	5.750%	12/15/53	BBB+	1,624,688
0.000	Dominion Resources	7 5000/	C/20/CC	DDD	0.510.500
2,300	Inc. Dominion Resources	7.500%	6/30/66	BBB	2,518,500
2,000	Inc.	2.531%	9/30/66	BBB	1,848,144
	Total Multi-Utilities Real Estate Investment	Trust 0.2%			4,366,644
	Sovereign Capital				
950	Trusts Road & Rail 2.0%	7.908%	6/13/36	BB+	1,015,299
	Burlington Northern				
	Santa Fe Funding				
10,900	Trust I Specialty Retail 1.2%	6.613%	12/15/55	BBB	12,259,579
	opcolarly flotali 11270		N/A		
2,800	Swiss Re Capital I	6.854%	(6)	Α	2,975,000
4,000	Swiss Re Capital I, 144A	6.854%	N/A (6)	Α	4,250,000
1,000	Total Specialty Retail	0.00170	(0)	, ,	7,225,000
	Thrifts & Mortgage Final	nce 0.3%			
	Caisse Nationale Des Caisses d'Epargne et		N/A		
2,000	de Prevoyance	6.750%	(6)	BBB	2,020,000
	U.S. Agency 0.7%				
3	Farm Credit Bank of Texas	10.000%	N/A (6)	Baa1	4,145,872
	Wireless Telecommunic		3.2%	Daa.	1,1 10,07 =
	Centaur Funding Corporation, Series B,				
15	(4)	9.080%	4/21/20	BBB	19,033,906
	Total \$1,000 Par (or simila \$420,800,408)	ar) Institutional F	Preferred (cost		466,882,512

Nuveen Investments

Shares	Description (1), (8)		Value
	INVESTMENT COMPANIES 1.1% (0.8% of Total Investments)		
252,950	Blackrock Credit Allocation Income Trust IV, (4)	\$	3,402,178
198,566	John Hancock Preferred Income Fund III, (4)		3,451,076
190,500	Total Investment Companies (cost \$9,446,348)		6,853,254
	Total Long-Term Investments (cost \$5,440,040) \$771,631,634)	8	25,423,799
Principal			
Amount (000)	Description (1) Coupon Maturity		Value
	SHORT-TERM INVESTMENTS 1.0% (0.7% of Total Investments)		
\$ 6,104	Repurchase 0.000% Agreement with Fixed Income Clearing Corporation, dated 7/31/14, repurchase price \$6,104,297, collateralized by \$6,225,000 U.S. Treasury Notes, 2.125%, due 8/15/21, value \$6,229,245	\$	6,104,297
	Total Short-Term Investments (cost \$6,104,297)		6,104,297
	Total Investments (cost \$777,735,931) 138.1%		31,528,096
	Borrowings (38.9)% (9), (10)	(2	34,000,000)
	Other Assets Less Liabilities 0.8% (11)		4,443,839
_	Net Assets Applicable to Common Shares 100%	\$ 6	01,971,935

Investments in Derivatives as of July 31, 2014

Interest Rate Swaps outstanding:

		Fund Pay/Receiveloating		Fixed RateEffective	Unrealized
Counterpar	Notional tyAmount	Floating Rate Rate Index		Paymen t Dat ē erminatio Frequenc ∳ 12) Date (n Appreciation (Depreciation) (11)
•	1	1-Month	ĺ	• • •	
JPMorgan\$	67,587,000	ReceiveUSD-LIBO	OR-BBA .255%	Monthlyl 2/01/12/01/18	\$ 1,202,790
		1-Month		•	
JPMorgan	67,587,000	ReceiveUSD-LIBO	OR-BB A .673	Monthlyl 2/01/12/01/20	1,963,956
Morgan		1-Month			
Stanley	38,718,750	ReceiveUSD-LIBO	OR-BBA2.064	Monthly3/21/13/21/16	(1,030,961)
\$	173.892.750				\$ 2.135.785

For Fund portfolio compliance purposes, the Fund's industry classifications refer to any one or more of the industry sub-classifications used by one or more widely recognized market indexes or ratings group

indexes, and/or as defined by Fund management. This definition may not apply for purposes of this report, which may combine industry sub-classifications into sectors for reporting ease.

- (1) All percentages shown in the Portfolio of Investments are based on net assets applicable to common shares unless otherwise noted.
- (2) Ratings (not covered by the report of independent registered public accounting firm): Using the highest of Standard & Poor's Group ("Standard & Poor's"), Moody's Investors Service, Inc. ("Moody's") or Fitch, Inc. ("Fitch") rating. Ratings below BBB by Standard & Poor's, Baa by Moody's or BBB by Fitch are considered to be below investment grade. Holdings designated N/R are not rated by any of these national rating agencies.
- (3) For fair value measurement disclosure purposes, \$25 Par (or similar) Retail Preferred classified as Level 2. See Notes to Financial Statements, Note 2 Investment Valuation and Fair Value Measurements for more information.
- (4) Investment, or a portion of investment, is out on loan as described in Note 8 Borrowings Arrangements. The total value of investments out on loan as of the end of the reporting period was \$33,336,300.
- (5) Non-income producing; issuer has not declared a dividend within the past twelve months.
- (6) Perpetual security. Maturity date is not applicable.
- (7) Investment, or portion of investment, has been pledged to collateralize the net payment obligations for investments in derivatives.
- (8) A copy of the most recent financial statements for the investment companies in which the Fund invests can be obtained directly from the Securities and Exchange Commission on its website at http://www.sec.gov.
- (9) Borrowings as a percentage of Total Investments is 28.1%.
- (10) The Fund may pledge up to 100% of its eligible investments (excluding any investments separately pledged as collateral for specific investments in derivatives, when applicable) in the Portfolio of Investments as collateral for Borrowings. As of the end of the reporting period, investments with a value of \$478,805,162 have been pledged as collateral for Borrowings.
- (11) Other Assets Less Liabilities includes the Unrealized Appreciation (Depreciation) of derivative instruments as listed within Investments in Derivatives as of the end of the reporting period.
- (12) Effective date represents the date on which both the Fund and Counterparty commence interest payment accruals on each contract.

N/A Not applicable.

144A Investment is exempt from registration under Rule 144A of the Securities Act of 1933, as amended. These investments may only be resold in transactions exempt from registration, which are normally those transactions with qualified institutional buyers.

PPLUS PreferredPlus Trust.

REIT Real Estate Investment Trust.

USD-LIBOR-BBA United States Dollar London Inter-Bank Offered Rate British Bankers' Association.

See accompanying notes to financial statements.

Nuveen Investments

25

JPS

Nuveen Quality Preferred Income Fund 2

Portfolio of Investments July 31, 2014

Chauss	December (4)	Course	Ratings	Value
Shares	Description (1)	Coupon	(2)	Value
		ENTS 136.7% (99.2%		
	Banks 0.4%	RRED SECURITIES 0.	.4% (0.3% OF TOTAL)	investments)
	Wells Fargo &			
4,300	Company	7.500%	BBB+	\$ 5,203,000
4,300		red Securities (cost \$5,00		5,203,000
	Total Convertible i Telen	ed Securities (Cost \$5,00	Ratings	3,203,000
Shares	Description (1)	Coupon	(2)	Value
Giidi 66	• • •	RETAIL PREFERRED		Total Investments)
	Banks 9.5%		1010 /0 (001 1 /0 01 1	otal invocations,
60,500	AgriBank FCB, (3)	6.875%	Α	\$ 6,390,313
	Banco Santander			· -,,-
12,603	Finance	10.500%	BB+	322,889
150,000	Barclays Bank PLC	8.125%	BBB	3,868,500
271,589	Citigroup Capital XIII	7.875%	BBB	7,357,346
411,100	Citigroup Inc.	6.875%	BB+	11,046,257
1,200	Citigroup Inc.	5.800%	BB+	28,308
	City National			
117,000	Corporation, Series C	5.500%	BBB	2,634,840
60,000	Fifth Third Bancorp.	6.625%	BBB	1,614,600
	First Naigara Finance			
146,500	Group	8.625%	BB+	4,241,175
	General Electric			
324,100	Capital Corporation	4.875%	AA+	7,661,724
	General Electric			
110,767	Capital Corporation	4.875%	AA+	2,670,592
	General Electric	4 = 0.007		0.400.440
137,589	Capital Corporation	4.700%	AA+	3,160,419
417,415	HSBC Holdings PLC	8.000%	BBB+	11,299,424
102,700	HSBC Holdings PLC	6.200%	BBB+	2,598,310
40,100	HSBC USA Inc.	6.500%	BBB+	1,012,124
100,000 74,000	HSBC USA Inc. HSBC USA Inc.	4.500%	BBB+	2,522,000 3,674,100
74,000		2.858%	BBB+	3,674,100
12 636	•	6 300%	RRR	313 626
12,000	•	0.000 /0	טטט	313,020
82 300	_	5 500%	BBB	1 857 511
0 <u>2</u> ,000		0.000 /0		1,007,011
1.214.400		6.125%	BBB	33.068.112
.,,		00 /0		23,233,
100,990	Scotland Group PLC	6.750%	BB	2,515,661
12,636 82,300 1,214,400	JPMorgan Chase & Company JPMorgan Chase & Company PNC Financial Services Royal Bank of	6.300% 5.500% 6.125%	BBB BBB BBB	313,626 1,857,511 33,068,112

	Wells Fargo &			
170,000	Company	5.850%	BBB+	4,352,000
	Total Banks			114,209,831
	Capital Markets 4.8%	•		
	Affiliated Managers			
60,000	Group Inc.	6.375%	BBB	1,509,600
	Deutsche Bank Capital			
1,284,535	Funding Trust II	6.550%	BBB	33,654,817
	Deutsche Bank Capital			
13,800	Funding Trust IX	6.625%	BBB	351,348
	Deutsche Bank Capital			
91,791	Funding Trust VIII	6.375%	BBB	2,326,902
	Deutsche Bank			
	Contingent Capital			
222,555	Trust III	7.600%	BBB	6,115,811
	Goldman Sachs			
333,629	Group, Inc.	5.500%	BB+	7,993,751
790	Morgan Stanley	7.125%	BB+	21,772
	Morgan Stanley			
30,409	Capital Trust III	6.250%	BB+	769,044
	Morgan Stanley			
2,800	Capital Trust V	5.750%	Ba1	70,392
	Morgan Stanley			
1,800	Capital Trust VIII	6.450%	BB+	45,288
07.000	State Street	5.000 0/	222	000.050
37,600	Corporation	5.900%	BBB+	968,952
100.000	State Street	E 0500/	DDD	4 400 045
180,922	Corporation	5.250%	BBB+	4,163,015
	Total Capital Markets	0 00/		57,990,692
700.004	Diversified Financial Se		DDD	10 000 111
768,094	ING Groep N.V.	7.200%	BBB	19,809,144
731,274	ING Groep N.V.	7.050%	BBB	18,786,429
	Total Diversified Financia	AI Services Nuveen Investments		38,595,573
		Nuveen investments 26		
		20		

Shares	Description (1)	Coupon	Ratings (2)	Value
	Diversified Telecommu		2.6%	
184,004	Qwest Corporation	7.500%	BBB	\$ 4,857,706
96,790	Qwest Corporation	7.375%	BBB	2,536,866
383,205	Qwest Corporation	7.000%	BBB	9,859,865
26,600	Qwest Corporation	7.000%	BBB	684,684
296,095	Qwest Corporation	6.125%	BBB	6,958,233
	Verizon		_	
222,300	Communications Inc.	5.900%	Α	5,650,866
	Total Diversified Telecom	imunication Services	3	30,548,220
	Electric Utilities 2.9%			
000 100	Alabama Power	0.4500/	4.0	0.504.004
360,400	Company, (3)	6.450%	A3	9,561,881
70.440	Duke Energy Capital	F 40F0/	David	4 000 000
72,419	Trust II	5.125%	Baa1	1,693,880
12,952	Entergy Arkansas Inc.	5.750%	A	330,406
194,200	Entergy Arkansas Inc.	4.750%	A	4,305,414
60,296	Entergy Louisiana LLC	5.875%	A2	1,565,284
25,000	Entergy Louisiana LLC	5.250%	A2	600,000
56,142	Entergy Louisiana LLC	4.700%	A2	1,233,440
40.000	Gulf Power Company,	F 0000/	DDD	040.040
10,000	(3)	5.600%	BBB+	918,246
450,000	Integrys Energy Group	0.0000/	DDD	0.040.000
152,000	Inc.	6.000%	BBB	3,910,960
145 100	Interstate Power and	F 4000/	DDD	0 500 510
145,100	Light Company	5.100%	BBB	3,582,519
80,146	NextEra Energy Inc.	5.700%	BBB	1,938,732
152,000	NextEra Energy Inc.	5.625%	BBB	3,570,480
51,349	NextEra Energy Inc. NextEra Energy Inc.	5.125%	BBB BBB	1,112,733
28,540	Total Electric Utilities	5.000%	DDD	599,055
	Food Products 0.5%			34,923,030
E2 400	Dairy Farmers of	7 0750/	Poo?	5 740 171
53,400	America Inc., 144A, (3) Insurance 11.1%	7.875%	Baa3	5,742,171
1,717,889	Aegon N.V.	6.375%	Baa1	43,788,991
490,320	Aflac Inc.	5.500%	BBB+	11,846,131
393,000	Allstate Corporation	5.100%	Baa1	9,805,350
393,000	Arch Capital Group	5.100 /6	Daai	9,000,000
301,725	Limited	6.750%	BBB	8,146,575
301,723	Aspen Insurance	0.73076	טטט	0,140,373
74,981	Holdings Limited	7.250%	BBB	1,951,006
74,301	Aspen Insurance	7.230 /6	סטט	1,951,000
210,600	Holdings Limited	5.950%	BBB	5,239,728
210,000	Axis Capital Holdings	J.JJU /0	טטט	5,255,720
496,950	Limited	6.875%	BBB	12,871,005
+30,330	Axis Capital Holdings	0.070/0	000	12,071,000
240,539	Limited	5.500%	BBB	5,465,046
409,482	LITTILOG	7.376%	BBB	10,147,496
400,402		1.010/0	טטט	10,147,430

	Delphi Financial			
	Group, Inc., (3)			
17,249	PartnerRe Limited	7.250%	BBB+	457,443
29,905	PartnerRe Limited	5.875%	BBB+	719,813
	Protective Life			
4,000	Corporation	6.250%	BBB	102,240
317,875	Prudential PLC	6.750%	Α	8,102,634
	Reinsurance Group of			
280,000	America Inc.	6.200%	BBB	7,588,000
	RenaissanceRe			
68,864	Holdings Limited	5.375%	BBB+	1,568,722
125,600	Torchmark Corporation	5.875%	BBB+	3,116,136
	W.R. Berkley			
79,181	Corporation	5.625%	BBB	1,810,078
	Total Insurance			132,726,394
	Machinery 1.1%			
	Stanley Black and			
520,581	Decker, Inc.	5.750%	BBB+	12,790,675
	Media 0.2%			
75,680	Comcast Corporation	5.000%	Α	1,888,216
	Multi-Utilities 1.7%			
	Dominion Resources			
534,091	Inc.	8.375%	BBB	13,726,139
112,600	DTE Energy Company	5.250%	Baa1	2,664,116
148,032	Scana Corporation	7.700%	BBB	3,813,304
	Total Multi-Utilities			20,203,559
		Nuveen Investments		
		27		

JPS Nuveen Quality Preferred Income Fund 2 Portfolio of Investments (continued) July 31, 2014

			Ratings	
Shares	Description (1) Coupon		(2)	Value
	Real Estate Investmen	it Trust 9.6%		
	Alexandria Real			
5.000	Estate Equities Inc.,	0.4500/	D 0	A 400.050
5,000	Series B	6.450%	Baa3	\$ 126,350
100,000	DDR Corporation	6.250%	Baa3	2,444,000
52,467	Digital Realty Trust Inc.	7.375%	Baa3	1,340,532
32,407	Digital Realty Trust	7.07070	Daao	1,040,002
17,545	Inc.	7.000%	Baa3	445,818
.,,0.10	Digital Realty Trust	7100070	Duud	110,010
69,868	Inc.	5.875%	Baa3	1,545,480
,	Duke Realty			
162,885	Corporation, Series L	6.600%	Baa3	4,129,135
	Health Care REIT,			
3,203	Inc.	6.500%	Baa3	82,381
	Hospitality Properties			
321,594	Trust	7.125%	Baa3	8,194,215
F0 070	Kimco Realty	0.0000/	D0	1 517 670
58,372	Corporation Kimco Realty	6.900%	Baa2	1,517,672
7,961	Corporation	6.000%	Baa2	195,522
7,301	Kimco Realty	0.000 /6	Daaz	190,022
253,032	Corporation	5.625%	Baa2	5,903,237
200,002	National Retail	0.02070	2442	0,000,=01
133,372	Properties Inc.	6.625%	Baa2	3,354,306
82,301	Prologis Inc., (3)	8.540%	BBB	5,344,421
	PS Business Parks,			
152,633	Inc.	6.450%	Baa2	3,777,667
	PS Business Parks,			
450,182	Inc.	6.000%	Baa2	10,691,823
0.410	PS Business Parks,	F 7500/	D0	100 100
8,418	Inc. PS Business Parks,	5.750%	Baa2	193,193
15,300	Inc.	5.700%	Baa2	346,392
196,229	Public Storage, Inc.	5.900%	A	4,811,535
3,400	Public Storage, Inc.	6.500%	A	90,100
220,000	Public Storage, Inc.	6.375%	A	5,594,600
203,125	Public Storage, Inc.	5.750%	Α	4,966,406
20,000	Public Storage, Inc.	5.625%	Α	474,000
139,683	Public Storage, Inc.	5.200%	A3	3,156,836
95,600	Public Storage, Inc.	5.200%	Α	2,148,132
	Realty Income			
418,502	Corporation	6.750%	Baa2	10,994,048
100 015	Realty Income	0.00557	D 0	4 770 400
183,646	Corporation	6.625%	Baa2	4,778,469

		Regency Centers				
	146,600	Corporation	6.625%		Baa3	3,796,940
		Senior Housing				
	3,948	Properties Trust	5.625%		BBB	91,120
	116,643	Ventas Realty LP	5.450%		BBB+	2,777,270
	809,354	Vornado Realty LP	7.875%		BBB	20,606,153
		Weingarten Realty				
	55,798	Trust	6.500%		Baa3	1,406,668
		Total Real Estate Invest	ment Trust			115,324,421
		U.S. Agency 1.4%				
	40.000	Cobank Agricultural	44.0000/		^	0.400.500
	42,800	Credit Bank, (3)	11.000%		Α	2,193,500
	1 4 4	Farm Credit Bank of	C 7E00/		Doot	15 115 507
	144	Texas, (3)	6.750%		Baa1	15,115,507
		Total U.S. Agency Wireless Telecommuni	ication Carviac	s 0.2%		17,309,007
		Telephone and Data	ication Service	5 0.2/0		
	2,150	Systems Inc.	7.000%		Baa3	53,600
	2,100	Telephone and Data	7.00070		Dado	30,000
	81,428	Systems Inc.	6.875%		Baa2	2,026,743
	01,120	Telephone and Data	0.07070		Daar	2,020,7 10
	7,000	Systems Inc.	6.625%		Baa3	171,710
	,,,,,,	Telephone and Data	0.0_0,0			,
	4,300	Systems Inc.	5.880%		Baa3	97,520
	·	Total Wireless Telecomr	munication Serv	rices		2,349,573
		Total \$25 Par (or				
		similar) Retail				
		similar) Retail Preferred (cost				
		similar) Retail				584,601,362
	rincipal	similar) Retail Preferred (cost \$566,650,273)			Ratings	
	rincipal ount (000)	similar) Retail Preferred (cost \$566,650,273) Description (1)	Coupon	Maturity	(2)	584,601,362 Value
	•	similar) Retail Preferred (cost \$566,650,273) Description (1) CORPORATE BONDS	Coupon 7.9% (5.7% o		(2)	
Am	ount (000)	similar) Retail Preferred (cost \$566,650,273) Description (1) CORPORATE BONDS Banks 2.0%	7.9% (5.7% o	f Total Invest	(2) ments)	Value
	1,000	similar) Retail Preferred (cost \$566,650,273) Description (1) CORPORATE BONDS Banks 2.0% Den Norske Bank	7.9% (5.7% o	f Total Invest	(2) ments) Baa3	Value \$ 685,000
Am	ount (000)	similar) Retail Preferred (cost \$566,650,273) Description (1) CORPORATE BONDS Banks 2.0% Den Norske Bank Den Norske Bank	7.9% (5.7% o	f Total Invest	(2) ments)	Value
Am	1,000 1,000	similar) Retail Preferred (cost \$566,650,273) Description (1) CORPORATE BONDS Banks 2.0% Den Norske Bank Den Norske Bank JPMorgan Chase &	7.9% (5.7% o 0.511% 0.963%	2/18/35 2/24/37	(2) ments) Baa3 Baa3	Value \$ 685,000 687,500
Am	1,000 1,000 19,000	similar) Retail Preferred (cost \$566,650,273) Description (1) CORPORATE BONDS Banks 2.0% Den Norske Bank Den Norske Bank JPMorgan Chase & Company	7.9% (5.7% o 0.511% 0.963% 6.750%	2/18/35 2/24/37 1/29/49	(2) ments) Baa3 Baa3 BBB	Value \$ 685,000 687,500 20,282,500
Am	1,000 1,000 1,000 19,000 2,000	similar) Retail Preferred (cost \$566,650,273) Description (1) CORPORATE BONDS Banks 2.0% Den Norske Bank Den Norske Bank JPMorgan Chase & Company Societe Generale	7.9% (5.7% o 0.511% 0.963%	2/18/35 2/24/37	(2) ments) Baa3 Baa3	\$ 685,000 687,500 20,282,500 2,142,400
Am	1,000 1,000 19,000	similar) Retail Preferred (cost \$566,650,273) Description (1) CORPORATE BONDS Banks 2.0% Den Norske Bank Den Norske Bank JPMorgan Chase & Company Societe Generale Total Banks	7.9% (5.7% of 0.511% of 0.963% of 0.750% 8.250%	2/18/35 2/24/37 1/29/49	(2) ments) Baa3 Baa3 BBB	Value \$ 685,000 687,500 20,282,500
Am	1,000 1,000 1,000 19,000 2,000	similar) Retail Preferred (cost \$566,650,273) Description (1) CORPORATE BONDS Banks 2.0% Den Norske Bank Den Norske Bank JPMorgan Chase & Company Societe Generale Total Banks Capital Markets 2.0%	7.9% (5.7% of 0.511% of 0.963% of 0.750% 8.250%	2/18/35 2/24/37 1/29/49	(2) ments) Baa3 Baa3 BBB	\$ 685,000 687,500 20,282,500 2,142,400
Am	1,000 1,000 1,000 19,000 2,000	similar) Retail Preferred (cost \$566,650,273) Description (1) CORPORATE BONDS Banks 2.0% Den Norske Bank Den Norske Bank JPMorgan Chase & Company Societe Generale Total Banks	7.9% (5.7% of 0.511% of 0.963% of 0.750% 8.250%	2/18/35 2/24/37 1/29/49	(2) ments) Baa3 Baa3 BBB	\$ 685,000 687,500 20,282,500 2,142,400 23,797,400
Am	1,000 1,000 1,000 19,000 2,000 23,000	similar) Retail Preferred (cost \$566,650,273) Description (1) CORPORATE BONDS Banks 2.0% Den Norske Bank Den Norske Bank JPMorgan Chase & Company Societe Generale Total Banks Capital Markets 2.0% Credit Suisse Group AG, 144A	7.9% (5.7% o 0.511% 0.963% 6.750% 8.250%	2/18/35 2/24/37 1/29/49 9/29/49	(2) ments) Baa3 Baa3 BBB BB+	\$ 685,000 687,500 20,282,500 2,142,400
Am	1,000 1,000 1,000 19,000 2,000 23,000	similar) Retail Preferred (cost \$566,650,273) Description (1) CORPORATE BONDS Banks 2.0% Den Norske Bank Den Norske Bank JPMorgan Chase & Company Societe Generale Total Banks Capital Markets 2.0% Credit Suisse Group	7.9% (5.7% o 0.511% 0.963% 6.750% 8.250%	2/18/35 2/24/37 1/29/49 9/29/49	(2) ments) Baa3 Baa3 BBB BB+	\$ 685,000 687,500 20,282,500 2,142,400 23,797,400
Am	1,000 1,000 1,000 19,000 2,000 23,000	similar) Retail Preferred (cost \$566,650,273) Description (1) CORPORATE BONDS Banks 2.0% Den Norske Bank Den Norske Bank JPMorgan Chase & Company Societe Generale Total Banks Capital Markets 2.0% Credit Suisse Group AG, 144A Macquarie Bank	7.9% (5.7% of 0.511% of 0.963% of 0.750% 8.250% of 6.500%	2/18/35 2/24/37 1/29/49 9/29/49 8/08/23	(2) ments) Baa3 Baa3 BBB BB+	\$ 685,000 687,500 20,282,500 2,142,400 23,797,400 9,392,500
Am	1,000 1,000 1,000 19,000 2,000 23,000	similar) Retail Preferred (cost \$566,650,273) Description (1) CORPORATE BONDS Banks 2.0% Den Norske Bank Den Norske Bank JPMorgan Chase & Company Societe Generale Total Banks Capital Markets 2.0% Credit Suisse Group AG, 144A Macquarie Bank Limited State Street Capital Trust IV, (4)	7.9% (5.7% of 0.511% of 0.963% of 0.750% 8.250% of 6.500%	2/18/35 2/24/37 1/29/49 9/29/49 8/08/23	(2) ments) Baa3 Baa3 BBB BB+	\$ 685,000 687,500 20,282,500 2,142,400 23,797,400 9,392,500
Am	1,000 1,000 1,000 19,000 2,000 23,000 8,500 1,700	similar) Retail Preferred (cost \$566,650,273) Description (1) CORPORATE BONDS Banks 2.0% Den Norske Bank Den Norske Bank JPMorgan Chase & Company Societe Generale Total Banks Capital Markets 2.0% Credit Suisse Group AG, 144A Macquarie Bank Limited State Street Capital	7.9% (5.7% of 0.511% 0.963% 6.750% 8.250% 6.500% 10.250% 1.231%	2/18/35 2/24/37 1/29/49 9/29/49 8/08/23 6/20/57 6/01/77	(2) ments) Baa3 Baa3 BBB BB+ BBB+	\$ 685,000 687,500 20,282,500 2,142,400 23,797,400 9,392,500 1,942,250
Am	1,000 1,000 1,000 19,000 2,000 23,000 8,500 1,700 14,686	similar) Retail Preferred (cost \$566,650,273) Description (1) CORPORATE BONDS Banks 2.0% Den Norske Bank Den Norske Bank JPMorgan Chase & Company Societe Generale Total Banks Capital Markets 2.0% Credit Suisse Group AG, 144A Macquarie Bank Limited State Street Capital Trust IV, (4)	7.9% (5.7% of 0.511% 0.963% 0.750% 8.250% 0.500% 10.250%	2/18/35 2/24/37 1/29/49 9/29/49 8/08/23 6/20/57 6/01/77	(2) ments) Baa3 Baa3 BBB BB+ BBB+	Value \$ 685,000 687,500 20,282,500 2,142,400 23,797,400 9,392,500 1,942,250 12,703,390

Principal Amount (000)		Description (1)	Coupon	Maturity	Ratings (2)	Value
		Construction & Engine	ering 0.7%			
		Hutchison Whampoa				
•		International 12			222	A 0 0 0 0 0 0 0 0
\$	7,500	Limited, 144A	6.000%	11/07/62	BBB	\$ 8,053,125
		Electric Utilities 0.3% WPS Resource				
	2,900		6.110%	12/01/16	BBB	2 050 500
	2,900	Corporation, (5) Insurance 1.5%	0.110%	12/01/10	DDD	2,958,580
		AIG Life Holdings Inc.,				
	2,800	144A	7.570%	12/01/45	BBB	3,738,162
	_,000	Liberty Mutual Group	7.107.070	/ 0 . / . 0	222	0,700,702
	1,700	Inc., 144A	7.697%	10/15/97	BBB+	1,922,559
	,	Mitsui Sumitomo				, ,
		Insurance Company				
	6,300	Limited, 144A	7.000%	3/15/72	Α	7,457,625
	5,200	Prudential PLC	11.750%	12/23/49	Α	5,371,080
	16,000	Total Insurance				18,489,426
		Multi-Utilities 1.0%				
	8,900	RWE AG	7.000%	10/12/72	BBB	9,750,840
	0.000	Wisconsin Energy	0.0500/	E /4 E /07	4.0	0.000.000
	2,000	Corporation, (5) Total Multi-Utilities	6.250%	5/15/67	A3	2,060,300
	10,900	Oil, Gas & Consumable	Fuels 0.3%			11,811,140
	3,700	DCP Midstream LLC	5.850%	5/21/43	Baa3	3,589,000
	0,700	Wireless Telecommuni			Баао	0,000,000
	1,600	Koninklijke KPN NV	7.000%	3/28/73	BB	1,668,000
	,	Total Corporate				, ,
		Bonds (cost				
	90,486	\$88,146,746)				94,404,811
	rincipal					
	unt (000)/	D ! . !! (4)			Ratings	V/.1
5	Shares	Description (1)		Maturity	(2)	Value
		\$1,000 PAR (OR SIMILA Investments)	AR) INSTITUTIO	NAL PREFER	KKED /8.37	% (56.8% OF FOLAI
		Banks 31.2%				
		Bank of America		N/A		
	2,394	Corporation	8.000%	(6)	BB+	\$ 2,633,663
	,	Bank of America		N/A		,
	13,230	Corporation	8.125%	(6)	BB+	14,644,763
		Bank One Capital III,				
	3,400	(5)	8.750%	9/01/30	BBB	4,657,286
				N/A		
	17,575	Barclays Bank PLC	7.434%	(6)	BB+	17,355,313
	10.500	Daniela D. J. D. O.	0.0500/	N/A	DD	44 400 000
	10,500	Barclays Bank PLC	8.250%	(6)	BB+	11,130,000
	1 200	Chase Capital Trust II,	0.7059/	2/01/27	DDD	1 056 000
	1,200 20,000	Series B	0.725% 0.777%	2/01/27 3/01/27	BBB BBB	1,056,000 17,600,000
	۷,000		0.777/0	3/01/21	טטט	17,000,000

Chase Capital Trust III, Series C 5,400 Citigroup Capital III 7.625% 12/01/36 **BBB** 6,622,695 N/A BB+ 5,500 Citigroup Inc. 5.950% (6) 5,483,500 N/A 6.000 Citigroup Inc. (6) BB+ 6,903,000 8.400% N/A 3,000 Credit Agricole SA (6) BB+ 7.875% 3,186,750 First Empire Capital 1,500 Trust I 8.234% 2/01/27 BBB 1,525,838 First Union Capital 11/15/29 Trust II, Series A, (5) 7.950% BBB+ 17,095 21,731,779 4,300 Fulton Capital Trust I 6.290% 2/01/36 Baa3 4,181,750 General Electric N/A 3,200 **Capital Corporation** 6.250% (6) AA 3,552,000 General Electric Capital Corporation 12/15/62 AA 38,025,000 32,500 7.125% General Electric AA 2,800 Capital Corporation 11/15/67 3,116,400 6.375% N/A 10,000 BBB Groupe BCPE 3.300% (6) 8,866,000 10,500 **HSBC Bank PLC** 12/19/35 7,245,000 0.688% Α **HSBC Bank PLC** Α 5,500 6/11/37 3,789,500 0.600% **HSBC** Capital Funding LP, Debt, N/A 13,550 144A 10.176% (6)BBB+ 20,257,250 **HSBC** Financial 11/30/35 6,852 Capital Trust IX, (5) 5.911% BBB+ 7,108,950 JPMorgan Chase & N/A 7,800 Company 6.000% (6) BBB 7,917,000 JPMorgan Chase & N/A 1,400 Company 5.150% (6) BBB 1,323,840 JPMorgan Chase 2,800 Capital XXIII 1.226% 5/15/77 BBB 2,317,000 6,000 KeyCorp Capital III 7.750% 7/15/29 BBB 7,310,628 Lloyd's Banking Group PLC, 144A BB+ 6,350 6.657% 5/21/49 7,000,875 Lloyd's Banking **Group PLC** 6/27/64 BB 1,802 7.500% 1,892,100 M&T Bank N/A 6,200 Corporation 6.375% (6)BBB 6,316,250 M&T Bank 12/29/49 26,000 Corporation BBB 26,528,892 6.875% National Australia N/A 5,600 Bank 8.000% (6) BBB+ 6,195,000

Nuveen Investments 29

JPS Nuveen Quality Preferred Income Fund 2 Portfolio of Investments (continued) July 31, 2014

Principal Amount (000)/	D			Ratings	. .
Shares	Description (1)	Coupon	Maturity	(2)	Value
9,327	Banks (continued) Nordea Bank AB	8.375%	3/25/15	BBB+	\$ 9,695,417
9,327	PNC Financial	0.37376	3/23/13	DDD+	φ 9,090,417
20,000	Services Inc.	6.750%	2/01/62	BBB	22,300,000
20,000	Royal Bank of	0.70070	N/A		22,000,000
3,400	Scotland Group PLC	7.648%	(6)	BB	4,046,680
24,144	Societe Generale	8.750%	10/07/49	BBB	25,037,328
2,000	Societe Generale	7.875%	6/18/64	BB+	2,092,500
	Societe Generale,		N/A		
2,000	144A	7.875%	(6)	BB+	2,092,500
	Societe Generale,				
800	144A	0.982%	12/31/49	BBB	720,000
0.450	Standard Chartered	7.04.40/	1/00/50	DDD	7.050.000
6,450	PLC, 144A	7.014%	1/30/58	BBB+	7,353,000
20,000	Wells Fargo & Company	7.980%	N/A (6)	BBB+	22,680,000
20,000	Total Banks	7.900 /6	(0)	DDD+	373,491,447
	Capital Markets 3.5%				373,431,447
	Charles Schwab		N/A		
11,000	Corporation	7.000%	(6)	BBB+	12,828,750
,	Credit Suisse Group		N/Á		, ,
14,600	AG, 144A	7.500%	(6)	BB+	16,023,500
	Credit Suisse				
6,300	Guernsey	7.875%	2/24/41	BBB	6,756,750
750	Goldman Sachs Group	F 7000/	N/A	D.D.	700 075
750	Inc.	5.700%	(6)	BB+	763,875
1 200	Macquarie PMI LLC	0.0750/	N/A	BB+	1 070 500
1,200	Macquarie PMI LLC	8.375%	(6) N/A	DD+	1,273,500
4,000	Morgan Stanley	5.450%	(6)	BB+	4,005,000
4,000	Total Capital Markets	J. 4 JU /0	(0)	DDT	41,651,375
	Diversified Financial Ser	vices 2.5%			, ,
	Countrywide Capital				
2,861	Trust III, Series B	8.050%	6/15/27	BB+	3,509,869
2,300	ING US Inc.	5.650%	5/15/53	Ba1	2,340,250
	Rabobank Nederland,		N/A		
18,030	144A	11.000%	(6)	Α	24,178,230
	Total Diversified Financial	Services			30,028,349
	Electric Utilities 2.4%		NI/A		
15 000	Electricite de France,	5 050°/	N/A	۸۵	16 054 054
15,800 5,000	144A FPL Group Capital Inc.	5.250% 6.650%	(6) 6/15/67	A3 BBB	16,054,854 5,106,250
3,000	PPL Capital Funding	0.000 /6	0/13/07	טטט	3,100,230
7,700	Inc.	6.700%	3/30/67	BB+	7,873,250

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	Total Electric Utilities	0.1%			29,034,354
	Industrial Conglomerates General Electric	0.1%			
1,60		6.375%	11/15/67	AA	1,776,000
1,00	Insurance 31.1%	0.07070	11/10/01	701	1,770,000
6,40		8.500%	7/01/30	BBB	8,544,000
2,00		5.750%	8/15/53	Baa1	2,151,250
1,20	•	6.500%	5/15/67	Baa1	1,311,000
	American International				
6,80	5 Group, Inc.	8.175%	8/15/53	BBB	9,399,406
11,35		8.600%	12/15/30	A3	15,265,750
9,45		6.380%	6/14/57	Baa1	10,229,625
	Catlin Insurance				
	Company Limited,		_,,_,_		
15,35		7.249%	7/19/57	BBB+	15,858,168
0.50	Dai-Ichi Mutual Life,	7.0500/	N/A	4.0	7 000 000
6,50		7.250%	(6)	A3	7,800,000
1.00	Everest Reinsurance	6 6000/	E/01/67	DDD	1 000 000
1,20	0 Holdings, Inc. Glen Meadows Pass	6.600%	5/01/67	BBB	1,260,000
16,15		6.505%	8/15/67	BB+	15,948,125
10,10	Great West Life &	0.505 /6	0/13/07	DD+	13,340,123
2,60		6.625%	11/15/34	Α	2,988,617
2,00	Great West Life &	0.02070	11/10/01	, (2,000,017
	Annuity Insurance				
6,60		7.153%	5/16/46	Α	6,864,000
2,22	Liberty Mutual Group,				-,,
13,66	· ·	7.000%	3/15/37	Baa3	14,489,140
	Liberty Mutual Group,				
10,48	1 144A	7.800%	3/07/87	Baa3	12,419,985
	Lincoln National				
2,50	, , ,	6.050%	4/20/67	BBB	2,525,000
	MetLife Capital Trust				
16,60		7.875%	12/15/67	BBB	20,999,000
	MetLife Capital Trust		1/20/20		
31,10		9.250%	4/08/68	BBB	44,628,500
00.75	National Financial	C 7500/	E/4E/07	D0	04.000.054
23,75	. , ,	6.750%	5/15/67	Baa2	24,926,854
4.00	Oil Insurance Limited, 0 144A	0.0169/	N/A	Doo1	2 264 200
4,20	Provident Financing	3.216%	(6)	Baa1	3,864,000
3,75		7.405%	3/15/38	Baa3	4,356,675
5,75	Prudential Financial	7.700/0	0/10/00	Daao	+ ,000,070
30,40		5.625%	6/15/43	BBB+	32,528,000
00, 10	Prudential Financial	0.02070	0, 10, 10		02,020,000
6,40		5.875%	9/15/42	BBB+	6,928,000
-, . •	- , (-)	Nuveen Investn			-,,
		30			

Principal Amount (000)/ Shares	Description (1)	Coupon	Maturity	Ratings (2)	Value
Silaies	Insurance (continued)	Odupon	waturity	(2)	Value
	Prudential Financial				
1,135	Inc.	8.875%	6/15/68	BBB+	\$ 1,384,700
14,250	Prudential PLC	6.500%	9/23/53	A	14,499,375
,	QBE Capital	0.000,0	0, =0, 00		11,100,010
	Funding Trust II,				
29,870	144A	7.250%	5/24/41	BBB	32,334,275
	Sompo Japan				. ,
20,500	Insurance, 144A	5.325%	3/28/73	Α	22,037,500
	Sumitomo Life				
	Insurance				
5,000	Company, 144A	4.000%	9/20/73	BBB+	5,887,500
	White Mountains				
	Insurance Group,		N/A		
8,080	144A	7.506%	(6)	BB+	8,524,400
	ZFS Finance USA				
21,257	Trust V, 144A, (5)	6.500%	5/09/67	Α	22,798,133
	Total Insurance				372,750,978
	Machinery 0.2%				
	Stanley Black and				
2,250	Decker, Inc.	5.750%	12/15/53	BBB+	2,437,031
	Multi-Utilities 0.6%				
0.400	Dominion	7.5000/	0/00/00	DDD	7.000.000
6,400	Resources Inc.	7.500%	6/30/66	BBB	7,008,000
	Real Estate Investment	Trust 0.3%			
0.770	Sovereign Capital	7 0000/	6/10/06	BB+	0.000.500
2,772	Trusts Road & Rail 1.1%	7.908%	6/13/36	DD+	2,962,536
	Burlington Northern				
	Santa Fe Funding				
11,400	Trust I	6.613%	12/15/55	BBB	12,821,945
11,400	Specialty Retail 1.3%	0.01376	12/13/33	000	12,021,343
	Specialty Hetali 1.5%		N/A		
1,400	Swiss Re Capital I	6.854%	(6)	Α	1,487,500
1,100	Swiss Re Capital I,	0.00170	N/A	, ,	1, 107,000
13,400	144A	6.854%	(6)	Α	14,237,500
10,100	Total Specialty Retail	0.001,70	(0)	,,	15,725,000
	Thrifts & Mortgage Fina	nce 0.0%			. 0,1 =0,000
	Onbank Capital				
500	Trust I	9.250%	2/01/27	BBB	508,256
	U.S. Agency 0.2%				,
	Farm Credit Bank of		N/A		
2	Texas	10.000%	(6)	Baa1	2,072,938
	Wireless Telecommunio	cation Servic			
	Centaur Funding				
	Corporation, Series				
36	B, (5)	9.080%	4/21/20	BBB	45,217,070

Shares	Total \$1,000 Par (or similar) Institutional Preferred (cost \$844,014,977) Description (1), (7) INVESTMENT COMPANIES 1.3% (1.0% of Total Investments)	937,485,279 Value
672,285	Blackrock Credit Allocation Income Trust IV, (5)	\$ 9,042,233
395,914	John Hancock Preferred Income Fund III, (5)	6,880,986
	Total Investment Companies (cost \$23,067,281)	15,923,219
	Total Long-Term Investments (cost \$1,526,883,402)	1,637,617,671
Principal	Description (4) Courses Maturity	Value
Amount (000)	Description (1) Coupon Maturity SHORT-TERM INVESTMENTS 1.1% (0.8% of Total Investments	Value
\$ 13,317	Repurchase 0.000% Agreement with Fixed Income Clearing Corporation, dated 7/31/14, repurchase price \$13,316,635, collateralized by \$13,570,000 U.S. Treasury Notes, 2.250%, due 8/01/14 7/31/21, value \$13,316,635	\$ 13,316,635
	Total Short-Term Investments (cost \$13,316,635)	13,316,635
	Total Investments (cost \$1,540,200,037)	1 650 004 000
	137.8% Borrowings	1,650,934,306
	(38.7)% (8), (9)	(464,000,000)
	Other Assets Less Liabilities 0.9% (10) Net Assets Applicable to Common Shares 100%	10,791,349 \$1,197,725,655
	Nuveen Investments 31	¥ 1,101,120,000

JPS Nuveen Quality Preferred Income Fund 2 Portfolio of Investments (continued) July 31, 2014

Investments in Derivatives as of July 31, 2014

Interest Rate Swaps outstanding:

		Fund			Fixed		
		Pay/Receive	loating		RateEffective	е	Unrealized
	Notional	Floating	Rate	Fixed Rate	PaymentDatTee	rmination	Appreciation
Counterp	artyAmount	Rate	Index	(Annualized)	Frequenc y 11)	Date (D	Depreciation) (10)
_		1-	-Month				
JPMorgar	\$134,344,000	ReceiveU	SD-LIBO	R-BBA .255%	Monthlyl 2/01/	12 /01/18	\$ 2,390,809
		1-	-Month				
JPMorgar	134,344,000	ReceiveU	SD-LIBO	R-BB A .673	Monthlyl 2/01/	12 /01/20	3,903,793
Morgan		1-	-Month				
Stanley	77,200,000	ReceiveU	SD-LIBO	R-BB A 2.064	Monthly3/21/1	3 /21/16	(2,055,597)
	\$345,888,000						\$ 4,239,005

For Fund portfolio compliance purposes, the Fund's industry classifications refer to any one or more of the industry sub-classifications used by one or more widely recognized market indexes or ratings group indexes, and/or as defined by Fund management. This definition may not apply for purposes of this report, which may combine industry sub-classifications into sectors for reporting ease.

- (1) All percentages shown in the Portfolio of Investments are based on net assets applicable to common shares unless otherwise noted.
- (2) Ratings (not covered by the report of independent registered public accounting firm): Using the highest of Standard & Poor's Group ("Standard & Poor's"), Moody's Investors Service, Inc. ("Moody's") or Fitch, Inc. ("Fitch") rating. Ratings below BBB by Standard & Poor's, Baa by Moody's or BBB by Fitch are considered to be below investment grade. Holdings designated N/R are not rated by any of these national rating agencies.
- (3) For fair value measurement disclosure purposes, \$25 Par (or similar) Retail Preferred classified as Level 2. See Notes to Financial Statements, Note 2 Investment Valuation and Fair Value Measurements for more information.
- (4) Investment, or portion of investment, has been pledged to collateralize the net payment obligations for investments in derivatives.
- (5) Investment, or a portion of investment, is out on loan as described in Note 8 Borrowings Arrangements. The total value of investments out on loan as of the end of the reporting period was \$109,893,215.
- (6) Perpetual security. Maturity date is not applicable.
- (7) A copy of the most recent financial statements for the investment companies in which the Fund invests can be obtained directly from the Securities and Exchange Commission on its website at http://www.sec.gov.
- (8) Borrowings as a percentage of Total Investments is 28.1%.

- (9) The Fund may pledge up to 100% of its eligible investments (excluding any investments seperately pledged as collateral for specific investments in derivatives, when applicable) in the Portfolio of Investments as collateral for Borrowings. As of the end of the reporting period, investments with a value of \$952,124,251 have been pledged as collateral for Borrowings.
- (10) Other Assets Less Liabilities includes the Unrealized Appreciation (Depreciation) of derivative instruments as listed within Investments in Derivatives as of the end of the reporting period.
- (11) Effective date represents the date on which both the Fund and Counterparty commence interest payment accruals on each contract.

N/A Not applicable.

144A Investment is exempt from registration under Rule 144A of the Securities Act of 1933, as amended. These investments may only be resold in transactions exempt from registration, which are normally those transactions with qualified institutional buyers.

REIT Real Estate Investment Trust.

USD-LIBOR-BBA United States Dollar London Inter-Bank Offered Rate British Bankers' Association.

See accompanying notes to financial statements.

Nuveen Investments

32

JHP

Nuveen Quality Preferred Income Fund 3

Portfolio of Investments July 31, 2014

Shares	Description (1)	Coupon	Ratings (2)	Value
		NTS 136.6% (98.9% of		
		RED SECURITIES 0.0%	(U.U% of Total II	nvestments)
0.40	Banks 0.0%	7.7500/	DDD	Ф 44.000
340	KeyCorp	7.750%	BBB	\$ 44,880
	Total Convertible Preferre	d Securities (cost \$33,666)		44,880
Shares	Description (1)	Coupon	Ratings	Value
Silates	Investments)	RETAILED PREFERRED	(2) 49.7% (36.0% o	
	Banks 10.4%			
12,300	AgriBank FCB, (3)	6.875%	Α	\$ 1,299,187
54,185	Citigroup Capital XIII	7.875%	BBB	1,467,873
20,000	Citigroup Inc.	7.125%	BB+	546,200
40,553	Citigroup Inc.	6.875%	BB+	1,089,659
35,000	Citigroup Inc.	5.800%	BB+	825,650
	City National			
19,300	Corporation	5.500%	BBB	434,636
	Countrywide Capital			
59,100	Trust IV	6.750%	BB+	1,501,140
12,000	FirstMerit Corporation	5.875%	BBB	281,880
	General Electric Capital			
59,300	Corporation, (4)	4.875%	AA+	1,401,852
	General Electric Capital			
29,626	Corporation	4.875%	AA+	714,283
	General Electric Capital			
21,000	Corporation	4.700%	AA+	482,370
25,000	HSBC Holdings PLC	8.000%	BBB+	676,750
20,000	HSBC USA Inc.	6.500%	BBB+	504,800
97,300	HSBC USA Inc.	4.500%	BBB+	2,453,906
26,500	HSBC USA Inc.	2.858%	BBB+	1,315,725
	JPMorgan Chase &			
48,500	Company	6.700%	BBB	1,235,780
	Merrill Lynch Capital			
7,600	Trust I	6.450%	BB+	192,432
	Merrill Lynch Capital			
3,300	Trust II	6.450%	BB+	83,589
	Merrill Lynch Capital			
13,420	Trust III	7.375%	BB+	345,565
211,700	PNC Financial Services	6.125%	BBB	5,764,591
	Royal Bank of Scotland			
52,500	Group PLC	5.750%	BB	1,221,150

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	Total Banks				23,839,018
	Capital Markets 4.8%	6			, ,
	Affiliated Managers				
35,900	Group Inc.	5.250%		BBB	926,938
	Deutsche Bank Capital				
306,782	Funding Trust II	6.550%		BBB	8,037,688
	Goldman Sachs Group,				
42,000	Inc.	5.500%		BB+	1,006,320
	Morgan Stanley Capital				
9,400	Trust VI	6.600%		BB+	237,350
	State Street				
9,600	Corporation	5.900%		BBB+	247,392
	State Street				
22,100	Corporation	5.250%		BBB+	508,521
	Total Capital Markets	2.00/			10,964,209
		0.0%			
1 100	Capital One Financial	C 0000/		DD.	00.001
1,100	Corporation Diversified Financial S	6.000%		BB+	26,631
239,500		Services 2.8% 7.050%		BBB	6 150 755
10,000	ING Groep N.V. ING Groep N.V.	6.125%		BBB	6,152,755 253,000
10,000	Total Diversified Finance			סטט	6,405,755
	Diversified Telecomm		2.6%		0,400,700
26,800	Qwest Corporation	7.500%		BBB	707,520
26,699	Qwest Corporation	7.375%		BBB	699,781
72,881	Qwest Corporation	7.000%		BBB	1,875,228
,001	230. 20. p3.331	Nuveen Investments			.,,,0

JHP Nuveen Quality Preferred Income Fund 3 Portfolio of Investments (continued) July 31, 2014

Shares	Description (1)	Coupon	Ratings (2)	Value
	Diversified Telecommuni	ication Services (continued)		
22,500	Qwest Corporation	7.000%	BBB	\$ 579,150
30,900	Qwest Corporation	6.125%	BBB	726,150
	Verizon			
49,600	Communications Inc.	5.900%	Α	1,260,832
	Total Diversified Telecomn	nunication Services		5,848,661
	Electric Utilities 2.7%			
	Alabama Power			
40,000	Company, (3)	6.450%	A3	1,061,252
	Duke Energy Capital			
4,110	Trust II	5.125%	Baa1	96,133
10,000	Entergy Arkansas Inc.	5.750%	Α	255,100
10,000	Entergy Louisiana LLC	5.250%	A2	240,000
17,600	Entergy Louisiana LLC	4.700%	A2	386,672
	Interstate Power and			
27,800	Light Company	5.100%	BBB	686,382
25,000	NextEra Energy Inc.	5.700%	BBB	604,750
106,671	NextEra Energy Inc.	5.625%	BBB	2,505,702
12,000	NextEra Energy Inc.	5.125%	BBB	260,040
	PPL Capital Funding,	-		
1,227	Inc.	5.900%	BB+	29,104
	Total Electric Utilities			6,125,135
	Food Products 0.5%			
10.400	Dairy Farmers of	7.0750/	D 0	4 440 000
10,400	America Inc., 144A, (3)	7.875%	Baa3	1,118,326
010 000	Insurance 13.1%	0.0750/	Doot	0 141 051
319,390	Aegon N.V.	6.375%	Baa1 BBB+	8,141,251
94,822	Aflac Inc.	5.500% 5.100%	Baa1	2,290,900
71,000	Allstate Corporation Arch Capital Group	5.100%	Daal	1,771,450
36,700	Limited	6.750%	BBB	990,900
30,700	Aspen Insurance	0.730 /8	000	330,300
11,500	Holdings Limited	7.250%	BBB	299,230
11,500	Aspen Insurance	7.230 /6	000	255,250
52,100	Holdings Limited	5.950%	BBB	1,296,248
02,100	Axis Capital Holdings	0.00070		1,200,210
47,000	Limited	6.875%	BBB	1,217,300
17,000	Axis Capital Holdings	0.07.070	222	1,211,000
101,174	Limited	5.500%	BBB	2,298,673
	Delphi Financial Group,			_,_ = 0,0.0
90,100	Inc., (3)	7.376%	BBB	2,232,795
	Hartford Financial			,,
84,800	Services Group Inc.	7.875%	BB+	2,521,104
3,845	PartnerRe Limited	7.250%	BBB+	101,969
36,506	PartnerRe Limited	5.875%	BBB+	878,699

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	Protective Life			
5,000	Corporation	6.000%	BBB	125,050
63,344	Prudential PLC	6.750%	Α	1,614,639
	Reinsurance Group of			
32,000	America Inc.	6.200%	BBB	867,200
	RenaissanceRe			
83,739	Holdings Limited	5.375%	BBB+	1,907,574
26,026	Torchmark Corporation	5.875%	BBB+	645,705
	W.R. Berkley			
35,626	Corporation	5.625%	BBB	814,410
	Total Insurance			30,015,097
	Machinery 0.9%			
	Stanley Black and			
83,100	Decker, Inc.	5.750%	BBB+	2,041,767
	Media 0.1%			
13,900	Comcast Corporation	5.000%	Α	346,805
	Multi-Utilities 1.3%			
	Dominion Resources			
93,898	Inc.	8.375%	BBB	2,413,179
21,400	DTE Energy Company	5.250%	Baa1	506,324
	Total Multi-Utilities			2,919,503
	Real Estate Investment	Trust 7.9%		
50,000	DDR Corporation	6.250%	Baa3	1,222,000
6,000	Digital Realty Trust Inc.	7.375%	Baa3	153,300
11,019	Digital Realty Trust Inc.	5.875%	Baa3	243,740
	Hospitality Properties			
54,287	Trust	7.125%	Baa3	1,383,233
	Kimco Realty			
31,800	Corporation	5.625%	Baa2	741,894
		Nuveen Investments		
		34		

					Ratings		
5	Shares	Description (1)	Coupon		(2)		Value
		Real Estate Investment	Trust (continue	ed)			
	10.000	PS Business Parks,	0.0750/		D 0	Φ.	055 400
	10,000	Inc.	6.875%		Baa2	\$	255,400
	70.000	PS Business Parks,	0.0000/		D 0		4 750 054
	73,699	Inc.	6.000%		Baa2		1,750,351
	30,000	Public Storage, Inc.	6.000%		A		750,600
	12,000	Public Storage, Inc.	5.750%		A		293,400
	99,300	Public Storage, Inc.	5.200%		A3		2,244,180
	18,600	Public Storage, Inc.	5.200%		Α		417,942
		Realty Income					
	117,100	Corporation	6.625%		Baa2		3,046,942
	9,922	Ventas Realty LP	5.450%		BBB+		236,243
	153,858	Vornado Realty LP	7.875%		BBB		3,917,225
	57,400	Vornado Realty Trust	5.700%		BBB		1,391,950
		Total Real Estate Investr	nent Trust			1	18,048,400
		U.S. Agency 1.4%					
		Cobank Agricultural					
	20,200	Credit Bank, (3)	11.000%		Α		1,035,250
		Farm Credit Bank of					
	20	Texas, (3)	6.750%		Baa1		2,099,376
		Total U.S. Agency					3,134,626
		Wireless Telecommunic	cation Service	s 1.2%			
		Telephone and Data					
	70,400	Systems Inc.	7.000%		Baa3		1,755,072
		Telephone and Data					
	31,000	Systems Inc.	6.875%		Baa2		771,590
		United States Cellular					
	12,791	Corporation	6.950%		Baa3		320,158
		Total Wireless Telecomn	nunication Serv	ices			2,846,820
		Total \$25 Par (or					
		similar) Retail					
		Preferred (cost					
		\$109,969,857)				11	13,680,753
Pı	rincipal	,			Ratings		, ,
	ount (000)	Description (1)	Coupon	Maturity	(2)		Value
	` ′	CORPORATE BONDS	6.3% (4.6% o				
		Banks 2.5%	,				
\$	250	Den Norske Bank	0.511%	2/18/35	Baa3	\$	171,250
•	250	Den Norske Bank	0.963%	2/24/37	Baa3	,	171,875
		JPMorgan Chase &					, , , ,
	5,000	Company	6.750%	1/29/49	BBB		5,337,500
	5,500	Total Banks	000,0	., _ 5, . 10			5,680,625
	5,555	Capital Markets 1.9%					5,000,020
		Credit Suisse Group					
	1,700	AG, 144A	6.500%	8/08/23	BBB+		1,878,500
	1,700	Macquarie Bank	3.000 /0	3,33,20			.,070,000
	910	Limited	10.250%	6/20/57	BB+		1,039,675
	1,795	Littled	1.231%	6/01/77	A3		1,552,675
	1,730		1.201/0	0/01/11	Λυ		1,002,070

State Street Capital Trust IV

	Trust IV				
4,405	Total Capital Markets				4,470,850
	Construction & Engineer	ring 0.5%			
	Hutchison Whampoa	_			
	International 12				
1,000	Limited, 144A	6.000%	11/07/62	BBB	1,073,750
	Insurance 1.1%				
700	AIG Life Holdings Inc.	7.570%	12/01/45	BBB	934,540
	Liberty Mutual Group				
1,450	Inc., 144A	7.697%	10/15/97	BBB+	1,639,830
2,150	Total Insurance				2,574,370
	Oil, Gas & Consumable l	Fuels 0.3%			
	DCP Midstream LLC,				
700	144A	5.850%	5/21/43	Baa3	679,000
	Total Corporate				
	Bonds (cost				
13,755	\$13,376,770)				14,478,595
		Nuveen Invest	ments		
		35			
· ·		·	·	"	•

JHP Nuveen Quality Preferred Income Fund 3 Portfolio of Investments (continued) July 31, 2014

Principal Amount (000)/ Shares	Description (1)	Coupon	Maturity	Ratings (2)	Value
Silaics	\$1,000 PAR (OR SIMILAR				57.3% of Total
	Investments)	1, 1101110110117		13.270 (57.570 OF TOTAL
	Banks 38.0%				
	Abbey National Capital		N/A		
2,200	Trust I	8.963%	(5)	BBB	\$ 2,772,000
	Bank of America		N/A		
9,400	Corporation	8.000%	(5)	BB+	10,341,034
	D D 0	- 40 404	N/A		
5,060	Barclays PLC	7.434%	(5)	BB+	4,996,750
2,800	Barclays PLC	8.250%	3/15/64	BB+	2,968,000
2,400	Chase Capital Trust II, Series B	0.725%	2/01/27	BBB	2,112,000
500	Citigroup Capital III	7.625%	12/01/27	BBB	613,213
300	Olligroup Capital III	7.02576	N/A	555	010,210
1,000	Citigroup Inc.	5.950%	(5)	BB+	997,000
1,000	Credit Agricole SA,	0.000,0	N/A		001,000
500	144A	7.875%	(5)	BB+	531,125
	First Chicago NBD		,		
3,000	Institutional Capital I	0.790%	2/01/27	BBB	2,640,000
	First Empire Capital				
1,000	Trust I	8.234%	2/01/27	BBB	1,017,225
0.405	First Union Capital	7.0500/	44/45/00	DDD	10.700.407
8,485	Trust II, Series A, (6)	7.950%	11/15/29	BBB+	10,786,437
500	Fulton Capital Trust I General Electric Capital	6.290%	2/01/36 N/A	Baa3	486,250
1,600	Corporation	6.250%	(5)	AA	1,776,000
1,000	General Electric Capital	0.20070	N/A	701	1,770,000
4,500	Corporation	7.125%	(5)	AA	5,265,000
,			N/A		-,,
2,400	Groupe BCPE	3.300%	(5)	BBB	2,127,840
1,500	HSBC Bank PLC	0.688%	12/19/35	Α	1,035,000
1,500	HSBC Bank PLC	0.600%	6/11/37	Α	1,033,500
	HSBC Capital Funding		N/A		
1,300	LP, Debt, 144A	10.176%	(5)	BBB+	1,943,500
1 500	HSBC Financial Capital	E 0110/	11/20/0E	DDD .	1 550 050
1,500	Trust IX	5.911%	11/30/35	BBB+	1,556,250
800	JPMorgan Chase & Company	5.150%	N/A (5)	BBB	756,480
000	JPMorgan Chase	3.13076	(3)		730,400
1,800	Capital XXIII, (6)	1.226%	5/15/77	BBB	1,489,500
.,000	Lloyd's Banking Group		N/A		.,
2,500	PLC, 144A	6.413%	(5)	BB+	2,706,250
	Lloyd's Banking Group		N/Á		
600	PLC, 144A	6.657%	(5)	BB+	661,500

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			N/A		
1,100	M&T Bank Corporation	6.375%	(5) N/A	BBB	1,120,625
4,500	M&T Bank Corporation	6.875%	(5)	BBB	4,591,539
4,500	Mar Bank Corporation	0.07378	N/A	000	4,551,555
2,700	National Australia Bank	8.000%	(5)	BBB+	2,986,875
,			N/Á		, ,
1,900	Nordea Bank AB	8.375%	(5)	BBB+	1,975,050
	PNC Financial Services		N/A		
2,000	Inc.	6.750%	(5)	BBB	2,230,000
4.100	Coninto Comercia	0.7500/	N/A	DDD	4 000 700
4,128	Societe Generale	8.750%	(5) N/A	BBB	4,280,736
300	Societe Generale	7.875%	(5)	BB+	313,875
000	Societe Generale,	7.07070	N/A	DD+	010,070
500	144A	7.875%	(5)	BB+	523,125
	Societe Generale,		N/Á		,
1,200	144A	0.982%	(5)	BBB	1,080,000
	Standard Chartered		N/A		
4,800	PLC, 144A	7.014%	(5)	BBB+	5,472,000
4 500	Wells Fargo &	7.0000/	N/A	DDD	4 704 000
1,500	Company Total Banks	7.980%	(5)	BBB+	1,701,000
	Capital Markets 4.3%				86,886,679
	Charles Schwab		N/A		
2,100	Corporation	7.000%	(5)	BBB+	2,449,125
,	Credit Suisse Group		N/A		, -, -
2,200	AG, 144A	7.500%	(5)	BB+	2,414,500
1,700	Credit Suisse Guernsey	7.875%	2/24/41	BBB	1,823,250
	Goldman Sachs Group		N/A		
250	Inc.	5.700%	(5)	BB+	254,625
900	Maggueria BMLLLC	0.0750/	N/A	DD.	940 000
800	Macquarie PMI LLC	8.375%	(5) N/A	BB+	849,000
2,000	Morgan Stanley	5.450%	(5)	BB+	2,002,500
2,000	Total Capital Markets	0.10070	(0)	551	9,793,000
	Diversified Financial Ser	rvices 2.7%			2,1 22,222
	First Hawaiian Capital				
2,700	Trust I, Series B	8.343%	7/01/27	BBB	2,736,380
500	ING US Inc.	5.650%	5/15/53	Ba1	508,750
	Rabobank Nederland,		N/A		
2,200	144A	11.000%	(5)	Α	2,950,200
	Total Diversified Financial Electric Utilities 1.5%	Services			6,195,330
	Electricite de France,		N/A		
3,000	144A	5.250%	(5)	A3	3,048,390
450	FPL Group Capital Inc.	6.650%	6/15/67	BBB	459,563
	Total Electric Utilities			_	3,507,953
		Nuveen Investme	ents		
		36			

Principal Amount (000)/				Ratings	
Shares	Description (1)	Coupon	Maturity	natiligs (2)	Value
	Industrial Conglomera			(-/	
	General Electric				
900,000	Capital Trust I	6.375%	11/15/67	AA	\$ 999,000
400	Insurance 24.6%	0.7000/	4/04/00	Δ	500,000
400	Ace Capital Trust II AIG Life Holdings	9.700%	4/01/30	Α	592,000
800	Inc.	8.500%	7/01/30	BBB	1,068,000
700	Allstate Corporation	5.750%	7701700	Baa1	752,938
	American				- ,
	International Group,				
3,200	Inc.	8.175%	5/15/58	BBB	4,420,000
1,200	AXA SA	8.600%	12/15/30	A3	1,614,000
4 200	AVA CA 144A	6.380%	N/A	Baa1	4 654 750
4,300	AXA SA, 144A Catlin Insurance	0.300%	(5) N/A	Баат	4,654,750
3,200	Company Limited	7.249%	(5)	BBB+	3,304,000
3,200	Dai-Ichi Mutual Life,	7.2.070	N/A	333,	0,001,000
1,250	144A	7.250%	(5)	A3	1,500,000
	Great West Life & Annuity Insurance Capital LP II, 144A,				
1,850	(6)	7.153%	5/16/46	Α	1,924,000
800	Liberty Mutual Group, 144A	7.800%	3/07/87	Baa3	948,000
2 200	MetLife Capital Trust	7.0750/	10/15/67	BBB	4.049.000
3,200	IV, 144A National Financial	7.875%	12/15/67	DDD	4,048,000
5,500	Services Inc., (6)	6.750%	5/15/67	Baa2	5,771,563
0,000	Oil Insurance	0.1. 00 /0	N/A		0,111,000
818	Limited, 144A	3.216%	(5)	Baa1	752,560
	Prudential Financial				
4,100	Inc.	5.625%	6/15/43	BBB+	4,387,000
1,200	Prudential Financial Inc., (6)	5.875%	9/15/42	BBB+	1,299,000
1,200	Prudential Financial	0.07070	5/ 15/ 1 2		1,200,000
305	Inc.	8.875%	6/15/68	BBB+	372,100
			N/A		
3,800	Prudential PLC	6.500%	(5)	Α	3,866,500
5 000	QBE Capital Funding	7.0500/	5/04/44	555	0.070.500
5,800	Trust II, 144A	7.250%	5/24/41	BBB	6,278,500
4,000	Sompo Japan Insurance	5.325%	3/28/73	Α	4,300,000
4,000	Sumitomo Life	J.J2J /o	J/20/13		+,500,000
	Insurance Company,				
1,000	144A	4.000%	9/20/73	BBB+	1,177,500
900	White Mountains Insurance Group,	7.506%	N/A (5)	BB+	949,500

	144A				
	ZFS Finance USA				
2,154	Trust V, 144A	6.500%	5/09/67	Α	2,310,165
	Total Insurance				56,290,076
	Machinery 0.4%				
	Stanley Black and				
850	Decker, Inc.	5.750%	12/15/53	BBB+	920,656
	Multi-Utilities 0.6%				
	Dominion Resources				
500	Inc.	7.500%	6/30/66	BBB	547,500
	Dominion Resources				
900	Inc.	2.531%	9/30/66	BBB	831,665
	Total Multi-Utilities				1,379,165
	Road & Rail 1.6%				
	Burlington Northern				
	Santa Fe Funding				
3,185	Trust I	6.613%	12/15/55	BBB	3,582,269
	Specialty Retail 1.2%				
			N/A		
300	Swiss Re Capital I	6.854%	(5)	Α	318,750
	Swiss Re Capital I,		N/A		
2,200	144A	6.854%	(5)	Α	2,337,500
	Total Specialty Retail				2,656,250
	Wireless Telecommunic	cation Service	es 3.9%		
	Centaur Funding				
7,260	Corporation, Series B	9.080%	4/21/20	BBB	9,061,388
	Total \$1,000 Par (or simil	ar) Institutiona	al Preferred (c	ost	
	\$164,378,791)				181,271,766
Shares	Description (1), (7)	I II O 4 40/ /4	00/ (T		Value
	INVESTMENT COMPAN	IES 1.4% (1	.0% of Total	Investments)	
	Blackrock Credit				
107.050	Allocation Income				Φ 4.055.505
137,958	Trust IV, (6)				\$ 1,855,535
	John Hancock				
7E 064	Preferred Income				1 010 517
75,864	Fund III, (6) Total Investment Compar	nios (cost \$4.6	(21.055)		1,318,517 3,174,052
	Total Long-Term Invest				312,650,046
	Total Long-Term livest	Nuveen Inves			312,030,040
		37	,		

JHP Nuveen Quality Preferred Income Fund 3 Portfolio of Investments (continued) July 31, 2014

Pr	incipal		
Amo	unt (000)	Description (1) Coupon Maturity	Value
		SHORT-TERM INVESTMENTS 1.6% (1.1% of Total Investments)	
\$	3,566	Repurchase Agreement 0.000% with Fixed Income Clearing Corporation, dated 7/31/14, repurchase price \$3,566,266, collateralized by \$3,635,000 U.S. Treasury Notes, 8/01/14 2.250%, due 7/31/21,	\$ 3,566,266
		value \$3,639,544 Total Short-Term Investments (cost \$3,566,266)	3,566,266
		Total Investments (cost \$3,500,200) Total Investments (cost \$295,957,305) 138.2%	316,216,312
		Borrowings (38.9)% (8), (9)	(89,000,000)
		Other Assets Less Liabilities 0.7% (10)	1,591,987
		Net Assets Applicable to Common Shares 100%	\$228,808,299

Investments in Derivatives as of July 31, 2014

Interest Rate Swaps outstanding:

		Fund Pay/Receive	loating		Fixed RateEffective	e	U	nrealized
0	Notional	Floating	Rate		PaymentDatee		-	•
Counterp	artyAmount	Rate	Index	(Annualized)	Frequency(11)	Date (Depr	eciation) (10)
		1	-Month					
JPMorgan	\$25,638,000	Receive U	SD-LIBOF	R-BBA1.255%	Monthly12/01/	1142/01/18	\$	456,258
		1	-Month					
JPMorgan	25,638,000	ReceiveU	SD-LIBOF	R-BBA1.673	Monthly12/01/	1142/01/20		744,994
Morgan		1-	-Month		Ť			
Stanley	14,725,000	ReceiveU	SD-LIBOF	R-BBA2.064	Monthly8/21/1	8/21/16		(392,081)
	\$66,001,000						\$	809,171

For Fund portfolio compliance purposes, the Fund's industry classifications refer to any one or more of the industry sub-classifications used by one or more widely recognized market indexes or ratings group indexes, and/or as defined by Fund management. This definition may not apply for purposes of this report, which may combine industry sub-classifications into sectors for reporting ease.

- (1) All percentages shown in the Portfolio of Investments are based on net assets applicable to common shares unless otherwise noted.
- (2) Ratings (not covered by the report of independent registered public accounting firm): Using the highest of Standard & Poor's Group ("Standard & Poor's"), Moody's Investors Service, Inc. ("Moody's") or Fitch, Inc. ("Fitch") rating. Ratings below BBB by Standard & Poor's, Baa by Moody's or BBB by Fitch are considered to be below investment grade. Holdings designated N/R are not rated by any of these national rating agencies.

- (3) For fair value measurement disclosure purposes, \$25 Par (or similar) Retail Preferred classified as Level 2. See Notes to Financial Statements, Note 2 Investment Valuation and Fair Value Measurements for more information.
- (4) Investment, or portion of investment, has been pledged to collateralize the net payment obligations for investments in derivatives.
- (5) Perpetual security. Maturity date is not applicable.
- (6) Investment, or a portion of investment, is out on loan as described in Note 8 Borrowing Arrangements. The total value of investments out on loan as of the end of the reporting period was \$18,995,400.
- (7) A copy of the most recent financial statements for the investment companies in which the Fund invests can be obtained directly from the Securities and Exchange Commission on its website at http://www.sec.gov.
- (8) Borrowings as a percentage of Total Investments is 28.1%.
- (9) The Fund may pledge up to 100% of its eligible investments (excluding any investments seperately pledged as collateral for specific investments in derivatives, when applicable) in the Portfolio of Investments as collateral for Borrowings. As of the end of the reporting period, investments with a value of \$186,396,236 have been pledged as collateral for Borrowings.
- (10) Other Assets Less Liabilities includes the Unrealized Appreciation (Depreciation) of derivative instruments as listed within Investments in Derivatives as of the end of the reporting period.
- (11) Effective date represents the date on which both the Fund and Counterparty commence interest payment accruals on each contract.

N/A Not applicable.

144A Investment is exempt from registration under Rule 144A of the Securities Act of 1933, as amended. These investments may only be resold in transactions exempt from registration, which are normally those transactions with qualified institutional buyers.

USD-LIBOR-BBA United States Dollar London Inter-Bank Offered Rate British Bankers' Association.

See accompanying notes to financial statements.

Nuveen Investments

Statement of
Assets and Liabilities July 31, 2014

	Quality Preferred Income (JTP)	d Pre Inc	uality ferred ome 2 JPS)	Quality Preferred Income 3 (JHP)
Assets	(011)	,,	J1 0)	(0111)
Long-term investments, at value (cost \$771,631,634, \$1,526,883,402 and \$292,391,039,				
respectively)	\$ 825,423,7	99 \$1,637	7,617,671	\$ 312,650,046
Short-term investments, at value (cost				
approximates value)	6,104,2	97 13	3,316,635	3,566,266
Unrealized appreciation on interest rate swaps	3,166,7	46 6	5,294,602	1,201,252
Receivable for:	004.0	70 4	104 100	007.004
Dividends	631,6		,194,109	227,821
Interest	5,790,4		3,335,022	2,091,548
Investments sold Reclaims	42,4	.00	115,065	11,941
Other assets	111,7	'06	214,880	42,816
Total assets	841,271,1		2,087,984	319,791,690
Liabilities	0+1,271,1	1,072	.,007,304	313,731,030
Borrowings	234,000,0	00 464	,000,000	89,000,000
Unrealized depreciation	20 1,000,0		,000,000	00,000,000
on interest rate swaps	1,030,9	61 2	2,055,597	392,081
Common share dividends	, ,		,	·
payable	3,322,5	58 6	5,511,225	1,216,658
Accrued expenses:				
Interest on borrowings	13,0	21	25,848	4,942
Management fees	608,5	17 1	,181,195	234,136
Trustees fees	106,3		205,096	40,183
Other	217,8		383,368	95,391
Total liabilities	239,299,2	43 474	,362,329	90,983,391
Net assets applicable to				
common shares	\$ 601,971,9	35 \$1,197	7,725,655	\$ 228,808,299
Common shares	04.000.4	40 400		00.740.057
outstanding	64,663,4	.48 120	,393,013	23,710,657
Net asset value ("NAV")				
per common share	\$ 9.	31 \$	0.05	\$ 9.65
outstanding Net assets applicable to cor	·		9.95	φ 9.00
Common shares, \$.01 par	innon Snares C	Ulialat Uli		
value per share	\$ 646,6	34 \$ 1	,203,930	\$ 237,107
Paid-in surplus	882,154,9		3,569,820	329,378,157
r did iir ddipidd	002,104,0	1,000	,,000,020	<i>525,675,157</i>

Undistributed (Over-distribution of) net			
investment income	5,699,056	4,112,040	532,891
Accumulated net realized			
gain (loss)	(342,456,655)	(611,133,409)	(122,408,034)
Net unrealized appreciation			
(depreciation)	55,927,950	114,973,274	21,068,178
Net assets applicable to			
common shares	\$ 601,971,935	\$1,197,725,655	\$ 228,808,299
Authorized shares:			
Common	Unlimited	Unlimited	Unlimited
Preferred	Unlimited	Unlimited	Unlimited
See accompanying notes to fi	nancial statements.		

Nuveen Investments

Statement of
Operations Year Ended July 31, 2014

	Quality Preferred Income (JTP)	Quality Preferred Income 2 (JPS)	Quality Preferred Income 3 (JHP)
Investment Income			
Dividends	\$22,386,545	\$ 42,350,522	\$ 8,479,348
Interest	29,310,455	59,966,705	11,111,493
Other income	229,125	454,333	87,146
Total investment income	51,926,125	102,771,560	19,677,987
Expenses			
Management fees	6,931,943	13,464,552	2,667,327
Interest expense on			
borrowings	2,468,991	4,900,932	937,132
Shareholder servicing agent			
fees and expenses	5,053	6,620	1,335
Custodian fees and			
expenses	88,808	246,790	66,250
Trustees fees and expenses	22,264	44,197	8,475
Professional fees	53,973	79,292	37,856
Shareholder reporting			
expenses	141,993	253,388	57,181
Stock exchange listing fees	21,033	39,180	8,745
Investor relations expenses	110,197	210,118	40,813
Other expenses	32,495	50,535	20,334
Total expenses	9,876,750	19,295,604	3,845,448
Net investment income (loss)	42,049,375	83,475,956	15,832,539
Realized and Unrealized Gain	(Loss)		
Net realized gain (loss) from:			
Investments and foreign			
currency	10,505,082	14,782,608	5,587,132
Swaps	(994,198)	(1,982,298)	(378,100)
Change in net unrealized apprec	ciation (depreciation) of:		
Investments and foreign			
currency	19,738,503	47,186,628	6,589,379
Swaps	(1,803,732)	(3,580,499)	(683,453)
Net realized and unrealized			
gain (loss)	27,445,655	56,406,439	11,114,958
Net increase (decrease) in			
net assets applicable to			
common shares			
from operations	\$69,495,030	\$139,882,395	\$26,947,497
See accompanying notes to final	ncial statements.		

Nuveen Investments

Statement of

Changes in Net Assets

	Quality Preferre Year Ended	ed Income (JTP) Year Ended	Quality Preferre Year Ended	ed Income 2 (JPS) Year Ended
	7/31/14	7/31/13	7/31/14	7/31/13
Operations				
Net investment				
income (loss)	\$ 42,049,375	\$ 42,101,545	\$ 83,475,956	\$ 83,423,516
Net realized gain (lo	oss) from:			
Investments				
and foreign				
currency	10,505,082	13,362,653	14,782,608	23,975,361
Swaps	(994,198)	(1,092,414)	(1,982,298)	(2,178,127)
Change in net unre	alized appreciation	(depreciation) of:		
Investments				
and foreign				
currency	19,738,503	(4,330,084)	47,186,628	223,072
Swaps	(1,803,732)	6,812,734	(3,580,499)	13,548,313
Net increase				
(decrease) in				
net assets				
applicable to				
common				
shares from				
operations	69,495,030	56,854,434	139,882,395	118,992,135
Distribution to Co	mmon Shareholde	rs		
From net				
investment				
income	(42,723,139)	(38,797,071)	(79,459,391)	(79,456,874)
Decrease in				
net assets				
applicable to				
common				
shares from				
distributions to				
common				
shareholders	(42,723,139)	(38,797,071)	(79,459,391)	(79,456,874)
Capital Share Tran	nsactions			
Common shares:				
Cost of shares				
repurchased				
and retired				
Net proceeds		145,664		382,683
from shares				
issued to				
shareholders				
due to				

reinvestment of distributions Net increase (decrease) in net assets applicable to common shares from capital share		445.004		200.000
transactions Net increase (decrease) in net assets applicable to common		145,664		382,683
shares	26,771,891	18,203,027	60,423,004	39,917,944
Net assets applicable to common shares at the beginning of	575 200 04 <i>4</i>	556 007 017	1 127 202 651	1 007 294 707
period	575,200,044	556,997,017	1,137,302,651	1,097,384,707
Net assets applicable to common shares at the end of period	\$601,971,935	\$575,200,044	\$1,197,725,655	\$1,137,302,651
Undistributed (Over-distribution of) net investment income at the end of period	\$ 5,699,056	\$ 7,215,793	\$ 4,112,040	\$ 1,417,211
•	g notes to financial s		Ψ 4,112,040	Ψ 1,417,211
	,			

Nuveen Investments

Statement of Changes in Net Assets (continued)

	Quality Preferre	ed Income 3 (JHP)
	Year	Year
	Ended	Ended
	7/31/14	7/31/13
Operations	A 45 000 500	A 15 505 001
Net investment income (loss)	\$ 15,832,539	\$ 15,795,361
Net realized gain (loss) from:	E E07.100	4 505 440
Investments and foreign currency	5,587,132	4,525,443
Swaps	(378,100)	(415,452)
Change in net unrealized appreciation (depreciation	•	1.057.050
Investments and foreign currency	6,589,379	1,357,653
Swaps	(683,453)	2,585,328
Net increase (decrease) in net assets		
applicable to common		
shares from operations	26,947,497	23,848,333
Distribution to Common Shareholders	(15.55.55.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
From net investment income	(15,800,200)	(14,807,653)
Decrease in net assets applicable to		
common		
shares from distributions to common		
shareholders	(15,800,200)	(14,807,653)
Capital Share Transactions		
Common shares:		
Cost of shares repurchased and retired	(156,050)	
Net proceeds from shares issued to		
shareholders		
due to reinvestment of distributions		47,371
Net increase (decrease) in net assets		
applicable to		
common shares from capital share		
transactions	(156,050)	47,371
Net increase (decrease) in net assets		
applicable to		
common shares	10,991,247	9,088,051
Net assets applicable to common		
shares at the		
beginning of period	217,817,052	208,729,001
Net assets applicable to common		
shares at		
the end of period	\$228,808,299	\$217,817,052
Undistributed (Over-distribution of) net		
investment income at the end of period	\$ 532,891	\$ 824,760
See accompanying notes to financial statements.		

Nuveen Investments

Statement of

Cash Flows Year Ended July 31, 2014

	Quality Preferred Income (JTP)	Quality Preferred Income 2 (JPS)	Quality Preferred Income 3 (JHP)
Cash Flows from Operating Ac	ctivities:		
Net Increase (Decrease) in			
Net Assets Applicable to			
common Shares from			
Operations	\$ 69,495,030	\$ 139,882,395	\$ 26,947,497
Adjustments to reconcile the net	increase (decrease) in n	et assets applicable to com	nmon
shares from operations to net ca	sh provided by (used in)	operating activities:	
Purchases of investments	(128,290,573)	(249,313,588)	(54,447,486)
Proceeds from sales and			
maturities of investments	129,758,551	250,283,497	55,750,757
Proceeds from (Purchases			
of) short-term investments,			
net	(765,094)	(4,342,437)	(1,164,895)
Proceeds from (Payments			, i
for) swap contracts, net	(994,198)	(1,982,298)	(378,100)
Amortization (Accretion) of	,	,	,
premiums and discounts, net	463,558	931,057	218,656
(Increase) Decrease in:			
Receivable for dividends	(190,750)	(497,081)	(102,423)
Receivable for interest	317,637	400,028	207,768
Receivable for investments			
sold	(3,352)		63,735
Receivable for reclaims	9,375	(115,065)	12,938
Other assets	1,974	3,521	134
(Increase) Decrease in:			
Accrued interest on			
borrowings	(1,640)	(3,251)	(623)
Accrued management fees	18,245	38,604	7,929
Accrued Trustees fees	(6,502)	(12,271)	(1,307)
Accrued other expenses	(27,356)	2,464	(1,594)
Net realized gain (loss) from:	,		,
Investments and foreign			
currency	(10,505,082)	(14,782,608)	(5,587,132)
Swaps	994,198	1,982,298	378,100
Change in net unrealized apprec	ciation (depreciation) of:		
Investments and foreign	•		
currency	(19,738,503)	(47,186,628)	(6,589,379)
Swaps	1,803,732	3,580,499	683,453
Proceeds from litigation			
settlement	295,583	572,631	
Taxes paid on undistributed			
capital gains	(42,646)		(40,333)
·	•		,

Net cash provided by (used			
in) operating activities	42,592,187	79,441,767	15,957,695
Cash Flows from Financing Ac	tivities:		
Cash distributions paid to			
common shareholders	(42,592,187)	(79,441,767)	(15,801,645)
Cost of shares repurchased			
and retired			(156,050)
Net cash provided by (used			
in) financing activities	(42,592,187)	(79,441,767)	(15,957,695)
Net Increase (Decrease) in			
Cash			
Cash at the beginning of period			
Cash at the end of period	\$	\$	\$
Supplemental Disclosure of Ca	•	\$	\$
	•	\$ Quality	\$ Quality
	sh Flow Information		
	sh Flow Information Quality	Quality	Quality
	ash Flow Information Quality Preferred	Quality Preferred	Quality Preferred
Supplemental Disclosure of Cash paid for interest on	esh Flow Information Quality Preferred Income	Quality Preferred Income 2	Quality Preferred Income 3
Cash paid for interest on borrowings (excluding	ash Flow Information Quality Preferred Income (JTP)	Quality Preferred Income 2 (JPS)	Quality Preferred Income 3 (JHP)
Supplemental Disclosure of Cash paid for interest on	esh Flow Information Quality Preferred Income (JTP)	Quality Preferred Income 2	Quality Preferred Income 3

Financial

Highlights

Selected data for a common share outstanding throughout each period:

NAV	g Net nvestme Income	Rea Substance	Dis In Net alized eaffize Gain	stribut frAm Net vestni Incom I/ to ediFreni Share	etribut idnsm cumu Net Resaliz Gain to retiPedi	tions I tion I tions I tion	From Net Investme Income to Commo	Front Accu ulate Ne Metalize Gair to Momn Shar	m- ed t Return zed of ns Capital	D C S I	hase and	n oon es ir-Ending e 6 ommon l Share	Ending Market Value
Quality Preferred Income (JTP)													
Year Ended	7/31:												
201 \$ 8.90	\$.65	\$.42	\$	\$	\$1.07	\$ (.66)	\$	\$	\$ (.66)	\$	\$ 9.31	\$8.35
2013 8.62	.65		.23			.88	(.60)			(.60)		8.90	7.98
2012 8.25	.66		.31			.97	(.60)			(.60)		8.62	8.70
2011(ß .07	.35		.18			.53	(.35)			(.35)		8.25	7.54
Year Ended	12/31:												
2010 7.06	.65		.94			1.59	(.58)			(.58)		8.07	7.40
2009 5.25	.63		1.82		*	2.45	(.57)		(.07)	(.64)		7.06	6.57
Quality Preferred Income 2 (JPS)							, , ,		` ,				
Year Ended	7/31:												
2014 9.45	.69		.47			1.16	(.66)			(.66)		9.95	8.92
2013 9.12	.69		.30			.99	(.66)			(.66)		9.45	8.47
2012 8.77	.69		.32			1.01	(.66)			(.66)		9.12	9.34
2011(ß .64	.37		.15			.52	(.39)			(.39)		8.77	8.07
Year Ended	12/31:						` ,			, ,			
2010 7.67	.69		.93			1.62	(.65)			(.65)		8.64	7.90
2009 5.42	.69		2.29		*	2.98	(.70)		(.03)	(.73)		7.67	7.25
(a) Per sha	re Net Ir	ives	tment	Incom	ne (Lo	ss) is cal	, ,	sing t	,	,	hare		

⁽b) The amounts shown are based on common share equivalents. During the fiscal year ended December 31, 2009, Quality Preferred Income (JTP) and Quality Preferred Income 2 (JPS) redeemed all of their

outstanding FundPreferred shares, at liquidation value.

(c) Total Return Based 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 Based on Common Share NAV is the combination of changes in common share NAV, reinvested dividend income at NAV and reinvested capital gains distributions at NAV, 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 NAV. 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 NAV), and therefore may be different from the price used in the calculation. Total returns are not annualized.

(d) After expense reimbursement from the Adviser, where applicable. As of June 30, 2010 and September 30, 2010, the Adviser is no longer reimbursing Quality Preferred Income (JTP) and Quality Preferred Income 2 (JPS), respectively, for any fees or expenses.

Ratios/Supplemental Data

Ratios to Average Net Ratios to Average Net **Assets Assets** Applicable to Applicable to **Common Shares Common Shares Before** After **Total Returns** Reimbursement(e) Reimbursement(d)(e) **Ending Based** Net Based **Assets** Net Net on Common **Applicable** Investment **Investment Portfolio** on to Common Share Market Income Income Turnover NAV(c) Value(c) Shares (000) **Expenses** (Loss) **Expenses** (Loss) Rate(q) **Quality Preferred Income (JTP)** Year Ended 7/31: 2014 12.65% 1.72% 7.32% N/A N/A 16% 13.63% 601,972 575,200 1.75 7.22 N/A N/A 34 2013 10.32 (1.78)2012 12.51 24.30 N/A N/A 21 556,997 1.83 8.17 2011(f) 6.74 1.61** 7.17** N/A N/A 9 6.62 533,062 Year Ended 12/31: 2010 23.09 8.37 20 21.94 521,347 1.65 8.42% 1.60% 11.04 29 2009 51.85 53.05 456,186 1.86 1.71 11.19 **Quality Preferred Income 2 (JPS)** Year Ended 7/31: 2014 12.83 13.76 1,197,726 1.69 7.32 N/A N/A 16 2013 10.98 (2.63)1,137,303 1.71 7.23 N/A N/A 32 2012 12.32 19 25.17 1,097,385 1.80 8.13 N/A N/A 1.58** 7.21** 7 2011(f) 5.99 7.02 1,055,468 N/A N/A Year Ended 12/31:

8.29

11.27

1.51

1.64

8.37

11.45

25

27

1.59

1.82

[•] Each ratio includes the effect of all interest expense paid and other costs related to borrowings, as follows:

Ratios of Borrowings Interest Expense to Average Net Assets Applicable to Common Shares				
Quality Preferred Income (J	ΓP)			
Year Ended 7/31:				
	2014	.43%		
	2013	.47		
	2012	.54		
	2011(f)	.38**		

1,039,917

922,354

Year Ended 12/31:

2010 21.99

2009 61.22

18.31

63.90

⁽e) Ratios do not reflect the effect of dividend payments to FundPreferred shareholders, where applicable.
Net Investment Income (Loss) ratios reflect income earned and expenses incurred on assets attributable

to FundPreferred shares and/or borrowings, where applicable, as described in Note 8 Borrowing Arrangements.

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	2010	.41
	2009	.61
Ratios of Borrowings	Interest Expense	
to Average Net Assets	Applicable	
to Common Shares		
Quality Preferred Inco	me 2 (JPS)	
Year Ended 7/31:		
	2014	.43%
	2013	.47
	2012	.55
	2011(f)	.37**
Year Ended 12/31:		
	2010	.39
	2009	.59

⁽f) For the seven months ended July 31, 2011.

(g) Portfolio Turnover Rate is calculated based on the lesser of long-term purchases or sales (as disclosed in Note 5 Investment Transactions) divided by the average long-term market value during the period.

N/A The Fund no longer has a contractual reimbursement agreement with the Adviser.

- * Rounds to less than \$.01 per share.
- ** Annualized.

See accompanying notes to financial statements.

Financial Highlights (continued)

Selected data for a common share outstanding throughout each period:

Beginning Ne Commdnvestr Share Incor NAV (Loss Quality Preferred Income 3 (JHP)	Net Net Realize neUnhreaffio ne Gain	Dis distribution frAm Net Investration Incomed/to red/to red/frient	tribution idinsm cumulate Net beratlized Gains to biPedferi	ns ed I red	From Net Net Investmento to Common	From accumulated Net etalize Gains to omme Share	າ- I Return ed of Capital to ໝາງຫາກວກ -Share-	Di Co S F	hase6 and	n Ending Commoi	n Ending Market Value
Year Ended 7/31:											
201 \$ 9.18 \$.67	•		\$ \$	\$1.14	\$ (.67)	\$	\$	\$ (.67)	\$ *	\$ 9.65	\$8.43
2013 8.80 .67				1.00	(.62)			(.62)		9.18	8.23
2012 8.48 .66				.94	(.62)			(.62)		8.80	8.85
2011(18).37 .36				.47	(.36)			(.36)		8.48	7.70
Year Ended 12/31											
2010 7.45 .65				1.54	(.62)			(.62)		8.37	7.74
2009 5.14 .63	3 2.34	. ,		2.97	(.58)		(80.)	(.66)		7.45	6.95

- (a) Per share Net Investment Income (Loss) is calculated using the average daily shares method.
- (b) The amounts shown are based on common share equivalents. During the fiscal year ended December 31, 2009, Quality Preferred Income 3 (JHP) redeemed all of its outstanding FundPreferred shares, at liquidation value.
- (c) Total Return Based 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 Based on Common Share NAV is the combination of changes in common share NAV, reinvested dividend income at NAV and reinvested capital gains distributions at NAV, 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 NAV. 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 NAV), and therefore may be different from the price used in the calculation. Total returns are not annualized.

(d) After expense reimbursement from the Adviser, where applicable. As of December 31, 2010, the Adviser is no longer reimbursing Quality Preferred Income 3 (JHP), for any fees or expenses.

Nuveen Investments

	Total R	oturno		Ratios to A As Applicable Sh Be	atios/Supplen Average Net sets to Common ares fore sement(e)	Ratios to As As Applicable Sh A	Average Net sets to Common ares fter ement(d)(e)	
	Based on Common Share NAV(c)	Based on Market Value(c)	Ending Net Assets Applicable to Common Shares (000)	Expenses	Net Investment Income (Loss)	Expenses	Net Investment Income (Loss)	Portfolio Turnover Rate(g)
Qual		ed Income 3	` '		(,		(,	(3)
Year	Ended 7/31	:						
2014								
2014	12.97%	11.09%	\$ 228,808	1.76%	7.24%	N/A	N/A	18%
2014		11.09% (.30)	\$ 228,808 217,817	1.76% 1.77	7.24% 7.17	N/A N/A	N/A N/A	18% 28
	11.53							
2013 2012	11.53	(.30)	217,817	1.77	7.17	N/A	N/A	28
2013 2012 2011	11.53 11.91	(.30) 24.04 4.08	217,817 208,729	1.77 1.84	7.17 8.04	N/A N/A	N/A N/A	28 23
2013 2012 2011	11.53 11.91 (f) 5.69 Ended 12/3	(.30) 24.04 4.08	217,817 208,729	1.77 1.84	7.17 8.04	N/A N/A	N/A N/A	28 23

⁽e) • Ratios do not reflect the effect of dividend payments to FundPreferred shareholders, where applicable.• Net Investment Income (Loss) ratios reflect income earned and expenses incurred on assets attributable

[•] Each ratio includes the effect of all interest expense paid and other costs related to borrowings, as follows:

Ratios of Borrowings Interest Expense to Average Net Assets Applicable to Common Shares					
Quality Preferred Income 3	3 (JHP)				
Year Ended 7/31:					
	2014		43%		
	2013		47		
	2012		54		
	2011(f)		37**		
Year Ended 12/31:	. ,				
	2010		38		
	2009		59		

⁽f) For the seven months ended July 31, 2011.

to FundPreferred shares and/or borrowings, where applicable, as described in Note 8 Borrowing Arrangements.

⁽g) Portfolio Turnover Rate is calculated based on the lesser of long-term purchases or sales (as disclosed in Note 5 Investment Transactions) divided by the average long-term market value during the period.

N/A The Fund no longer has a contractual reimbursement agreement with the Adviser.

- * Rounds to less than \$.01 per share.
- ** Annualized.

See accompanying notes to financial statements.

Nuveen Investments

Financial Highlights (continued)

		Borrowings at I Aggregate	End of Period
		Amount Outstanding (000)	Asset Coverage Per \$1,000
Quality Preferred Inc	ome (JTP)		
Year Ended 7/31:			
	2014	\$ 234,000	\$ 3,573
	2013	234,000	3,458
	2012	217,000	3,567
	2011(a)	154,875	4,442
Year Ended 12/31:			
	2010	154,875	4,366
	2009	153,375	3,974
Quality Preferred Inc	ome 2 (JPS)		
Year Ended 7/31:			
	2014	464,000	3,581
	2013	464,000	3,451
	2012	427,000	3,570
	2011(a)	308,800	4,418
Year Ended 12/31:			
	2010	300,000	4,466
	2009	289,500	4,186
Quality Preferred Inc	ome 3 (JHP)		
Year Ended 7/31:			
	2014	89,000	3,571
	2013	89,000	3,447
	2012	81,000	3,577
	2011(a)	58,900	4,415
Year Ended 12/31:			
	2010	55,000	4,609
	2009	55,000	4,212
(a) For the seven mor	the anded July 31 2	0011	

⁽a) For the seven months ended July 31, 2011.

See accompanying notes to financial statements.

Notes to

Financial Statements

1. General Information and Significant Accounting Policies

General Information

Fund Information

The funds covered in this report and their corresponding New York Stock Exchange ("NYSE") symbols are as follows (each a "Fund" and collectively, the "Funds"):

- Nuveen Quality Preferred Income Fund (JTP) ("Quality Preferred Income (JTP)")
- Nuveen Quality Preferred Income Fund 2 (JPS) ("Quality Preferred Income 2 (JPS)")
- Nuveen Quality Preferred Income Fund 3 (JHP) ("Nuveen Quality Preferred Income 3 (JHP)")

The Funds are registered under the Investment Company Act of 1940, as amended, as diversified, closed-end registered investment companies. Quality Preferred Income (JTP), Quality Preferred Income 2 (JPS) and Quality Preferred Income 3 (JHP) were organized as Massachusetts business trusts on April 24, 2002, June 24, 2002 and October 17, 2002, respectively.

Investment Adviser

The Funds' investment adviser is Nuveen Fund Advisors, LLC (the "Adviser"), a wholly-owned subsidiary of Nuveen Investments, Inc. ("Nuveen"). The Adviser is responsible for each Fund's overall investment strategy and asset allocation decisions. The Adviser has entered into sub-advisory agreements with Spectrum Asset Management, Inc. ("Spectrum"), under which Spectrum manages the investment portfolios of the Funds. The Adviser is responsible for overseeing the Funds' investments in swap contracts.

Agreement and Plan of Merger

On April 14, 2014, TIAA-CREF, a national financial services organization, announced that it had entered into an agreement (the "Purchase Agreement") to acquire Nuveen, the parent company of the Adviser. The transaction is expected to be completed by the end of the year, subject to customary closing conditions, including obtaining necessary Nuveen fund and client consents sufficient to satisfy the terms of the Purchase Agreement and obtaining customary regulatory approvals. There can be no assurance that the transaction described above will be consummated as contemplated or that necessary conditions will be satisfied.

The consummation of the transaction will be deemed to be an "assignment" (as defined in the Investment Company Act of 1940) of the investment management agreements between the Nuveen funds and the Adviser and the investment sub-advisory agreements between the Adviser and each Nuveen fund's sub-adviser or sub-advisers, and will result in automatic termination of each agreement. It is anticipated that the Board of Directors/Trustees of the Nuveen funds will consider a new investment management agreement with the Adviser and new investment sub-advisory agreements with each sub-adviser.

The transaction is not expected to result in any change in the portfolio management of the Funds or in the Funds' investment objectives or policies.

Investment Objectives and Principal Investment Strategies

Each Fund's investment objective is high current income consistent with capital preservation. Each Fund's secondary investment objective is to enhance portfolio value. Each Fund invests at least 80% of its net assets in preferred securities; up to 20% of its net assets in debt securities, including convertible debt securities and convertible preferred securities; and 100% of each Fund's total assets in securities that, at the time of investment, are investment grade quality (BBB/Baa or better), which may include up to 10% in securities that are rated investment grade by at least one nationally recognized statistical rating organization.

Significant Accounting Policies

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 ("U.S. GAAP").

Investment Transactions

Investment transactions are recorded on a trade date basis. Realized gains and losses from investment transactions are determined on the specific identification method, which is the same basis used for federal income tax purposes. 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 have instructed

Notes to Financial Statements (continued)

the custodian to earmark securities in the Funds' portfolios with a current value at least equal to the amount of the when-issued/delayed delivery purchase commitments.

As of July 31, 2014, the Fund's outstanding when-issued/delayed delivery purchase commitments were as follows:

	Quality	Quality	Quality	
	Preferred	Preferred	Preferred	
	Income (JTP)	Income 2 (JPS)	Income 3 (JHP)	
Outstanding when-issued/delayed				
purchase commitments	\$	\$	\$	

Investment Income

Dividend income is recorded on the ex-dividend date or, for foreign securities, when information is available. Interest income, which reflects the amortization of premiums and accretion of discounts for financial reporting purposes, is recorded on an accrual basis. Interest income also reflects paydown gains and losses, if any. Other income is comprised of fees earned in connection with the rehypothecation of pledged collateral as further described in Note 8 Borrowing Agreements.

Professional Fees

Professional fees presented on 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 enhance an investment or to pursue other claims or legal actions on behalf of Fund shareholders. If a refund is received for workout expenditures paid in a prior reporting period, such amounts will be recognized as "Legal fee refund" on the Statement of Operations.

Dividends and Distributions to Common Shareholders

Dividends to common shareholders are declared monthly. Net realized capital gains from investment transactions, if any, are declared and distributed to shareholders at least annually. Furthermore, capital gains are distributed only to the extent they exceed available capital loss carryforwards.

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. GAAP.

FundPreferred Shares

The Funds are authorized to issue auction rate preferred ("FundPreferred") shares. During prior fiscal periods, the Funds redeemed all of their outstanding FundPreferred shares, at liquidation value.

Common Shares Equity Shelf Programs and Offering Costs

Quality Preferred Income (JTP), Quality Preferred Income 2 (JPS) and Quality Preferred Income 3 (JHP) have each filed registration statements with the Securities and Exchange Commission ("SEC") authorizing the Funds to issue an additional 6.4 million, 12.0 million and 2.3 million common shares, respectively,

through their equity shelf programs ("Shelf Offering"), which are not yet effective.

Under these Shelf Offerings, the Funds, subject to market conditions, may raise additional equity capital from time to time in varying amounts and offering methods at a net price at or above each Fund's net asset value ("NAV") per common share.

Costs incurred by the Funds in connection with their initial Shelf Offering will be recorded as a deferred charge and recognized as a component of "Deferred offering costs" on the Statement of Assets and Liabilities. The deferred asset is reduced during the one-year period that additional shares are sold by reducing the proceeds from such shares and will be recognized as a component of "Proceeds from shelf offering, net of offering costs" on the Statement of Changes in Net Assets. At the end of the one-year life of the Shelf Offering period, any remaining deferred charges will be expensed accordingly and recognized as a component of "Other expenses" on the Statement of Operations. Any additional costs the Funds may incur in connection with their Shelf Offerings are expensed as incurred and will be recognized as a component of "Proceeds from shelf offering, net of offering costs" on the Statement of Changes in Net Assets.

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.

Netting Agreements

In the ordinary course of business, the Funds may enter into transactions subject to enforceable master repurchase agreements, International Swaps and Derivative Association, Inc. ("ISDA") master agreements or other similar arrangements ("netting agreements"). Generally, the right to offset in netting

agreements allows each Fund to offset any exposure to a specific counterparty with any collateral received or delivered to that counterparty based on the terms of the agreements. Generally, each Fund manages its cash collateral and securities collateral on a counterparty basis.

The Funds' investments subject to netting agreements as of the end of the reporting period, if any, are further described in Note 3 Portfolio Securities and Investments in Derivatives.

Use of Estimates

The preparation of financial statements in conformity with U.S. GAAP 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. Investment Valuation and Fair Value Measurements

The fair value input levels as described below are for fair value measurement purposes.

Investment Valuation

Common stocks and other equity-type securities are valued at the last sales price on the securities exchange on which such securities are primarily traded and are generally classified as Level 1. Securities primarily traded on the NASDAQ National Market ("NASDAQ") are valued at the NASDAQ Official Closing Price and are generally classified as Level 1. However, securities traded on a securities exchange or NASDAQ for which there were no transactions on a given day or securities not listed on a securities exchange or NASDAQ are valued at the quoted bid price and are generally classified as Level 2.

Prices of fixed-income securities are provided by a pricing service approved by the Nuveen funds' Board of Directors/Trustees. The pricing service establishes a security's fair value using methods that may include consideration of the following: 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. These securities are generally classified as Level 2. In pricing certain securities, particularly less liquid and lower quality securities, the pricing service may consider information about a security, its issuer or market activity, provided by the Adviser. These securities are generally classified as Level 2 or Level 3 depending on the priority of the significant inputs.

Prices of swap contracts are also provided by a pricing service approved by the Nuveen funds' Board of Directors/Trustees using the same methods as described above, and are generally classified as Level 2.

Investments initially valued in currencies other than the U.S. dollar are converted to the U.S. dollar using exchange rates obtained from pricing services. As a result, the NAV of the Funds' shares may be affected by changes in the value of currencies in relation to the U.S. dollar. The value of securities traded in markets outside the United States or denominated in currencies other than the U.S. dollar may be affected significantly on a day that the NYSE is closed and an investor is not able to purchase, redeem or exchange shares. If significant market events occur between the time of determination of the closing price of a foreign security on an exchange and the time that the Funds' NAV is determined, or if under the Funds' procedures, the closing price of a foreign security is not deemed to be reliable, the security would be valued at fair value as determined in accordance with procedures established in good faith by the Nuveen funds' Board of Directors/Trustees. These securities are generally classified as Level 2 or Level 3 depending on

the priority of the significant inputs.

Investments in investment companies are valued at their respective NAV on the valuation date and are generally classified as Level 1.

Repurchase agreements are valued at contract amount plus accrued interest, which approximates market value. These securities are generally classified as Level 2.

Certain securities may not be able to be priced by the pre-established pricing methods as described above. Such securities may be valued by the Nuveen funds' Board of Directors/Trustees or its designee at fair value. These securities generally include, but are not limited to, restricted securities (securities which may not be publicly sold without registration under the Securities Act of 1933, as amended) for which a pricing service is unable to provide a market price; securities whose trading has been formally suspended; debt securities that have gone into default and for which there is no current market quotation; a security whose market price is not available from a pre-established pricing source; a security with respect to which an event has occurred that is likely to materially affect the value of the security after the market has closed but before the calculation of a fund's NAV (as may be the case in non-U.S. markets on which the security is primarily traded) or make it difficult or impossible to obtain a reliable market quotation; and a security whose price, as provided by the pricing service, is not deemed to reflect the security's fair value. As a general principle, the fair value of a security would appear to be the amount that the owner might reasonably expect to receive for it in a current sale. A variety of factors may be considered in determining the fair value of such securities, which may include consideration of the following: 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. These securities are generally classified as Level 2 or as Level 3 depending on the priority of the significant inputs. Regardless of the method employed to value a particular security, all valuations are subject to review by the Nuveen funds' Board of Directors/Trustees or its designee.

Notes to Financial Statements (continued)

Fair Value Measurements

Fair value is defined as the price that the Funds would receive upon selling an investment or transferring a liability in an orderly transaction to an independent buyer in the principal or most advantageous market for the investment. A three-tier hierarchy is used to maximize the use of observable market data and minimize the use of unobservable inputs and to establish classification of fair value measurements for disclosure purposes. Observable inputs reflect the assumptions market participants would use in pricing the asset or liability. Observable inputs are based on market data obtained from sources independent of the reporting entity. Unobservable inputs reflect the reporting entity's own assumptions about the assumptions market participants would use in pricing the asset or liability. Unobservable inputs are based on the best information available in the circumstances. The following is a summary of the three-tiered hierarchy of valuation input levels.

Level 1 Inputs are unadjusted and prices are determined using quoted prices in active markets for identical securities.

Level 2 Prices are determined using other significant observable inputs (including quoted prices for similar securities, interest rates, prepayment speeds, credit risk, etc.).

Level 3 Prices are determined using significant unobservable inputs (including management's assumptions in determining the fair value of investments).

The inputs or methodologies used for valuing securities are not an indication of the risks associated with investing in those securities. The following is a summary of each Fund's fair value measurements as of the end of the reporting period:

Quality Preferred				
Income (JTP)	Level 1	Level 2	Level 3	Total
Long-Term Investm	nents*:			
Convertible Preferred				
Securities	\$ 3,956,700	\$	\$	\$ 3,956,700
\$25 Par (or similar) Retail				
Preferred	274,677,500	26,234,719**		300,912,219
Corporate Bonds		46,819,114		46,819,114
\$1,000 Par (or similar) Institutional				
Preferred		466,882,512		466,882,512
Investment Companies	6,853,254			6,853,254
Short-Term Investn	nents:			
Repurchase				
Agreements		6,104,297		6,104,297
Investments in Deri	ivatives:			
		2,135,785		2,135,785

Interest Rate Swaps***				
Total	\$285,487,454	\$ 548,176,427	\$	\$ 833,663,881
Quality				
Preferred				
Income 2 (JPS)	ata*.			
Long-Term Investmer Convertible	nts":			
Preferred				
Securities	\$ 5,203,000	\$	\$	\$ 5,203,000
\$25 Par (or	\$ 5,203,000	Φ	Φ	\$ 5,203,000
similar) Retail				
Preferred	529,187,827	55,413,535**		584,601,362
Corporate Bonds	323,107,027	94,404,811		94,404,811
\$1,000 Par (or		34,404,011		04,404,011
similar)				
Institutional				
Preferred		937,485,279		937,485,279
Investment		667,166,276		33., 133,2.
Companies	15,923,219			15,923,219
Short-Term Investmen				. 3,5 = 3,= 1
Repurchase				
Agreements		13,316,635		13,316,635
Investments in Deriva	atives:			
Interest Rate				
Swaps***		4,239,005		4,239,005
Total	\$550,314,046	\$1,104,859,265	\$	\$1,655,173,311
Quality				
Preferred				
Income 3 (JHP)				
Long-Term Investmer	nts*:			
Convertible				
Preferred				
Securities	\$ 44,880	\$	\$	\$ 44,880
\$25 Par (or				
similar) Retail	404004507	0.040.400**		440,000,750
Preferred	104,834,567	8,846,186**		113,680,753
Corporate Bonds		14,478,595		14,478,595
\$1,000 Par (or				
similar) Institutional				
Preferred		181,271,766		181,271,766
Investment		181,271,700		161,271,700
Companies	3,174,052			3,174,052
Short-Term Investmen				5,174,052
Repurchase	1113.			
Agreements		3,566,266		3,566,266
Investments in Deriva	atives:	0,000,200		5,555,255
Interest Rate				
Swaps***		809,171		809,171
Total	\$108,053,499	\$ 208,971,984	\$	\$ 317,025,483
	. , ,	, ,		. , ,

- * Refer to the Fund's Portfolio of Investments for industry classifications.
- ** Refer to the Fund's Portfolio of Investments for breakdown of these securities classified as Level 2.
- *** Represents net unrealized appreciation (depreciation) as reported in the Fund's Portfolio of Investments.

The Nuveen funds' Board of Directors/Trustees is responsible for the valuation process and has delegated the oversight of the daily valuation process to the Adviser's Valuation Committee. The Valuation Committee, pursuant to the valuation policies and procedures adopted by the Board of Directors/Trustees, is responsible for making fair value determinations, evaluating the effectiveness of the funds' pricing policies and reporting to the Board of Directors/Trustees.

The Valuation Committee is aided in its efforts by the Adviser's dedicated Securities Valuation Team, which is responsible for administering the daily valuation process and applying fair value methodologies as approved by the Valuation Committee. When determining the reliability of independent pricing services for investments owned by the funds, the Valuation Committee, among other things, conducts due diligence reviews of the pricing services and monitors the quality of security prices received through various testing reports conducted by the Securities Valuation Team.

The Valuation Committee will consider pricing methodologies it deems relevant and appropriate when making a fair value determination, based on the facts and circumstances specific to the portfolio instrument. Fair value determinations generally will be derived as follows, using public or private market information:

- (i) If available, fair value determinations shall be derived by extrapolating from recent transactions or quoted prices for identical or comparable securities.
- (ii) If such information is not available, an analytical valuation methodology may be used based on other available information including, but not limited to: analyst appraisals, research reports, corporate action information, issuer financial statements and shelf registration statements. Such analytical valuation methodologies may include, but are not limited to: multiple of earnings, discount from market value of a similar freely-traded security, discounted cash flow analysis, book value or a multiple thereof, risk premium/yield analysis, yield to maturity and/or fundamental investment analysis.

The purchase price of a portfolio instrument will be used to fair value the instrument only if no other valuation methodology is available or deemed appropriate, and it is determined that the purchase price fairly reflects the instrument's current value.

For each portfolio security that has been fair valued pursuant to the policies adopted by the Board of Directors/Trustees, the fair value price is compared against the last available and next available market quotations. The Valuation Committee reviews the results of such testing and fair valuation occurrences are reported to the Board of Directors/Trustees.

3. Portfolio Securities and Investments in Derivatives

Portfolio Securities

Foreign Currency Transactions

To the extent that the Funds invest in securities and/or contracts that are denominated in a currency other than U.S. dollars, the Funds will be subject to currency risk, which is the risk that an increase in the U.S. dollar relative to the foreign currency will reduce returns or portfolio value. Generally, when the U.S. dollar rises in value against a foreign currency, the Funds' investments denominated in that currency will lose value because its currency is worth fewer U.S. dollars; the opposite effect occurs if the U.S. dollar falls in relative value. Investments and other assets and liabilities denominated in foreign currencies are converted into U.S. dollars on a spot (i.e. cash) basis at the spot rate prevailing in the foreign currency exchange market at the time of valuation. Purchases and sales of investments and income denominated in foreign currencies are translated into U.S. dollars on the respective dates of such transactions.

As of July 31, 2014, the Funds' investments in non-U.S. securities were as follows:

Quality Preferred Income (JTP)

Value

% of Total Investments

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Country:		
United Kingdom	\$ 94,373,551	11.4%
Netherlands	47,949,071	5.8
France	39,355,307	4.7
Other Countries	124,143,097	14.9
Total non-U.S. Securities	\$305,821,026	36.8%
Quality Preferred Income		
2 (JPS)		
Country:		
United Kingdom	\$158,500,043	9.6%
Netherlands	108,230,794	6.5
France	85,687,707	5.2
Other Countries	254,093,830	15.4
Total non-U.S. Securities	\$606,512,374	36.7%
Quality Preferred Income		
3 (JHP)		
Country:		
United Kingdom	\$ 37,330,220	11.8%
France	20,910,221	6.6
Netherlands	17,497,206	5.5
Other Countries	48,325,183	15.3
Total non-U.S. Securities	\$124,062,830	39.2%
	Nuveen Investments	
	53	

Notes to Financial Statements (continued)

The books and records of the Funds are maintained in U.S. dollars. Foreign currencies, assets and liabilities are translated into U.S. dollars at 4:00 p.m. Eastern time. Investment transactions, income and expenses are translated on the respective dates of such transactions. Net realized foreign currency gains and losses resulting from changes in exchange rates include foreign currency gains and losses between trade date and settlement date of the transactions, foreign currency transactions and the difference between the amounts of interest and dividends recorded on the books of a Fund and the amounts actually received.

The realized gains and losses resulting from changes in foreign currency exchange rates and changes in foreign exchange rates associated with other assets and liabilities on investments, forward foreign currency exchange contracts, futures, options purchased, options written and swap are recognized as a component of "Net realized gain (loss) from investments and foreign currency," on the Statement of Operations, when applicable.

The unrealized gains and losses resulting from changes in foreign currency exchange rates and changes in foreign exchange rates associated with other assets and liabilities on investments are recognized as a component of "Change in unrealized appreciation (depreciation) of investments and foreign currency," on the Statement of Operations, when applicable. The unrealized gains and losses resulting from changes in foreign exchange rates associated with forward foreign currency exchange contracts, futures, options purchased, options written and swaps are recognized as a component of "Change in net unrealized appreciation (depreciation) of forward foreign currency exchange contracts, futures contracts, options purchased, options written and swaps," respectively, on the Statement of Operations, when applicable.

Repurchase Agreements

In connection with transactions in repurchase agreements, it is each Fund's 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 counterparty defaults, and the fair value of the collateral declines, realization of the collateral may be delayed or limited.

The following table presents the repurchase agreements for the Funds that are subject to netting agreements as of the end of the reporting period, and the collateral delivered related to those repurchase agreements.

Fund	Counterparty	Short-Term tments, at Value	Pledge	ateral d (From) erparty*	Net Exposui	re
	Fixed Income					
Quality Preferred	Clearing					
Income (JTP)	Corporation	\$ 6,104,297	\$ (6,10	04,297)	\$	
Quality Preferred Income 2 (JPS)	Fixed Income Clearing Corporation	13,316,635	(13,3	16,635)		
Quality Preferred	Fixed Income Clearing					
Income 3 (JHP)	Corporation	3,566,266	(3,50	66,266)		

^{*} As of July 31, 2014, the value of the collateral pledged from the counterparty exceeded the value of the repurchase agreements. Refer to the Fund's Portfolio of Investments for details on the repurchase

agreements.

Zero Coupon Securities

A zero coupon security does not pay a regular interest coupon to its holders during the life of the security. Income to the holder of the security comes from accretion of the difference between the original purchase price of the security at issuance and the par value of the security at maturity and is effectively paid at maturity. The market prices of zero coupon securities generally are more volatile than the market prices of securities that pay interest periodically.

Investment in Derivatives

Each Fund is authorized to invest in certain derivative instruments, such as futures, options and swap contracts. Each Fund limits its investments in futures, options on futures and swap contracts to the extent necessary for the Adviser to claim the exclusion from registration by the Commodity Futures Trading Commission as a commodity pool operator with respect to the Fund. The Funds record derivative instruments at fair value, with changes in fair value recognized on the Statement of Operations, when applicable. Even though the Funds' investments in derivatives may represent economic hedges, they are not considered to be hedge transactions for financial reporting purposes.

Swap Contracts

Interest rate swap contracts involve each Fund's agreement with the counterparty to pay or receive a fixed rate payment in exchange for the counterparty receiving or paying a variable rate payment that is intended to approximate the Fund's variable rate payment obligation on any variable rate borrowing. Forward interest rate swap transactions involve each Fund's agreement with a counterparty to pay or receive, in the future, a fixed or variable rate payment in exchange for the counterparty paying the Fund a variable or fixed rate payment, the accruals for which would begin at a specified date in the future (the "effective date"). The amount of the payment obligation is based on the notional amount of the swap contract. Swap contracts do not involve the delivery of securities or other underlying assets or principal. Accordingly, the risk of loss with respect to the swap counterparty on such transactions is

limited to the net amount of interest payments that each Fund is to receive. Swap contracts are valued daily. Upon entering into an interest rate swap (and beginning on the effective date for a forward interest rate swap), each Fund accrues the fixed rate payment expected to be paid or received and the variable rate payment expected to be received or paid on the swap contracts on a daily basis, and recognizes the daily change in the fair value of the Fund's contractual rights and obligations under the contracts. The net amount recorded for these transactions for each counterparty is recognized on the Statement of Assets and Liabilities as a component of "Unrealized appreciation or depreciation on interest rate swaps (,net)" with the change during the fiscal period recognized on the Statement of Operations as a component of "Change in net unrealized appreciation (depreciation) of swaps." Income received or paid by each Fund is recognized as a component of "Net realized gain (loss) from swaps" on the Statement of Operations, in addition to the net realized gains or losses recognized upon the termination of a swap contract, and are equal to the difference between the Fund's basis in the swap and the proceeds from (or cost of) the closing transaction. Payments received or made at the beginning of the measurement period are recognized as a component of "Interest rate swap premiums paid and/or received" on the Statement of Assets and Liabilities, when applicable. For tax purposes, periodic payments are treated as ordinary income or expense.

During the fiscal year ended July 31, 2014, each Fund continued to use interest swap contracts to partially hedge the interest cost of leverage, which each Fund employs through the use of bank borrowings.

The average notional amount of interest rate swap contracts outstanding during the fiscal year ended July 31, 2014, was as follows:

	Quality	Quality	Quality
	Preferred	Preferred	Preferred
	Income (JTP)	Income 2 (JPS)	Income 3 (JHP)
Average notional amount of interest	` ,	, ,	, ,
rate swap contracts outstanding*	\$197,124,000	\$392,208,000	\$74,836,000

^{*} The average notional amount is calculated based on the outstanding notional at the beginning of the fiscal year and at the end of each fiscal quarter within the current fiscal year.

The following table presents the fair value of all interest rate swap contracts held by the Funds as of July 31, 2014, the location of these instruments on the Statement of Assets and Liabilities and the primary underlying risk exposure.

		Location on the Statement of Assets and Liabilities			
Underlying Risk	g Derivative	Asset De	rivatives	(Liability) D	erivatives
Exposure	Instrument	Location	Value	Location	Value
Quality Pre	eferred Incom	ne (JTP)			
Interest rate	Swaps eferred Incom	Unrealized appreciation on interest rate swaps	\$3,166,746	Unrealized depreciation on interest rate swaps	\$(1,030,961)
Interest	Swaps	Unrealized	\$6,294,602	Unrealized	\$(2,055,597)
rate	·	appreciation		depreciation	
		on		on	
		interest rate		interest rate	

		swaps		swaps	
Quality Pre	eferred Incor	ne 3 (JHP)			
Interest rate	Swaps	Unrealized appreciation on interest rate swaps	\$1,201,252 Nuveen Investments 55	Unrealized depreciation on interest rate swaps	\$ (392,081)

Notes to Financial Statements (continued)

The following table presents the swap contacts, which are subject to netting agreements and the collateral delivered related to those swap contracts as of July 31, 2014.

			mounts Netted	S		
	Gross Unrealized Appreciation on Interest Rate ounterparty Swaps**	Gross Unrealized St (Depreciation) on Interest Rate	on tatemer	Net Unrealized Appreciation (Depreciation) on Interest Rate s Swaps	Collateral Pledged to (from) Counterparty	Net Exposure
Quality Preferred Income (JTP)						
	JPMorgath 3,166,746	\$	\$	\$ 3,166,746	\$(3,113,830)	\$ 52,916
	Morgan	(1,000,001)		(1,000,001)	1 000 001	
Total	Stanley \$ 3,166,746	(1,030,961) \$ (1,030,961)	\$	(1,030,961) \$ 2,135,785	1,030,961 \$(2,082,869)	\$ 52,916
Quality Preferred Income 2 (JPS)	Ψ 0,100,740	ψ (1,000,301)	Ψ	Ψ 2,100,700	ψ(2,002,000)	Ψ 32,310
	JPMorgath 6,294,602	\$	\$	\$ 6,294,602	\$(6,094,998)	\$199,604
	Morgan Stanley	(2,055,597)		(2,055,597)	2,055,597	
Total	\$ 6,294,602	\$ (2,055,597)	\$	\$ 4,239,005	\$(4,039,401)	\$199,604
Quality Preferred Income 3 (JHP)						
	JPMorgath 1,201,252 Morgan Stanley	(392,081)	\$	\$ 1,201,252 (392,081)	\$ (980,496) 392,081	\$220,756
Total	\$ 1,201,252	\$ (392,081)	\$	\$ 809,171	\$ (588,415)	\$220,756

^{**} Represents gross unrealized appreciation (depreciation) for the counterparty as reported in the Fund's Portfolio of Investments.

The following table presents the amount of net realized gain (loss) and change in net unrealized appreciation (depreciation) recognized on swap contracts on the Statement of Operations during the fiscal year ended July 31, 2014, and the primary underlying risk exposure.

Fund	Underlying Risk Exposure	g Derivative Instrument	et Realized n (Loss) from Swaps	_	ge in Net Unrealized ation (Depreciation) of Swaps
Quality Preferred	Interest				
Income Fund (JTP)	rate	Swaps	\$ (994,198)	\$	(1,803,732)
		Swaps	(1,982,298)		(3,580,499)

Quality Preferred Interest Income Fund 2 (JPS) rate Quality Preferred Interest

Income Fund 3 (JHP) rate Swaps (378,100) (683,453)

Market and Counterparty Credit Risk

In the normal course of business each Fund may invest in financial instruments and enter into financial transactions where risk of potential loss exists due to changes in the market (market risk) or failure of the other party to the transaction to perform (counterparty credit risk). The potential loss could exceed the value of the financial assets recorded on the financial statements. Financial assets, which potentially expose each Fund to counterparty credit risk, consist principally of cash due from counterparties on forward, option and swap transactions, when applicable. The extent of each Fund's exposure to counterparty credit risk in respect to these financial assets approximates their carrying value as recorded on the Statement of Assets and Liabilities.

Each Fund helps manage counterparty credit risk by entering into agreements only with counterparties the Adviser believes have the financial resources to honor their obligations and by having the Adviser monitor the financial stability of the counterparties. Additionally, counterparties may be required to pledge collateral daily (based on the daily valuation of the financial asset) on behalf of each Fund with a value approximately equal to the amount of any unrealized gain above a pre-determined threshold. Reciprocally, when each Fund has an unrealized loss, the Funds have instructed the custodian to pledge assets of the Funds as collateral with a value approximately equal to the amount of the unrealized loss above a pre-determined threshold. Collateral pledges are monitored and subsequently adjusted if and when the valuations fluctuate, either up or down, by at least the pre-determined threshold amount.

4. Fund Shares

Common Shares

Transactions in common shares were as follows:

	Quality Preferred Income (JTP)		Quality Preferred Income 2 (JPS)			Quality Preferred Income 3 (JHP)		
	Year Ended 7/31/14	Year Ended 7/31/13	Year Ended 7/31/14	Year Ended 7/31/13	E	Year Ended 7/31/14	Yea Ende 7/31/	ed
Common shares:								
Issued to shareholders due to reinvestment of		16 617		41 10E			E O	00
distributions		16,617		41,185			5,28	58
Repurchased and retired Weighted average:					(2	20,000)		
Price per common share repurchaed and								
retired	\$	\$	\$	\$	\$	7.78	\$	
Discount per common share repurchased	*	Ť	Ť	Ť	*		*	
and retired	%	%	%	9	6	13.58%		%
5. Investment Trai	nsactions							

o. miveotiment manoactions

Long-term purchases and sales (including maturities but excluding derivative transactions) during the fiscal year ended July 31, 2014, were as follows:

	Quality Preferred Income (JTP)	Quality Preferred Income 2 (JPS)	Quality Preferred Income 3 (JHP)
Purchases	\$128,290,573	\$249,313,588	\$54,447,486
Sales and maturities	129,758,551	250,283,497	55,750,757

6. Income Tax Information

Each Fund is a separate taxpayer for federal income tax purposes. Each Fund intends to distribute substantially all of its net investment company taxable income 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.

For all open tax years and all major taxing jurisdictions, management of the Funds has concluded that there are no significant uncertain tax positions that would require recognition in the financial statements. Open tax years are those that are open for examination by taxing authorities (i.e., generally the last four tax year ends and the interim tax period since then). Furthermore, management of the Funds is also not aware of

any tax positions for which it is reasonably possible that the total amounts of unrecognized tax benefits will significantly change in the next twelve months.

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 recognition of premium amortization, timing differences in the recognition of income and timing differences in recognizing certain gains and losses on investment transactions. To the extent that differences arise that are permanent in nature, such amounts are reclassified within the capital accounts as detailed below. Temporary differences do not require reclassification. Temporary and permanent differences do not impact the NAVs of the Funds.

As of July 31, 2014, the cost and unrealized appreciation (depreciation) of investments in securities (excluding investments in derivatives), as determined on a federal income tax basis, were as follows:

	Quality Preferred Income (JTP)	Quality Preferred Income 2 (JPS)	Quality Preferred Income 3 (JHP)
Cost of investments	\$784,339,195	\$1,554,743,069	\$297,600,087
Gross unrealized:			
Appreciation	\$ 62,119,907	\$ 125,868,922	\$ 23,348,526
Depreciation	(14,931,006)	(29,677,685)	(4,732,301)
Net unrealized appreciation (depreciation)			
investments	\$ 47,188,901	\$ 96,191,237	\$ 18,616,225
	Nuveen Inv 57	estments	

Notes to Financial Statements (continued)

Permanent differences, primarily due to federal taxes paid, treatment of notional principal contracts, bond premium amortization, securities litigation settlements, complex securities character adjustments and adjustments for investments in passive foreign investment companies, resulted in reclassifications among the Funds' components of common share net assets as of July 31, 2014, the Funds' tax year end, as follows:

	Quality Preferred Income (JTP)	Quality Preferred Income 2 (JPS)	Quality Preferred Income 3 (JHP)
	(JIP)	(JP3)	(JNP)
Paid-in-surplus	\$ (42,646)	\$	\$ (40,333)
Undistributed (Over-distribution of)			
net investment income	(842,973)	(1,321,736)	(324,208)
Accumulated net realized gain (loss)	885,619	1,321,736	364,541

The tax components of undistributed net ordinary income and net long-term capital gains as of July 31, 2014, the Funds' tax year end, were as follows:

	Quality	Quality	Quality
	Preferred	Preferred	Preferred
	Income	Income 2	Income 3
	(JTP)	(JPS)	(JHP)
Undistributed net ordinary income ¹	\$15,479,244	\$23,475,694	\$3,400,888
Undistributed net long-term capital			

gains

The tax character of distributions paid during the Funds' tax year ended July 31, 2014 and July 31, 2013, was designated for purposes of the dividends paid deduction as follows:

2014	Quality Preferred Income (JTP)	Quality Preferred Income 2 (JPS)	Quality Preferred Income 3 (JHP)
Distributions from net ordinary			
income ²	\$42,593,812	\$79,459,391	\$15,801,240
Distributions from net long-term capital gains			
	Quality Preferred Income	Quality Preferred Income 2	Quality Preferred Income 3
2013	(JTP)	(JPS)	(JHP)
Distributions from net ordinary			
income ²	\$38,796,241	\$79,454,609	\$14,807,378
Distributions from net long-term			

capital gains

¹ 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 1, 2014, paid on August 1, 2014.

² Net ordinary income consists of net taxable income derived from dividends, interest and net short-term capital gains, if any.

As of July 31, 2014, 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 shown in the following table. The losses not subject to expiration will be utilized first by a Fund.

	Quality Preferred Income (JTP)	Quality Preferred Income 2 (JPS)	Quality Preferred Income 3 (JHP)
Expiration:			
July 31,2017	\$173,160,281	\$278,362,191	\$74,713,136
July 31,2018	164,307,763	317,825,546	47,045,512
July 31,2019	3,371,042	10,696,373	15,796

Not subject to expiration

Total \$340,839,086 \$606,884,110 \$121,774,444

During the Funds' tax year ended July 31, 2014, the Funds utilized capital loss carryforwards as follows:

	Quality Preferred Income (JTP)	Quality Preferred Income 2 (JPS)	Quality Preferred Income 3 (JHP)
Utilized capital loss carryforwards	\$11,570,916	\$16,127,318	\$6,194,466
,		veen Investments 58	, , ,

The Funds have elected to defer late-year losses in accordance with federal income tax rules. These losses are treated as having arisen on the first day of the following year. The following Funds have elected to defer losses as follows:

	Quality	Quality	Quality
	Preferred	Preferred	Preferred
	Income	Income 2	Income 3
	(JTP)	(JPS)	(JHP)
Post-October capital losses ³	\$1,452,346	\$2,488,880	\$ 633,590

Late-year ordinary losses⁴

7. Management Fees and Other Transactions with Affiliates

Each Fund's management fee compensates the Adviser for overall investment advisory and administrative services and general office facilities. Spectrum is compensated for its services to the Funds from the management fees paid to the Adviser. Spectrum also receives compensation on certain portfolio transactions for providing brokerage services to the Funds. During the fiscal year ended July 31, 2014, Quality Preferred Income (JTP), Quality Preferred Income 2 (JPS) and Quality Preferred Income 3 (JHP) paid Spectrum commissions of \$28,157, \$85,816 and \$19,027, respectively.

Each Fund's management fee consists of two components a fund-level fee, based only on the amount of assets within the Fund, and a complex-level fee, based on the aggregate amount of all eligible fund assets managed by the Adviser. This pricing structure enables Fund shareholders to benefit from growth in the assets within their respective Fund as well as from growth in the amount of complex-wide assets managed by the Adviser.

The annual fund-level fee for each Fund, payable monthly, is calculated according to the following schedule:

Average Daily Managed Assets*	Fund-Level Fee Rate
For the first \$500 million	.7000%
For the next \$500 million	.6750
For the next \$500 million	.6500
For the next \$500 million	.6250
For managed assets over \$2 billion	.6000

The annual complex-level fee for each Fund, payable monthly, is calculated according to the following schedule:

Complex-Level Managed Asset

Breakpoint Level*	Effective Rate at Breakpoint Level
\$55 billion	.2000%
\$56 billion	.1996
\$57 billion	.1989
\$60 billion	.1961
\$63 billion	.1931
\$66 billion	.1900

³ Capital losses incurred from November 1, 2013 through July 31, 2014, the Funds' tax year end.

⁴ Ordinary losses incurred from January 1, 2014 through July 31, 2014, and specified losses incurred from November 1, 2013 through July 31, 2014.

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\$71 billion	.1851
\$76 billion	.1806
\$80 billion	.1773
\$91 billion	.1691
\$125 billion	.1599
\$200 billion	.1505
\$250 billion	.1469
\$300 billion	.1445

^{*} For the fund-level and complex-level fees, managed assets include closed-end fund assets managed by the Adviser that are attributable to certain types of leverage. For these purposes, leverage includes the funds' use of preferred stock and borrowings and certain investments in the residual interest certificates (also called inverse floating rate securities) in tender option bond (TOB) trusts, including the portion of assets held by a TOB trust that has been effectively financed by the trust's issuance of floating rate securities, subject to an agreement by the Adviser as to certain funds to limit the amount of such assets for determining managed assets in certain circumstances. The complex-level fee is calculated based upon the aggregate daily managed assets of all Nuveen funds that constitute "eligible assets." Eligible assets do not include assets attributable to investments in other Nuveen funds and assets in excess of \$2 billion added to the Nuveen fund complex in connection with the Adviser's assumption of the management of the former First American Funds effective January 1, 2011. As of July 31, 2014, the complex-level fee rate for these Funds was .1650%.

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 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.

Notes to Financial Statements (continued)

8. Borrowing Arrangements

Borrowings

Each Fund has entered into a prime brokerage facility ("Borrowings") with BNP Paribas Prime Brokerage, Inc. ("BNP") as a means of leverage. Each Fund's maximum commitment amount under these Borrowings is as follows:

	Quality	Quality	Quality	
	Preferred	Preferred	Preferred	
	Income	Income 2	Income 3	
	(JTP)	(JPS)	(JHP)	
Maximum commitment				
amount	\$235,000,000	\$467,000,000	\$89,000,000	

As of July 31, 2014, each Fund's outstanding balance on its Borrowings was as follows:

	Quality	Quality	Quality	
	Preferred	Preferred	Preferred	
	Income	Income 2	Income 3	
	(JTP)	(JPS)	(JHP)	
Outstanding borrowings	\$234,000,000	\$464,000,000	\$89,000,000	

During the fiscal year ended July 31, 2014, the average daily balance outstanding and average annual interest rate on each Fund's Borrowings were as follows:

	Quality Preferred Income (JTP)	Quality Preferred Income 2 (JPS)	Quality Preferred Income 3 (JHP)
Average daily balance			
outstanding	\$234,000,000	\$464,000,000	\$89,000,000
Average annual interest rate	1.04%	1.04%	1.04%

In order to maintain these Borrowings, the Funds must meet certain collateral, asset coverage and other requirements. Borrowings outstanding are fully secured by securities held in each Fund's portfolio of investments ("Pledged Collateral"). Interest is charged on these Borrowings for each Fund at the 3-Month LIBOR (London Inter-Bank Offered Rate) (during the period August 1, 2013 through December 9, 2013 and 1-month LIBOR thereafter) plus .85% per annum on the amounts borrowed and .50% per annum on the undrawn balance.

Borrowings outstanding are recognized as "Borrowings" on the Statement of Assets and Liabilities. Interest expense incurred on each Fund's borrowed amount and undrawn balance are recognized as a component of "Interest expense on borrowings" on the Statement of Operations.

Rehypothecation

On December 9, 2013, the Adviser entered into a Rehypothecation Side Letter ("Side Letter") with BNP, allowing BNP to re-register the Pledged Collateral in its own name or in a name other than the Funds' to pledge, repledge, hypothecate, rehyphothecate, sell, lend or otherwise transfer or use the Pledged

Collateral (the "Hypothecated Securities") with all rights of ownership as described in the Side Letter. Subject to certain conditions, the total value of the outstanding Hypothecated Securities shall not exceed the lesser of (i) 98% of the outstanding balance on the Borrowings to which the Pledged Collateral relates and (ii) 33 1/3% of the Funds' total assets. The Funds may designate any Pledged Collateral as ineligible for rehypothecation. The Funds may also recall Hypothecated Securities on demand.

The Funds also have the right to apply and set-off an amount equal to one-hundred percent (100%) of the then-current fair market value of such Pledged Collateral against the current Borrowings under the Side Letter in the event that BNP fails to timely return the Pledged Collateral and in certain other circumstances. In such circumstances, however, the Funds may not be able to obtain replacement financing required to purchase replacement securities and, consequently, the Funds' income generating potential may decrease. Even if each Fund is able to obtain replacement financing, it might not be able to purchase replacement securities at favorable prices.

The Funds will receive a fee in connection with the Hypothecated Securities ("Rehypothecation Fees") in addition to any principal, interest, dividends and other distributions paid on the Hypothecated Securities.

As of July 31, 2014, Quality Preferred Income (JTP), Quality Preferred Income 2 (JPS) and Quality Preferred Income 3 (JHP) each had Hypothecated Securities totaling \$33,336,300, \$109,893,215 and \$18,995,400, respectively. During the period from December 9, 2013 through July 31, 2014, Quality Preferred Income (JTP), Quality Preferred Income 2 (JPS) and Quality Preferred Income 3 (JHP) earned Rehypothecation Fees of \$229,125, \$454,333 and \$87,146, respectively, which is recognized as "Other income" on the Statement of Operations.

9. New Accounting Pronouncement

Financial Accounting Standards Board ("FASB") Financial Services Investment Companies (Topic 946): Amendments to the Scope, Measurement, and Disclosure Requirements

During 2013, the FASB issued Accounting Standards Update ("ASU") 2013-08, "Financial Services Investment Companies (Topic 946): Amendments to the Scope, Measurement, and Disclosure Requirements," which amends the criteria that define an investment company and clarifies the measurement guidance and requires new disclosures for investment companies. ASU 2013-08 is effective for fiscal years beginning on or after December 15, 2013. Management has evaluated the implications of ASU 2013-08 and determined that each Fund's current disclosures already followed this guidance and therefore it does not have an impact on the Funds' financial statements or footnote disclosures.

10. Subsequent Events

Agreement and Plan of Merger

As previously described in Note 1 General Information and Significant Accounting Policies, Agreement and Plan of Merger, new investment management agreements and the new sub-advisory agreements have been approved by shareholders of the Funds.

The transaction is currently expected to close early in the fourth quarter of 2014, but remains subject to other customary closing conditions.

Additional

Fund Information

Board of Trustees

William Adams			William C.		
IV*	Robert P. Bremner	Jack B. Evans	Hunter	David J. Kundert	John K. Nelson
William J.	Thomas S. Schreier,	Judith M.		Virginia L.	Terence J.
Schneider	Jr.*	Stockdale	Carole E. Stone	Stringer	Toth

^{*} Interested Board Member.

Fund Manager Nuveen Fund Advisors, LLC 333 West Wacker Drive Chicago, IL 60606	Custodian State Street Bank & Trust Company Boston, MA 02111	Legal Counsel Chapman and Cutler LLP Chicago, IL 60603	Independent Registered Public Accounting Firm Ernst & Young LLP Chicago, IL 60606	Transfer Agent and Shareholder Services State Street Bank & Trust Company Nuveen Funds P.O. Box 43071 Providence, RI
				Providence, RI 02940-3071 (800) 257-8787

Quarterly Form N-Q Portfolio of Investments Information

Each Fund is required to file its complete schedule of portfolio holdings with the Securities and Exchange Commission (SEC) for the first and third quarters of each fiscal year on Form N-Q. You may obtain this information directly from the SEC. 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 toll-free at (800) SEC-0330 for room hours and operation.

Nuveen Funds' Proxy Voting Information

You may obtain (i) information regarding how each fund voted proxies relating to portfolio securities held during the most recent twelve-month period ended June 30, without charge, upon request, by calling Nuveen Investments toll-free at (800) 257-8787 or on Nuveen's website at www.nuveen.com and (ii) a description of the policies and procedures that each fund used to determine how to vote proxies relating to portfolio securities without charge, upon request, by calling Nuveen Investments toll free at (800) 257-8787. You may also obtain this information directly from the SEC. Visit the SEC on-line at http://www.sec.gov.

CEO Certification Disclosure

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

Each Fund has filed with the SEC the certification of its CEO and Chief Financial Officer required by Section 302 of the Sarbanes-Oxley Act.

Common Share Information

Each Fund intends to repurchase shares of its own common stock at such times and in such amounts as is deemed advisable. During the period covered by this report, each Fund repurchased shares of its common stock as shown in the accompanying table. Any future repurchases will be reported to shareholders in the next annual or semi-annual report.

	JTP	JPS	JHP
Common shares repurchased			20,000
Distribution information			

Distribution Information

Each Fund hereby designates its percentages of dividends paid from net ordinary income as dividends qualifying for the 70% dividends received deduction (DRD) for corporations and its percentages as qualified dividend income (QDI) for individuals under Section 1(h)(11) of the Internal Revenue Code as shown in the accompanying table. The actual qualified dividend income distributions will be reported to shareholders on Form 1099-DIV which will be sent to shareholders shortly after calendar year end.

	JTP	JPS	JHP
% QDI	47.29%	51.23%	48.21%
% DRD	14.44%	15.52%	14.40%

FINRA BrokerCheck

The Financial Industry Regulatory Authority (FINRA) provides information regarding the disciplinary history of FINRA member firms and associated investment professionals. This information as well as an investor brochure describing FINRA BrokerCheck is available to the public by calling the FINRA BrokerCheck Hotline number at (800) 289-9999 or by visiting www.FINRA.org.

Glossary of Terms

Used in this Report

- n 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.
- n **BofA/Merrill Lynch Preferred Securities Fixed Rate Index:** An index that tracks the performance of fixed rate U.S. dollar denominated preferred securities issued in the U.S. domestic market. Qualifying securities must be rated investment grade (based on an average of Moody's, S&P and Fitch) and must have an investment grade rated country of risk (based on an average of Moody's, S&P and Fitch foreign currency long-term sovereign debt ratings). In addition, qualifying securities must be issued as public securities or through a 144a filing, must be issued in \$25, \$50, or \$100 par/ liquidation preference increments, must have a fixed coupon or distribution schedule, and must have a minimum amount outstanding of \$100 million. Index returns assume reinvestment of distributions, but do not reflect any applicable sales charges or management fees.
- n Barclays USD Capital Securities Index: The Barclays USD Capital Securities component of the Barclays Global Capital Securities Index generally includes Tier 2/Lower Tier 2 bonds, perpetual step-up debt, step-up preferred securities, and term preferred securities. The index returns assume reinvestment of dividends, but do not include the effects of any sales charges or management fees.
- n **Barclays U.S. Aggregate Bond Index:** An unmanaged index that includes all investment-grade, publicly issued, fixed-rate, dollar denominated, nonconvertible debt issues and commercial mortgage-backed securities with maturities of at least one year and outstanding par values of \$150 million or more. Index returns assume reinvestment of distributions, but do not include the effects of any applicable sales charges or management fees.
- n Blended Benchmark (Comparative Index): A blended return consisting of: 1) 55% of the Merrill Lynch Fixed Rate Index, an unmanaged index of investment-grade, exchange traded preferred stocks with outstanding market values of at least \$30 million and at least one year to maturity; and 2) 45% of the Barclays Tier 1 Capital Securities USD Index, an unmanaged index that includes securities that can generally be viewed as hybrid fixed-income securities that either receive regulatory capital treatment or a degree of "equity credit" from a rating agency. Index returns do not include the effects of any sales charges or management fees.
- n **Effective Leverage:** Effective leverage is a fund's effective economic leverage, and includes both regulatory leverage (see below) and the leverage effects of certain derivative investments in the fund's portfolio that increase the funds' investment exposure.
- n **Gross Domestic Product (GDP):** The total market value of all final goods and services produced in a country/region in a given year, equal to total consumer, investment and government spending, plus the value of exports, minus the value of imports.
- n **Leverage:** Leverage is created whenever a fund has investment exposure (both reward and/or risk) equivalent to more than 100% of the investment capital.

- n **Net Asset Value (NAV) Per Share:** A fund's Net Assets is equal to its total assets (securities, cash, accrued earnings and receivables) less its total liabilities. NAV per share is equal to the fund's Net Assets divided by its number of shares outstanding.
- n **Regulatory Leverage:** Regulatory leverage consists of preferred shares issued by or borrowings of a fund. Both of these are part of a fund's capital structure. Regulatory leverage is subject to asset coverage limits set forth in the Investment Company Act of 1940.

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 Automatic Reinvestment Plan

Your Nuveen Closed-End Fund allows you to conveniently reinvest 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 compounding. Just like distributions in cash, there may be times when income or capital gains taxes may be payable on 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 quarter you'll receive a statement showing your total 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. Distributions received to purchase shares in the open market will normally be invested shortly after the distribution payment date. No interest will be paid on 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 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.

Flexible

You may change your distribution option or withdraw from the Plan at any time, should your needs or situation change.

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 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.

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 of Trustees of the Funds. The number of trustees of the Funds is currently set at twelve. None of the trustees who are not "interested" persons of the Funds (referred to herein as "independent trustees") has ever been a director or employee of, or consultant to, Nuveen or its affiliates. The names and business addresses of the trustees 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, Year of Birth & Address Independent Boa nWILLIAM J. SCH		Year First Elected or Appointed and Term ⁽¹⁾	Principal Occupation(s) Including other Directorships During Past 5 Years	of Portfolios in Fund Complex Overseen by Board Member
1944 333 W. Wacker Drive Chicago, IL 60606	Chairman and Board Member	1996 Class III	Chairman of Miller-Valentine Partners, a real estate investment company; formerly, Senior Partner and Chief Operating Officer (retired (2004) of Miller-Valentine Group; an owner in several other Miller Valentine entities; Board Member of Med-America Health System, Tech Town, Inc., a not-for-profit community development company, Board Member of WDPR Public Radio station; formerly, member, Business Advisory Council, Cleveland Federal Reserve Bank and University of Dayton Business School Advisory Council.	203
nROBERT P. BRE	MNER	4000		
1940 333 W. Wacker Drive Chicago, IL 60606 n JACK B. EVANS	Board Member	1996 Class III	Private Investor and Management Consultant; Treasurer and Director, Humanities Council of Washington, D.C.; Board Member, Independent Directors Council affiliated with the Investment Company Institute. Company Institute.	203
1948 333 W. Wacker Drive Chicago, IL 60606	Board Member	1999 Class III	President, The Hall-Perrine Foundation, a private philanthropic corporation (since 1996); Chairman, United Fire Group, a publicly held company; formerly, President Pro-Tem of the Board of Regents for the State of Iowa University System; Director, Source Media Group; Life Trustee of Coe College; formerly, Director, Alliant Energy;	203

Number

formerly, Director, Federal Reserve Bank of
Chicago; formerly, President and Chief Operating
Officer, SCI Financial Group, Inc., a regional
financial services firm.

nWILLIAM C. HUNTER

1948		2004	Dean Emeritus (since June 30, 2012), formerly,
333 W.	Board	Class I	Dean, Tippie College of Business, University of
Wacker	Member		Iowa (2006-2012); Director (since 2004) of Xerox
Drive			Corporation; Director (since 2005), and President
Chicago, IL			(since July 2012) Beta Gamma Sigma, Inc., The
60606			International Honor Society; Director of
			Wellmark, Inc. (since 2009); 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); formerly, Director
			(1997-2007), Credit Research Center at
			Georgetown University.

nDAVID J. KUNDERT

1942 333 W.	Board	2005 Class II	Formerly, Director, Northwestern Mutual Wealth Management Company (2006-2013), retired (since
Wacker	Member	Class II	2004) as Chairman, JPMorgan Fleming Asset
Drive			Management, President and CEO, Banc One
Chicago, IL			Investment Advisors Corporation, and President,
60606			One Group Mutual Funds; prior thereto, Executive
			Vice President, Banc One Corporation and
			Chairman and CEO, Banc One Investment
			Management Group; Regent Emeritus, Member of
			Investment Committee, Luther College; member
			of the Wisconsin Bar Association; member of
			Board of Directors, Friends of Boerner Botanical
			Gardens; member of Board of Directors and Chair
			of Investment Committee, Greater Milwaukee
			Foundation; member of the Board of Directors
			(Milwaukee), College Possible.

Nuveen Investments

65

203

203

Board Members & Officers (continued)

	Position(s)	Year First Elected or	Principal Occupation(s)	Number of Portfolios in Fund Complex Overseen
Name, Year of Birth	Held with the	Appointed and	Including other Directorships	by Board
& Address	Funds	Term ⁽¹⁾	During Past 5 Years	Member
Independent Boar	-	continued):	ū	
nJOHN K. NELSO	N	0040		
1962 333 West Wacker Drive Chicago, IL 60606	Board Member	2013 Class II	Senior external advisor to the financial services practice of Deloitte Consulting LLP (since 2012); Member of Board of Directors of Core12 LLC since 2008), a private firm which develops branding, marketing and communications strategies for clients; Director of The Curran Center for Catholic American Studies (since 2009) and The President's Council, Fordham University (since 2010); formerly, Chairman of the Board of Trustees of Marian University (2010 as trustee, 2011-2014 as Chairman); formerly, Chief Executive Officer of ABN AMRO N.V. North America, and Global Head of its Financial Markets Division (2007-2008); prior senior positions held at ABN AMRO include Corporate Executive Vice President and Head of Global Markets-the Americas (2006-2007), CEO of Wholesale Banking North America and Global Head of Foreign Exchange and Futures Markets (2001-2006), and Regional Commercial Treasurer and Senior Vice President Trading-North America (1996-2001); formerly, Trustee at St. Edmund	203
nJUDITH M. STOC	CKDALE		Preparatory School in New York City.	
1947 333 W. Wacker Drive Chicago, IL 60606	Board Member	1997 Class I	Board Member, Land Trust Alliance (since June 2013) and U.S. Endowment for Forestry and Communities (since November 2013); formerly, Executive Director (1994-2012), Gaylord and Dorothy Donnelley Foundation (since 1994); prior thereto, Executive Director, Great Lakes	203
nCAROLE E. STO 1947 333 W. Wacker Drive Chicago, IL	NE Board Member	2007 Class I	Protection Fund (1990-1994). Director, Chicago Board Options Exchange (since 2006); Director, C2 Options Exchange, Incorporated (since 2009); Director, CBOE Holdings, Inc. (since 2010); formerly, Commissioner, New York State Commission on	203

60606	NOED.		Public Authority Reform (2005-2010); formerly, Chair, New York Racing Association Oversight Board (2005-2007).	
nVIRGINIA L. STR 1944 333 W. Wacker Drive Chicago, IL 60606	Board Member	2011 Class I	Board Member, Mutual Fund Directors Forum; former governance consultant and non-profit board member; former Owner and President, Strategic Management Resources, Inc., a management consulting firm; former Member, Governing Board, Investment Company Institute's Independent Directors Council; previously, held several executive positions in general management, marketing and human resources at IBM and The Pillsbury Company; Independent Director, First American Fund Complex	203
nTERENCE J. TO	ГН		(1987-2010) and Chair (1997-2010).	
1959 333 W. Wacker Drive Chicago, IL 60606	Board Member	2008 Class II	Managing Partner, Promus Capital (since 2008); Director, Fulcrum IT Service LLC (since 2010), Quality Control Corporation (since 2012) and LogicMark LLC (since 2012); formerly, Director, Legal & General Investment Management America, Inc. (2008-2013); formerly, CEO and President, Northern Trust Global Investments (2004-2007); Executive Vice President, Quantitative Management & Securities Lending (2000-2004); prior thereto, various positions with Northern Trust Company (since 1994); member: Chicago Fellowship Board (since 2005), Catalyst Schools of Chicago Board (since 2008) and Chairman, and Mather Foundation Board (since 2012), and a member of its investment committee; formerly, Member, Northern Trust Mutual Funds Board (2005-2007), Northern Trust Global Investments Board (2004-2007), Northern Trust Japan Board (2004-2007), Northern Trust Securities Inc. Board (2003-2007) and Northern Trust Hong Kong Board (1997-2004). Nuveen Investments	203

Name, Year of Birth & Address Interested Board		Year First Elected or Appointed and Term ⁽¹⁾	Principal Occupation(s) Including other Directorships During Past 5 Years	Number of Portfolios in Fund Complex Overseen by Board Member
nWILLIAM ADAM	IS IV ⁽²⁾	0010		
1955 333 W. Wacker Drive Chicago, IL 60606	Board Member	2013 Class II	Senior Executive Vice President, Global Structured Products (since 2010); formerly, Executive Vice President, U.S. Structured Products, of Nuveen Investments, Inc. (1999-2010); Co-President of Nuveen Fund Advisors, LLC (since 2011); President (since 2011), formerly, Managing Director (2010-2011) of Nuveen Commodities Asset Management, LLC; Board Member of the Chicago Symphony Orchestra and of Gilda s Club Chicago.	203
n THOMAS S. SCI 1962	HREIER, JR. ⁽²⁾	2013	Vice Chairman Weelth Management of Nuveen	
333 W. Wacker Drive Chicago, IL 60606	Board Member	Class III	Vice Chairman, Wealth Management of Nuveen Investments, Inc. (since 2011); Co-President of Nuveen Fund Advisors, LLC; Chairman of Nuveen Asset Management, LLC (since 2011); Co-Chief Executive Officer of Nuveen Securities, LLC (since 2011); Member of Board of Governors and Chairman's Council of the Investment Company Institute; formerly, Chief Executive Officer (2000-2010) and Chief Investment Officer (2007-2010) of FAF Advisors, Inc.; formerly, President of First American Funds (2001-2010).	203
				Number of
Name, Year of Birth & Address Officers of the Fi		Year First Elected or Appointed ⁽³⁾	Principal Occupation(s) During Past 5 Years	Portfolios in Fund Complex Overseen by Officer
nGIFFORD R. ZIN 1956 333 W. Wacker Drive Chicago, IL 60606		1988 ve	Managing Director (since 2002), and Assistant Secretary of Nuveen Securities, LLC; Managing Director (since 2004) and Assistant Secretary (since 1994) of Nuveen Investments, Inc.; Managing Director (since 2002), Assistant Secretary (since 1997) and Co-General Counsel	204

(since 2011) of Nuveen Fund Advisors, LLC; Managing Director, Assistant Secretary and Associate General Counsel of Nuveen Asset Management, LLC (since 2011); Managing Director, Associate General Counsel and Assistant Secretary, of Symphony Asset Management LLC (since 2003); Vice President and Assistant Secretary of NWQ Investment Management Company, LLC (since 2002), Nuveen Investments Advisers Inc. (since 2002), Santa Barbara Asset Management, LLC (since 2006), and of Winslow Capital Management, LLC, (since 2010); Vice President and Assistant Secretary (since 2013), formerly, Chief Administrative Officer and Chief Compliance Officer (2006-2013) of Nuveen Commodities Asset Management, LLC; Chartered Financial Analyst.

nCEDRIC H. ANTOSIEWICZ

1962 333 W. Vice Wacker President Drive Chicago, IL 60606 nMARGO L. COOK 1964

333 W. Vice
Wacker President
Drive
Chicago, IL
60606

Managing Director of Nuveen Securities, LLC.

Executive Vice President (since 2008) of Nuveen Investments, Inc. and of Nuveen Fund Advisors, LLC (since 2011); Managing Director-Investment Services of Nuveen Commodities Asset Management, LLC (since August 2011), previously, Head of Institutional Asset Management (2007-2008) of Bear Stearns Asset Management; Head of Institutional Asset Management (1986-2007) of Bank of NY Mellon; Chartered Financial Analyst.

Nuveen Investments

2007

2009

67

97

204

Board Members & Officers (continued)

	Position(s)			Number of Portfolios in Fund		
Name,	Held	Year First	Principal	Complex		
Year of Birth	with the	Elected or	Occupation(s)	Overseen		
& Address	Funds	Appointed ⁽³⁾	During Past 5 Years	by Officer		
Officers of the Fu	ınds (continue	ed):	-	-		
nLORNA C. FERO	GUSON					
1945		1998	Managing Director (since 2005) of Nuveen			
333 W.	Vice		Fund Advisors, LLC and Nuveen Securities,	204		
Wacker	President		LLC (since 2004).			
Drive						
Chicago, IL						
60606						
nSTEPHEN D. FO						
1954	Vice	1998	Managing Director (since 2014), formerly,			
333 W.	President		Senior Vice President (2013-2014), and Vice	204		
Wacker	and		President of Nuveen Fund Advisors, LLC; Chief			
Drive	Controller		Financial Officer of Nuveen Commodities Asset			
Chicago, IL			Management, LLC (since 2010); Senior Vice			
60606			President (2010-2011), Formerly Vice President			
			(2005-2010) and Funds Controller of Nuveen			
	-		Securities, LLC; Certified Public Accountant.			
nSCOTT S. GRAC		2222				
1970	Vice	2009	Managing Director, Corporate Finance &	204		
333 W.	President		Development, Treasurer (since 2009) of Nuveen	204		
Wacker	and		Securities, LLC; Managing Director and			
Drive	Treasurer		Treasurer (since 2009) of Nuveen Fund			
Chicago, IL			Advisors, LLC, Nuveen Investments Advisers,			
60606			Inc., Nuveen Investments Holdings Inc. and			
			(since 2011) Nuveen Asset Management, LLC;			
			Vice President and Treasurer of NWQ			
			Investment Management Company, LLC,			
			Tradewinds Global Investors, LLC, Symphony			
			Asset Management LLC and Winslow Capital			
			Management, LLC.; Vice President of Santa			
			Barbara Asset Management, LLC; formerly,			
			Treasurer (2006-2009), Senior Vice President			
			(2008-2009), previously, Vice President			
			(2006-2008) of Janus Capital Group, Inc.;			
			formerly, Senior Associate in Morgan Stanley's			
			Global Financial Services Group (2000-2003);			
\\\	Chartered Accountant Designation.					
nWALTER M. KEI		2002	Canian Vias President (circa 2000) of Number			
1970	Chief	2003	Senior Vice President (since 2008) of Nuveen	204		
333 W.	Compliance		Investment Holdings, Inc.	204		
Wacker	Officer					

Drive and Chicago, IL Vice 60606 President nTINA M. LAZAR 2002 Senior Vice President of Nuveen Investment 1961 333 W. Vice Holdings, Inc. 204 President Wacker Drive Chicago, IL 60606 **nKEVIN J. MCCARTHY** 1966 Vice 2007 Managing Director and Assistant Secretary President (since 2008), Nuveen Securities, LLC; 204 333 W. Wacker and Managing Director (since 2008), Assistant Secretary since 2007) and Co-General Counsel Drive Secretary Chicago, IL (since 2011) of Nuveen Fund Advisors, LLC; 60606 Managing Director, Assistant Secretary and Associate General Counsel (since 2011) of Nuveen Asset Management, LLC; Managing Director (since 2008), and Assistant Secretary, Nuveen Investment Holdings, Inc.; Vice President (since 2007) and Assistant Secretary of Nuveen Investments Advisers Inc., NWQ Investment Management Company, LLC, NWQ Holdings, LLC, Symphony Asset Management LLC, Santa Barbara Asset Management, LLC, and of Winslow Capital Management, LLC. (since 2010); Vice President and Secretary (since 2010) of Nuveen Commodities Asset Management, LLC. Nuveen Investments

68

	Position(s) Held with the Funds the Funds (c	•	Principal Occupation(s) During Past 5 Years	Number of Portfolios in Fund Complex Overseen by Officer
1953	Vice	2011	Managing Director, Assistant Secretary and	
901	President		Co-General Counsel (since 2011) of Nuveen Fund	204
Marquette	and		Advisors, LLC; Managing Director, Assistant	
Avenue	Assistant		Secretary and Associate General Counsel (since	
Minneapolis	s, Secretary		2011) of Nuveen Asset Management, LLC;	
MN			Managing Director and Assistant Secretary (since	
55402			2011) of Nuveen Securities, LLC; formerly, Deputy	
			General Counsel, FAF Advisors, Inc. (2004-2010).	
nJOEL T. S	LAGER			
1978	Vice	2013	Fund Tax Director for Nuveen Funds (since May,	
333 West	President		2013); previously, Vice President of Morgan Stanley	204
Wacker	and		Investment Management, Inc., Assistant Treasurer of	
Drive	Assistant		the Morgan Stanley Funds (from 2010 to 2013); Tax	
Chicago,	Secretary		Director at PricewaterhouseCoopers LLP (from 2008	
IL 60606			to 2010).	

- (1) 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.
- (2) "Interested person" as defined in the 1940 Act, by reason of his position with Nuveen Investments, Inc. and certain of its subsidiaries, which are affiliates of the Nuveen Funds.
- (3) Officers serve one year terms through August 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.

Nuveen Investments

69

Annual Investment

Management Agreement Approval Process (Unaudited)

I. The Approval Process

The Board of Trustees of each Fund (each, a "Board" and each Trustee, a "Board Member"), including the Board Members who are not parties to the Funds' advisory or sub-advisory agreements or "interested persons" of any such parties (the "Independent Board Members"), is responsible for overseeing the performance of the investment adviser and the sub-adviser to the respective Fund and determining whether to approve or continue such Fund's advisory agreement (each, an "Original Investment Management Agreement") between the Fund and Nuveen Fund Advisors, LLC (the "Adviser") and sub-advisory agreement (each, an "Original Sub-Advisory Agreement" and, together with the Original Investment Management Agreement, the "Original Advisory Agreements") between the Adviser and Spectrum Asset Management, Inc. (the "Sub-Adviser"). Pursuant to the Investment Company Act of 1940, as amended (the "1940 Act"), each Board is required to consider the continuation of the respective Original Advisory Agreements on an annual basis. In addition, prior to its annual review, the Board Members were advised of the potential acquisition of Nuveen Investments, Inc. ("Nuveen") by TIAA-CREF (the "Transaction"). For purposes of this section, references to "Nuveen" herein include all affiliates of Nuveen Investments, Inc. providing advisory, sub-advisory, distribution or other services to the Funds and references to the "Board" refer to the Board of each Fund. In accordance with the 1940 Act and the terms of the Original Advisory Agreements, the completion of the Transaction would terminate each of the Original Investment Management Agreements and the Original Sub-Advisory Agreements. Accordingly, at an in-person meeting held on April 30, 2014 (the "April Meeting"), the Board, including all of the Independent Board Members. performed its annual review of the Original Advisory Agreements and approved the continuation of the Original Advisory Agreements for the Funds. Furthermore, in anticipation of the termination of the Original Advisory Agreements that would occur upon the consummation of the Transaction, the Board also approved for each Fund a new advisory agreement (each, a "New Investment Management Agreement") between the Fund and the Adviser and a new sub-advisory agreement (each, a "New Sub-Advisory Agreement" and, together with the New Investment Management Agreement, the "New Advisory Agreements") between the Adviser and the Sub-Adviser, each on behalf of the respective Fund to be effective following the completion of the Transaction and the receipt of the requisite shareholder approval.

Leading up to the April Meeting, the Independent Board Members had several meetings and deliberations. with and without management from Nuveen present and with the advice of legal counsel, regarding the Original Advisory Agreements, the Transaction and its impact and the New Advisory Agreements. At its meeting held on February 25-27, 2014 (the "February Meeting"), the Board Members met with a senior executive representative of TIAA-CREF to discuss the proposed Transaction. At the February Meeting, the Independent Board Members also established an ad hoc committee comprised solely of the Independent Board Members to monitor and evaluate the Transaction and to keep the Independent Board Members updated with developments regarding the Transaction. On March 20, 2014, the ad hoc committee met telephonically to discuss with management of Nuveen, and separately with independent legal counsel, the terms of the proposed Transaction and its impact on, among other things: the governance structure of Nuveen; the strategic plans for Nuveen; the operations of the Nuveen funds (which include the Funds); the quality or level of services provided to the Nuveen funds; key personnel that service the Nuveen funds and/or the Board and the compensation or incentive arrangements to retain such personnel: Nuveen's capital structure; the regulatory requirements applicable to Nuveen or fund operations; and the Nuveen funds' fees and expenses, including the funds' complex-wide fee arrangement. Following the meeting of the ad hoc committee, the Board met in person (two Independent Board Members participating telephonically) in an executive session on March 26, 2014 to further discuss the proposed Transaction. At the executive

session, the Board met privately with independent legal counsel to review its duties with respect to reviewing advisory agreements, particularly in the

context of a change of control, and to evaluate further the Transaction and its impact on the Nuveen funds. the Adviser and the Sub-Adviser (collectively, the "Fund Advisers" and each, a "Fund Adviser") and the services provided. Representatives of Nuveen also met with the Board to update the Board Members on developments regarding the Transaction, to respond to questions and to discuss, among other things: the governance of the Adviser following the Transaction; the background, culture (including with respect to regulatory and compliance matters) and resources of TIAA-CREF; the general plans and intentions of TIAA-CREF for Nuveen; the terms and conditions of the Transaction (including financing terms); any benefits or detriments the Transaction may impose on the Nuveen funds, TIAA-CREF or the Fund Advisers; the reaction from the Adviser's employees knowledgeable of the Transaction; the incentive and retention plans for key personnel of the Adviser; the potential access to additional distribution platforms and economies of scale; and the impact of any additional regulatory schemes that may be applicable to the Nuveen funds given the banking and insurance businesses operated in the TIAA-CREF enterprise. As part of its review, the Board also held a separate meeting on April 15-16, 2014 to review the Nuveen funds' investment performance and consider an analysis provided by the Adviser of each sub-adviser of the Nuveen funds (including the Sub-Adviser) and the Transaction and its implications to the Nuveen funds. During their review of the materials and discussions, the Independent Board Members presented the Adviser with questions and the Adviser responded. Further, the Independent Board Members met in an executive session with independent legal counsel on April 29, 2014 and April 30, 2014.

In connection with their review of the Original Advisory Agreements and the New Advisory Agreements, the Independent Board Members received extensive information regarding the Funds and the Fund Advisers including, among other things: the nature, extent and quality of services provided by each Fund Adviser; the organization and operations of any Fund Adviser; the expertise and background of relevant personnel of each Fund Adviser; a review of each Fund's performance (including performance comparisons against the performance of peer groups and appropriate benchmarks); a comparison of Fund fees and expenses relative to peers; a description and assessment of shareholder service levels for the Funds; a summary of the performance of certain service providers; a review of fund initiatives and shareholder communications; and an analysis of the Adviser's profitability with comparisons to peers in the managed fund business. In light of the proposed Transaction, 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 the Fund Advisers.

The Independent Board Members received, well in advance of the April Meeting, materials which responded to the request for information regarding the Transaction and its impact on Nuveen and the Nuveen funds including, among other things: the structure and terms of the Transaction; the impact of the Transaction on Nuveen, its operations and the nature, quality and level of services provided to the Nuveen funds, including, in particular, any changes to those services that the Nuveen funds may experience following the Transaction; the strategic plan for Nuveen, including any financing arrangements following the Transaction and any cost-cutting efforts that may impact services: the organizational structure of TIAA-CREF, including the governance structure of Nuveen following the Transaction; any anticipated effect on each Nuveen fund's expense ratios (including changes to advisory and sub-advisory fees) and economies of scale that may be expected; any benefits or conflicts of interest that TIAA-CREF, Nuveen or their affiliates can expect from the Transaction; any benefits or undue burdens or other negative implications that may be imposed on the Nuveen funds as a result of the Transaction; the impact on Nuveen or the Nuveen funds as a result of being subject to additional regulatory schemes that TIAA-CREF must comply with in operating its various businesses; and the costs associated with obtaining necessary shareholder approvals and the bearer of such costs. The Independent Board Members also received a memorandum describing the applicable laws, regulations and duties in approving advisory contracts, including in conjunction with a change of control, from their independent legal counsel.

The materials and information prepared in connection with the review of the Original Advisory Agreements and New Advisory Agreements supplemented the information and analysis provided to the Board during the year. In this regard, throughout the year,

Annual Investment Management Agreement Approval Process (Unaudited) (continued)

the Board, acting directly or through its committees, regularly reviewed the performance and various services provided by the Adviser and Sub-Adviser. The Board met at least quarterly as well as at other times as the need arose. At its quarterly meetings, the Board reviewed reports by the Adviser regarding, among other things, fund performance, fund expenses, premium and discount levels of closed-end funds, the performance of the investment teams and compliance, regulatory and risk management matters. In addition to regular reports, the Adviser provided special reports to the Board or a committee thereof from time to time to enhance the Board's understanding of various topics that impact some or all the Nuveen funds (such as distribution channels, oversight of omnibus accounts and leverage management topics), to update the Board on regulatory developments impacting the investment company industry or to update the Board on the business plans or other matters impacting the Adviser. The Board also met with key investment personnel managing certain Nuveen fund portfolios during the year.

In addition, the Board has created several standing committees (the Executive Committee; the Dividend Committee; the Audit Committee; the Compliance, Risk Management and Regulatory Oversight Committee; the Nominating and Governance Committee; the Open-End Funds Committee; and the Closed-End Funds Committee). The Open-End Funds Committee and Closed-End Funds Committee are intended to assist the full Board in monitoring and gaining a deeper insight into the distinctive business practices of closed-end and open-end funds. These two Committees have met prior to each quarterly Board meeting, and the Adviser provided presentations to these Committees permitting them to delve further into specific matters or initiatives impacting the respective product line.

Further, the Board continued its program of seeking to have the Board Members or a subset thereof visit each sub-adviser to the Nuveen funds and meet key investment and business personnel at least once over a multiple year rotation.

The Board considered the information provided and knowledge gained at these meetings and visits during the year when performing its annual review of the Original Advisory Agreements and its review of the New Advisory Agreements. The Independent Board Members also were assisted throughout the process by independent legal counsel. During the course of the year and during their deliberations regarding the review of advisory contracts, the Independent Board Members met with independent legal counsel in executive sessions without management present. In addition, it is important to recognize that the management arrangements for the funds are the result of many years of review and discussion between the Independent Board Members and Nuveen fund management and that the Board Members' conclusions may be based, in part, on their consideration of fee arrangements and other factors developed in previous years.

The Board considered all factors it believed relevant with respect to each Fund, including, among other things: (a) the nature, extent and quality of the services provided by the Fund Advisers, (b) the investment performance of the Fund and the Fund Advisers, (c) the advisory fees and costs of the services to be provided to the Fund and the profitability of the Fund Advisers, (d) the extent of any economies of scale, (e) any benefits derived by the Fund Advisers from the relationship with the Fund and (f) other factors. With respect to the New Advisory Agreements, the Board also considered the Transaction and its impact on the foregoing factors. Each Board Member may have accorded different weight to the various factors in reaching his or her conclusions with respect to a Fund's Original Advisory Agreements and New Advisory Agreements. The Independent Board Members did not identify any single factor as all-important or controlling. The Independent Board Members' considerations were instead based on a comprehensive consideration of all the information presented. The principal factors considered by the Board and its conclusions are described below.

A. Nature, Extent and Quality of Services

1. The Original Advisory Agreements

In considering renewal of each Original Advisory Agreement, the Independent Board Members considered the nature, extent and quality of the respective Fund Adviser's services, including portfolio management services (and the resulting Fund performance) and administrative services. The Independent Board Members further considered the overall reputation and capabilities of the Adviser and its affiliates, the commitment of the Adviser to provide high quality service to the Funds, their overall confidence in the capability and integrity of the Adviser and its staff and the Adviser's responsiveness to questions and concerns raised by them. The Independent Board Members reviewed materials outlining, among other things: each Fund Adviser's organization and business; the types of services that each Fund Adviser or its affiliates provide to each Fund; the performance record of each Fund (as described in further detail below); and any initiatives Nuveen had taken for the closed-end fund product line.

In considering the services provided by the Fund Advisers, the Board recognized that the Adviser provides a myriad of investment management, administrative, compliance, oversight and other services for the Funds, and the Sub-Adviser generally provides the portfolio advisory services to the Funds under the oversight of the Adviser. The Board considered the wide range of services provided by the Adviser to the Nuveen funds beginning with developing the fund and monitoring and analyzing its performance to providing or overseeing the services necessary to support a fund's daily operations. The Board recognized the Adviser, among other things, provides: (a) product management (such as analyzing ways to better position a fund in the marketplace, maintaining relationships to gain access to distribution platforms and setting dividends); (b) fund administration (such as preparing a fund's tax returns, regulatory filings and shareholder communications; managing fund budgets and expenses; overseeing a fund's various service providers; and supporting and analyzing new and existing funds); (c) Board administration (such as supporting the Board and its committees, in relevant part, by organizing and administering the Board and committee meetings and preparing the necessary reports to assist the Board in its duties); (d) compliance (such as monitoring adherence to a fund's investment policies and procedures and applicable law: reviewing the compliance program periodically and developing new policies or updating existing compliance policies and procedures as considered necessary or appropriate; responding to regulatory requests; and overseeing compliance testing of sub-advisers); (e) legal support (such as preparing or reviewing fund registration statements, proxy statements and other necessary materials; interpreting regulatory requirements and compliance thereof; and maintaining applicable registrations); and (f) investment services (such as overseeing and reviewing sub-advisers and their investment teams; analyzing performance of the funds; overseeing investment and risk management; overseeing the daily valuation process for portfolio securities and developing and recommending valuation policies and methodologies and changes thereto; and participating in fund development, leverage management and the development of investment policies and parameters). With respect to closed-end funds, the Adviser also monitors asset coverage levels on leveraged funds, manages leverage, negotiates the terms of leverage, evaluates alternative forms and types of leverage, promotes an orderly secondary market for common shares and maintains an asset maintenance system for compliance with certain rating agency criteria.

In its review, the Board also considered the new services, initiatives or other changes adopted since the last advisory contract review that were designed to enhance the services and support the Adviser provides to the Nuveen funds. The Board recognized that some initiatives are a multi-year process. In reviewing the activities of 2013, the Board recognized that the year reflected the Adviser's continued focus on fund rationalization for both closed-end and open-end funds, consolidating certain funds through mergers that were designed to improve efficiencies and economies of scale for shareholders, repositioning various funds through updates in their investment policies and guidelines with the expectation of bringing greater value to

shareholders, and liquidating certain funds. As in the past, the Board recognized the Adviser's significant investment in its

Nuveen Investments

73

Annual Investment Management Agreement Approval Process (Unaudited) (continued)

technology initiatives, including the continued progress toward a central repository for fund and other Nuveen product data and implementing a data system to support the risk oversight group enabling it to provide more detailed risk analysis for the Nuveen funds. The Board noted the new data system has permitted more in-depth analysis of the investment risks of the Funds and across the complex providing additional feedback and insights to the investment teams and more comprehensive risk reporting to the Board. The Adviser also conducted several workshops for the Board regarding the new data system, including explaining the risk measures being applied and their purpose. The Board also recognized the enhancements in the valuation group within the Adviser, including centralizing the fund pricing process within the valuation group, trending to more automated and expedient reviews and continuing to expand its valuation team. The Board further considered the expansion of personnel in the compliance department enhancing the collective expertise of the group, investments in additional compliance systems and the updates of various compliance policies.

In addition to the foregoing actions, the Board also considered other initiatives related to the closed-end funds, including the continued investment of considerable resources and personnel dedicated to managing and overseeing the various forms of leverage utilized by certain funds. The Board recognized the results of these efforts included the development of less expensive forms of leverage, expansion of leverage providers, the negotiation of more favorable terms for existing leverage, the enhanced ability to respond to market and regulatory developments and the enhancements to technology systems to manage and track the various forms of leverage. The Board also noted Nuveen's continued capital management services, including executing share repurchase programs, its implementation of data systems that permit more targeted solicitation strategies for fund mergers and more targeted marketing and promotional efforts and its continued focus and efforts to address the discounts of various funds. The Board further noted Nuveen's continued commitment to supporting the secondary market for the common shares of its closed-end funds through a comprehensive communication program designed to further educate the investor and analyst about closed-end funds. Nuveen's support services included, among other things, maintaining and enhancing a closed-end fund website, creating marketing campaigns and educational materials. communicating with financial advisers, sponsoring and participating in conferences, providing educational seminars and programs and evaluating the results of these marketing efforts.

As noted, the Adviser also oversees the Sub-Adviser who provides the portfolio advisory services to the Funds. In reviewing the portfolio advisory services provided to each Fund, the Nuveen Investment Services Oversight Team of the Adviser analyzes the performance of the Sub-Adviser and may recommend changes to the investment team or investment strategies as appropriate. In assisting the Board's review of the Sub-Adviser, the Adviser provides a report analyzing, among other things, the Sub-Adviser's investment team and changes thereto, organization and history, assets under management, the investment team's philosophy and strategies in managing each Fund, developments affecting the Sub-Adviser or the Funds and their performance. In their review of the Sub-Adviser, the Independent Board Members considered, among other things, the experience and qualifications of the relevant investment personnel, their investment philosophy and strategies, the Sub-Adviser's organization and stability, its capabilities and any initiatives taken or planned to enhance its current capabilities or support potential growth of business and, as outlined in further detail below, the performance of the Funds. The Independent Board Members also reviewed portfolio manager compensation arrangements to evaluate each Fund Adviser's ability to attract and retain high quality investment personnel, preserve stability, and reward performance while not providing an inappropriate incentive to take undue risks.

Given the importance of compliance, the Independent Board Members also considered Nuveen's compliance program, including the report of the chief compliance officer regarding the Nuveen funds'

compliance policies and procedures; the resources dedicated to compliance; the record of compliance with the policies and procedures; and Nuveen's supervision of the Funds' service providers. The Board recognized Nuveen's commitment to compliance and strong commitment to a culture

Nuveen Investments

of compliance. Given the Adviser's emphasis on monitoring investment risk, the Board has also appointed two Independent Board Members as point persons to review and keep the Board apprised of developments in this area and work with applicable Fund Adviser personnel.

Based on their review, the Independent Board Members found that, overall, the nature, extent and quality of services provided to each Fund under the respective Original Advisory Agreement were satisfactory.

2. The New Advisory Agreements

In evaluating the nature, quality and extent of the services expected to be provided by the Fund Advisers under the New Investment Management Agreements and the New Sub-Advisory Agreements, the Board Members concluded that no diminution in the nature, quality and extent of services provided to each Fund and its shareholders by the respective Fund Advisers is expected as a result of the Transaction. In making their determination, the Independent Board Members considered, among other things: the expected impact, if any, of the Transaction on the operations, facilities, organization and personnel of each Fund Adviser; the ability of each Fund Adviser to perform its duties after the Transaction, including any changes to the level or quality of services provided to the Funds; the potential implications of any additional regulatory requirements imposed on the Fund Advisers or the Nuveen funds following the Transaction; and any anticipated changes to the investment and other practices of the Nuveen 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. Similarly, the terms of each New Sub-Advisory Agreement, including fees payable thereunder, are substantially identical to those of the 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 same as the corresponding original agreements. The Board Members noted the Transaction also does not alter the allocation of responsibilities between the Adviser and the Sub-Adviser. The Sub-Adviser will continue to furnish an investment program, make investment decisions and place all orders for the purchase and sale of securities, all on behalf of each Fund and subject to oversight of the Board and the Adviser. The Board noted that TIAA-CREF did not anticipate any material changes to the advisory, sub-advisory or other services provided to the Nuveen funds as a result of the Transaction. The Independent Board Members recognized that there were not any planned "cost cutting" measures that could be expected to reduce the nature, extent or quality of services. The Independent Board Members further noted that there were currently no plans for material changes to senior personnel at Nuveen or key personnel who provide services to the Nuveen funds and the Board following the Transaction. The key personnel who have responsibility for the Nuveen 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, although such personnel may have additional reporting requirements to TIAA-CREF. The Board also considered the anticipated incentive plans designed to retain such key personnel. Notwithstanding the foregoing, the Board Members recognized that personnel changes may occur in the future as a result of normal business developments or personal career decisions.

The Board Members also considered Nuveen's proposed governance structure following the Transaction and noted that Nuveen was expected to remain a stand-alone business within the TIAA-CREF enterprise and operate relatively autonomously from the other TIAA-CREF businesses, but would receive the general support and oversight from certain TIAA-CREF functional groups (such as legal, finance, internal audit, compliance, and risk management groups). The Board recognized, however, that Nuveen may be subject to additional reporting requirements as it keeps TIAA-CREF abreast of developments affecting the Nuveen business, may be required to modify certain of its reports, policies and procedures as necessary to conform

Nuveen Investments

75

Annual Investment Management Agreement Approval Process (Unaudited) (continued)

practices followed in the TIAA-CREF enterprise and may need to collaborate with TIAA-CREF with respect to strategic planning for its business.

In considering the implications of the Transaction, the Board Members also recognized the reputation and size of TIAA-CREF and the benefits that the Transaction may bring to the Nuveen funds and Nuveen. In this regard, the Board recognized, among other things, that the increased resources and support that may be available to Nuveen from TIAA-CREF and the improved capital structure of Nuveen Investments, Inc. (the parent of the Adviser) that would result from the significant reduction in its debt level may reinforce and enhance Nuveen's ability to provide quality services to the Nuveen funds and to invest further into its infrastructure.

Further, with the consummation of the Transaction, the Board recognized the enhanced distribution capabilities for the Nuveen funds as the funds may gain access to TIAA-CREF's distribution network, particularly through TIAA-CREF's retirement platform and institutional client base. The Board also considered that investors in TIAA-CREF's retirement platform may choose to roll their investments as they exit their retirement plans into the Nuveen funds. The Independent Board Members recognized the potential cost savings to the benefit of all shareholders of the Nuveen funds from reduced expenses as assets in the Nuveen fund complex rise pursuant to the complex-wide fee arrangement described in further detail below.

Based on their review, the Independent Board Members found that the expected nature, extent and quality of services to be provided to each Fund under its New Advisory Agreements were satisfactory and supported approval of the New Advisory Agreements.

B. The Investment Performance of the Funds and Fund Advisers

1. The Original Advisory Agreements

The Board, including the Independent Board Members, considered the performance history of each Fund over various time periods. The Board reviewed reports, including an analysis of each Fund's performance and the applicable investment team. In considering each Fund's performance, the Board recognized that a fund's performance can be reviewed through various measures including the fund's absolute return, the fund's return compared to the performance of other peer funds and the fund's performance compared to its respective benchmark. Accordingly, the Board reviewed, among other things, each Fund's historic investment performance as well as information comparing the Fund's performance information with that of other funds (the "Performance Peer Group") and with recognized and/or customized benchmarks (i.e., generally benchmarks derived from multiple recognized benchmarks) for the quarter, one-, three- and five-year periods ending December 31, 2013, as well as performance information reflecting the first quarter of 2014. With respect to closed-end funds, the Independent Board Members also reviewed historic premium and discount levels, including a summary of actions taken to address or discuss other developments affecting the secondary market discounts of various funds. This information supplemented the Nuveen fund performance information provided to the Board at each of its quarterly meetings.

In evaluating performance, the Board recognized several factors that may impact the performance data as well as the consideration given to particular performance data.

• The performance data reflects a snapshot in time, in this case as of the end of the most recent calendar year or quarter. A different performance period, however, could generate significantly different results.

• Long-term performance can be adversely affected by even one period of significant underperformance so that a single investment decision or theme has the ability to disproportionately affect long-term performance.

Nuveen Investments

- The investment experience of a particular shareholder in a fund will vary depending on when such shareholder invests in such fund, the class held (if multiple classes offered in the fund) and the performance of the fund (or respective class) during that shareholder's investment period.
- The usefulness of comparative performance data as a frame of reference to measure a fund's performance may be limited because the Performance Peer Group, among other things, does not adequately reflect the objectives and strategies of the fund, has a different investable universe, or the composition of the peer set may be limited in size or number as well as other factors. In this regard, the Board noted that the Adviser classified the Performance Peer Groups of the Nuveen funds from highly relevant to less relevant. For funds classified with less relevant Performance Peer Groups, the Board considered a fund's performance compared to its benchmark to help assess the fund's comparative performance. A fund was generally considered to have performed comparably to its benchmark if the fund's performance was within certain thresholds compared to the performance of its benchmark and was considered to have outperformed or underperformed its benchmark if the fund's performance was beyond these thresholds for the one- and three-year periods, subject to certain exceptions. While the Board is cognizant of the relative performance of a fund's peer set and/or benchmark(s), the Board evaluated fund performance in light of the respective fund's investment objectives, investment parameters and guidelines and considered that the variations between the objectives and investment parameters or guidelines of the fund with its peers and/or benchmarks result in differences in performance results. Further, for funds that utilize leverage, the Board understands that leverage during different periods can provide both benefits and risks to a portfolio as compared to an unlevered benchmark.

With respect to any Nuveen funds for which the Board has identified performance concerns, the Board monitors such funds closely until performance improves, discusses with the Adviser the reasons for such results, considers those steps necessary or appropriate to address such issues and reviews the results of any efforts undertaken. The Board is aware, however, that shareholders chose to invest or remain invested in a fund knowing that the Adviser manages the fund and knowing the fund's fee structure.

In considering the performance data, the Independent Board Members noted that Nuveen Quality Preferred Income Fund 2 and Nuveen Quality Preferred Income Fund 3 had satisfactory performance compared to their peers, performing in the second and third quartiles over various periods. The Board further noted that Nuveen Quality Preferred Income Fund lagged its peers somewhat in the shorter periods, but demonstrated more favorable performance in the longer periods. In this regard, although it performed in the fourth quartile in the one-year period, Nuveen Quality Preferred Income Fund performed in the third quartile in the three-year period and the second quartile in the five-year period.

Based on their review, the Independent Board Members determined that each Fund's investment performance had been satisfactory.

2. The New Advisory Agreements

With respect to the performance of the Funds, the Board considered that the portfolio investment personnel responsible for the management of the respective Fund portfolios were expected to continue to manage such portfolios following the completion of the Transaction and the investment strategies of the Funds were not expected to change as a result of the Transaction (subject to changes unrelated to the Transaction that are approved by the Board and/or shareholders). Accordingly, the findings regarding performance outlined above for the Original Advisory Agreements are applicable to the review of the New Advisory Agreements.

Annual Investment Management Agreement Approval Process (Unaudited) (continued)

C. Fees, Expenses and Profitability

1. Fees and Expenses

The Board evaluated the management fees and expenses of each Fund, reviewing, among other things, such Fund's gross management fees, net management fees and net expense ratios in absolute terms as well as compared to the fees and expenses of a comparable universe of funds provided by an independent fund data provider (the "Peer Universe") and any expense limitations.

The Independent Board Members further reviewed the methodology regarding the construction of the applicable Peer Universe. In reviewing the comparisons of fee and expense information, the Independent Board Members took into account that in certain instances various factors such as the limited size and particular composition of the Peer Universe (including the inclusion of other Nuveen funds in the peer set); expense anomalies; changes in the funds comprising the Peer Universe from year to year; levels of reimbursement or fee waivers; the timing of information used; and the differences in the type and use of leverage may impact the comparative data thereby limiting somewhat the ability to make a meaningful comparison with peers.

In reviewing the fee schedule for a fund, the Independent Board Members also considered the fund-level and complex-wide breakpoint schedules (described in further detail below) and any fee waivers and reimbursements provided by Nuveen. In reviewing fees and expenses (excluding leverage costs and leveraged assets for the closed-end funds), the Board considered the expenses and fees to be higher if they were over 10 basis points higher, slightly higher if they were approximately 6 to 10 basis points higher, in line if they were within approximately 5 basis points higher than the peer average and below if they were below the peer average of the Peer Universe. In reviewing the reports, the Board noted that the majority of the Nuveen funds were at, close to or below their peer average based on the net total expense ratio. The Independent Board Members observed that the Funds had net management fees slightly higher or higher than their respective peer averages, but net expense ratios (including fee waivers and expense reimbursements) below or in line with their respective peer averages.

Based on their review of the fee and expense information provided, the Independent Board Members determined that each Fund's management fees (as applicable) to a Fund Adviser were reasonable in light of the nature, extent and quality of services provided to the Fund.

2. Comparisons with the Fees of Other Clients

The Board recognized that all Nuveen funds have a sub-adviser, either affiliated or non-affiliated, and therefore the overall fund management fee can be divided into two components, the fee retained by the Adviser and the fee paid to the sub-adviser. In general terms, the fee to the Adviser reflects the administrative and other services it provides to support the Nuveen fund (as described above) and, while some administrative services may occur at the sub-adviser level, the fee to the sub-adviser generally reflects the portfolio management services provided by the sub-adviser. The Independent Board Members considered the fees a Fund Adviser assesses to the Funds compared to that of other clients. With respect to non-municipal funds, such other clients of a Fund Adviser may include: separately managed accounts (both retail and institutional accounts), hedge funds, foreign investment funds offered by Nuveen, collective trust funds, and funds that are not offered by Nuveen but are sub-advised by one of Nuveen's investment management teams.

The Independent Board Members reviewed the nature of services provided by the Adviser, including through its affiliated sub-advisers and the average fee the affiliated sub-advisers assessed such clients as well as the range of fees assessed to the different types of separately managed accounts (such as retail, institutional or wrap accounts) to the extent applicable to the respective sub-adviser. In their review, the Independent 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. In evaluating the comparisons of fees,

Nuveen Investments 78

the Independent Board Members noted that the fee rates charged to the Nuveen funds and other clients vary, among other things, because of the different services involved and the additional regulatory and compliance requirements associated with registered investment companies, such as the Funds. The Independent Board Members noted that, as a general matter, higher fee levels reflect higher levels of service, increased investment management complexity, greater product management requirements and higher levels of risk or a combination of the foregoing. The Independent Board Members further noted, in particular, that the range of services provided to the Funds (as discussed above) is generally much more extensive than that provided to separately managed accounts. Many of the additional administrative services provided by the Adviser are not required for institutional clients. The Independent Board Members also recognized that the management fee rates of the foreign funds advised by the Adviser may vary due to, among other things, differences in the client base, governing bodies, operational complexities and services covered by the management fee. Given the inherent differences in the various products, particularly the extensive services provided to the Funds, the Independent Board Members believe such facts justify the different levels of fees.

With respect to the Sub-Adviser, the Independent Board Members also considered the pricing schedule or fees that it charges for other clients. The Independent Board Members noted that the fees paid to the Sub-Adviser for its sub-advisory services were at or below the low end of its fee schedule. The Independent Board Members also noted that the fees paid to the Sub-Adviser were the result of arm's-length negotiations.

3. Profitability of Fund Advisers

In conjunction with their review of fees, the Independent Board Members also considered the profitability of Nuveen for its advisory activities and its financial condition. The Independent Board Members reviewed the revenues and expenses of Nuveen's advisory activities for the last two calendar years, the allocation methodology used in preparing the profitability data, an analysis of the key drivers behind the changes in revenues and expenses that impacted profitability in 2013 and Nuveen's consolidated financial statements for 2013. The Independent 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 Independent Board Members noted that two Independent Board Members served as point persons to review the profitability analysis and methodologies employed, and any changes thereto, and to keep the Board apprised of such changes. The Independent Board Members also considered Nuveen's revenues for advisory activities, expenses and profit margin compared to that of various unaffiliated management firms.

In reviewing profitability, the Independent Board Members noted the Adviser's continued investment in its business with expenditures to, among other things, upgrade its investment technology and compliance systems and provide for additional personnel and other resources. The Independent Board Members recognized the Adviser's continued commitment to its business should enhance the Adviser's capacity and capabilities in providing the services necessary to meet the needs of the Nuveen funds as they grow or change over time. In addition, in evaluating profitability, the Independent Board Members also noted the subjective nature of determining profitability which may be affected by numerous factors including the allocation of expenses and that various allocation methodologies may each be reasonable but yield different results. Further, the Independent 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, an adviser's particular business mix, capital costs, size, types of funds managed and expense allocations. Notwithstanding the foregoing, the Independent Board Members noted the Adviser's adjusted operating margin appears to be reasonable in relation to

other investment advisers and sufficient to operate as a viable investment management firm meeting its obligations to the Nuveen funds. Based on their review, the Independent

Nuveen Investments

Annual Investment Management Agreement Approval Process (Unaudited) (continued)

Board Members concluded that the Adviser's level of profitability for its advisory activities was reasonable in light of the services provided.

With respect to sub-advisers that are not affiliated with Nuveen, including the Sub-Adviser, the Independent Board Members reviewed such sub-advisers' revenues, expenses and profitability margins for their advisory activities with the applicable funds. Based on their review, the Independent Board Members were satisfied that the Sub-Adviser's level of profitability was reasonable in light of the services provided.

In evaluating the reasonableness of the compensation, the Independent Board Members also considered other amounts paid to a Fund Adviser by the funds as well as 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 a Nuveen fund. See Section E below for additional information on indirect benefits the Fund Advisers may receive as a result of its relationship with a Nuveen fund. Based on their review of the overall fee arrangements of each Fund, the Independent Board Members determined that the advisory fees and expenses of the Funds were reasonable.

4. The New Advisory Agreements

As noted above, the terms of the New Advisory Agreements are substantially identical to their corresponding Original Advisory Agreements. The fee schedule, including the breakpoint schedule and complex-wide fee schedule, in each New Advisory Agreement is identical to that under the corresponding Original Advisory Agreement. The Board Members also noted that Nuveen has committed for a period of two years from the date of closing the Transaction not to increase contractual management fee rates for any Nuveen fund. This commitment shall not limit or otherwise affect mergers or liquidations of any funds in the ordinary course. Based on the information provided, the Board Members did not believe that the overall expenses would increase as a result of the Transaction. In addition, the Board Members recognized that the Nuveen funds may gain access to the retirement platform and institutional client base of TIAA-CREF, and the investors in the retirement platforms may roll their investments into one or more Nuveen funds as they exit their retirement plans. The enhanced distribution access may result in additional sales of the Nuveen funds resulting in an increase in total assets under management in the complex and a corresponding decrease in overall management fees if additional breakpoints at the fund-level or complex-wide level are met. Based on its review, the Board determined that the management fees and expenses under each New Advisory Agreement were reasonable.

Further, other than from a potential reduction in the debt level of Nuveen Investments, Inc., the Board recognized that it is difficult to predict with any degree of certainty the impact of the Transaction on Nuveen's profitability. Given the fee schedule was not expected to change under the New Advisory Agreements, however, the Independent Board Members concluded that each Fund Adviser's level of profitability for its advisory activities under the respective New Advisory Agreements would continue to be reasonable in light of the services provided.

D. Economies of Scale and Whether Fee Levels Reflect These Economies of Scale

1. The Original Advisory Agreements

With respect to economies of scale, the Independent Board Members have recognized the potential benefits resulting from the costs of a fund being spread over a larger asset base, although economies of scale are difficult to measure and predict with precision, particularly on a fund-by-fund basis. One method

to help ensure the shareholders share in these benefits is to include breakpoints in the advisory fee schedule. Generally, management fees for funds in the Nuveen complex are comprised of a fund-level component and a complex-level component, subject to certain exceptions. Accordingly, the Independent Board Members reviewed and considered the applicable fund-level breakpoints in the advisory fee schedules that reduce advisory fees

Nuveen Investments 80

as asset levels increase. Further, the Independent Board Members noted that, although closed-end funds may from time-to-time make additional share offerings, the growth of their assets would occur primarily through the appreciation of such funds' investment portfolios.

In addition to fund-level advisory fee breakpoints, the Board also considered the Nuveen funds' complex-wide fee arrangement. Pursuant to the complex-wide fee arrangement, the fees of the funds in the Nuveen complex are reduced as the assets in the fund complex reach certain levels. The complex-wide fee arrangement seeks to provide the benefits of economies of scale to fund shareholders when total fund complex assets increase, even if assets of a particular fund are unchanged or have decreased. The approach reflects the notion that some of Nuveen's costs are attributable to services provided to all its funds in the complex and therefore all funds benefit if these costs are spread over a larger asset base.

Based on their review, the Independent Board Members concluded that the breakpoint schedules and complex-wide fee arrangement (as applicable) were acceptable and reflect economies of scale to be shared with shareholders when assets under management increase.

2. The New Advisory Agreements

As noted, the Independent Board Members recognized that the fund-level and complex-wide schedules will not change under the New Advisory Agreements. Assets in the funds advised by TIAA-CREF or its current affiliates will not be included in the complex-wide fee calculation. Nevertheless, the Nuveen funds may have access to TIAA-CREF's retirement platform and institutional client base. The access to this distribution network may enhance the distribution of the Nuveen funds which, in turn, may lead to reductions in management and sub-advisory fees if the Nuveen funds reach additional fund-level and complex-wide breakpoint levels. Based on their review, including the considerations in the annual review of the Original Advisory Agreements, the Independent Board Members determined that the fund-level breakpoint schedules and complex-wide fee schedule continue to be appropriate and desirable in ensuring that shareholders participate in the benefits derived from economies of scale under the New Advisory Agreements.

E. Indirect Benefits

1. The Original Advisory Agreements

In evaluating fees, the Independent Board Members received and considered information regarding potential "fall out" or ancillary benefits the respective Fund Adviser or its affiliates may receive as a result of its relationship with each Fund. In this regard, with respect to closed-end funds, the Independent Board Members considered any revenues received by affiliates of the Adviser for serving as co-manager in initial public offerings of new closed-end funds as well as revenues received in connection with secondary offerings.

In addition to the above, the Independent Board Members considered whether the Fund Advisers 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 a Fund Adviser in managing the assets of the fund and other clients. Each Fund's portfolio transactions are allocated by the Sub-Adviser. The Independent Board Members noted that the Sub-Adviser does not direct Fund trades through non-affiliated broker-dealers and therefore does not provide any Fund brokerage to broker-dealers in order to receive research or related services on a soft dollar basis. The Sub-Adviser, however, may from time to time receive research from various firms with which it transacts client business, but it has no arrangements with these firms. The Sub-Adviser also serves as its own broker for portfolio transactions for the Funds and

therefore may receive some indirect compensation.

Based on their review, the Independent 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.

Nuveen Investments

81

Annual Investment Management Agreement Approval Process (Unaudited) (continued)

2. The New Advisory Agreements

The Independent Board Members noted that, as the applicable policies and operations of the Fund Advisers with respect to the Nuveen funds were not anticipated to change significantly after the Transaction, such indirect benefits should remain after the Transaction. The Independent Board Members further noted the benefits the Transaction would provide to TIAA-CREF and Nuveen, including a larger-scale fund complex, certain shared services (noted above) and a broader range of investment capabilities, distribution capabilities and product line. Further, the Independent Board Members noted that Nuveen Investments, Inc. (the parent of the Adviser) would benefit from an improved capital structure through a reduction in its debt level.

F. Other Considerations for the New Advisory Agreements

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

- Nuveen would rely on the provisions of Section 15(f) of the 1940 Act. 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 not to increase contractual management fee rates for any fund. This commitment shall not limit or otherwise affect mergers or liquidations of any funds in the ordinary course.
- The Nuveen funds would not incur any costs in seeking the necessary shareholder approvals for the New Investment Management Agreements or the New Sub-Advisory Agreements (except for any costs attributed to seeking shareholder approvals of fund specific matters unrelated to the Transaction, such as election 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 TIAA-CREF.
- The long-term investment philosophy of TIAA-CREF 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) increased resources and support available to Nuveen as well as an improved capital structure that may reinforce and enhance the quality and level of services it provides to the funds; (ii) potential additional distribution capabilities for the funds to access new markets and customer segments through TIAA-CREF's distribution network, including, in particular, its retirement platforms and institutional client base; and (iii) access to TIAA-CREF's expertise and investment capabilities in additional asset classes.

G. Other Considerations

The Independent 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 each Original Advisory Agreement and New Advisory Agreement 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 Advisory Agreements be renewed and the New Advisory Agreements be approved.

II. Approval of Interim Advisory Agreements

At the April Meeting, the Board Members, including the Independent Board Members, unanimously approved for each Fund an interim advisory agreement (the "Interim Investment Management Agreement") between the respective Fund and the Adviser and an interim sub-advisory agreement (the "Interim Sub-Advisory Agreement") between the Adviser and the Sub-Adviser. If necessary to assure continuity of advisory services, each respective Interim Investment Management Agreement and Interim Sub-Advisory Agreement will take effect upon the closing of the Transaction if shareholders have not yet approved the corresponding New

Nuveen Investments

82

Investment Management Agreement or New Sub-Advisory Agreement. 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 corresponding Original Sub-Advisory Agreement and New Sub-Advisory Agreement, respectively, except for certain term and fee 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 Agreements and Interim Sub-Advisory Agreements are at least equivalent to the scope and quality of services provided under the applicable Original Investment Management Agreements and Original Sub-Advisory Agreements.

¹ The Board recognized that the Adviser considered a fund to have outperformed or underperformed its benchmark if the fund's performance was higher or lower than the performance of the benchmark by the following thresholds: for open-end funds (+/- 100 basis points for equity funds excluding index funds; +/- 30 basis points for tax exempt fixed income funds; +/- 40 basis points for taxable fixed income funds) and for closed-end funds (assuming 30% leverage) (+/- 130 basis points for equity funds excluding index funds; +/- 39 basis points for tax exempt funds and +/- 52 basis points for taxable fixed income funds).

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Since 1898, financial advisors and their clients have relied on Nuveen Investments to provide dependable investment solutions through continued adherence to proven, long-term investing principles. Today, we offer a range of high quality equity and fixed-income solutions designed to be integral components of a well-diversified core portfolio.

Focused on meeting investor needs.

Nuveen Investments provides high-quality investment services designed to help secure the long-term goals of institutional and individual investors as well as the consultants and financial advisors who serve them. Nuveen Investments markets a wide range of specialized investment solutions which provide investors access to capabilities of its high-quality boutique investment affiliates. Nuveen Asset Management, Symphony Asset Management, NWQ Investment Management Company, Santa Barbara Asset Management, Tradewinds Global Investors, Winslow Capital Management and Gresham Investment Management. In total, Nuveen Investments managed approximately \$231 billion as of June 30, 2014.

Find out how we can help you.

To learn more about how the products and services of Nuveen Investments may be able to help you meet your financial goals, talk to your financial advisor, or call us at (800) 257-8787. Please read the information provided carefully before you invest. Investors should consider the investment objective and policies, risk considerations, charges and expenses of any investment carefully. Where applicable, be sure to obtain a prospectus, which contains this and other relevant information. To obtain 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.

Learn more about Nuveen Funds at: www.nuveen.com/cef

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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/CEF/Shareholder/FundGovernance.aspx. (To view the code, click on Code of Conduct.)

ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT.

The registrant s Board of Directors or Trustees (Board) 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 Carole E. Stone, who is independent for purposes of Item 3 of Form N-CSR.

Ms. Stone served for five years as Director of the New York State Division of the Budget. As part of her role as Director, Ms. Stone was actively involved in overseeing the development of the State s operating, local assistance and capital budgets, its financial plan and related documents; overseeing the development of the State s bond-related disclosure documents and certifying that they fairly presented the State s financial position; reviewing audits of various State and local agencies and programs; and coordinating the State s system of internal audit and control. Prior to serving as Director, Ms. Stone worked as a budget analyst/examiner with increasing levels of responsibility over a 30 year period, including approximately five years as Deputy Budget Director. Ms. Stone has also served as Chair of the New York State Racing Association Oversight Board, as Chair of the Public Authorities Control Board, as a Commissioner on the New York State Commission on Public Authority Reform and as a member of the Boards of Directors of several New York State public authorities. These positions have involved overseeing operations and finances of certain entities and assessing the adequacy of project/entity financing and financial reporting. Currently, Ms. Stone is on the Board of Directors of CBOE Holdings, Inc., of the Chicago Board Options Exchange, and of C2 Options Exchange. Ms. Stone s position on the boards of these entities and as a member of both CBOE Holdings Audit Committee and its Finance Committee has involved, among other things, the oversight of audits, audit plans and preparation of financial statements.

ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

NUVEEN QUALITY PREFERRED INCOME FUND 2

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 'und (1)	Audit-Related Fees Billed to Fund (2)	Tax Fees Billed to Fund (3)	All Other Fees Billed to Fund (
July 31, 2014	\$	26,250	0	\$	0 \$	0
Percentage approved pursuant to pre-approval exception July 31, 2013	\$	0% 25,300	0%		0%	0%
July 31, 2013	Ψ	23,300	D U	φ	О	U
Percentage approved pursuant to pre-approval exception		0%	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 that are not reported under Audit Fees . These fees include offerings related to the Fund s

common shares and leverage.

- (3) Tax Fees are the aggregate fees billed for professional services for tax advice, tax compliance, and tax planning. These fees include: all global withholding tax services; excise and state tax reviews; capital gain, tax equalization and taxable basis calculation performed by the principal accountant.
- (4) All Other Fees are the aggregate fees billed for products and services other than Audit Fees , Audit-Related Fees and Tax Fees . These fees represent all Agreed-Upon Procedures engagements pertaining to the Fund s use of leverage.

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 Fund Advisors, LLC (formerly Nuveen Fund Advisors, Inc.) (the Adviser or NFA), and any entity controlling, controlled by or under common control with the Adviser 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	Audit-Related Fees Billed to Adviser and Affiliated Fund Service Providers		Tax Fees Billed to Adviser and Affiliated Fund Service Providers		All Other Fees Billed to Adviser and Affiliated Fund Service Providers	
July 31, 2014	\$	0 \$		0 \$		0
Percentage approved pursuant to pre-approval exception		0%		0%		0%
July 31, 2013	\$	0 \$		0 \$		0
Percentage approved pursuant to pre-approval exception		0%		0%		0%

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. 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 pre-approval 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		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 Fees billed to Adviser and Affiliated Fund Service Providers (all other engagements)		Total	
July 31, 2014	\$	0	\$	0	\$	0	\$	0

July 31, 2013 \$ 0 \$ 0 \$

Non-Audit Fees billed to Fund for both fiscal year ends represent Tax Fees and All Other Fees billed to Fund in their respective amounts from the previous table.

Less than 50 percent of the hours expended on the principal accountant s engagement to audit the registrant s financial statements for the most recent fiscal year were attributed to work performed by persons other than the principal accountant s full-time, permanent employees.

Audit Committee Pre-Approval Policies and Procedures. Generally, the Audit Committee must approve (i) all non-audit services to be performed for 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 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, Terence J. Toth, Jack B. Evans, Carole E. Stone and David J. Kundert.
ITEM 6. SCHEDULE OF INVESTMENTS.
a) See Portfolio of Investments in Item 1.
b) Not applicable.
ITEM 7. DISCLOSURE OF PROXY VOTING POLICIES AND PROCEDURES FOR CLOSED-END MANAGEMENT INVESTMENT COMPANIES.
The Adviser, Nuveen Fund Advisors, LLC (formerly known as Nuveen Fund Advisors, Inc.), has engaged Spectrum Asset Management, Inc. (Spectrum or Sub-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 policy and procedures. The Adviser periodically will monitor the Sub-Adviser s voting to ensure that they are carrying out their duties. The Sub-Adviser s proxy voting policies and procedures are summarized as follows:
Spectrum has adopted a Policy on Proxy Voting for Investment Advisory Clients (the Voting Policy), which provides that Spectrum aims to ensure that, when delegated proxy voting authority by a client, Spectrum act (1) solely in the interest of the client in providing for ultimate long-term stockholder value, and (2) without undue influence from individuals or groups who may have an economic interest in the outcome of a proxy vote. Spectrum relies on the custodian bank to deliver proxies to Spectrum for voting.
Spectrum has selected RiskMetrics Group (formerly ISS) to assist with Spectrum s proxy voting responsibilities. Spectrum generally follows RiskMetrics standard proxy voting guidelines which embody the positions and factors Spectrum considers important in casting proxy votes. In connection with each proxy vote, RiskMetrics prepares a written analysis and recommendation based on its guidelines. In order to avoid any conflict of interest for RiskMetrics, the CCO will require RiskMetrics to deliver additional information or certify that RiskMetrics has adopted policies and procedures to detect and mitigate such conflicts of interest in issuing voting recommendations. Spectrum also may obtain voting recommendations from two proxy voting services as an additional check on the independence of RiskMetrics voting recommendations.

Spectrum may, on any particular proxy vote, diverge from RiskMetrics guidelines or recommendations. In such a case, Spectrum s Voting Policy requires that: (i) the requesting party document the reason for the request; (ii) the approval of the Chief Investment Officer; (iii) notification to appropriate compliance personnel; (iv) a determination that the decision is not influenced by any conflict of interest; and (v) a written record of

the process.

When Spectrum determines not to follow RiskMetrics guidelines or recommendations, Spectrum classifies proxy voting issues into three broad categories: (1) Routine Administrative Items; (2) Special Interest Issues; and (3) Issues having the Potential for Significant Economic Impact, and casts proxy votes in accordance with the philosophy and decision guidelines developed for that category in the Voting Policy.

- Routine Administrative Items. Spectrum is willing to defer to management on matters a routine administrative nature. Examples of issues on which Spectrum will normally defer to management s recommendation include selection of auditors, increasing the authorized number of common shares and the election of unopposed directors.
- Special Interest Issues. In general, Spectrum will abstain from voting on shareholder social, political, environmental proposals because their long-term impact on share value cannot be calculated with any reasonable degree of confidence.
- Issues Having the Potential for Significant Economic Impact. Spectrum is not willing to defer to management on proposals which have the potential for major economic impact on the corporation and value of its shares and believes such issues should be carefully analyzed and decided by shareholders. Examples of such issues are classification of board of directors cumulative voting and supermajority

provisions, defensive strategies (e.g., greenmail prevention), business combinations and restructurings and executive and director compensation.

Conflicts of Interest. There may be a material conflict of interest when Spectrum votes, on behalf of a client, a proxy that is solicited by an affiliated person of Spectrum or another Spectrum client. To avoid such conflicts, Spectrum has established procedures under its Voting Policy to seek to ensure that voting decisions are based on a client s best interests and are not the product of a material conflict. In addition to employee monitoring for potential conflicts, the CCO reviews Spectrum s and its affiliates material business relationships and personal and financial relationships of senior personnel of Spectrum and its affiliates to monitor for conflicts of interest.

If a conflict of interest is identified, Spectrum considers both financial and non-financial materiality to determine if a conflict of interest is material. If a material conflict of interest is found to exist, the CCO discloses the conflict to affected clients and obtains consent from each client in the manner in which Spectrum proposed to vote.

Spectrum clients can obtain a copy of the Voting Policy or information on how Spectrum voted their proxies by calling Spectrum s Compliance Department at (203) 322-0189.

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

Nuveen Fund Advisors, LLC is the registrant s investment adviser (also referred to as the Adviser). The Adviser is responsible for the selection and on-going monitoring of the Fund s investment portfolio, managing the Fund s business affairs and providing certain clerical, bookkeeping and administrative services. The Adviser has engaged Spectrum Asset Management, Inc. (Spectrum or Sub-Adviser), as sub-adviser to provide discretionary investment advisory services. The following section provides information on the portfolio managers at the Sub-Adviser.

Item 8(a)(1). PORTFOLIO MANAGER BIOGRAPHIES

MARK A. LIEB - Mr. Lieb is the Founder, President and Chief Executive Officer of Spectrum. Prior to founding Spectrum in 1987, Mr. Lieb was a Founder, Director and Partner of DBL Preferred Management, Inc., a wholly owned corporate cash management subsidiary of Drexel Burnham Lambert, Inc. Mr. Lieb was instrumental in the formation and development of all aspects of DBL Preferred Management, Inc., including the daily management of preferred stock portfolios for institutional clients, hedging strategies, and marketing strategies. Mr. Lieb s prior employment included the development of the preferred stock trading desk at Mosley Hallgarten & Estabrook. BA Economics, Central Connecticut State College; MBA Finance, University of Hartford.

L. PHILLIP JACOBY, IV - Mr. Jacoby is an Executive Director and Chief Investment Officer of Spectrum. Mr. Jacoby joined Spectrum in 1995 as a Portfolio Manager and most recently held the position of Managing Director and Senior Portfolio Manager until his appointment as CIO on January 1, 2010, following the planned retirement of his predecessor. Prior to joining Spectrum, Mr. Jacoby was a Senior Investment Officer at USL Capital Corporation (a subsidiary of Ford Motor Corporation) and co-manager of the preferred stock portfolio of its US Corporate Financing Division for six years. Mr. Jacoby began his career in 1981 with The Northern Trust Company, Chicago and then moved to Los Angeles to join E.F. Hutton & Co. as a Vice President and Institutional Salesman, Generalist Fixed Income Sales through most of the 1980s. BSBA Finance, Boston University School of Management.

Item 8(a)(2). OTHER ACCOUNTS MANAGED BY PORTFOLIO MANAGERS

Portfolio Manager	Type of Account Managed	Number of Accounts	Assets*
Phillip Jacoby	Separately Managed accounts	62	\$ 5,104,131,767
	Pooled Accounts	15	\$ 3,613,044,419
	Registered Investment Vehicles	7	\$ 6,663,221,174
Mark Lieb	Separately Managed accounts	61	\$ 5,118,731,767
	Pooled Accounts	15	\$ 3,613,044,419
	Registered Investment Vehicles	7	\$ 6,663,221,174

^{*} Assets are as of July 31, 2014. None of the assets in these accounts are subject to an advisory fee based on performance.

There are no mat	erial conflicts of interest to report.
Item 8(a)(3).	FUND MANAGER COMPENSATION

manager s position and responsibilities, experience, contribution to client servicing, compliance with firm and/or regulatory policies and procedures, work ethic, seniority and length of service, and contribution to the overall functioning of the organization. Base salaries are fixed, but are subject to periodic adjustments, usually on an annual basis.

The discretionary bonus component is variable and may represent a significant proportion of an individual stotal annual compensation. Discretionary bonuses are determined quarterly and are based on a methodology used by senior management that takes into consideration several factors, including but not necessarily limited to those listed below:

- Changes in overall firm assets under management, including those assets in the Fund. (Portfolio managers are not directly incentivized to increase assets (AUM), although they are indirectly compensated as a result of an increase in AUM);
- Portfolio performance (on a pre-tax basis) relative to benchmarks measured annually. (The relevant benchmark is a custom benchmark composed of 50% Merrill Lynch Preferred Stock Fixed Rate Index and 50% Barclays Capital Securities US Tier 1 Index);
- Contribution to client servicing;
- Compliance with firm and/or regulatory policies and procedures;
- Work ethic;
- Seniority and length of service;
- Contribution to overall functioning of organization.

Total compensation is designed to be globally competitive and is evaluated annually relative to other top-tier asset management firms.

Item 8(a)(4). OWNERSHIP OF JPS SECURITIES AS OF JULY 31, 2014.

Dollar range of equity securities beneficially owned

Name of Portfolio Manager in Fund

Phillip Jacoby \$50,000 - \$100,000

Mark Lieb \$100,000 - \$500,000

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 implementer 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.
(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/CEF/Shareholder/FundGovernance.aspx and there were no amendments during the period covered by this report. (To view the code, click on 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	
SIGI WIT CILLS	

	s of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, the registrant has duly caused to behalf by the undersigned, thereunto duly authorized.
(Registrant) Nuveen Quality	y Preferred Income Fund 2
By (Signature and Title)	/s/ Kevin J. McCarthy Kevin J. McCarthy Vice President and Secretary
Date: October 8, 2014	
	s of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, this report has been signed sons 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 8, 2014	
By (Signature and Title)	/s/ Stephen D. Foy Stephen D. Foy Vice President and Controller

Date: October 8, 2014

(principal financial officer)