

NUVEEN INSURED DIVIDEND ADVANTAGE MUNICIPAL FUND
Form NSAR-B
December 30, 2011

PAGE 1
000 B000000 10/31/2011
000 C000000 0001090116
000 D000000 N
000 E000000 NF
000 F000000 Y
000 G000000 N
000 H000000 N
000 I000000 6.1
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001 C000000 3129178200
002 A000000 333 WEST WACKER DRIVE
002 B000000 CHICAGO
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002 D020000 1286
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007 C010600 6
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007 C010900 9
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008 A000001 NUVEEN FUND ADVISORS, INC.
008 B000001 A
008 C000001 801-14147
008 D010001 CHICAGO
008 D020001 IL
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008 A000002 NUVEEN ASSET MANAGEMENT, LLC
008 B000002 S
008 C000002 801-71957
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008 D020002 IL
008 D030002 60606
008 D040002 1286
012 A000001 EQUISERVE INC.
012 B000001 84-05925
012 C010001 PROVIDENCE
012 C020001 RI
PAGE 2
012 C030001 02940
013 A000001 ERNST & YOUNG LLP
013 B010001 CHICAGO
013 B020001 IL
013 B030001 60606
014 A000001 NUVEEN INVESTMENTS, LLC

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014 B000001 8-13464
015 A000001 STATE STREET BANK AND TRUST COMPANY
015 B000001 C
015 C010001 BOSTON
015 C020001 MA
015 C030001 02110
015 E010001 X
018 000000 Y
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022 B000001 13-3224016
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022 A000002 RBC DOMINION
022 B000002 13-5033225
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022 A000003 MORGAN STANLEY
022 B000003 13-2655998
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022 A000005 GEORGE K. BAUM & CO.
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022 A000006 STIFEL, NICOLAUS & CO
022 B000006 43-0538770
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PAGE 3
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022 A000007 D.A. DAVIDSON
022 B000007 81-0139474
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022 A000008 OPPENHEIMER
022 B000008 13-2798343
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022 A000009 MESIROW CAPITAL MKTS
022 B000009 36-3194849
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022 A000010 STERN BROTHERS & CO
022 B000010 43-1357568
022 C000010 2403

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080	A000000	CHUBB GROUP OF INSURANCE COMPANIES
080	B000000	BERKLEY, GREAT AMERICAN, ST.PAUL,CNA & ZURICH
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087	A010000	COMMON STOCK
087	A020000	67071L106
087	A030000	NVG
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088	C000000	N

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088 D000000 Y
 SIGNATURE STEPHEN D. FOY
 TITLE V.P. & CONTROLLER

ze="2">(A) or (D)Price Common Shares02/21/2011 A 37,500 ⁽¹⁾ A \$ 0 122,253 D Common Shares02/22/2011 M
 1,650 A \$ 0 ⁽²⁾ 123,903 D Common Shares02/22/2011 D 660 D \$ 62.0515 ⁽³⁾ 123,243 D

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number. SEC 1474 (9-02)

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned
 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)	7. Title and Underlying Security (Instr. 3 and 4)
				Code	V (A) (D)	Date Exercisable Expiration Date	Title
Restricted Stock Units	⁽²⁾	02/22/2011		M	1,650 ⁽²⁾	02/22/2011 ⁽⁴⁾ 02/22/2014 ⁽⁴⁾	Common Shares
Restricted Stock Units	⁽⁵⁾	02/22/2011		A	1,980 ⁽⁵⁾	⁽⁶⁾ ⁽⁶⁾	Common Shares
Employee Stock Option (right to buy)	\$ 61.51	02/22/2011		A	7,510	⁽⁶⁾ ⁽⁶⁾	Common Shares

Reporting Owners

Reporting Owner Name / Address	Relationships			
	Director	10% Owner	Officer	Other
DILLARD JOAN H ALLIED WORLD ASSURANCE CO. HOLDINGS, AG LINDENSTRASSE 8 BAAR/ZUG, V8 CH-6340			EVP & CFO	

Signatures

/s/ Wesley D. Dupont, by Power of
Attorney

02/22/2011

__Signature of Reporting Person

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. *See* 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
Represents the Company's Common Shares that were earned pursuant to a 2008 LTIP award for no monetary consideration and which vested at 150% of target based on the achievement of pre-established performance criteria during the applicable three-year performance period established under the Company's Third Amended and Restated Long-Term Incentive Plan.
 - (1) On February 22, 2010, the reporting person was granted 6,600 Restricted Stock Units for no monetary consideration. The Restricted Stock Units convert into (i) 3,960 of the Company's Common Shares and (ii) cash equal to the market value of 2,640 Common Shares (measured at the date of vesting) upon the vesting of such Restricted Stock Units.
 - (2) The fair market value of the cash portion was determined using the daily volume-weighted average sales price of the Company's Common Shares for the five consecutive trading days up to and including February 22, 2011.
 - (3) The Restricted Stock Units vest in four equal installments with the first installment vesting on February 22, 2011.
Grant of Restricted Stock Units for no monetary consideration. 1,980 Restricted Stock Units convert into (i) 990 of the Company's
 - (5) Common Shares and (ii) cash equal to the market value of 990 Common Shares (measured at the date of vesting) upon the vesting of such Restricted Stock Units.
 - (6) The Restricted Stock Units and Employee Stock Options vest in four equal installments with the first installment vesting on February 22, 2012.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.