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MICHIGAN QUALITY INCOME (NUM) 	V
Ended 2/28: 2009(b) \$ 14.13 \$.54 \$ (.60) \$ (.13) \$ \$ (.19) Year Ended 7/31: 2008 14.96 .93 2007 15.17 .94 (.10) (.25) (.02) .57 2006 15.88 .96 (.52) (.21) (.02) .21 2005 15.51 .98 .57 (.13 1.01 .49 (.06) (.01) 1.43 MICHIGAN PREMIUM INCOME (NMP)	(.71) (.24) (.04) (.06) (.01) 1.41 2004 15.14
Ended 2/28: 2009(b) 13.87 .52 (.63) (.12) (.23) Year Ended 7/31: 2008 14.65 .89 (.69) (.23) 90 (.12) (.23) (.02) .53 2006 15.55 .91 (.40) (.18) (.02) .31 2005 15.19 .93 .50 (.11) 1.32 20 .03) 1.28	(.02) (.05) 2007 14.92 04 15.24 .97 .38 (.04)
Less Distributions Offering Net Costs and Ending Investration Common Income to Gains to Share Share Ending Common Common Underwriting Net Asset Shareholders Total Discounts Value Value	nent Capital Preferred Market Shareholders
QUALITY INCOME (NUM)	
2/28: 2009(b) \$ (.39) \$ \$ (.39) \$ \$ 13.55 \$ 10.61 Year Ended 7/31: 2008 (.67) (.10) (.77)07) (.78) 14.96 14.16 2006 (.81) (.11) (.92) 15.17 14.41 2005 (.93) (.11) (1.04) 15.88 1.06) 15.51 15.20 MICHIGAN PREMIUM INCOME (NMP)	14.13 12.32 2007 (.71) 15.67 2004 (.95) (.11)
2/28: 2009(b) (.38) (.38) 13.26 10.44 Year Ended 7/31: 2008 (.66) (.07) (.73) 13.87 12 14.65 13.80 2006 (.79) (.15) (.94) 14.92 14.27 2005 (.91) (.05) (.96) 15.55 15.68 2004 (.15) 14.37	38 2007 (.71) (.09) (.80) (.94) (.39) (1.33)
Preferred Shares at End of Period	ation Amount and
NCOME (NUM)	Year 3 2007 94,000 25,000 ICHIGAN PREMIUM
Ended 2/28: 2009(b) 56,000 25,000 70,730 Year Ended 7/31: 2008 56,000 25,000 72,986 200 2006 56,000 25,000 76,612 2005 56,000 25,000 78,783 2004 56,000 25,000 77,468	
Ratios/Supplemental Data	Net Applicable alue* Shares (000)
MICHIGAN QUALITY INCOME (NUM)	

 $9.28\ 185,\!900\ 1.22\ 1.22\ 6.13\ 2004\ 5.17\ 9.52\ 181,\!114\ 1.22\ 1.22\ 6.44\ MICHIGAN\ PREMIUM\ INCOME\ (NMP)$

Year Ended 2/28: 2009(b) (12.57) (1.62) 102,434 1.32*** 1.32*** 6.83*** Year Ended 7/31: 2008 (5.09) (.36) 107,488 1.38 1.23 6.16 2007 2.16 3.59 113,558 1.38 1.22 5.97 2006 (3.12) 2.06 115,611 1.20 1.20 6.03 2005 16.03 8.80 120,475 1.19 1.19 5.97 2004 5.46 8.56 117,529 1.20 1.20 6.28
Ratios/Supplemental Data
QUALITY INCOME (NUM)
2009(b) 1.31*** 1.31*** 6.83*** 3 Year Ended 7/31: 2008 1.36 1.22 6.18 20 2007 1.37 1.21 5.98 15 2006 1.19 1.19 6.03 6 2005 1.17 1.17 5.98 11 2004 1.19 1.19 6.30 28
* 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 Net Asset Value is the combination of changes in Common share net asset value, reinvested dividend income at net asset value and reinvested capital gains distributions at net asset value, if any. The last dividend declared in the period, which is typically paid on the first business day of the following month, is assumed to be reinvested at the ending net asset value. The actual reinvest price for the last dividend declared in the period may often be based on the Fund's market price (and not its net asset value), and therefore may be different from the price used in the calculation. Total returns are not annualized. ** After custodian fee credit and expense reimbursement, where applicable. *** Annualized. + The amounts shown are based on Common share equivalents. ++ Ratios do not reflect the effect of dividend payments to Preferred shareholders; income ratios reflect income earned on assets attributable to Preferred shares. (a) Interest expense arises from the application of SFAS No. 140 to certain inverse floating rate transactions entered into by the Fund as more fully described in Footnote 1 - Inverse Floating Rate Securities. (b) For the seven months ended February 28, 2009. See accompanying notes to financial statements. 83 Financial HIGHLIGHTS (continued) Selected
Common Net Investment Capital Share Net Realized/ Income to Gains to Net Asset Investment Unrealized Preferred Preferred Value Income Gain (Loss) Shareholders+ Shareholders+ Total
MICHIGAN DIVIDEND ADVANTAGE (NZW)
Ended 2/28: 2009(b) \$ 13.68 \$.54 \$ (1.00) \$ (.13) \$**** \$ (.59) Year Ended 7/31: 2008 14.73 .94 (.95) (.24) (.02) (.27) 2007 14.94 .95 (.14) (.24)**** .57 2006 15.44 .97 (.40) (.20)37 2005 14.82 .98 .63 (.11) 1.50 2004 14.30 .99 .47 (.05) 1.41
Less Distributions Offering Net Costs and Ending Investment Capital Preferred Common Income to Gains to Share Share Ending Common Common Underwriting Net Asset Market Shareholders Shareholders Total Discounts Value Value
MICHIGAN DIVIDEND ADVANTAGE (NZW)

Ended 2/28: 2009(b) \$ (.39) \$ (.01) \$ (.40) \$ \$ 12.69 \$ 10.77 Year En 2007 (.77) (.01) (.78) 14.73 15.10 2006 (.87) (.87) 14.94 15.81 2 (.89) 14.82 14.65	
Preferred Shares at End of Period	MICHIGAN DIVIDEND Year 08 16,000 25,000 69,195 2007 16,000 25,000
84 Ratios/Supplemental Data	mentCommon Assets on Share Net Applicable
Ended 2/28: 2009(b) (14.48)% (4.20)% \$ 26,236 1.48%*** 1.48%*** 28,285 1.39 1.34 6.23 2007 .46 3.79 30,439 1.38 1.35 5.89 2006 (.47) 2 31,821 1.27 1.27 5.93 2004 2.99 10.00 30,538 1.28 1.28 6.13	
Ratios/Supplemental Data	Expenses rest++(a) Interest++(a) Income++ Rate MICHIGAN Year Ended 2/28:

^{*} 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 Net Asset Value is the combination of changes in Common share net asset value, reinvested dividend income at net asset value and reinvested capital gains distributions at net asset value, if any. The last dividend declared in the period, which is typically paid on the first business day of the following month, is assumed to be reinvested at the ending net asset value. The actual reinvest price for the last dividend declared in the period may often be based on the Fund's market price (and not its net asset value), and therefore may be different from the price used in the calculation. Total returns are not annualized. ** After custodian fee credit and expense reimbursement, where applicable. *** Annualized. *** Rounds to less than \$.01 per share. + The amounts shown are based on Common share equivalents. ++ Ratios do not reflect the effect of dividend payments to Preferred shareholders; income ratios reflect income earned on assets attributable to Preferred shares. (a) Interest expense arises from the application of SFAS No. 140 to certain inverse floating rate transactions entered into by the Fund as more fully described in Footnote 1 - Inverse Floating Rate Securities. (b) For the seven months ended February 28, 2009. See accompanying notes to financial statements. 85 | Financial HIGHLIGHTS (continued)

Selected data for a Common share outstanding throughout each period: Investment Operations Distributions Distributions Reginning from Net from		
Distributions Distributions Beginning from Net from Common Net Investment Capital Share Net Realized/ Income to Gains to Net Asset Investment Unrealized Preferred Preferred Value Income Gain (Loss) Shareholders+ Shareholders+ Total		
QUALITY INCOME (NUO)		
Ended 2/28: 2009(b) \$ 15.04 \$.56 \$ (.52) \$ (.13) \$ \$ (.09) Year Ended 7/31: 2008 15.81 .95 (.71) (.25) (.02) (.03) 2007 16.01 .96 (.12) (.26) (.01) .57 2006 16.58 .98 (.42) (.22) (.01) .33 2005 16.21 1.02 .49 (.12) 1.39 2004 16.17 1.07 .25 (.06) (.01) 1.25 OHIO DIVIDEND ADVANTAGE (NXI)		
Ended 2/28: 2009(b) 14.25 .54 (.46) (.12) (.04) Year Ended 7/31: 2008 14.87 .93 (.55) (.23) (.03) .12 2007 15.02 .94 (.09) (.24) (.01) .60 2006 15.55 .96 (.40) (.21)35 2005 15.05 1.00 .57 (.11) 1.46 2004 14.66 1.04 .40 (.06) 1.38		
Less Distributions Offering Net Costs and Ending Investment Capital Preferred Common Income to Gains to Share Ending Common Common Underwriting Net Asset Market Shareholders Shareholders Total Discounts Value Value		
QUALITY INCOME (NUO)		
Year Ended 2/28: 2009(b) \$ (.39) \$ \$ (.39) \$ \$ 14.56 \$ 12.90 Year Ended 7/31: 2008 (.67) (.07) (.74) 15.04 13.40 2007 (.73) (.04) (.77) 15.81 14.43 2006 (.85) (.05) (.90) 16.01 15.83 2005 (.98) (.04) (1.02) 16.58 16.96 2004 (1.00) (.21) (1.21) 16.21 16.30 OHIO DIVIDEND ADVANTAGE (NXI)		
Year Ended 2/28: 2009(b) (.38) (.38) 13.83 12.10 Year Ended 7/31: 2008 (.65) (.09) (.74) 14.25 12.77 2007 (.72) (.03) (.75) 14.87 14.39 2006 (.85) (.03) (.88) 15.02 15.05 2005 (.96) (.96) 15.55 17.00 2004 (.97) (.02) (.99) 15.05 14.80		
Preferred Shares at End of Period Aggregate Liquidation Amount and Market Asset Outstanding Value Coverage (000) Per Share Per Share		
Market Asset Outstanding Value Coverage (000) Per Share Per Share		
Market Asset Outstanding Value Coverage (000) Per Share Per Share		
Market Asset Outstanding Value Coverage (000) Per Share Per Share		
Market Asset Outstanding Value Coverage (000) Per Share Per Share		
Market Asset Outstanding Value Coverage (000) Per Share Per Share		
Market Asset Outstanding Value Coverage (000) Per Share Per Share		

1.24 6.06 2007 .52 4.02 63,114 1.32 1.22 5.85 2006 (6.53) 2.32 63,735 1.21 1.21 5.85 2005 21.79 9.87 65,873 1.21 1.21 6.00 2004 10.70 9.54 63,642 1.20 1.20 6.41

Ratios/Supplemental Data ------ Ratios to Average Net Assets Applicable to Common Shares After Credit/Reimbursement** ------ Expenses Expenses Net Portfolio Including Excluding Investment Turnover Interest++(a) Interest++(a) Income++ Rate -------OHIO QUALITY INCOME (NUO) -----Year Ended 2/28: 2009(b) 1.34%*** 1.30%*** 6.78%*** 10% Year Ended 7/31: 2008 1.41 1.25 6.09 14 2007 1.27 1.17 5.95 15 2006 1.19 1.19 6.06 9 2005 1.18 1.18 6.17 14 2004 1.19 1.19 6.47 31 OHIO DIVIDEND ADVANTAGE (NXI) ------ Year Ended 2/28: 2009(b) 1.11*** 1.08*** 6.88*** 10 Year Ended 7/31: 2008 1.11 .96 6.34 17 2007 .96 .86 6.21 14 2006 .76 .76 6.30 6 2005 .76 .76 6.46 14 2004 .75 .75 6.86 10 * 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 Net Asset Value is the combination of changes in Common share net asset value, reinvested dividend income at net asset value and reinvested capital gains distributions at net asset value, if any. The last dividend declared in the period, which is typically paid on the first business day of the following month, is assumed to be reinvested at the ending net asset value. The actual reinvest price for the last dividend declared in the period may often be based on the Fund's market price (and not its net asset value), and therefore may be different from the price used in the calculation. Total returns are not annualized. ** After custodian fee credit and expense reimbursement, where applicable. *** Annualized. + The amounts shown are based on Common share equivalents. ++ Ratios do not reflect the effect of dividend payments to Preferred shareholders; income ratios reflect income earned on assets attributable to Preferred shares. (a) Interest expense arises from the application of SFAS No. 140 to certain inverse floating rate transactions entered into by the Fund as more fully described in Footnote 1 - Inverse Floating Rate Securities. (b) For the seven months ended February 28, 2009. See accompanying notes to financial statements. 87 | Financial HIGHLIGHTS (continued) Selected data for a Common share outstanding throughout each period: Investment Operations ----- Distributions Distributions Beginning from Net from Common Net Investment Capital Share Net Realized/ Income to Gains to Net Asset Investment Unrealized Preferred Preferred Value Income Gain (Loss) Shareholders+ Shareholders+ Total ------OHIO DIVIDEND ADVANTAGE 2 (NBJ) ------Year Ended 2/28: 2009(b) \$ 13.87 \$.54 \$ (.84) \$ (.13) \$ -- \$ (.43) Year Ended 7/31: 2008 14.64 .93 (.73) (.25) (.02) (.07) 2007 14.81 .92 (.10) (.25) (.01) .56 2006 15.37 .93 (.41) (.22) (.01) .29 2005 14.85 .95 .61 (.12) -- 1.44 2004 14.31 .99 .53 (.06) -- 1.46 OHIO DIVIDEND ADVANTAGE 3 (NVJ) ------Year Ended 2/28: 2009(b) 14.33 .55 (.39) (.12) -- .04 Year Ended 7/31: 2008 14.92 .95 (.56) (.23) (.02) .14 2007 15.06 .96 (.08) (.25) (.01) .62 2006 15.57 .95 (.45) (.22) -- .28 2005 14.93 .95 .69 (.11) -- 1.53 2004 14.48 .96 .51 (.06) (.01)1.40 Less Distributions ----- Offering Net Costs and Ending Investment Capital Preferred Common Income to Gains to Share Share Ending Common Underwriting Net Asset Market Shareholders Shareholders Total Discounts Value Value

DIVIDEND ADVANTAGE 2 (NBJ)
Ended 2/28: 2009(b) \$ (.38) \$ \$ (.38) \$ \$ 13.06 \$ 11.58 Year Ended 7/31: 2008 (.64) (.06) (.70) 13.87 12.37 2007 (.69) (.04) (.73) 14.64 13.80 2006 (.80) (.05) (.85) 14.81 14.70 2005 (.90) (.02) (.92) 15.37 15.48 2004 (.92) (.92) 14.85 14.70 OHIO DIVIDEND ADVANTAGE 3 (NVJ)
Ended 2/28: 2009(b) (.40) (.40) 13.97 11.95 Year Ended 7/31: 2008 (.67) (.06) (.73) 14.33 12.91 2007 (.72) (.04) (.76) 14.92 14.35 2006 (.79) (.79) 15.06 14.75 2005 (.87) (.02) (.89) 15.57 15.90 2004 (.88) (.07) (.95) 14.93 14.30
Preferred Shares at End of Period Aggregate Liquidation Amount and Market Asset Outstanding Value Coverage (000) Per Share Per Share OHIO DIVIDEND
ADVANTAGE 2 (NBJ)
88 Ratios/Supplemental Data
DIVIDEND ADVANTAGE 2 (NRI)
Ended 2/28: 2009(b) (3.09)% (3.01)% \$ 40,755 1.46%*** 1.42%*** 6.91%*** Year Ended 7/31: 2008 (5.46) (.51) 43,286 1.46 1.30 6.10 2007 (1.26) 3.80 45,694 1.41 1.31 5.76 2006 .35 1.96 46,242 1.27 1.27 5.71 2005 11.63 9.90 47,937 1.23 1.23 5.71 2004 9.60 10.33 46,268 1.25 1.25 6.13 OHIO DIVIDEND ADVANTAGE 3 (NVJ) Year
Ended 2/28: 2009(b) (4.29) .36 30,127 1.46*** 1.42*** 6.63*** Year Ended 7/31: 2008 (5.13) .95 30,941 1.47 1.32 6.05 2007 2.32 4.06 32,194 1.41 1.31 5.85 2006 (2.33) 1.87 32,506 1.28 1.28 5.76 2005 17.60 10.40 33,606 1.27 1.27 5.68 2004 5.86 9.72 32,208 1.28 1.28 5.87
Ratios/Supplemental Data
ADVANTAGE 2 (NBJ)
1.14*** 1.11*** 6.94*** 9 Year Ended 7/31: 2008 1.10 .95 6.43 19 2007 .96 .86 6.30 19 2006 .81 .81 6.23 2 2005 .81 .81 6.14 3 2004 .81 .81 6.34 8
* Total Return Rased on Market Value is the combination of changes in the market price per share and the effect of

^{*} 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 Net Asset Value is the combination of changes in Common share net asset value, reinvested dividend income at net asset value and reinvested capital gains distributions at net asset value, if any. The last dividend declared in the period, which is typically paid on the first business day of the following month, is assumed to be reinvested at the ending net asset value. The actual reinvest price for the last dividend declared in the period may often be based on the Fund's market price (and not its net asset value), and therefore may be different from the price used in the calculation. Total returns are not annualized. ** After custodian fee credit and expense reimbursement, where applicable. *** Annualized. + The amounts shown are based on Common share equivalents. ++ Ratios do not reflect the effect of dividend payments to Preferred shareholders; income ratios reflect income earned on assets attributable to Preferred shares. (a) Interest expense arises from the application of SFAS No. 140 to certain inverse floating rate transactions entered into by the Fund as more fully described in Footnote 1 - Inverse Floating Rate Securities. (b) For the seven months ended February 28, 2009. See accompanying notes to financial statements. 89 Board Members & Officers The management of the Funds, including general supervision of the duties performed for the Funds by the Adviser, is the responsibility of the Board Members of the Funds. The number of board members of the Fund is currently set at nine. None of the board members who are not "interested" persons of the Funds (referred to herein as "independent board members") has ever been a director or employee of, or consultant to, Nuveen or its affiliates. The names and business addresses of the board members and officers of the Funds, their principal occupations and other affiliations during the past five years, the number of portfolios each oversees and other directorships they hold are set forth below, NUMBER PRINCIPAL YEAR FIRST OF PORTFOLIOS OCCUPATION(S) NAME, ELECTED OR IN FUND COMPLEX INCLUDING OTHER BIRTHDATE POSITION(S) HELD APPOINTED OVERSEEN BY DIRECTORSHIPS & ADDRESS WITH THE FUNDS AND TERM(1) BOARD MEMBER DURING PAST 5 YEARS

INDEPENDENT BOARD MEMBERS: o ROBERT P. BREMNER Private Investor and Management 8/22/40 Chairman of Consultant; Treasurer and Director, 333 W. Wacker Drive the Board 1997 193 Humanities Council of Washington D.C. Chicago, IL 60606 and Board member o JACK B. EVANS President, The Hall-Perrine Foundation, 10/22/48 a private philanthropic corporation 333 W. Wacker Drive Board member 1999 193 (since 1996); Director and Vice Chicago, IL 60606 Chairman, United Fire Group, a publicly held company; Member of the Board of Regents for the State of Iowa University System; Director, Gazette Companies; Life Trustee of Coe College and Iowa College Foundation; Member of the Advisory Council of the Department of Finance in the Tippie College of Business, University of Iowa; formerly, Director, Alliant Energy; formerly, Director, Federal Reserve Bank of Chicago; formerly, President and Chief Operating Officer, SCI Financial Group, Inc., a regional financial services firm. o WILLIAM C. HUNTER Dean, Tippie College of Business, 3/6/48 University of Iowa (since July 2006); 333 W. Wacker Drive Board member 2004 193 formerly, Dean and Distinguished Chicago, IL 60606 Professor of Finance, School of Business at the University of Connecticut (2003-2006); previously, Senior Vice President and Director of Research at the Federal Reserve Bank of Chicago (1995-2003); Director (since 2004) of Xerox Corporation; Director (since 2005), Beta Gamma Sigma International Honor Society; Director, SS&C Technologies, Inc. (May 2005-October 2005); formerly Director (1997-2007), Credit Research Center at Georgetown University. o DAVID J. KUNDERT Director, Northwestern Mutual Wealth 10/28/42 Management Company; Retired (since 333 W. Wacker Drive Board member 2005 193 2004) as Chairman, JPMorgan Fleming Chicago, IL 60606 Asset Management, President and CEO, Banc One Investment Advisors Corporation, and President, One Group Mutual Funds; prior thereto, Executive Vice President, Banc One Corporation and Chairman and CEO, Banc One Investment Management Group; Member, Board of Regents, Luther College; member of the Wisconsin Bar Association; member of Board of Directors, Friends of Boerner Botanical Gardens; member of Investment Committee, Greater Milwaukee Foundation. o WILLIAM J. SCHNEIDER Chairman of Miller-Valentine Partners 9/24/44 Ltd., a real estate investment company; 333 W. Wacker Drive Board member 1997 193 Senior Partner and Chief Operating Chicago, IL 60606 Officer (retired, 2004) of Miller-Valentine Group; Member, University of Dayton Business School Advisory Council; member, Dayton Philharmonic Orchestra Board; formerly, member, Business Advisory Council, Cleveland Federal Reserve Bank; formerly, Director, Dayton Development Coalition. 90 NUMBER PRINCIPAL YEAR FIRST OF PORTFOLIOS OCCUPATION(S) NAME, ELECTED OR IN FUND COMPLEX INCLUDING OTHER

BIRTHDATE POSITION(S) HELD APPOINTED OVERSEEN BY DIRECTORSHIPS & ADDRESS WITH THE FUNDS AND TERM(1) BOARD MEMBER DURING PAST 5 YEARS

INDEPENDENT BOARD MEMBERS: o JUDITH M. STOCKDALE Executive Director, Gaylord and 12/29/47 Dorothy Donnelley Foundation (since 333 W. Wacker Drive Board member 1997 193 1994); prior thereto, Executive Chicago, IL 60606 Director, Great Lakes Protection Fund (from 1990 to 1994). o CAROLE E. STONE Director, Chicago Board Options 6/28/47 Exchange (since 2006); Commissioner, 333 W. Wacker Drive Board member 2007 193 New York State Commission on Public Chicago, IL 60606 Authority Reform (since 2005); formerly, Chair New York Racing Association Oversight Board (2005-2007); formerly, Director, New York State Division of the Budget (2000-2004), Chair, Public Authorities Control Board (2000-2004) and Director, Local Government Assistance Corporation (2000-2004). o TERENCE J. TOTH 9/29/59 Director, Legal & General Investment 333 W. Wacker Drive Board Member 2008 193 Management America, Inc. (since 2008); Chicago, IL 60606 Managing Partner, Musso Capital Management (since 2008); Private Investor (since 2007); CEO and President, Northern Trust Investments (2004-2007); Executive Vice President, Quantitative Management & Securities Lending (2004-2007); prior thereto, various positions with Northern Trust Company (since 1994); Member: Goodman Theatre Board (Since 2004); Chicago Fellowship Boards (since 2005), University of Illinois Leadership Council Board (since 2007) and Catalyst Schools of Chicago Board (since 2008); formerly Member: Northern Trust Mutual Funds Board (2005-2007), Northern Trust 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). INTERESTED BOARD MEMBER: o JOHN P. AMBOIAN Chief Executive Officer (since July 6/14/61 2007) and Director (since 1999) of 333 W. Wacker Drive Board Member 2008 193 Nuveen Investments, Inc.; Chief Chicago, IL 60606 Executive Officer (since 2007) of Nuveen Asset Management, Rittenhouse Asset Management, Nuveen Investments Advisors, Inc. formerly, President (1999-2004) of Nuveen Advisory Corp. and Nuveen Institutional Advisory Corp. (3) 91 NUMBER OF PORTFOLIOS NAME, YEAR FIRST IN FUND COMPLEX PRINCIPAL BIRTHDATE POSITION(S) HELD ELECTED OR OVERSEEN BY OCCUPATION(S) & ADDRESS WITH THE FUNDS APPOINTED(4) OFFICER DURING PAST **5 YEARS**

OFFICERS OF THE FUNDS: o GIFFORD R. ZIMMERMAN Managing Director (since 2002), 9/9/56 Chief Assistant Secretary and Associate 333 W. Wacker Drive Administrative 1988 193 General Counsel of Nuveen Investments, Chicago, IL 60606 Officer LLC; Managing Director (since 2002), Associate General Counsel and Assistant Secretary, of Nuveen Asset Management; Vice President and Assistant Secretary of NWO Investment Management Company, LLC. (since 2002), Nuveen Investments Advisers Inc. (since 2002), Symphony Asset Management LLC, and NWQ Investment Management Company, LLC (since 2003), Tradewinds Global Investors, LLC, and Santa Barbara Asset Management, LLC (since 2006), Nuveen HydePark Group LLC and Nuveen Investment Solutions, Inc. (since 2007); Managing Director (since 2004) and Assistant Secretary (since 1994) of Nuveen Investments, Inc.; formerly, Managing Director (2002-2004), General Counsel (1998-2004) and Assistant Secretary of Nuveen Advisory Corp. and Nuveen Institutional Advisory Corp. (3); Chartered Financial Analyst, o WILLIAM ADAMS IV Executive Vice President of Nuveen 6/9/55 Investments, Inc.; Executive Vice 333 W. Wacker Drive Vice President 2007 121 President, U.S. Structured Products of Chicago, IL 60606 Nuveen Investments, LLC, (since 1999), prior thereto, Managing Director of Structured Investments, o MARK J.P. ANSON President and Executive Director of 6/10/59 Nuveen Investments, Inc. (since 2007); 333 W. Wacker Drive Vice President 2009 193 President of Nuveen Investments Chicago, IL 60606 Institutional Services Group LLC (since 2007); previously, Chief Executive Officer of the British Telecom Pension Scheme (2006-2007) and Chief Investment Officer of Calpers (1999-2006); PhD, Chartered Financial Analyst, Chartered Alternative Investment Analyst, Certified Public Accountant, Certified Management Accountant and Certified Internal Auditor. o CEDRIC H. ANTOSIEWICZ Managing Director, (since 2004) 1/11/62 previously, Vice President (1993-2004) 333 W. Wacker Drive Vice President 2007 121 of Nuveen Investments, LLC. Chicago, IL 60606 o NIZIDA ARRIAGA Vice President of Nuveen Investments, 6/1/68 LLC (since 2007); previously, 333 W. Wacker Drive Vice President 2009 193 Portfolio Manager, Allstate Chicago, IL 60606 Investments, LLC (1996-2006); Chartered Financial Analyst. o MICHAEL T. ATKINSON Vice President (since 2002) of Nuveen 2/3/66 Vice President Investments, LLC.; Vice President of 333 W. Wacker Drive and Assistant 2000 193 Nuveen Asset Management (since 2005). Chicago, IL 60606 Secretary o

MARGO L. COOK Executive Vice President (since Oct 4/11/64 2008) of Nuveen Investments, Inc.; 333 W. Wacker Drive Vice President 2009 193 previously, Head of Institutional Chicago, IL 60606 Asset Management (2007-2008) of Bear Stearns Asset Management; Head of Institutional Asset Mgt (1986-2007) of Bank of NY Mellon; Chartered Financial Analyst. o LORNA C. FERGUSON Managing Director (since 2004), 10/24/45 formerly, Vice President of Nuveen 333 W. Wacker Drive Vice President 1998 193 Investments, LLC; Managing Director Chicago, IL 60606 (since 2005) of Nuveen Asset Management; Managing Director (2004-2005), formerly, Vice President (1998-2004) of Nuveen Advisory Corp. and Nuveen Institutional Advisory Corp.(3) 92 NUMBER OF PORTFOLIOS NAME, YEAR FIRST IN FUND COMPLEX PRINCIPAL BIRTHDATE POSITION(S) HELD ELECTED OR OVERSEEN BY OCCUPATION(S) & ADDRESS WITH THE FUNDS APPOINTED(4) OFFICER DURING PAST 5 YEARS

OFFICERS OF THE FUNDS: o STEPHEN D. FOY Vice President (since 1993) and Funds 5/31/54 Vice President Controller (since 1998) of Nuveen 333 W. Wacker Drive and Controller 1998 193 Investments, LLC; Vice President Chicago, IL 60606 (since 2005) of Nuveen Asset Management; Certified Public Accountant. o WILLIAM T. HUFFMAN Chief Operating Officer, Municipal 5/7/69 Fixed Income (since 2008) of Nuveen 333 W. Wacker Drive Vice President 2009 193 Asset Management; previously, Chicago, IL 60606 Chairman, President and Chief Executive Officer (2002 - 2007) of Northern Trust Global Advisors, Inc. and Chief Executive Officer (2007) of Northern Trust Global Investments Limited; CPA, o WALTER M, KELLY Senior Vice President (since 2008), 2/24/70 Chief Compliance Vice President (2006-2008) formerly, 333 W. Wacker Drive Officer and 2003 193 Assistant Vice President and Assistant Chicago, IL 60606 Vice President General Counsel (2003-2006) of Nuveen Investments, LLC; Vice President (since 2006) and Assistant Secretary (since 2008) of Nuveen Asset Management, o DAVID J. LAMB Senior Vice President (since 2009), 3/22/63 formerly Vice President (2000-2009) of 333 W. Wacker Drive Vice President 2000 193 Nuveen Investments, LLC; Vice Chicago, IL 60606 President of Nuveen Asset Management (since 2005); Certified Public Accountant, o TINA M. LAZAR Senior Vice President (since 2009), 8/27/61 formerly, Vice President of Nuveen 333 W. Wacker Drive Vice President 2002 193 Investments, LLC (1999-2009); Vice Chicago, IL 60606 President of Nuveen Asset Management (since 2005), o LARRY W. MARTIN Vice President, Assistant Secretary 7/27/51 Vice President and Assistant General Counsel of 333 W. Wacker Drive and Assistant 1988 193 Nuveen Investments, LLC; Vice Chicago, IL 60606 Secretary President (since 2005) and Assistant Secretary of Nuveen Investments, Inc.; Vice President (since 2005) and Assistant Secretary (since 1997) of Nuveen Asset Management; Vice President and Assistant Secretary of Nuveen Investments Advisers Inc. (since 2002); NWQ Investment Management Company, LLC (since 2002), Symphony Asset Management LLC (since 2003), Tradewinds Global Investors, LLC, Santa Barbara Asset Management LLC (since 2006) and of Nuveen HydePark Group, LLC and Nuveen Investment Solutions, Inc. (since 2007); formerly, Vice President and Assistant Secretary of Nuveen Advisory Corp. and Nuveen Institutional Advisory Corp. (3) o KEVIN J. MCCARTHY Managing Director (since 2008), 3/26/66 Vice President formerly, Vice President (2007-2008), 333 W. Wacker Drive and Secretary 2007 193 Nuveen Investments, LLC; Vice Chicago, IL 60606 President, and Assistant Secretary, Nuveen Asset Management, Rittenhouse Asset Management, Inc., Nuveen Investment Advisers Inc., Nuveen Investment Institutional Services Group LLC, NWQ Investment Management Company, LLC, Tradewinds Global Investors LLC, NWQ Holdings, LLC, Symphony Asset Management LLC, Santa Barbara Asset Management LLC, Nuveen HydePark Group, LLC and Nuveen Investment Solutions, Inc. (since 2007); prior thereto, Partner, Bell, Boyd & Lloyd LLP (1997-2007). 93 NUMBER OF PORTFOLIOS NAME, YEAR FIRST IN FUND COMPLEX PRINCIPAL BIRTHDATE POSITION(S) HELD ELECTED OR OVERSEEN BY OCCUPATION(S) & ADDRESS WITH THE FUNDS APPOINTED(4) OFFICER DURING PAST 5 YEARS

OFFICERS OF THE FUNDS: o JOHN V. MILLER Managing Director (since 2007), 4/10/67 Vice President 2007 193 formerly, Vice President (2002-2007) of 333 W. Wacker Drive Nuveen Asset Management and Nuveen Chicago, IL 60606 Investments, LLC; Chartered Financial Analyst. o GREGORY MINO Vice President of Nuveen Investments, 1/4/71 Vice President 2009 193 LLC (since 2008); previously, Director 333 W. Wacker Drive (2004-2007) and Executive Director Chicago, IL 60606 (2007-2008) of UBS Global Asset Management; previously, Vice President (2000-2003) and Director (2003-2004) of Merrill Lynch Investment Managers; Chartered Financial Analyst. o CHRISTOPHER M. ROHRBACHER Vice President, Nuveen Investments, LLC 8/1/71 Vice President (since 2008); Vice President and 333 W. Wacker Drive and Assistant 2008 193 Assistant Secretary, Nuveen Asset

Chicago, IL 60606 Secretary Management (since 2008); prior thereto, Associate, Skadden, Arps, Slate Meagher & Flom LLP (2002-2008). o JAMES F. RUANE Vice President, Nuveen Investments, LLC 7/3/62 Vice President (since 2007); prior thereto, Partner, 333 W. Wacker Drive and Assistant 2007 193 Deloitte & Touche USA LLP (2005-2007), Chicago, IL 60606 Secretary formerly, senior tax manager (2002-2005); Certified Public Accountant. o MARK L. WINGET Vice President, Nuveen Investments, LLC 12/21/68 Vice President (since 2008); Vice President and 333 W. Wacker Drive and Assistant 2008 193 Assistant Secretary, Nuveen Asset Chicago, IL 60606 Secretary Management (since 2008); prior thereto, Counsel, Vedder Price P.C. (1997-2007). (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) Mr. Amboian is an interested trustee because of his position with Nuveen Investments, Inc. and certain of its subsidiaries, which are affiliates of the Nuveen Funds. (3) Nuveen Advisory Corp. and Nuveen Institutional Advisory Corp. were reorganized into Nuveen Asset Management, effective January 1, 2005. (4) Officers serve one year terms through July of each year. The year first elected or appointed represents the year in which the Officer was first elected or appointed to any fund in the Nuveen Complex. 94 Reinvest Automatically EASILY and CONVENIENTLY NUVEEN MAKES REINVESTING EASY. A PHONE CALL IS ALL IT TAKES TO SET UP YOUR REINVESTMENT ACCOUNT. NUVEEN CLOSED-END FUNDS DIVIDEND REINVESTMENT PLAN Your Nuveen Closed-End Fund allows you to conveniently reinvest dividends and/or capital gains distributions in additional Fund shares. By choosing to reinvest, you'll be able to invest money regularly and automatically, and watch your investment grow through the power of tax-free compounding. Just like dividends or distributions in cash, there may be times when income or capital gains taxes may be payable on dividends or distributions that are reinvested. It is important to note that an automatic reinvestment plan does not ensure a profit, nor does it protect you against loss in a declining market. EASY AND CONVENIENT To make recordkeeping easy and convenient, each month you'll receive a statement showing your total dividends and distributions, the date of investment, the shares acquired and the price per share, and the total number of shares you own. HOW SHARES ARE PURCHASED The shares you acquire by reinvesting will either be purchased on the open market or newly issued by the Fund. If the shares are trading at or above net asset value at the time of valuation, the Fund will issue new shares at the greater of the net asset value or 95% of the then-current market price. If the shares are trading at less than net asset value, shares for your account will be purchased on the open market. If the Plan Agent begins purchasing Fund shares on the open market while shares are trading below net asset value, but the Fund's shares subsequently trade at or above their net asset value before the Plan Agent is able to complete its purchases, the Plan Agent may cease open-market purchases and may invest the uninvested portion of the distribution in newly-issued Fund shares at a price equal to the greater of the shares' net asset value or 95% of the shares' market value on the last business day immediately prior to the purchase date. Dividends and distributions received to purchase shares in the open market will normally be invested shortly after the dividend payment date. No interest will be paid on dividends and distributions awaiting reinvestment. Because the market price of the shares may increase before purchases are completed, the average purchase price per share may exceed the market price at the time of valuation, resulting in the acquisition of fewer shares than if the dividend or distribution had been paid in shares issued by the Fund. A pro rata portion of any applicable brokerage commissions on open market purchases will be paid by Plan participants. These commissions usually will be lower than those charged on individual transactions. 95 FLEXIBLE You may change your distribution option or withdraw from the Plan at any time, should your needs or situation change. Should you withdraw, you can receive a certificate for all whole shares credited to your reinvestment account and cash payment for fractional shares, or cash payment for all reinvestment account shares, less brokerage commissions and a \$2.50 service fee. You can reinvest whether your shares are registered in your name, or in the name of a brokerage firm, bank, or other nominee. Ask your investment advisor if his or her firm will participate on your behalf. Participants whose shares are registered in the name of one firm may not be able to transfer the shares to another firm and continue to participate in the Plan. The Fund reserves the right to amend or terminate the Plan at any time. Although the Fund reserves the right to amend the Plan to include a service charge payable by the participants,

there is no direct service charge to participants in the Plan at this time. CALL TODAY TO START REINVESTING DIVIDENDS AND/OR DISTRIBUTIONS For more information on the Nuveen Automatic Reinvestment Plan or to enroll in or withdraw from the Plan, speak with your financial advisor or call us at (800) 257-8787. 96 NOTES 97 Glossary of NOTES TERMS USED in this REPORT o AUCTION RATE BOND: An auction rate bond is a security whose interest payments are adjusted periodically through an auction process, which process typically also serves as a means for buying and selling the bond. Auctions that fail to attract enough buyers for all the shares offered for sale are deemed to have "failed", with current holders receiving a formula-based interest rate until the next scheduled auction. o 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 common share NAV or market price and reinvested dividends and capital gains distributions, if any) over the time period being considered, o AVERAGE EFFECTIVE MATURITY: The average of the number of years to maturity of the bonds in a Fund's portfolio, computed by weighting each bond's time to maturity (the date the security comes due) by the market value of the security. This figure does not account for the likelihood of prepayments or the exercise of call provisions unless an escrow account has been established to redeem the bond before maturity. The market value weighting for an investment in an inverse floating rate security is the value of the portfolio's residual interest in the inverse floating rate trust, and does not include the value of the floating rate securities issued by the trust. o INVERSE FLOATERS: Inverse floating rate securities are created by depositing a municipal bond, typically with a fixed interest rate, into a special purpose trust created by a broker-dealer. This trust, in turn, (a) issues floating rate certificates typically paying short-term tax-exempt interest rates to third parties in amounts equal to some fraction of the deposited bond's par amount or market value, and (b) issues an inverse floating rate certificate (sometimes referred to as an "inverse floater") to an investor (such as a Fund) interested in gaining investment exposure to a long-term municipal bond. The income received by the holder of the inverse floater varies inversely with the short-term rate paid to the floating rate certificates' holders, and in most circumstances the holder of the inverse floater bears substantially all of the underlying bond's downside investment risk. The holder of the inverse floater typically also benefits disproportionately from any potential appreciation of the underlying bond's value. Hence, an inverse floater essentially represents an investment in the underlying bond on a leveraged basis, o LEVERAGE-ADJUSTED DURATION: Duration is a measure of the expected period over which a bond's principal and interest will be paid, and consequently is a measure of the sensitivity of a bond's or bond Fund's value to changes when market interest rates change. Generally, the longer a bond's or Fund's duration, the more the price of the bond or Fund will change as interest rates change. Leverage-adjusted duration takes into account the leveraging process for a Fund and therefore is longer than the duration of the Fund's portfolio of bonds, o MARKET YIELD (ALSO KNOWN AS DIVIDEND YIELD OR CURRENT YIELD): An investment's current annualized dividend divided by its current market price. o NET ASSET VALUE (NAV): A Fund's NAV per common share is calculated by subtracting the liabilities of the Fund (including any Preferred shares issued in order to leverage the Fund) from its total assets and then dividing the remainder by the number of common shares outstanding. Fund NAVs are calculated at the end of each business day, o TAXABLE-EQUIVALENT YIELD: The yield necessary from a fully taxable investment to equal, on an after-tax basis, the yield of a municipal bond investment. o ZERO COUPON BOND: A zero coupon bond does not pay a regular interest coupon to its holders during the life of the bond. Tax-exempt income to the holder of the bond comes from accretion of the difference between the original purchase price of the bond at issuance and the par value of the bond at maturity and is effectively paid at maturity. The market prices of zero coupon bonds generally are more volatile than the market prices of bonds that pay interest periodically, 98 | Other Useful INFORMATION QUARTERLY PORTFOLIO OF INVESTMENTS AND PROXY VOTING INFORMATION You may obtain (i) each Fund's quarterly portfolio of investments, (ii) information regarding how the Funds voted proxies relating to portfolio securities held during the twelve-month period ended June 30, 2008, and (iii) a description of the policies and procedures that the Funds 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 or on Nuveen's website at www.nuveen.com. You may also obtain this and other Fund information directly from the Securities and Exchange Commission ("SEC"). The SEC may charge a copying fee for this information. Visit the SEC on-line at http://www.sec.gov or in person at the SEC's Public Reference Room in Washington, D.C. Call the SEC at (202) 942-8090 for room hours and operation. You may also request Fund information by sending an e-mail request to publicinfo@sec.gov or by writing to the

SEC's Public References Section at 100 F Street NE, Washington, D.C. 20549. CEO CERTIFICATION DISCLOSURE Each Fund's Chief Executive Officer 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 Securities and Exchange Commission the certification of its Chief Executive Officer and Chief Financial Officer required by Section 302 of the Sarbanes-Oxley Act. BOARD OF DIRECTORS/TRUSTEES John P. Amboian Robert P. Bremner Jack B. Evans William C. Hunter David J. Kundert William J.Schneider Judith M. Stockdale Carole E. Stone Terence J. Toth FUND MANAGER Nuveen Asset Management 333 West Wacker Drive Chicago, IL 60606 CUSTODIAN State Street Bank & Trust Company Boston, MA TRANSFER AGENT AND SHAREHOLDER SERVICES State Street Bank & Trust Company Nuveen Funds P.O. Box 43071 Providence, RI 02940-3071 (800) 257-8787 LEGAL COUNSEL Chapman and Cutler LLP Chicago, IL INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM Ernst & Young LLP Chicago, IL Each Fund intends to repurchase and/or redeem shares of its own common or preferred stock in the future at such times and in such amounts as is deemed advisable. During the period covered by this report, NMP, NXI and NVJ repurchased 26,700, 600 and 1,700 shares of their common stock, respectively, and NUM, NZW and NBJ redeemed 124, 43 and 36 shares of their preferred stock, respectively. Any future repurchases and/or redemptions will be reported to shareholders in the next annual or semi-annual report. 99 Nuveen Investments:

------ SERVING INVESTORS FOR GENERATIONS Since 1898, financial advisors and their clients have relied on Nuveen Investments to provide dependable investment solutions. For the past century, Nuveen Investments has adhered to the belief that the best approach to investing is to apply conservative risk-management principles to help minimize volatility. Building on this tradition, we today offer a range of high quality equity and fixed-income solutions that are integral to a well-diversified core portfolio. Our clients have come to appreciate this diversity, as well as our continued adherence to proven, long-term investing principles. We offer many different investing solutions for our clients' different needs. Nuveen Investments is a global investment management firm that seeks to help secure the long-term goals of institutions and high net worth investors as well as the consultants and financial advisors who serve them. Nuveen Investments markets its growing range of specialized investment solutions under the high-quality brands of HydePark, NWO, Nuveen, Santa Barbara, Symphony, Tradewinds and Winslow Capital. In total, the Company managed \$119 billion of assets on December 31, 2008. Find out how we can help you reach your financial goals. To learn more about the products and services Nuveen Investments offers, talk to your financial advisor, or call us at (800) 257-8787. Please read the information provided carefully before you invest. Be sure to obtain a prospectus, where applicable. Investors should consider the investment objective and policies, risk considerations, charges and expenses of the Fund carefully before investing. The prospectus contains this and other information relevant to an investment in the Fund. For a prospectus, please contact your securities representative or Nuveen Investments, 333 W. Wacker Dr., Chicago, IL 60606. Please read the prospectus carefully before you invest or send money. Learn more about Nuveen Funds at: www.nuveen.com/cef Share prices Fund details Daily financial news Investor education Interactive planning tools EAN-C-0209D 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/Info/ Shareholder/. (To view the code, click on Fund Governance and then click on Code of Conduct.) ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT. The registrant's Board of Directors or Trustees ("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 Jack B. Evans, who is "independent" for purposes of Item 3 of Form N-CSR. Mr. Evans was formerly President and Chief Operating Officer of SCI Financial Group, Inc., a full service registered broker-dealer and registered investment adviser ("SCI"). As part of his role as President and Chief Operating Officer, Mr. Evans actively supervised the Chief Financial Officer (the "CFO") and actively supervised the CFO's preparation of financial statements and other filings with various regulatory authorities. In such capacity, Mr. Evans was actively involved in the preparation of SCI's financial statements and the resolution of issues raised in connection therewith. Mr. Evans has also served on the audit committee of various reporting companies. At such companies, Mr. Evans was involved in the oversight of audits, audit plans, and the preparation of financial statements. Mr. Evans also formerly chaired the audit committee of the

Federal Reserve Bank of Chicago. ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES. Nuveen Ohio Quality Income Municipal Fund, Inc. 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 AUDIT FEES BILLED AUDIT-RELATED FEES TAX FEES ALL OTHER FEES FISCAL YEAR ENDED TO FUND (1) BILLED TO FUND (2) BILLED TO FUND (3) BILLED TO FUND (4)

Fees" are the aggregate fees billed for professional services for the audit of the Fund's annual financial statements and services provided in connection with statutory and regulatory filings or engagements. (2) "Audit Related Fees" are the aggregate fees billed for assurance and related services reasonably related to the performance of the audit or review of financial statements and are not reported under "Audit Fees." (3) "Tax Fees" are the aggregate fees billed for professional services for tax advice, tax compliance, and tax planning. (4) "All Other Fees" are the aggregate fees billed for products and services for agreed upon procedures engagements performed for leveraged funds. (5) Fund changed fiscal year from July to February starting in 2009. SERVICES THAT THE FUND'S AUDITOR BILLED TO THE ADVISER AND AFFILIATED FUND SERVICE PROVIDERS The following tables show the amount of fees billed by Ernst & Young LLP to Nuveen Asset Management ("NAM" or the "Adviser"), and any entity controlling, controlled by or under common control with NAM ("Control Affiliate") that provides ongoing services to the Fund ("Affiliated Fund Service Provider"), for engagements directly related to the Fund's operations and financial reporting, during the Fund's last two full fiscal years. The tables also show the percentage of fees subject to the pre-approval exception. The pre-approval exception for services provided to the Adviser and any Affiliated Fund Service Provider (other than audit, review or attest services) waives the pre-approval requirement if: (A) the aggregate amount of all such services provided constitutes no more than 5% of the total amount of revenues paid to Ernst & Young LLP by the Fund, the Adviser and Affiliated Fund Service Providers during the fiscal year in which the services are provided that would have to be pre-approved by the Audit Committee; (B) the Fund did not recognize the services as non-audit services at the time of the engagement; and (C) the services are promptly brought to the Audit Committee's attention, and the Committee (or its delegate) approves the services before the Fund's audit is completed. FISCAL YEAR ENDED AUDIT-RELATED FEES TAX FEES BILLED TO ALL OTHER FEES BILLED TO ADVISER AND ADVISER AND BILLED TO ADVISER AFFILIATED FUND AFFILIATED FUND AND AFFILIATED FUND SERVICE PROVIDERS SERVICE PROVIDERS

	February 28, 2009(1) \$ 0 \$ 0 \$ 0
	Percentage approved 0% 0% 0%
pursuant to pre-approval exception	
	July 31, 2008 \$ 0 \$ 0 \$ 0
	Percentage approved 0% 0% 0%

T 1 20 2000(1) # 0 # 0 # 0

pursuant to pre-approval exception

July to February starting in 2009. 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 ADVISER AND AFFILIATED FUND SERVICE TOTAL NON-AUDIT FEES PROVIDERS (ENGAGEMENTS BILLED TO ADVISER AND RELATED DIRECTLY TO THE AFFILIATED FUND SERVICE TOTAL NON-AUDIT FEES OPERATIONS AND FINANCIAL PROVIDERS (ALL OTHER BILLED TO FUND REPORTING OF THE FUND) ENGAGEMENTS) TOTAL

------ February 28. 2009(1) \$ 1,700 \$ 0 \$ 0 \$ 1,700 July 31, 2008 \$ 3,800 \$ 0 \$ 0 \$ 3,800 "Non-Audit Fees billed to Adviser" for both fiscal year ends represent "Tax Fees" billed to Adviser in their respective amounts from the previous table. (1) Fund changed fiscal year from July to February starting in 2009. Audit Committee Pre-Approval Policies and Procedures. Generally, the Audit Committee must approve (i) all non-audit services to be performed for the Fund by the Fund's independent accountants and (ii) all audit and non-audit services to be performed by the Fund's independent accountants for the Affiliated Fund Service Providers with respect to operations and financial reporting of the Fund. Regarding tax and research projects conducted by the independent accountants for the Fund and Affiliated Fund Service Providers (with respect to operations and financial reports of the Fund) such engagements will be (i) pre-approved by the Audit Committee if they are expected to be for amounts greater than \$10,000; (ii) reported to the Audit Committee chairman for his verbal approval prior to engagement if they are expected to be for amounts under \$10,000 but greater than \$5,000; and (iii) reported to the Audit Committee at the next Audit Committee meeting if they are expected to be for an amount under \$5,000. ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS. The registrant's Board has a separately designated Audit Committee established in accordance with Section 3(a)(58)(A) of the Securities Exchange Act of 1934, as amended (15 U.S.C. 78c(a)(58)(A)). The members of the audit committee are Robert P. Bremner, Jack B. Evans, Terence J. Toth, William J. Schneider and David J. Kundert, ITEM 6. SCHEDULE OF INVESTMENTS. See Portfolio of Investments in Item 1. ITEM 7. DISCLOSURE OF PROXY VOTING POLICIES AND PROCEDURES FOR CLOSED-END MANAGEMENT INVESTMENT COMPANIES. The registrant invests its assets primarily in municipal bonds and cash management securities. On rare occasions the registrant may acquire, directly or through a special purpose vehicle, equity securities of a municipal bond issuer whose bonds the registrant already owns when such bonds have deteriorated or are expected shortly to deteriorate significantly in credit quality. The purpose of acquiring equity securities generally will be to acquire control of the municipal bond issuer and to seek to prevent the credit deterioration or facilitate the liquidation or other workout of the distressed issuer's credit problem. In the course of exercising control of a distressed municipal issuer, NAM may pursue the registrant's interests in a variety of ways, which may entail negotiating and executing consents, agreements and other arrangements, and otherwise influencing the management of the issuer. NAM does not consider such activities proxy voting for purposes of Rule 206(4)-6 under the 1940 Act, but nevertheless provides reports to the registrant's Board on its control activities on a quarterly basis. In the rare event that a municipal issuer were to issue a proxy or that the registrant were to receive a proxy issued by a cash management security, NAM would either engage an independent third party to determine how the proxy should be voted or vote the proxy with the consent, or based on the instructions, of the registrant's Board or its representative. A member of NAM's legal department would oversee the administration of the voting, and ensure that records were maintained in accordance with Rule 206(4)-6, reports were filed with the SEC on Form N-PX, and the results provided to the registrant's Board and made available to shareholders as required by applicable rules. ITEM 8. PORTFOLIO MANAGERS OF CLOSED-END MANAGEMENT INVESTMENT COMPANIES. THE PORTFOLIO MANAGER The following individual has primary responsibility for the day-to-day implementation of the registrant's investment strategies: NAME FUND Daniel J. Close Nuveen Ohio Quality Income Municipal Fund, Inc. Other Accounts Managed. In addition to managing the registrant, the portfolio manager is also primarily responsible for the day-to-day portfolio management of the following accounts: TYPE OF ACCOUNT NUMBER OF PORTFOLIO MANAGER MANAGED ACCOUNTS ASSETS* ------ Daniel J. Close Registered Investment Company 26 \$4.59 billion Other Pooled Investment Vehicles 1 \$1.5 million Other Accounts 3 \$.20 million * Assets are as of February 28, 2009. None of the assets in these accounts are subject to an advisory fee based on performance. Compensation. Each portfolio manager's compensation consists of three basic elements--base salary, cash bonus and long-term incentive compensation. The compensation strategy is to annually compare overall compensation to the market in order to create a compensation structure that is competitive and consistent with similar financial services companies. As discussed below, several factors are considered in determining each portfolio manager's total compensation. In any year these factors may include, among others, the effectiveness of the investment strategies recommended by the portfolio manager's investment team, the investment performance of the accounts managed by the portfolio manager, and the overall performance of Nuveen Investments, Inc. (the parent company of NAM). Although investment performance is a factor in determining the portfolio manager's compensation, it is not necessarily a decisive factor. The portfolio manager's performance is evaluated in part by comparing manager's performance against a specified investment benchmark. This fund-specific benchmark is a customized subset (limited to bonds in each Fund's specific state and with certain maturity parameters) of the S&P/Investortools Municipal Bond index, an index comprised of bonds held by managed municipal bond fund customers of Standard & Poor's Securities Pricing, Inc. that are priced daily and whose fund holdings aggregate at least \$2 million. As of February 28, 2009, the S&P/Investortools Municipal Bond index was comprised of 51,571 securities with an aggregate current market value of \$1,024 billion. Base salary, Each portfolio manager is paid a base salary that is set at a level determined by NAM in accordance with its overall compensation strategy discussed above. NAM is not under any current contractual obligation to increase a portfolio manager's base salary. Cash bonus. Each portfolio manager is also eligible to receive an annual cash bonus. The level of this bonus is based upon evaluations and determinations made by each portfolio manager's supervisors, along with reviews submitted by his peers. These reviews and evaluations often take into account a number of factors, including the effectiveness of the investment strategies recommended to the NAM's investment team, the performance of the accounts for which he serves as portfolio manager relative to any benchmarks established for those accounts, his effectiveness in communicating investment performance to stockholders and their representatives, and his contribution to the NAM's investment process and to the execution of investment strategies. The cash bonus component is also impacted by the overall performance of Nuveen Investments, Inc. in achieving its business objectives, Long-term incentive compensation. In connection with the acquisition of Nuveen Investments, Inc., by a group of investors led by Madison Dearborn Partners in November 2007, certain employees, including portfolio managers, received profit interests in Nuveen's parent. These profit interests entitle the holders to participate in the appreciation in the value of Nuveen beyond the issue date and vest over five to seven years, or earlier in the case of a liquidity event. Material Conflicts of Interest. Each portfolio manager's simultaneous management of the registrant and the other accounts noted above may present actual or apparent conflicts of interest with respect to the allocation and aggregation of securities orders placed on behalf of the registrant and the other account. NAM, however, believes that such potential conflicts are mitigated by the fact that the NAM has adopted several policies that address potential conflicts of interest, including best execution and trade allocation policies that are designed to ensure (1) that portfolio management is seeking the best price for portfolio securities under the circumstances, (2) fair and equitable allocation of investment opportunities among accounts over time and (3) compliance with applicable regulatory requirements. All accounts are to be treated in a non-preferential manner, such that allocations are not based upon account performance, fee structure or preference of the portfolio manager, although the allocation procedures may provide allocation preferences to funds with special characteristics (such as favoring state funds versus national funds for allocations of in-state bonds). In addition, NAM has adopted a Code of Conduct that sets forth policies regarding conflicts of interest. Beneficial Ownership of Securities. As of February 28, 2009, the portfolio manager beneficially owned the following dollar range of equity securities issued by the registrant and other Nuveen Funds managed by NAM's municipal investment team. DOLLAR RANGE OF EQUITY SECURITIES DOLLAR BENEFICIALLY OWNED RANGE OF IN THE REMAINDER OF EQUITY NUVEEN FUNDS SECURITIES MANAGED BY NAM'S BENEFICIALLY MUNICIPAL NAME OF PORTFOLIO OWNED IN INVESTMENT MANAGER FUND FUND TEAM

------ Daniel J. Close Nuveen

Ohio Quality Income Municipal Fund, Inc. \$0 \$1--\$10,000 PORTFOLIO MANAGER BIO: Daniel J. Close, CFA, Vice President, Nuveen Asset Management. Mr. Close joined Nuveen Investments in 2000 as a member of Nuveen's product management and development team, where he was responsible for the oversight and development of Nuveen's mutual fund product line. He then served as a research analyst for Nuveen's municipal investing team, covering corporate-backed, energy, transportation and utility credits. Currently, he manages investments for 27 Nuveen-sponsored investment companies. He received his BS in Business from Miami University, and his MBA from Northwestern University's Kellogg School of Management, ITEM 9, PURCHASES OF EQUITY SECURITIES BY CLOSED-END MANAGEMENT INVESTMENT COMPANY AND AFFILIATED PURCHASERS. Not applicable. ITEM 10. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS. There have been no material changes to the procedures by which shareholders may recommend nominees to the registrant's Board implemented after the registrant last provided disclosure in response to this item. ITEM 11. CONTROLS AND PROCEDURES. (a) The registrant's principal executive and principal financial officers, or persons performing similar functions, have concluded that the registrant's disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940, as amended (the "1940 Act") (17 CFR 270.30a-3(c))) are effective, as of a date within 90 days of the filing date of this report that includes the disclosure required by this paragraph, based on their evaluation of the controls and procedures required by Rule 30a-3(b) under the 1940 Act (17 CFR 270.30a-3(b)) and Rules 13a-15(b) or 15d-15(b) under the Securities Exchange Act of 1934, as amended (the "Exchange Act") (17 CFR 240.13a-15(b) or 240.15d-15(b)). (b) There were no changes in the registrant's internal control over financial reporting (as defined in Rule 30a-3(d) under the 1940 Act (17 CFR 270.30a-3(d)) that occurred during the second fiscal quarter of the period covered by this report that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting. ITEM 12. EXHIBITS. File the exhibits listed below as part of this Form. Letter or number the exhibits in the sequence indicated. (a)(1) Any code of ethics, or amendment thereto, that is the subject of the disclosure required by Item 2, to the extent that the registrant intends to satisfy the Item 2 requirements through filing of an exhibit: Not applicable because the code is posted on registrant's website at www.nuveen.com/CEF/Info/ Shareholder and there were no amendments during the period covered by this report. (To view the code, click on Fund Governance and then Code of Conduct.) (a)(2) A separate certification for each principal executive officer and principal financial officer of the registrant as required by Rule 30a-2(a) under the 1940 Act (17 CFR 270.30a-2(a)) in the exact form set forth below: Ex-99.CERT Attached hereto. (a)(3) Any written solicitation to purchase securities under Rule 23c-1 under the 1940 Act (17 CFR 270.23c-1) sent or given during the period covered by the report by or on behalf of the registrant to 10 or more persons. Not applicable, (b) If the report is filed under Section 13(a) or 15(d) of the Exchange Act, provide the certifications required by Rule 30a-2(b) under the 1940 Act (17 CFR 270.30a-2(b)); Rule 13a-14(b) or Rule 15d-14(b) under the Exchange Act (17 CFR 240.13a-14(b) or 240.15d-14(b)), and Section 1350 of Chapter 63 of Title 18 of the United States Code (18 U.S.C. 1350) as an exhibit. A certification furnished pursuant to this paragraph will not be deemed "filed" for purposes of Section 18 of the Exchange Act (15 U.S.C. 78r), or otherwise subject to the liability of that section. Such certification will not be deemed to be incorporated by reference into any filing under the Securities Act of 1933 or the Exchange Act, except to the extent that the registrant specifically incorporates it by reference, Ex-99,906 CERT attached hereto, SIGNATURES Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized. (Registrant) Nuveen Ohio Quality Income Municipal Fund, Inc. ------ By (Signature and Title) /s/ Kevin J. McCarthy ------ Kevin J. McCarthy Vice President and Secretary Date: April 24, 2009 ------ Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated. By (Signature and Title) /s/ Gifford R. Zimmerman ----- Gifford R. Zimmerman Chief Administrative Officer (principal executive officer) Date: April 24, 2009 ------ By (Signature and Title) /s/ Stephen D. Foy ------ Stephen D. Foy Vice President and Controller (principal financial officer) Date: April 24, 2009 ------