WELLS FARGO INCOME OPPORTUNITIES FUND Form N-CSRS January 02, 2018 Table of Contents

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM N-CSRS

CERTIFIED SHAREHOLDER REPORT OF REGISTERED

MANAGEMENT INVESTMENT COMPANIES

Investment Company Act file number: 811-21331

Wells Fargo Income Opportunities Fund

(Exact name of registrant as specified in charter)

525 Market St., San Francisco, CA 94105

(Address of principal executive offices) (Zip code)

C. David Messman

Wells Fargo Funds Management, LLC

525 Market St., San Francisco, CA 94105

(Name and address of agent for service)

Registrant s telephone number, including area code: 800-222-8222

Date of fiscal year end: April 30

Date of reporting period: October 31, 2017

ITEM 1. REPORT TO STOCKHOLDERS

Semi-Annual Report

October 31, 2017

Wells Fargo Income Opportunities Fund (EAD)

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The views expressed and any forward-looking statements are as of October 31, 2017, unless otherwise noted, and are those of the Fund managers and/or Wells Fargo Funds Management, LLC. Discussions of individual securities, or the markets generally, or any Wells Fargo Fund are not intended as individual recommendations. Future events or results may vary significantly from those expressed in any forward-looking statements. The views expressed are subject to change at any time in response to changing circumstances in the market. Wells Fargo Funds Management, LLC and the Fund disclaim any obligation to publicly update or revise any views expressed or forward-looking statements.

NOT FDIC INSURED NO BANK GUARANTEE MAY LOSE VALUE

2 Wells Fargo Income Opportunities Fund

Letter to shareholders (unaudited)

Andrew Owen

President

Wells Fargo Funds

In a predominantly improving economic environment, global stocks delivered strong results; bond markets had smaller but positive results as well.

Dear Shareholder:

We are pleased to offer you this semiannual report for the Wells Fargo Income Opportunities Fund for the six-month period that ended October 31, 2017. In a predominantly improving economic environment, global stocks delivered strong results; bond markets had smaller but positive results as well. U.S. and international stocks returned 9.10% and 12.02%, respectively, for the six-month period, as measured by the S&P 500 Index¹ and the MSCI ACWI ex USA Index (Net),² respectively; within fixed income, the Bloomberg Barclays U.S. Aggregate Bond Index³ returned 1.58% and the Bloomberg Barclays Municipal Bond Index⁴ returned 2.55%.

Globally, stocks tended to deliver gains in May and June 2017.

Stocks benefited from steady, albeit modest, economic growth both in the U.S. and internationally, and generally favorable corporate earnings announcements supported higher valuations. U.S. inflation trended lower despite a continued decline in the unemployment rate. However, a perceived delay in the enactment of progrowth policies promoted during the 2016 U.S. presidential campaign contributed to flattening of the yield curve, pressuring U.S. financial companies and leading to weakening of the U.S. dollar versus foreign currencies. As was widely expected, U.S. Federal Reserve officials (Fed) raised the target interest rate in June by a quarter percentage point to a range of 1.00% to 1.25%. In addition, the Fed indicated that it planned to start selling bonds that accumulated on its balance sheet during quantitative easing programs conducted since 2008.

As global growth improved in the third quarter of 2017, financial markets generally advanced.

Most stock markets worldwide moved higher during the quarter and ended the period at or near all-time highs. Moderate acceleration in global economic growth was supported by improving corporate earnings, low inflation

pressure, and still-low interest rates. Corporate earnings reports were favorable overall as companies continued to benefit from healthy operating leverage. Global commodity prices climbed during the quarter. Oil prices rebounded, partly due to a better balance between supply and demand. While North Korea s recent missile launches and nuclear testing raised serious concerns around the world, the heightened geopolitical risk had relatively minimal impact on the quarter s stock returns. In the U.S., economic data released during the quarter reflected a generally healthy economy. Second-quarter economic output grew at a 3.1% annual rate, and consumers displayed more willingness to spend. Meanwhile, the Fed maintained the target range for the federal funds rate at 1.00% to 1.25%, noting that inflation had remained below the Fed s 2.00% objective. Reflecting continued confidence in the U.S. economy, the Fed also stated the possibility of one more 0.25% increase in the federal funds rate by the end of 2017 and announced plans to begin the process of unwinding its \$4.5 trillion portfolio of bonds and other assets in October. Outside

- ¹ The S&P 500 Index consists of 500 stocks chosen for market size, liquidity, and industry group representation. It is a market-value-weighted index with each stock s weight in the index proportionate to its market value. You cannot invest directly in an index.
- ² The Morgan Stanley Capital International (MSCI) All Country World Index (ACWI) ex USA Index (Net) is a free-float-adjusted market-capitalization-weighted index that is designed to measure the equity market performance of developed markets, excluding the United States and Canada. Source: MSCI. MSCI makes no express or implied warranties or representations and shall have no liability whatsoever with respect to any MSCI data contained herein. The MSCI data may not be further redistributed or used as a basis for other indexes or any securities or financial products. This report is not approved, reviewed, or produced by MSCI. You cannot invest directly in an index.
- ³The Bloomberg Barclays U.S. Aggregate Bond Index is a broad-based benchmark that measures the investment-grade, U.S. dollar-denominated, fixed-rate taxable bond market, including Treasuries, government-related and corporate securities, mortgage-backed securities (agency fixed-rate and hybrid adjustable-rate mortgage pass-throughs), asset-backed securities, and commercial mortgage-backed securities. You cannot invest directly in an index.
- ⁴ The Bloomberg Barclays Municipal Bond Index is an unmanaged index composed of long-term tax-exempt bonds with a minimum credit rating of Baa. You cannot invest directly in an index.

Letter to shareholders (unaudited)

Wells Fargo Income Opportunities Fund 3

the U.S., stocks in the Asia Pacific region benefited from solid earnings reports and investors—willingness to take on risk despite the rising tensions between North Korea and the U.S. In Europe, markets were supported by better-than-expected economic growth, which has led to narrowing of the gap between Europe—s growth rate and that of the U.S. In emerging markets, many countries benefited from stronger currencies versus the U.S. dollar. Also, commodity prices were on an upward trajectory, which benefited many companies that rely on natural resources for exports.

Positive economic and market news continued into October.

October proved to be a strong month for U.S. stocks. The S&P 500 Index delivered 11 record closes amid rising consumer confidence and signs the economy was continuing to gain momentum, including news in late October that economic output was estimated to have grown at a 3.0% annual rate in the third quarter. At its October meeting, the Fed, in a unanimous vote, left short-term interest rates unchanged but signaled it could make another rate increase before the end of 2017 if the economy remains on track. The Fed also began the process of unwinding its quantitative easing program. Outside the U.S., international stocks generally delivered positive results in October as global economic growth continued to strengthen.

Don t let short-term uncertainty derail long-term investment goals.

Periods of investment uncertainty can present challenges, but experience has taught us that maintaining long-term investment goals can be an effective way to plan for the future. Although diversification cannot guarantee an investment profit or prevent losses, we believe it can be an effective way to manage investment risk and potentially smooth out overall portfolio performance. We encourage investors to know their investments and to understand that appropriate levels of risk-taking may unlock opportunities.

Thank you for choosing to invest with Wells Fargo Funds. We appreciate your confidence in us and remain committed to helping you meet your financial needs.

Sincerely,

Andrew Owen

President

Wells Fargo Funds

Although diversification cannot guarantee an investment profit or prevent losses, we believe it can be an effective way to manage investment risk and potentially smooth out overall portfolio performance.

Notice to shareholders

On November 10, 2017, the Fund announced an extension of its open-market share repurchase program (the Buyback Program). Under the extended Buyback Program, the Fund may repurchase up to 10% of its outstanding shares during the period in open market transactions beginning on January 1, 2018 and ending on December 31, 2018. The Fund s Board of Trustees has delegated to Wells Fargo Funds Management, LLC, the Fund s adviser, discretion to administer the Buyback Program including the determination of the amount and timing of repurchases in accordance with the best interests of the Fund and subject to applicable legal limitations.

For further information about your Fund, contact your investment professional, visit our website at **wellsfargofunds.com**, or call us directly at **1-800-222-8222**. We are available 24 hours a day, 7 days a week.

4 Wells Fargo Income Opportunities Fund Investment objective

Performance highlights (unaudited)

The Fund seeks a high level of current income. Capital appreciation is a secondary objective.

Strategy summary

Under normal market conditions, the Fund invests at least 80% of its total assets in below-investment-grade (high yield) debt securities, loans and preferred stocks. These securities are rated Ba or lower by Moody s or BB or lower by S&P, or are unrated securities of comparable quality as determined by the adviser.

Adviser

Wells Fargo Funds Management, LLC

Subadviser

Wells Capital Management Incorporated

Portfolio managers

Niklas Nordenfelt, CFA®

Phillip Susser

Average annual total returns (%) as of October 31, 2017¹

	6 months	1 year	5 year	10 year
Based on market value	2.58	13.60	5.33	7.33
Based on net asset value (NAV)	4.71	12.30	8.37	7.45
ICE BofAML U.S. High Yield Index ²	3.45	9.14	6.29	7.69

Figures quoted represent past performance, which is no guarantee of future results, and do not reflect taxes that a shareholder may pay on fund distributions or the sales of fund shares. Investment return and principal value of an investment will fluctuate so that an investor s shares, when sold, may be worth more or less than their original cost. Current performance may be lower or higher than the performance data quoted, which assumes the reinvestment of dividends and capital gains. Performance figures of the Fund do not reflect brokerage commissions that a shareholder would pay on the purchase and sale of shares. If taxes and such brokerage commissions had been reflected, performance would have been lower. To obtain performance information current to the most recent month-end, please call 1-800-222-8222.

The Adviser has committed through March 6, 2018, to waive fees and/or reimburse expenses to the extent necessary to limit the Fund s borrowing expenses to an amount that is 0.05% lower than what the borrowing expenses would have been if the Fund had not redeemed its Auction Market Preferred Shares. The Fund previously utilized Auction Market Preferred Shares for leverage but secured debt financing to fully redeem those shares in 2010. The Fund s gross

and net expense ratios, which include 0.66% of interest expense, were 1.58% and 1.53%, respectively, for the six months ended October 31, 2017. Without this waiver and/or reimbursement, the Fund s returns would have been lower.

Comparison of NAV vs. market value³

The Fund is leveraged through a revolving credit facility. The use of leverage results in certain risks, including, among others, the likelihood of greater volatility of net asset value and the market value of common shares. Derivatives involve additional risks, including interest-rate risk, credit risk, the risk of improper valuation, and the risk of non-correlation to the relevant instruments that they are designed to hedge or closely track. Bond values fluctuate in response to the financial condition of individual issuers, general market and economic conditions, and changes in interest rates. Changes in market conditions and government policies may lead to periods of heightened volatility in the bond market and reduced liquidity for certain bonds held by the Fund. In general, when interest rates rise, bond values fall and investors may lose principal value. Interest-rate changes and their impact on the Fund and its share price can be sudden and unpredictable. High-yield securities have a greater risk of default and tend to be more volatile than higher-rated debt securities. This closed-end fund is no longer offered as an initial public offering and is only offered through broker/dealers on the secondary market.

Please see footnotes on page 6.

Performance highlights (unaudited)
MANAGER S DISCUSSION

Wells Fargo Income Opportunities Fund 5

The Fund s return based on market value was 2.58% during the six-month period that ended October 31, 2017. During the same period, the Fund s return based on net asset value (NAV) was 4.71%. Relative to the ICE BofAML U.S. High Yield Index, which returned 3.45% over the same period, the Fund s market value return trailed the index while its NAV return outperformed the index.

Overview

With the exception of one extremely mild monthly pullback, the broad high yield markets as measured by the index rallied for the six-month period that ended October 31, 2017, by an annualized 6.97%, which was above the period s starting 5.65% yield-to-worst (which measures a bond s lowest yield). This was a continuation of the rally that began in February 2016. The increase primarily was driven by compression of the spreads between Treasury bonds and corporate credits, which offset higher Treasury yields. The spread compression and higher rates mirror the continued strength in the economy that had been building for a considerable amount of time. This moderate but prolonged economic growth should be an ideal backdrop for high-yield spreads to remain low and for rates to gradually rise. It should enable companies issuing high-yield bonds to meet or grow into their capital structures without pressure on the central banks to raise rates to slow the economy.

From a fundamental perspective, levels of corporate leverage among U.S. companies included in the index remained at elevated levels for this point in the credit cycle. However, the cash-flow impact from these higher leverage levels was somewhat offset by issuers—ability to pay low interest rates. The commodity-driven sell-off in the high-yield market in 2015 appeared to have slowed the growth in more aggressive high-yield bond deals for a period of time. This can be seen by the slower growth in the high-yield bond market relative to the loan market over the past couple of years. We believe many issuers chose to raise financing in the loan market rather than the bond market given the relative terms being offered in both markets.

While we continue to remain cautiously optimistic that this environment will continue in the near term, we are cognizant that ideal environments never last forever and that the longer spreads stay low, the risk of an ultimate sell-off increases.

Ten largest holdings (%) as of October 31, 2017 ⁴	
LPL Holdings Incorporated	2.62
NGPL PipeCo LLC	2.50
Jabil Circuit Incorporated	2.10
Tallgrass Energy Partners LP	1.97
Pattern Energy Group Incorporated	1.69
NCR Corporation	1.63
Montreign Operating Company LLC	1.60
Intelsat Jackson Holdings SA	1.53
Diamond 1 Finance Corporation	1.48
Service Corporation International	1.48

Credit quality as of October 31, 2017⁵

Detractors from performance

The combination of security selection and an underweight to the banking industry restrained relative performance versus the index.

Contributors to performance

Overall industry selection did not have a meaningful impact on Fund performance during the six-month period that ended October 31, 2017. The combination of security selection and overweights to the pipeline, pharmaceuticals, and retail industries helped relative performance.

Maturity allocation did not have a meaningful impact on performance over the period. Ratings distribution had a slightly positive impact on performance.

Please see footnotes on page 6.

6 Wells Fargo Income Opportunities Fund

Performance highlights (unaudited)

Effective maturity distribution as of October 31, 2017⁶

Management outlook

While some credit and economic fundamentals are mixed, on the whole, we view the current environment as better than average for high yield. That said, the rising discount rate and lower-than-average overall spreads will likely work against the market over the long run. As cycles go, that s what one would expect improving economic conditions with a corresponding tightening of interest rates in the U.S. by the Federal Reserve. Current spreads reflect these positive conditions, offering significantly less-than-average upside through price appreciation and

compression in spreads. But, one could argue that high-yield investors are receiving fair compensation for the current, rather favorable conditions, especially relative to the high valuations for most other asset classes.

In the short term, we expect solid economic growth, some of it coming from continued consumer strength in the U.S. combined with improving conditions globally. We believe geopolitical risks and other global macroeconomic imbalances are growing and could surprise the markets by creating incremental uncertainty about future government policies.

Across asset classes, virtually everything is trading rich in comparison with historical measures, and we expect that at some point in the future, there may be a better entry point to buy most asset classes, including high yield. High yield, however, is rather unique in that it has historically benefited from relatively high coupons, which cushioned downside risks of price declines. With a benign default outlook, high yield should continue to do well, on a relative basis, though idiosyncratic or individual bond risk is high. We lean toward spreads remaining flat from these levels in the short run before ultimately widening potentially significantly in the mid to longer term.

Over a full cycle, we believe the best way to insulate the Fund from periodic bouts of systemic fears and rebalancing is by following a bottom-up investment process that attempts to minimize downside risk while capturing the return potential of high-yield issuers.

- ¹ Total returns based on market value are calculated assuming a purchase of common stock on the first day and a sale on the last day of the period reported. Total returns based on NAV are calculated based on the NAV at the beginning of the period and end of period. Dividends and distributions, if any, are assumed for the purposes of these calculations to be reinvested at prices obtained under the Fund s Automatic Dividend Reinvestment Plan.
- ² The ICE BofAML U.S. High Yield Index (formerly known as BofA Merrill Lynch U.S. High Yield Index) is a market-capitalization-weighted index of domestic and Yankee high-yield bonds. The index tracks the performance of high-yield securities traded in the United States bond market. You cannot invest directly in an index.

- ³ This chart does not reflect any brokerage commissions charged on the purchase and sale of the Fund s common stock. Dividends and distributions paid by the Fund are included in the Fund s average annual total returns but have the effect of reducing the Fund s NAV.
- ⁴The ten largest holdings, excluding cash and cash equivalents, are calculated based on the value of the investments divided by total net assets of the Fund. Holdings are subject to change and may have changed since the date specified.
- The credit quality distribution of portfolio holdings reflected in the chart is based on ratings from Standard & Poor s, Moody s Investors Service, and/ or Fitch Ratings Ltd. Credit quality ratings apply to the underlying holdings of the Fund and not to the Fund itself. The percentages of the Fund s portfolio with the ratings depicted in the chart are calculated based on the total market value of fixed income securities held by the Fund. If a security was rated by all three rating agencies, the middle rating was utilized. If rated by two of the three rating agencies, the lower rating was utilized, and if rated by one of the rating agencies, that rating was utilized. Standard & Poor s rates the creditworthiness of bonds, ranging from AAA (highest) to D (lowest). Ratings from A to CCC may be modified by the addition of a plus (+) or minus (-) sign to show relative standing within the rating categories. Standard & Poor s rates the creditworthiness of short-term notes from SP-1 (highest) to SP-3 (lowest). Moody s rates the creditworthiness of bonds, ranging from Aaa (highest) to C (lowest). Ratings Aa to B may be modified by the addition of a number 1 (highest) to 3 (lowest) to show relative standing within the ratings categories. Moody s rates the creditworthiness of short-term U.S. tax-exempt municipal securities from MIG 1/VMIG 1 (highest) to SG (lowest). Fitch rates the creditworthiness of bonds, ranging from AAA (highest) to D (lowest). Credit quality distribution is subject to change and may have changed since the date specified.
- ⁶ Amounts are calculated based on the total investments of the Fund. These amounts are subject to change and may have changed since the date specified.

Wells Fargo Income Opportunities Fund 7

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Portfolio of investments October 31, 2017 (unaudited)

Security name			Shares	Value
Common Stocks: 0.06%				
Energy: 0.06%				
Oil, Gas & Consumable Fuels: 0.06% SilverBow Resources Incorporated			16,268	\$ 365,867
Materials: 0.00%				
Chemicals: 0.00% LyondellBasell Industries NV Class A			7	725
Total Common Stocks (Cost \$3,650,172)				366,592
	Interest rate	Maturity date	Principal	
Corporate Bonds and Notes: 111.08%				
Consumer Discretionary: 23.35%				
Auto Components: 2.52%				
Allison Transmission Incorporated 144A	4.75%	10-1-2027	\$ 1,670,000	1,686,700
Allison Transmission Incorporated 144A	5.00	10-1-2024	8,125,000	8,470,313
Cooper Tire & Rubber Company Cooper Tire & Rubber Company	7.63 8.00	3-15-2027 12-15-2019	5,190,000 400,000	5,942,550 442,000
23.4			,	16,541,563
Distributors: 0.39%				
LKQ Corporation	4.75	5-15-2023	2,200,000	2,260,500
Spectrum Brands Incorporated	6.63	11-15-2022	250,000	259,870
				2,520,370
Diversified Consumer Services: 1.95%				
Service Corporation International	7.50	4-1-2027	8,109,000	9,720,664
Service Corporation International	7.63	10-1-2018	1,100,000	1,155,000
Service Corporation International	8.00	11-15-2021	1,635,000	1,921,125

12,796,789

Hotels, Restaurants & Leisure: 1.35% Brinker International Incorporated 144A CCM Merger Incorporated 144A Pinnacle Entertainment Incorporated Speedway Motorsports Incorporated	5.00 6.00 5.63 5.13	10-1-2024 3-15-2022 5-1-2024 2-1-2023	850,000 6,161,000 700,000 825,000	850,000 6,407,440 722,750 853,875
				8,834,065
Leisure Products: 0.13% Vista Outdoor Incorporated	5.88	10-1-2023	850,000	877,625
Media: 12.25%				
Altice US Finance I Corporation 144A	5.38	7-15-2023	2,270,000	2,366,475
Altice US Finance I Corporation 144A	5.50	5-15-2026	2,200,000	2,288,000
CBS Radio Incorporated 144A	7.25	11-1-2024	80,000	83,700
CCO Holdings LLC 144A	4.00	3-1-2023	175,000	177,517
CCO Holdings LLC 144A	5.00	2-1-2028	350,000	347,375

The accompanying notes are an integral part of these financial statements.

8 Wells Fargo Income Opportunities Fund

Portfolio of investments October 31, 2017 (unaudited)

80,378,250

Security name	Interest rate	Maturity date	Principal	Value
Media (continued)				
CCO Holdings LLC	5.13%	2-15-2023	\$ 2,266,000	\$ 2,339,645
CCO Holdings LLC 144A	5.13	5-1-2023	2,965,000	3,091,013
CCO Holdings LLC 144A	5.13	5-1-2027	750,000	756,563
CCO Holdings LLC	5.25	9-30-2022	2,048,000	2,109,440
CCO Holdings LLC 144A	5.38	5-1-2025	7,195,000	7,464,813
CCO Holdings LLC 144A	5.50	5-1-2026	325,000	333,125
CCO Holdings LLC 144A	5.75	2-15-2026	5,675,000	5,932,361
CCO Holdings LLC 144A	5.88	4-1-2024	2,350,000	2,502,750
Cequel Communications Holdings I LLC				
144A	7.75	7-15-2025	3,625,000	3,960,313
Cinemark USA Incorporated	4.88	6-1-2023	600,000	611,250
CSC Holdings LLC	7.88	2-15-2018	1,525,000	1,548,058
CSC Holdings LLC	8.63	2-15-2019	635,000	680,244
E.W. Scripps Company 144A	5.13	5-15-2025	5,869,000	6,030,398
EMI Music Publishing Group 144A	7.63	6-15-2024	950,000	1,062,813
Gray Television Incorporated 144A	5.13	10-15-2024	2,400,000	2,393,280
Gray Television Incorporated 144A	5.88	7-15-2026	6,650,000	6,816,250
Lamar Media Corporation	5.38	1-15-2024	725,000	761,250
Lamar Media Corporation	5.88	2-1-2022	1,785,000	1,831,856
Lin Television Corporation	5.88	11-15-2022	425,000	442,531
Live Nation Entertainment Incorporated 144A	4.88	11-1-2024	2,300,000	2,379,741
Live Nation Entertainment Incorporated 144A	5.38	6-15-2022	606,000	628,725
National CineMedia LLC	6.00	4-15-2022	7,000,000	7,140,000
Nexstar Broadcasting Group Incorporated				
144A	5.63	8-1-2024	1,375,000	1,411,094
Nexstar Broadcasting Group Incorporated				
144A	6.13	2-15-2022	2,815,000	2,920,563
Nielsen Finance LLC 144A	5.00	4-15-2022	1,595,000	1,642,651
Outfront Media Capital Corporation	5.25	2-15-2022	320,000	330,400
Outfront Media Capital Corporation	5.63	2-15-2024	735,000	773,588
Outfront Media Capital Corporation	5.88	3-15-2025	1,275,000	1,350,703
Salem Media Group Incorporated 144A	6.75	6-1-2024	5,617,000	5,869,765
				00 270 250

Specialty Retail: 4.35%

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Asbury Automotive Group Incorporated	6.00	12-15-2024	6,300,000	6,646,500
Group 1 Automotive Incorporated	5.00	6-1-2022	2,259,000	2,331,740
Group 1 Automotive Incorporated 144A	5.25	12-15-2023	2,000,000	2,060,000
Lithia Motors Incorporated 144A	5.25	8-1-2025	3,675,000	3,854,156
Penske Auto Group Incorporated	3.75	8-15-2020	1,045,000	1,065,900
Penske Auto Group Incorporated	5.38	12-1-2024	5,273,000	5,404,825
Penske Auto Group Incorporated	5.75	10-1-2022	2,100,000	2,166,297
Sonic Automotive Incorporated	5.00	5-15-2023	3,200,000	3,136,000
Sonic Automotive Incorporated	6.13	3-15-2027	1,799,000	1,857,468
				28,522,886
Textiles, Apparel & Luxury Goods: 0.41%				
Wolverine World Wide Company 144A	5.00	9-1-2026	2,700,000	2,696,625

The accompanying notes are an integral part of these financial statements.

Portfolio of investments October 31, 2017 (unaudited)

Wells Fargo Income Opportunities Fund 9

Security name	Interest rate	Maturity date	Principal	Value
Consumer Staples: 2.10%				
Beverages: 0.31%				
Cott Beverages Incorporated	5.38%	7-1-2022	\$ 850,000	\$ 885,594
Cott Beverages Incorporated 144A	5.50	4-1-2025	1,125,000	1,160,156
Con Beverages meorporated 17111	3.50	4 1 2023	1,123,000	
				2,045,750
Food Products: 1.60%				
B&G Foods Incorporated	4.63	6-1-2021	670,000	683,400
B&G Foods Incorporated	5.25	4-1-2025	1,750,000	1,787,188
Darling Ingredients Incorporated	5.38	1-15-2022	295,000	304,956
Lamb Weston Holdings Incorporated 144A	4.63	11-1-2024	75,000	78,375
Lamb Weston Holdings Incorporated 144A	4.88	11-1-2026	75,000	78,844
Pilgrim s Pride Corporation 144A	5.75	3-15-2025	2,360,000	2,498,650
Pilgrim s Pride Corporation 144A	5.88	9-30-2027	400,000	416,000
Pinnacle Foods Incorporated	5.88	1-15-2024	100,000	106,500
Post Holdings Incorporated 144A	5.00	8-15-2026	750,000	753,750
Post Holdings Incorporated 144A	5.50	3-1-2025	875,000	910,000
Post Holdings Incorporated 144A	5.75	3-1-2027	1,830,000	1,900,913
Prestige Brands Incorporated 144A	6.38	3-1-2024	210,000	223,650
US Foods Incorporated 144A	5.88	6-15-2024	670,000	707,688
				10,449,914
H 1 11 D 1 4 0 100				
Household Products: 0.19%	6.13	11-15-2023	405 000	421 021
Central Garden & Pet Company Spectrum Brands Incorporated	5.75	7-15-2025	405,000 775,000	431,831 823,190
Spectrum Branas Incorporatea	3.73	7-13-2023	773,000	•
				1,255,021
Energy: 28.29%				
Energy Equipment & Services: 8.10%				
Bristow Group Incorporated	6.25	10-15-2022	6,725,000	4,799,969
Era Group Incorporated	7.75	12-15-2022	3,895,000	3,680,775
Hilcorp Energy Company 144A	5.00	12-1-2024	3,100,000	3,084,500
Hilcorp Energy Company 144A	5.75	10-1-2025	4,195,000	4,294,631
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Hornbeck Offshore Services Incorporated Hornbeck Offshore Services Incorporated Hornbeck Offshore Services Incorporated NGPL PipeCo LLC 144A	1.50 5.00 5.88 4.38	9-1-2019 3-1-2021 4-1-2020 8-15-2022	7,847,000 2,925,000 4,562,000 675,000	6,091,234 1,550,250 3,010,920 694,406
NGPL PipeCo LLC 144A NGPL PipeCo LLC 144A PHI Incorporated	4.88 7.77 5.25	8-15-2027 12-15-2037 3-15-2019	1,050,000 13,150,000 8,550,000	1,086,750 16,404,625 8,464,500
				53,162,560
Oil, Gas & Consumable Fuels: 20.19%				
Andeavor Logistics LP	5.25	1-15-2025	1,150,000	1,236,250
Archrock Partners LP	6.00	10-1-2022	1,650,000	1,639,688
Carrizo Oil & Gas Incorporated	8.25	7-15-2025	1,550,000	1,670,125
Cheniere Energy Incorporated 144A	5.25	10-1-2025	6,300,000	6,489,000
Continental Resources Incorporated	3.80	6-1-2024	2,000,000	1,942,500
Continental Resources Incorporated	5.00	9-15-2022	1,325,000	1,339,906

The accompanying notes are an integral part of these financial statements.

10 Wells Fargo Income Opportunities Fund

Portfolio of investments October 31, 2017 (unaudited)

Security name	Interest rate	Maturity date	Principal	Value
Oil, Gas & Consumable Fuels (continued)				
DCP Midstream Operating Company	2.70%	4-1-2019	\$ 1,425,000	\$ 1,416,094
Denbury Resources Incorporated	4.63	7-15-2023	3,200,000	1,816,000
Denbury Resources Incorporated	6.38	8-15-2021	6,205,000	4,250,425
Enable Midstream Partner LP	2.40	5-15-2019	5,475,000	5,463,190
Enable Midstream Partner LP	3.90	5-15-2024	3,150,000	3,175,759
Enable Oklahoma Intrastate Transmission				
LLC 144A	6.25	3-15-2020	1,100,000	1,171,519
EnLink Midstream LLC	4.15	6-1-2025	5,000,000	5,073,501
EnLink Midstream LLC	4.40	4-1-2024	5,400,000	5,598,405
Exterran Partners LP	6.00	4-1-2021	7,750,000	7,711,250
Gulfport Energy Corporation	6.00	10-15-2024	1,625,000	1,625,000
Gulfport Energy Corporation	6.63	5-1-2023	2,900,000	2,972,500
Kinder Morgan Incorporated	6.50	9-15-2020	1,155,000	1,269,811
Kinder Morgan Incorporated	7.42	2-15-2037	1,820,000	2,117,653
Matador Resources Company	6.88	4-15-2023	700,000	740,250
Murphy Oil Corporation	4.70	12-1-2022	3,125,000	3,148,438
Murphy Oil Corporation	5.75	8-15-2025	360,000	371,700
Murphy Oil Corporation	6.88	8-15-2024	1,425,000	1,531,875
Nabors Industries Limited	0.75	1-15-2024	2,850,000	2,101,875
Overseas Shipholding Group Incorporated	8.13	3-30-2018	3,975,000	4,034,625
PDC Energy Incorporated	6.13	9-15-2024	950,000	991,563
Rockies Express Pipeline LLC 144A	5.63	4-15-2020	7,320,000	7,759,200
Rockies Express Pipeline LLC 144A	6.88	4-15-2040	5,300,000	5,909,500
Rockies Express Pipeline LLC 144A	7.50	7-15-2038	1,150,000	1,328,250
Rose Rock Midstream LP	5.63	7-15-2022	2,450,000	2,413,250
Rose Rock Midstream LP	5.63	11-15-2023	1,375,000	1,344,063
Sabine Pass Liquefaction LLC	5.63	2-1-2021	2,275,000	2,467,535
Sabine Pass Liquefaction LLC	5.63	4-15-2023	2,820,000	3,131,675
Sabine Pass Liquefaction LLC	5.63	3-1-2025	740,000	822,073
Sabine Pass Liquefaction LLC	5.75	5-15-2024	2,300,000	2,576,198
Sabine Pass Liquefaction LLC	6.25	3-15-2022	3,415,000	3,844,332
SemGroup Corporation 144A	6.38	3-15-2025	5,625,000	5,540,625
SemGroup Corporation 144A	7.25	3-15-2026	2,758,000	2,826,950
Southern Star Central Corporation 144A	5.13	7-15-2022	1,508,000	1,572,090
Southwestern Energy Company	4.10	3-15-2022	815,000	800,738
Southwestern Energy Company	6.70	1-23-2025	75,000	76,688

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Southwestern Energy Company	7.50	4-1-2026	750,000	778,125
Southwestern Energy Company	7.75	10-1-2027	750,000	780,000
Summit Midstream Holdings LLC	5.75	4-15-2025	400,000	408,000
Tallgrass Energy Partners LP 144A	5.50	9-15-2024	12,525,000	12,947,719
Tesoro Logistics LP	6.13	10-15-2021	350,000	361,375
Tesoro Logistics LP	6.38	5-1-2024	725,000	793,875
Ultra Resources Incorporated 144A	6.88	4-15-2022	1,200,000	1,212,000
Ultra Resources Incorporated 144A	7.13	4-15-2025	1,150,000	1,150,000
Western Gas Partners LP	4.00	7-1-2022	300,000	309,600
Western Gas Partners LP	5.38	6-1-2021	375,000	401,779

132,454,542

The accompanying notes are an integral part of these financial statements.

Portfolio of investments October 31, 2017 (unaudited)

Wells Fargo Income Opportunities Fund 11

Security name	Interest rate	Maturity date	Principal	Value
Financials: 10.31%				
Consumer Finance: 4.60%				
Ally Financial Incorporated	7.50%	9-15-2020	\$ 300,000	\$ 337,875
Ally Financial Incorporated	8.00	12-31-2018	1,300,000	1,379,625
Ally Financial Incorporated	8.00	3-15-2020	3,016,000	3,389,230
FirstCash Incorporated 144A	5.38	6-1-2024	1,575,000	1,645,403
Navient Corporation	8.00	3-25-2020	2,725,000	3,004,313
Navient Corporation	8.45	6-15-2018	3,110,000	3,226,625
OneMain Financial Group LLC 144A	7.25	12-15-2021	6,900,000	7,176,000
Springleaf Finance Corporation	6.00	6-1-2020	1,375,000	1,440,313
Springleaf Finance Corporation	6.90	12-15-2017	6,950,000	6,976,410
Springleaf Finance Corporation	8.25	12-15-2020	75,000	84,563
Springleaf Finance Corporation	8.25	10-1-2023	1,342,000	1,528,203
				30,188,560
Diversified Financial Services: 3.87%				
Infinity Acquisition LLC 144A	7.25	8-1-2022	1,590,000	1,574,100
Ladder Capital Securities LLC 144A	5.25	10-1-2025	700,000	697,375
LPL Holdings Incorporated 144A	5.25 5.75	9-15-2025	16,500,000	17,160,000
NewStar Financial Incorporated	7.25	5-1-2020	4,075,000	4,238,000
Tempo Acquisition LLC 144A	6.75	6-1-2025	1,700,000	1,721,250
Tempo Acquisition LLC 144A	0.73	0-1-2023	1,700,000	1,721,230
				25,390,725
Insurance: 1.84%				
Hub Holdings LLC (PIK at 8.88%) 144A¥	8.13	7-15-2019	3,405,000	3,413,513
Hub International Limited 144A	7.88	10-1-2021	6,900,000	7,181,727
USIS Merger Subordinate Incorporated 144A	6.88	5-1-2025	1,425,000	1,478,438
•				12.072.679
				12,073,678
Health Care: 9.33%				
Health Care Equipment & Supplies: 1.88%				
Hill-Rom Holdings Incorporated 144A	5.00	2-15-2025	925,000	945,813
Hill-Rom Holdings Incorporated 144A	5.75	9-1-2023	325,000	342,063
Zzotamogo zmoorporanea 1 mi	2.7.0	, 1 2025	222,000	2 12,003

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Hologic Incorporated 144A	4.38	10-15-2025	1,325,000	1,346,200
Hologic Incorporated 144A	5.25	7-15-2022	1,500,000	1,565,625
Kinetics Concepts Incorporated 144A	7.88	2-15-2021	4,000,000	4,170,000
Surgery Center Holdings Incorporated 144A	6.75	7-1-2025	950,000	866,875
Surgery Center Holdings Incorporated 144A	8.88	4-15-2021	3,050,000	3,118,625
				12,355,201
Health Care Providers & Services: 6.10%				
Acadia Healthcare Company Incorporated	6.50	3-1-2024	310,000	326,663
Community Health Systems Incorporated	6.25	3-31-2023	1,175,000	1,128,000
HCA Incorporated	5.88	3-15-2022	750,000	821,250
HCA Incorporated	6.50	2-15-2020	6,525,000	7,030,688
HealthSouth Corporation	5.75	9-15-2025	1,725,000	1,778,906
Mednax Incorporated 144A	5.25	12-1-2023	1,000,000	1,040,000
MPH Acquisition Holdings LLC 144A	7.13	6-1-2024	4,150,000	4,466,438
MPT Operating Partnership LP	5.00	10-15-2027	2,150,000	2,209,125

The accompanying notes are an integral part of these financial statements.

12 Wells Fargo Income Opportunities Fund

Portfolio of investments October 31, 2017 (unaudited)

Security name	Interest rate	Maturity date	Principal	Value
Health Care Providers & Services (continued)				
MPT Operating Partnership LP	5.25%	8-1-2026	\$ 2,050,000	\$ 2,134,419
MPT Operating Partnership LP	6.38	3-1-2024	170,000	183,813
Select Medical Corporation	6.38	6-1-2021	6,730,000	6,923,488
Tenet Healthcare Corporation 144A	4.63	7-15-2024	614,000	604,023
Tenet Healthcare Corporation	6.00	10-1-2020	3,325,000	3,491,250
Vizient Incorporated 144A	10.38	3-1-2024	6,885,000	7,848,900
				39,986,963
				37,700,703
Health Care Technology: 1.04%				
Change Healthcare Holdings Incorporated				
144A	5.75	3-1-2025	4,879,000	4,988,778
Quintiles IMS Holdings Incorporated 144A	4.88	5-15-2023	1,375,000	1,430,000
Quintiles IMS Holdings Incorporated 144A	5.00	10-15-2026	375,000	398,438
				6,817,216
				0,0-1,0
Pharmaceuticals: 0.31%				
Endo Finance LLC 144A	5.38	1-15-2023	1,275,000	1,026,375
Endo Finance LLC 144A	5.75	1-15-2022	1,180,000	1,032,500
Eliao I viantee EE e I i III	3.75	1 10 2022	1,100,000	
				2,058,875
Industrials: 5.09%				
Airlines: 0.38%				
Aviation Capital Group Corporation 144A	6.75	4-6-2021	2,190,000	2,471,303
Commercial Services & Supplies: 4.48%				
Acco Brands Corporation 144A	5.25	12-15-2024	725,000	751,281
Advanced Disposal Services Incorporated 144A	5.63	11-15-2024	5,675,000	5,902,000
Aramark Services Incorporated	5.13	1-15-2024	1,245,000	1,316,588
Covanta Holding Corporation	5.88	3-1-2024	5,393,000	5,406,483
Covanta Holding Corporation Covanta Holding Corporation	5.88	7-1-2025	1,500,000	1,485,000
Covanta Holding Corporation Covanta Holding Corporation	6.38	10-1-2022	3,205,000	3,309,163
KAR Auction Services Incorporated 144A	5.13	6-1-2025	9,375,000	9,703,125
MIN Thenon Services Incorporated 177A	5.15	0-1-2023	7,575,000	7,105,125

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Multi-Color Corporation 144A Plastipak Holdings Incorporated 144A Wrangler Buyer Corporation 144A	4.88 6.25 6.00	11-1-2025 10-15-2025 10-1-2025	100,000 750,000 625,000	101,000 764,063 639,063 29,377,766
Professional Services: 0.07% Ascent Capital Group Incorporated	4.00	7-15-2020	600,000	471,000
Trading Companies & Distributors: 0.16% International Lease Finance Corporation 144A	7.13	9-1-2018	1,015,000	1,057,378
Information Technology: 11.98%			, ,	
Communications Equipment: 0.25% CommScope Technologies Finance LLC 144A	6.00	6-15-2025	1,550,000	1,635,250
Electronic Equipment, Instruments & Compon	ents: 2.26%			
Jabil Circuit Incorporated Zebra Technologies Corporation	8.25 7.25	3-15-2018 10-15-2022	13,532,000 996,000	13,802,640 1,052,025
				14,854,665

The accompanying notes are an integral part of these financial statements.

Portfolio of investments October 31, 2017 (unaudited)

Wells Fargo Income Opportunities Fund 13

3,416,836

Security name	Interest rate	Maturity date	Principal	Value
Internet Software & Services: 1.60%				
Infor Software Parent LLC (PIK at 7.88%)				
144A¥	7.13%	5-1-2021	\$ 1,260,000	\$ 1,294,650
Infor U.S. Incorporated	6.50	5-15-2022	875,000	914,200
Zayo Group LLC 144A	5.75	1-15-2027	1,950,000	2,054,813
Zayo Group LLC	6.00	4-1-2023	620,000	651,775
Zayo Group LLC	6.38	5-15-2025	5,171,000	5,565,858
				10,481,296
IT Services: 2.90%				
Cardtronics Incorporated	5.13	8-1-2022	2,925,000	2,983,500
Cardtronics Incorporated 144A	5.50	5-1-2025	2,400,000	2,388,000
First Data Corporation 144A	5.00	1-15-2024	2,100,000	2,181,375
First Data Corporation 144A	5.38	8-15-2023	525,000	546,000
First Data Corporation 144A	5.75	1-15-2024	2,070,000	2,165,738
First Data Corporation 144A	7.00	12-1-2023	3,525,000	3,771,821
Gartner Incorporated 144A	5.13	4-1-2025	4,725,000	4,996,688
				19,033,122
Semiconductors & Semiconductor Equipm	ent: 0.42%			
Micron Technology Incorporated 144A	5.25	8-1-2023	600,000	628,020
Micron Technology Incorporated 144A	5.25	1-15-2024	1,325,000	1,392,906
Micron Technology Incorporated	5.50	2-1-2025	659,000	700,188
				2,721,114
Software: 0.52%				
CDK Global Incorporated 144A	4.88	6-1-2027	425,000	443,063
CDK Global Incorporated	5.00	10-15-2024	1,050,000	1,123,710
SS&C Technologies Incorporated	5.88	7-15-2023	1,430,000	1,510,438
Symantec Corporation 144A	5.00	4-15-2025	325,000	339,625

Technology Hardware, Storage & Peripherals: 4.03%

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Dell International LLC 144A	5.88	6-15-2021	5,125,000	5,367,164
Diamond 1 Finance Corporation 144A	4.42	6-15-2021	250,000	262,841
Diamond 1 Finance Corporation 144A	7.13	6-15-2024	8,825,000	9,740,458
NCR Corporation	5.88	12-15-2021	380,000	392,825
NCR Corporation	6.38	12-15-2023	10,038,000	10,691,072
				26,454,360
Materials: 2.90%				
Chemicals: 0.18%				
Celanese U.S. Holdings LLC	5.88	6-15-2021	440,000	485,187
Valvoline Incorporated 144A	5.50	7-15-2024	625,000	662,500
				1,147,687
Containers & Packaging: 2.72%				
Ball Corporation	5.25	7-1-2025	305,000	335,119
Berry Plastics Corporation	5.13	7-15-2023	700,000	735,000
Berry Plastics Corporation	6.00	10-15-2022	350,000	370,563

The accompanying notes are an integral part of these financial statements.

14 Wells Fargo Income Opportunities Fund

Portfolio of investments October 31, 2017 (unaudited)

Security name	Interest rate	Maturity date	Pri	ncipal	Value
Containers & Packaging (continued)					
Crown Cork & Seal Company Incorporated	7.38%	12-15-2026	\$ 2	,910,000	\$ 3,419,250
Owens-Brockway Glass Container Incorporated					
144A	5.88	8-15-2023		,300,000	1,426,750
Owens-Illinois Incorporated 144A	5.38	1-15-2025		925,000	987,438
Owens-Illinois Incorporated 144A	6.38	8-15-2025		,210,000	7,017,300
Sealed Air Corporation 144A	5.13	12-1-2024	2.	,350,000	2,520,375
Silgan Holdings Incorporated	5.00	4-1-2020		784,000	792,820
Silgan Holdings Incorporated	5.50	2-1-2022		225,000	231,188
					17,835,803
Metals & Mining: 0.00%					
Indalex Holdings Corporation (a)	11.50	2-1-2020	5.	,985,000	0
Real Estate: 6.75%					
Equity REITs: 6.75%					
CoreCivic Incorporated	4.63	5-1-2023		800,000	818,000
CoreCivic Incorporated	5.00	10-15-2022	2	,175,000	2,270,156
Crown Castle International Corporation	4.88	4-15-2022		760,000	823,394
Crown Castle International Corporation	5.25	1-15-2023	4.	,385,000	4,844,185
Equinix Incorporated	5.75	1-1-2025	1.	,075,000	1,152,938
Equinix Incorporated	5.88	1-15-2026	2.	,350,000	2,546,813
ESH Hospitality Incorporated 144A	5.25	5-1-2025	7	,500,000	7,753,125
Iron Mountain Incorporated 144A	4.38	6-1-2021	2	,500,000	2,575,000
Iron Mountain Incorporated 144A	5.38	6-1-2026	2	,175,000	2,272,875
Iron Mountain Incorporated	6.00	8-15-2023	5.	,185,000	5,457,213
MGM Growth Properties LLC 144A	4.50	1-15-2028		775,000	773,063
Sabra Health Care REIT Incorporated	5.38	6-1-2023	2	,100,000	2,168,250
Sabra Health Care REIT Incorporated	5.50	2-1-2021	2	,285,000	2,356,406
The Geo Group Incorporated	5.13	4-1-2023	1.	,586,000	1,613,755
The Geo Group Incorporated	5.88	1-15-2022	2	,595,000	2,682,581
The Geo Group Incorporated	5.88	10-15-2024		,925,000	3,057,503
The Geo Group Incorporated	6.00	4-15-2026	1,	,085,000	1,133,825
					44,299,082

Telecommunication Services: 5.57%

Diversified Telecommunication Services: 2.12%				
GCI Incorporated	6.75	6-1-2021	2,625,000	2,690,625
Level 3 Financing Incorporated	5.13	5-1-2023	1,595,000	1,632,881
Level 3 Financing Incorporated	5.25	3-15-2026	1,050,000	1,085,123
Level 3 Financing Incorporated	5.38	8-15-2022	2,545,000	2,622,063
Level 3 Financing Incorporated	5.38	1-15-2024	1,125,000	1,168,594
Level 3 Financing Incorporated	5.38	5-1-2025	1,595,000	1,666,775
Level 3 Financing Incorporated	5.63	2-1-2023	1,275,000	1,316,438
Level 3 Financing Incorporated	6.13	1-15-2021	1,690,000	1,724,003
				13,906,502
Wireless Telecommunication Services: 3.45%				
SBA Communications Corporation 144A	4.00	10-1-2022	1,550,000	1,573,250
SBA Communications Corporation	4.88	7-15-2022	1,485,000	1,533,263

The accompanying notes are an integral part of these financial statements.

Portfolio of investments October 31, 2017 (unaudited)

Total Corporate Bonds and Notes (Cost \$701,119,916)

Wells Fargo Income Opportunities Fund 15

728,721,854

Security name	Interest rate	Maturity date	Principal			Value	
Wireless Telecommunication Services (con-	tinued)						
SBA Communications Corporation	4.88%	9-1-2024	\$ 1,025,00	00	\$	1,053,188	
Sprint Capital Corporation	6.88	11-15-2028	6,100,00	00		6,507,938	
Sprint Capital Corporation	8.75	3-15-2032	1,830,00	00		2,218,875	
Sprint Communications Incorporated	7.00	8-15-2020	380,00	00		410,400	
T-Mobile USA Incorporated	4.00	4-15-2022	1,075,00	00		1,111,953	
T-Mobile USA Incorporated	5.13	4-15-2025	725,00	00		759,220	
T-Mobile USA Incorporated	5.38	4-15-2027	350,00	00		378,875	
T-Mobile USA Incorporated	6.00	3-1-2023	500,00			526,875	
T-Mobile USA Incorporated	6.00	4-15-2024	275,00	00		294,250	
T-Mobile USA Incorporated	6.13	1-15-2022	140,00	00		145,600	
T-Mobile USA Incorporated	6.38	3-1-2025	2,800,00			3,024,000	
T-Mobile USA Incorporated	6.50	1-15-2024	140,00			149,450	
T-Mobile USA Incorporated	6.63	4-1-2023	1,050,00	00		1,102,500	
T-Mobile USA Incorporated	6.84	4-28-2023	1,765,00	00		1,862,075	
•			,			22,651,712	
						22,031,712	
Utilities: 5.41%							
Electric Utilities: 0.05%							
NextEra Energy Incorporated 144A	4.25	9-15-2024	350,00	00		353,500	
Gas Utilities: 0.35%							
AmeriGas Partners LP	5.75	5-20-2027	2,250,00	00		2,297,813	
Indopendent Device & Denovichle Floatnici							
Independent Power & Renewable Electrici NSG Holdings LLC 144A	7.75	12-15-2025	8,141,39	12		0 0/2 507	
Pattern Energy Group Incorporated 144A	5.88	2-1-2024	10,418,0			8,843,587 11,069,125	
TerraForm Power Operating LLC 144A	6.38	2-1-2024	9,190,00			9,626,525	
TerraForm Power Operating LLC 144A TerraForm Power Operating LLC 144A	6.63	6-15-2025	3,050,00			9,626,323 3,309,250	
Terrar orm Fower Operating LLC 144A	0.03	0-13-2023	3,030,00	JU			
						32,848,487	

Loans: 5.79%

Consumer Discretionary: 2.26%

Auto Components: 0.	53%
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Auto Components: 0.53% Federal-Mogul Corporation (1 Month LIBOR +3.75%) ±	4.99	4-15-2021	3,408,159	3,437,981
Hotels, Restaurants & Leisure: 1.73%				
CCM Merger Incorporated (1 Month LIBOR +2.75%) ± Montreign Operating Company LLC (1	3.99	8-8-2021	850,945	856,000
Month LIBOR +8.25%) ±<	9.49	12-7-2022	10,425,000	10,516,219
				11,372,219
Energy: 0.55%				
Energy Equipment & Services: 0.12% Hummel Station (1 Month LIBOR +6.00%)				
±	7.24	10-27-2022	893,917	820,169

The accompanying notes are an integral part of these financial statements.

16 Wells Fargo Income Opportunities Fund

Portfolio of investments October 31, 2017 (unaudited)

Security name	Interest rate	Maturity date	Principal	Value
Oil, Gas & Consumable Fuels: 0.43% Chesapeake Energy Corporation (3 Month LIBOR +7.50%) ±	8.81%	8-23-2021	\$ 725,000	\$ 776,961
Ultra Resources Incorporated (2 Month LIBOR +3.00%) ±	4.31	4-12-2024	2,025,000	2,024,494 2,801,455
Financials: 0.32%				
Diversified Financial Services: 0.32% Resolute Investment Managers Incorporated				
(3 Month LIBOR +7.50%) ±< Resolute Investment Managers Incorporated	0.00	4-30-2023	1,100,000	1,100,000
(3 Month LIBOR +8.75%) ±	10.13	3-3-2023	1,010,000	1,012,525 2,112,525
Health Care: 0.31%				
Health Care Providers & Services: 0.31% Press Ganey Holdings Incorporated (1 Month				
LIBOR +3.00%) ±< Press Ganey Holdings Incorporated (1 Month	0.00	10-23-2023	1,850,000	1,863,875
<i>LIBOR</i> +6.50%) ±	7.74	10-21-2024	168,330	170,434 2,034,309
Industrials: 0.39%				
Commercial Services & Supplies: 0.39% Advantage Sales & Marketing LLC (3 Month LIBOR +6.50%) ± WASH Multifamily Laundry Systems LLC 2015 Term Loan B (1 Month LIBOR +3.25%)	7.88	7-25-2022	2,025,000	1,687,250
±	4.49	5-14-2022	565,639	568,467
WASH Multifamily Laundry Systems LLC 1st Lien Term (1 Month LIBOR +3.25%) ±	4.49 8.24	5-14-2022 5-12-2023	99,060 29,808	99,555 29,510

WASH Multifamily Laundry Systems LLC 2nd Lien Term (1 Month LIBOR +7.00%) ± WASH Multifamily Laundry Systems LLC 2nd Lien Term (1 Month LIBOR +7.00%) ±	8.24	5-14-2023	170,192	168,490 2,553,272
Information Technology: 1.22%				
Internet Software & Services: 1.22% Ancestry.com Incorporated (1 Month LIBOR	4.40	10.10.000	4.000 700	107176
+3.25%) ± Ancestry.com Incorporated (1 Month LIBOR	4.49	10-19-2023	4,900,500	4,951,563
+8.25%) ±	9.49	10-19-2024	2,970,000	3,036,825 7,988,388
Real Estate: 0.21%				
Real Estate Management & Development: 0.21% Capital Automotive LP (1 Month LIBOR +6.00%) ±	7.25	3-24-2025	1,328,633	1,361,849
Telecommunication Services: 0.39%				
Diversified Telecommunication Services: 0.39% Frontier Communications Corporation (1 Month LIBOR +3.75%) ±	4.99	6-15-2024	2,712,500	2,578,313
Utilities: 0.14%				
Independent Power & Renewable Electricity Prod Vistra Energy Corporation (1 Month LIBOR +2.75%) ±	4.01	1% 12-14-2023	918,063	924,434
Total Loans (Cost \$37,971,407)				37,984,914

The accompanying notes are an integral part of these financial statements.

Portfolio of investments October 31, 2017 (unaudited)

Wells Fargo Income Opportunities Fund 17

Security name		Expiration date	Shares	Value
Rights: 0.06%				
Utilities: 0.06%				
Independent Power & Renewable Electricity Producers: 0.06% Vistra Energy Corporation		12-14-2023	559,650	\$ 419,738
Total Rights (Cost \$615,615)				419,738
Yankee Corporate Bonds and Notes: 11.70%	Interest rate	Maturity date	Principal	
Energy: 2.98%				
Energy Equipment & Services: 0.73% Ensco plc Trinidad Drilling Limited 144A	5.75% 6.63	10-1-2044 2-15-2025	\$ 6,902,000 100,000	4,710,615 97,250 4,807,865
Oil, Gas & Consumable Fuels: 2.25% Baytex Energy Corporation 144A Baytex Energy Corporation 144A	5.13 5.63	6-1-2021 6-1-2024	3,600,000 1,759,000	3,411,000 1,635,870
Griffin Coal Mining Company Limited 144A(a)(p) Griffin Coal Mining Company Limited (a)(p) Teekay Corporation	9.50 9.50 8.50	12-1-2016 12-1-2016 1-15-2020	2,119,383 290,088 9,583,000	8,478 1,160 9,690,809 14,747,317
Financials: 0.75%				
Banks: 0.55% Nielsen Holding and Finance BV 144A Nielsen Holding and Finance BV 144A Preferred Term Securities XII Limited (a)	5.00 5.50 0.00	2-1-2025 10-1-2021 12-24-2033	2,775,000 700,000 1,540,000	2,872,125 721,000 0

				3,593,125
Diversified Financial Services: 0.20% Sensata Technologies BV 144A	6.25	2-15-2026	1,225,000	1,344,438
Health Care: 3.15%				
Pharmaceuticals: 3.15%				
Endo Finance LLC 144A	5.88	10-15-2024	400,000	419,000
Valeant Pharmaceuticals International Incorporated 144A Valeant Pharmaceuticals International	5.50	3-1-2023	3,825,000	3,213,000
Incorporated 144A	5.50	11-1-2025	900,000	919,125
Valeant Pharmaceuticals International				
Incorporated 144A	5.63	12-1-2021	1,178,000	1,074,925
Valeant Pharmaceuticals International Incorporated 144A	5.88	5-15-2023	3,600,000	3,037,500
Valeant Pharmaceuticals International	2.00	3 13 2023	2,000,000	3,037,300
Incorporated 144A	6.13	4-15-2025	7,880,000	6,619,200
Valeant Pharmaceuticals International Incorporated 144A	6.38	10-15-2020	1,453,000	1,443,919
Valeant Pharmaceuticals International Incorporated 144A	6.50	3-15-2022	525,000	557,156
Valeant Pharmaceuticals International Incorporated 144A	6.75	8-15-2021	700,000	678,125
Valeant Pharmaceuticals International Incorporated 144A Valeant Pharmaceuticals International	7.00	3-15-2024	975,000	1,055,438
Incorporated 144A Valeant Pharmaceuticals International	7.25	7-15-2022	100,000	96,125
Incorporated 144A	7.50	7-15-2021	1,541,000	1,519,811
x ********************************		3	-,,000	
				20,633,324

The accompanying notes are an integral part of these financial statements.

18 Wells Fargo Income Opportunities Fund

Portfolio of investments October 31, 2017 (unaudited)

Security name	Interest rate	Maturity date	Principal	Value
Industrials: 1.93%		,		
Commercial Services & Supplies: 1.66% GFL Environmental Incorporated 144A GFL Environmental Incorporated 144A Ritchie Brothers Auctioneers Incorporated	5.63% 9.88	5-1-2022 2-1-2021	\$ 925,000 1,050,000	\$ 959,688 1,116,938
144A	5.38	1-15-2025	8,400,000	8,841,000
				10,917,626
Machinery: 0.08%				
Sensata Technologies BV 144A	5.00	10-1-2025	485,000	516,525
Professional Services: 0.19%				
IHS Markit Limited 144A	4.75	2-15-2025	1,150,000	1,216,125
Materials: 0.90%				
Containers & Packaging: 0.77%	4.25	0 15 2022	600,000	619,000
Ardagh Packaging Finance plc 144A Ardagh Packaging Finance plc 144A	4.25 6.00	9-15-2022 2-15-2025	600,000 2,950,000	618,000 3,130,688
Ardagh Packaging Finance ptc 144A Ardagh Packaging Finance ptc 144A	7.25	5-15-2024	1,175,000	1,291,031
Triangle I demagning I manee pie I i m	7.23	3 13 202 1	1,173,000	
				5,039,719
Metals & Mining: 0.13%				
ArcelorMittal SA	6.13	6-1-2025	450,000	519,062
Novelis Corporation 144A	6.25	8-15-2024	325,000	342,875
				861,937
Telecommunication Services: 1.99%				
Diversified Telecommunication Services: <i>Intelsat Jackson Holdings SA</i>	1.99% 5.50	8-1-2023	11,740,000	10,023,025
Intelsat Luxembourg SA	7.75	6-1-2021	3,825,000	2,400,150
Virgin Media Finance plc 144A	6.38	4-15-2023	605,000	630,713

13,053,888

Total Yankee Corporate Bonds and Notes (Cost \$77,081,725)

76,731,889

Short-Term Investments: 5.88%	Yield	Shares	
Investment Companies: 5.88% Wells Fargo Government Money Market Fund Select Class (l)(u)	0.96	38,600,274	38,600,274
Total Short-Term Investments (Cost \$38,600,274)			38,600,274
Total investments in securities (Cost \$859,039,109)	134.57%		882,825,261
Other assets and liabilities, net	(34.57)		(226,780,110)
Total net assets	100.00%	9	\$ 656,045,151

The accompanying notes are an integral part of these financial statements.

Portfolio of investments October 31, 2017 (unaudited)

Wells Fargo Income Opportunities Fund 19

Non-income-earning security

- 144AThe security may be resold in transactions exempt from registration, normally to qualified institutional buyers, pursuant to Rule 144A under the Securities Act of 1933.
- ¥ A payment-in-kind (PIK) security is a security in which the issuer may make interest or dividend payments in cash or additional securities. These additional securities generally have the same terms as the original holdings.
- ± Variable rate investment. The rate shown is the rate in effect at period end.
- < All or a portion of the position represents an unfunded loan commitment. The rate represents the current interest rate if the loan is partially funded.

Security is valued using significant unobservable inputs.

- (p) Issuer is undergoing bankruptcy proceedings.
- (a) The security is fair valued in accordance with procedures approved by the Board of Trustees.
- (1) The issuer of the security is an affiliated person of the Fund as defined in the Investment Company Act of 1940.
- (u) The rate represents the 7-day annualized yield at period end. **Investments in Affiliates**

An affiliated investment is an investment in which the Fund owns at least 5% of the outstanding voting shares of the issuer or as a result of other relationships, such as the Fund and the issuer having the same investment manager. Transactions with issuers that were either affiliated persons of the Fund at the beginning of the period or the end of the period were as follows:

					Net		
					change	Value,	
				Shares,	Net in Income		
	Shares,		Shares		realined alized from	end	% of
	beginning of	Shares		end of	gaingains affiliated	l	net
	period	purchased	sold	period	(lossék)sses securitie	s of period	assets
Short-Term	•	-		•		-	
Investments							
Investment							
companies							
Wells Fargo							
Government							
Money							
Market Fund							
Select Class	47,815,404	112,918,318	122,133,448	38,600,27	4 \$0 \$0 \$157,03	1 \$38,600,274	5.88%

The accompanying notes are an integral part of these financial statements.

20 Wells Fargo Income Opportunities Fund	Statement of assets and liabilities	October 31, 2017 (unaudited)
Assets Investments in unaffiliated securities, at value (cost \$820,438,835) Investments in affiliated securities, at value (cost \$38,600,274) Receivable for investments sold Receivable for interest Prepaid expenses and other assets	\$	8 844,224,987 38,600,274 2,788,702 12,093,796 67,532
Total assets		897,775,291
Liabilities Secured borrowing payable Payable for investments purchased Dividends payable Advisory fee payable Payable for Fund shares repurchased Administration fee payable Trustees fees and expenses payable Accrued expenses and other liabilities Total liabilities Total net assets	\$	230,000,000 6,728,767 3,962,746 428,162 236,247 37,721 2,115 334,382 241,730,140
NET ASSETS CONSIST OF Paid-in capital Overdistributed net investment income Accumulated net realized losses on investments Net unrealized gains on investments Total net assets NET ASSET VALUE PER SHARE	\$	8 835,794,927 (10,716,701) (192,819,227) 23,786,152 6 656,045,151
Based on \$656,045,151 divided by 70,105,916 shares issued and or authorized)	itstanding (100,000,000 shares	\$9.36

The accompanying notes are an integral part of these financial statements.

Statement of operations six months ended October 31, 2017 (unaudited)Wells Fargo Income Opportunities Fund 21

Investment income	
Interest	\$ 26,727,557
Income from affiliated securities	157,031
Dividends	13
Total investment income	26,884,601
Expenses	
Advisory fee	2,679,077
Administration fee	223,256
Custody and accounting fees	12,773
Professional fees	43,615
Shareholder report expenses	33,380
Trustees fees and expenses	10,958
Transfer agent fees	17,392
Interest expense	2,186,455
Other fees and expenses	5,271
Total expenses	5,212,177
Less: Fee waivers and/or expense reimbursements	(138,285)
Net expenses	5,073,892
Net investment income	21,810,709
REALIZED AND UNREALIZED GAINS (LOSSES) ON INVESTMENTS	
Net realized losses on investments	(28,014,299)
Net change in unrealized gains (losses) on investments	34,093,499
Net realized and unrealized gains (losses) on investments	6,079,200
Net increase in net assets resulting from operations	\$ 27,889,909

The accompanying notes are an integral part of these financial statements.

22 Wells Fargo Income Opportunities Fund	Statement of changes in net a Six months ended Year ende		
		tober 31, 2017 (unaudited)	April 30, 2017
Operations Net investment income Net realized gains (losses) on investments Net change in unrealized gains (losses) on investments	\$	21,810,709 (28,014,299) 34,093,499	\$ 52,134,683 8,164,400 49,157,949
Net increase in net assets resulting from operations		27,889,909	109,457,032
Distributions to shareholders from Net investment income Tax basis return of capital Total distributions to shareholders		(24,805,393) 0 (24,805,393)	(55,989,068) (639,057) (56,628,125)
Capital share transactions Cost of shares repurchased		(3,556,134)	(3,749,231)
Total increase (decrease) in net assets		(471,618)	49,079,676
Net assets Beginning of period End of period	\$	656,516,769 656,045,151	607,437,093 \$ 656,516,769
Overdistributed net investment income	\$	(10,716,701)	\$ (4,287,689)

The accompanying notes are an integral part of these financial statements.

Statement of cash flows six months ended October 31, 2017	Wells Fargo Income Opportunities Fund 23
2017	
Cash flows from operating activities:	
Net increase in net assets resulting from operations	\$ 27,889,909
Adjustments to reconcile net increase in net assets from operate activities:	tions to net cash provided by operating
Purchase of securities	(175,547,475)
Proceeds from sales of securities	177,613,488
Amortization	(1,224,702)
Proceeds from sales of short-term securities, net	9,215,130
Increase in receivable for investments sold	(2,254,577)
Decrease in receivable for interest	207,562
Increase in prepaid expenses and other assets	(32,863)
Decrease in payable for investments purchased	(1,099,770)
Decrease in advisory fee payable	(7,736)
Increase in administration fee payable	1,396
Increase in trustees fees and expenses payable	2,115
Increase in accrued expenses and other liabilities	22,414
Litigation payments received Net realized losses on investments	1,436
	28,014,299 (34,093,499)
Net change in unrealized gains (losses) on investments	(34,093,499)
Net cash provided by operating activities	28,707,127
Cash flows from financing activities:	
Payment for shares repurchased	(3,643,063)
Cash distributions paid	(25,064,064)
Net cash used in financing activities	(28,707,127)
Net increase in cash	0
Cach	
Cash: Beginning of period	0
beginning of period	Ü
End of period	0
Supplemental cash disclosure	
Cash paid for interest	\$ 2,121,497
-	

The accompanying notes are an integral part of these financial statements.

24 Wells Fargo Income Opportunities Fund (For a share outstanding throughout each period)

Financial highlights

S	October 31, 2017		Year	ended April 30		
	(unaudited)	2017	2016	2015	2014	2013
Net asset value, beginning of						
period Net investment	\$9.31	\$8.56	\$9.75	\$10.04	\$10.18	\$9.67
income Net realized and unrealized gains (losses) on	0.311	0.741	0.771	0.771	0.821	0.881
investments	0.09	0.81	(1.14)	(0.24)	(0.14)	0.54
Total from investment operations Distributions to shareholders from	0.40	1.55	(0.37)	0.53	0.68	1.42
Net investment income	(0.35)	(0.79)	(0.82)	(0.82)	(0.82)	(0.91)
Tax basis return o capital	f 0.00	(0.01)	0.00	0.00	0.00	0.00
Total distributions to shareholders Anti-dilutive	(0.35)	(0.80)	(0.82)	(0.82)	(0.82)	(0.91)
effect of shares repurchased	0.00^{2}	0.00^{2}	0.00	0.00	0.00	0.00
Net asset value, end of period Market value,	\$9.36	\$9.31	\$8.56	\$9.75	\$10.04	\$10.18
end of period Total return	\$8.51	\$8.64	\$7.76	\$8.93	\$9.52	\$10.23
based on market value ³ Ratios to average net assets (annualized)	2.58%	22.55%	(3.47)%	2.59%	1.60%	8.90%

Gross expenses ⁴	1.58%	1.40%	1.30%	1.23%	1.27%	1.29%
Net expenses ⁴	1.53%	1.23%	1.10%	0.96%	1.01%	1.05%
Net investment		0.4.	0 = 604			
income	3.33%	8.15%	8.76%	7.85%	8.35%	8.89%
Supplemental						
data Portfolio turnover						
rate	16%	43%	25%	33%	31%	27%
Net assets, end of	1070	,	20 70	2279	0170	2,,,,
period (000s						
omitted)	\$656,045	\$656,517	\$607,437	\$692,169	\$712,781	\$722,555
Borrowings						
outstanding, end of						
period (000s						
omitted)	\$230,000	\$230,000	\$230,000	\$230,000	\$230,000	\$230,000
Asset coverage per						
\$1,000 of						
borrowing, end of	¢2.053	¢2.054	¢2 (41	¢4.000	¢4.000	¢4 142
period	\$3,852	\$3,854	\$3,641	\$4,009	\$4,099	\$4,142

⁴ Ratios include interest expense relating to interest associated with borrowings and/or leverage transactions as follows:

Six months ended October 31, 2017 (unaudited)	0.66%
Year ended April 30, 2017	0.48%
Year ended April 30, 2016	0.37%
Year ended April 30, 2015	0.10%
Year ended April 30, 2014	0.07%
Year ended April 30, 2013	0.08%

The accompanying notes are an integral part of these financial statements.

¹ Calculated based upon average shares outstanding

² Amount is less than \$0.005.

³ Total return is calculated assuming a purchase of common stock on the first day and a sale on the last day of the period reported. Dividends and distributions, if any, are assumed for the purposes of these calculations to be reinvested at prices obtained under the Fund s Automatic Dividend Reinvestment Plan. Total return does not reflect brokerage commissions or sales charges.

Notes to financial statements (unaudited)

Wells Fargo Income Opportunities Fund 25

1. ORGANIZATION

Wells Fargo Income Opportunities Fund (the Fund) was organized as a statutory trust under the laws of the state of Delaware on December 3, 2002 and is registered as a diversified closed-end management investment company under the Investment Company Act of 1940, as amended (the 1940 Act). As an investment company, the Fund follows the accounting and reporting guidance in Financial Accounting Standards Board (FASB) Accounting Standards Codification Topic 946, *Financial Services Investment Companies*.

2. SIGNIFICANT ACCOUNTING POLICIES

The following significant accounting policies, which are consistently followed in the preparation of the financial statements of the Fund, are in conformity with U.S. generally accepted accounting principles which require management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Securities valuation

All investments are valued each business day as of the close of regular trading on the New York Stock Exchange (generally 4 p.m. Eastern Time), although the Fund may deviate from this calculation time under unusual or unexpected circumstances.

Debt securities are valued at the evaluated bid price provided by an independent pricing service or, if a reliable price is not available, the quoted bid price from an independent broker-dealer.

Equity securities that are listed on a foreign or domestic exchange or market are valued at the official closing price or, if none, the last sales price. If no sale occurs on the principal exchange or market that day, a fair value price will be determined in accordance with the Fund s Valuation Procedures.

Investments in registered open-end investment companies are valued at net asset value.

Investments which are not valued using any of the methods discussed above are valued at their fair value, as determined in good faith by the Board of Trustees of the Fund. The Board of Trustees has established a Valuation Committee comprised of the Trustees and has delegated to it the authority to take any actions regarding the valuation of portfolio securities that the Valuation Committee deems necessary or appropriate, including determining the fair value of portfolio securities, unless the determination has been delegated to the Management Valuation Team of Wells Fargo Funds Management, LLC (Funds Management). The Board of Trustees retains the authority to make or ratify any valuation decisions or approve any changes to the Valuation Procedures as it deems appropriate. On a quarterly basis, the Board of Trustees receives reports on any valuation actions taken by the Valuation Committee or the Management Valuation Team which may include items for ratification.

Valuations of fair valued securities are compared to the next actual sales price when available, or other appropriate market values, to assess the continued appropriateness of the fair valuation methodologies used. These securities are fair valued on a day-to-day basis, taking into consideration changes to appropriate market information and any significant changes to the inputs considered in the valuation process until there is a readily available price provided on

an exchange or by an independent pricing service. Valuations received from an independent pricing service or independent broker-dealer quotes are periodically validated by comparisons to most recent trades and valuations provided by other independent pricing services in addition to the review of prices by the adviser and/or subadviser. Unobservable inputs used in determining fair valuations are identified based on the type of security, taking into consideration factors utilized by market participants in valuing the investment, knowledge about the issuer and the current market environment.

When-issued transactions

The Fund may purchase securities on a forward commitment or when-issued basis. The Fund records a when-issued transaction on the trade date and will segregate assets in an amount at least equal in value to the Fund s commitment to purchase when-issued securities. Securities purchased on a when-issued basis are marked-to-market daily and the Fund begins earning interest on the settlement date. Losses may arise due to changes in the market value of the underlying securities or if the counterparty does not perform under the contract.

Loans

The Fund may invest in direct debt instruments which are interests in amounts owed to lenders by corporate or other borrowers. The loans pay interest at rates which are periodically reset by reference to a base lending rate plus a spread. Investments in loans may be in the form of participations in loans or assignments of all or a portion of loans from third

26 Wells Fargo Income Opportunities Fund Notes to financial statements (unaudited) parties. When the Fund purchases participations, it generally has no rights to enforce compliance with terms of the loan agreement with the borrower. As a result, the Fund assumes the credit risk of both the borrower and the lender that is selling the participation. When the Fund purchases assignments from lenders, it acquires direct rights against the borrower on the loan and may enforce compliance by the borrower with the terms of the loan agreement. Loans may include fully funded term loans or unfunded loan commitments, which are contractual obligations for future funding.

Security transactions and income recognition

Securities transactions are recorded on a trade date basis. Realized gains or losses are recorded on the basis of identified cost.

Interest income is accrued daily and bond discounts are accreted and premiums are amortized daily based on the effective interest method. To the extent debt obligations are placed on non-accrual status, any related interest income may be reduced by writing off interest receivables when the collection of all or a portion of interest has been determined to be doubtful based on consistently applied procedures and the fair value has decreased. If the issuer subsequently resumes interest payments or when the collectability of interest is reasonably assured, the debt obligation is removed from non-accrual status.

Dividend income is recognized on the ex-dividend date.

Distributions to shareholders

Distributions to shareholders from net investment income and net realized gains, if any, are recorded on the ex-dividend date. Such distributions are determined in accordance with income tax regulations and may differ from U.S. generally accepted accounting principles. Dividend sources are estimated at the time of declaration. The tax character of distributions is determined as of the Fund s fiscal year end. Therefore, a portion of the Fund s distributions made prior to the Fund s fiscal year end may be categorized as a tax return of capital.

Federal and other taxes

The Fund intends to continue to qualify as a regulated investment company by distributing substantially all of its investment company taxable income and any net realized capital gains (after reduction for capital loss carryforwards) sufficient to relieve it from all, or substantially all, federal income taxes. Accordingly, no provision for federal income taxes was required.

The Fund s income and federal excise tax returns and all financial records supporting those returns for the prior three fiscal years are subject to examination by the federal and Delaware revenue authorities. Management has analyzed the Fund s tax positions taken on federal, state, and foreign tax returns for all open tax years and does not believe that there are any uncertain tax positions that require recognition of a tax liability.

As of October 31, 2017, the aggregate cost of all investments for federal income tax purposes was \$868,635,032 and the unrealized gains (losses) consisted of:

Gross unrealized gains	\$ 37,855,379
Gross unrealized losses	(23,665,150)
Net unrealized gains	\$ 14,190,229

Capital loss carryforwards that do not expire are required to be utilized prior to capital loss carryforwards that expire. As of April 30, 2017, capital loss carryforwards available to offset future net realized capital gains were as follows through the indicated expiration dates:

	No expiration
2018	Long-term
(\$155,329,141)	(\$7,589,482)

3. FAIR VALUATION MEASUREMENTS

Fair value measurements of investments are determined within a framework that has established a fair value hierarchy based upon the various data inputs utilized in determining the value of the Fund s investments. The three-level hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1) and the lowest priority to unobservable inputs (Level 3). The Fund s investments are classified within the fair value hierarchy based on the lowest level of input that is significant to the fair value measurement. The inputs are summarized into three broad levels as follows:

Notes to financial statements (unaudited)

Wells Fargo Income Opportunities Fund 27

Level 1 quoted prices in active markets for identical securities

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

Level 3 significant unobservable inputs (including the Funds own assumptions in determining the fair value of investments)

The inputs or methodologies used for valuing investments in securities are not necessarily an indication of the risk associated with investing in those securities.

The following is a summary of the inputs used in valuing the Fund s assets and liabilities as of October 31, 2017:

	Qu	oted prices	her significant servable inputs	Significant oservable inputs		
	(Level 1)	(Level 2)	(Level 3)		Total
Assets Investments in:						
Common stocks						
Energy	\$	365,867	\$ 0	\$ 0	\$	365,867
Materials		725	0	0		725
Corporate bonds and notes		0	728,721,854	0	72	28,721,854
Loans		0	24,076,152	13,908,762	3	37,984,914
Rights						
Utilities		0	419,738	0		419,738
Yankee corporate bonds and						
notes		0	76,722,251	9,638	7	76,731,889
Short-term investments						
Investment companies	3	38,600,274	0	0	3	38,600,274
Total assets	\$ 3	88,966,866	\$ 829,939,995	\$ 13,918,400	\$ 88	32,825,261

The Fund recognizes transfers between levels within the fair value hierarchy at the end of the reporting period. At October 31, 2017, the Fund did not have any transfers between Level 1 and Level 2.

The following is a reconciliation of assets in which significant unobservable inputs (Level 3) were used in determining fair value:

Loans	Total

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	Yankee corporate bonds and notes				
Balance as of April 30, 2017	\$11,209,715	\$	9,638	\$11,219,353	
Accrued discounts (premiums)	13,436		0	13,436	
Realized gains (losses)	749		0	749	
Change in unrealized gains (losses)	(85,655)		0	(85,655)	
Purchases	4,356,688		0	4,356,688	
Sales	(85,070)		0	(85,070)	
Transfers into Level 3	1,361,849		0	1,361,849	
Transfers out of Level 3	(2,862,950)		0	(2,862,950)	
Balance as of October 31, 2017	\$13,908,762	\$	9,638	\$ 13,918,400	
Change in unrealized gains (losses) relating to					
securities still held at October 31, 2017	\$ (93,999)	\$	0	\$ (93,999)	

The loan obligations in the Level 3 table were valued using indicative broker quotes. These indicative broker quotes are considered Level 3 inputs. Quantitative unobservable inputs used by the brokers are often proprietary and not provided to the Fund and therefore the disclosure that would address these inputs is not included above.

The yankee corporate bonds and notes obligations in the Level 3 table represents two positions which were valued based on an analysis of the expected final distribution available to bondholders from asset sales.

28 Wells Fargo Income Opportunities Fund 4. TRANSACTIONS WITH AFFILIATES Notes to financial statements (unaudited)

Advisory fee

Funds Management, an indirect wholly owned subsidiary of Wells Fargo & Company (Wells Fargo), is the adviser to the Fund and is entitled to receive a fee at an annual rate of 0.60% of the Fund s average daily total assets. Total assets consist of the net assets of the Fund plus borrowings or other leverage for investment purposes to the extent excluded in calculating net assets. Funds Management has committed through March 6, 2018 to waive fees and/or reimburse expenses to the extent necessary to limit the Fund s borrowing expenses to an amount that is 0.05% lower than what the borrowing expenses would have been if the Fund had not redeemed its Auction Market Preferred Shares. Funds Management contractually waived its advisory fee in the amount of \$138,285 for the six months ended October 31, 2017.

Funds Management has retained the services of a subadviser to provide daily portfolio management to the Fund. The fee for subadvisory services is borne by Funds Management. Wells Capital Management Incorporated, an affiliate of Funds Management and an indirect wholly owned subsidiary of Wells Fargo, is the subadviser to the Fund and is entitled to receive a fee from Funds Management at an annual rate of 0.40% of the Fund s average daily total assets.

Administration fee

Funds Management also serves as the administrator to the Fund, providing the Fund with a wide range of administrative services necessary to the operation of the Fund. Funds Management is entitled to receive an annual administration fee from the Fund equal to 0.05% of the Fund s average daily total assets.

Interfund transactions

The Fund may purchase or sell portfolio investment securities to certain other Wells Fargo affiliates pursuant to Rule 17a-7 under the 1940 Act and under procedures adopted by the Board of Trustees. The procedures have been designed to ensure that these interfund transactions, which do not incur broker commissions, are effected at current market prices.

5. CAPITAL SHARE TRANSACTIONS

The Fund has authorized capital of 100,000,000 shares with no par value. For the six months ended October 31, 2017 and the year ended April 30, 2017, the Fund did not issue any shares.

On November 23, 2016, the Fund announced an extension of its open-market share repurchase program (the Buyback Program). Under the Buyback Program, the Fund is authorized to repurchase up to 10% of its outstanding shares in open market transactions during the period beginning on December 17, 2016 and ending on December 31, 2017. The Fund s Board of Trustees has delegated to Funds Management full discretion to administer the Buyback Program including the determination of the amount and timing of repurchases in accordance with the best interests of the Fund and subject to applicable legal limitations. During the six months ended October 31, 2017, the Fund purchased 413,338 of its shares on the open market at a total cost of \$3,556,134 (weighted average price per share of \$11.31). The weighted average discount of these repurchased shares was 8.28%.

6. BORROWINGS

The Fund has borrowed \$230 million through a revolving credit facility administered by a major financial institution (the Facility). The Facility has a commitment amount of \$230 million with no specific contract expiration date but the Facility can be terminated upon 180 days notice. The Fund is charged interest at London Interbank Offered Rate (LIBOR) plus 0.70% and a commitment fee of 0.30% of the average daily unutilized amount of the commitment which may be waived if the amount drawn on the Facility is over 75% of the committed amount. The financial institution holds a security interest in all the assets of the Fund as collateral for the borrowing.

During the six months ended October 31, 2017, the Fund had average borrowings outstanding of \$230,000,000 at an average interest rate of 1.89% and paid interest in the amount of \$2,186,455, which represents 0.66% of its average daily net assets (on an annualized basis).

7. INVESTMENT PORTFOLIO TRANSACTIONS

Purchases and sales of investments, excluding U.S. government obligations (if any) and short-term securities, for the six months ended October 31, 2017 were \$175,547,475 and \$177,471,749, respectively.

As of October 31, 2017, the Fund had unfunded term loan commitments of \$4,984,188.

Notes to financial statements (unaudited)
8. INDEMNIFICATION

Wells Fargo Income Opportunities Fund 29

Under the Fund s organizational documents, the officers and Trustees have been granted certain indemnification rights against certain liabilities that may arise out of performance of their duties to the Fund. Additionally, in the normal course of business, the Fund may enter into contracts with service providers that contain a variety of indemnification clauses. The Fund s maximum exposure under these arrangements is dependent on future claims that may be made against the Fund and, therefore, cannot be estimated.

9. NEW ACCOUNTING PRONOUNCEMENTS

In August 2016, FASB issued Accounting Standard Update (ASU) No. 2016-15, Classification of Certain Cash Receipts and Cash Payments (a Consensus of the Emerging Issues Task Force), which is intended to reduce diversity in practice in how certain transactions are classified in the statement of cash flows. Management has evaluated the impact of adopting this ASU and determine that it will not result in any material changes to the disclosures in the financial statements. This ASU is effective for annual reporting periods beginning after December 15, 2017, including interim periods within those financial years, with early adoption permitted.

In November 2016, FASB issued ASU No. 2016-18, Statement of Cash Flows (Topic 230), Restricted Cash (a Consensus of the Emerging Issues Task Force), which requires that a statement of cash flows explain the change during the period in the total of cash, cash equivalents, and amounts generally described as restricted cash or restricted cash equivalents. Amounts described as restricted cash and restricted cash equivalents should be included with the cash and cash equivalents in reconciling the beginning and end of period total amounts shown on the statement of cash flows. Management has evaluated the impact of adopting this ASU and determine that it will not result in any material changes to the disclosures in the financial statements. This ASU is effective for interim and annual reporting periods beginning after December 15, 2017.

10. SUBSEQUENT DISTRIBUTIONS

The Fund declared the following distributions to common shareholders:

Declaration date	Record date	Payable date	Per share amount
October 27, 2017	November 15, 2017	December 1, 2017	\$0.056
November 10, 2017	December 13, 2017	January 2, 2018	0.056

These distributions are not reflected in the accompanying financial statements.

30 Wells Fargo Income Opportunities Fund PROXY VOTING INFORMATION

Other information (unaudited)

A description of the policies and procedures that the Fund uses to determine how to vote proxies relating to portfolio securities is available, upon request, by calling **1-800-222-8222**, visiting our website at **wellsfargofunds.com**, or visiting the SEC website at sec.gov. Information regarding how the Fund voted proxies relating to portfolio securities during the most recent 12-month period ended June 30 is available on the Fund s website at **wellsfargofunds.com** or by visiting the SEC website at sec.gov.

ANNUAL MEETING OF SHAREHOLDERS

On August 7, 2017, an Annual Meeting of Shareholders for the Fund was held to consider the following proposal. The results of the proposal are indicated below.

Proposal 1 Election of Trustees:

Net assets voted	For	Isaiah Harris, Jr.	\$ 526,681,098
Net assets voted	Withhold		\$ 15,202,070
Net assets voted	For	David F. Larcker	\$ 526,647,735
Net assets voted	Withhold		\$ 15,235,433
Net assets voted	For	Olivia S. Mitchell	\$ 525,614,101
Net assets voted	Withhold		\$ 16,269,067

PORTFOLIO HOLDINGS INFORMATION

The complete portfolio holdings for the Fund are publicly available monthly on the Fund s website (wellsfargofunds.com), on a one-month delayed basis. The Fund files its complete schedule of portfolio holdings with the SEC for the first and third quarters of each fiscal year on Form N-Q, which is available by visiting the SEC website at sec.gov. In addition, the Fund s Form N-Q may be reviewed and copied at the SEC s Public Reference Room in Washington, DC, and at regional offices in New York City, at 233 Broadway, and in Chicago, at 175 West Jackson Boulevard, Suite 900. Information about the Public Reference Room may be obtained by calling 1-800-SEC-0330.

Other information (unaudited)
BOARD OF TRUSTEES AND OFFICERS

Wells Fargo Income Opportunities Fund 31

The following table provides basic information about the Board of Trustees (the Trustees) and Officers of the Fund. Each of the Trustees and Officers¹ listed below acts in identical capacities for each fund in the Wells Fargo family of funds, which consists of 152 mutual funds comprising the Wells Fargo Funds Trust, Wells Fargo Variable Trust, Wells Fargo Master Trust, and four closed-end funds, including the Fund (collectively the Fund Complex). The mailing address of each Trustee and Officer is 525 Market Street, 12th Floor, San Francisco, CA 94105. The Board of Trustees is classified into three classes of which one is elected annually. Each Trustee serves a three-year term concurrent with the class from which the Trustee is elected. Each Officer serves an indefinite term.

Independent Trustees

			Current other
			public company or
Name and	Position held and		investment company
year of birth	length of service	Principal occupations during past five years or longer	directorships
		e until 2020 Annual Meeting of Shareholders	
Isaiah Harris, Jr.		Retired. Chairman of the Board of CIGNA Corporation	CIGNA
		since 2009, and Director since 2005. From 2003 to 2011,	Corporation;
(Born 1952)		Director of Deluxe Corporation. Prior thereto, President	Asset
		and CEO of BellSouth Advertising and Publishing Corp.	Allocation Trust
		from 2005 to 2007, President and CEO of BellSouth	
		Enterprises from 2004 to 2005 and President of	
		BellSouth Consumer Services from 2000 to 2003.	
		Emeritus member of the Iowa State University	
		Foundation Board of Governors. Emeritus Member of	
		the Advisory Board of Iowa State University School of	
		Business. Advisory Board Member, Palm Harbor	
		Academy (charter school). Advisory Board Member,	
		Child Evangelism Fellowship (non-profit). Mr. Harris is	
		a certified public accountant (inactive status).	
David F. Larcker	Trustee, since 2010	James Irvin Miller Professor of Accounting at the	Asset
		Graduate School of Business, Stanford University,	Allocation Trust
(Born 1950)		Director of the Corporate Governance Research	
		Initiative and Senior Faculty of The Rock Center for	
		Corporate Governance since 2006. From 2005 to 2008,	
		Professor of Accounting at the Graduate School of	
		Business, Stanford University. Prior thereto, Ernst &	
		Young Professor of Accounting at The Wharton School,	
		University of Pennsylvania from 1985 to 2005.	

		Asset
	· · · · · · · · · · · · · · · · · · ·	Allocation Trust
Committee Chairman, effective 2018	Retirement Research, and Research Associate at the National Bureau of Economic Research. Previously,	
4 1 75 4 4	· · · · · · · · · · · · · · · · · · ·	
Trustee, since 2015	*	Asset
	manager, research director and chief investment officer at Fidelity Management and Research Company in Boston, Tokyo, and Hong Kong, and retired in 2013 as Chief Investment Officer of Fidelity Strategic Advisers, Inc. where he led a team of investment professionals managing client assets. Prior thereto, Board member of Hong Kong Securities Clearing Co., Hong Kong Options Clearing Corp., the Thailand International Fund, Ltd., Fidelity Investments Life Insurance Company, and Empire Fidelity Investments Life Insurance Company. Board member of the Forté Foundation (non-profit organization) and the Vincent Memorial Hospital Endowment (non-profit organization), where he serves on the Investment Committee and as Chair of the Audit	Allocation Trust
Trustas sinas 2015.		Agget
		Asset Allocation Trust
effective 2018	Corporation. From 2008 to 2012, Ms. Freeman provided consulting services related to strategic business projects. Prior to 1999, Portfolio Manager at Rockefeller & Co. and Scudder, Stevens & Clark. Board member of the Harding Loevner Funds from 1996 to 2014, serving as both Lead Independent Director and chair of the Audit Committee. Board member of the Russell Exchange Traded Funds Trust from 2011 to 2012 and the chair of the Audit Committee. Ms. Freeman is a Board Member of Ruth Bancroft Garden (non-profit organization) and	Thousand Hust
	Governance Committee Chairman, effective 2018 **sted Trustees to serv Trustee, since 2015 Trustee, since 2015; Chair Liaison,	Committee Chairman, effective 2018 Research Council and Boettner Center on Pensions & Retirement Research, and Research Associate at the National Bureau of Economic Research. Previously, Cornell University Professor from 1978 to 1993. sted Trustees to serve until 2018 Annual Meeting of Shareholders Trustee, since 2015 Retired. From 1984 to 2013, equities analyst, portfolio manager, research director and chief investment officer at Fidelity Management and Research Company in Boston, Tokyo, and Hong Kong, and retired in 2013 as Chief Investment Officer of Fidelity Strategic Advisers, Inc. where he led a team of investment professionals managing client assets. Prior thereto, Board member of Hong Kong Securities Clearing Co., Hong Kong Options Clearing Corp., the Thailand International Fund, Ltd., Fidelity Investments Life Insurance Company, and Empire Fidelity Investments Life Insurance Company. Board member of the Forté Foundation (non-profit organization) and the Vincent Memorial Hospital Endowment (non-profit organization), where he serves on the Investment Committee and as Chair of the Audit Committee. Mr. Ebsworth is a CFA® charterholder. Trustee, since 2015; Retired. From 2012 to 2014 and 1999 to 2008, Chief Chair Liaison, effective 2018 Corporation. From 2008 to 2012, Ms. Freeman provided consulting services related to strategic business projects. Prior to 1999, Portfolio Manager at Rockefeller & Co. and Scudder, Stevens & Clark. Board member of the Harding Loevner Funds from 1996 to 2014, serving as both Lead Independent Director and chair of the Audit Committee. Board member of the Russell Exchange Traded Funds Trust from 2011 to 2012 and the chair of the Audit Committee. Ms. Freeman is a Board Member

Name and Position held and Position held and Position held and Principal occupations during past five years or investment ompany of investment of page of the principal occupations during past five years or onese. Asset Allocation Trustee, since 2010; Audit Committee (Born 1949) Chairman, since 2010 Chief Investment Officer of Minneapolis Asset Allocation Position of the Ministry of Minis	32 Wells Fargo Income	Opportunities Fund	Other informa	ntion (unaudited)
Name and Position held and Principal occupations during past five years or longer and incestment company directorships and the M. Johnson and the Chairman, since 2010 Trustee, since 2010; Audit Committee Chairman, since 2010 Chief Investment Officer of Minncapolis Allocation Trust Class III - Non-Interested Trustees to serve until 2019 Annual Meeting of Shareholders Peter G. Gordon*** Peter G. Gordon** Peter G. Gordon*** Peter G. Gordon*** Peter G. Gordon*** Peter G. Gordon** Peter G. Gordon				Current other
Judith M. Johnson Trustee, since 2010; Addit Committee Cheif Investment Officer of Minnesota Initiative Foundation, a non-profit organization, since 2010 Trust Co-Founder, Retired Chairman, President and 2017; Chairman, from 2017 to 2018 Trustee, since 2010; Chairman, effective Member, from 2017 to 2018 Trustee, effective 2018; Valves Advisory Board Member, from 2017 to 2018 Advisory Board Member, from 2017 to 2018 Advisory Board Member, from 2017 to 2018 Advisory Sondal Investment, Global Exchange Traded Funds from 2016 to 2015, Principal investors from 1998 to 2010 and Global Chief Marketing Officer for IShares and Barclays Global Investors from 2010 to 2012. Director of Barclays Global Investors Holdings of Lord Conditions and a certified managerial accountant. Allocation Trust Allocation Trust Co-Founder, Retired Chairman, President and Allocation Co-Founder, Retired Chairman, President and Chief Darket Company, Trustee Co-Founder, Retired Chairman, President and Chief Darket Chairman, President and Chief Darket Chairman, President and Allocation Trust Co-Founder, Retired Chairman, President and Chief Darket Chairman, President and Chief Darket Chairman, President and Chief Marketing Officer of the Russell Chief Marketing Officer, Source (ETF) Asset Chief Marketing Officer, Source (ETF) Asset Chief Marketing Officer, Source (ETF) Allocation Trust Chief Marketing Officer, Source (ETF) Allocation Co-Pounder Chief Marketing Officer, Source (ETF) Chief Marketing				company or investment company
Audit Committee Chief Investment Officer of Minneapolis Employees Retirement Fund from 1996 to 2008. M. Johnson is an attorney, certified public accountant and a certified managerial accountant.	·		<u>~</u>	
Chairman, since 2010 Employees Retirement Fund from 1996 to 2008. Ms. Johnson is an attorney, certified public accountant and a certified managerial accountant. Class III - Non-Interested Trustees to serve until 2019 Annual Meeting of Shareholders	Judith M. Johnson			
Peter G. Gordon*** Brustee, from 2010 to 2017; Chairman, from 2010 to 2017; Chairman, from 2005 to 2017 Timothy J. Penny**** Trustee, since 2010; Chairman, effective (Born 1951) Bread 1951 James G. Polisson***** Trustee, effective 2018; Advisory Board (Born 1959) Born 1959 Advisory Board (Born 1959) Member, from 2017 to 2018 Advisory Board (Born 1959) Member, from 2017 to 2018 Advisory Board (Born 1959) Member, from 2017 to 2018 Advisory Board (Born 1959) Member, from 2017 to 2018 Advisory Board (Born 1959) Member, from 2017 to 2018 Advisory Board (Born 1959) Member, from 2017 to 2018 Advisory Board (Born 1959) Member, from 2017 to 2018 Advisory Board (Born 1959) Member, from 2017 to 2018 Advisory Board (Born 1959) Member, from 2017 to 2018 Advisory Board (Born 1959) Member, from 2017 to 2018 Advisory Board (Born 1959) Member, from 2017 to 2018 Advisory Board (Born 1959) Member, from 2017 to 2018 Advisory Board (Born 1959) Member, from 2017 to 2018 Advisory Board (Born 1959) Member, from 2017 to 2018 Advisory Board (Born 1959) Member, from 2017 to 2018 Advisory Board (Born 1959) Member, from 2017 to 2018 Advisory Board (Born 1958) Member, from 2017 to 2018 Advisory Board (Born 1958) Member, from 2017 to 2018 Advisory Board (Born 1958) Member, from 2017 to 2018 Advisory Board (Born 1958) Advisory Board (Born 1959) Member, from 2017 to 2018 Advisory Board (Born 1959) Member, from 2017 to 2018 Advisory Board (Born 1958) Advisory Board (Born 1959) Member, from 2010 to 2012 Managing Director at Russell Investing Company. Chief Executive Officer and Managing Director at Russell Investing Company. Chief Executive Officer and Managing Director at Russell Investing Trust (Born 1958) Advisory Board (Born 1959) Advisory Board (Born 1959) Advisory Board (Born 1959) Advisory Board (Born 1959) Advisory Board (Born 1950) Advisory	(Born 1949)		Employees Retirement Fund from 1996 to 2008. Ms. Johnson is an attorney, certified public	
(Born 1942) Timothy J. Penny**** Trustee, since 2010; Chairman, effective (Born 1951) Zolls; Vice Chairman, from 2017 to 2018 Trustee, since 2010; Chairman, effective (Born 1951) Zolls; Vice Chairman, from 2017 to 2018 Trustee, since 2010; Chairman, effective (Born 1951) Zolls; Vice Chairman, from 2017 to 2018 Trustee, since 2016; Chairman, effective (Born 1951) Zolls; Vice Chairman, from 2017 to 2018 Trustee, since 2007, and Senior Fellow at the Humphrey Institute Policy Forum at the University of Minnesota since 1995. Member of the Board of Trustees of NorthStar Education Finance, Inc., a non-profit organization, since 2007. Asset Advisory Board (Born 1959) Member, from 2017 to 2018 Member, from 2017 to 2018 Trust Advisory Board (Born 1959) Member, from 2017 to 2018 Member, from 2017 to 2018 Zolls Trust Allocation Trust Allocation Trust Allocation Asset Advisory Board UK Services, Ltd, from 2015 to 2017. From 2012 Allocation Trust Allocation Trust Asset Advisory Board UK Services, Ltd, from 2015 to 2017. From 2012 Allocation Trust Allocation Trust Asset Advisory Board UK Services, Ltd, from 2015 to 2017. From 2012 Trust Asset UK Services, Ltd, from 2015 to 2017. From 2012 Allocation Trust Asset Advisory Board UK Services, Ltd, from 2015 to 2017. From 2012 Trust Asset Allocation Trust Allocation Trust Asset Advisory Board UK Services, Ltd, from 2015 to 2017. From 2012 Trust Asset Advisory Board UK Services, Ltd, from 2015 to 2017. From 2012 Trust Asset Allocation Trust Asset Allocation Trust Asset Advisory Board UK Services, Ltd, from 2016 to 2017. From 2012 Allocation Trust Asset Advisory Board UK Services, Ltd, from 2016 to 2010. Prior thereto, Vice Prioripal of The Polisson Group, LLC, a management consulting, corporate advisory and principal investing company. Chief Executive Officer and Managing Director of Barclays Global Investors from 1998 to 2010 and Global Chief Marketing Officer for iShares and Barclays Global Investors	Class III - Non-Interest	ed Trustees to serve unt	til 2019 Annual Meeting of Shareholders	
Timothy J. Penny**** (Born 1951) Trustee, since 2010; Chairman, effective 2018; Vice Chairman, from 2017 to 2018 Trustee, effective 2018; Advisory Board (Born 1959) Member, from 2017 to 2018 Trustee, effective 2018; Advisory Board Member, from 2017 to 2018 Member, from 2017 to 2015, Principal of The Polisson Group, LLC, a management consulting, corporate advisory and principal investing company. Chief Executive Officer and Managing Director of Barclays Global Investors from 1998 to 2010 and Global Chief Marketing Officer for iShares and Barclays Global Investors from 2000 to 2010. Prior thereto, Vice President, Fidelity Retail Mutual Fund Group from 1996 to 1998 and Risk Management Practice Manager, Fidelity Consulting from 1995 to 1996. Board member of the Russell Exchange Traded Fund Trust from 2011 to 2012. Director of Barclays Global Investors Holdings Deutschland GmbH from 2006 to 2009. Mr. Polisson is an attorney and has a retired status with the Massachusetts and District of Columbia Bar Associations.		Trustee, from 2010 to 2017; Chairman, from	Co-Founder, Retired Chairman, President and CEO of Crystal Geyser Water Company. Trustee	Allocation
Chairman, effective (Born 1951) 2018; Vice Chairman, from 2017 to 2018 Born 1951) 2018; Vice Chairman, from 2017 to 2018 Humphrey Institute Policy Forum at the University of Minnesota since 1995. Member of the Board of Trustees of NorthStar Education Finance, Inc., a non-profit organization, since 2007. James G. Polisson**** Trustee, effective 2018; Retired. Chief Marketing Officer, Source (ETF) Advisory Board Wember, from 2017 to 2018 Wember, from 2018 Wember, from 2017 to 2015, Principal of The Polisson Group, LLC, a management consulting, corporate advisory and principal investing company. Chief Executive Officer and Managing Director at Russell Investments, Global Exchange Traded Funds from 2010 to 2012. Managing Director of Barclays Global Investors from 1998 to 2010 and Global Chief Marketing Officer for iShares and Barclays Global Investors from 2000 to 2010. Prior thereto, Vice President, Fidelity Retail Muttual Fund Group from 1996 to 1998 and Risk Management Practice Manager, Fidelity Consulting from 1995 to 1996. Board member of the Russell Exchange Traded Fund Trust from 2011 to 2012. Director of Barclays Global Investors Holdings Deutschland GmbH from 2006 to 2009. Mr. Polisson is an attorney and has a retired status with the Massachusetts and District of Columbia Bar Associations.		2005 to 2017	• • •	
(Born 1951) 2018; Vice Chairman, from 2017 to 2018 Burn 2017 to 2018 Trustee, effective 2018; Advisory Board (Born 1959) Member, from 2017 to 2018 Member, from 2017 to 2018 Trustee, effective 2018; Advisory Board (Born 1959) Member, from 2017 to 2018 Member, from 2018 Member, from 2017 to 2018 Member, from 2019 to 2010. Principal of The Polisson Group, LLC, a management consulting, corporate advisory and principal investing company. Chief Executive Officer and Managing Director at Russell Investments, Global Exchange Traded Funds from 2010 to 2012. Managing Director of Barclays Global Investors from 1998 to 2010 and Global Chief Marketing Officer for iShares and Barclays Global Investors from 2000 to 2010. Prior thereto, Vice President, Fidelity Retail Mutual Fund Group from 1996 to 1998 and Risk Management Practice Manager, Fidelity Consulting from 1995 to 1996. Board member of the Russell Exchange Traded Fund Trust from 2011 to 2012. Director of Barclays Global Investors Holdings Deutschland GmbH from 2006 to 2009. Mr. Polisson is an attorney and has a retired status with the Massachusetts and District of Columbia Bar Associations.	Timothy J. Penny****	Trustee, since 2010;	President and Chief Executive Officer of Southern	
from 2017 to 2018 Humphrey Institute Policy Forum at the University of Minnesota since 1995. Member of the Board of Trustees of NorthStar Education Finance, Inc., a non-profit organization, since 2007. James G. Polisson***** Trustee, effective 2018; Retired. Chief Marketing Officer, Source (ETF) Advisory Board (Born 1959) Member, from 2017 to 2018 Member, from 2017 to 2018 Member, from 2017 to 2018, Principal of The Polisson Group, LLC, a management consulting, corporate advisory and principal investing company. Chief Executive Officer and Managing Director at Russell Investments, Global Exchange Traded Funds from 2010 to 2012. Managing Director of Barclays Global Investors from 1998 to 2010 and Global Chief Marketing Officer for iShares and Barclays Global Investors from 2000 to 2010. Prior thereto, Vice President, Fidelity Retail Mutual Fund Group from 1996 to 1998 and Risk Management Practice Manager, Fidelity Consulting from 1995 to 1996. Board member of the Russell Exchange Traded Fund Trust from 2011 to 2012. Director of Barclays Global Investors Holdings Deutschland GmbH from 2006 to 2009. Mr. Polisson is an attorney and has a retired status with the Massachusetts and District of Columbia Bar Associations.		· ·	-	Allocation
Advisory Board Member, from 2017 to 2018 Member, from 2017 to 2018 Member, from 2017 to 2015, Principal of The Polisson Group, LLC, a management consulting, corporate advisory and principal investing company. Chief Executive Officer and Managing Director at Russell Investments, Global Exchange Traded Funds from 2010 to 2012. Managing Director of Barclays Global Investors from 1998 to 2010 and Global Chief Marketing Officer for iShares and Barclays Global Investors from 2000 to 2010. Prior thereto, Vice President, Fidelity Retail Mutual Fund Group from 1996 to 1998 and Risk Management Practice Manager, Fidelity Consulting from 1995 to 1996. Board member of the Russell Exchange Traded Fund Trust from 2011 to 2012. Director of Barclays Global Investors Holdings Deutschland GmbH from 2006 to 2009. Mr. Polisson is an attorney and has a retired status with the Massachusetts and District of Columbia Bar Associations.	(Born 1951)		Humphrey Institute Policy Forum at the University of Minnesota since 1995. Member of the Board of Trustees of NorthStar Education Finance, Inc., a	Trust
(Born 1959) Member, from 2017 to 2018 Member, from 2017 to 2018 Member, from 2017 to 2018 Member, from 2019 Member, from 2019 Member, from 2019 Member, from 2010 Member, from 2	James G. Polisson****			
Michael S. Scofield Trustee, since 2003	(Born 1959)	Member, from 2017 to	to 2015, Principal of The Polisson Group, LLC, a management consulting, corporate advisory and principal investing company. Chief Executive Officer and Managing Director at Russell Investments, Global Exchange Traded Funds from 2010 to 2012. Managing Director of Barclays Global Investors from 1998 to 2010 and Global Chief Marketing Officer for iShares and Barclays Global Investors from 2000 to 2010. Prior thereto, Vice President, Fidelity Retail Mutual Fund Group from 1996 to 1998 and Risk Management Practice Manager, Fidelity Consulting from 1995 to 1996. Board member of the Russell Exchange Traded Fund Trust from 2011 to 2012. Director of Barclays Global Investors Holdings Deutschland GmbH from 2006 to 2009. Mr. Polisson is an attorney and has a retired status with the Massachusetts and District of Columbia Bar	
	Michael S. Scofield	Trustee, since 2003		

(Born 1943)		Served on the Investment Company Institute's Board of Governors and Executive Committee from 2008-2011 as well the Governing Council of the Independent Directors Council from 2006-2011 and the Independent Directors Council Executive Committee from 2008-2011. Trustee of the Evergreen Funds complex (and its predecessors) from 1984 to 2010. Chairman of the Evergreen Funds from 2000-2010. Former Trustee of the Mentor Funds. Retired Attorney, Law Offices of Michael S. Scofield.	Asset Allocation Trust
Pamela Wheelock****	Trustee effective 2018:	Chief Operating Officer, Twin Cities Habitat for	Asset
Tamera Wheelock	Advisory Board	Humanity, since January, 2017. Vice President of	Allocation
(D 1050)	•	· · · · · · · · · · · · · · · · · · ·	
(Born 1959)	Member, from 2017 to	University Services, University of Minnesota from	Trust
	2018	2012 to 2017. Prior thereto, Interim President and	
		Chief Executive Officer of Blue Cross Blue Shield	
		of Minnesota from 2010 to 2011, Chairman of the	
		Board from 2009 to 2011 and Board Director from	
		2003 to 2015. Vice President, Leadership and	
		Community Engagement, Bush Foundation, Saint	
		Paul, Minnesota (a private foundation) from 2009	
		to 2011. Executive Vice President and Chief	
		Financial Officer, Minnesota Sports and	
		Entertainment from 2004 to 2009 and Senior Vice	
		President from 2002 to 2004. Commissioner of	
		Finance, State of Minnesota, from 1999 to 2002.	
		Currently on the Board of Directors, Governance	
		Committee and Finance Committee, for the	
		Minnesota Philanthropy Partners (Saint Paul	
		* *	
		Foundation) since 2012 and Board Chair of the	
		Minnesota Wild Foundation since 2010.	

^{*} Olivia Mitchell will become Chairman of the Governance Committee effective January 1, 2018.

^{**} Jane Freeman will become Chair Liaison effective January 1, 2018.

^{***} Peter Gordon will retire on December 31, 2017.

^{****}Timothy Penny will become Chairman effective January 1, 2018.

^{*****} James Polisson and Pamela Wheelock each will become a Trustee effective January 1, 2018.

Other information (unaudited) **Officers**

Wells Fargo Income Opportunities Fund 33

Name and		
	Position held and	
year of birth	length of service	Principal occupations during past five years or longer
Andrew Owen	President, since 2017	Executive Vice President of Wells Fargo & Company and
		Head of Affiliated Managers, Wells Fargo Asset
(Born 1960)		Management, since 2014. In addition, Mr. Owen is
		currently President, Chief Executive Officer and Director
		of Wells Fargo Funds Management, LLC since 2017.
		Prior thereto, Executive Vice President responsible for
		marketing, investments and product development for
		Wells Fargo Funds Management, LLC, from 2009 to
		2014.
Jeremy DePalma ¹	Treasurer, since 2012	Senior Vice President of Wells Fargo Funds
		Management, LLC since 2009. Senior Vice President of
(Born 1974)		Evergreen Investment Management Company, LLC from
		2008 to 2010 and head of the Fund Reporting and Control
		Team within Fund Administration from 2005 to 2010.
C. David Messman	Secretary,	Senior Vice President and Secretary of Wells Fargo
	since 2010; Chief	Funds Management, LLC since 2001. Assistant General
(Born 1960)	Legal Officer, since	Counsel of Wells Fargo Bank, N.A. since 2013 and Vice
	2010	President and Managing Counsel of Wells Fargo Bank,
		N.A. from 1996 to 2013.
Michael H.	Chief Compliance	Senior Vice President and Chief Compliance Officer
Whitaker	Officer, since 2016	since 2016. Senior Vice President and Chief Compliance
		Officer for Fidelity Investments from 2007 to 2016.
(Born 1967)		
David Berardi	Assistant Treasurer,	Vice President of Wells Fargo Funds Management, LLC
	since 2009	since 2009. Vice President of Evergreen Investment
(Born 1975)		Management Company, LLC from 2008 to 2010.
		Manager of Fund Reporting and Control for Evergreen
		Investment Management Company, LLC from 2004 to
		2010.

¹Jeremy DePalma acts as Treasurer of 76 funds and Assistant Treasurer of 76 funds in the Fund Complex.

34 Wells Fargo Income Opportunities Fund Other information (unaudited) BOARD CONSIDERATION OF INVESTMENT ADVISORY AND SUB-ADVISORY AGREEMENTS:

Under the Investment Company Act of 1940 (the 1940 Act), the Board of Trustees (the Board) of Wells Fargo Income Opportunities Fund (the Fund) must determine whether to approve the continuation of the Fund s investment advisory and sub-advisory agreements. In this regard, at an in-person meeting held on May 16-17, 2017 (the Meeting), the Board, all the members of which have no direct or indirect interest in the investment advisory and sub-advisory agreements and are not interested persons of the Fund, as defined in the 1940 Act (the Independent Trustees), reviewed and approved: (i) an investment advisory agreement with Wells Fargo Funds Management, LLC (Funds Management), and (ii) an investment sub-advisory agreement with Wells Capital Management Incorporated (the Sub-Adviser), an affiliate of Funds Management. The investment advisory agreement with Funds Management and the investment sub-advisory agreement with the Sub-Adviser are collectively referred to as the Advisory Agreements.

At the Meeting, the Board considered the factors and reached the conclusions described below relating to the selection of Funds Management and the Sub-Adviser and the continuation of the Advisory Agreements. Prior to the Meeting, including at an in-person meeting in April 2017, the Trustees conferred extensively among themselves and with representatives of Funds Management about these matters. Also, the Board has adopted a team-based approach, with each team consisting of a sub-set of Trustees, to assist the full Board in the discharge of its duties in reviewing performance and other matters throughout the year. The Independent Trustees were assisted in their evaluation of the Advisory Agreements by independent legal counsel, from whom they received separate legal advice and with whom they met separately.

In providing information to the Board, Funds Management and the Sub-Adviser were guided by a detailed set of requests for information submitted to them by independent legal counsel on behalf of the Independent Trustees at the start of the Board's annual contract renewal process earlier in 2017. In considering and approving the Advisory Agreements, the Trustees considered the information they believed relevant, including but not limited to the information discussed below. The Board considered not only the specific information presented in connection with the Meeting, but also the knowledge gained over time through interaction with Funds Management and the Sub-Adviser about various topics. In this regard, the Board reviewed reports of Funds Management at each of its quarterly meetings, which included, among other things, portfolio reviews and performance reports. In addition, the Board and the teams mentioned above confer with portfolio managers at various times throughout the year. The Board did not identify any particular information or consideration that was all-important or controlling, and each individual Trustee may have attributed different weights to various factors.

After its deliberations, the Board unanimously approved the continuation of the Advisory Agreements and determined that the compensation payable to Funds Management and the Sub-Adviser is reasonable. The Board considered the continuation of the Advisory Agreements for the Fund as part of its consideration of agreements for funds across the complex, but its approvals were made on a fund-by-fund basis. The following summarizes a number of important, but not necessarily all, factors considered by the Board in support of its approvals.

Nature, extent and quality of services

The Board received and considered various information regarding the nature, extent and quality of services provided to the Fund by Funds Management and the Sub-Adviser under the Advisory Agreements. This information included, among other things, a summary of the background and experience of senior management of Funds Management, a summary of certain organizational and personnel changes involving Funds Management and the Sub-Adviser, and a

description of Funds Management s and the Sub-Adviser s business continuity planning programs and of their approaches to data privacy and cybersecurity. The Board also considered the qualifications, background, tenure and responsibilities of each of the portfolio managers primarily responsible for the day-to-day portfolio management of the Fund.

The Board evaluated the ability of Funds Management and the Sub-Adviser to attract and retain qualified investment professionals, including research, advisory and supervisory personnel. The Board further considered the compliance programs and compliance records of Funds Management and the Sub-Adviser. In addition, the Board took into account the full range of services provided to the Fund by Funds Management and its affiliates.

Fund performance and expenses

The Board considered the performance results for the Fund over various time periods ended December 31, 2015. The Board considered these results in comparison to the performance of funds in a Universe that was determined by Broadridge Inc. (Broadridge) to be similar to the Fund (the Universe), and in comparison to the Fund s benchmark index and to other comparative data. The Board received a description of the methodology used by Broadridge to select the funds in the performance Universe. The Board noted that the performance of the Fund was higher than the average

Other information (unaudited) Wells Fargo Income Opportunities Fund 35 performance of the Universe for all periods under review except for the period since inception. The Board also noted that the performance of the Fund was higher than its benchmark, the ICE BofAML U.S. High Yield Index, for all periods under review except for the period since inception.

The Board also received and considered information regarding the Funds net operating expense ratio and its various components, including actual management fees, and custodian and other non-management fees. The Board considered this ratio in comparison to the median ratio of funds in an expense group that was determined by Broadridge to be similar to the Fund (the Group). Broadridge is an independent provider of investment company data. The Board received a description of the methodology used by Broadridge to select the funds in the expense Group and an explanation of how funds comprising expense groups and their expense ratios may vary from year-to-year. Based on the Broadridge reports, the Board noted that the net operating expense ratio of the Fund was lower than the median net operating expense ratio of the expense Group.

The Board took into account the Fund performance and expense information provided to it among the factors considered in deciding to re-approve the Advisory Agreements.

Investment advisory and sub-advisory fee rates

The Board reviewed and considered the contractual investment advisory fee rate that is payable by the Fund to Funds Management for investment advisory services (the Advisory Agreement Rate), both on a stand-alone basis and on a combined basis with the Fund s contractual administration fee rate (the Management Rate). The Board also reviewed and considered the contractual investment sub-advisory fee rate that is payable by Funds Management to the Sub-Advisor for investment sub-advisory services (the Sub-Advisory Agreement Rate).

Among other information reviewed by the Board was a comparison of the Management Rate of the Fund with those of other funds in the expense Group at a common asset level. The Board noted that the Management Rate of the Fund was lower than the average rate for the Fund s expense Group.

The Board also received and considered information about the portion of the total advisory fee that was retained by Funds Management after payment of the fee to the Sub-Adviser for sub-advisory services. In assessing the reasonableness of this amount, the Board received and evaluated information about the nature and extent of responsibilities retained and risks assumed by Funds Management and not delegated to or assumed by the Sub-Adviser, and about Funds Management s on-going oversight services. Given the affiliation between Funds Management and the Sub-Adviser, the Board ascribed limited relevance to the allocation of the advisory fee between them.

Based on its consideration of the factors and information it deemed relevant, including those described here, the Board determined that the Advisory Agreement Rate and the Sub-Advisory Agreement Rate was reasonable.

Profitability

The Board received and considered information concerning the profitability of Funds Management, as well as the profitability of Wells Fargo as a whole, from providing services to the Fund and the fund family as a whole. The Board also received and considered information concerning the profitability of the Sub-Adviser from providing services to the fund family as a whole, noting that the Sub-Adviser s profitability information with respect to providing

services to the Fund was subsumed in the Wells Fargo and Funds Management profitability analysis.

Funds Management reported on the methodologies and estimates used in calculating profitability, including a description of the methodology used to allocate certain expenses. Among other things, the Board noted that the levels of profitability reported on a fund-by-fund basis varied widely, depending on factors such as the size and type of fund. Based on its review, the Board did not deem the profits reported by Funds Management or Wells Fargo from its services to the Fund to be at a level that would prevent it from approving the continuation of the Advisory Agreements.

Economies of scale

The Board considered the extent to which there may be sharing with the Fund of potential economies of scale in the provision of advisory services to the Fund. The Board noted that, as is typical of closed-end funds, there are no breakpoints in the Management Rate. Although the Fund would not share in any potential economies of scale through contractual breakpoints, the Board noted that competitive management fee rates set at the outset without regard to breakpoints and fee waiver and expense reimbursement arrangements are means of sharing potential economies of scale with shareholders of the Fund. The Board concluded that the Fund s fee waiver and expense arrangements constituted a reasonable approach to sharing potential economies of scale with the Fund and its shareholders. The Board also noted that it would have opportunities to revisit the Management Rate as part of future contract reviews.

36 Wells Fargo Income Opportunities Fund Other benefits to Funds Management and the Sub-Adviser Other information (unaudited)

The Board received and considered information regarding potential fall-out or ancillary benefits received by Funds Management and its affiliates, including the Sub-Adviser, as a result of their relationships with the Fund. Ancillary benefits could include, among others, benefits directly attributable to other relationships with the Fund and benefits potentially derived from an increase in Funds Management s and the Sub-Adviser s business as a result of their relationships with the Fund. The Board also reviewed information about soft dollar credits earned and utilized by the Sub-Adviser and commissions earned by affiliated brokers from portfolio transactions.

Based on its consideration of the factors and information it deemed relevant, including those described here, the Board did not find that any ancillary benefits received by Funds Management and its affiliates, including the Sub-Adviser, were unreasonable.

Conclusion

At the Meeting, after considering the above-described factors and based on its deliberations and its evaluation of the information described above, the Board unanimously approved the continuation of the Advisory Agreements for an additional one-year period and determined that the compensation payable to Funds Management and the Sub-Adviser is reasonable.

Automatic dividend reinvestment plan AUTOMATIC DIVIDEND REINVESTMENT PLAN Wells Fargo Income Opportunities Fund 37

All common shareholders are eligible to participate in the Automatic Dividend Reinvestment Plan (the Plan). Pursuant to the Plan, unless a common shareholder is ineligible or elects otherwise, all cash dividends and capital gains distributions are automatically reinvested by Computershare Trust Company, N.A., as agent for shareholders in administering the Plan (Plan Agent), in additional common shares of the Fund. Whenever the Fund declares an ordinary income dividend or a capital gain dividend (collectively referred to as dividends) payable either in shares or in cash, nonparticipants in the Plan will receive cash, and participants in the Plan will receive the equivalent in common shares. The shares are acquired by the Plan Agent for the participant s account, depending upon the circumstances described below, either (i) through receipt of additional unissued but authorized common shares from the Fund (newly issued common shares) or (ii) by purchase of outstanding common shares on the open-market (open-market purchases) on the NYSE Amex or elsewhere. If, on the payment date for any dividend or distribution, the net asset value per share of the common shares is equal to or less than the market price per common share plus estimated brokerage commissions (market premium), the Plan Agent will invest the amount of such dividend or distribution in newly issued shares on behalf of the participant. The number of newly issued common shares to be credited to the participant s account will be determined by dividing the dollar amount of the dividend by the net asset value per share on the date the shares are issued, provided that the maximum discount from the then current market price per share on the date of issuance may not exceed 5%. If on the dividend payment date the net asset value per share is greater than the market value (market discount), the Plan Agent will invest the dividend amount in shares acquired on behalf of the participant in open-market purchases. There will be no brokerage charges with respect to shares issued directly by the Fund as a result of dividends or capital gains distributions payable either in shares or in cash. However, each participant will pay a pro rata share of brokerage commissions incurred with respect to the Plan Agent s open-market purchases in connection with the reinvestment of dividends. The automatic reinvestment of dividends and distributions will not relieve participants of any federal, state or local income tax that may be payable (or required to be withheld) on such dividends. All correspondence concerning the Plan should be directed to the Plan Agent at P.O. Box 505000, Louisville, KY 40233 or by calling 1-800-730-6001.

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List of abbreviations

The following is a list of common abbreviations for terms and entities that may have appeared in this report.

ACA	ACA	Financial.	Guaranty	Corporation
11011	11011	1 manciai	Quaranty	Corporation

ADR American depositary receipt
ADS American depositary shares
AGC Assured Guaranty Corporation
AGM Assured Guaranty Municipal

Ambac Ambac Financial Group Incorporated

AMT Alternative minimum tax

AUD Australian dollar

BAN Bond anticipation notes

BHAC Berkshire Hathaway Assurance Corporation

BRL Brazilian real

CAB Capital appreciation bond

CAD Canadian dollar

CCAB Convertible capital appreciation bond CDA Community Development Authority

CDO Collateralized debt obligation

CHF Swiss franc

CLO Collateralized loan obligation

CLP Chilean peso
COP Colombian peso
DKK Danish krone

DRIVER Derivative inverse tax-exempt receipts

DW&P Department of Water & PowerDWR Department of Water Resources

ECFA Educational & Cultural Facilities Authority

EDA Economic Development Authority

EDFA Economic Development Finance Authority

ETF Exchange-traded fund

EUR Euro

FDIC Federal Deposit Insurance Corporation

FFCB Federal Farm Credit Banks

FGIC Financial Guaranty Insurance Corporation

FHA Federal Housing Administration FHLB Federal Home Loan Bank

FHLMC Federal Home Loan Mortgage Corporation

FICO The Financing Corporation

FNMA Federal National Mortgage Association

FSA Farm Service Agency
GBP Great British pound
GDR Global depositary receipt

GNMA Government National Mortgage Association

GO General obligation

HCFR Healthcare facilities revenue

HEFA Health & Educational Facilities Authority
HEFAR Higher education facilities authority revenue

HFA Housing Finance Authority

HFFA Health Facilities Financing Authority

HKD Hong Kong dollar

HUD Department of Housing and Urban Development

HUF Hungarian forint

IDA Industrial Development AuthorityIDAG Industrial Development Agency

IDR Indonesian rupiah
IEP Irish pound
JPY Japanese yen

KRW Republic of Korea won

LIBOR London Interbank Offered Rate

LIFER Long Inverse Floating Exempt Receipts

LIQ Liquidity agreement
LLC Limited liability company

LLLP Limited liability limited partnership

LLP Limited liability partnership

LOC Letter of credit LP Limited partnership

MBIA Municipal Bond Insurance Association

MFHR Multifamily housing revenue MSTR Municipal securities trust receipts

MTN Medium-term note
MUD Municipal Utility District

MXN Mexican peso MYR Malaysian ringgit

National National Public Finance Guarantee Corporation

NGN Nigerian naira NOK Norwegian krone NZD New Zealand dollar

PCFA Pollution Control Financing Authority

PCL Public Company Limited PCR Pollution control revenue PFA Public Finance Authority

PFFA Public Facilities Financing Authority
PFOTER Puttable floating option tax-exempt receipts

PJSC Public Joint Stock Company plc Public limited company

PLN Polish zloty

PUTTER Puttable tax-exempt receipts
R&D Research & development
Radian Asset Assurance
RAN Revenue anticipation notes
RDA Redevelopment Authority

RDFA Redevelopment Finance Authority

REIT Real estate investment trust ROC Reset option certificates

RON Romanian lei RUB Russian ruble

SAVRS Select auction variable rate securities

SBA Small Business Authority SDR Swedish depositary receipt

SEK Swedish krona

SFHR Single-family housing revenue SFMR Single-family mortgage revenue

SGD Singapore dollar

SPA Standby purchase agreement

SPDR Standard & Poor s Depositary Receipts
SPEAR Short Puttable Exempt Adjustable Receipts
STRIPS Separate trading of registered interest and

principal securities

TAN Tax anticipation notes TBA To be announced

THB Thai baht

TIPS Treasury inflation-protected securities

TRAN Tax revenue anticipation notes

TRY Turkish lira

TTFA Transportation Trust Fund Authority

TVA Tennessee Valley Authority

ZAR South African rand

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Transfer Agent, Registrar, Shareholder Servicing

Agent & Dividend Disbursing Agent

Computershare Trust Company, N.A.

P.O. Box 505000

Louisville, Kentucky 40233

1-800-730-6001

Website: wellsfargofunds.com

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ITEM 2. CODE OF ETHICS

Not applicable.

ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT

Not applicable.

ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES

Not applicable.

ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS

Not applicable.

ITEM 6. INVESTMENTS

A portfolio of investments is included as part of the report to shareholders filed under Item 1 of this Form.

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

Not applicable.

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

Not applicable.

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

			(c)	(d)
			Total Number	Maximum
			of Shares	Number of
			Purchased as	Shares that
	(a)		Part of	May Yet Be
	Total	(b)	Publicly	Purchased
	Number of	Average	Announced	Under the
	Shares	Price Paid	Plans or	Plans or
Period	Purchased	per Share	Programs	Programs
5/1/2017 to 5/31/2017	0	0	0	6,932,882
6/1/2017 to 6/30/2017	0	0	0	6,932,882
7/1/2017 to 7/31/2017	38,959	8.53	38,959	6,893,923
8/1/2017 to 8/31/2017	40,445	8.53	40,445	6,853,478
9/1/2017 to 9/30/2017	139,765	8.59	139,765	6,713,713
10/1/2017 to 10/31/2017	194,169	8.61	194,169	6,519,544
Total	413,338		413,338	6,519,544

On November 23, 2016, the Fund announced an extension of its open-market share repurchase program (the Buyback Program). Under the Buyback Program, the Fund may repurchase up to 10% of its outstanding shares during the period beginning December 17, 2016 and ending on December 31, 2017.

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 of Trustees that have been implemented since the registrant s last provided disclosure in response to the requirements of this Item.

ITEM 11. CONTROLS AND PROCEDURES

- (a) The President and Treasurer have concluded that the Wells Fargo Income Opportunities Fund (the Trust) disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940) provide reasonable assurances that material information relating to the Trust is made known to them by the appropriate persons, based on their evaluation of these controls and procedures as of a date within 90 days of the filing of this report.
- (b) There were no significant changes in the Trust s internal controls over financial reporting (as defined in Rule 30a-3(d) under the Investment Company Act of 1940) that occurred during the second fiscal quarter of the period covered by this report that materially affected, or is reasonably likely to materially affect, the registrant s internal control over financial reporting.

ITEM 12. EXHIBITS

(a)(1) Not applicable

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- (a)(2) Certification pursuant to Rule 30a-2(a) under the Investment Company Act of 1940 (17 CFR 270.30a-2(a)) is filed and attached hereto as Exhibit 99.CERT.
- (a)(3) Not applicable.
- (b) Certification pursuant to Rule 30a-2(b) under the Investment Company Act of 1940 (17 CFR 270.30a-2(b)) is filed and attached hereto as Exhibit 99.906CERT.

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.

Wells Fargo Income Opportunities Fund

By:

/s/ Andrew Owen

Andrew Owen President

Date: December 21, 2017

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 date indicated.

Wells Fargo Income Opportunities Fund

By:

/s/ Andrew Owen

Andrew Owen President

Date: December 21, 2017

By:

/s/ Jeremy DePalma

Jeremy DePalma

Treasurer

Date: December 21, 2017