Nuveen Floating Rate Income Opportunity Fund Form N-CSR/A October 12, 2004

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM N-CSR

CERTIFIED SHAREHOLDER REPORT OF REGISTERED MANAGEMENT INVESTMENT COMPANIES

Investment Company Act file number 811-21579

Nuveen Floating Rate Income Opportunity Fund
------(Exact name of registrant as specified in charter)

Nuveen Investments 333 West Wacker Drive Chicago, IL 60606

(Address of principal executive offices) (Zip code)

Jessica R. Droeger Nuveen Investments 333 West Wacker Drive Chicago, IL 60606

(Name and address of agent for service)

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

Date of fiscal year end: July 31

Date of reporting period: July 31, 2004

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

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

ITEM 1. REPORTS TO STOCKHOLDERS.

ANNUAL REPORT July 31, 2004

Nuveen Investments Closed-End Exchange-Traded Funds

NUVEEN SENIOR INCOME FUND

NUVEEN FLOATING RATE INCOME FUND

NUVEEN FLOATING RATE INCOME OPPORTUNITY FUND

Photo of: Man and woman sitting on porch. Photo of: 2 children sitting in the grass.

High current income from portfolios of senior corporate loans

Logo: NUVEEN Investments

Photo of: Woman

Photo of: Man and child

Photo of: Woman

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WWW.NUVEEN.COM/CORPORATE/ENROLLMENT if you get your Nuveen Fund dividends and statements directly from Nuveen.

(Be sure to have the address sheet that accompanied this report handy. You'll need it to complete the enrollment process.)

Logo: NUVEEN Investments

Photos: Timothy R. Schwertfeger

Timothy R. Schwertfeger Chairman of the Board

Chairman's

OBJECTIVES.

LETTER TO SHAREHOLDERS

On behalf of all of us at Nuveen Investments, I'd like to use this first report of the Nuveen Floating Rate Income Fund (JFR) and the Nuveen Floating Rate Income Opportunity Fund (JRO) to welcome all shareholders of these Funds to the growing family of Nuveen investors. For more than 100 years, Nuveen has specialized in offering quality investments to those seeking to accumulate and preserve wealth. Our mission continues to be to assist you and your financial advisor by offering the investment services and products that can help you secure your financial objectives. We thank you for choosing Nuveen Investments as a partner as you work toward that goal.

OUR MISSION CONTINUES TO BE TO ASSIST YOU AND YOUR FINANCIAL ADVISOR BY OFFERING THE INVESTMENT SERVICES AND PRODUCTS THAT CAN HELP YOU MEET YOUR FINANCIAL

I also am pleased to report that over the period ended July 31, 2004, the Nuveen Senior Income Fund (NSL) continued to provide its shareholders with attractive monthly income, strong total return, and the opportunity for enhanced diversification within their investment portfolios.

Because each of these Fund's fiscal years ends on July 31, this "annual" report covers a full year for NSL, about four months for JFR (which was introduced in late March 2004), and about four days for JRO (which was introduced in late July 2004). Although they have less than a full year's history, we believe JFRand JRO are off to good starts, and I look forward to reporting on their progress in more detail in the next shareholder report.

In thinking about the next report, I urge you to consider receiving it and all future Fund information electronically via the Internet and e-mail. Not only will you receive the information faster, but this also may help lower your Fund expenses. Sign up is quick and easy - see the inside front cover of this report for detailed instructions.

Again, thank you for the confidence you have shown in Nuveen Investments.

Sincerely,

/s/ Timothy R. Schwertfeger

Timothy R. Schwertfeger Chairman of the Board

September 15, 2004

Nuveen Closed-End Exchange-Traded Funds (NSL, JFR, JRO)

Portfolio Manager's PERSPECTIVE

The Funds are managed by Gunther Stein and Lenny Mason of Symphony Asset Management, LLC, an affiliate of Nuveen Investments. Gunther and Lenny have more than 25 years of combined investment management experience, much of it in evaluating and purchasing senior corporate loans and other high-yield debt. Here they review the prevailing economic conditions and performance of the Funds for the period ended July 31, 2004.

WHAT WERE THE MAJOR ECONOMIC AND MARKET FACTORS DURING THE PERIOD ENDED JULY 31, 2004?

While the 10-year U. S. Treasury note yield of 4.45% at the end of the period was virtually unchanged from 12 months earlier, this fiscal year was marked by quite a bit of uncertainty and market volatility. Prices in the U. S. Treasury market peaked on March 16, 2004, with the 10-year note yielding 3.68% as a sluggish economy, slow employment growth, Federal Reserve caution and concerns over terrorism combined to keep interest rates near record lows. In early April, an unexpectedly strong employment report brought the bond market rally to an abrupt end. As concerns focused on the possibility that the Federal Reserve might start to raise short-term interest rates, market interest rates spiked upward along the entire yield curve and the 10 year U. S. Treasury note reached a high yield of 4.87% on June 14, 2004. By the end of the period, despite high petroleum prices, inflation concerns and the threat of global terrorism, most economic reports continued to indicate a slow but steady recovery was underway.

Against this backdrop, the leveraged loan market recorded robust returns during the twelve months ended July 31, 2004. The strong performance was driven by improving credit fundamentals, decreasing default rates, large inflows into the leveraged loan asset class and a resilient high-yield market. Over the period, the CSFB Leveraged Loan Index1 posted a return of 7.11%, with all of the industries that comprise the index registering positive returns. Perceptions of improving economic conditions and expectations of higher interest rates in the future led to record inflows into floating-rate assets. In addition, as the credit markets improved over the last year, default rates have dropped accordingly. Leveraged loan volume has continued to escalate due to strong demand and a surge of new issuances, with more than \$212 billion in new loans coming to the market during this twelve-month period. A large proportion of these new loans were used to fund M&A activity as companies took advantage of growing consumer demand and generally tightening spreads between the yields of higher-rated and lower-rated securities.

The CSFB Leveraged Loan Index, consists of approximately \$150 billion of tradable term loans with at least one year to maturity and rated BBB or lower. 4

WHAT WERE YOUR PRIMARY STRATEGIES AND FOCUSES FOR MANAGING THE FUNDS DURING THE REPORTING PERIOD?

We continued to employ a value-oriented investment management strategy for NSL. Our purchase and sale decisions were based on a range of factors, including an assessment of each company's credit fundamentals, cash flow and asset quality. Due to the strong new-issue calendar, we tended to focus on purchasing new, higher-quality loans with what we considered to be solid business fundamentals, sound asset coverage, and above average yield. We continued to monitor NSL's entire portfolio, eliminating positions which possessed what we thought were mounting credit problems, limited upside potential or significant downside risk. In particular, we selectively reduced exposure to distressed credits that had already realized meaningful price appreciation.

As of July 31, 2004, we were concluding the process of purchasing loans and other instruments for the JFR portfolio, including the proceeds from the offering of the JFR FundPreferred(R) shares in May 2004. Throughout the invest-up process, we employed a value-oriented investment strategy with a particular emphasis on purchasing relatively higher-quality new loans across a diverse variety of industry sectors. In addition to new issues, we also purchased loans in the secondary market that we thought exhibited favorable risk-return profiles. Our investment decisions were based on a range of factors, including an assessment of each company's credit fundamentals, cash flow outlook and asset quality. In particular, we focused on identifying companies with what we judged to be solid business fundamentals, sound asset coverage and attractive yields at the time of investment.

JRO was introduced in late July 2004. As of July 31, 2004, the end of the fiscal period, the initial proceeds from the common share offering had been received and the initial investing process had begun. We look forward to reporting on the Fund's progress and performance in future shareholder reports.

IN THIS ENVIRONMENT, HOW DID THE FUNDS PERFORM?

For the twelve months ended July 31, 2004, the Nuveen Senior Income Fund produced a total return on net asset value (NAV) of 14.61%. Over the same period, the CSFB Leveraged Loan Index posted a return of 7.11%.

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From its inception in March 2004 through July 31, 2004, JFR produced a total return on net asset value of -0.39%, compared with a return of 1.67% for the CSFB index over the period from March 31, 2004 through July 31, 2004.

JRO, which was only a few days past its common share initial public offering as of July 31, 2004, had no meaningful performance to report as of that date.

The performance of NSL over the period benefited from the strong overall performance of the leveraged loan market. As noted, rising prices were prevalent across nearly all industry sectors and ratings classes. The Fund's performance relative to the index also benefited from the Fund's use of leverage. Leveraging can add volatility to a Fund's net asset value and share price. However, during periods when a leveraged Fund's investments perform well and leveraging costs

are low, such as the environment during much of this reporting period, this strategy also can provide opportunities for net asset value appreciation and enhanced income for common shareholders.

Since its inception on March 2004, JFR has been in an invest-up stage. As a result, the portfolio's performance was muted during the period ended July 31. In addition, weakness in the portfolio's high yield securities caused JFR to trail the return of the CSFB Leveraged Loan Index. Widespread anticipation of interest rate increases by the Federal Reserve during April and May caused substantial outflows from the high yield market. As a result of these outflows and general interest rate sensitivity, the performance of JFR's high yield basket diminished the Fund's overall return during this short measurement period.

WHAT TACTICS OR SECURITIES PRODUCED POSITIVE PERFORMANCE?

In NSL, certain distressed, but improving, credits contributed to the Fund's strong performance over the time period noted earlier. The best performers were issues from Washington Group, Micro Warehouse, Western Industries, Federal-Mogul and Wyndham International.

WHAT TACTICS OR SECURITIES HURT PERFORMANCE OVER THIS PERIOD?

While rising interest rates can be a positive influence for senior loans over time, they can have a negative effect on other high yield debt. Several high yield bonds in both ${\tt NSL}$

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and JFR showed some weakness as interest rates rose toward the end of the reporting period due to the interest rate sensitivity of these securities. However, this impact was not uniform - toward the end of the period interest rate speculation became less volatile, and this had a positive effect on the performance of some high yield issues within both Funds' portfolios.

WHAT ABOUT DIVIDENDS AND SHARE PRICES?

With short-term interest rates remaining near historically low levels during this reporting period, the leveraged structures of these Funds continued to support their dividend-paying capabilities. The extent of this benefit is tied in part to the short-term rates the Funds pay their FundPreferred(R) shareholders. During periods of low short-term rates, the Funds generally pay relatively lower dividends to their FundPreferred shareholders, which can leave more earnings to support common share dividends. As a result, NSL and JFR made no changes in their monthly dividends. As of July 31, 2004, JRO had not yet declared its initial dividend.

Each Fund seeks to pay stable dividends at rates that reflect its past results and projected future performance. During certain periods, each Fund may pay dividends at a rate that may be more or less than the amount of net investment income actually earned by the Fund during the period. If a Fund has cumulatively earned more than it has paid in dividends, it holds the excess in reserve as undistributed net investment income (UNII) as part of the Fund's NAV. Conversely, if a Fund has cumulatively paid dividends in excess of its earnings, the excess constitutes negative UNII that is likewise reflected in the Fund's NAV. Each Fund will, over time, pay all of its net investment income as dividends to shareholders. As of July 31, 2004, NSL had a positive UNII balance, while JFR had a negative UNII balance.

As of July 31, 2004, NSL was trading at a 17.42% premium to its net asset value, compared with an average premium of 13.5% for the entire reporting period. On the same date, JFR was trading at a 5.54% premium, compared with an average premium since its March inception of 5.39%. JRO also was trading at a premium as of July 31, 2004, which is typical immediately following a common share initial public offering.

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Nuveen Senior Income Fund NSL

Performance

OVERVIEW As of July 31, 2004

Pie Chart:

PORTFOLIO ALLOCATION

(as a % of total investments)

Variable Rate Senior Loan Interests 86% Corporate and Municipal Bonds 10% Equities 1% Repurchase Agreements 3%

Bar Chart:

2003-2004 MONTHLY DIVIDENDS PER SHARE

0.043
0.043
0.043
0.043
0.043
0.043
0.043
0.043
0.043
0.043
0.043
0.043

Line Chart:

SHARE PRICE PERFORMANCE

Weekly Closing Price

Past performance is not predictive of future results.

8/1/03

8.55
8.65
8.75
8.77
8.89
8.97
8.78
8.45
8.77
8.76
8.9
8.87
8.86
8.89

8.8 8.74 8.84

8.95 8.98 9.38 9.28 9.27 9.26 9.32 9.45 9.45 9.42 9.45 9.4 9.36 9.55 9.83 9.8 9.95 9.71 9.7 9.93 10.05 9.9 9.8 9.62 9.59 9.69 9.7 9.71 9.72 9.74 9.8 9.82 9.91

7/31/04

FUND SNAPSHOT

Share Price \$9.91

Common Share
Net Asset Value \$8.44

Premium/(Discount) to NAV 17.42%

Latest Dividend \$.0430

Market Yield 5.21%

Common Shares (\$000) \$251,278

ANNUALIZED TOTAL RETURN (Inception 10/26/99)

ON SHARE PRICE ON NAV

1-Year 24.50% 14.61%

Since Inception 8.46% 6.27%

INDUSTRIES

(as a % of total investments) Media _____ Hotels, Restaurants & Leisure 14.4% Auto Components _____ Containers & Packaging Personal Products _____ Insurance Food Products Healthcare Providers & Services 2.9% Road & Rail Healthcare Equipment & Supplies 2.7% _____ Household Durables _____ Paper &Forest Products _____ Aerospace & Defense _____ Electric Utilities 2.2% 20.9% Other ______ TOP FIVE ISSUERS (EXCLUDING REPURCHASE AGREEMENTS) (as a % of total investments) ._____ Conseco, Inc. Charter Communications Operating, LLC 2.4% Fort James Corporation 2.4% _____ Federal-Mogul Corporation 2.2% _____

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Nuveen Floating Rate Income Fund JFR

Metro-Goldwyn-Mayer (MGM)

Performance
OVERVIEW As of July 31, 2004

Pie Chart: PORTFOLIO ALLOCATION (as a % of total investments) Variable Rate Senior Loan Interests Corporate Bonds SAMI/Collateral Securities(1) Repurchase Agreements	61% 15% 3% 21%	
Bar Chart: 2004 MONTHLY DIVIDENDS PER SHARE May Jun Jul	0.0675 0.0675 0.0675	
Line Chart: SHARE PRICE PERFORMANCE Weekly Closing Price Past performance is not predictive 3/25/04	of future 15.04 15.23 15.25 15.1 15.19 14.96 14.86 14.85 14.84 14.93 14.84 15 14.91 14.67 14.99 14.91 14.61 14.85	results.

(1) The Fund's \$32,200,000 investment in instruments whose returns are based on the Select Aggregate Market Index (an index of Senior Loans) is collateralized by U.S. Treasury Bills and Repurchase Agreements.

FUND SNAPSHOT

Share Price	\$14.85
Common Share Net Asset Value	\$14.07
Premium/(Discount) to NAV	5.54%
Latest Dividend	\$.0675
Market Yield	5.45%
Net Assets Applicable to Common Shares (\$000)	\$663 , 609
CUMULATIVE TOTAL RETURN (Inception 3/25/04)	

ON SHARE PRICE ON	NAV
Since Inception 0.40% -0).39%
INDUSTRIES (as a % of total investments)	
Media	15.0%
Hotels, Restaurants & Leisure	10.4%
Electric Utilities	5.5%
Containers & Packaging	5.1%
Auto Components	5.1%
Chemicals	3.8%
Household Durables	2.5%
Healthcare Providers & Services	3 2.5%
Commercial Services	2.3%
Insurance	2.3%
Food & Staples Retailing	2.0%
Healthcare Equipment & Supplies	3.0%
Food Products	1.9%
Machinery	1.9%
Road & Rail	1.9%
Other	35.8%
TOP FIVE ISSUERS (EXCLUDING REPURCHASE AGREEMENT) (as a % of total investments)	TS)
Metro-Goldwyn-Mayer (MGM)	2.4%
Conseco Inc.	2.3%
Owens-Illinois Group, Inc.	2.3%
Regal Cinemas Corporation	2.2%
Charter Communications Operating, LLC	2.1%

Report of INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

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

We have audited the accompanying statements of assets and liabilities of Nuveen Senior Income Fund, Nuveen Floating Rate Income Fund and Nuveen Floating Rate Income Opportunity Fund (the "Funds"), including the portfolios of investments, as of July 31, 2004, and the related statements of operations, cash flows, changes in net assets and the financial highlights for the periods indicated therein for the Nuveen Floating Rate Income Fund and the Nuveen Floating Rate Income Opportunity Fund and the related statements of operations, cash flows, changes in net assets and the financial highlights for the year then ended for the Nuveen Senior Income Fund. These financial statements and financial highlights are the responsibility of the Fund's management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audits. The statement of changes in net assets of the Nuveen Senior Income Fund for the year ended July 31, 2003 and the financial highlights of the Nuveen Senior Income Fund for each of the three years in the period ended July 31, 2003 and for the period from October 29, 1999 (commencement of operations) to July 31, 2000, were audited by other auditors whose report dated September 18, 2003, expressed an unqualified opinion on that statement of changes in net asset and those financial highlights.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements and financial highlights are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements and financial highlights. Our procedures included confirmation of investments owned as of July 31, 2004, by correspondence with the custodian, selling or agent banks and brokers or by other appropriate auditing procedures where replies from selling or agent banks or brokers were not received. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the 2004 financial statements and financial highlights referred to above present fairly, in all material respects, the financial position of Nuveen Senior Income Fund, Nuveen Floating Rate Income Fund and Nuveen Floating Rate Income Opportunity Fund at July 31, 2004, the results of their operations, their cash flows, the changes in their net assets and the financial highlights for the periods indicated herein, in conformity with U.S. generally accepted accounting principles.

/s/Ernst & Young LLP

September 15, 2004

Nuveen Senior Income Fund (NSL)
Portfolio of
INVESTMENTS July 31, 2004

		RATINGS*
NCIPAL (000)	DESCRIPTION(1)	MOODY'S
	VARIABLE RATE SENIOR LOAN INTERESTS(2) - 139.6% (85.8% OF T	OTAL ASSETS)
	AEROSPACE & DEFENSE - 3.5% (2.2% OF TOTAL ASSETS)	
\$ 1,510	DeCrane Aircraft Holdings, Inc., Term Loan D	В3
4,024	United Defense Industries Inc., Term Loan B	Ba2
224	Vought Aircraft Industries, Inc., Term Loan B	Ba3
156	Vought Aircraft Industries, Inc., Term Loan C	Ba3
 2,933	Vought Aircraft Industries, Inc., Term Loan X	Ba3
	AUTO COMPONENTS - 13.6% (8.4% OF TOTAL ASSETS)	
4,224	Federal-Mogul Corporation, Term Loan A (b)(f)	NR
5,551	Federal-Mogul Corporation, Term Loan B (b)	NR
2,000	Mark IV Industries, Inc. , Term Loan B	В1
2,494	Meridian Automotive Systems, First Lien Term Loan	В2
8,286	Metaldyne Company LLC , Term Loan D	В2
3,046	MetalForming Technologies, Inc., Term Loan A	NR
1,104	MetalForming Technologies, Inc., Term Loan B (PIK)	NR
2,474	Plastech Engineered Products, Inc., First Lien Term Loan	ВаЗ
3,431	Tenneco Automotive Inc., Term Loan B	В1
1,552	Tenneco Automotive Inc., Term Loan B-1	В1
 857 	United Components, Inc., Term Loan C	B1
	BEVERAGES - 2.7% (1.7% OF TOTAL ASSETS)	
6,677	Dr. Pepper/Seven UP Bottling Group, Inc., Term Loan B	B1
 	CHEMICALS - 4.9% (3.0% OF TOTAL ASSETS)	
1 762	Pugkous Tochnologies Ing. Torm Loan P	D1
1,763 736	Buckeye Technologies, Inc., Term Loan B CP Kelco U.S., Inc., Term Loan B	B1 B3
240	CP Kelco U.S., Inc., Term Loan C	вз В3
2,000	Rockwood Specialties Group, Inc., Term Loan (e)	В3 В1
1,980	Rockwood Specialties Group, Inc., Term Loan (e) Rockwood Specialties Group, Inc., Term Loan C	B1
3,387	Shemin Holdings Corporation, Term Loan B	NR
798	The Scotts Company, Term Loan	Ba1
1,500	Wellman, Inc., First Lien Term Loan	B1
	COMMERCIAL SERVICES & SUPPLIES - 3.4% (2.1% OF TOTAL ASSETS)
6,489	Allied Waste North America, Inc., Term Loan B	Ba2

1,945	Williams Scotsman, Inc., Term Loan	B1	
	COMMUNICATIONS EQUIPMENT - 1.0% (0.6% OF TOTAL ASSETS)		
2,488	Nextel Finance Company, Term Loan E	Ba1	

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Nuveen Senior Income Fund (NSL) (continued) Portfolio of INVESTMENTS July 31, 2004

		RATINGS*
PRINCIPA AMOUNT (000		MOODY'S
	CONSTRUCTION & ENGINEERING - 1.2% (0.7% OF TOTAL ASSETS)	
	5 Anthony Crane Rental, L.P., Revolver (b) 2 Anthony Crane Rental, L.P., Term Loan (b)	NR NR
	CONTAINERS & PACKAGING - 8.3% (5.1% OF TOTAL ASSETS)	
3,19 6,95 2,00 5,28 25 2,99	Graham Packaging Company, L.P., Term Loan B (Tranche 1) Owens-Illinois Group, Inc., Term Loan C Stone Container Corporation, Term Loan B Stone Container Corporation, Term Loan C	Ba3 B2 NR NR NR B2
5 72	DIVERSIFIED TELECOMMUNICATION SERVICES - 2.3% (1.4% OF TOT RCN Corporation, Term Loan B	AL ASSETS)
5,00		NR
	ELECTRIC UTILITIES - 3.5% (2.2% OF TOTAL ASSETS)	
3,47 1,52 3,00 1,73 26	9 KOSA B.V., Term Loan B-2 0 Mirant Corporation, Term Loan (b) 0 Sensus Metering Systems Inc., Term Loan B-1	Ba3 Ba3 NR B2 B2

		FOOD PRODUCTS - 4.8% (3.0% OF TOTAL ASSETS)		
	1,868	Birds Eye Foods, Inc., Term Loan B	В1	
	1,875	Constellation Brands, Inc., Term Loan B	Ba1	
	1,851	Dean Foods Company, Term Loan B	Ba1	
	3,424 2,000	Del Monte Corporation, Term Loan B	Ba3 B3	
	995	Dole Holding Company, LLC, Second Lien Term Loan Michael Foods, Inc., Term Loan B	B1	
		HEALTHCARE EQUIPMENT & SUPPLIES - 4.3% (2.6% OF TOTAL ASSI	ETS)	
	2,000	Advanced Medical Optics, Inc., Term Loan B	В1	
	3,313	Kinetic Concepts, Inc., Term Loan B-1	B1	
	3,390	Mariner Health Care, Inc., Term Loan	Ba3	
	1,985 	Quintiles Transnational Corp., Term Loan B	B1 	
		HEALTHCARE PROVIDERS & SERVICES - 4.7% (2.9% OF TOTAL ASSI	ETS)	
	993	Community Health Systems, Inc., Incremental Term Loan	NR	
	4,421	Community Health Systems, Inc., Term Loan B	NR	
	1,663	Fisher Scientific International Inc., Term Loan C	Ba3	
	2,000	IASIS Healthcare LLC, Term Loan	B1	
	2,625 	Triad Hospitals, Inc., Term Loan B	Ba2 	
		HOTELS, RESTAURANTS & LEISURE - 18.5% (11.3% OF TOTAL ASSI	ETS)	
	6,965	24 Hour Fitness Worldwide, Inc., Term Loan B	B1	
	1,248	Aladdin Gaming, LLC, Term Loan B	NR	
	6,752	Aladdin Gaming, LLC, Term Loan C	NR	
	5,000	Alliance Gaming Corporation, Term Loan B	Ba3	
		12		
			RATI	NGS*
PI	RINCIPAL			
IUOMA	(000) TV	DESCRIPTION(1)	MOODY'S	
		HOTELS, RESTAURANTS & LEISURE (continued)		
\$	2,175	Ameristar Casinos, Inc., Term Loan B-1	Ba1	
	2,357	Argosy Gaming Company, Term Loan B	Ba2	
	1,617	Isle of Capri Casinos, Inc., Term Loan	Ba2	
	5 , 973	Jack in the Box Inc., Term Loan B (f)	Ba2 NR	
	2,000 3,782	Metro-Goldwyn-Mayer Studios, Inc., Term Loan B Penn National Gaming, Inc., Term Loan D	NK Ba3	
	0, 102	10 Nacional caming, inc., icim boan b	Das	

3	3 11 7	
1,154	Wyndham International, Inc., Term Loan I	NR
6,823	Wyndham International, Inc., Term Loan II	NR
	HOUSEHOLD DURABLES - 4.1% (2.6% OF TOTAL ASSETS)	
	1.10 (2.00 01 101711 700110)	
1,984	Home Interiors & Gifts, Inc., Term Loan	В2
3,449		Ba3
•	Jostens, Inc., Term Loan B	
4,866	Sealy Mattress Company, Term Loan	B2
	HOHERHOLD DRODHERS 1 00 /1 10 OF TOTAL ACCETO	
	HOUSEHOLD PRODUCTS - 1.8% (1.1% OF TOTAL ASSETS)	
F 400		375
5,489	Western Industries Holding Inc., Term Loan B	NR
	INSURANCE - 5.8% (3.6% OF TOTAL ASSETS)	
10,000	Conseco, Inc., Term Loan	В3
4,625	GAB Robbins North America, Inc., Term Loan B	NR
	MACHINERY - 2.5% (1.5% OF TOTAL ASSETS)	
1,909	EaglePicher Incorporated, Term Loan B	B2
2,261	Rexnord Corporation, Replacement Term Loan	B1
2,003	Terex Corporation, Incremental Term Loan C	B1
	MARINE - 0.9% (0.6% OF TOTAL ASSETS)	
2,402	American Commercial Lines, Term Loan C (e)	NR
	MEDIA - 28.8% (17.4% OF TOTAL ASSETS)	
6,438	American Media Operations, Inc., Term Loan C	Ba3
1,979	CanWest Media Inc., Term Loan E	Ba3
4,000	Century Cable Holdings, LLC, Discretionary Term Loan (b)	NR
1,640	Century Cable Holdings, LLC, Revolver (b)	NR
2,000	Century Cable Holdings, LLC, Revolver (b)	NR
10,000	Charter Communications Operating, LLC, Term Loan B	В2
2,730	Dex Media East, LLC, Term Loan B	B1
5,347	Dex Media West, LLC, Term Loan B	B1
2,000	Emmis Operating Company, Term Loan	Ba2
2,000	Freedom Communications, Inc., Term Loan B	Ba3
1,995	Gray Television, Inc., Term Loan C	Ba3 Ba2
4,478	MediaNews Group, Inc., Term Loan B	NR
2,500	PRIMEDIA Inc., Floating Rate Note, 5.375% plus	nk B3
2,300		DO
0 277	three-month LIBOR, 144A	NID
2,377	PRIMEDIA Inc., Term Loan B	NR
2,000	PRIMEDIA Inc., Term Loan C	NR
4,434	R.H. Donnelley Inc., Term Loan B-2	Ba3
3,474	Rainbow Media Holdings LLC, Term Loan C	Ba2

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Nuveen Senior Income Fund (NSL) (continued) Portfolio of INVESTMENTS July 31, 2004

			RATI	INGS*
	NCIPAL (000)	DESCRIPTION(1)	MOODY'S	
		MEDIA (continued)		
	7 , 738	Regal Cinemas Corporation, Term Loan B	Ba3	
	1,796		Ba2	
	2,993		B1	
		METALS & MINING - 3.0% (1.9% OF TOTAL ASSETS)		
		Amsted Industries Incorporated, Term Loan B	B1	
=		Peabody Energy Corporation, Term Loan B	Ba1	
		OIL & GAS - 2.4% (1.5% OF TOTAL ASSETS)		
	2.000	Pride Offshore, Inc., Term Loan	Ba1	
	3,952		Ba2	
		PERSONAL PRODUCTS - 6.3% (3.9% OF TOTAL ASSETS)		
	2,444	Lamar Media Corp., Term Loan C	Ba2	
	6,663	Norwood Promotional Products, Inc., Term Loan A	NR	
	6,025	Norwood Promotional Products, Inc., Term Loan B	NR	
	1,459	Norwood Promotional Products, Inc., Term Loan C	NR	
	1,995	Prestige Brands, Inc., Term Loan B	B1	
	2,963 	Sola International Inc., Term Loan B	Ba3 	
		ROAD & RAIL - 4.6% (2.8% OF TOTAL ASSETS)		
	7,600	Laidlaw Inc., Term Loan B-1	Ba3	
	1,912	National Equipment Services, Inc., Term Loan A	NR	
	1,939	National Equipment Services, Inc., Termed-Out Revolver	NR	

SPECIALTY RETAIL - 0.8% (0.5% OF TOTAL ASSETS)

	Micro Warehouse, Inc., Term Loan B (b) Rite Aid Corporation, Term Loan	NR Ba3	
	WIRELESS TELECOMMUNICATION SERVICES - 1.9% (1.2% OF TOTAL ASS	ETS)	
344 4,474	Airgate PCS, Inc., Tranche I Loan Airgate PCS, Inc., Tranche II Loan	B2 B2	
	Total Variable Rate Senior Loan Interests (cost \$355,987,100)		
	14		
		1	RATINGS*
PRINCIPAL AMOUNT (000)	DESCRIPTION(1)	MOODY'S	
	CORPORATE AND MUNICIPAL BONDS - 16.4% (10.1% OF TOTAL ASSETS)		
	BUILDING PRODUCTS- 1.3% (0.8% OF TOTAL ASSETS)		
\$ 3,000	D.R. Horton, Inc., 10.500%	Ba1	
	COMMUNICATIONS EQUIPMENT - 0.3% (0.2% OF TOTAL ASSETS),		
705	Nextel Communications Inc., 9.375%	Ba3	
	HOTELS, RESTAURANTS & LEISURE - 4.9% (3.1% OF TOTAL ASSETS)		
1,900 7,148	Mandalay Resort Group, 6.450% MGM Grand, 6.95%	Ba2 Ba1	
1,500	MGM Grand, 7.250%	Ba1	
1,443	Park Place Entertainment, 7.875%	Ba2 	
	MEDIA - 3.3% (2.0% OF TOTAL ASSETS)		
	AMC Entertainment, 9.875% Echostar DBS Corporation, 10.375%	Caa1 Ba3	
· 			
	PAPER & FOREST PRODUCTS - 3.9% (2.4% OF TOTAL ASSETS)		
656	California Pollution Control Finance Authority, CanFibre of Riverside Project (a) (b) (c)	NR	

1,215	California Pollution Control Finance Authority, CanFibre of Riverside Project (a)(b)(c)	NR
9,500	Fort James Corporation, 6.625%	Ba2
	REAL ESTATE - 2.0% (1.2% OF TOTAL ASSETS)	
	Kaufman & Broad Home Corporation, 7.750%	Ba1
	Standard Pacific Corporation, 6.500%	Ba2
	WIRELESS TELECOMMUNICATION SERVICES - 0.7% (0.4% OF TOTAL ASSET	TS)
1,750	Panamsat Corp, 6.125%	В1
	Total Corporate and Municipal Bonds (cost \$41,104,361)	
	15	
	Nuveen Senior Income Fund (NSL) (continued)	
	Portfolio of INVESTMENTS July 31, 2004	
GWIDEG (000)		
SHARES (UUU)	DESCRIPTION(1)	
	EQUITIES - 1.5% (0.9% OF TOTAL ASSETS)	
	CHEMICALS - 0.2% (0.1% OF TOTAL ASSETS)	
9	GenTek Inc. (a)	
	DIVERSIFIED TELECOMMUNICATION SERVICES - 0.1% (0.1% OF TOTAL AS	SSETS)
7	Arch Wireless Holding Inc. (a)	

7 Arch Wireless Holding Inc. (a)

REAL ESTATE - 1.2% (0.7% OF TOTAL ASSETS)

- 78 Washington Group International, Inc. (a)
- 9 Washington Group International, Inc., Warrants, Series A (a)
- 11 Washington Group International, Inc., Warrants, Series B (a)
- 6 Washington Group International, Inc., Warrants, Series C (a)
- -- Washington Group International, Inc., Residual Unsecured Claim (a)(d)

Total Equities (cost \$3,424,453)

PRINCIPAL AMOUNT (000) DESCRIPTION

REPURCHASE AGREEMENTS - 4.2% (2.6% OF TOTAL ASSETS)

State Street Bank, 1.250%, dated 7/30/04, due 8/02/04, repurchase price \$10,631,1 10,630 collateralized by \$7,925,000 U.S. Treasury Bonds, 8.125%, due 8/15/21, value \$10

Total Repurchase Agreements (cost \$10,630,086)

Total Investments (cost \$411,146,000) - 161.7% (99.4% of total assets)

Borrowings Payable - (41.0%)+

Other Assets Less Liabilities - (2.4%)

Preferred Shares, at Liquidation Value - (18.3%)

Net Assets Applicable to Common Shares - 100%

- (1) All percentages shown in the Portfolio of Investments are based on net assets applicable to Common shares unless otherwise noted.
- Senior Loans in which the Fund invests generally pay interest at rates which are periodically adjusted by reference to a base short-term, floating lending rate plus a premium. These base lending rates are generally (i) the lending rate offered by one or more major European banks, such as the London Inter-Bank Offered Rate ("LIBOR"), (ii) the prime rate offered by one or more major United States banks, or (iii) the certificate of deposit rate.

Senior Loans may be considered restricted in that the Fund ordinarily is contractually obligated to receive approval from the Agent Bank and/or Borrower prior to the disposition of a Senior Loan.

- NR Not rated.
- Ratings below Baa by Moody's Investor Service, Inc. or BBB by Standard & Poor's Group are considered to be below investment grade. Ratings are not covered by the Report of Independent Registered Public Accounting Firm.
- Senior Loans in the Fund's portfolio generally are subject to mandatory and/or optional prepayment. Because of these mandatory prepayment conditions and because there may be significant economic incentives for a Borrower to prepay, prepayments of Senior Loans in the Fund's portfolio may occur. As a result, the actual remaining maturity of Senior Loans held in the Fund's portfolio may be substantially less than the stated maturities shown. The Fund estimates that the actual average maturity of the Senior Loans held in its portfolio will be approximately 18-24 months.

- (a) At or subsequent to July 31, 2004, this issue was non-income producing.
- (b) At or subsequent to July 31, 2004, this issue was under the protection of the federal bankruptcy court.
- (c) On January 1, 2002, CFRHoldings, Inc. (an entity formed by Nuveen for the benefit of the Nuveen Funds owning various interests in CanFibre of Riverside) took possession of the CanFibre of Riverside assets on behalf of the various Nuveen Funds. CFR Holdings, Inc. determined that a sale of the facility was in the best interest of shareholders and proceeded accordingly.
- (d) Anticipates future distributions from equities and warrants.
- (e) Purchased on a when-issued or delayed delivery basis.
- (f) Portion purchased on a when-issued or delayed delivery basis.
- (PIK) In lieu of cash payment, interest accrued on "Payment in Kind" security increases principal outstanding.
 - + Borrowings payable as a percentage of total assets is (25.2%).

See accompanying notes to financial statements.

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Meridian Automotive Systems, First Lien Term Loan

Metaldyne Company LLC, Term Loan D

7,481

4,994

Nuveen Floating Rate Income Fund (JFR) Portfolio of INVESTMENTS July 31, 2004

		INVESTIBATE Sury SI, 2001	
			RATINGS*
PRINCIPAL AMOUNT (000)		DESCRIPTION(1)	MOODY'S
		VARIABLE RATE SENIOR LOAN INTERESTS(2) - 116.4% (61.3% O	F TOTAL ASSETS)
		AEROSPACE & DEFENSE - 0.2% (0.1% OF TOTAL ASSETS)	
\$	1,581	Vought Aircraft Industries, Inc., Term Loan B	Ba3
		AUTO COMPONENTS - 8.2% (4.3% OF TOTAL ASSETS)	
	17,662	Federal-Mogul Corporation, Term Loan A (a)(c)	NR
	2,000	Federal-Mogul Corporation, Term Loan B (a)(b)	NR
	8,000	J.L. French Automotive Castings, Inc., Term Loan B (c)	В3
	5,300	Mark IV Industries, Inc., Term Loan B	B1

В2

В2

	PP Holding Corporation, Term Loan RJ Tower Corporation, Term Loan B	B1 B1
	BEVERAGES - 1.5% (0.8% OF TOTAL ASSETS)	
10,000	Dr. Pepper/Seven UP Bottling Group, Inc., Term Loan B (b)	B1
	CHEMICALS - 7.1% (3.7% OF TOTAL ASSETS)	
12,970 12,500 8,000 13,000	Hercules Incorporated, Term Loan Huntsman International LLC, Term Loan (b) Lyondell-Citgo Refining LP, Term Loan Rockwood Specialties Group, Inc., Term Loan (b)	Ba1 B1 NR B1
	COMMERCIAL SERVICES - 3.6% (1.9% OF TOTAL ASSETS)	
2,000	Allied Waste North America, Inc., Term Loan B Allied Waste North America, Inc., Term Loan C (c) Allied Waste North America, Inc., Term Loan D Williams Scotsman, Inc., Term Loan	Ba2 Ba2 Ba2 B1
	COMMUNICATIONS EQUIPMENT - 3.1% (1.6% OF TOTAL ASSETS)	
20,429	Nextel Finance Company, Term Loan E	Ba1
	CONSTRUCTION & ENGINEERING - 1.1% (0.6% OF TOTAL ASSETS)	
4,864 4,479	Anthony Crane Rental, L.P., Revolver (a) Anthony Crane Rental, L.P., Term Loan (a)(c)	NR NR
	CONTAINERS & PACKAGING - 9.4% (5.0% OF TOTAL ASSETS)	
6,700 15,324 15,000 13,091 917 6,979 3,990	BWAY Corporation, Term Loan (c) Graham Packaging Company, L.P., Term Loan B (Tranche 1) Owens-Illinois Group, Inc., Term Loan B (c) Owens-Illinois Group, Inc., Term Loan D Stone Container Corporation, Term Loan C Stone Container Corporation, Term Loan B United States Can Company, Term Loan B	B1 B2 NR NR NR NR B2

Nuveen Floating Rate Income Fund (JFR) (continued) Portfolio of INVESTMENTS July 31, 2004

		RAT	INGS*
PRINCIPAL AMOUNT (000)	DESCRIPTION(1)	MOODY'S	
	ELECTRIC UTILITIES - 10.3% (5.4% OF TOTAL ASSETS)		
\$ 6,983 5,985 10,000 15,000 7,276 9,114 12,843	Allegheny Energy Supply Company, LLC, Term Loan B Allegheny Energy Supply Company, LLC, Term Loan C Calpine Construction Finance Company, L.P., Term Loan B Mission Energy Holdings International, Inc., Term Loan (c) Orion Power New York, L.P., Term Loan Orion Power Midwest, L.P., Term Loan Reliant Resources, Inc., Term Loan B (c)	B1 B1 B1 Caa2 NR NR NR	
	ENERGY EQUIPMENT & SERVICES - 2.3% (1.2% OF TOTAL ASSETS)		
15,000	Pride Offshore, Inc., Term Loan (c)	Ba1	
	FOOD & STAPLES RETAILING - 3.8% (2.0% OF TOTAL ASSETS)		
25,000	The Jean Coutu Group Inc., Term Loan B (b)	В1	
	FOOD PRODUCTS - 0.8% (0.4% OF TOTAL ASSETS)		
5,000	Dole Holding Company, Second Lien Term Loan	В3	
	HEALTHCARE EQUIPMENT & SUPPLIES - 3.7% (2.0% OF TOTAL ASSETS)		
14,500 9,760	Advanced Medical Optics, Inc., Term Loan B Kinetic Concepts, Inc., Term Loan B-1 (c)	B1 B1	
	HEALTHCARE PROVIDERS & SERVICES - 4.7% (2.5% OF TOTAL ASSETS)		
	Beverly Enterprises, Inc., Term Loan B IASIS Healthcare LLC, Term Loan	Ва3 В1	
	HOTELS, RESTAURANTS & LEISURE - 12.6% (6.6% OF TOTAL ASSETS)		
8,097 2,500 12,000 2,700 3,801 6,000 1,800	24 Hour Fitness Worldwide, Inc., Term Loan B Aladdin Gaming, LLC, Term Loan A Aladdin Gaming, LLC, Term Loan C (b) Alliance Gaming Corporation, Term Loan B Ameristar Casinos, Inc., Term Loan B-1 Boyd Gaming Corporation, Term Loan B Domino's, Inc., Term Loan (b)	B1 NR NR Ba3 Ba1 Ba2 Ba3	

3,000	Jack in the Box Inc., Term Loan B (b)	Ba2
22,000	Metro-Goldwyn-Mayer Studios, Inc., Term Loan B	NR
8,472	Wyndham International, Inc., Term Loan I (c)	NR
12,937	Wyndham International, Inc., Term Loan II	NR
	HOUSEHOLD DURABLES - 2.8% (1.5% OF TOTAL ASSETS)	
	Sealy Mattress Company, Term Loan (c)	В2
	HOUSEHOLD PRODUCTS - 1.4% (0.7% OF TOTAL ASSETS)	
•	Prestige Brands, Inc., Term Loan B	B1
	INSURANCE - 4.3% (2.3% OF TOTAL ASSETS)	
28,000	Conseco, Inc., Term Loan (c)	В3
	MACHINERY - 1.4% (0.7% OF TOTAL ASSETS)	
4,742	Mueller Group, Inc., Term Loan	В2
2,451	Terex Corporation, Term Loan B	B1
1,988	Terex Corporation, Incremental Term Loan C	B1

			RATI	NGS*
		DESCRIPTION(1)	MOODY'S	
		MARINE - 2.2% (1.2% OF TOTAL ASSETS)		
\$	1,250 5,000	American Commercial Lines, Term Loan B (b) American Commercial Lines, Term Loan C (b) Horizon Lines, LLC, Term Loan	NR NR B2	
		MEDIA - 25.3% (13.4% OF TOTAL ASSETS)		
	1,995	American Media Operations, Inc., Term Loan C	Ba3	
	17,000	Century Cable Holdings, LLC, Discretionary Term Loan (a)(c)	NR	
	7,000	Century Cable Holdings, LLC, Revolver (a)(c)	NR	
	2,000	Century Cable Holdings, LLC, Term Loan B (a)	NR	
	5,000	Charter Communications Operating, LLC, Term Loan A	B2	
	22,000	Charter Communications Operating, LLC, Term Loan B	B2	
	4,929	Dex Media East, LLC, Term Loan B	Ba2	
	1,930	Dex Media East, LLC, Term Loan A	Ba2	

Edgar Fil	Edgar Filing: Nuveen Floating Rate Income Opportunity Fund - Form N-CSR/A		
10,797 6,382 19,000 22,000 26,791 20,953	Dex Media West, LLC, Term Loan B Dex Media West, LLC, Term Loan A (c) Emmis Operating Company, Term Loan Loews Cineplex Entertainment Corporation, Term Loan B (b) Regal Cinemas Corporation, Term Loan B WMG Acquisition Corp., Term Loan	Ba2 Ba2 Ba2 B1 Ba3 B1	
	METALS & MINING - 3.1% (1.6% OF TOTAL ASSETS)		
1,995	Amsted Industries Incorporated, Term Loan B	B1	
12,500 2,750	Foundation PA Coal Company, Term Loan (b) Ispat Sidbec Inc., Term Loan B	Ba3 NR	
3,208	Ispat Sidbec Inc., Term Loan C	NR	
	ROAD & RAIL - 3.5% (1.8% OF TOTAL ASSETS)		
	Laidlaw Inc., Term Loan B-1 (c)	Ba3	
4 , 899	National Equipment Services, Inc., Term Loan A	NR 	
	Total Variable Rate Senior Loan Interests (cost \$769,209,88	39) 	
	CORPORATE BONDS - 27.3% (14.3% OF TOTAL ASSETS)		
	AUTO COMPONENTS - 1.3% (0.7% OF TOTAL ASSETS)		
8,000	Tenneco Automotive Inc., Series B, 11.625%	В3	
	COMMERCIAL SERVICES - 0.8% (0.4% OF TOTAL ASSETS)		
5,000	Allied Waste North America, Inc., Series B, 7.625%	Ba3	
	CONSTRUCTION & ENGINEERING - 0.8% (0.4% OF TOTAL ASSETS)		
5,000	Beazer Homes USA, 8.375%	Ba1	
	CONSTRUCTION MATERIALS - 1.7% (0.9% OF TOTAL ASSETS)		
	K. Hovnanian Enterprises, 10.500%	Ba2	
8,000 	K. Hovnanian Enterprises, 8.000%	Ba2 	
	CONTAINERS & PACKAGING - 0.2% (0.1% OF TOTAL ASSETS)		
1,000	Smurfit Capital Funding Corporation, 6.750% (b)	В1	

DIVERSIFIED TELECOMMUNICATION SERVICES - 3.0% (1.6% OF TOTAL ASSETS)

20,025	IIS	West	Communications	Inc .	7 200%

Ba3

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Nuveen Floating Rate Income Fund (JFR) (continued) Portfolio of INVESTMENTS July 31, 2004

		RATINGS*
PRINCIPAL AMOUNT (000)	DESCRIPTION(1)	MOODY'S
	FOOD PRODUCTS - 2.9% (1.5% OF TOTAL ASSETS)	
\$ 1,000	Dean Foods Company, 6.750% (b)	Ba2
	Del Monte Corporation, Series B, 9.250%	B2
	Dole Foods Co., 8.875%	B2
2,000	Dole Foods Co., 8.625%	B2
	HOTELS, RESTAURANTS & LEISURE - 6.8% (3.7% OF TOTAL ASSETS)
9,505	Aztar Corporation, 9.000%	Ba3
11,330	Harrahs Entertainment, 7.875%	Ba1
1,110		B1
	MGM Mirage Inc., 9.750%	Ba2
	MGM Grand, 7.250%	Ba1
•	Park Place Entertainment, 7.875%	Ba2 Ba2
	Park Place Entertainment, 9.375% Park Place Entertainment, 8.500%	Ba1
	HOUSEHOLD DURABLES - 2.0% (1.0% OF TOTAL ASSETS)	
5 000	KB Home, 7.750%	Ba2
	Schuler Homes Inc., 9.375%	Ba2 Ba1
	Standard Pacific Corporation, 9.500%	Ba2
	MACHINERY - 2.2% (1.1% OF TOTAL ASSETS)	
	MACHINERI - 2.28 (1.18 OF IOIAL ASSEIS)	
13,400	Navistar International, Series B, 9.375%	Ва3
	MEDIA - 2.7% (1.4% OF TOTAL ASSETS)	
17 000		D-2
17,000	Echostar DBS Corporation, 10.375%	Ba3

OIL & GAS - 1.3% (0.7% OF TOTAL ASSETS)

8,000	Chesapeake Energy Corp., 8.375% (c)	Ba3
	PAPER & FOREST PRODUCTS - 1.6% (0.8% OF TOTAL ASSETS)	
5,000	Georgia Pacific, 8.125%	ВаЗ
4,000	Georgia Pacific, 9.375%	Ba2
	Total Corporate Bonds (cost \$182,733,848)	
	SHORT-TERM INVESTMENTS - 43.8% (23.1% OF TOTAL ASSETS)	
	U.S. TREASURY BILLS - 0.5% (0.2% OF TOTAL ASSETS)	
1,000	U.S. Treasury Bill, 1.540%	Aaa
	U.S. Treasury Bill, 1.520%	Aaa
	20	

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	PRINCIPAL	
AMO	OUNT (000)	DESCRIPTION(1)
		REPURCHASE AGREEMENTS - 43.3% (22.9% OF TOTAL ASSETS)
\$	71,630	State Street Bank, 1.250%, dated 7/30/04, due 8/02/04, repurchase price \$71,637,7 collateralized by \$73,525,000 U.S. Treasury Bonds, 0.000%, due 12/16/04, value \$
	120,000	State Street Bank, 1.250%, dated 7/30/04, due 8/02/04, repurchase price \$120,012, collateralized by \$123,025,000 U.S. Treasury Bonds, 0.000%, due 11/18/04, value
	48,000	State Street Bank, 1.250%, dated 7/30/04, due 8/02/04, repurchase price \$48,005,0 collateralized by \$49,290,000 U.S. Treasury Notes, 0.000%, due 12/23/04, value \$
	48,000	State Street Bank, 1.250%, dated 7/30/04, due 8/02/04, repurchase price \$48,005,0 collateralized by \$44,060,000 U.S. Treasury Notes, 6.125%, due 8/15/07, value \$4
	287 630	Total Short-Torm Investments (cost \$200.620.874)

\$ 287,630	iotai Short-ierm investments (cost \$290,620,874)
========	
	Total Investments (cost \$1,242,564,611) - 187.5% (98.7% of total assets)
	Other Assets Less Liabilities - (27.2%)

Preferred Shares, at Liquidation Value - (60.3%)

Net Assets Applicable to Common Shares - 100%

SELECT AGGREGATE MARKET INDEX ("SAMI")

The Fund held the following SAMI at July 31, 2004:

COUNTERPARTY AMOUNT FIXED

Credit Suisse First Boston \$32,200,000 2.

- (1) All percentages shown in the Portfolio of Investments are based on net assets applicable to Common shares unless otherwise noted.
- (2) Senior Loans in which the Fund invests generally pay interest at rates which are periodically adjusted by reference to a base short-term, floating lending rate plus a premium. These base lending rates are generally (i) the lending rate offered by one or more major European banks, such as the London Inter-Bank Offered Rate ("LIBOR"), (ii) the prime rate offered by one or more major United States banks, or (iii) the certificate of deposit rate.

Senior Loans may be considered restricted in that the Fund ordinarily is contractually obligated to receive approval from the Agent Bank and/or Borrower prior to the disposition of a Senior Loan.

NR Not rated.

- * Ratings below Baa by Moody's Investor Service, Inc. or BBB by Standard & Poor's Group are considered to be below investment grade. Ratings are not covered by the Report of Independent Registered Public Accounting Firm.
- ** Senior Loans in the Fund's portfolio generally are subject to mandatory and/or optional prepayment. Because of these mandatory prepayment conditions and because there may be significant economic incentives for a Borrower to prepay, prepayments of Senior Loans in the Fund's portfolio may occur. As a result, the actual remaining maturity of Senior Loans held in the Fund's portfolio may be substantially less than the stated maturities shown. The Fund estimates that the actual average maturity of the Senior Loans held in its portfolio will be approximately 18-24 months.
- (a) At or subsequent to July 31, 2004, this issue was under the protection of the federal bankruptcy court.
- (b) Purchased on a when-issued or delayed delivery basis.
- (c) Portion purchased on a when-issue or delayed delivery basis.

See accompanying notes to financial statements.

Nuveen Floating Rate Income Opportunity Fund (JRO) Portfolio of INVESTMENTS July 31, 2004

	INCIPAL T (000)	DESCRIPTION(1)
		REPURCHASE AGREEMENTS - 100.2%
\$	10	State Street Bank, 1.250%, dated 7/30/04, due 8/02/04, repurchase price \$10,276, collateralized by \$10,000 U.S. Treasury Bonds, 6.250%, due 8/15/23, value \$11,43
	48,000	State Street Bank, 1.250%, dated 7/30/04, due 8/02/04, repurchase price \$48,005,0 collateralized by \$46,160,000 U.S. Treasury Notes, 4.875%, due 2/15/12, value \$4
	48,000	State Street Bank, 1.250%, dated 7/30/04, due 8/02/04, repurchase price \$48,005,0 collateralized by \$49,770,000 U.S. Treasury Notes, 3.250%, due 1/15/09, value \$4
	24,000	State Street Bank, 1.250%, dated 7/30/04, due 8/02/04, repurchase price \$24,002,5 collateralized by \$23,795,000 U.S. Treasury Notes, 6.000%, due 8/15/04, value \$2
	24,000	State Street Bank, 1.250%, dated 7/30/04, due 8/02/04, repurchase price \$24,002,5 collateralized by \$19,475,000 U.S. Treasury Bonds, 7.500%, due 11/15/16, value \$
	24,000	State Street Bank, 1.250%, dated 7/30/04, due 8/02/04, repurchase price \$24,002,5 collateralized by \$24,330,000 U.S. Treasury Notes, 0.000%, due 9/30/04, value \$2
	48,000	State Street Bank, 1.250%, dated 7/30/04, due 8/02/04, repurchase price \$48,005,0 collateralized by \$48,360,000 U.S. Treasury Notes, 3.875%, due 5/15/09, value \$4
	72,000	State Street Bank, 1.250%, dated 7/30/04, due 8/02/04, repurchase price \$72,007,5 collateralized by \$73,260,000 U.S. Treasury Notes, 2.375%, due 8/15/06, value \$7
	96,000	State Street Bank, 1.250%, dated 7/30/04, due 8/02/04, repurchase price \$96,010,0 collateralized by \$95,540,000 U.S. Treasury Notes, 5.875%, due 11/15/04, value \$
\$ 3	84 , 010	Total Repurchase Agreements (cost \$384,010,275)
=====	=====	Other Assets less Liabilities - (0.2%)
		Net Assets Applicable to Common Shares - 100%

(1) All percentages shown in the Portfolio of Investments are based on net assets applicable to Common Shares.

See accompanying notes to financial statements.

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Statement of ASSETS AND LIABILITIES July 31, 2004

SENIOR INCOME (NSL)

ASSETS	
Investments, at value (cost \$400,515,914, \$954,934,328	
and \$, respectively)	\$395,685,906
Repurchase agreements (at cost, which approximates	
market value, respectively)	10,630,086
SAMI, net unrealized appreciation	
Receivables:	2 442 202
Interest Investments sold	2,443,203 5,000
Other assets	77,531
	, 552
Total assets	408,841,726
LIABILITIES	
Borrowings payable	103,000,000
Payable for investments purchased	8,101,150
Accrued expenses:	
Management fees	135,651
Organization and offering costs	
Other	308,365
Preferred share dividends payable	18,145
Total liabilities	111,563,311
Preferred shares, at liquidation value	46,000,000
Net assets applicable to Common shares	\$251,278,415
Common shares outstanding	29,782,202
Net asset value per Common share outstanding (net assets applicable to Common shares, divided by Common shares outstanding)	\$ 8.44
to Common shares, divided by Common shares outstanding)	
NET ASSETS APPLICABLE TO COMMON SHARES CONSIST OF:	
Common shares, \$.01 par value per share	\$ 297,822
Paid-in surplus	282,876,896
Undistributed (Over-distribution of) net investment income	2,947,762
Accumulated net realized gain (loss) from investments	(30,014,057)
Net unrealized appreciation (depreciation) of investments	(4,830,008)
Net unrealized appreciation of SAMI	
Not according and include the Common shapes	
Net assets applicable to Common shares	\$251,278,415
Authorized shares:	
Common	Unlimited
Preferred	Unlimited

See accompanying notes to financial statements.

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Statement of OPERATIONS Year Ended July 31, 2004

	SENIOR INCOME (NSL)
INVESTMENT INCOME	
Interest	\$21,127,482
Dividends	353,552
Fees	1,267,840
Total investment income	22,748,874
EXPENSES	
Management fees	3,337,507
Preferred shares - auction fees	111,492
Preferred shares - dividend disbursing agent fees	6,017
Shareholders' servicing agent fees and expenses	6,313
Interest expense	1,168,042
Commitment fees	339,729
Custodian's fees and expenses	147,245
Trustees' fees and expenses	6,791
Professional fees	188,396
Shareholders' reports - printing and mailing expenses	47,345
Stock exchange listing fees	13,607
Investor relations expense	29,610
Other expenses	34,353
Total expenses before custodian fee credit and expense waivers	5,436,447
Custodian fee credit	(1,451)
Expense waivers from the Adviser	(1,767,703)
Net expenses	3,667,293
Net investment income	19,081,581
REALIZED AND UNREALIZED GAIN (LOSS) FROM INVESTMENTS	
Net realized gain (loss) from investments	(2,007,822)
Change in net unrealized appreciation (depreciation) of investments	16,691,236
Change in net unrealized appreciation (depreciation) of SAMI	·
Net gain from Investments	14,683,414
DISTRIBUTIONS TO PREFERRED SHAREHOLDERS	
From net investment income	(538, 267)
Net increase in net assets applicable to Common shares from operations	\$33,226,728

^{*} For the period March 25, 2004 (commencement of operations) through July 31,

See accompanying notes to financial statements.

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Statement of CHANGES IN NET ASSETS

^{**} For the period July 27, 2004 (commencement of operations) through July 31, 2004.

	SENIOR INCOME (NSL)		FLOATI INCOM
	YEAR ENDED 7/31/04	YEAR ENDED 7/31/03	FOR TH (COMM OF OPE THROUGH
OPERATIONS Net investment income Net realized gain (loss) from investments Change in net unrealized appreciation	(2,007,822)		\$ 6
(depreciation) of investments Change in net unrealized appreciation (depreciation) of SAMI Distributions to Preferred Shareholders		16,930,021	1
from net investment income Net increase in net assets applicable to Common shares from operations		(664,859) 29,541,565	(1
DISTRIBUTIONS TO COMMON SHAREHOLDERS From net investment income From tax return of capital	(15,362,547)		(9
Decrease in net assets applicable to Common shares from distributions to Common shareholders		(15,887,301)	(9
CAPITAL SHARE TRANSACTIONS Common shares: Net proceeds from sale of shares Net proceeds from shares issued to shareholders due to reinvestment of distributions Preferred shares offering costs	 194,711 	106,705 	674
Net increase in net assets applicable to Common shares from capital transactions	194,711	106,705	666
Net increase in net assets applicable to Common shares Net assets applicable to Common shares at the beginning of period		13,760,969 219,458,554	663
Net assets applicable to Common shares at the end of period	\$251,278,415		\$663
Undistributed (Over-distribution of) net investment income at the end of period		\$ 730,509	\$ (3

See accompanying notes to financial statements.

Statement of CASH FLOWS

	(NSL)	
	YEAR ENDED 7/31/04	
NET INCREASE IN NET ASSETS APPLICABLE TO COMMON SHARES FROM OPERATIONS Adjustments to Reconcile the Net Increase in Net Assets Applicable to Common Shares from Operations to Net Cash provided by (used in) Operating Activities:	\$ 33,226,728	
Purchase of investment securities Proceeds from (purchases of) short-term investment securities, net Proceeds from disposition of investment securities Accretion/Amortization of discounts and premiums, net	(372,376,178) 17,040,475 339,598,532 (660,050)	
Increase in interest receivable (Increase) Decrease in receivable from investments sold Decrease in other assets	(230,059) 6,218,784 14,782	
Increase in payable for investments purchased Increase in management fees payable Increase in Preferred share dividends payable Increase (Decrease) in other liabilities	8,101,150 6,081 8,899 (131,421)	
Change in net unrealized appreciation (depreciation) of investments Change in net unrealized appreciation (depreciation) of SAMI Net realized (gain) loss from investments Net realized (gain) loss from paydowns	(16,691,236) 2,007,822 (966,474)	
Net cash provided by (used in) operating activities	15,167,836	
CASH FLOWS FROM FINANCING ACTIVITIES: Common shares: Net proceeds from sale of shares Cash distributions paid to Common shareholders	(15,167,836)	
Organization and offering costs payable Net proceeds from sale of Preferred shares	(10,10,,000,	
Net cash provided by (used in) financing activities	(15,167,836)	
NET INCREASE (DECREASE) IN CASH Cash at the beginning of period		
CASH AT THE END OF PERIOD	\$	

SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:

Cash paid by Senior Income (NSL) for interest on bank borrowings during the fiscal year ended July 31, 2004, was \$1,187,986.

Noncash financing activities not included herein consist of reinvestments

SENIOR INCOME

of distributions of \$194,711 and \$263,685 for Senior Income (NSL) and Floating Rate Income (JFR), respectively.

See accompanying notes to financial statements.

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Notes to FINANCIAL STATEMENTS

1. GENERAL INFORMATION AND SIGNIFICANT ACCOUNTING POLICIES

The Funds covered in this report and their corresponding Common share New York Stock Exchange symbols are Nuveen Senior Income Fund (NSL), Nuveen Floating Rate Income Fund (JFR) and Nuveen Floating Rate Income Opportunity Fund (JRO). The Funds are registered under the Investment Company Act of 1940, as amended, as closed-end management investment companies.

Prior to the commencement of operations of Floating Rate Income (JFR) and Floating Rate Income Opportunity (JRO), each Fund had no operations other than those related to organizational matters, the initial capital contribution of \$100,275 per Fund by Nuveen Institutional Advisory Corp. (the "Adviser"), a wholly owned subsidiary of Nuveen Investments, Inc. ("Nuveen"), the recording of the organization expenses (\$11,500 per Fund) and their reimbursement by Nuveen Investments, LLC, also a wholly owned subsidiary of Nuveen. Since Floating Rate Income Opportunity (JRO) commenced operations on July 27, 2004, the information presented in the financial statements may not be reflective of the Funds' future operating performance.

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

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

Investment Valuation

The prices of senior loans, bonds and other securities in the Funds' investment portfolios, other than subordinated loans issued by middle market companies, are generally provided by one or more independent pricing services approved by the Funds' Board of Trustees. Floating Rate Income Opportunity (JRO) currently expects that the independent pricing services will be unable to provide a market based price for most of the privately negotiated subordinated loans issued by middle market companies. The pricing services, with input from Symphony Asset Management, LLC (" Symphony"), an indirect wholly owned subsidiary of Nuveen, and the Adviser, will estimate the fair value for such subordinated loans, subject to the supervision of Symphony and the Adviser. Floating Rate Income Opportunity (JRO) may engage an independent appraiser to periodically provide an independent determination of the value, or an opinion with respect to the pricing services' value, of such loans. The pricing services typically value exchange-listed securities at the last sale price on that day; and value senior loans, bonds and other securities traded in the over-the-counter market at the mean of the highest bona fide bid and lowest bona fide ask prices when current quotations are readily available. The pricing services may value senior loans, bonds and other securities for which current quotations are not readily

available at fair value using a wide range of market data and other information and analysis, including the obligor's credit characteristics considered relevant by such pricing service to determine valuations. The Board of Trustees of the Funds has approved procedures which permit the Adviser to determine the fair value of investments for which the applicable pricing service or services is not providing a price, using market data and other factors such as the obligor's credit characteristics, and to override the price provided by the independent pricing service in certain limited circumstances. Short-term investments which mature within 60 days are valued at amortized cost, which approximates market value.

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

Investment Transactions

Investment transactions are recorded on a trade date basis. Trade date for senior and subordinated loans purchased in the "primary market" is considered the date on which the loan allocations are determined. Trade date for senior and subordinated loans purchased in the "secondary market" is the date on which the transaction is entered into. Realized gains and losses from investment transactions are determined on the specific identification method. Investments purchased on a when-issued or delayed delivery basis may have extended settlement periods. Any investments so purchased are subject to market fluctuation during this period. The Funds maintain liquid assets with a current value at least equal to the amount of the when-issued and delayed delivery purchase commitments. At July 31, 2004, Senior Income (NSL) and Floating Rate Income (JFR) had outstanding when-issued and delayed delivery purchase commitments of \$8,101,150 and \$195,318,410, respectively. There were no such outstanding purchase commitments in Floating Rate Income Opportunity (JRO).

Investment Income

Interest income, which includes the amortization of premiums and accretion of discounts for financial reporting purposes, is recorded on an accrual basis. Interest income also includes paydown gains and losses on senior and subordinated loans. Fee income consists

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Notes to

FINANCIAL STATEMENTS (continued)

primarily of amendment fees. Amendment fees are earned as compensation for evaluating and accepting changes to the original loan agreement and are recognized when received.

Income Taxes

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

tax provision is required.

Dividends and Distributions to Common Shareholders

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

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

Preferred Shares

Senior Income (NSL) has issued and outstanding 1,840 shares of Series Th, \$25,000 stated value Taxable Auctioned Preferred shares as a means of effecting financial leverage. The dividend rate paid on the Taxable Auctioned Preferred shares may change every 28 days, as set pursuant to a dutch auction process by the auction agent, and is payable at or near the end of each rate period. Senior Income (NSL)has also affected financial leverage by borrowing, as described in footnote 8 below.

Effective May 21, 2004, Floating Rate Income (JFR) issued 4,000 shares of each Series M, T, W and F, \$25,000 stated value FundPreferred shares as a means of effecting financial leverage. The dividend rate may change every seven days, as set pursuant to a dutch auction process by the auction agent, and is payable at or near the end of each rate period.

Select Aggregate Market Index

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

Upon entering into a SAMI, the Funds may pay the counterparty a premium based on the notional amount. The premium, if any, will be amortized over the life of the SAMI and recorded in other assets in the Statement of Assets and Liabilities. The Funds will receive from the counterparty a fixed-rate interest payment based on the notional amount of the contract. In exchange for the interest payment, the Funds protect the counterparty from the risk of loss at the time of a credit event, such as a bankruptcy or default, affecting any of the Reference Obligations. Interest is recorded on an accrual basis and included in the Statement of Operations. The Funds are required to provide collateral to the counterparty based on a percentage of the notional amount of the SAMI and has instructed the custodian to segregate liquid assets with a current value at least equal to the remaining notional amount of the SAMI. The SAMI is valued daily and any change in value is recorded in "Change in net unrealized appreciation (depreciation) of SAMI" in the Statement of Operations. Although there are economic advantages of entering into SAMI transactions, there are also additional risks, including but not limited to senior loan credit risk and the inability of the counterparty to meet its interest payment obligations. Floating Rate Income Opportunity (JRO) did not invest in a SAMI during the period ended

July 31, 2004.

Repurchase Agreements

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

Custodian Fee Credit

Each Fund has an arrangement with the custodian bank whereby certain custodian fees and expenses are reduced by credits earned on the Funds' cash on deposit with the bank. Such deposit arrangements are an alternative to overnight investments.

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Organization and Offering Costs

Nuveen Investments, LLC has agreed to reimburse all organization expenses (approximately \$11,500 per Fund) and pay all Common share offering costs (other than the sales load) that exceed \$.03 per Common share for Floating Rate Income (JFR) and Floating Rate Income Opportunity (JRO). Floating Rate Income's (JFR) and Floating Rate Income Opportunity's (JRO) share of Common share offering costs (\$1,213,989 and \$804,000, respectively) were recorded as reductions of the proceeds from the sale of Common shares.

Costs incurred by Floating Rate Income (JFR) in connection with its offering of FundPreferred shares (\$8,425,000) were recorded as a reduction to paid-in surplus.

Indemnifications

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

Use of Estimates

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

2. FUND SHARES

Transactions in Common and Preferred shares were as follows:

	SENIOR INCOME (NSL)		FLOATING RATE INCOME (JFR)	FLOATING RA INCOME OPPORTUNI
		YEAR ENDED 7/31/03	FOR THE PERIOD 3/25/04 (COMMENCEMENT OF OPERATIONS) THROUGH 7/31/04	PERIOD (COMM OF OPE
Common shares: Shares sold Shares issued to shareholders due to reinvestment of			47,150,000	26
	22,048	14,141		
	22,048	14,141	47,150,000	26
Preferred shares sold			16,000	

3. INVESTMENT TRANSACTIONS

Purchases and sales of investments (excluding short-term investments) during the fiscal year ended July 31, 2004, were as follows:

		FLOATING
	SENIOR	RATE
	INCOME	INCOME
	(NSL)	(JFR) *
Durchassa	¢272 276 170	¢1 000 F01 004
Purchases	\$3/2,3/6,1/8	\$1,026,531,964
Sales and maturities	\$339,598,532	73,875,014

- * For the period March 25, 2004 (commencement of operations) through July 31, 2004.
- ** For the period July 27, 2004 (commencement of operations) through July 31, 2004.

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Notes to FINANCIAL STATEMENTS (continued)

4. INCOME TAX INFORMATION

The following information is presented on an income tax basis. Differences between amounts for financial statement and federal income tax purposes are primarily due to the treatment of paydown gains and losses on investments, timing differences in recognizing certain gains and losses on investment

transactions and for Floating Rate Income (JFR) and Floating Rate Income Opportunity (JRO) recognition of premium amortization.

At July 31, 2004, the cost of investments were as follows:

	SENIOR INCOME (NSL)	FLOATING RATE INCOME (JFR)	OP
Cost of investments	\$411,162,750	\$1,243,297,003	\$38
Gross unrealized appreciation and gross unrealized depreciat at July 31, 2004, were as follows:	tion of investme	nts	
	SENIO INCOM (NSL	E INCOME	OP
Gross unrealized: Appreciation Depreciation		7 \$ 3,578,752 5) (2,639,219)	
Net unrealized appreciation (depreciation) of investments	\$ (4,846,75	8) \$ 939,533	
The tax components of undistributed net ordinary income and at July 31, 2004, were as follows:	net realized ga	ins FLOATING NIOR RATE COME INCOME	2

Undistributed net long-term capital gains		
	========	

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

Undistributed net ordinary income *

The tax character of distributions paid during the fiscal year ended July 31, 2004, was designated for purposes of the dividends paid deduction as follows:

FLOATING SENIOR RATE

\$4,246,542

\$--

2004	INCOME (NSL)	INCOME (JFR)**	OPP
Distributions from net ordinary income * Distributions from net long-term capital gains Tax return of capital	\$15,890,967 	\$7,281,029 148,613	

- * Net ordinary income consists of net taxable income derived from dividends, interest and net short-term capital gains, if any.
- ** For the period March 25, 2004 (commencement of operations) through July 31, 2004.
- *** For the period July 27, 2004 (commencement of operations) through July 31, 2004.

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For Senior Income (NSL) the tax character of distributions paid during the fiscal year ended July 31, 2003, was designated for purposes of the dividends paid deduction as follows:

	SENIOR
	INCOME
2003	(NSL)
Distributions from net ordinary income *	\$16,734,378
Distributions from net long-term capital gains	

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

At July 31, 2004, Senior Income (NSL) had an unused capital loss carryforwards of \$28,018,967 available to be applied against future capital gains, if any. If not applied, \$17,314,712 of the carryforward will expire in the year 2010 and \$10,704,255 will expire in 2011.

The following Funds elected to defer net realized losses from investments incurred from November 1, 2003 through July 31, 2004 ("post-October losses") in accordance with Federal income tax regulations. Post-October losses are treated as having arisen on the first day of the following fiscal year.

		FLOATING
	SENIOR	RATE
	INCOME	INCOME
	(NSL)	(JFR)
\$1,	978,340	\$69,696

5. MANAGEMENT FEES AND OTHER TRANSACTIONS WITH AFFILIATES

Under Senior Income's (NSL) and Floating Rate Income Opportunity's (JRO) investment management agreements with the Adviser, each Fund paid a .8500% annual management fee rate through July 31, 2004, payable monthly, which were based upon the average daily managed assets of each Fund. "Managed Assets" means the average daily net assets of each Fund including net assets attributable to

leverage.

Under Floating Rate Income's (JFR) investment management agreement with the Adviser, the Fund paid through July 31, 2004, an annual management fee, payable monthly, at the rates set forth below, which were based upon the average daily Managed Assets of the Fund as follows:

	FLOATING RATE INCOME (JFR)
AVERAGE DAILY MANAGED ASSETS	MANAGEMENT FEE RATE
For the first \$500 million	.8500%
For the next \$500 million	.8250
For the next \$500 million	.8000
For the next \$500 million	.7750
For Managed Assets over \$2 billion	.7500

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

The Funds pay no compensation directly to those of its Trustees who are affiliated with the Adviser or to its officers, all of whom receive remuneration for their services to the Funds from the Adviser or its affiliates. The Board of Trustees has adopted a deferred compensation plan for independent Trustees that enables Trustees to elect to defer receipt of all or a portion of the annual compensation they are entitled to receive from certain Nuveen advised Funds. Under the plan, deferred amounts are treated as though equal dollar amounts had been invested in shares of select Nuveen advised Funds.

As approved by the Board of Trustees, a complex-wide management fee structure has been adopted by all funds sponsored by the Adviser and its affiliates effective August 1, 2004. This structure separates each fund's management fee into two components - a complex-level component, based on the aggregate amount of all fund assets managed by the Adviser and its affiliates, and a specific fund-level component, based only on the amount of assets managed within each individual fund. This pricing structure enables Nuveen fund shareholders to benefit from growth in the assets within each individual fund as well as from growth in the amount of complex-wide assets managed by the Adviser and its affiliates. Under no circumstances will this pricing structure result in a fund paying management fees at a rate higher than would otherwise have been applicable had the complex-wide management fee structure not been implemented. As a consequence of this new management fee structure, the funds' effective management fees were reduced by approximately .004% starting August 1, 2004.

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Notes to

FINANCIAL STATEMENTS (continued)

The complex-level fee schedule for all funds in the Nuveen fund complex is as follows:

COMPLEX-LEVEL ASSETS(1)	COMPLEX-LEVEL FEE RATE
For the first \$55 billion	.2000%
rot the litst \$55 billion	.2000%
For the next \$1 billion	.1800
For the next \$1 billion	.1600
For the next \$3 billion	.1425
For the next \$3 billion	.1325
For the next \$3 billion	.1250
For the next \$5 billion	.1200
For the next \$5 billion	.1175
For the next \$15 billion	.1150
For Managed Assets over \$91 billion (2)	.1400

- (1) The complex-level fee component of the management fee for the funds is calculated based upon the aggregate Managed Assets (which includes assets attributable to leverage used in the Nuveen fund complex) of all funds sponsored by the Adviser or by its affiliates.
- (2) With respect to the complex-wide Managed Assets over \$91 billion, the funds (via their Board of Directors/Trustees) and the Adviser intend that the parties will meet, prior to the time when complex-wide Managed Assets reach that level, to consider and negotiate the fee rate or rates that will apply to such assets. The parties agree that, in the unlikely event that complex-wide Managed Assets reach \$91 billion prior to the parties reaching an agreement as to the complex-level fee rate or rates to be applied to Managed Assets in excess of \$91 billion, the complex-level fee rate for such complex-wide Managed Assets shall be .1400% until such time as the parties agree to a different rate or rates.

For each of the Funds, the fund-level fee, which is additive to the complex-level fee, is based upon the average daily Managed Assets of each Fund as follows:

AVERAGE DAILY MANAGED ASSETS	FUND-LEVEL FEE RATE
For the first \$1 billion For the next \$1 billion For the next \$3 billion For the next \$5 billion	.6500% .6375 .6250 .6000
For Managed Assets over \$10 billion	.5/50
AVERAGE DAILY MANAGED ASSETS	FLOATING RATE INCOME (JFR) FLOATING RATE INCOME OPPORTUNITY (JRO) FUND-LEVEL FEE RATE
For the first \$500 million For the next \$500 million For Managed Assets over \$2 billion	.6500% .6250 .6000 .5750

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

YEAR ENDING OCTOBER 31,

YEAR ENDING OCTOBER 31,

SENIOR INCOME (NSL)

1999*	.45%	2005	.35%
2000	.45	2006	.25
2001	.45	2007	.15
2002	.45	2008	.10
2003	.45	2009	.05
2004	.45		

* From the commencement of operations.

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

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

YEAR ENDING MARCH 31,		YEAR ENDING MARCH 31,		
2004* 2005	.32% .32	2009 2010	.32%	
2006	.32	2011	.16	
2007	.32	2012	.08	
2008	.32			

* From the commencement of operations.

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

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

YEAR ENDING JULY 31,		YEAR ENDING JULY 31,	
2004*	.30%	2009	.30%
2005	.30	2010	.22
2006	.30	2011	.14
2007	.30	2012	.07
2008	.30		

^{*} From the commencement of operations.

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

6. COMMITMENTS

Pursuant to the terms of certain of the variable rate senior loan agreements,

the Funds may have unfunded senior loan commitments. The Funds will maintain with its custodian, cash, liquid securities and/or liquid senior loans having an aggregate value at least equal to the amount of unfunded senior loan commitments. At July 31, 2004, Senior Income (NSL) had unfunded loan commitments of \$74,492 while Floating Rate Income (JFR) had \$32,471 in unfunded loan commitments. Floating Rate Income Opportunity (JRO) had no such unfunded loan commitments outstanding at July 31, 2004.

7. SENIOR LOAN PARTICIPATION COMMITMENTS

With respect to the senior loans held in the Funds' portfolio, the Funds may: 1) invest in assignments; 2) act as a participant in primary lending syndicates; or 3) invest in participations. If the Funds purchase a participation of a senior loan interest, the Funds would typically enter into a contractual agreement with the lender or other third party selling the participation, rather than directly with the Borrower. As such, the Funds not only assume the credit risk of the Borrower, but also that of the Selling Participant or other persons interpositioned between the Funds and the Borrower.

Senior Income (NSL) had the following participation commitments outstanding at July 31, 2004:

COUNTERPARTY	COMMITMENT AMOUNT	MARKET VALUE
Bear, Stearns & Co., Inc.	\$2,000,000	\$1,910,000
Bear, Stearns & Co., Inc.	2,000,000	\$1,896,061
Bear, Stearns & Co., Inc.	1,911,865	\$1,892,747
Morgan Stanley	1,640,000	\$1,566,200

Floating Rate Income (JFR) and Floating Rate Income Opportunity (JRO) had no such participation commitments outstanding at July 31, 2004.

8. BORROWINGS

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

Senior Income (NSL) has entered into a commercial paper program with Bank One's conduit financing agency, Falcon Asset Securitization Corp. ("Falcon"), whose sole purpose is the issuance of high grade commercial paper. Falcon uses the proceeds to make advances to Senior Income (NSL) and to many other borrowers who comprise Falcon's total borrowing base. For the fiscal year ended July 31, 2004, the average daily balance of borrowings under the commercial paper program agreement was \$103 million with an average interest rate of 1.13%.

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Notes to FINANCIAL STATEMENTS (continued)

Senior Income (NSL) has also entered into a \$110 million liquidity facility. If the facility is utilized, interest on the borrowings would be charged a variable interest rate. An unused commitment fee of .095% on 102% of the unused portion of the \$110 million facility is charged. There were no borrowings under the

revolving credit agreement during the fiscal year ended July 31, 2004.

9. SUBSEQUENT EVENTS

The following Funds declared Common share dividend distributions from their net investment income which was paid on September 1, 2004, to shareholders of record on August 15, 2004, as follows:

		FLOATING
	SENIOR	RATE
	INCOME	INCOME
	(NSL)	(JFR)
Dividend per share	\$.0430	\$.0675

On August 20, 2004, Floating Rate Income Opportunity (JRO) issued an additional 1,000,000 Common shares in connection with a partial exercise by the underwriters of their over allotment option.

Floating Rate Income Opportunity (JRO) declared a Common shares dividend distribution of \$.0760 per share from its net investment income which will be paid on October 1, 2004, to shareholders of record on September 17, 2004.

On September 14, 2004, Floating Rate Income Opportunity (JRO) issued an additional 553,100 Common shares in connection with a partial exercise by the underwriters of their over allotment option.

On September 24, 2004, Floating Rate Income Opportunity (JRO) issued 3,200 \$25,000 stated value Preferred shares of each Series M, Th and F.

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Financial HIGHLIGHTS

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Financial HIGHLIGHTS

Selected data for a Common share outstanding throughout each period:

		Investment Operations				
			Distributions	Distributions		
			from Net	from		
Beginning		Net	Investment	Capital		
Common		Realized/	Income to	Gains to		
Share	Net	Unrealized	Preferred	Preferred		
Net Asset	Investment	Investment	Share-	Share-		
Value	Income	Gain (Loss)	holders+	holders+		

SENIOR INCOME (NSL)

INCOME OPPORTUNITY (JRO) Year Ended 7/31: 2004(c)	14.33					
	:========		ributions	=======		:=====:
	Income to Common Share-	Gains to Common Share-	Tax Return of Capital to Common Share- holders		Offering Costs and Preferred Share Underwriting Discounts	Commo
SENIOR INCOME (NSL)	·	· 	·			
Year Ended 7/31: 2004 2003 2002 2001 2000(a) FLOATING RATE	\$ (.52) (.53) (.68) (1.03) (.66)	\$ (.02)		\$ (.52) (.53) (.68) (1.05) (.66)	\$ (.03)	\$ 8.4 7.8 7.3 8.1 9.4
INCOME (JFR)						
Year Ended 7/31: 2004(b) FLOATING RATE INCOME OPPORTUNITY (JRO)	(.21)			(.21)	(.21)	14.0
Year Ended 7/31: 2004(c)					(.03)	14.3
	:========			Ratios/Suj	pplemental Data	
			Before Cred	it/Waiver		er Credit/
	Endi			Ratio of No Investme: Income	et nt Ratio	

	Applicable	Net Assets Applicable to Common Shares++	Applicable to Common	Applicable to Common
SENIOR INCOME (NSL)				
Year Ended 7/31:				
2004	\$251,278	2.23%	7.10%	1.50%
2003	233,220	2.66	7.57	1.90
2002	219,459	3.12	8.20	2.37
2001	241,641	4.32	11.74	3.62
2000(a)	280,479	3.81*	9.82*	3.21*
FLOATING RATE INCOME (JFR)				
Year Ended 7/31: 2004(b)	663,609	1.37*	2.46*	.93*
FLOATING RATE INCOME OPPORTUNITY (JRO)				
Year Ended 7/31: 2004(c)	•	1.28*	(.01)*	

	Preferre	Borrowings at End		
	_	Liquidation and Market Value Per Share	Coverage Per Share	Aggregate Amount Outstanding (000)
SENIOR INCOME (NS				
Year Ended 7/31:				
2004	\$ 46,000	\$25,000	\$161,564	\$103 , 000
2003(d)	46,000	25,000	151,750	103,000
2002(d)	46,000	25,000	144,271	103,000
2001 (d)	46,000	25,000	156,327	103,000
2000(a)	46,000	25,000	177,434	105,000
FLOATING RATE INCOME (JFR)				
Year Ended 7/31:				
2004 (b)	400,000	25,000	66,476	
FLOATING RATE INCOME OPPORTUNIT	ſY (JRO)			
Year Ended 7/31: 2004(c)				
=======================================	:=======:		=======================================	

^{*} Annualized.

^{**} Total Investment Return on Market Value is the combination of reinvested dividend income, reinvested capital gains distributions, if any, and

changes in stock price per share. Total Return on Common Share Net Asset Value is the combination of reinvested dividend income at net asset value, reinvested capital gains distributions at net asset value, if any, and changes in Common net asset value per share. Total returns are not annualized.

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

- (a) For the period October 26, 1999 (commencement of operations) through July 31, 2000.
- (b) For the period March 25, 2004 (commencement of operations) through July 31, 2004.
- (c) For the period July 27, 2004 (commencement of operations) through July 31, 2004.
- (d) Unaudited.

See accompanying notes to financial statements.

36-37 SPREAD

Board Members
AND OFFICERS

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

POSITION(S) YEAR FIRST PRINCIPAL OCCUPATION(S)

NAME, BIRTHDATE HELD WITH ELECTED OR INCLUDING OTHER DIRECTORSHIPS

AND ADDRESS THE FUNDS APPOINTED(2) DURING PAST 5 YEARS

BOARD MEMBER WHO IS AN INTERESTED PERSON OF THE FUNDS:

Timothy R. Schwertfeger (1) 3/28/49 333 W. Wacker Drive Chicago, IL 60606	the Board		Chairman and Director (since 1996) of MInc. and Nuveen Investments, LLC; Director (since 1996) of Nuveen Advisor Institutional Advisory Corp.; Chairman 1997) of Nuveen Asset Management, Inc.; 1996) of Institutional Capital Corporat Director (since 1999) of Rittenhouse Astendard Chairman of Nuveen Investments Advisers
BOARD MEMBERS WHO ARE NOT IN			:
Robert P. Bremner 8/22/40 333 W. Wacker Drive Chicago, IL 60606	Board member	1997	Private Investor and Management Consult
Lawrence H. Brown 7/29/34 333 W. Wacker Drive Chicago, IL 60606	Board member	1993	Retired (1989) as Senior Vice President Trust Company; Director, Community Advi Highland Park and Highwood, United Way Shore (since 2002).
Jack B. Evans 10/22/48 333 W. Wacker Drive Chicago, IL 60606	Board member	1999	President, The Hall-Perrine Foundation, corporation (since 1996); Director and Fire & Casualty Company; formerly Director and Officer, SCI Financial Group, Inc., a services firm.
William C. Hunter 3/16/48 333 W. Wacker Drive Chicago, IL 60606			Dean and Distinguished Professor of Fir Business at the University of Connectic previously Senior Vice President and Di at the Federal Reserve Bank of Chicago Director, Credit Research Center at Geo Director of Xerox Corporation (since 20
	38		
	HELD WITH THE FUNDS	ELECTED OR APPOINTED(2)	PRINCIPAL OCCUPATION(S) INCLUDING OTHER DIRECTORSHIPS DURING PAST 5 YEARS
BOARD MEMBERS WHO ARE NOT IN	TERESTED PERSON	S OF THE FUNDS	(CONTINUED):
			Senior Partner and Chief Operating Office Group, Vice President, Miller-Valentine company; Chair, Miami Valley Hospital; Development Coalition; formerly, Member Advisory Board, National City Bank, Day Business Advisory Council, Cleveland February

Judith M. Stockdale Board member 1997 Executive Director, Gaylord and Dorothy

12/29/47

333 W. Wacker Drive

Chicago, IL 60606

Foundation (since 1994); prior thereto,

Great Lakes Protection Fund (from 1990

NAME, BIRTHDATE AND ADDRESS	HELD WITH		PRINCIPAL OCCUPATION(S) DURING PAST 5 YEARS
OFFICERS OF THE FUNDS:			
Gifford R. Zimmerman 9/9/56 333 W. Wacker Drive Chicago, IL 60606	Chief Administrati Officer	1988 Lve	Managing Director (since 2002), Assistant Associate General Counsel, formerly, Vinds Assistant General Counsel of Nuveen Invalidation Managing Director (since 2002), General Assistant Secretary, formerly, Vice Prediction Advisory Corp. and Nuveen Institutional Managing Director (since 2002), Assistant Associate General Counsel, formerly, Vice 2000), of Nuveen Asset Management, Inc. Secretary of Nuveen Investments, Inc. Secretary of Nuveen Investment Management (since 2002); Vice President and Assist Nuveen Investments Advisers Inc. (since Director, Associate General Counsel and of Rittenhouse Asset Management, Inc. Chartered Financial Analyst.
Michael T. Atkinson 2/3/66 333 W. Wacker Drive Chicago, IL 60606	Vice Preside and Assistar Secretary		Vice President (since 2002), formerly, President (since 2000), previously, Ass Investments, LLC.
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Board Members AND OFFICERS (CONTINUE	D)		
NAME, BIRTHDATE AND ADDRESS		ELECTED OR	PRINCIPAL OCCUPATION(S) DURING PAST 5 YEARS
OFFICERS OF THE FUNDS (CONTI			
Peter H. D'Arrigo 11/28/67 333 W. Wacker Drive Chicago, IL 60606	Vice Preside and Treasure	ent 1999 er	Vice President of Nuveen Investments, I prior thereto, Assistant Vice President President and Treasurer of Nuveen Invest 1999); Vice President and Treasurer of and Nuveen Institutional Advisory Corp President and Treasurer of Nuveen Asset (since 2002) and of Nuveen Investments 2002); Assistant Treasurer of NWQ Investor Company, LLC (since 2002); Vice President Nuveen Rittenhouse Asset Management, In Chartered Financial Analyst.

Jessica R. Droeger 9/24/64 333 W. Wacker Drive Chicago, IL 60606	Vice President and Secretary	2000	Vice President (since 2002) and Assista (since 1998); formerly, Assistant Vice of Nuveen Investments, LLC; Vice Presid and Assistant Secretary (since 1998), f Vice President of Nuveen Advisory Corp. Institutional Advisory Corp.
Lorna C. Ferguson 10/24/45 333 W. Wacker Drive Chicago, IL 60606	Vice President		Managing Director (since 2004) formerly Nuveen Investments, LLC; Managing Direc formerly, Vice President (since 1998) o Corp. and Nuveen Institutional Advisory
William M. Fitzgerald 3/2/64 333 W. Wacker Drive Chicago, IL 60606		1995	Managing Director (since 2002) of Nuvee LLC; Managing Director (since 2001), fo of Nuveen Advisory Corp. and Nuveen Ins Corp. (since 1995); Managing Director o Management, Inc. (since 2001); Vice Pre Investment Advisers Inc. (since 2002);
Stephen D. Foy 5/31/54 333 W. Wacker Drive Chicago, IL 60606	Vice President and Controller		Vice President (since 1993) and Funds C of Nuveen Investments, LLC and Vice Pre Controller (since 1998) of Nuveen Inves Certified Public Accountant.

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NAME, BIRTHDATE AND ADDRESS	THE FUNDS	ELECTED OR	PRINCIPAL OCCUPATION(S) DURING PAST 5 YEARS
David J. Lamb 3/22/63 333 W. Wacker Drive Chicago, IL 60606	Vice Preside	:nt 2000	Vice President (since 2000) of Nuveen I LLC, previously Assistant Vice Presiden prior thereto, Associate of Nuveen Inve Certified Public Accountant.
Tina M. Lazar 8/27/61 333 W. Wacker Drive Chicago, IL 60606	Vice Preside		Vice President (since 1999), previously President (since 1993) of Nuveen Invest
Larry W. Martin 7/27/51 333 W. Wacker Drive Chicago, IL 60606	Vice Preside and Assistan Secretary	ent 1988	Vice President, Assistant Secretary and Counsel of Nuveen Investments, LLC; Vic Assistant Secretary of Nuveen Advisory Institutional Advisory Corp.; Assistant Investments, Inc. and (since 1997) Nuve Inc.; Vice President (since 2000), Assi Assistant General Counsel (since 1998) Management, Inc.; Vice President and As Nuveen Investments Advisers Inc. (since Secretary of NWQ Investment Management (since 2002).

Edward F. Neild, IV Vice President 1996 Managing Director (since 2002) of Nuvee

7/7/65 333 W. Wacker Drive Chicago, IL 60606 Managing Director (since 1997), formerl (since 1996) of Nuveen Advisory Corp. a Advisory Corp.; Managing Director of Nu Inc. (since 1999). Chartered Financial

- (1) Mr. Schwertfeger is an "interested person" of the Funds, as defined in the Investment Company Act of 1940, because he is an officer and board member of the Adviser.
- (2) Board members serve an indefinite term until his/her successor is elected. The year first elected or appointed represents the year in which the board member was first elected or appointed to any fund in the Nuveen Complex.
- (3) Officers serve one year terms through July of each year. The year first elected or appointed represents the year in which the Officer was first elected or appointed to any fund in the Nuveen Complex.

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Reinvest Automatically EASILY AND CONVENIENTLY

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

NUVEEN CLOSED-END EXCHANGE-TRADED FUNDS DIVIDEND REINVESTMENT PLAN

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

By choosing to reinvest, you'll be able to invest money regularly and automatically, and watch your investment grow through the power of compounding.

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

EASY AND CONVENIENT

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

HOW SHARES ARE PURCHASED

The shares you acquire by reinvesting will either be purchased on the open market or newly issued by the Fund. If the shares are trading at or above net asset value at the time of valuation, the Fund will issue new shares at the greater of the net asset value or 95% of the then-current market price. If the shares are trading at less than net asset value, shares for your account will be purchased on the open market. Dividends and distributions received to purchase shares in the open market will normally be invested shortly after the dividend payment date. No interest will be paid on dividends and distributions awaiting reinvestment. Because the market price of the shares may increase before purchases are completed, the average purchase price per share may exceed the market price at the time of valuation, resulting in the acquisition of fewer

shares than if the dividend or distribution had been paid in shares issued by the Fund. A pro rata portion of any applicable brokerage commissions on open market purchases will be paid by Plan participants. These commissions usually will be lower than those charged on individual transactions.

FLEXIBLE

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

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

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

CALL TODAY TO START REINVESTING DIVIDENDS AND/OR DISTRIBUTIONS

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

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Other Useful INFORMATION

QUARTERLY PORTFOLIO OF INVESTMENTS AND PROXY VOTING INFORMATION

Each Fund's quarterly portfolio of investments and information regarding how the Funds voted proxies relating to portfolio securities held during the most recent 12-month period ended June 30, 2004, are available without charge, upon request, by calling Nuveen Investments toll-free at (800) 257-8787 or on Nuveen's website at www.nuveen.com.

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

CHANGE IN INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

On July 30, 2003, the Board of Trustees of the Nuveen Senior Income Fund (the "Fund") approved Ernst & Young, LLP ("E&Y") as the independent registered public accounting firm effective with the July 31, 2004 fiscal year-end audit. E&Y currently serves as the independent registered public accounting firm for 109 other Nuveen closed-end exchange-traded funds. KPMG LLP ("KPMG"), served as the independent registered public accounting firm of the Fund for the fiscal years

ended July 31, 2000 through July 31, 2003 and as of the latter date the Fund was the only Nuveen Fund for which KPMG served as the independent registered public accounting firm. The change from KPMG to E&Y was the result of the determination by the Fund's Board that, based on a recommendation from the Fund's Audit Committee, the use of E&Y would result in efficiencies for the Fund and the Audit Committee. KPMG's report for the Fund's financial statements for the fiscal year ended July 31, 2003, did not contain an adverse opinion or disclaimer of opinion and was not qualified as to uncertainty, audit scope or accounting principals. In addition, there had not been any disagreements with KPMG on any matter of accounting principles or practices, financial statement disclosure, or auditing scope or procedure which, if not resolved to the satisfaction of KPMG, would have caused KPMG to make a reference to the subject matter of the disagreement in connection with its reports.

AVERAGE ANNUAL TOTAL RETURN: This is a commonly used method to express an investment's performance over a particular, usually multi-year time period. It expresses the return (including change in NAV and reinvested dividends) that would have been necessary on an annual basis to equal the investment's actual performance over the time period being considered.

NET ASSET VALUE (NAV): A fund's NAV is calculated by subtracting the liabilities of the fund from its total assets and then dividing the remainder by the number of shares outstanding. Fund NAVs are calculated at the end of each business day.

BOARD OF TRUSTEES
Robert P. Bremner
Lawrence H. Brown
Jack B. Evans
William C. Hunter
William J. Schneider
Timothy R. Schwertfeger
Judith M. Stockdale

FUND MANAGER Nuveen Institutional Advisory Corp. 333 West Wacker Drive Chicago, IL 60606

CUSTODIAN
State Street Bank & Trust
Boston, MA

TRANSFER AGENT AND SHAREHOLDER SERVICES State Street Bank & Trust Nuveen Funds P.O. Box 43071 Providence, RI 02940-3071 (800) 257-8787

LEGAL COUNSEL Chapman and Cutler LLP Chicago, IL

INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM Ernst & Young LLP Chicago, IL

Each Fund intends to repurchase shares of its own common or preferred stock in the future at such times and in such amounts as is deemed advisable. No shares were repurchased during the fiscal year ended July 31, 2004. Any future repurchases will be reported to shareholders in the next annual or semiannual report.

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Nuveen Investments: SERVING Investors For GENERATIONS

Photo of: 2 women looking at a photo album.

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

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

WE OFFER MANY DIFFERENT INVESTING SOLUTIONS FOR OUR CLIENTS' DIFFERENT NEEDS.

Managing \$100 billion in assets, Nuveen Investments offers access to a number of different asset classes and investing solutions through a variety of products. Nuveen Investments markets its capabilities under four distinct brands: Nuveen, a leader in tax-free investments; NWQ, a leader in value-style equities; Rittenhouse, a leader in growth-style equities; and Symphony, a leading institutional manager of market-neutral alternative investment portfolios.

FIND OUT HOW WE CAN HELP YOU REACH YOUR FINANCIAL GOALS.

To learn more about the products and services Nuveen Investments offers, talk to your financial advisor, or call us at (800) 257-8787. Please read the information carefully before you invest.

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

Learn more about Nuveen Funds at WWW.NUVEEN.COM/ETF

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

Logo: NUVEEN Investments

EAN-C-0704D

ITEM 2. CODE OF ETHICS.

As of the end of the period covered by this report, the registrant has adopted a code of ethics that applies to the registrant's principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions. The registrant has posted such code of ethics on its website at www.nuveen.com/etf.

ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT.

The registrant's board of directors determined that the registrant had at least one "audit committee financial expert" (as defined in Item 3 of Form N-CSR) serving on its Audit Committee. The registrant's audit committee financial expert was William E. Bennett, who was "independent" for purposes of Item 3 of Form N-CSR.

Although Mr. Bennett served as the audit committee financial expert during the reporting period, he unexpectedly resigned from the Board effective April 30, 2004. Since that time, the Audit Committee determined that Jack B. Evans, the Chairman of the Audit Committee, qualifies as an audit committee financial expert and recommended to the full Board that he be designated as such. On July 26, 2004, the full Board voted to so designate Mr. Evans. Accordingly for this reporting period, the registrant did not have a designated "audit committee financial expert" from April 30, 2004 to July 26, 2004. Mr. Evans, who is independent for purposes of Item 3 of Form N-CSR, served as the registrant's audit committee financial expert from July 26, 2004 to the end of the reporting period on July 31, 2004.

Mr. Bennett was formerly Executive Vice President and Chief Credit Officer of First Chicago Corporation and its principal subsidiary, The First National Bank of Chicago. As part of his role as Chief Credit Officer, Mr. Bennett set policy as to accrual of assets/loans; designated performing/non-performing assets; set the level of reserves against the credit portfolo; and determined the carrying value of credit related assets and exposure. Among other things, Mr. Bennett was also responsible for the oversight of the internal analysis function including setting ground rules for the review and preparation of financial analysis and financial statements for use in making credit and risk decisions for clients. Mr. Bennett has significant experience reviewing, analyzing and evaluating financial statements of domestic and international companies in a variety of industries with complex accounting issues.

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

ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

NUVEEN FLOATING RATE INCOME OPPORTUNITY FUND

The following tables show the amount of fees that Ernst & Young LLP, the Fund's auditor, billed to the Fund during the Fund's last two full fiscal years. For engagements with Ernst & Young LLP entered into on or after May 6, 2003, the Audit Committee approved in advance all audit services and non-audit services that Ernst & Young LLP provided to the Fund, except for those non-audit services that were subject to the pre-approval exception under Rule 2-01 of Regulation S-X (the "pre-approval exception"). The pre-approval exception for services provided directly to the Fund waives the pre-approval requirement for services other than audit, review or attest services if: (A) the aggregate amount of all such services provided constitutes no more than 5% of the total amount of revenues paid by the Fund during the fiscal year in which the services are provided; (B) the Fund did not recognize the services as non-audit services at the time of the engagement; and (C) the services are promptly brought to the Audit Committee's attention, and the Committee (or its delegate) approves the services before the audit is completed.

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

SERVICES THAT THE FUND'S AUDITOR BILLED TO THE FUND

FISCAL YEAR ENDED	AUDIT FEES BILLED TO FUND	AUDIT-RELATED FEES BILLED TO FUND	TAX BILLED
July 31, 2004	\$ 5,000	\$ 0	
Percentage approved pursuant to pre-approval exception	N/A	0%	
July 31, 2003	N/A	N/A	
Percentage approved pursuant to pre-approval exception	N/A	0%	

The above "Tax Fees" were billed for professional services for tax advice, tax compliance and tax planning.

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

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

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

FISCAL YEAR ENDED	AUDIT-RELATED FEES BILLED TO ADVISER AND AFFILIATED FUND SERVICE PROVIDERS	TAX FEES BILLED ADVISER AND AFFILIATED FUN SERVICE PROVIDE
July 31, 2004	\$ 0	\$ 0
Percentage approved pursuant to pre-approval exception	0%	0%
July 31, 2003	\$ 0	\$ 0
Percentage approved pursuant to pre-approval exception	N/A	N/A

NON-AUDIT SERVICES

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

FISCAL YEAR ENDED

TOTAL NON-AUDIT FEES
BILLED TO ADVISER AND
AFFILIATED FUND SERVICE
PROVIDERS (ENGAGEMENTS
RELATED DIRECTLY TO THE

TOTAL NO BILLED T AFFILIATE

	TOTAL NON-AUDIT FEES BILLED TO FUND	OPERATIONS AND FINANCIAL REPORTING OF THE FUND)	PROVIDER ENGA
July 31, 2004	\$ 0	\$ 0	

N/A

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

N/A

ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS.

Not applicable at this time.

ITEM 6. SCHEDULE OF INVESTMENTS.

See Item 1.

July 31, 2003

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

In the rare event that a municipal issuer held by the Fund were to issue a proxy or that the Fund were to receive a proxy issued by a cash management security, the Adviser would either engage an independent third party to determine how the proxy should be voted or vote the proxy with the consent, or based on the instructions, of the Fund's Board of Directors or Trustees or its representative. In the case of a conflict of interest, the proxy would be submitted to the applicable Fund's Board to determine how the proxy should be voted. A member of the Adviser's legal department would oversee the administration of the voting, and ensure that records were maintained in accordance with Rule 204-2(c)(2) under the Investment Advisers Act of 1940 (17 CFR 275.204-2(c)(2)), reports were filed with the SEC on Form N-PX, and the results were provided to the Board of Directors or Trustees and made available to shareholders as required by applicable rules.

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

Not applicable at this time.

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

Not applicable.

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

In the event of a vacancy on the Board, the nominating and governance committee receives suggestions from various sources, including shareholders, as to

suitable candidates. Suggestions should be sent in writing to Lorna Ferguson, Vice President for Board Relations, Nuveen Investments, 333 West Wacker Drive, Chicago, IL 60606. The nominating and governance committee sets appropriate standards and requirements for nominations for new directors and reserves the right to interview all candidates and to make the final selection of any new directors.

ITEM 11. CONTROLS AND PROCEDURES.

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

ITEM 12. EXHIBITS.

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

- (a) (1) Any code of ethics, or amendment thereto, that is the subject of the disclosure required by Item 2, to the extent that the registrant intends to satisfy the Item 2 requirements through filing of an exhibit: Not applicable because posted on registrant's website at www.nuveen.com/etf.
- (a) (2) A separate certification for each principal executive officer and principal financial officer of the registrant as required by Rule 30a-2(a) under the 1940 Act (17 CFR 270.30a-2(a)) in the exact form set forth below: Ex-99.CERT Attached hereto.
- (a) (3) Any written solicitation to purchase securities under Rule 23c-1 under the 1940 Act (17 CFR 270.23c-1) sent or given during the period covered by the report by or on behalf of the registrant to 10 or more persons. Not applicable.
- (b) If the report is filed under Section 13(a) or 15(d) of the Exchange Act, provide the certifications required by Rule 30a-2(b) under the 1940 Act (17 CFR 270.30a-2(b)); Rule 13a-14(b) or Rule 15d-14(b) under the Exchange Act (17 CFR 240.13a-14(b) or 240.15d-14(b)), and Section 1350 of Chapter 63 of Title 18 of the United States Code (18 U.S.C. 1350) as an exhibit. A certification furnished pursuant to this paragraph will not be deemed "filed" for purposes of Section 18 of the Exchange Act (15 U.S.C. 78r), or otherwise subject to the liability of that section. Such certification will not be deemed to be incorporated by reference into any filing under the Securities Act of 1933 or the Exchange Act, except to the extent that the registrant specifically incorporates it by reference. Ex-99.906 CERT attached hereto.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

(Registrant) Nuveen Floating Rate Income Opportunity Fund

By (Signature and Title) * /s/ Jessica R. Droeger

Jessica R. Droeger Vice President and Secretary

Date: October 12, 2004

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

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

Gifford R. Zimmerman Chief Administrative Officer (Principal Executive Officer)

Date: October 12, 2004

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

Stephen D. Foy Vice President and Controller (Principal Financial Officer)

Date: October 12, 2004

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