CAPITAL ONE FINANCIAL CORP Form SC 13G February 14, 2006

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

SCHEDULE 13G

Under the Securities Exchange Act of 1934

(Amendment No. _)*

Capital One Financial Corporation

(Name of Issuer)

Common Stock

(Title of Class of Securities)

14040H105

(CUSIP Number)

December 30, 2005

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

[X] Rule 13d-1(b)

[] Rule 13d-1(c)

[] Rule 13d-1(d)

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 (the "Act") or otherwise subject to the liabilities of that section of the Act, but shall be subject to all other provisions of the Act (however, see the Notes.)

CUSIP No. 14040H105

1. NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)

Wellington Management Company, LLP 04-2683227

- 2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
 - (a) []
 - (b) []
- 3. SEC USE ONLY
- 4. CITIZENSHIP OR PLACE OF ORGANIZATION

Massachusetts

NUMBER OF	5. SOLE VOTING POWER	0
SHARES		
BENEFICIALLY	6. SHARED VOTING	0 720 020
OWNED BY EACH	POWER	9,738,938
REPORTING		
PERSON WITH	7. SOLE DISPOSITIVE	0
	POWER	0
	8 SHARED	

8. SHARED DISPOSITIVE POWER 15,075,699

9. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

15,075,699

10. CHECK IF THE AGGREGATE AMOUNT IN ROW(9) EXCLUDES CERTAIN SHARES

[]

11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

5.65%

12. TYPE OF REPORTING PERSON

IA

Item 1.

Item 2.

Item 3.

(a)		ne of Issuer Ital One Financial Corporation
(b)	1680 Suite	ress of Issuer's Principal Executive Offices) Capital One Drive e 1400 ean, VA 22102
(a)		ne of Person Filing lington Management Company, LLP ("Wellington Management")
(b)	75 S	ress of Principal Business Office or, if None, Residence tate Street con, MA 02109
(c)		zenship sachusetts
(d)		e of Class of Securities amon Stock
(e)		SIP Number 40H105
		atement is Filed Pursuant to Rule 13d-1(b), or 13d-2(b) or (c), hether the Person Filing is a:
(a)	[]	Broker or dealer registered under Section 15 of the Act (15 U.S.C. 780).
(b)	[]	Bank as defined in Section 3(a)(6) of the Act (15 U.S.C. 78c).
(c)	[]	Insurance Company as defined in Section 3(a)(19) of the Act (15 U.S.C. 78c).
(d)	[]	Investment Company registered under Section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8).
(e)	[X]	An investment adviser in accordance with Rule 240.13d-1(b)(1)(ii)(E);
(f)	[]	An employee benefit plan or endowment fund in accordance with Rule 240.13d-1(b)(1)(ii)(F);
(g)	[]	A parent holding company or control person in accordance with Rule 240.13d-1(b)(1)(ii)(G);
(h)	[]	A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
(i)	[]	A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);

(j) [] Group, in accordance with Rule 240.13d-1(b)(1)(ii)(J).

If this statement is filed pursuant to Rule 13d-1(c), check this box []

Item 4. Ownership.

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

(a) Amount Beneficially Owned:

Wellington Management, in its capacity as investment adviser, may be deemed to beneficially own 15,075,699 shares of the Issuer which are held of record by clients of Wellington Management.

(b) Percent of Class:

5.65%

(c) Number of shares as to which such person has:

(i)	sole power to vote or to direct the vote	0
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- (ii) shared power to vote or to direct the vote 9,738,938
- (iii) sole power to dispose or to direct the disposition of 0
- (iv) shared power to dispose or to direct the disposition of 15,075,699

Item 5. Ownership of Five Percent or Less of Class.

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following: []

Item 6. Ownership of More than Five Percent on Behalf of Another Person.

The securities as to which this Schedule is filed by Wellington Management, in its capacity as investment adviser, are owned of record by clients of Wellington Management. Those clients have the right to receive, or the power to direct the receipt of, dividends from, or the proceeds from the sale of, such securities. No such client is known to have such right or power with respect to more than five percent of this class of securities, except as follows:

Not Applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company.

Not Applicable.

Item 8. Identification and Classification of Members of the Group.

Not Applicable.

Item 9. Notice of Dissolution of Group.

Not Applicable.

Item 10. Certification.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

By: /s/ Julie A. Jenkins

Name: Julie A. Jenkins Title: Vice President Date: February 14, 2006

gin:Opt Opt Opt; white-space:nowrap">%

%

S&P 500 Index^b

%

%

The performance data quoted represent past performance. Past performance is no guarantee of future results. The investment return and the principal value of an investment will fluctuate and shares, if sold, may be worth more or less than their original cost. Current performance may be lower or higher than the performance data quoted. Performance results reflect the effects of leverage, resulting from borrowings under a credit agreement. Current total returns of the Fund can be obtained by visiting our website at cohenandsteers.com. The Fund's returns assume the reinvestment of all dividends and distributions at prices obtained under the Fund's dividend reinvestment plan. Index performance does not reflect the deduction of any fees, taxes or expenses. An investor cannot invest directly in an index. Performance

1.38

4.56

0.15

figures for periods shorter than one year are not annualized.

Managed Distribution Policy

Cohen & Steers Quality Income Realty Fund, Inc. (the Fund), acting in accordance with an exemptive order received from the Securities and Exchange Commission and with approval of its Board of Directors (the Board), adopted a managed distribution policy under which the Fund intends to include

^a As a closed-end investment company, the price of the Fund's NYSE-traded shares will be set by market forces and can deviate from the NAV per share of the Fund.

^b The FTSE NAREIT Equity REIT Index contains all tax-qualified REITs except timber and infrastructure REITs with more than 50% of total assets in qualifying real estate assets other than mortgages secured by real property that also meet minimum size and liquidity criteria. The BofA Merrill Lynch REIT Preferred Securities Index tracks the performance of fixed-rate U.S. dollar-denominated preferred securities issued in the U.S. domestic market including all real estate investment trusts. The S&P 500 Index is an unmanaged index of 500 large-capitalization stocks that is frequently used as a general measure of U.S. stock market performance.

long-term capital gains, where applicable, as part of the regular quarterly cash distributions to its shareholders (the Plan). The Plan will give the Fund greater flexibility to realize long-term capital gains and to distribute those gains on a regular quarterly basis. In accordance with the Plan, the Fund currently distributes \$0.24 per share on a quarterly basis.

The Fund may pay distributions in excess of the Fund's investment company taxable income and net realized gains. This excess would be a return of capital distributed from the Fund's assets. Distributions of capital decrease the Fund's total assets and, therefore, could have the effect of increasing the Fund's expense ratio. In addition, in order to make these distributions, the Fund may have to sell portfolio securities at a less than opportune time.

Shareholders should not draw any conclusions about the Fund's investment performance from the amount of these distributions or from the terms of the Fund's Plan. The Fund's total return based on net asset value is presented in the table above as well as in the Financial Highlights table.

The Plan provides that the Board may amend or terminate the Plan at any time without prior notice to Fund shareholders; however, at this time, there are no reasonably foreseeable circumstances that might cause the termination. The termination of the Plan could have the effect of creating a trading discount (if the Fund's stock is trading at or above net asset value) or widening an existing trading discount.

Market Review

The year was a challenging period for equities, as investors reacted to signs of economic deceleration in China, falling commodity prices and slowing global growth generally. In the U.S., the prospect for an interest-rate hike by the Federal Reserve (the Fed) occasionally upset markets, although when the Fed finally raised rates off of near-zero in December, by 0.25%, investors seemed to take it in stride. The Fed's unanimous vote was based on steady U.S. economic growth and low unemployment, but showed concern for low inflation and the impact of the strong dollar on exports and manufacturing.

In this environment, U.S. REITs, which have a strong domestic orientation, had a positive total return and outperformed the broader U.S. market, aided by continued strength in real estate fundamentals. Throughout the year, REITs generally exceeded or met the market's high earnings expectations, and many raised their guidance. Meanwhile, acquisition activity continued to confirm high property valuation levels, also helping REIT shares recover from their mid-year lows.

REIT Preferred Securities Also Advanced

Preferred securities issued by commercial real estate companies had a total return of 9.6% in the period as measured by the BofA Merrill Lynch REIT Preferred Securities Index. Good and improving real estate fundamentals continued to enhance REITs' financial profiles, while favorable technical factors low new supply of REIT preferreds combined with steady demand also supported the group's performance.

Fund Performance

The Fund had a positive total return for the year and outperformed its blended benchmark on both an NAV and market price basis. Our overweight and stock selection in the apartment sector contributed positively to relative performance. Apartment landlords were one of the top-performing property sectors in the year, overcoming concerns about rising supply as household formation continued to support demand.

The Fund's overweight in self storage REITs, which likewise had sizable share-price gains, also aided its performance. Demand for self storage has continued to outstrip very limited new supply, driving strong same-store sales growth for these companies.

Our stock selection and underweight in health care REITs was beneficial to performance. The group had a collective decline. As health care companies have generally transitioned toward more economically sensitive business models over the past few years no longer pure net-lease plays their growth prospects have faced increased scrutiny.

Stock selection in the regional mall sector was a positive contributor as well, reflecting our preference for owners of high-quality properties. In an uncertain retail environment, companies focused on Class A properties and outlet centers in desirable locations advanced, while landlords that predominately operate Class B malls had significant declines. In the shopping center sector, which is better represented by consumer staples tenants, returns were somewhat more even. Our stock selection among shopping center REITs detracted from relative returns. Our stock selection in the free-standing retail sector hindered relative performance as well, as it did in the industrial sector.

In the office sector, our stock selection detracted from performance, while our modest overweight had a negligible effect. Office landlords had a flat return in the index; some investors were concerned that property values in cities such as New York could be adversely affected by less investment demand from non-U.S. sources. The Fund's allocation to REIT preferred securities detracted from performance compared with the blended benchmark; we were underweight the group, and while our preferred holdings had a sizable absolute return, they trailed the wider REIT preferreds market.

Impact of Derivatives on Fund Performance

The Fund engaged in the buying and selling of single stock options with the intention of enhancing total returns and reducing overall volatility. These contracts did not have a material effect on the Fund's total return during the 12-month period ended December 31, 2015.

Impact of Leverage on Fund Performance

The Fund employs leverage as part of a yield-enhancement strategy. Leverage, which can increase total return in rising markets (just as it can have the opposite effect in declining markets), significantly contributed to the Fund's performance for the 12-month period ended December 31, 2015.

Sincerely,

ROBERT H. STEERS Chairman

JOSEPH M. HARVEY Portfolio Manager

WILLIAM F. SCAPELL Portfolio Manager THOMAS N. BOHJALIAN *Portfolio Manager*

JASON YABLON

Portfolio Manager

The views and opinions in the preceding commentary are subject to change without notice and are as of the date of the report. There is no guarantee that any market forecast set forth in the commentary will be realized. This material represents an assessment of the market environment at a specific point in time, should not be relied upon as investment advice and is not intended to predict or depict performance of any investment.

Visit Cohen & Steers online at cohenandsteers.com

For more information about the Cohen & Steers family of mutual funds, visit cohenandsteers.com. Here you will find fund net asset values, fund fact sheets and portfolio highlights, as well as educational resources and timely market updates.

Our website also provides comprehensive information about Cohen & Steers, including our most recent press releases, profiles of our senior investment professionals and their investment approach to each asset class. The Cohen & Steers family of mutual funds invests in major real asset categories including real estate securities, listed infrastructure, commodities and natural resource equities, as well as preferred securities and other income solutions.

Our Leverage Strategy (Unaudited)

Our current leverage strategy utilizes borrowings up to the maximum permitted by the Investment Company Act of 1940 to provide additional capital for the Fund, with an objective of increasing the net income available for shareholders. As of December 31, 2015, leverage represented 24% of the Fund's managed assets.

Through a combination of variable and fixed rate financing, the Fund has locked in interest rates on a significant portion of this additional capital for periods expiring in 2017, 2018 and 2019^c (where we effectively reduce our variable rate obligation and lock in our fixed rate obligation over various terms). Locking in a significant portion of our leveraging costs is designed to protect the dividend-paying ability of the Fund. The use of leverage increases the volatility of the Fund's net asset value in both up and down markets. However, we believe that locking in portions of the Fund's leveraging costs for the various terms partially protects the Fund's expenses from an increase in short-term interest rates.

Leverage Facts^{a,b}

Leverage (as a % of managed assets)	24%
% Fixed Rate	85%
% Variable Rate	15%
Weighted Average Rate on Financing	1.9% ^c
Weighted Average Term on Financing	5.3 years ^c

The Fund seeks to enhance its dividend yield through leverage. The use of leverage is a speculative technique and there are special risks and costs associated with leverage. The net asset value of the Fund's shares may be reduced by the issuance and ongoing costs of leverage. So long as the Fund is able to invest in securities that produce an investment yield that is greater than the total cost of leverage, the leverage strategy will produce higher current net investment income for shareholders. On the other hand, to the extent that the total cost of leverage exceeds the incremental income gained from employing such leverage, shareholders would realize lower net investment income. In addition to the impact on net income, the use of leverage will have an effect of magnifying capital appreciation or depreciation than if the Fund were not employing leverage. Conversely, in down markets, the use of leverage will generally result in greater capital depreciation than if the Fund had been unlevered. To the extent that the Fund is required or elects to reduce its leverage, the Fund may need to liquidate investments, including under adverse economic conditions which may result in capital losses potentially reducing returns to shareholders. There can be no assurance that a leveraging strategy will be successful during any period in which it is employed.

^a Data as of December 31, 2015. Information is subject to change.

^b See Note 7 in Notes to Financial Statements.

^c On February 24, 2015, the Fund amended its credit agreement to extend the fixed rate financing terms by three years expiring in 2020, 2021 and 2022. The weighted average rate on financing does not include the three year extension and will increase as the extended fixed-rate tranches become effective. The weighted average term on financing includes the three year extension.

December 31, 2015 Top Ten Holdings^a

	(Unaudited)		
Security	Value	% of Managed Assets	
Simon Property Group	\$151,647,839	7.9	
Equity Residential	100,025,587	5.2	
Vornado Realty Trust	74,016,082	3.8	
Public Storage	73,877,268	3.8	
UDR	64,946,019	3.4	
SL Green Realty Corp.	60,592,078	3.1	
Equinix	54,546,307	2.8	
Omega Healthcare Investors	53,998,206	2.8	
Host Hotels & Resorts	53,745,761	2.8	
Extra Space Storage	53,128,089	2.8	

^a Top ten holdings are determined on the basis of the value of individual securities held. The Fund may also hold positions in other types of securities issued by the companies listed above. See the Schedule of Investments for additional details on such other positions.

Sector Breakdown

(Based on Managed Assets) (Unaudited)

SCHEDULE OF INVESTMENTS

December 31, 2015

		Number	
		of Shares	Value
COMMON STOCK REAL ESTATE	106.1%		
DIVERSIFIED	6.3%		
American Assets Trust ^{a,b}		475,908	\$ 18,251,072
BGP Holdings PLC (EUR)			
(Australia) ^{c,d,e}		3,927,678	0
Vornado Realty Trust ^{a,b}		740,457	74,016,082
			92,267,154
HEALTH CARE	9.6%		
HCP		779,862	29,821,923
Healthcare Trust of America,			
Class A		1,246,447	33,616,676
Omega Healthcare Investors ^{a,b}		1,543,688	53,998,206
Physicians Realty Trust		1,375,521	23,191,284
			140,628,089
HOTEL	5.5%		
Host Hotels & Resorts ^{a,b}		3,503,635	53,745,761
Sunstone Hotel Investors		2,124,673	26,537,166
			80,282,927
INDUSTRIALS	1.4%		
Prologis ^{a,b}		490,520	21,053,118
OFFIČE	12.5%		
BioMed Realty Trust ^a		836,798	19,823,745
Boston Properties ^{a,b}		192,744	24,582,570
Douglas Emmett ^{a,b}		828,297	25,826,300
Kilroy Realty Corp. ^{a,b}		553,215	35,007,445
PS Business Parks		201,720	17,636,379
SL Green Realty Corp. ^{a,b}		536,308	60,592,078
, , ,			183,468,517
RESIDENTIAL	21.3%		
APARTMENT	19.1%		
Apartment Investment &			
Management Co.		858,711	34,374,201
Equity Residential ^{a,b}		1,225,954	100,025,587
Essex Property Trust ^{a,b}		199,384	47,734,524
Mid-America Apartment		,	,,
Communities		367,770	33,397,194
UDR ^{a,b}		1,728,667	64,946,019
-		.,,	280,477,525
See	accompanying notes	to financial statements	

See accompanying notes to financial statements.

SCHEDULE OF INVESTMENTS (Continued)

December 31, 2015

		Number	
		of Shares	Value
MANUFACTURED HOME	2.2%		
Sun Communities ^{a,b}		474,661	\$ 32,528,518
TOTAL RESIDENTIAL			313,006,043
SELF STORAGE	11.8%		
CubeSmart ^a		838,238	25,666,848
Extra Space Storage ^a		602,291	53,128,089
Public Storage ^{a,b}		298,253	73,877,268
Sovran Self Storage		193,379	20,751,500
			173,423,705
SHOPPING CENTERS	30.6%		
COMMUNITY CENTER	10.0%		
Brixmor Property Group ^a		1,103,321	28,487,748
DDR Corp.		1,902,879	32,044,482
Kimco Realty Corp. ^{a,b}		701,550	18,563,013
Ramco-Gershenson Properties			
Trust		1,276,543	21,203,379
Regency Centers Corp. ^{a,b}		689,453	46,965,539
			147,264,161
FREE STANDING	4.3%		
National Retail Properties ^a		904,833	36,238,562
Spirit Realty Capital		2,694,158	26,995,463
			63,234,025
REGIONAL MALL	16.3%		
General Growth Properties ^{a,b}		1,526,614	41,539,167
Macerich Co. (The) ^{a,b,f}		376,410	30,372,523
Pennsylvania REIT		703,220	15,379,421
Simon Property Group ^{a,b}		779,921	151,647,839
			238,938,950
TOTAL SHOPPING CENTERS			449,437,136
SPECIALTY	7.1%		
CyrusOne ^{a,b}		575,409	21,549,067
Equinix ^a		180,378	54,546,307
Four Corners Property Trust ^e		22,972	555,004
QTS Realty Trust, Class A		614,136	27,703,675
			104,354,053
TOTAL COMMON STOCK			
(Identified cost \$1,070,441,223)			1,557,920,742
	See accompanying notes t	o financial statements.	
	8		

SCHEDULE OF INVESTMENTS (Continued)

December 31, 2015

		Number of Shares	Value
PREFERRED SECURITIES \$25		of Shares	Value
PAR VALUE	17.2%		
BANKS FOREIGN	0.6%		
Barclays Bank PLC, 8.125%,			
Series V			
(United Kingdom) ^a		360,000	\$ 9,550,800
INDUSTRIALS	0.2%		Ŧ -))
CHS, 6.75%		107,931	2,893,630
INSURANCE MULTI-LINE FOREIGN	0.4%		, ,
ING Groep N.V., 7.05%			
(Netherlands) ^a		205,000	5,317,700
REAL ESTATE	16.0%		
DIVERSIFIED	6.2%		
Colony Capital, 7.125%		131,850	2,888,834
Colony Financial, 8.50%, Series A ^a		364,975	9,113,426
DuPont Fabros Technology,			
7.875%, Series A ^a		200,000	5,064,000
DuPont Fabros Technology,			
7.625%, Series B ^a		280,000	7,058,800
EPR Properties, 9.00%, Series E			
(Convertible) ^a		251,000	7,730,800
Lexington Realty Trust, 6.50%,			
Series C			
(\$50 Par Value) ^a		76,395	3,628,762
National Retail Properties,			
6.625%, Series D		100,000	2,606,000
National Retail Properties, 5.70%,			
Series E		175,615	4,357,008
NorthStar Realty Finance Corp.,		101.007	4 005 004
8.50%, Series D		191,097	4,395,231
NorthStar Realty Finance Corp.,			0.070.040
8.75%, Series E		113,750	2,678,813
PS Business Parks, 5.75%, Series		119.050	0.000.055
U DS Rusinges Derks 5 70% Series		118,050	2,963,055
PS Business Parks, 5.70%, Series V		120,000	2 001 200
v Urstadt Biddle Properties, 7.125%,		120,000	3,001,200
Series F		106,600	2,795,585
VEREIT, 6.70%, Series F ^a		621,453	15,287,744
Vornado Realty Trust, 6.625%,		021,400	10,207,744
Series G		180,000	4,581,000
		172,420	4,391,537
		172,720	-,001,007

Vornado Realty Trust, 6.625%, Series I			
Vornado Realty Trust, 5.70%, Series K		136,024	3,435,966
Wells Fargo Real Estate Investment Corp.,			
6.375%, Series A		207,537	5,431,243
			91,409,004
FINANCE	0.0%		
iStar Financial, 7.80%, Series F		6,974	161,100
HEALTH CARE	0.2%		
Welltower, 6.50%, Series J		92,700	2,395,368
	See accompanying notes to 9	financial statements.	

SCHEDULE OF INVESTMENTS (Continued)

December 31, 2015

		Number of Shares	Value
HOTEL	2.6%	01 Shares	value
Ashford Hospitality Trust, 9.00%,	210 / 0		
Series E ^a		405,000	\$ 10,266,750
Chesapeake Lodging Trust,			
7.75%, Series A ^a		200,000	5,154,000
Hersha Hospitality Trust, 8.00%,			
Series B ^a		150,000	3,799,500
Hospitality Properties Trust,		170 705	4 400 701
7.125%, Series D Pebblebrook Hotel Trust, 7.875%,		173,725	4,490,791
Series A ^a		220,000	5,526,400
Pebblebrook Hotel Trust, 6.50%,		220,000	5,520,400
Series C		160,000	4,046,400
Sunstone Hotel Investors, 8.00%,		,))
Series D ^a		180,000	4,559,400
			37,843,241
INDUSTRIALS	0.7%		
First Potomac Realty Trust, 7.75%,		100.000	0.000 500
Series A ^a		130,000	3,282,500
Monmouth Real Estate Investment			
Corp., 7.625%, Series A ^c		200,000	5,202,000
Monmouth Real Estate Investment		200,000	5,202,000
Corp.,			
7.875%, Series B		80,000	2,078,400
		,	10,562,900
OFFICE	0.3%		
Corporate Office Properties Trust,			
7.375%,			
Series L ^a		160,000	4,113,600
RESIDENTIAL	1.8%		
APARTMENT	1.1%		
Alexandria Real Estate Equities, 7.00%,			
Series D ^a		301,256	8,355,154
Apartment Investment &		001,200	0,000,101
Management Co.,			
6.875% ^a		204,000	5,230,560
Blue Rock Residential Growth			
REIT, 8.25%,			
Series A		105,000	2,661,750
			16,247,464

MANUFACTURED HOME	0.7%		
Campus Crest Communities,			
8.00%, Series A ^a		254,138	6,836,312
Equity Lifestyle Properties, 6.75%,			
Series C		115,994	2,986,846
			9,823,158
TOTAL RESIDENTIAL			26,070,622
See	accompanying notes to fir	nancial statements.	
	10		

SCHEDULE OF INVESTMENTS (Continued)

December 31, 2015

		Number of Shares	Value
SHOPPING CENTERS	2.9%	of offares	Value
COMMUNITY CENTER	1.3%		
Cedar Realty Trust, 7.25%, Series			
B ^a		190,000	\$ 4,693,000
DDR Corp., 6.50%, Series J ^a		379,200	9,555,840
Regency Centers Corp., 6.625%,			
Series 6		195,558	5,172,509
	1 00/		19,421,349
REGIONAL MALL	1.6%		
CBL & Associates Properties, 7.375%, Series D ^a		546,988	13,833,327
General Growth Properties,			
6.375%, Series A		120,644	2,991,971
Pennsylvania REIT, 8.25%, Series			4 4 9 9 7 9 9
A Taubman Cantara 6 25% Sariaa		159,000	4,103,790
Taubman Centers, 6.25%, Series K		78,767	2,008,559
R		78,787	22,937,647
TOTAL SHOPPING CENTERS			42,358,996
SPECIALTY	1.3%		12,000,000
Digital Realty Trust, 7.00%, Series		207,000	5,346,810
Digital Realty Trust, 6.625%,		207,000	0,010,010
Series F		115,000	3,008,400
Digital Realty Trust, 7.375%,			
Series H		200,000	5,380,000
Digital Realty Trust, 6.35%, Series			
1		234,000	6,009,120
			19,744,330
TOTAL REAL ESTATE			234,659,161
TOTAL PREFERRED SECURITIES \$25 PAR VALUE			
(Identified cost \$235,939,329)			252,421,291
PREFERRED			232,421,231
SECURITIES CAPITAL			
SECURITIES	5.8%		
BANKS	1.0%		
Citigroup, 5.95%, Series Q		5,000,000	4,989,235
Farm Credit Bank of Texas,			
10.00%, Series l ^a		6,000	7,408,125
Huntington Bancshares, 8.50%,		1,077	1,464,720
Series A			

(Convertible)

13,862,080

See accompanying notes to financial statements. 11

SCHEDULE OF INVESTMENTS (Continued)

December 31, 2015

		Number	
BANKS FOREIGN	3.0%	of Shares	Value
Banco Bilbao Vizcaya Argentaria	3.0%		
SA, 9.00%			
(Spain)		4,400,000	\$ 4,725,912
Barclays PLC, 8.00% (EUR)		4,400,000	ψ +,720,012
(United Kingdom)		2,150,000	2,539,964
Barclays PLC, 8.25% (United		2,100,000	2,000,004
Kingdom) ^a		4,001,000	4,273,452
Credit Suisse Group AG, 7.50%,		1,001,000	1,270,102
144A (Switzerland) ⁹		3,291,000	3,469,754
Dresdner Funding Trust I, 8.151%,		0,201,000	0,100,701
due 6/30/31,			
144A (Germany) ^{a,g}		4,000,000	4,900,000
HBOS Capital Funding LP, 6.85%		, ,	, ,
(United Kingdom)		5,200,000	5,278,328
Lloyds Banking Group PLC, 7.50%			, ,
(United Kingdom)		4,000,000	4,270,000
Royal Bank of Scotland Group			
PLC, 7.648%			
(United Kingdom)		6,500,000	8,084,375
Royal Bank of Scotland Group			
PLC, 8.00%			
(United Kingdom)		2,300,000	2,438,000
UBS Group AG, 7.125%			
(Switzerland)		4,200,000	4,410,000
			44,389,785
INDUSTRIALS DIVERSIFIED			
MANUFACTURING	0.3%		
General Electric Co., 4.00%,			
Series A		4,938,000	4,944,172
INSURANCE	0.9%		
LIFE/HEALTH	/		
INSURANCE FOREIGN	0.3%		
La Mondiale Vie, 7.625% (France)	0.001	4,750,000	5,121,046
PROPERTY CASUALTY	0.3%		
Liberty Mutual Group, 7.80%, due			4 007 040
3/15/37, 144A ^{a,g}		3,525,000	4,027,313
	0.00/		
CASUALTY FOREIGN	0.3%		
QBE Insurance Group Ltd., 6.75%,			
due 12/2/44		4 050 000	1 011 170
(Australia)		4,052,000	4,244,470

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TOTAL INSURANCE			13,392,829
TELECOMMUNICATION	0.3%		
Qualitytech LP/QTS Finance			
Corp., 5.875%, due 8/1/22		3,998,000	4,092,953
UTILITIES	0.3%		
Enel SpA, 8.75%, due 9/24/73,			
144A (Italy) ^g		4,250,000	4,850,312
TOTAL PREFERRED			
SECURITIES CAPITAL			
SECURITIES			
(Identified cost \$79,597,856)			85,532,131
	See accompanying notes to	o financial statements.	
	12		

SCHEDULE OF INVESTMENTS (Continued)

December 31, 2015

		Number of Shares		Value
SHORT-TERM INVESTMENTS	0.9%	UI UII UII UII UII UII UII UII UII UII		value
MONEY MARKET FUNDS				
State Street Institutional Treasury				
Money Market Fund,				
0.07% ^h		13,400,000	\$ 1	3,400,000
TOTAL SHORT-TERM				
INVESTMENTS				
(Identified cost \$13,400,000)			1	3,400,000
TOTAL INVESTMENTS (Identified				
cost \$1,399,378,408)	130.0%		1,90	9,274,164
WRITTEN OPTION CONTRACTS	0.0			(8,664)
LIABILITIES IN EXCESS OF OTHER			(0.170.110
ASSETS	(30.0)		(44	0,179,448)
NET ASSETS (Equivalent to \$13.46 per share based on				
109,161,402 shares of common stock				
outstanding)	100.0%		\$1.46	9,086,052
outotaliang)	100.070	Number of	ψ1,10	0,000,002
		Contracts		
WRITTEN OPTION CONTRACTS	0.0%			
General Growth Properties, Put, USD				
Strike Price 24,				
expires 1/15/16		722	\$	(8,664)
TOTAL WRITTEN OPTION				
CONTRACTS				
(Premiums received \$32,489)			\$	(8,664)
See acco	mpanying notes to fina 13	ncial statements.		
	15			

COHEN & STEERS QUALITY INCOME REALTY FUND, INC.

SCHEDULE OF INVESTMENTS (Continued)

December 31, 2015

Glossary of Portfolio Abbreviations

EUR Euro Currency

REIT Real Estate Investment Trust

USD United States Dollar

Note: Percentages indicated are based on the net assets of the Fund.

^a All or a portion of the security is pledged as collateral in connection with the Fund's credit agreement. \$946,616,661 in aggregate has been pledged as collateral.

^b A portion of the security has been rehypothecated in connection with the Fund's credit agreement. \$421,727,833 in aggregate has been rehypothecated.

^c Illiquid security. Aggregate holdings equal 0.4% of the net assets of the Fund.

^d Fair valued security. This security has been valued at its fair value as determined in good faith under procedures established by and under the general supervision of the Fund's Board of Directors. Aggregate fair valued securities represent 0.0% of the net assets of the Fund.

^e Non-income producing security.

^f All or a portion of the security is pledged as collateral in connection with written option contracts. \$462,273 in aggregate has been pledged as collateral.

⁹ Resale is restricted to qualified institutional investors. Aggregate holdings equal 1.2% of the net assets of the Fund, of which 0.0% are illiquid.

^h Rate quoted represents the annualized seven-day yield of the Fund.

See accompanying notes to financial statements.

STATEMENT OF ASSETS AND LIABILITIES

December 31, 2015

ASSETS:		
Investments in securities, at value (Identified		
cost \$1,399,378,408)	\$1,909,274,164	
Cash	13,742,398	
Receivable for:		
Dividends and interest	12,228,180	
Other assets	67,184	
Total Assets	1,935,311,926	
LIABILITIES:		
Written option contracts, at value (Premiums		
received \$32,489)	8,664	
Payable for:		
Credit agreement	460,000,000	
Investment securities purchased	3,119,174	
Investment management fees	1,379,266	
Dividends declared	1,354,456	
Interest expense	48,256	
Administration fees	32,453	
Directors' fees	356	
Other liabilities	283,249	
Total Liabilities	466,225,874	
NET ASSETS	\$1,469,086,052	
NET ASSETS consist of:		
Paid-in capital	\$ 927,383,072	
Accumulated undistributed net investment income	5,029,397	
Accumulated undistributed net realized gain	26,754,035	
Net unrealized appreciation	509,919,548	
	\$1,469,086,052	
NET ASSET VALUE PER SHARE:		
(\$1,469,086,052 ÷ 109,161,402 shares outstanding)	\$ 13.46	
MARKET PRICE PER SHARE	\$ 12.22	
MARKET PRICE DISCOUNT TO NET ASSET VALUE		
PER SHARE	(9.21)%	
See accompanying notes to financial statements.		
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STATEMENT OF OPERATIONS

For the Year Ended December 31, 2015

Investment Income:	
Dividend income	\$ 53,340,829
Interest income	5,376,940
Rehypothecation income	96,018
Total Investment Income	58,813,787
Expenses:	
Investment management fees	16,376,429
Interest expense	8,647,871
Administration fees	644,353
Shareholder reporting expenses	372,410
Custodian fees and expenses	175,019
Line of credit fees	165,003
Directors' fees and expenses	96,895
Professional fees	96,205
Transfer agent fees and expenses	23,302
Registration and filing fees	8,876
Miscellaneous	180,262
Total Expenses	26,786,625
Net Investment Income	32,027,162
Net Realized and Unrealized Gain (Loss):	
Net realized gain (loss) on:	
Investments	115,644,086
Written option contracts	(7,407,682)
Foreign currency transactions	(1,746)
Net realized gain	108,234,658
Net change in unrealized appreciation (depreciation) on:	
Investments	(45,279,095)
Written option contracts	180,071
Foreign currency translations	96
Net change in unrealized appreciation (depreciation)	(45,098,928)
Net realized and unrealized gain	63,135,730
Net Increase in Net Assets Resulting from Operations See accompanying notes to financial statements.	\$ 95,162,892
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STATEMENT OF CHANGES IN NET ASSETS

	For the Year Ended December 31, 2015	For the Year Ended December 31, 2014
Change in Net Assets:		
From Operations:		
Net investment income	\$ 32,027,162	\$ 33,584,256
Net realized gain	108,234,658	133,519,840
Net change in unrealized		
appreciation		
(depreciation)	(45,098,928)	246,949,252
Net increase in net assets		
resulting		
from operations	95,162,892	414,053,348
Dividends and Distributions to		
Shareholders from:		
Net investment income	(30,312,583)	(32,645,054)
Net realized gain	(74,598,744)	(50,686,150)
Total dividends and		
distributions		
to shareholders	(104,911,327)	(83,331,204)
Capital Stock Transactions:		
Decrease in net assets from		
Fund share		
transactions	(5,946,294)	
Total increase (decrease) in net		
assets	(15,694,729)	330,722,144
Net Assets:		
Beginning of year	1,484,780,781	1,154,058,637
End of year ^a	\$ 1,469,086,052	\$ 1,484,780,781
^a Includes accumulated undistributed ne		

See accompanying notes to financial statements.

STATEMENT OF CASH FLOWS

For the Year Ended December 31, 2015

Increase in Cash:	
Cash Flows from Operating Activities:	
Net increase in net assets resulting from operations	\$ 95,162,892
Adjustments to reconcile net increase in net assets resulting from	
operations to net cash provided by operating activities:	
Purchases of long-term investments	(662,238,804)
Net purchases, sales and maturities of short-term	
investments	(9,000,000)
Net amortization of premium on investments	191,026
Proceeds from sales and maturities of long-term	
investments	772,227,310
Net increase in dividends and interest receivable and	
other assets	(2,403,952)
Net increase in interest expense payable, accrued	
expenses and	11.000
other liabilities	11,303
Decrease in premiums received from written option	(0.710.411)
contracts	(3,712,411)
Net change in unrealized appreciation on written option contracts	(190.071)
Net change in unrealized depreciation on investments	(180,071) 45,279,095
Net realized gain on investments	(115,644,086)
Cash provided by operating activities	119,692,302
Cash Flows from Financing Activities:	110,002,002
Decrease in net assets from Fund share transactions	(5,946,294)
Dividends and distributions paid	(104,803,428)
Cash used for financing activities	(110,749,722)
Increase in cash	8,942,580
Cash at beginning of year	4,799,818
Cash at end of year	\$ 13,742,398
Supplemental Disclosure of Cash Flow Information:	

During the year ended December 31, 2015, interest paid was \$8,646,881.

See accompanying notes to financial statements.

FINANCIAL HIGHLIGHTS

The following table includes selected data for a share outstanding throughout each year and other performance information derived from the financial statements. It should be read in conjunction with the financial statements and notes thereto.

	For the Year Ended December 31,				
Per Share					
Operating					
Performance:	2015	2014	2013	2012	2011
Net asset value,					
beginning of year	\$ 13.54	\$ 10.53	\$ 10.91	\$ 9.47	\$ 9.56
Income (loss) from inv	estment operation	าร:			
Net investment					
income	0.29a	0.31a	0.25a	0.28a	0.65
Net realized and					
unrealized gain	0.50	0.40	0.00	4 00	
(loss)	0.58	3.46	0.08 _b	1.88	(0.02)
Total from					
investment	0.07	0.77	0.00	0.10	0.00
operations Less dividends and di	0.87	3.77	0.33	2.16	0.63
shareholders from:	SUDDULIONS LO				
Net investment					
income	(0.28)	(0.30)	(0.26)	(0.21)	(0.65)
Net realized gain	(0.68)	(0.46)	(0.46)	(0.21)	(0.03)
Total dividends and	(0.00)	(0.+0)	(0.+0)	(0.01)	(0.07)
distributions to					
shareholders	(0.96)	(0.76)	(0.72)	(0.72)	(0.72)
Anti-dilutive effect	(0100)	(0.1.0)	(••••=)	(•)	(•)
from the issuance					
of					
reinvested shares			0.00 _c	0.00 _c	
Anti-dilutive effect					
from the					
repurchase of					
shares	0.01		0.01		
Net increase					
(decrease) in net					
asset value	(0.08)	3.01	(0.38)	1.44	(0.09)
Net asset value,					
end of year	\$ 13.46	\$ 13.54	\$ 10.53	\$ 10.91	\$ 9.47
Market value, end					
of year	\$ 12.22	\$ 12.19	\$ 9.48	\$ 10.16	\$ 8.47
Total net asset					_
value return ^d	7.88%	37.57%	3.31%	23.32%	7.31%
	8.79%	37.57%	-0.13%	28.40%	6.07%

Total market value returnd

See accompanying notes to financial statements. 19

FINANCIAL HIGHLIGHTS (Continued)

For the Year Ended December 31,

		For the Year Ended December 31,					
Ratios/Supplemental Data:	2015	2014	2013	2012	2011		
Net assets, end							
of year (in							
millions)	\$1,469.1	\$1,484.8	\$1,154.1	\$1,200.8	\$1,042.1		
Ratio of							
expenses to average daily net							
assets							
(before expense							
reduction)	1.83%	1.89%	2.00%	1.80%	1.90%		
Ratio of							
expenses to							
average daily net							
assets (net of expense							
reduction)	1.83%	1.89%	2.00%	1.80%	1.87%		
Ratio of	1100 / 0	1100 / 0	210070	110070	1107 / 0		
expenses to							
average daily net							
assets							
(excluding	1 0 4 9/	1 059/	1 010/	1 200/	1 000/		
interest expense) Ratio of net	1.24%	1.25%	1.31%	1.30%	1.32%		
investment							
income to							
average							
daily net assets							
(before expense	0.100/	0 500/	0.100/	0.050/	0.000/		
reduction) Ratio of net	2.18%	2.50%	2.18%	2.65%	2.62%		
investment							
income to							
average							
daily net assets							
(net of expense	0.400/	0 500/	0.400/	0.050/	0.05%		
reduction) Ratio of	2.18%	2.50%	2.18%	2.65%	2.65%		
expenses to							
average daily							
managed							
assets (before							
expense							
reduction) ^e	1.39%	1.41%	1.46%	1.29%	1.33%		
	1.39%	1.41%	1.46%	1.29%	1.31%		

Ratio of expenses to average daily managed assets (net of expense reduction) ^e					
Portfolio turnover					
rate	35%	48%	56%	55%	53%
Credit Agreement:					
Asset coverage ratio for credit agreement	419%	423%	351%	361%	327%
Asset coverage per \$1,000 for credit					01770
agreement ^a Calculation based	\$ 4,194 on average shares	\$ 4,228 outstanding.	\$ 3,509	\$ 3,610	\$ 3,265

^b Includes gains resulting from class action litigation payments on securities owned in prior years. Without these gains, the net realized and unrealized gains (losses) on investments per share would have been \$0.07 and the total return on an NAV basis would have been 3.25%.

^c Amount is less than \$0.005.

^d Total net asset value return measures the change in net asset value per share over the period indicated. Total market value return is computed based upon the Fund's NYSE market price per share and excludes the effects of brokerage commissions. Dividends and distributions are assumed, for purposes of these calculations, to be reinvested at prices obtained under the Fund's dividend reinvestment plan.

^e Average daily managed assets represent net assets plus the outstanding balance of the credit agreement.

See accompanying notes to financial statements.

NOTES TO FINANCIAL STATEMENTS

Note 1. Organization and Significant Accounting Policies

Cohen & Steers Quality Income Realty Fund, Inc. (the Fund) was incorporated under the laws of the State of Maryland on August 22, 2001 and is registered under the Investment Company Act of 1940 (the 1940 Act) as a diversified, closed-end management investment company. The Fund's investment objective is high current income.

The following is a summary of significant accounting policies consistently followed by the Fund in the preparation of its financial statements. The Fund is an investment company and, accordingly, follows the investment company accounting and reporting guidance of the Financial Accounting Standards Board Accounting Standards Codification (ASC) Topic 946 Investment Companies. The accounting policies of the Fund are in conformity with accounting principles generally accepted in the United States of America (GAAP). The preparation of the financial statements in accordance with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of income and expenses during the reporting period. Actual results could differ from those estimates.

Portfolio Valuation: Investments in securities that are listed on the NYSE are valued, except as indicated below, at the last sale price reflected at the close of the NYSE on the business day as of which such value is being determined. If there has been no sale on such day, the securities are valued at the mean of the closing bid and ask prices on such day or, if no ask price is available, at the bid price. Exchange-traded options are valued at their last sale price as of the close of options trading on applicable exchanges on the valuation date. In the absence of a last sale price on such day, options are valued at the average of the quoted bid and ask prices as of the close of business. Over-the-counter options are valued based upon prices provided by the respective counterparty.

Securities not listed on the NYSE but listed on other domestic or foreign securities exchanges are valued in a similar manner. Securities traded on more than one securities exchange are valued at the last sale price reflected at the close of the exchange representing the principal market for such securities on the business day as of which such value is being determined. If after the close of a foreign market, but prior to the close of business on the day the securities are being valued, market conditions change significantly, certain non-U.S. equity holdings may be fair valued pursuant to procedures established by the Board of Directors.

Readily marketable securities traded in the over-the-counter market, including listed securities whose primary market is believed by Cohen & Steers Capital Management, Inc. (the investment manager) to be over-the-counter, are valued at the last sale price on the valuation date as reported by sources deemed appropriate by the Board of Directors to reflect their fair market value. If there has been no sale on such day, the securities are valued at the mean of the closing bid and ask prices on such day or, if no ask price is available, at the bid price. However, certain fixed-income securities may be valued on the basis of prices provided by a third-party pricing service or third-party broker-dealers when such prices are believed by the investment manager, pursuant to delegation by the Board of Directors, to reflect the fair market value of such securities. The pricing services or broker-dealers use multiple valuation techniques to determine fair value. In instances where sufficient market activity exists, the pricing services or broker-dealers may utilize a market-based approach through which quotes from market makers are used to determine fair value. In instances where sufficient market activity may not

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NOTES TO FINANCIAL STATEMENTS (Continued)

exist or is limited, the pricing services or broker-dealers also utilize proprietary valuation models which may consider market transactions in comparable securities and the various relationships between securities in determining fair value and/or characteristics such as benchmark yield curves, option-adjusted spreads, credit spreads, estimated default rates, coupon rates, anticipated timing of principal repayments, underlying collateral, and other unique security features which are used to calculate the fair values.

Short-term debt securities with a maturity date of 60 days or less are valued at amortized cost, which approximates fair value. Investments in open-end mutual funds are valued at their closing net asset value.

The policies and procedures approved by the Fund's Board of Directors delegate authority to make fair value determinations to the investment manager, subject to the oversight of the Board of Directors. The investment manager has established a valuation committee (Valuation Committee) to administer, implement and oversee the fair valuation process according to the policies and procedures approved annually by the Board of Directors. Among other things, these procedures allow the Fund to utilize independent pricing services, quotations from securities and financial instrument dealers and other market sources to determine fair value.

Securities for which market prices are unavailable, or securities for which the investment manager determines that the bid and/or ask price or a counterparty valuation does not reflect market value, will be valued at fair value, as determined in good faith by the Valuation Committee, pursuant to procedures approved by the Fund's Board of Directors. Circumstances in which market prices may be unavailable include, but are not limited to, when trading in a security is suspended, the exchange on which the security is traded is subject to an unscheduled close or disruption or material events occur after the close of the exchange on which the security is principally traded. In these circumstances, the Fund determines fair value in a manner that fairly reflects the market value of the security on the valuation date based on consideration of any information or factors it deems appropriate. These may include, but are not limited to, recent transactions in comparable securities, information relating to the specific security and developments in the markets.

The Fund's use of fair value pricing may cause the net asset value of Fund shares to differ from the net asset value that would be calculated using market quotations. Fair value pricing involves subjective judgments and it is possible that the fair value determined for a security may be materially different than the value that could be realized upon the sale of that security.

Fair value is defined as the price that the Fund would expect to receive upon the sale of an investment or expect to pay to transfer a liability in an orderly transaction with an independent buyer in the principal market or, in the absence of a principal market, the most advantageous market for the investment or liability. The hierarchy of inputs that are used in determining the fair value of the Fund's investments is summarized below.

NOTES TO FINANCIAL STATEMENTS (Continued)

- · Level 1 quoted prices in active markets for identical investments
- Level 2 other significant observable inputs (including quoted prices for similar investments, interest rates, credit risk, etc.)

• Level 3 significant unobservable inputs (including the Fund's own assumptions in determining the fair value of investments)

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

For movements between the levels within the fair value hierarchy, the Fund has adopted a policy of recognizing the transfer at the end of the period in which the underlying event causing the movement occurred. Changes in valuation techniques may result in transfers into or out of an assigned level within the disclosure hierarchy. As of December 31, 2015, there were \$8,355,154 of securities transferred from Level 2 to Level 1, which resulted from a change in the use of an evaluated mean to a quoted price, supplied by an independent pricing service, for one security.

The following is a summary of the inputs used as of December 31, 2015 in valuing the Fund's investments carried at value:

	Total	Quoted Prices in Active Markets for Identical Investments (Level 1)	Other Significant Observable Inputs (Level 2)	Significant Unobservab Inputs (Level 3)	
Common Stock:					
Real Estate Diversifie	ed\$ 92,267,154	\$ 92,267,154	\$	\$ a	
Real					
Estate Other Industries	1,465,653,588	1,465,653,588			
Preferred Securities \$25 Par	1,400,000,000	1,400,000,000			
Value	252,421,291	252,421,291			
Preferred Securi Capital Securitie					
Banks	13,862,080	1,464,720	12,397,360		
Other Industries	71,670,051		71,670,051		
Short-Term Investments	13,400,000		13,400,000		
Total Investments ^b	\$1,909,274,164	\$1,811,806,753	\$97,467,411	\$	

Written option contracts	\$	(8,664)	\$	(8,664)	\$	\$
Total						
Depreciation						
in						
Other						
Financial						
Instruments ^b	\$	(8,664)	\$	(8,664)	\$	\$
^a BGP Holdings PLC was acquired via a spinoff and has been fair valued, by the Valuation Committee, at zero pursuant to the Fund's fair value procedures and classified as a Level 3 security.						

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^b Portfolio holdings are disclosed individually on the Schedule of Investments.

NOTES TO FINANCIAL STATEMENTS (Continued)

Following is a reconciliation of investments for which significant unobservable inputs (Level 3) were used in determining fair value:

	Preferred Securities Capital Securities Banks
Balance as of December 31, 2014	\$ 7,338,750
Change in unrealized appreciation (depreciation)	69,375
Transfers out of Level 3 ^a	(7,408,125)
Balance as of December 31, 2015	\$

^a Transfers from Level 3 to Level 2 are due to an increase in market activity (e.g. frequency of trades), which resulted in an increase in available market inputs to determine prices.

Security Transactions and Investment Income: Security transactions are recorded on trade date. Realized gains and losses on investments sold are recorded on the basis of identified cost. Interest income is recorded on the accrual basis. Discounts are accreted and premiums are amortized over the life of the respective securities. Dividend income is recorded on the ex-dividend date, except for certain dividends on foreign securities, which are recorded as soon as the Fund is informed after the ex-dividend date. Distributions from Real Estate Investment Trusts (REITs) are recorded as ordinary income, net realized capital gain or return of capital based on information reported by the REITs and management's estimates of such amounts based on historical information. These estimates are adjusted when the actual source of distributions is disclosed by the REITs and actual amounts may differ from the estimated amounts.

Options: The Fund may purchase and write exchange-listed and over-the-counter put or call options on securities, stock indices and other financial instruments to enhance portfolio returns and reduce overall volatility.

When the Fund writes (sells) an option, an amount equal to the premium received by the Fund is recorded on the Statement of Assets and Liabilities as a liability. The amount of the liability is subsequently marked-to-market to reflect the current market value of the option written. When an option expires, the Fund realizes a gain on the option to the extent of the premium received. Premiums received from writing options which are exercised or closed are added to or offset against the proceeds or amount paid on the transaction to determine the realized gain or loss. If a put option on a security is exercised, the premium reduces the cost basis of the security purchased by the Fund. If a call option is exercised, the premium is added to the proceeds of the security sold to determine the realized gain or loss. The Fund, as writer of an option, bears the market risk of an unfavorable change in the price of the underlying index or security. Other risks include the possibility of an illiquid options market or the inability of the counterparties to fulfill their obligations under the contracts.

NOTES TO FINANCIAL STATEMENTS (Continued)

Put and call options purchased are accounted for in the same manner as portfolio securities. Premiums paid for purchasing options which expire are treated as realized losses. Premiums paid for purchasing options which are exercised or closed are added to the amounts paid or offset against the proceeds on the underlying investment transaction to determine the realized gain or loss when the underlying transaction is executed. The risk associated with purchasing an option is that the Fund pays a premium whether or not the option is exercised. Additionally, the Fund bears the risk of loss of the premium and change in market value should the counterparty not perform under the contract.

Foreign Currency Translation: The books and records of the Fund are maintained in U.S. dollars. Investment securities and other assets and liabilities denominated in foreign currencies are translated into U.S. dollars based upon prevailing exchange rates on the date of valuation. Purchases and sales of investment securities and income and expense items denominated in foreign currencies are translated into U.S. dollars based upon prevailing exchange rates on the respective dates of such transactions. The Fund does not isolate that portion of the results of operations resulting from fluctuations in foreign exchange rates on investments from the fluctuations arising from changes in market prices of securities held. Such fluctuations are included with the net realized and unrealized gain or loss on investments.

Net realized foreign exchange gains or losses arise from sales of foreign currencies, including gains and losses on forward foreign currency exchange contracts, currency gains or losses realized between the trade and settlement dates on securities transactions, and the difference between the amounts of dividends, interest, and foreign withholding taxes recorded on the Fund's books and the U.S. dollar equivalent of the amounts actually received or paid. Net unrealized foreign exchange gains and losses arise from changes in the values of assets and liabilities, other than investments in securities, on the date of valuation, resulting from changes in exchange rates. Pursuant to U.S. federal income tax regulations, certain foreign currency gains/losses included in realized and unrealized gains/losses are included in or are a reduction of ordinary income for federal income tax purposes.

Foreign Securities: The Fund directly purchases securities of foreign issuers. Investing in securities of foreign issuers involves special risks not typically associated with investing in securities of U.S. issuers. The risks include possible revaluation of currencies, the ability to repatriate funds, less complete financial information about companies and possible future adverse political and economic developments. Moreover, securities of many foreign issuers and their markets may be less liquid and their prices more volatile than securities of comparable U.S. issuers.

Dividends and Distributions to Shareholders: Dividends from net investment income and capital gain distributions are determined in accordance with U.S. federal income tax regulations, which may differ from GAAP. Dividends from net investment income, if any, are declared and paid quarterly. Net realized capital gains, unless offset by any available capital loss carryforward, are typically distributed to shareholders at least annually. Dividends and distributions to shareholders are recorded on the ex-dividend date and are automatically reinvested in full and fractional shares of the Fund in accordance with the Fund's Reinvestment Plan, unless the shareholder has elected to have them paid in cash.

The Fund has a managed distribution policy in accordance with exemptive relief issued by the Securities and Exchange Commission. This policy gives the Fund greater flexibility to realize long-term capital gains throughout the year and to distribute those gains on a more regular basis to shareholders.

NOTES TO FINANCIAL STATEMENTS (Continued)

Therefore, regular quarterly distributions throughout the year may include a portion of estimated realized long-term capital gains, along with net investment income, short-term capital gains and return of capital, which is not taxable. In accordance with the relief, the Fund is required to adhere to certain conditions in order to distribute long-term capital gains during the year. For the year ended December 31, 2015, the Fund paid distributions from both net investment income and net realized gains.

Income Taxes: It is the policy of the Fund to continue to qualify as a regulated investment company, if such qualification is in the best interest of the shareholders, by complying with the requirements of Subchapter M of the Internal Revenue Code applicable to regulated investment companies, and by distributing substantially all of its taxable earnings to its shareholders. Also, in order to avoid the payment of any federal excise taxes, the Fund will distribute substantially all of its net investment income and net realized gains on a calendar year basis. Accordingly, no provision for federal income or excise tax is necessary. Dividend and interest income from holdings in non-U.S. securities is recorded net of non-U.S. taxes paid. Management has analyzed the Fund's tax positions taken on federal and applicable state income tax returns as well as its tax positions in non-U.S. jurisdictions in which it trades for all open tax years and has concluded that as of December 31, 2015, no additional provisions for income tax are required in the Fund's tax positions for the tax years for which the applicable statutes of limitations have not expired are subject to examination by the Internal Revenue Service, state departments of revenue and by foreign tax authorities.

Note 2. Investment Management Fees, Administration Fees and Other Transactions with Affiliates

Investment Management Fees: The investment manager serves as the Fund's investment manager pursuant to an investment management agreement (the investment management agreement). Under the terms of the investment management agreement, the investment manager provides the Fund with day-to-day investment decisions and generally manages the Fund's investments in accordance with the stated policies of the Fund, subject to the supervision of the Board of Directors.

For the services provided to the Fund, the investment manager receives a fee, accrued daily and paid monthly, at the annual rate of 0.85% of the average daily managed assets of the Fund. Managed assets are equal to the net assets plus the amount of borrowings used for leverage outstanding.

Administration Fees: The Fund has entered into an administration agreement with the investment manager under which the investment manager performs certain administrative functions for the Fund and receives a fee, accrued daily and paid monthly, at the annual rate of 0.02% of the average daily managed assets of the Fund. For the year ended December 31, 2015, the Fund incurred \$385,328 in fees under this administration agreement. Additionally, the Fund pays State Street Bank and Trust Company as co-administrator under a fund accounting and administration agreement.

Directors' and Officers' Fees: Certain directors and officers of the Fund are also directors, officers and/or employees of the investment manager. The Fund does not pay compensation to directors and officers affiliated with the investment manager except for the Chief Compliance Officer, who received compensation from the investment manager, which was reimbursed by the Fund, in the amount of \$23,820 for the year ended December 31, 2015.

NOTES TO FINANCIAL STATEMENTS (Continued)

Note 3. Purchases and Sales of Securities

Purchases and sales of securities, excluding short-term investments, for the year ended December 31, 2015, totaled \$669,290,816 and \$746,436,050, respectively.

Transactions in written option contracts during the year ended December 31, 2015, were as follows:

	Number	
	of Contracts	Premiums
Written option contracts outstanding at December		
31, 2014	41,610	\$ 3,744,900
Option contracts written	722	32,489
Option contracts terminated in closing		
transactions	(20,805)	(1,539,570)
Option contracts expired	(20,805)	(2,205,330)
Written option contracts outstanding at December		
31, 2015	722	\$ 32,489
Note 4. Derivative Investments		

The following tables present the value of derivatives held at December 31, 2015 and the effect of derivatives held during the year ended December 31, 2015, along with the respective location in the financial statements. The volume of activity for written option contracts for the year ended December 31, 2015 is summarized in Note 3.

Statement of Assets						
	As	sets	Liabilities			
Derivatives Equity Risk:	Location	Fair Value	Location	Fa	ir Value	
Written option			Written option			
contractsa		\$	contracts	\$	8,664	
^a Option contracts executed with Goldman Sachs & Co. are not subject to a master netting arrangement or another similar arrangement.						

Statement of Oper		Realized	Change in Unrealized
Derivatives Equity Risk:	Location	Loss	Appreciation
Written option	Net Realized and Unrealized		
contracts	Gain (Loss)	\$(7,407,682)	\$ 180,071
	27		

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COHEN & STEERS QUALITY INCOME REALTY FUND, INC.

NOTES TO FINANCIAL STATEMENTS (Continued)

Note 5. Income Tax Information

The tax character of dividends and distributions paid was as follows:

	For the Ye Decem	ear Ended ber 31,
	2015	2014
Ordinary income	\$ 30,312,583	\$32,645,054
Long-term capital gain	74,598,744	50,686,150
Total dividends and distributions	\$104,911,327	\$83,331,204
As of December 21, 2015, the tay he	aio componento of coour	aulated cornings and the fr

As of December 31, 2015, the tax-basis components of accumulated earnings and the federal tax cost were as follows:

Cost for federal income tax purposes	\$1	,406,016,258
Gross unrealized appreciation	\$	514,759,711
Gross unrealized depreciation		(11,501,805)
Net unrealized appreciation	\$	503,257,906
Undistributed long-term capital gains	\$	64,713,519

As of December 31, 2015, the Fund had a net short-term capital loss carryforward of \$31,321,634, of which \$13,739,979 will expire on December 31, 2016 and \$17,581,655 will expire on December 31, 2017. Federal tax rules limit the Fund's use of these capital loss carryforwards as a result of the Fund's mergers with Cohen & Steers Premium Income Realty Fund, Inc., Cohen & Steers Advantage Income Realty Fund, Inc. and Cohen & Steers Worldwide Realty Income Fund, Inc. It is possible that all or a portion of these losses will not be able to be utilized prior to their expiration.

During the year ended December 31, 2015, the Fund utilized net capital loss carryforwards of \$27,280,756. Also, during the year ended December 31, 2015, the Fund had expired capital loss carryforwards of \$1,586,866.

As of December 31, 2015, the Fund had temporary book/tax differences primarily attributable to wash sales on portfolio securities and permanent book/tax differences primarily attributable to foreign currency transactions, prior year REIT adjustments and certain fixed income securities. To reflect reclassifications arising from the permanent differences, paid-in capital was charged \$1,035,223, accumulated net realized loss was credited \$1,536,864 and accumulated undistributed net investment income was charged \$501,641. Net assets were not affected by this reclassification.

Note 6. Capital Stock

The Fund is authorized to issue 300 million shares of common stock at a par value of \$0.001 per share.

During the years ended December 31, 2015 and December 31, 2014, the Fund did not issue shares of common stock for the reinvestment of dividends.

NOTES TO FINANCIAL STATEMENTS (Continued)

On December 8, 2015, the Board of Directors approved the continuation of the delegation of its authority to management to effect repurchases, pursuant to management's discretion and subject to market conditions and investment considerations, of up to 10% of the Fund's common shares outstanding (Share Repurchase Program) as of January 1, 2016, through the fiscal year ended December 31, 2016.

During the year ended December 31, 2015, the Fund repurchased 484,919 Treasury shares of its common stock at an average price of \$12.26 per share (including brokerage commissions) at a weighted average discount of 10.9%. These repurchases, which had a total cost of \$5,946,294, resulted in an increase of \$0.01 to the Fund's net asset value per share. During the year ended December 31, 2014, the Fund did not effect any repurchases.

Note 7. Borrowings

The Fund has entered into an amended and restated credit agreement (the credit agreement) with BNP Paribas Prime Brokerage International, Ltd. (BNPP) in which the Fund pays a monthly financing charge based on a combination of LIBOR-based variable and fixed rates. The commitment amount of the credit agreement is \$460,000,000. The Fund also pays a fee of 0.55% per annum on any unused portion of the credit agreement. BNPP may not change certain terms of the credit agreement except upon 360 days' notice. Also, if the Fund violates certain conditions, the credit agreement may be terminated. The Fund is required to pledge portfolio securities as collateral in an amount up to two times the loan balance outstanding (or more depending on the terms of the credit agreement) and has granted a security interest in the securities pledged to, and in favor of, BNPP as security for the loan balance outstanding. If the Fund fails to meet certain requirements, or maintain other financial covenants required under the credit agreement, the Fund may be required to repay immediately, in part or in full, the loan balance outstanding under the credit agreement, necessitating the sale of portfolio securities at potentially inopportune times. The Fund may, upon prior written notice to BNPP, prepay all or a portion of the fixed and variable rate portions of the credit facility. The Fund may have to pay a breakage fee with respect to a prepayment of all or a portion of the fixed rate financing under the credit facility. The credit agreement also permits, subject to certain conditions, BNPP to rehypothecate portfolio securities pledged by the Fund up to the amount of the loan balance outstanding. The Fund continues to receive dividends and interest on rehypothecated securities. The Fund also has the right under the credit agreement to recall the rehypothecated securities from BNPP on demand. If BNPP fails to deliver the recalled security in a timely manner, the Fund will be compensated by BNPP for any fees or losses related to the failed delivery or, in the event a recalled security will not be returned by BNPP, the Fund, upon notice to BNPP, may reduce the loan balance outstanding by the amount of the recalled security failed to be returned. The Fund will receive a portion of the fees earned by BNPP in connection with the rehypothecation of portfolio securities.

On February 24, 2015, the Fund entered into an amendment to the credit agreement in order to extend the term length of the 5-year, 6-year and 7-year fixed-rate tranches of the credit agreement by three years to 2020, 2021 and 2022, respectively. The new rates will increase and become effective

NOTES TO FINANCIAL STATEMENTS (Continued)

upon maturity date of the current fixed-rate tranches. In connection with the extension, the Fund paid an arrangement fee based on the aggregate fixed rate financing amount.

As of December 31, 2015, the Fund had outstanding borrowings of \$460,000,000. During the year ended December 31, 2015, the Fund borrowed an average daily balance of \$460,000,000 at a weighted average borrowing cost of 1.9%. As of December 31, 2015, the aggregate value of rehypothecated securities, which are reflected as part of investments in securities on the Statement of Assets and Liabilities, was \$421,727,833. The value of the outstanding borrowings under the credit agreement exceed the value of the rehypothecated securities at December 31, 2015. During the year ended December 31, 2015, the Fund earned \$96,018 in fees from rehypothecated securities.

Note 8. Other

In the normal course of business, the Fund enters into contracts that provide general indemnifications. The Fund's maximum exposure under these arrangements is dependent on claims that may be made against the Fund in the future and, therefore, cannot be estimated; however, based on experience, the risk of material loss from such claims is considered remote.

Note 9. Subsequent Events

Management has evaluated events and transactions occurring after December 31, 2015 through the date that the financial statements were issued, and has determined that no additional disclosure in the financial statements is required.

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Shareholders of Cohen & Steers Quality Income Realty Fund, Inc.

In our opinion, the accompanying statement of assets and liabilities, including the schedule of investments, and the related statements of operations, of changes in net assets and of cash flows and the financial highlights present fairly, in all material respects, the financial position of Cohen & Steers Quality Income Realty Fund, Inc. (the "Fund") at December 31, 2015, the results of its operations and its cash flows for the year then ended, the changes in its net assets for each of the two years in the period then ended and the financial highlights for each of the five years in the period then ended, in conformity with accounting principles generally accepted in the United States of America. These financial statements and financial highlights (hereafter referred to as "financial statements") are the responsibility of the Fund's management. Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits of these financial statements 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 are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits, which included confirmation of securities at December 31, 2015 by correspondence with the custodian and brokers. provide a reasonable basis for our opinion.

PricewaterhouseCoopers LLP New York, New York February 25, 2016

AVERAGE ANNUAL TOTAL RETURNS

(Periods ended December 31, 2015) (Unaudited)

	Based on Ne	et Asset Value		Based on Market Value			
			Since Inception				Since Inception
One Year	Five Years	Ten Years	(2/28/02)	One Year	Five Years	Ten Years	(2/28/02)
7.88%	15.20%	6.09%	10.20%	8.79%	15.28%	6.18%	9.19%

The performance data quoted represent past performance. Past performance is no guarantee of future results. The investment return will vary and the principal value of an investment will fluctuate and shares, if sold, may be worth more or less than their original cost. Current performance may be lower or higher than the performance data quoted. Performance results reflect the effect of leverage from utilization of borrowings under a credit agreement and/or from the issuance of preferred shares. Current total returns of the Fund can be obtained by visiting our website at cohenandsteers.com. During certain periods presented above, the investment manager waived fees and/or reimbursed expenses. Without this arrangement, performance would have been lower. The Fund's returns assume the reinvestment of all dividends and distributions at prices obtained under the Fund's dividend reinvestment plan.

TAX INFORMATION 2015 (Unaudited)

Pursuant to the Jobs and Growth Relief Reconciliation Act of 2003, the Fund designates qualified dividend income of \$8,959,859. Additionally, 4.55% of the ordinary dividends qualified for the dividends received deduction available to corporations. Also, the Fund designates a long-term capital gain distribution of \$74,598,744 at the 20% maximum rate.

REINVESTMENT PLAN

The Fund has a dividend reinvestment plan commonly referred to as an "opt-out" plan (the Plan). Each common shareholder who participates in the Plan will have all distributions of dividends and capital gains (Dividends) automatically reinvested in additional common shares by Computershare as agent (the Plan Agent). Shareholders who elect not to participate in the Plan will receive all Dividends in cash paid by check mailed directly to the shareholder of record (or if the shares are held in street or other nominee name, then to the nominee) by the Plan Agent, as dividend disbursing agent. Shareholders whose common shares are held in the name of a broker or nominee should contact the broker or nominee to determine whether and how they may participate in the Plan.

The Plan Agent serves as agent for the shareholders in administering the Plan. After the Fund declares a Dividend, the Plan Agent will, as agent for the shareholders, either: (i) receive the cash payment and use it to buy common shares in the open market, on the NYSE or elsewhere, for the participants' accounts or (ii) distribute newly issued common shares of the Fund on behalf of the participants.

The Plan Agent will receive cash from the Fund with which to buy common shares in the open market if, on the Dividend payment date, the net asset value (NAV) per share exceeds the market price per share plus estimated brokerage commissions on that date. The Plan Agent will receive the Dividend in newly issued common shares of the Fund if, on the Dividend payment date, the market price per share plus estimated brokerage commissions equals or exceeds the NAV per share of the Fund on that date. The number of shares to be issued will be computed at a per share rate equal to the greater of (i) the NAV or (ii) 95% of

the closing market price per share on the payment date.

If the market price per share is less than the NAV on a Dividend payment date, the Plan Agent will have until the last business day before the next ex-dividend date for the common stock, but in no event more than 30 days after the Dividend payment date (as the case may be, the Purchase Period), to invest the Dividend amount in shares acquired in open market purchases. If at the close of business on any day during the Purchase Period on which NAV is calculated the NAV equals or is less than the market price per share plus estimated brokerage commissions, the Plan Agent will cease making open market purchases and the uninvested portion of such Dividends shall be filled through the issuance of new shares of common stock from the Fund at the price set forth in the immediately preceding paragraph.

Participants in the Plan may withdraw from the Plan upon notice to the Plan Agent. Such withdrawal will be effective immediately if received not less than ten days prior to a Dividend record date; otherwise, it will be effective for all subsequent Dividends. If any participant elects to have the Plan Agent sell all or part of his or her shares and remit the proceeds, the Plan Agent is authorized to deduct a \$15.00 fee plus \$0.10 per share brokerage commissions.

The Plan Agent's fees for the handling of reinvestment of Dividends will be paid by the Fund. However, each participant will pay a pro rata share of brokerage commissions incurred with respect to the Plan Agent's open market purchases in connection with the reinvestment of Dividends. The automatic reinvestment of Dividends will not relieve participants of any income tax that may be payable or required to be withheld on such Dividends.

The Fund reserves the right to amend or terminate the Plan. All correspondence concerning the Plan should be directed to the Plan Agent at 800-432-8224.

OTHER INFORMATION

A description of the policies and procedures that the Fund uses to determine how to vote proxies relating to portfolio securities is available (i) without charge, upon request, by calling 800-330-7348, (ii) on our website at cohenandsteers.com or (iii) on the Securities and Exchange Commission's (the SEC) website at http://www.sec.gov. In addition, the Fund's proxy voting record for the most recent 12-month period ended June 30 is available by August 31 of each year (i) without charge, upon request, by calling 800-330-7348 or (ii) on the SEC's website at http://www.sec.gov.

The Fund files its complete schedule of portfolio holdings with the SEC for the first and third quarters of each fiscal year on Form N-Q. The Fund's Forms N-Q are available (i) without charge, upon request, by calling 800-330-7348 or (ii) on the SEC's website at http://www.sec.gov. In addition, the Forms N-Q may be reviewed and copied at the SEC's Public Reference Room in Washington, DC. Information on the operation of the Public Reference Room may be obtained by calling 800-SEC-0330.

Please note that distributions paid by the Fund to shareholders are subject to recharacterization for tax purposes and are taxable up to the amount of the Fund's investment company taxable income and net realized gains. Distributions in excess of the Fund's investment company taxable income and net realized gains are a return of capital distributed from the Fund's assets. To the extent this occurs, the Fund's shareholders of record will be notified of the estimated amount of capital returned to shareholders for each such distribution and this information will also be available at cohenandsteers.com. The final tax treatment of all distributions is reported to shareholders on their 1099-DIV forms, which are mailed after the close of each calendar year. Distributions of capital decrease the Fund's total assets

and, therefore, could have the effect of increasing the Fund's expense ratio. In addition, in order to make these distributions, the Fund may have to sell portfolio securities at a less than opportune time.

Notice is hereby given in accordance with Rule 23c-1 under the 1940 Act that the Fund may purchase, from time to time, shares of its common stock in the open market.

Election of Directors

Effective October 1, 2015, the Board of Directors has elected Gerald J. Maginnis and Jane F. Magpiong as directors of the Fund to serve until the annual meeting of stockholders in 2016 and 2018, respectively, and until his or her successor is duly elected and qualifies. Please refer to the section titled "Management of the Fund" for the biographical information of each director.

MANAGEMENT OF THE FUND

The business and affairs of the Fund are managed under the direction of the Board of Directors. The Board of Directors approves all significant agreements between the Fund and persons or companies furnishing services to it, including the Fund's agreements with its investment advisor, administrator, co-administrator, custodian and transfer agent. The management of the Fund's day-to-day operations is delegated to its officers, the investment advisor, administrator and co-administrator, subject always to the investment objective and policies of the Fund and to the general supervision of the Board of Directors.

The Board of Directors and officers of the Fund and their principal occupations during at least the past five years are set forth below. The statement of additional information (SAI) includes additional information about fund directors and is available, without charge, upon request by calling 800-330-7348.

Name, Address and Year of Birth ¹	Position(s) Held With Fund	Term of Office ²	Principal Occupation During At Least The Past 5 Years (Including Other Directorships Held)	Number of Funds Within Fund Complex Overseen by Director (Including the Fund)	Length of Time Served ³
Robert	Director	Until	Interested Directors ⁴ Chief Executive Officer of Cohen & Steers Capital	22	Since
H.	and	next	Management, Inc. (CSCM or the Advisor) and its	22	1991
Steers	Chairman		parent, Cohen & Steers, Inc. (CNS) since 2014.		
1953		of	Prior to that, Co-Chairman and Co-Chief Executive		
		directors	Officer of the Advisor since 2003 and CNS since 2004.		
Joseph	Director	Until	President and Chief Investment Officer of the	22	Since
М.	and	next	Advisor since 2003 and President of CNS since		2014
Harvey	Vice	election	2004.		
1963	President				
<i></i>		directors			
(table d	continued of	n next page,)		

(table continued from previous page)

	Principal Occupation During At Least The Past 5 Years (Including Other ffice ² Directorships Held)	Number of Funds Within Fund Complex Overseen by Director (Including the Fund)	Length of Time Served ³
1965 of	· · · · · · · · · · · · · · · · · · ·	e 22	Since 2011
Bonnie Director Unt Cohen nex 1942 elec of	til Consultant. Board Member, DC Public Library	22	Since 2001
of	til Attorney-at-law.	22	Since 1996
Dean Director Unt Junkans nex 1959 elec of	til C.F.A.; Chief Investment Officer at Wells Fargo); 0	Since 2015
(table continued on ne.	xt page)		

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			Number of	F
			Funds	
			Within	
			Fund	
			Complex	
Name,		Principal Occupation	Overseen	
AddressPosition(s	5)	During At Least	by	Length
and Held		The Past 5 Years	Director	of
Year of With	Term of	(Including Other	(Including	Time
Birth ¹ Fund	Office ²	Directorships Held)	the Fund)	Served ³
Richard Director		Member of Investment Committee, Monmouth University	22	Since
E.	election of	since 2004; Retired Chairman and Managing Partner of		2004
Kroon	directors	Sprout Group venture capital funds, then an affiliate of		
1942		Donaldson, Lufkin and Jenrette Securities Corporation		
		from 1981 to 2001. Former Director of the National		
		Venture Capital Association from 1997 to 2000, and		
		Chairman for the year 2000.		0
Gerald Director		Philadelphia Office Managing Partner, KPMG LLP from	22	Since
J.		2006 to 2015; Partner in Charge, KPMG Pennsylvania		2015
Maginnis	directors	Audit Practice from 2002 to 2008; President, Pennsylvania		
1955		Institute of Certified Public Accountants (PICPA) from		
		2014 to 2015; member, PICPA Board of Directors;		
		member, Council of the American Institute of Certified		
		Public Accountants (AICPA); member, Board of Trustees		
/table continued	on payt page	of AICPA Foundation.		
(table continued	on next pag	jej		

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			Number of	f
			Funds	
			Within	
			Fund	
			Complex	
Name,		Principal Occupation	Overseen	
AddressPosition(s	s)	During At Least	by	Length
and Held		The Past 5 Years	Director	of
Year of With	Term of	(Including Other	(Including	Time
Birth ¹ Fund	Office ²	Directorships Held)	the Fund)	Served ³
Jane F. Director	Until next	President, Untap Potential since 2013; Board Member,	22	Since
Magpiong	election of	Crespi High School Since 2014; Senior Managing		2015
1960	directors	Director, TIAA-CREF, from 2011 to 2013; National Head		
		of Wealth Management, TIAA-CREF, from 2008 to 2011;		
		and prior to that, President, Bank of America Private Bank		
		from 2005 to 2008.		
Richard Director		Private Investor. Member, Montgomery County, Maryland	22	Since
J.	election of	Department of Corrections Volunteer Corps. since 2010;		2001
Norman	directors	Liason for Business Leadership, Salvation Army World		
1943		Service Organization (SAWSO) since 2010; Advisory		
		Board Member, The Salvation Army since 1985; Prior		
		thereto, Investment Representative of Morgan Stanley		
		Dean Witter from 1966 to 2000.		
(table continued	on next pag	ge)		

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		Number o	f
		Funds	
		Within	
		Fund	
		Complex	
Name,	Principal Occupation	Overseen	
AddressPosition(s)	During At Least	by	Length
and Held	The Past 5 Years	Director	of
Year of With Term of	(Including Other	(Including	Time
Birth ¹ Fund Office ²	Directorships Held)	the Fund)	Served ³
Frank Director Until next	Visiting Professor of Accounting and Director of the Center	22	Since
K. election c	f for Accounting Education at Howard University School of		2004
Ross directors	Business since 2004; Board member and member of Audit		
1943	Committee (Chairman from 2007 to 2012) and Human		
	Resources and Compensation Committee, Pepco		
	Holdings, Inc. (electric utility) from 2004 to 2014; Formerly,		
	Mid-Atlantic Area Managing Partner for Assurance		
	Services at KPMG LLP and Managing Partner of its		
	Washington, DC offices from 1995 to 2003.		
C. Director Until next	Member of The Board of Trustees of Manhattan College,	22	Since
Edward election of	f Riverdale, New York from 2004 to 2014. Formerly Director		2004
Ward, directors	of closed-end fund management for the New York Stock		
Jr.	Exchange (the NYSE) where he worked from 1979 to		
1946	2004.		
¹ The address for each dire	tor is 280 Park Avenue, New York, NY 10017.		

² On March 12, 2008, the Board of Directors adopted a mandatory retirement policy stating a Director must retire from the Board on December 31st of the year in which he or she turns 75 years of age.

³ The length of time served represents the year in which the Director was first elected or appointed to any fund in the Cohen & Steers fund complex.

⁴ "Interested person", as defined in the 1940 Act, of the Fund because of affiliation with CSCM (Interested Directors).

The officers of the Fund (other than Messrs. Steers and Harvey, whose biographies are provided above), their address, their year of birth and their principal occupations for at least the past five years are set forth below.

Name, Address and			Length of
Birth ¹ Adam M.	Position(s) Held With Fund President and Chief Executive	Principal Occupation During At Least the Past 5 Years Chief Operating Officer of CSCM since 2003 and CNS since 2004.	Time Served ² Since 2005
1964 William F.	Officer Vice President	Executive Vice President of CSCM since 2014. Prior to that, Senior Vice President of CSCM since 2003.	
Scapell 1968 Thomas	Vice President	Executive Vice President of CSCM since 2012. Prior to that, Senior Vice	
N. Bohjalian 1965		President of CSCM since 2006.	2006
Yigal D. Jhirad 1964		Senior Vice President of CSCM since 2007.	Since 2007
Jason Yablon 1979 Tino M	Vice President	of CSCM since 2008.	2008
Tina M. Payne 1974	Secretary and Chief Legal Officer	Senior Vice President and Associate General Counsel of CSCM since 2010.	Since 2007
1966	Treasurer and Chief Financial Officer	Executive Vice President of CSCM since 2014. Prior to that, Senior Vice President of CSCM since 2006.	2006
Lisa D. Phelan 1968	Chief Compliance Officer	Executive Vice President of CSCM since 2015. Prior to that, Senior Vice President of CSCM since 2008. Chief Compliance Officer of CSCM, the Cohen & Steers funds, Cohen & Steers Asia Limited and CSSL since 2007, 2006, 2005 and 2004, respectively.	Since 2006
1 Tho ad	droce of oach offi	cor is 280 Park Avonuo, Now York, NY 10017	

¹ The address of each officer is 280 Park Avenue, New York, NY 10017.

² Officers serve one-year terms. The length of time served represents the year in which the officer was first elected to that position in any fund in the Cohen & Steers fund complex. All of the officers listed above are officers of one or more of the other funds in the complex.

Cohen & Steers Privacy Policy

Facts Why?	What Does Cohen & Steers Do With Your Personal Information? Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.
What?	 The types of personal information we collect and share depend on the product or service you have with us. This information can include: Social Security number and account balances Transaction history and account transactions Purchase history and wire transfer instructions
How?	All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons Cohen & Steers chooses to share; and whether you can limit this sharing.

Reasons we can share your personal information	Does Cohen & Steers share?	limit this sharing?
For our everyday business purposes such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or reports to credit bureaus	Yes	No
For our marketing purposes to you to offer our products and services to you	Yes	No
For joint marketing with other financial companies	No	We don't share
For our affiliates' everyday business purposes information about your transactions and experiences	No	We don't share
For our affiliates' everyday business purposes information about your creditworthiness	No	We don't share
For our affiliates to market to you	No	We don't share
For non-affiliates to market to you	No	We don't share
Questions? Call 800.330.7348		Share

Cohen & Steers Privacy Policy (Continued)

Who we are Who is providing this notice?	Cohen & Steers Capital Management, Inc., Cohen & Steers Asia Limited, Cohen & Steers Japan, LLC, Cohen & Steers UK Limited, Cohen & Steers Securities, LLC, Cohen & Steers Private Funds and Cohen & Steers Open and Closed-End Funds (collectively, Cohen & Steers).
What we do How does Cohen & Steers	To protect your personal information from unauthorized access and use, we
protect my personal information?	use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings. We restrict access to your information to those employees who need it to perform their jobs, and also require companies that provide services on our behalf to protect your information.
How does Cohen & Steers	We collect your personal information, for example, when you:
collect my personal	Open an account or buy securities from us
information?	Provide account information or give us your contact information
	Make deposits or withdrawals from your account
Why con't Llimit all	We also collect your personal information from other companies. Federal law gives you the right to limit only:
Why can't I limit all sharing?	• sharing for affiliates' everyday business purposes information about your creditworthiness
	affiliates from using your information to market to you
	 sharing for non-affiliates to market to you State law and individual companies may give you additional rights to limit sharing.
Definitions	
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies.
	Cohen & Steers does not share with affiliates.
Non-affiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies.
Joint marketing	 Cohen & Steers does not share with non-affiliates. A formal agreement between non-affiliated financial companies that together market financial products or services to you. Cohen & Steers does not jointly market.

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COHEN & STEERS QUALITY INCOME REALTY FUND, INC.

Cohen & Steers Investment Solutions

COHEN & STEERS GLOBAL REALTY SHARES

- · Designed for investors seeking total return, investing primarily in global real estate equity securities
- Symbols: CSFAX, CSFCX, CSSPX, GRSRX, CSFZX

COHEN & STEERS INSTITUTIONAL REALTY SHARES

- Designed for institutional investors seeking total return, investing primarily in U.S. real estate securities
- Symbol: CSRIX

COHEN & STEERS REAL ESTATE SECURITIES FUND

- · Designed for investors seeking total return, investing primarily in U.S. real estate securities
- Symbols: CSEIX, CSCIX, CSDIX, CIRRX, CSZIX

COHEN & STEERS INTERNATIONAL REALTY FUND

- · Designed for investors seeking total return, investing primarily in international real estate securities
- Symbols: IRFAX, IRFCX, IRFIX, IRFRX, IRFZX

COHEN & STEERS REALTY SHARES

- · Designed for investors seeking total return, investing primarily in U.S. real estate securities
- Symbol: CSRSX

COHEN & STEERS INSTITUTIONAL GLOBAL REALTY SHARES

- · Designed for institutional investors seeking total return, investing primarily in global real estate securities
- Symbol: GRSIX

COHEN & STEERS GLOBAL INFRASTRUCTURE FUND

- · Designed for investors seeking total return, investing primarily in global infrastructure securities
- Symbols: CSUAX, CSUCX, CSUIX, CSURX, CSUZX

COHEN & STEERS DIVIDEND VALUE FUND

• Designed for investors seeking long-term growth of income and capital appreciation, investing primarily in dividend paying common stocks and preferred stocks

• Symbols: DVFAX, DVFCX, DVFIX, DVFRX, DVFZX

COHEN & STEERS PREFERRED SECURITIES AND INCOME FUND

• Designed for investors seeking total return (high current income and capital appreciation), investing primarily in preferred and debt securities

• Symbols: CPXAX, CPXCX, CPXIX, CPRRX, CPXZX

COHEN & STEERS LOW DURATION PREFERRED AND INCOME FUND

• Designed for investors seeking high current income and capital preservation by investing in low-duration preferred and other income securities

• Symbols: LPXAX, LPXCX, LPXIX, LPXRX, LPXZX

COHEN & STEERS REAL ASSETS FUND

• Designed for investors seeking total return and the maximization of real returns during inflationary environments by investing primarily in real assets

• Symbols: RAPAX, RAPCX, RAPIX, RAPRX, RAPZX

COHEN & STEERS MLP & ENERGY OPPORTUNITY FUND

• Designed for investors seeking total return, investing primarily in midstream energy master limited partnership (MLP) units and related stocks

• Symbols: MLOAX, MLOCX, MLOIX, MLORX, MLOZX

COHEN & STEERS ACTIVE COMMODITIES STRATEGY FUND

• Designed for investors seeking total return, investing primarily in a diversified portfolio of exchange-traded commodity future contracts and other commodity-related derivative instruments

• Symbols: CDFAX, CDFCX, CDFIX, CDFRX, CDFZX

Distributed by Cohen & Steers Securities, LLC.

COHEN & STEERS GLOBAL REALTY MAJORS ETF

• Designed for investors who seek a relatively low-cost passive approach for investing in a portfolio of real estate equity securities of companies in a specified index

• Symbol: GRI

Distributed by ALPS Distributors, Inc.

ISHARES COHEN & STEERS REALTY MAJORS INDEX FUND

• Designed for investors who seek a relatively low-cost passive approach for investing in a portfolio of real estate equity securities of companies in a specified index

• Symbol: ICF

Distributed by SEI Investments Distribution Co.

Please consider the investment objectives, risks, charges and expenses of the fund carefully before investing. A summary prospectus and prospectus containing this and other information can be obtained by calling 800-330-7348 or by visiting cohenandsteers.com. Please read the summary prospectus and prospectus carefully before investing.

OFFICERS AND DIRECTORS

Robert H. Steers Director and Chairman

Joseph M. Harvey Director and Vice President

Michael G. Clark Director

Bonnie Cohen Director

George Grossman Director

Dean Junkans Director

Richard E. Kroon Director

Gerald J. Maginnis Director

Jane F. Magpiong Director

Richard J. Norman Director

Frank K. Ross Director

C. Edward Ward, Jr. Director

Adam M. Derechin President and Chief Executive Officer

William F. Scapell Vice President

Thomas N. Bohjalian Vice President

Yigal D. Jhirad Vice President

Jason Yablon Vice President

Tina M. Payne Secretary and Chief Legal Officer

James Giallanza Treasurer and Chief Financial Officer

Lisa D. Phelan Chief Compliance Officer

KEY INFORMATION

Investment Manager

Cohen & Steers Capital Management, Inc. 280 Park Avenue New York, NY 10017 (212) 832-3232

Co-administrator and Custodian

State Street Bank and Trust Company One Lincoln Street Boston, MA 02111

Transfer Agent

Computershare 480 Washington Boulevard Jersey City, NJ 07310 (866) 227-0757

Legal Counsel

Ropes & Gray, LLP 1211 Avenue of the Americas New York, NY 10036

New York Stock Exchange Symbol: RQI

Website: cohenandsteers.com

This report is for shareholder information. This is not a prospectus intended for use in the purchase or sale of Fund shares. Performance data quoted represent past performance. Past performance is no guarantee of future results and your investment may be worth more or less at the time you sell your shares.

COHEN & STEERS

QUALITY INCOME REALTY FUND

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NEW YORK, NY 10017

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Annual Report December 31, 2015

Cohen & Steers Quality Income Realty Fund

Item 2. Code of Ethics.

The Registrant has adopted an Amended and Restated Code of Ethics that applies to its Principal Executive Officer and Principal Financial Officer. The Code of Ethics was in effect during the reporting period. The Registrant has not amended the Code of Ethics as described in Form N-CSR during the reporting period. The Registrant has not granted any waiver, including an implicit waiver, from a provision of the Code of Ethics as described in Form N-CSR during the reporting period. A current copy of the Code of Ethics is available on the Registrant s website at www.cohenandsteers.com/assets/content/uploads/Code_of_Ethics_for_Principal_Executive_and_Principal_Financial_Officers_of_ the_Funds.pdf. Upon request, a copy of the Code of Ethics can be obtained free of charge by calling 800-330-7348 or writing to the Secretary of the Registrant, 280 Park Avenue, 10th floor, New York, NY 10017.

Item 3. Audit Committee Financial Expert.

The registrant s board has determined that Michael G. Clark and Frank K. Ross, each a member of the board s Audit Committee, are each an audit committee financial expert . Mr. Clark and Mr. Ross are each independent, as such term is defined in Form N-CSR.

Item 4. Principal Accountant Fees and Services.

(a) (d) Aggregate fees billed to the registrant for the last two fiscal years for professional services rendered by the registrant s principal accountant were as follows:

	2015		2014	
Audit Fees	\$	50,900	\$	50,900
Audit-Related Fees	\$	0	\$	0
Tax Fees	\$	6,380	\$	6,380
All Other Fees	\$	0	\$	0

Tax fees were billed in connection with tax compliance services, including the preparation and review of federal and state tax returns and the computation of corporate and franchise tax amounts.

(e)(1) The registrant s audit committee is required to pre-approve audit and non-audit services performed for the registrant by the principal accountant. The audit committee also is required to pre-approve non-audit services performed by the registrant s principal accountant for the registrant s investment advisor (not including any sub-advisor whose role is primarily portfolio management and is subcontracted with or overseen by another investment advisor) and/or to any entity controlling, controlled by or under common control with the registrant s investment advisor that provides ongoing services to the registrant, if the engagement for services relates directly to the operations and financial reporting of the registrant.

The audit committee may delegate pre-approval authority to one or more of its members who are independent members of the board of directors of the registrant. The member or members to whom such authority is delegated shall report any pre-approval decisions to the audit committee

at its next scheduled meeting. The audit committee may not delegate its responsibility to pre-approve services to be performed by the registrant s principal accountant to the investment advisor.

(e)(2) No services included in (b) (d) above were approved by the audit committee pursuant to paragraphs (c)(7)(i)(C) of Rule 2-01 of Regulation S-X.

(f) Not applicable.

(g) For the fiscal years ended December 31, 2015 and December 31, 2014, the aggregate fees billed by the registrant s principal accountant for non-audit services rendered to the registrant and for non-audit services rendered to the registrant s investment advisor (not including any sub-advisor whose role is primarily portfolio management and is subcontracted with or overseen by another investment advisor) and/or to any entity controlling, controlled by or under common control with the registrant s investment advisor that provides ongoing services to the registrant were:

	2015	2014
Registrant	\$ 6,380	\$ 6,380
Investment Advisor	\$ 0	\$ 15,000

(h) The registrant s audit committee considered whether the provision of non-audit services that were rendered to the registrant s investment advisor (not including any sub-advisor whose role is primarily portfolio management and is subcontracted with or overseen by another investment advisor) and/or to any entity controlling, controlled by or under common control with the registrant s investment advisor that provides ongoing services to the registrant that were not required to be pre-approved pursuant to paragraph (c)(7)(ii) of Rule 2-01 of Regulation S-X was compatible with maintaining the principal accountant s independence.

Item 5. Audit Committee of Listed Registrants.

The registrant has a separately-designated standing audit committee established in accordance with Section 3(a)(58)(A) of the Securities Exchange Act of 1934. The members of the committee are Frank K. Ross (chairman), Michael G. Clark, Bonnie Cohen, George Grossman and Richard E. Kroon.

Item 6. Schedule of Investments.

Included in Item 1 above.

SIGNATURE

Item 7. Disclosure of Proxy Voting Policies and Procedures for Closed-End Management Investment Companies.

The registrant has delegated voting of proxies in respect of portfolio holdings to Cohen & Steers Capital Management, Inc., in accordance with the policies and procedures set forth below.

COHEN & STEERS CAPITAL MANAGEMENT, INC.

STATEMENT OF POLICIES AND PROCEDURES REGARDING THE VOTING OF SECURITIES

This statement sets forth the policies and procedures that Cohen & Steers, Inc. and its affiliated advisors (Cohen & Steers, we or us) follow in exercising voting rights with respect to securities held in its client portfolios. All proxy-voting rights that are exercised by Cohen & Steers shall be subject to this Statement of Policy and Procedures

A. General Proxy Voting Guidelines

Objectives

Voting rights are an important component of corporate governance. Cohen & Steers has three overall objectives in exercising voting rights:

• <u>Responsibility</u>. Cohen & Steers shall seek to ensure that there is an effective means in place to hold companies accountable for their actions. While management must be accountable to its board, the board must be accountable to a company s shareholders. Although accountability can be promoted in a variety of ways, protecting shareholder voting rights may be among our most important tools.

• <u>Rationalizing Management and Shareholder Concerns</u>. Cohen & Steers seeks to ensure that the interests of a company s management and board are aligned with those of the company s shareholders. In this respect, compensation must be structured to reward the creation of shareholder value.

• <u>Shareholder Communication</u>. Since companies are owned by their shareholders, Cohen & Steers seeks to ensure that management effectively communicates with its owners about the company s business operations and financial performance. It is only with effective communication that shareholders will be able to assess the performance of management and to make informed decisions on when to buy, sell or hold a company s securities.

General Principles

In exercising voting rights, Cohen & Steers shall conduct itself in accordance with the general principles set forth below.

• The ability to exercise a voting right with respect to a security is a valuable right and, therefore, must be viewed as part of the asset itself.

• In exercising voting rights, Cohen & Steers shall engage in a careful evaluation of issues that may materially affect the rights of shareholders and the value of the security.

• Consistent with general fiduciary principles, the exercise of voting rights shall always be conducted with reasonable care, prudence and diligence.

• In exercising voting rights on behalf of clients, Cohen & Steers shall conduct itself in the same manner as if Cohen & Steers were the constructive owner of the securities.

- To the extent reasonably possible, Cohen & Steers shall participate in each shareholder voting opportunity.
- Voting rights shall not automatically be exercised in favor of management-supported proposals.

• Cohen & Steers, and its officers and employees, shall never accept any item of value in consideration of a favorable proxy voting decision.

General Guidelines

Set forth below are general guidelines that Cohen & Steers shall follow in exercising proxy voting rights:

• <u>Prudence</u>. In making a proxy voting decision, Cohen & Steers shall give appropriate consideration to all relevant facts and circumstances, including the value of the securities to be voted and the likely effect any vote may have on that value. Since voting rights must be exercised on the basis of an informed judgment, investigation shall be a critical initial step.

• <u>Third Party Views</u>. While Cohen & Steers may consider the views of third parties, Cohen & Steers shall never base a proxy voting decision solely on the opinion of a third party. Rather, decisions shall be based on a reasonable and good faith determination as to how best to maximize shareholder value.

• <u>Shareholder Value</u>. Just as the decision whether to purchase or sell a security is a matter of judgment, determining whether a specific proxy resolution will increase the market value of a security is a matter of judgment as to which informed parties may differ. In determining how a proxy vote may affect the economic value of a security, Cohen & Steers shall consider both short-term and long-term views about a company s business and prospects, especially in light of our projected holding period on the stock (e.g., Cohen & Steers may discount long-term views on a short-term holding).

Specific Guidelines

Uncontested Director Elections

Votes on director nominees should be made on a case-by-case basis using a mosaic approach, where all factors are considered in director elections and where no single issue is deemed to be determinative. For example, a nominee s experience and business judgment may be critical to the long-term success of the portfolio company, notwithstanding the fact that he or she may serve on the board of more than four public companies. In evaluating nominees, we consider the following factors:

• Whether the nominee attended less than 75 percent of the board and committee meetings without a valid excuse for the absences;

• Whether the nominee is an inside or affiliated outside director and sits on the audit, compensation, or nominating committees;

• Whether the board ignored a significant shareholder proposal that was approved by a majority of the votes cast in the previous year;

• Whether the board, without shareholder approval, to our knowledge instituted a new poison pill plan, extended an existing plan, or adopted a new plan upon the expiration of an existing plan during the past year;

• Whether the nominee is an inside or affiliated outside director and the full board serves as the audit, compensation, or nominating committee or the company does not have one of these committees;

- Whether the nominee is an insider or affiliated outsider on boards that are not at least majority independent;
- Whether the nominee is the CEO of a publicly-traded company who serves on more than two public boards;

• Whether the nominee is the chairperson of a publicly-traded company who serves on more than two public boards;

• Whether the nominee serves on more than four public company boards;

• Whether the nominee serves on the audit committee where there is evidence (such as audit reports or reports mandated under the Sarbanes Oxley Act) that there exists material weaknesses in the company s internal controls;

• Whether the nominee serves on the compensation committee if that director was present at the time of the grant of backdated options or options the pricing or the timing of which we believe may have been manipulated to provide additional benefits to executives;

• Whether the nominee has a material related party transaction or is believed by us to have a material conflict of interest with the portfolio company;

• Whether the nominee (or the overall board) in our view has a record of making poor corporate or strategic decisions or has demonstrated an overall lack of good business judgment, including, among other things, whether the

company s total shareholder return is in the bottom 25% of its peer group over the prior five years;

Material failures of governance, stewardship, risk oversight(1), or fiduciary responsibilities at the company;

•

⁽¹⁾ Examples of failure of risk oversight include, but are not limited to: bribery; large or serial fines from regulatory bodies; significant adverse legal judgments or settlements; hedging of company stock by the employees or directors of a company; or significant pledging of company stock in the aggregate by the officers and directors of a company.

• Failure to replace management as appropriate; and

• Egregious actions related to a director s service on other boards that raise substantial doubt about his or her ability to effectively oversee management and serve the best interests of shareholders at any company.

Proxy Access

We recognize the importance of shareholder access to the ballot process as a means to ensure that boards do not become self-perpetuating and self-serving. However, we are also aware that some proposals may promote certain interest groups and could be disruptive to the nomination process. We vote on a case-by-case basis considering the proxy access terms in light of a company s specific circumstances and we may support proxy access proposals when management and boards have displayed a lack of shareholder accountability.

Proxy Contests

Director Nominees in a Contested Election

By definition, this type of board candidate or slate runs for the purpose of seeking a significant change in corporate policy or control. Therefore, the economic impact of the vote in favor of or in opposition to that director or slate must be analyzed using a higher standard such as is normally applied to changes in control. Criteria for evaluating director nominees as a group or individually should also include: the underlying reason why the new slate (or individual director) is being proposed; performance; compensation; corporate governance provisions and takeover activity; criminal activity; attendance at meetings; investment in the company; interlocking directorships; inside, outside and independent directors; number of other board seats; and other experience. It is impossible to have a general policy regarding director nominees in a contested election.

Reimbursement of Proxy Solicitation Expenses

Decisions to provide full reimbursement for dissidents waging a proxy contest should be made on a case-by-case basis. In the absence of compelling reasons, Cohen & Steers will generally not support such proposals.

Ratification of Auditors

We vote for proposals to ratify auditors, auditor remuneration and/or proposals authorizing the board to fix audit fees, unless:

• an auditor has a financial interest in or association with the company, and is therefore not independent;

• there is reason to believe that the independent auditor has rendered an opinion that is neither accurate nor indicative of the company s financial position; .

• the name of the proposed auditor and/or fees paid to the audit firm are not disclosed by the company in a timely manner prior to the meeting;

• the auditors are being changed without explanation; or

• fees paid for non-audit related services are excessive and/or exceed limits set in local best practice recommendations or law.

In circumstances where fees for non-audit services include fees related to significant one-time capital structure events; initial public offerings; bankruptcy emergence, and spinoffs; and the company makes public disclosure of the amount and nature of those fees, then such fees may be excluded from the non-audit fees considered in determining whether non-audit related fees are excessive.

We vote on a case-by-case basis on auditor rotation proposals. Criteria for evaluating the rotation proposal include, but are not limited to: tenure of the audit firm; establishment and disclosure of a renewal process whereby the auditor is regularly evaluated for both audit quality and competitive price; length of the rotation period advocated in the proposal; and any significant audit related issues.

Generally, we vote against auditor indemnification and limitation of liability; however we recognize there may be situations where indemnification and limitations on liability may be appropriate.

Takeover Defenses

While we recognize that a takeover attempt can be a significant distraction for the board and management to deal with, the simple fact is that the possibility of a corporate takeover keeps management focused on maximizing shareholder value. As a result, Cohen & Steers opposes measures that are designed to prevent or obstruct corporate takeovers because they can entrench current management. The following are our guidelines on change of control issues:

Shareholder Rights Plans

We acknowledge that there are arguments for and against shareholder rights plans, also known as poison pills. Companies should put their case for rights plans to shareholders.

We review on a case-by-case basis management proposals to ratify a poison pill. We generally look for shareholder friendly features including a two- to three-year sunset provision, a permitted bid provision and a 20 percent or higher flip-in provision.

Greenmail

We vote for proposals to adopt anti-greenmail charter or bylaw amendments or otherwise restrict a company s ability to make greenmail payments.

Unequal Voting Rights

Generally, we vote against dual-class recapitalizations as they offer an effective way for a firm to thwart hostile takeovers by concentrating voting power in the hands of management or other insiders. We support the one-share, one-vote principle for voting.

Classified Boards

We generally vote in favor of shareholder proposals to declassify a board of directors, although we acknowledge that a classified board may be in the long-term best interests of the shareholders of a company in certain situations, such as continuity of a strong board and management team or for certain types of companies. In voting on shareholder proposals to declassify a board of directors, we evaluate all facts and circumstances surrounding such proposal, including whether: (i) the current management and

board have a track record of making good corporate or strategic decisions, (ii) the shareholder proposing the de-classification has an agenda in making such proposal that may be at odds with the long-term best interests of the shareholders of the company, or (iii) it would be in the best interests of the company to thwart a shareholder s attempt to control the board of directors.

Cumulative Voting

Having the ability to cumulate our votes for the election of directors that is, cast more than one vote for a director about whom they feel strongly generally increases shareholders rights to effect change in the management of a corporation. However, we acknowledge that cumulative voting promotes special candidates who may not represent the interests of all, or even a majority, of shareholders. In voting on proposals to institute cumulative voting, we therefore evaluate all facts and circumstances surrounding such proposal and we generally vote against cumulative voting where the company has good corporate governance practices in place, including majority voting for board elections and de-classified boards.

Shareholder Ability to Call Special Meeting

Cohen & Steers votes on a case-by-case basis for shareholder proposals requesting companies to amend their governance documents (bylaws and/or charter) in order to allow shareholders to call special meetings. We recognize the importance on shareholder ability to call a special meeting and generally will vote for such shareholder proposals where the shareholder(s) making such proposal hold at least 20% of the company s outstanding shares. However, we are also aware that some proposals are put forth in order to promote the agenda(s) of certain special interest groups and could be disruptive to the management of the company, and in those cases we will vote against such shareholder proposals.

Shareholder Ability to Act by Written Consent

We generally vote against proposals to allow or facilitate shareholder action by written consent. The requirement that all shareholders be given notice of a shareholders meeting and matters to be discussed therein seems to provide a reasonable protection of minority shareholder rights.

Shareholder Ability to Alter the Size of the Board

We generally vote for proposals that seek to fix the size of the board and vote against proposals that give management the ability to alter the size of the board without shareholder approval. While we recognize the importance of such proposals, we are however also aware that these proposals are sometimes put forth in order to promote the agenda(s) of certain special interest groups and could be disruptive to the management of the company.

Miscellaneous Board Provisions

Board Committees

Boards should delegate key oversight functions, such as responsibility for audit, nominating and compensation issues, to independent committees. The chairman and members of any committee should be clearly identified in the annual report. Any committee should have the authority to engage independent advisors where appropriate at the company s expense.

Audit, nominating and compensation committees should consist solely of non-employee directors, who are independent of management.

Independent Chairman

We review on a case-by-case basis proposals requiring that the chairman s position be filled by an independent director, taking into consideration the company s current board leadership and governance structure; company performance, and any other factors that may be applicable.

Separate Chairman and CEO Role

We will generally vote for proposals looking to separate the CEO and Chairman roles. We do acknowledge, however, that under certain circumstances, it may be reasonable for the CEO and Chairman roles to be held by a single person.

Lead Directors and Executive Sessions

In cases where the CEO and Chairman roles are combined or the Chairman is not independent, we will vote for the appointment of a lead independent director and for regular executive sessions (board meetings taking place without the CEO/Chairman present).

Majority of Independent Directors

We vote for proposals that call for the board to be composed of a majority of independent directors. We believe that a majority of independent directors can be an important factor in facilitating objective decision making and enhancing accountability to shareholders.

Independent Committees

We vote for shareholder proposals requesting that the board s audit, compensation, and nominating committees consist exclusively of independent directors.

Stock Ownership Requirements

We support measures requiring senior executives to hold a minimum amount of stock in a company (often expressed as a percentage of annual compensation), which may include restricted stock or restricted stock units.

Term of Office

We vote against shareholder proposals to limit the tenure of outside directors. Term limits pose artificial and arbitrary impositions on the board and could harm shareholder interests by forcing experienced and knowledgeable directors off the board.

Director and Officer Indemnification and Liability Protection

We generally support indemnification provisions that are consistent with the local jurisdiction in which the company has been formed. We vote in favor of proposals providing indemnification for directors and officers with respect to acts conducted in the normal course of business. We also vote in favor of proposals that expand coverage for directors and officers where, despite an unsuccessful legal defense, the director or officer acted in good faith and in the best interests of the company and the director or officers legal expenses are covered. We vote against proposals that would expand indemnification beyond

coverage of legal expenses to coverage of acts, such as gross negligence, that are more serious violations of fiduciary obligations.

Board Size

We generally vote for proposals to limit the size of the board to 15 members or less.

Majority Vote Standard

We generally vote for proposals asking for the board to initiate the appropriate process to amend the company s governance documents (charter or bylaws) to provide that director nominees shall be elected by the affirmative vote of the majority of votes cast at an annual meeting of shareholders..

Supermajority Vote Requirements

We generally support proposals that seek to lower super-majority voting requirements

Disclosure of Board Nominees

We generally vote against the election of directors at companies if the names of the director nominees are not disclosed in a timely manner prior to the meeting. However, we recognize that companies in certain emerging markets may have a legitimate reason for not disclosing nominee names. In such a rare case, if a company discloses a legitimate reason why such nominee names should not be disclosed, we may vote for the nominees even if nominee names are not disclosed in a timely manner.

Disclosure of Board Compensation

We generally vote against the election of directors at companies if the compensation paid to such directors is not disclosed in a timely manner prior to the meeting. However, we recognize that companies in certain emerging markets may have a legitimate reason for not disclosing such compensation information. In such a rare case, if a company discloses a legitimate reason why such compensation should not be disclosed, we may vote for the nominees even if compensation is not disclosed in a timely manner.

Miscellaneous Governance Provisions

Confidential Voting

We vote for shareholder proposals requesting that companies adopt confidential voting, use independent tabulators, and use independent inspectors of election as long as the proposals include clauses for proxy contests as follows: in the case of a contested election, management should be permitted to request that the dissident group honor its confidential voting policy. If the dissidents agree, the policy remains in place. If the dissidents do not agree, the confidential voting policy is waived.

We also vote for management proposals to adopt confidential voting.

Bundled Proposals

We review on a case-by-case basis bundled or conditioned proxy proposals. In the case of items that are conditioned upon each other, we examine the benefits and costs of the packaged items. In instances where the joint effect of the conditioned items is not in shareholders best interests, we vote against the proposals. If the combined effect is positive, we support such proposals. In the case of bundled director

proposals, we will vote for the entire slate only if we would have otherwise voted for each director on an individual basis.

Date/Location of Meeting

We vote against shareholder proposals to change the date or location of the shareholders meeting. No one site will meet the needs of all shareholders.

Adjourn Meeting if Votes are Insufficient.

Open-end requests for adjournment of a shareholder meeting generally will not be supported. However, where management specifically states the reason for requesting an adjournment and the requested adjournment is necessary to permit a proposal that would otherwise be supported under this policy to be carried out, the adjournment request will be supported.

Disclosure of Shareholder Proponents

We vote for shareholder proposals requesting that companies disclose the names of shareholder proponents. Shareholders may wish to contact the proponents of a shareholder proposal for additional information.

Other Business

Cohen & Steers will generally vote against proposals to approve other business where we cannot determine the exact nature of the proposal to be voted on.

Capital Structure

Increase Additional Common Stock

We generally vote for increases in authorized shares, provided that the increase is not greater than three times the number of shares outstanding and reserved for issuance (including shares reserved for stock-related plans and securities convertible into common stock, but not shares reserved for any poison pill plan).

Votes generally are cast in favor of proposals to authorize additional shares of stock except where the proposal:

- creates a blank check preferred stock; or
- establishes classes of stock with superior voting rights.

Blank Check Preferred Stock

Votes generally are cast in opposition to management proposals authorizing the creation of new classes of preferred stock with unspecific voting, conversion, distribution and other rights, and management proposals to increase the number of authorized blank check preferred shares. We may vote in favor of this type of proposal when we receive assurances to our reasonable satisfaction that (i) the preferred stock was authorized by the board for the use of legitimate capital formation purposes and not for anti-takeover purposes, and (ii) no preferred stock will be issued with voting power that is disproportionate to the economic interests of the preferred stock. These representations should be made either in the proxy statement or in a separate letter from the company to Cohen & Steers.

Pre-emptive Rights

We believe that the governance and regulation of public equity markets allow for adequate shareholder protection against dilution. Further, we believe that companies should have more flexibility to issue shares without costly and time constraining rights offerings. As such, we do not believe that pre-emptive rights are necessary and as such, we generally vote for the issuance of equity shares without pre-emptive rights. On a limited basis, we will vote for shareholder pre-emptive rights where such pre-emptive rights are necessary, taking into account the best interests of the company s shareholders.

We acknowledge that international local practices typically call for shareholder pre-emptive rights when a company seeks authority to issue shares (e.g., UK authority for the issuance of only up to 5% of outstanding shares without pre-emptive rights). While we would prefer that companies be permitted to issue shares without pre-emptive rights, in deference to international local practices, in markets outside the US we will approve issuance requests without pre-emptive rights for up to 100% of a company s outstanding capital.

Dual Class Capitalizations

Because classes of common stock with unequal voting rights limit the rights of certain shareholders, we vote against adoption of a dual or multiple class capitalization structure.

Restructurings/Recapitalizations

We review proposals to increase common and/or preferred shares and to issue shares as part of a debt restructuring plan on a case-by-case basis. In voting, we consider the following issues:

• dilution how much will ownership interest of existing shareholders be reduced, and how extreme will dilution to any future earnings be?

• change in control will the transaction result in a change in control of the company?

• bankruptcy generally, approve proposals that facilitate debt restructurings unless there are clear signs of self-dealing or other abuses.

Share Repurchase Programs

Boards may institute share repurchase or stock buy-back programs for a number of reasons. Cohen & Steers will generally vote in favor of such programs where the repurchase would be in the long-term best interests of shareholders, and where the company is not thought to be able to use

the cash in a more useful way.

Targeted Share Placements

These shareholder proposals ask companies to seek stockholder approval before placing 10% or more of their voting stock with a single investor. The proposals are typically in reaction to the placement by various companies of a large block of their voting stock in an ESOP, parent capital fund or with a single friendly investor, with the aim of protecting themselves against a hostile tender offer. These proposals are voted on a case-by-case basis after reviewing the individual situation of the company receiving the proposal.

Executive and Director Compensation

Executive Compensation (Say on Pay)

Votes regarding shareholder say on pay are determined on a case-by-case basis. Generally, we believe that executive compensation should be tied to the long-term performance of the executive and the company both in absolute and relative to the peer group. We therefore monitor the compensation practices of portfolio companies to determine whether compensation to these executives is commensurate to the company s total shareholder return (TSR) (*i.e.*, we generally expect companies that pay their executives at the higher end of the pay range to also be performing commensurately well).

Further, pay elements that are not directly based on performance are generally evaluated on a case-by-case basis considering the context of a company s overall pay program and demonstrated pay-for-performance philosophy. The following list highlights certain negative pay practices that carry significant weight in this overall consideration and may result in adverse vote recommendations:

• Repricing or replacing of underwater stock options/SARS without prior shareholder approval (including cash buyouts and voluntary surrender of underwater options);

- Excessive perquisites or tax gross-ups;
- New or extended agreements that provide for:
- Change in Control (CIC) payments exceeding 3 times base salary and bonus;

• CIC severance payments without involuntary job loss or substantial diminution of duties (single or modified single triggers);

• CIC payments with excise tax gross-ups (including modified gross-ups).

Also, we generally vote for shareholder proposals that seek additional disclosure of executive and director pay information.

Frequency of Advisory Vote on Executive Compensation (Say When on Pay)

We generally vote for annual advisory votes on compensation as we note that executive compensation is also evaluated on an annual basis by the company s compensation committee.

Stock-based Incentive Plans

Votes with respect to compensation plans should be determined on a case-by-case basis depending on a combination of certain plan features and equity grant practices, where positive factors may counterbalance negative factors, and vice versa, as evaluated in three pillars:

• **Plan Cost:** The total estimated cost of the company s equity plans relative to industry/market cap peers, measured by the company s estimated Shareholder Value Transfer (SVT) in relation to peers and considering both:

• SVT based on new shares requested plus shares remaining for future grants, plus outstanding unvested/unexercised grants; and

• SVT based only on new shares requested plus shares remaining for future grants.

• Plan Features:

- Automatic single-triggered award vesting upon CIC;
- Discretionary vesting authority;
- Liberal share recycling on various award types;

• Minimum vesting period for grants made under the plan.

Grant Practices:

- The company s three year burn rate relative to its industry/market cap peers;
- Vesting requirements in most recent CEO equity grants (3-year look-back);

• The estimated duration of the plan based on the sum of shares remaining available and the new shares requested, divided by the average annual shares granted in the prior three years;

- The proportion of the CEO s most recent equity grants/awards subject to performance conditions;
- Whether the company maintains a claw-back policy;
- Whether the company has established post exercise/vesting share-holding requirements.

We will generally vote against the plan proposal if the combination of factors indicates that the plan is not, overall, in the shareholders interest, or if any of the following apply:

- Awards may vest in connection with a liberal CIC;
- The plan would permit repricing or cash buyout of underwater options without shareholder approval;
- The plan is a vehicle for problematic pay practices or a pay-for-performance disconnect; or
- Any other plan features that are determined to have a significant negative impact on shareholder interests.

Approval of Cash or Cash-and-Stock Bonus Plans

We vote for cash or cash-and-stock bonus plans to exempt the compensation from limits on deductibility under the provisions of Section 162(m) of the Internal Revenue Code.

Reload/Evergreen Features

We will generally vote against plans that enable the issuance of reload options and that provide an automatic share replenishment (evergreen) feature.

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Golden Parachutes

In general, the guidelines call for voting against golden parachute plans because they impede potential takeovers that shareholders should be free to consider. In particular, we oppose the use of employment contracts that result in cash grants of greater than three times annual compensation (salary and bonus) and generally withhold our votes at the next shareholder meeting for directors who to our knowledge approved golden parachutes.

Voting on Golden Parachutes in an Acquisition, Merger, Consolidation, or Proposed Sale

We vote on a case-by-case basis on proposals to approve the company s golden parachute compensation. Features that may lead to a vote against include:

• Potentially excessive severance payments (cash grants of greater than three times annual compensation (salary and bonus));

• Agreements that include excessive excise tax gross-up provisions;

• Single trigger payments that will happen immediately upon a change in control, including cash payment and such items as the acceleration of performance-based equity despite the failure to achieve performance measures;

• Single-trigger vesting of equity based on a definition of change in control that requires only shareholder approval of the transaction (rather than consummation);

• Recent amendments or other changes that may make packages so attractive as to influence merger agreements that may not be in the best interests of shareholders;

• In the case of a substantial gross-up from pre-existing/grandfathered contract: the element that triggered the gross-up (*i.e.*, option mega-grants at low point in stock price, unusual or outsized payments in cash or equity made or negotiated prior to the merger); or

• The company s assertion that a proposed transaction is conditioned on shareholder approval of the golden parachute advisory vote.

401(k) Employee Benefit Plans

We vote for proposals to implement a 401(k) savings plan for employees.

Employee Stock Purchase Plans

We support employee stock purchase plans, although we generally believe the discounted purchase price should be at least 85% of the current market price.

Option Expensing

We vote for shareholder proposals to expense fixed-price options.

Vesting

We believe that restricted stock awards normally should vest over at least a two-year period.

Option Repricing

Stock options generally should not be re-priced, and never should be re-priced without shareholder approval. In addition, companies should not issue new options, with a lower strike price, to make up for previously issued options that are substantially underwater. Cohen & Steers will vote against the election of any slate of directors that, to its knowledge, has authorized a company to re-price or replace underwater options during the most recent year without shareholder approval.

Stock Holding Periods

Generally vote against all proposals requiring executives to hold the stock received upon option exercise for a specific period of time.

Transferable Stock Options

Review on a case-by-case basis proposals to grant transferable stock options or otherwise permit the transfer of outstanding stock options, including cost of proposal and alignment with shareholder interests.

Recoup Bonuses

We vote on a case-by-case on shareholder proposals to recoup unearned incentive bonuses or other incentive payments made to senior executives if it is later determined that fraud, misconduct, or negligence significantly contributed to a restatement of financial results that led to the awarding of unearned incentive compensation.

Incorporation

Reincorporation Outside of the United States

Generally, we will vote against companies looking to reincorporate outside of the U.S.

Voting on State Takeover Statutes

We review on a case-by-case basis proposals to opt in or out of state takeover statutes (including control share acquisition statutes, control share cash-out statutes, freezeout provisions, fair price provisions, stakeholder laws, poison pill endorsements, severance pay and labor contract provisions, anti-greenmail provisions, and disgorgement provisions). In voting on these shareholder proposals, we evaluate all facts and circumstances surrounding such proposal, including whether the shareholder proposing such measure has an agenda in making such proposal that may be at odds with the long-term best interests of the company or whether it would be in the best interests of the company to thwart a shareholder s attempt to control the board of directors.

Voting on Reincorporation Proposals

Proposals to change a company s state of incorporation are examined on a case-by-case basis. In making our decision, we review management s rationale for the proposal, changes to the charter/bylaws, and differences in the state laws governing the companies.

Mergers and Corporate Restructurings

Mergers and Acquisitions

Votes on mergers and acquisitions should be considered on a case-by-case basis, taking into account factors including the following: anticipated financial and operating benefits; offer price (cost vs. premium); prospects of the combined companies; how the deal was negotiated; and changes

in corporate governance and their impact on shareholder rights.

We vote against proposals that require a super-majority of shareholders to approve a merger or other significant business combination.

Nonfinancial Effects of a Merger or Acquisition

Some companies have proposed a charter provision which specifies that the board of directors may examine the nonfinancial effect of a merger or acquisition on the company. This provision would allow the board to evaluate the impact a proposed change in control would have on employees, host communities, suppliers and/or others. We generally vote against proposals to adopt such charter provisions. We feel it is the directors fiduciary duty to base decisions solely on the financial interests of the shareholders.

Corporate Restructuring

Votes on corporate restructuring proposals, including minority squeezeouts, leveraged buyouts, going private proposals, spin-offs, liquidations, and asset sales, should be considered on a case-by-case basis In evaluating these proposals and determining our votes, we are singularly focused on meeting our goal of maximizing long-term shareholder value.

Spin-offs

Votes on spin-offs should be considered on a case-by-case basis depending on the tax and regulatory advantages, planned use of sale proceeds, market focus, and managerial incentives.

Asset Sales

Votes on asset sales should be made on a case-by-case basis after considering the impact on the balance sheet/working capital, value received for the asset, and potential elimination of diseconomies.

Liquidations

Votes on liquidations should be made on a case-by-case basis after reviewing management s efforts to pursue other alternatives, appraisal value of assets, and the compensation plan for executives managing the liquidation.

Appraisal Rights

We vote for proposals to restore, or provide shareholders with, rights of appraisal. Rights of appraisal provide shareholders who are not satisfied with the terms of certain corporate transactions the right to demand a judicial review in order to determine a fair value for their shares.

Changing Corporate Name

We vote for changing the corporate name.

Shareholder Rights

Our position on the rights of shareholders is as follows:

• Shareholders should be given the opportunity to exercise their rights. Notification of opportunities for the exercise of voting rights should be given in good time.

• Shareholders are entitled to submit questions to company management.

• Minority shareholders should be protected as far as possible from the exercise of voting rights by majority shareholders.

• Shareholders are entitled to hold company management as well as the legal person or legal entity accountable for any action caused by the company or company management for which the company, company management or legal entity should bear responsibility.

Environmental and Social Issues

We recognize that the companies in which we invest can enhance shareholder value and long-term profitability by adopting policies and procedures that promote corporate social and environmental responsibility. Because of the diverse nature of environmental and social shareholder proposals and the myriad ways companies deal with them, these proposals should be considered on a case-by-case basis. All

such proposals are scrutinized based on whether they contribute to the creation of shareholder value, are reasonable and relevant, and provide adequate disclosure of key issues to shareholders. When evaluating social and environmental shareholder proposals, we tend to focus on the financial aspects of the social and environmental proposals, and we consider the following factors (in the order of importance as set forth below):

• Whether adoption of the proposal is likely to have significant economic benefit for the company, such that shareholder value is enhanced or protected by the adoption of the proposal;

• Whether the issues presented are more appropriately/effectively dealt with through governmental or company-specific action, as many social and environmental issues are more properly the province of government and broad regulatory action;

• Whether the subject of the proposal is best left to the discretion of the board;

• Whether the company has already responded in some appropriate manner to the request embodied in the proposal;

• Whether the information requested concerns business issues that relate to a meaningful percentage of the company s business as measured by sales, assets, and earnings;

• The degree to which the company s stated position on the issues raised in the proposal could affect its reputation or sales, or leave it vulnerable to a boycott or selective purchasing;

• Whether implementation of the proposal s request would achieve the proposal s objectives;

• Whether the requested information is available to shareholders either from the company or from a publicly available source; and

• Whether providing this information would reveal proprietary or confidential information that would place the company at a competitive disadvantage.

Item 8. Portfolio Managers of Closed-End Investment Companies.

Information pertaining to the portfolio managers of the registrant, as of March 4, 2016, is set forth below.

Joseph Harvey

President and Chief Investment Officer of Cohen & Steers Capital Management, Inc. (CSCM or the Advisor) since 2003 and President of Cohen & Steers, Inc. (CNS) since 2004.

• Vice president

• Portfolio manager since 2004

Thomas N. Bohjalian

Executive Vice President of CSCM since 2012. Prior to that, Senior Vice President of the CSCM since 2006.

- Vice president
- Portfolio manager since 2006

William F. Scapell

Executive Vice President of CSCM since 2014. Prior to that, Senior Vice President of CSCM since 2003.

- Vice president
- Portfolio manager since 2005

Jason A. Yablon

Senior Vice President of CSCM since 2014. Prior to that, Vice President of CSCM since 2008.

• Vice president

• Portfolio manager since 2012

C&S utilizes a team-based approach in managing the registrant. Mr. Harvey is the leader of this team and acts in a supervisory capacity. Mr. Bohjalian and Mr. Yablon direct and supervise the execution of the registrant s investment strategy, and lead and guide the other members of the team. Mr. Scapell manages the registrant s preferred securities investments.

Each portfolio manager listed above manages other investment companies and/or investment vehicles and accounts in addition to the registrant. The following tables show, as of December 31, 2015, the number of other accounts each portfolio manager managed in each of the listed categories and the total assets in the accounts managed within each category. One (1) of the 36 other accounts managed by Mr. Harvey, with total assets of \$113.9 million, are subject to performance-based fees. One (1) of the 23 other accounts managed by Mr. Bohjalian, with total assets of \$113.9 million, is subject to performance-based fees.

Joseph Harvey

		Number of accounts	Total assets
•	Registered investment companies	14	\$ 20,859,462,544
•	Other pooled investment vehicles	29	\$ 16,235,852,877
•	Other accounts	36	\$ 5,359,469,241

Thomas N. Bohjalian

		Number of accounts	Total assets
•	Registered investment companies	6	\$ 12,604,922,350
•	Other pooled investment vehicles	7	\$ 12,874,819,479
•	Other accounts	23	\$ 3,074,460,308

William F. Scapell

Number of accounts

Total assets

•	Registered investment companies	9	\$ 11,110,389,090
•	Other pooled investment vehicles	5	\$ 10,954,506,369
•	Other accounts	8	\$ 946,119,354

Jason A. Yablon

		Number of accounts	Total assets
•	Registered investment companies	7	\$ 12,265,965,998
•	Other pooled investment vehicles	0	\$ 0
•	Other accounts	4	\$ 936,793,857

<u>Share Ownership.</u> The following table indicates the dollar range of securities of the registrant owned by the registrant s portfolio managers as of December 31, 2015:

	Dollar Range of Securities Owned
Joseph Harvey	\$50,001 - \$100,000
Thomas N. Bohjalian	None
William F. Scapell	None
Jason A. Yablon	None

<u>Conflicts of Interest.</u> It is possible that conflicts of interest may arise in connection with the portfolio manager s management of the registrant s investments on the one hand and the investments of other accounts or vehicles for which the portfolio managers are responsible on the other. For example, a portfolio manager may have conflicts of interest in allocating management time, resources and investment opportunities among the registrant and the other accounts or vehicles he advises. In addition, due to differences in the investment strategies or restrictions among the registrant and the other accounts, a portfolio manager may take action with respect to another account that differs from the action taken with respect to the registrant.

In some cases, another account managed by a portfolio manager may provide more revenue to the Advisor. While this may appear to create additional conflicts of interest for the portfolio manager in the allocation of management time, resources and investment opportunities, the Advisor strives to ensure that portfolio managers endeavor to exercise their discretion in a manner that is equitable to all interested persons. In this regard, in the absence of specific account-related impediments (such as client-imposed restrictions or lack of available cash), it is the policy of the Advisor to allocate investment ideas pro rata to all accounts with the same primary investment objective.

In addition, certain of the portfolio managers may from time to time manage one or more accounts on behalf of the Advisor and its affiliated companies (the CNS Accounts). Certain securities held and traded in the CNS Accounts also may be held and traded in one or more client accounts. It is the policy of the Advisor however not to put the interests of the CNS Accounts ahead of the interests of client accounts. The Advisor may aggregate orders of client accounts with those of the CNS Accounts; however, under no circumstances will preferential treatment be given to the CNS Accounts. For all orders involving the CNS Accounts, purchases or sales will be allocated prior to trade placement, and orders that are only partially filled will be allocated across all accounts in proportion to the shares each account, including the CNS Accounts, was designated to receive prior to trading. As a result, it is expected that the CNS Accounts will receive the same average price as other accounts included in the aggregated order. Shares will not be allocated or re-allocated to the CNS Accounts after trade execution or after the average price is known. In the event so few shares of an order are executed that a pro-rata allocation is not practical, a rotational system of allocation may be used; however, the CNS Accounts will never be part of that rotation or receive shares of a partially filled order other than on a pro-rata basis.

Because certain CNS Accounts are managed with a cash management objective, it is possible that a security will be sold out of the CNS Accounts but continue to be held for one or more client accounts. In situations when this occurs, such security will remain in a client account only if the portfolio manager, acting in its reasonable judgment and consistent with its fiduciary duties, believes this is appropriate for, and consistent with the objectives and profile of, the client account.

<u>C&S Compensation Structure.</u> Compensation of C&S s portfolio managers and other investment professionals has three primary components: (1) a base salary, (2) an annual cash bonus and (3) long-term stock-based compensation consisting generally of restricted stock units of C&S s parent, CNS. C&S s investment professionals, including the portfolio managers, also receive certain retirement, insurance and other benefits that are broadly available to all of its employees. Compensation of C&S s investment professionals is reviewed primarily on an annual basis. Cash bonuses, stock-based compensation awards, and adjustments in base salary are typically paid or put into effect in the January following the fiscal year-end of CNS.

Method to Determine Compensation. C&S compensates its portfolio managers based primarily on the scale and complexity of their portfolio responsibilities and the total return performance of funds and accounts managed by the portfolio manager versus appropriate peer groups or benchmarks. C&S uses a variety of benchmarks to evaluate the portfolio managers performance for compensation purposes, including the FTSE NAREIT Equity REIT Index with respect to Messrs. Cohen, Steers, Harvey, Bohjalian and Yablon and the BofA Merrill Lynch REIT Preferred Index with respect to Mr. Scapell. In evaluating the performance of a portfolio manager, primary emphasis is normally placed on one-and three-year performance, with secondary consideration of performance over longer periods of time. Performance is evaluated on a pre-tax and pre-expense basis. In addition to rankings within peer groups of funds on the basis of absolute performance, consideration may also be given to risk-adjusted performance. For funds and accounts with a primary investment objective of high current income, consideration will also be given to the fund s and account s success in achieving this objective. For managers responsible for multiple funds and accounts, investment performance is evaluated on an aggregate basis. C&S has three funds or accounts with performance-based advisory fees. Portfolio managers are also evaluated on the basis of their success in managing their dedicated team of analysts. Base compensation for portfolio managers of C&S varies in line with the portfolio manager s seniority and position with the firm.

Salaries, bonuses and stock-based compensation are also influenced by the operating performance of the Advisor and CNS. While the annual salaries of the Advisor s portfolio managers are fixed, cash bonuses and stock based compensation may fluctuate significantly from year to year, based on changes in manager performance and other factors.

			(c) Total number of shares purchased	(d) Maximum number (or approximate dollar value) of shares (or units)
Period	(a) Total number of shares purchased	(b) Average price paid per share	as part of publicly announced plans or programs	that may yet be purchased under the plans or programs
1/1/15 to 1/31/15	N/A	N/A	N/A	10,964,632
2/1/15 to 2/28/15	N/A	N/A	N/A	10,964,632
3/1/15 to 3/31/15	N/A	N/A	N/A	10,964,632
4/1/15 to 4/30/15	471,022	\$ 12.27	471,022	10,493,610
5/01/15 to 5/31/15	13,897	\$ 11.95	13,897	10,479,713
6/01/15 to 6/30/15	N/A	N/A	N/A	10,479,713
7/01/15 to 7/31/15	N/A	N/A	N/A	10,479,713
8/01/15 to 8/31/15	N/A	N/A	N/A	10,479,713
9/01/15 to 9/30/15	N/A	N/A	N/A	10,479,713
10/01/15 to 10/31/15	N/A	N/A	N/A	10,479,713
11/01/15 to 11/30/15	N/A	N/A	N/A	10,479,713
12/01/15 to 12/31/15	N/A	N/A	N/A	10,479,713
Total	484,919	\$ 12.26	484,919	10,479,713

Item 9. Purchases of Equity Securities by Closed-End Management Investment Company and Affiliated Purchasers.

<u>Note</u>: On December 8, 2015, the Board of Directors of the Fund approved continuation of the delegation of its authority to management to effect repurchases, pursuant to management s discretion and subject to market conditions and investment considerations, of up to 10% of the Fund s common shares outstanding (Share Repurchase Program) as of January 1, 2016 through the fiscal year ended December 31, 2016.

Item 10. Submission of Matters to a Vote of Security Holders.

There have been no material changes to the procedures by which shareholders may recommend nominees to the registrant s Board implemented after the registrant last provided disclosure in response to this Item.

Item 11. Controls and Procedures.

(a) The registrant s principal executive officer and principal financial officer have concluded that the registrant s disclosure controls and procedures are reasonably designed to ensure that information required to be disclosed by the registrant in this Form N-CSR was recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission s rules and forms, based upon such officers evaluation of these controls and procedures as of a date within 90 days of the filing date of this report.

(b) There were no changes in the registrant s internal control over financial reporting that occurred during the second fiscal quarter of the period covered by this report that have materially affected, or are reasonably likely to materially affect, the registrant s internal control over financial reporting.

SIGNATURE

Item 12. Exhibits.

(a)(1) Not Applicable.

(a)(2) Certifications of principal executive officer and principal financial officer as required by Rule 30a-2(a) under the Investment Company Act of 1940.

(a)(3) Not Applicable.

(b) Certifications of chief executive officer and chief financial officer as required by Rule 30a- 2(b) under the Investment Company Act of 1940.

(c) Registrant s notices to shareholders pursuant to Registrant s exemptive order granting an exemption from Section 19(b) of the 1940 Act and Rule 19b-1 thereunder regarding distributions pursuant to the Registrant s Managed Distribution Plan.

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.

COHEN & STEERS QUALITY INCOME REALTY FUND, INC.

By: Name: Title: /s/ Adam M. Derechin Adam M. Derechin President and Chief Executive Officer

Date: March 4, 2016

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: Name: Title: /s/ Adam M. Derechin Adam M. Derechin President and Chief Executive Officer (Principal Executive Officer)

By: Name: Title: /s/ James Giallanza James Giallanza Treasurer and Chief Financial Officer (Principal Financial Officer)

Date: March 4, 2016