BLACKROCK MUNIHOLDINGS NEW JERSEY QUALITY FUND, INC.

Form N-CSR October 03, 2016

## **UNITED STATES**

## SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## **FORM N-CSR**

## CERTIFIED SHAREHOLDER REPORT OF REGISTERED MANAGEMENT

## **INVESTMENT COMPANIES**

Investment Company Act file number: 811-08621

Name of Fund: BlackRock MuniHoldings New Jersey Quality Fund, Inc. (MUJ)

Fund Address: 100 Bellevue Parkway, Wilmington, DE 19809

Name and address of agent for service: John M. Perlowski, Chief Executive Officer, BlackRock

MuniHoldings New Jersey Quality Fund, Inc., 55 East 52<sup>nd</sup> Street, New York, NY 10055

Registrant s telephone number, including area code: (800) 882-0052, Option 4

Date of fiscal year end: 07/31/2016

Date of reporting period: 07/31/2016

Item 1 Report to Stockholders

JULY 31, 2016

## ANNUAL REPORT

BlackRock MuniHoldings California Quality Fund, Inc. (MUC)

BlackRock MuniHoldings New Jersey Quality Fund, Inc. (MUJ)

BlackRock MuniYield Investment Quality Fund (MFT)

BlackRock MuniYield Michigan Quality Fund, Inc. (MIY)

BlackRock MuniYield Pennsylvania Quality Fund (MPA)

Not FDIC Insured May Lose Value No Bank Guarantee

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## The Markets in Review

Dear Shareholder,

Uneven economic outlooks and the divergence of monetary policies across regions have been the overarching themes driving financial markets over the past couple of years. In the latter half of 2015, as U.S. growth outpaced other developed markets, investors were focused largely on the timing of the Federal Reserve s (the Fed ) decision to end its near-zero interest rate policy. The Fed ultimately hiked rates in December, whereas the European Central Bank and the Bank of Japan took additional steps to stimulate growth, even introducing negative interest rates. The U.S. dollar had strengthened considerably ahead of these developments, causing profit challenges for U.S. companies that generate revenues overseas, and pressuring emerging market currencies and commodities prices.

Also during this time period, oil prices collapsed due to excess global supply. China, one of the world slargest consumers of oil, was another notable source of stress for financial markets as the country showed signs of slowing economic growth and took measures to devalue its currency. Declining confidence in the country spolicymakers stoked investors worries about the potential impact of China s weakness on the global economy. Global market volatility increased and risk assets (such as equities and high yield bonds) suffered in this environment.

The elevated market volatility spilled over into 2016, but as the first quarter wore on, fears of a global recession began to fade, allowing markets to calm and risk assets to rebound. Central bank stimulus in Europe and Japan, combined with a more tempered outlook for rate hikes in the United States, helped bolster financial markets. A softening in U.S. dollar strength brought relief to U.S. exporters and emerging market economies. Oil prices rebounded as the world s largest producers agreed to reduce supply.

Volatility spiked again in late June when the United Kingdom shocked investors with its vote to leave the European Union. Uncertainty around how the British exit might affect the global economy and political landscape drove investors to high-quality assets, pushing already low global yields to even lower levels. But markets recovered swiftly in July as economic data suggested that the negative impact had thus far been contained to the United Kingdom and investors returned to risk assets.

At BlackRock, we believe investors need to think globally, extend their scope across a broad array of asset classes and be prepared to adjust accordingly as market conditions change over time. We encourage you to talk with your financial advisor and visit blackrock.com for further insight about investing in today s markets.

Sincerely,

Rob Kapito

President, BlackRock Advisors, LLC

Rob Kapito

President, BlackRock Advisors, LLC

## Total Returns as of July 31, 2016

	6-month	12-month
U.S. large cap equities	13.29%	5.61%
(S&P 500® Index)		
U.S. small cap equities	18.76	0.00
(Russell 2000® Index)		
International equities	8.25	(7.53)
(MSCI Europe, Australasia,		
Far East Index)		
	19.52	(0.75)

Emerging market equities		
(MSCI Emerging Markets Index)		
3-month Treasury bills	0.17	0.22
(BofA Merrill Lynch 3-Month		
U.S. Treasury Bill Index)		
U.S. Treasury securities	5.01	8.53
(BofA Merrill Lynch		
10-Year U.S. Treasury		
Index)		
U.S. investment grade bonds	4.54	5.94
(Barclays U.S.		
Aggregate Bond Index)		
Tax-exempt municipal	3.27	7.06
bonds (S&P Municipal		
Bond Index)		
U.S. high yield bonds	13.84	5.01
(Barclays U.S. Corporate		
High Yield 2% Issuer		
Capped Index)		

Past performance is no guarantee of future results. Index performance is shown for illustrative purposes only. You cannot invest directly in an index.

THIS PAGE NOT PART OF YOUR FUND REPORT

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# Municipal Market Overview

For the Reporting Period Ended July 31, 2016 Municipal Market Conditions

Municipal bonds generated positive performance for the period due to falling interest rates and a favorable supply-and-demand environment. Interest rates were volatile in 2015 (bond prices rise as rates fall) leading up to a long-awaited rate hike from the Fed that ultimately came in December. However, ongoing reassurance from the Fed that rates would be increased gradually and would likely remain low overall resulted in strong demand for fixed income investments. Investors favored the relative yield and stability of municipal bonds amid bouts of volatility resulting from uneven U.S. economic data, volatile oil prices, global growth concerns, geopolitical risks (particularly the U.K. s decision to leave the European Union), and widening central bank divergence i.e., policy easing outside the United States while the Fed was posturing to commence policy tightening. During the 12 months ended July 31, 2016, municipal bond funds garnered net inflows of approximately \$49 billion (based on data from the Investment Company Institute).

For the same 12-month period, total new issuance remained relatively strong from a historical perspective at \$386 billion (though lower than the \$417 billion issued in the prior 12-month period). A noteworthy portion of new supply during this period was attributable to refinancing activity (roughly 59%) as issuers continued to take advantage of low interest rates and a flatter yield curve to reduce their borrowing costs.

S&P Municipal Bond Index Total Returns as of July 31, 2016 6 months: 3.27%

12 months: 7.06%

### A Closer Look at Yields

From July 31, 2015 to July 31, 2016, yields on AAA-rated 30-year municipal bonds decreased by 100 basis points (bp) from 3.12% to 2.12%, while 10-year rates fell by 79 bps from 2.19% to 1.40% and 5-year rates decreased 46 bps from 1.30% to 0.84% (as measured by Thomson Municipal Market Data). The municipal yield curve experienced significant flattening over the 12-month period with the

spread between 2- and 30-year maturities flattening by 90 bps and the spread between 2- and 10-year maturities flattening by 69 bps.

During the same time period, on a relative basis, tax-exempt municipal bonds broadly outperformed U.S. Treasuries with the greatest outperformance experienced in longer-term issues. In absolute terms, the positive performance of municipal bonds was driven largely by falling interest rates as well as a supply/demand imbalance within the municipal market as investors sought income and incremental yield in an environment where opportunities became increasingly scarce. More broadly, municipal bonds benefited from the greater appeal of tax-exempt investing in light of the higher tax rates implemented in 2014. The asset class is known for its lower relative volatility and preservation of principal with an emphasis on income as tax rates rise.

## Financial Conditions of Municipal Issuers

The majority of municipal credits remain strong, despite well-publicized distress among a few issuers. Four of the five states with the largest amount of debt outstanding California, New York, Texas and Florida have exhibited markedly improved credit fundamentals during the slow national recovery. However, several states with the largest unfunded pension liabilities have seen their bond prices decline noticeably and remain vulnerable to additional price deterioration. On the local level, Chicago s credit quality downgrade is an outlier relative to other cities due to its larger pension liability and inadequate funding remedies. BlackRock maintains the view that municipal bond defaults will remain minimal and in the periphery while the overall market is fundamentally sound. We continue to advocate careful credit research and believe that a thoughtful approach to structure and security selection remains imperative amid uncertainty in a modestly improving economic environment.

The opinions expressed are those of BlackRock as of July 31, 2016, and are subject to change at any time due to changes in market or economic conditions. The comments should not be construed as a recommendation of any individual holdings or market sectors. Investing involves risk including loss of principal. Bond values fluctuate in price so the value of your investment can go down depending on market conditions. Fixed income risks include interest-rate and credit risk.

Typically, when interest rates rise, there is a corresponding decline in bond values. Credit risk refers to the possibility that the bond issuer will not be able to make principal and interest payments. There may be less information on the financial condition of municipal issuers than for public corporations. The market for municipal bonds may be less liquid than for taxable bonds. Some investors may be subject to Alternative Minimum Tax (AMT). Capital gains distributions, if any, are taxable.

The Standard & Poor s Municipal Bond Index, a broad, market value-weighted index, seeks to measure the performance of the US municipal bond market. All bonds in the index are exempt from US federal income taxes or subject to the alternative minimum tax. Past performance is no guarantee of future results. Index performance is shown for illustrative purposes only. It is not possible to invest directly in an index.

# The Benefits and Risks of Leveraging

The Funds may utilize leverage to seek to enhance the distribution rate on, and net asset value ( NAV ) of, their common shares ( Common Shares ). However, these objectives cannot be achieved in all interest rate environments.

In general, the concept of leveraging is based on the premise that the financing cost of leverage, which is based on short-term interest rates, is normally lower than the income earned by a Fund on its longer-term portfolio investments purchased with the proceeds from leverage. To the extent that the total assets of the Funds (including the assets obtained from leverage) are invested in higher-yielding portfolio investments, the Funds shareholders benefit from the incremental net income. The interest earned on securities purchased with the proceeds from leverage is paid to shareholders in the form of dividends, and the value of these portfolio holdings is reflected in the per share NAV.

To illustrate these concepts, assume a Fund s Common Shares capitalization is \$100 million and it utilizes leverage for an additional \$30 million, creating a total value of \$130 million available for investment in longer-term income securities. If prevailing short-term interest rates are 3% and longer-term interest rates are 6%, the yield curve has a strongly positive slope. In this case, a Fund s financing costs on the \$30 million of proceeds obtained from leverage are based on the lower short-term interest rates. At the same time, the securities purchased by a Fund with the proceeds from leverage earn income based on longer-term interest rates. In this case, a Fund s financing cost of leverage is significantly lower than the income earned on a Fund s longer-term investments acquired from leverage proceeds, and therefore the holders of Common Shares (Common Shareholders) are the beneficiaries of the incremental net income.

However, in order to benefit Common Shareholders, the return on assets purchased with leverage proceeds must exceed the ongoing costs associated with the leverage. If interest and other costs of leverage exceed the Funds—return on assets purchased with leverage proceeds, income to shareholders is lower than if the Funds had not used leverage. Furthermore, the value of the Funds—portfolio investments generally varies inversely with the direction of long-term interest rates, although other factors can influence the value of portfolio investments. In contrast, the value of the Funds—obligations under their respective leverage arrangements generally does not fluctuate in relation to interest rates. As a result, changes in interest rates can influence the Funds—NAVs positively or

negatively. Changes in the future direction of interest rates are very difficult to predict accurately, and there is no assurance that a Fund s intended leveraging strategy will be successful.

The use of leverage also generally causes greater changes in each Fund s NAV, market price and dividend rates than comparable portfolios without leverage. In a declining market, leverage is likely to cause a greater decline in the NAV and market price of a Fund s Common Shares than if the Fund were not leveraged. In addition, each Fund may be required to sell portfolio securities at inopportune times or at distressed values in order to comply with regulatory requirements applicable to the use of leverage or as required by the terms of leverage instruments, which may cause the Funds to incur losses. The use of leverage may limit a Fund s ability to invest in certain types of securities or use certain types of hedging strategies. Each Fund incurs expenses in connection with the use of leverage, all of which are borne by Common Shareholders and may reduce income to the Common Shares. Moreover, to the extent the calculation of the Funds investment advisory fees includes assets purchased with the proceeds of leverage, the investment advisory fees payable to the Funds investment adviser will be higher than if the Funds did not use leverage.

To obtain leverage, each Fund has issued Variable Rate Demand Preferred Shares (VRDP Shares) or Variable Rate Muni Term Preferred Shares (VMTP Shares), (collectively, Preferred Shares) and/or leveraged its assets through the use of tender option bond trusts (TOB Trusts) as described in the Notes to Financial Statements.

Under the Investment Company Act of 1940, as amended (the 1940 Act ), each Fund is permitted to issue debt up to 33 1/3% of its total managed assets or equity securities (e.g., Preferred Shares) up to 50% of its total managed assets. A Fund may voluntarily elect to limit its leverage to less than the maximum amount permitted under the 1940 Act. In addition, a Fund may also be subject to certain asset coverage, leverage or portfolio composition requirements imposed by the Preferred Shares governing instruments or by agencies rating the Preferred Shares, which may be more stringent than those imposed by the 1940 Act.

If a Fund segregates or designates on its books and records cash or liquid assets having a value not less than the value of a Fund s obligations under the TOB Trust (including accrued interest), a TOB Trust is not considered a senior security and is not subject to the foregoing limitations and requirements under the 1940 Act.

## **Derivative Financial Instruments**

The Funds may invest in various derivative financial instruments. These instruments are used to obtain exposure to a security, commodity, index, market, and/or other assets without owning or taking physical custody of securities, commodities and/or other referenced assets or to manage market, equity, credit, interest rate, foreign currency exchange rate, commodity and/or other risks. Derivative financial instruments may give rise to a form of economic leverage and involve risks, including the imperfect correlation between the value of a derivative financial instrument and the underlying asset, possible default of the counterparty to the

transaction or illiquidity of the instrument. The Funds successful use of a derivative financial instrument depends on the investment adviser s ability to predict pertinent market movements accurately, which cannot be assured. The use of these instruments may result in losses greater than if they had not been used, may limit the amount of appreciation a Fund can realize on an investment and/or may result in lower distributions paid to shareholders. The Funds investments in these instruments, if any, are discussed in detail in the Notes to Financial Statements.

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## Fund Summary as of July 31, 2016

BlackRock MuniHoldings California Quality Fund, Inc.

#### **Fund Overview**

BlackRock MuniHoldings California Quality Fund, Inc. s (MUC) (the Fund ) investment objective is to provide shareholders with current income exempt from federal and California income taxes. The Fund seeks to achieve its investment objective by investing primarily in municipal obligations exempt from federal income taxes (except that the interest may be subject to the federal alternative minimum tax) and California income taxes. Under normal market conditions, the Fund invests at least 80% of its assets in investment grade municipal obligations with remaining maturities of one year or more at the time of investment. The Fund may invest directly in such securities or synthetically through the use of derivatives.

No assurance can be given that the Fund s investment objective will be achieved.

Fund Information	
Symbol on New York Stock Exchange ( NYSE )	MUC
Initial Offering Date	February 27, 1998
Yield on Closing Market Price as of July 31, 2016 (\$16.28) <sup>1</sup>	4.53%
Tax Equivalent Yield <sup>2</sup>	9.23%
Current Monthly Distribution per Common Share <sup>3</sup>	\$0.0615
Current Annualized Distribution per Common Share <sup>3</sup>	\$0.7380
Economic Leverage as of July 31, 2016 <sup>4</sup>	38%

- Yield on closing market price is calculated by dividing the current annualized distribution per share by the closing market price. Past performance does not guarantee future results.
- <sup>2</sup> Tax equivalent yield assumes the maximum marginal federal and state tax rate of 50.93%, which includes the 3.8% Medicare tax. Actual tax rates will vary based on income, exemptions and deductions. Lower taxes will result in lower tax equivalent yields.
- The distribution rate is not constant and is subject to change.
- Represents VMTP Shares and TOB Trusts as a percentage of total managed assets, which is the total assets of the Fund, including any assets attributable to VMTP Shares and TOB Trusts, minus the sum of accrued liabilities. For a discussion of leveraging techniques utilized by the Fund, please see The Benefits and Risks of Leveraging on page 5.

#### Performance

Returns for the 12 months ended July 31, 2016 were as follows:

	Returns Ba	sed On
	Market Price	NAV
$MUC^{1,2}$	20.08%	10.20%
Lipper California Municipal Debt Funds <sup>3</sup>	22.31%	11.51%

<sup>&</sup>lt;sup>1</sup> All returns reflect reinvestment of dividends and/or distributions.

2	The Fund s	s discount to NAV,	which narrowed du	ring the period,	accounts for the d	ifference between	een performance	based on price and	performance	oased on
	NAV.									

### <sup>3</sup> Average return.

The following discussion relates to the Fund s absolute performance based on NAV:

Municipal bonds generated strong performance in the annual period. Municipals were aided by the sharp decline in Treasury yields, which was brought about by the slow global economy and the accommodative policies of the world s central banks. (Bond prices rise as yields fall.) The gains were largely concentrated among intermediate- and longer-term bonds, while shorter-term issues produced much smaller returns. In addition, lower-rated securities generally outpaced their higher-quality counterparts.

California municipal bonds outperformed the broader national tax-exempt market as a result of the state s sound financial condition, robust employment growth and rising personal income. California municipals were also boosted by the favorable balance of supply and demand in the market, as the state s high tax burden fueled investors appetite for tax-exempt investments.

The Fund s yield curve and duration positioning both had a positive impact on performance. (Duration is a measure of interest rate sensitivity.) Positions in the tax-backed (local), school districts, health care and utilities sectors provided the largest sector contribution to returns. Positions in zero-coupon bonds, which were purchased during the course of the period, also contributed to performance due to their longer duration profile and relatively higher yields.

The Fund utilized U.S. Treasury futures contracts to manage exposure to a rise in interest rates, which had a slightly negative impact on performance due to the strength in the Treasury market.

The use of leverage helped augment returns at a time of strong market performance. However, leverage had less of an impact in the second half of the period since the Fed s interest rate increase in December 2015 increased the costs of short-term financing. The views expressed reflect the opinions of BlackRock as of the date of this report and are subject to change based on changes in market, economic or other conditions. These views are not intended to be a forecast of future events and are no guarantee of future results.

BlackRock MuniHoldings California Quality Fund, Inc.

#### Market Price and Net Asset Value Per Share Summary

	7/31/16	7/31/15	Change	High	Low
Market Price	\$ 16.28	\$ 14.28	14.01%	\$ 16.34	\$ 14.02
Net Asset Value	\$ 16.51	\$ 15.78	4.63%	\$ 16.72	\$ 15.60

### Market Price and Net Asset Value History For the Past Five Years

Overview of the Fund s Total Investments*		
Sector Allocation	7/31/16	7/31/15
County/City/Special District/School District	40%	40%
Utilities	19	24
Transportation	15	12
Health	14	12
Education	5	6
State	5	6
Corporate	2	

For Fund compliance purposes, the Fund s sector classifications refer to any one or more of the sector sub-classifications used by one or more widely recognized market indexes or rating group indexes, and/or as defined by the investment advisor. These definitions may not apply for purposes of this report, which may combine such sector sub-classifications for reporting ease.

Credit Quality Allocation <sup>1</sup>	7/31/16	7/31/15
AAA/Aaa	16%	15%
AA/Aa	73	75
A	8	10
BBB/Baa	1	
N/R	2	

For financial reporting purposes, credit quality ratings shown above reflect the highest rating assigned by either Standard & Poor s (S&P) or Moody s Investors Service (Moody s) if ratings differ. These rating agencies are independent, nationally recognized statistical rating organizations and are widely used. Investment grade ratings are credit ratings of BBB/Ba or higher. Below investment grade ratings are credit ratings of BB/Ba or lower. Investments designated N/R are not rated by either rating agency. Unrated investments do not necessarily indicate low credit quality. Credit quality ratings are subject to change.

### Call/Maturity Schedule<sup>2</sup>

Calendar Year Ended December 31,	
2016	1%
2017	10
2018	12
2019	15
2020	5

 $^{2}$  Scheduled maturity dates and/or bonds that are subject to potential calls by issuers over the next five years.

\* Excludes short-term securities.

## Fund Summary as of July 31, 2016

BlackRock MuniHoldings New Jersey Quality Fund, Inc.

#### **Fund Overview**

BlackRock MuniHoldings New Jersey Quality Fund, Inc. s (MUJ) (the Fund ) investment objective is to provide shareholders with current income exempt from federal income tax and New Jersey personal income taxes. The Fund seeks to achieve its investment objective by investing primarily in long-term, investment grade municipal obligations exempt from federal income taxes (except that the interest may be subject to the federal alternative minimum tax) and New Jersey personal income taxes. Under normal market conditions, the Fund invests at least 80% of its assets in municipal obligations with remaining maturities of one year or more at the time of investment. The Fund may invest directly in such securities or synthetically through the use of derivatives.

No assurance can be given that the Fund s investment objective will be achieved.

Fund Information	
Symbol on NYSE	MUJ
Initial Offering Date	March 11, 1998
Yield on Closing Market Price as of July 31, 2016 (\$16.12) <sup>1</sup>	5.02%
Tax Equivalent Yield <sup>2</sup>	9.74%
Current Monthly Distribution per Common Share <sup>3</sup>	\$0.0675
Current Annualized Distribution per Common Share <sup>3</sup>	\$0.8100
Economic Leverage as of July 31, 2016 <sup>4</sup>	37%

- Yield on closing market price is calculated by dividing the current annualized distribution per share by the closing market price. Past performance does not guarantee future results.
- Tax equivalent yield assumes the maximum marginal federal and state tax rate of 48.48%, which includes the 3.8% Medicare tax. Actual tax rates will vary based on income, exemptions and deductions. Lower taxes will result in lower tax equivalent yields.
- The distribution rate is not constant and is subject to change.
- Represents VRDP Shares and TOB Trusts as a percentage of total managed assets, which is the total assets of the Fund, including any assets attributable to VRDP Shares and TOB Trusts, minus the sum of accrued liabilities. For a discussion of leveraging techniques utilized by the Fund, please see The Benefits and Risks of Leveraging on page 5.

#### **Performance**

Returns for the 12 months ended July 31, 2016 were as follows:

Market Price	NAV
26.20%	12.39%
21.026	11.000

**Returns Based On** 

	Market Price	NAV
$MUJ^{1,2}$	26.20%	12.39%
Lipper New Jersey Municipal Debt Funds <sup>3</sup>	21.92%	11.82%

All returns reflect reinvestment of dividends and/or distributions.

- The Fund s discount to NAV, which narrowed during the period, accounts for the difference between performance based on price and performance based on NAV
- 3 Average return.

The following discussion relates to the Fund s absolute performance based on NAV:

Municipal bonds generated strong performance in the annual period. Municipals were aided by the sharp decline in Treasury yields, which was brought about by the slow global economy and the accommodative policies of the world s central banks. (Bond prices rise as yields fall). The gains were largely concentrated among intermediate- and longer-term bonds, while shorter-term issues produced much smaller returns. New Jersey municipal bonds performed particularly well as a result of the highly favorable supply-and-demand profile in the state s market.

At a time of falling yields, the Fund s positions in longer-duration and longer-dated bonds generally provided the largest absolute returns. (Duration is a measure of interest-rate sensitivity.) The Fund s positions in the tax-backed (state and local), transportation education and health care sectors made positive contributions to performance. The Fund s exposure to lower-coupon and zero-coupon bonds, both of which outperformed, also aided returns.

Lower-rated bonds within the investment grade category outperformed during the period. In addition to offering higher incremental yield, the market segment benefited from a tightening of yield spreads that was fueled in part by investors elevated appetite for risk. In this environment, the Fund s exposure to these higher-yielding bonds was a positive contributor to performance.

Leverage amplifies the effect of interest-rate movements, which was a positive to performance during the past 12 months given that yields declined.

The Fund utilized a mix of U.S. Treasury futures contracts to manage exposure to a rise in interest rates, which had a slightly negative impact on performance at a time in which the Treasury market finished with positive returns.

The views expressed reflect the opinions of BlackRock as of the date of this report and are subject to change based on changes in market, economic or other conditions. These views are not intended to be a forecast of future events and are no guarantee of future results.

BlackRock MuniHoldings New Jersey Quality Fund, Inc.

#### Market Price and Net Asset Value Per Share Summary

	7/31/16	7/31/15	Change	High	Low
Market Price	\$ 16.12	\$ 13.55	18.97%	\$ 16.48	\$ 13.17
Net Asset Value	\$ 16.55	\$ 15.62	5.95%	\$ 16.75	\$ 15.35

### Market Price and Net Asset Value History For the Past Five Years

Overview of the Fund s Total Investments*		
Sector Allocation	7/31/16	7/31/15
Transportation	24%	22%
Education	21	22
State	20	21
County/City/Special District/School District	15	15
Health	11	11
Housing	4	4
Utilities	3	3
Corporate	2	2

For Fund compliance purposes, the Fund s sector classifications refer to any one or more of the sector sub-classifications used by one or more widely recognized market indexes or rating group indexes, and/or as defined by the investment advisor. These definitions may not apply for purposes of this report, which may combine such sector sub-classifications for reporting ease.

Credit Quality Allocation <sup>1</sup>	7/31/16	7/31/15
AAA/Aaa		8%
AA/Aa	57%	50
A	35	35
BBB/Baa	8	7

<sup>&</sup>lt;sup>1</sup> For financial reporting purposes, credit quality ratings shown above reflect the highest rating assigned by either S&P or Moody s if ratings differ. These rating agencies are independent, nationally recognized statistical rating organizations and are widely used. Investment grade ratings are credit ratings of BBB/Baa or higher. Below investment grade ratings are credit ratings of BB/Ba or lower. Investments designated N/R are not rated by either rating agency. Unrated investments do not necessarily indicate low credit quality. Credit quality ratings are subject to change.

#### Call/Maturity Schedule<sup>2</sup>

Calendar Year Ended December 31,	
2016	4%
2017	6
2018	8
2019	4
2020	9

 $^{2}$  Scheduled maturity dates and/or bonds that are subject to potential calls by issuers over the next five years.

\* Excludes short-term securities.

Fund Summary as of July 31, 2016

BlackRock MuniYield Investment Quality
Fund

#### **Fund Overview**

BlackRock MuniYield Investment Quality Fund s (MFT) (the Fund) investment objective is to provide shareholders with as high a level of current income exempt from federal income taxes as is consistent with its investment policies and prudent investment management. The Fund seeks to achieve its investment objective by investing at least 80% of its assets in municipal obligations exempt from federal income taxes (except that the interest may be subject to the federal alternative minimum tax). Under normal market conditions, the Fund invests primarily in long-term municipal obligations that are investment grade quality at the time of investment. The Fund may invest directly in such securities or synthetically through the use of derivatives.

No assurance can be given that the Fund s investment objective will be achieved.

Fund Information	
Symbol on NYSE	MFT
Initial Offering Date	October 30, 1992
Yield on Closing Market Price as of July 31, 2016 (\$16.09) <sup>1</sup>	5.30%
Tax Equivalent Yield <sup>2</sup>	9.36%
Current Monthly Distribution per Common Share <sup>3</sup>	\$0.071
Current Annualized Distribution per Common Share <sup>3</sup>	\$0.852
Economic Leverage as of July 31, 2016 <sup>4</sup>	37%

- Yield on closing market price is calculated by dividing the current annualized distribution per share by the closing market price. Past performance does not guarantee future results.
- Tax equivalent yield assumes the maximum marginal federal tax rate of 43.4%, which includes the 3.8% Medicare tax. Actual tax rates will vary based on income, exemptions and deductions. Lower taxes will result in lower tax equivalent yields.
- The distribution rate is not constant and is subject to change.
- Represents VMTP Shares and TOB Trusts as a percentage of total managed assets, which is the total assets of the Fund, including any assets attributable to VMTP Shares and TOB Trusts, minus the sum of accrued liabilities. For a discussion of leveraging techniques utilized by the Fund, please see The Benefits and Risks of Leveraging on page 5.

#### Performance

Returns for the 12 months ended July 31, 2016 were as follows:

	Returns Ba	Returns Based On	
	Market Price	NAV	
MFT <sup>1,2</sup>	27.63%	10.31%	
Lipper General & Insured Municipal Debt Funds (Leveraged) <sup>3</sup>	21.89%	11.98%	

<sup>&</sup>lt;sup>1</sup> All returns reflect reinvestment of dividends and/or distributions.

2	The Fund moved from a discount to NAV to a premium during the period, which accounts for the difference between performance based on price and
	performance based on NAV.

### 3 Average return.

The following discussion relates to the Fund s absolute performance based on NAV:

Municipal bonds generated strong performance in the annual period. Municipals were aided by the sharp decline in Treasury yields, which was brought about by the slow global economy and the accommodative policies of the world s central banks. (Bond prices rise as yields fall.) The gains were largely concentrated among intermediate- and longer-term bonds, while shorter-term issues produced much smaller returns. In addition, lower-rated securities generally outpaced their higher-quality counterparts.

The Fund was helped by its exposure to the long end of the yield curve, where performance was strongest. Leverage helped augment returns in this portion of the portfolio, as well. However, leverage had less of an impact in the second half of the period due to the Fed s interest rate increase in December 2015.

Holdings in AA and A rated securities, including investments in transportation and utilities sectors, aided performance. Positions in the tax-backed (state) and tax-backed (local) sectors were also additive.

The Fund utilized U.S. Treasury futures contracts to manage exposure to a rise in interest rates, which had a slightly negative impact on performance given that the Treasury market finished with positive returns.

The views expressed reflect the opinions of BlackRock as of the date of this report and are subject to change based on changes in market, economic or other conditions. These views are not intended to be a forecast of future events and are no guarantee of future results.

BlackRock MuniYield Investment Quality

#### Market Price and Net Asset Value Per Share Summary

	7/31/16	7/31/15	Change	High	Low
Market Price	\$16.09	\$13.37	20.34%	\$ 16.17	\$ 13.08
Net Asset Value	\$15.55	\$14.95	4.01%	\$ 15.72	\$ 14.77

#### Market Price and Net Asset Value History For the Past Five Years

Overview of the Fund s Total Investments*		
Sector Allocation	7/31/16	7/31/15
Transportation	40%	37%
Utilities	19	19
County/City/Special District/School District	15	18
Health	10	11
State	9	9
Education	3	2
Housing	2	2
Tobacco	1	
Corporate	1	2

For Fund compliance purposes, the Fund s sector classifications refer to any one or more of the sector sub-classifications used by one or more widely recognized market indexes or rating group indexes, and/or as defined by the investment advisor. These definitions may not apply for purposes of this report, which may combine such sector sub-classifications for reporting ease.

Credit Quality Allocation <sup>1</sup>	7/31/16	7/31/15
AAA/Aaa	6%	7%
AA/Aa	62	61
A	25	26
BBB/Baa	7	6

<sup>&</sup>lt;sup>1</sup> For financial reporting purposes, credit quality ratings shown above reflect the highest rating assigned by either S&P or Moody s if ratings differ. These rating agencies are independent, nationally recognized statistical rating organizations and are widely used. Investment grade ratings are credit ratings of BBB/Baa or higher. Below investment grade ratings are credit ratings of BB/Ba or lower. Investments designated N/R are not rated by either rating agency. Unrated investments do not necessarily indicate low credit quality. Credit quality ratings are subject to change.

#### Call/Maturity Schedule<sup>2</sup>

Calendar Year Ended December 31,	
2016	1%
2017	1
2018	10
2019	25
2020	4

2	Scheduled maturity	y dates and/or bonds that	t are subject to	potential calls by	y issuers over the next five	years.
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\* Excludes short-term securities.

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Fund Summary as of July 31, 2016

BlackRock MuniYield Michigan Quality Fund, Inc.

#### **Fund Overview**

BlackRock MuniYield Michigan Quality Fund, Inc. s (MIY) (the Fund ) investment objective is to provide shareholders with as high a level of current income exempt from federal and Michigan income taxes as is consistent with its investment policies and prudent investment management. The Fund seeks to achieve its investment objective by investing at least 80% of its assets in municipal obligations exempt from federal income taxes (except that the interest may be subject to the federal alternative minimum tax) and Michigan income taxes. Under normal market conditions, the Fund invests primarily in long-term municipal obligations that are investment grade quality at the time of investment. The Fund may invest directly in such securities or synthetically through the use of derivatives.

On April 30, 2015, the Boards of the Fund and BlackRock MuniYield Michigan Quality Fund II, Inc. (MYM) approved the reorganization of MYM with and into the Fund, with the Fund continuing as the surviving fund after the reorganization. At a special shareholder meeting on August 6, 2015, the requisite shareholders of the Fund and MYM approved the reorganization, which was effective on September 14, 2015.

No assurance can be given that the Fund s investment objective will be achieved.

Fund Information	
Symbol on NYSE	MIY
Initial Offering Date	October 30, 1992
Yield on Closing Market Price as of July 31, 2016 (\$15.38) <sup>1</sup>	4.99%
Tax Equivalent Yield <sup>2</sup>	9.21%
Current Monthly Distribution per Common Share <sup>3</sup>	\$0.064
Current Annualized Distribution per Common Share <sup>3</sup>	\$0.768
Economic Leverage as of July 31, 2016 <sup>4</sup>	37%

- Yield on closing market price is calculated by dividing the current annualized distribution per share by the closing market price. Past performance does not guarantee future results.
- <sup>2</sup> Tax equivalent yield assumes the maximum marginal federal and state tax rate of 45.81%, which includes the 3.8% Medicare tax. Actual tax rates will vary based on income, exemptions and deductions. Lower taxes will result in lower tax equivalent yields.
- <sup>3</sup> The distribution rate is not constant and is subject to change.
- Represents VRDP Shares and TOB Trusts as a percentage of total managed assets, which is the total assets of the Fund, including any assets attributable to VRDP Shares and TOB Trusts, minus the sum of accrued liabilities. For a discussion of leveraging techniques utilized by the Fund, please see The Benefits and Risks of Leveraging on page 5.

#### Performance

Returns for the 12 months ended July 31, 2016 were as follows:

	Returns Ba	Returns Based On	
	Market Price	NAV	
MIY <sup>1, 2</sup>	23.28%	11.99%	
Lipper Other States Municipal Debt Funds <sup>3</sup>	20.84%	10.74%	

1	All returns reflect reinvestment of dividends and/or distributions.

- The Fund s discount to NAV, which narrowed during the period, accounts for the difference between performance based on price and performance based on NAV
- 3 Average return.

The following discussion relates to the Fund s absolute performance based on NAV:

Municipal bonds generated strong performance in the annual period. Municipals were aided by the sharp decline in Treasury yields, which was brought about by the slow global economy and the accommodative policies of the world s central banks. (Bond prices rise as yields fall.) The gains were largely concentrated among intermediate- and longer-term bonds, while shorter-term issues produced much smaller returns. In addition, lower-rated securities generally outpaced their higher-quality counterparts.

Michigan s municipal bond market provided a strong total return and performed in line with the major national indices. The state continued to have many areas affected by fiscal stress, highlighted by the Detroit Public School system. Overall, however, Michigan s muni market was well supported by the state s improving economy and the healthy demand for tax-exempt investments.

The Fund s duration exposure made the largest contribution to absolute performance. (Duration is a measure of interest-rate sensitivity.) The municipal yield curve flatted aggressively in the second half of the reporting period, indicating outperformance for longer-term bonds. In this environment, the Fund s exposure to the long end of the curve benefited performance. Additionally, the Fund s return was helped by its allocation to the education and utilities sectors. The use of leverage helped augment returns at a time of strong market performance.

The Fund utilized U.S. Treasury futures contracts to manage exposure to a rise in interest rates, which had a slightly negative impact on performance due to the strength in the Treasury market.

The views expressed reflect the opinions of BlackRock as of the date of this report and are subject to change based on changes in market, economic or other conditions. These views are not intended to be a forecast of future events and are no guarantee of future results.

BlackRock MuniYield Michigan Quality Fund, Inc.

## Market Price and Net Asset Value Per Share Summary

	7/31/16	7/31/15	Change	High	Low
Market Price	\$15.38	\$13.22	16.34%	\$ 15.65	\$ 12.95
Net Asset Value	\$16.36	\$15.48	5.68%	\$ 16.57	\$ 15.26

### Market Price and Net Asset Value History For the Past Five Years

Overview of the Fund s Total Investments*		
Sector Allocation	7/31/16	7/31/15
Health	25%	21%
Education	23	22
County/City/Special District/School District	19	16
Utilities	10	10
State	9	14
Transportation	7	9
Housing	4	5
Corporate	3	3

For Fund compliance purposes, the Fund s sector classifications refer to any one or more of the sector sub-classifications used by one or more widely recognized market indexes or rating group indexes, and/or as defined by the investment advisor. These definitions may not apply for purposes of this report, which may combine such sector sub-classifications for reporting ease.

Credit Quality Allocation <sup>1</sup>	7/31/16	7/31/15
AAA/Aaa	3%	1%
AA/Aa	69	73
A	26	23
BBB/Baa	1	2
N/R	1	1

<sup>&</sup>lt;sup>1</sup> For financial reporting purposes, credit quality ratings shown above reflect the highest rating assigned by either S&P or Moody s if ratings differ. These rating agencies are independent, nationally recognized statistical rating organizations and are widely used. Investment grade ratings are credit ratings of BBB/Baa or higher. Below investment grade ratings are credit ratings of BB/Ba or lower. Investments designated N/R are not rated by either rating agency. Unrated investments do not necessarily indicate low credit quality. Credit quality ratings are subject to change.

## Call/Maturity Schedule<sup>2</sup>

Calendar Year Ended December 31,	
2016	3%
2017	7
2018	12
2019	5
2020	5

2	Scheduled maturity dates and/or bonds that are subject to potential calls by issuers over the next five years.

\* Excludes short-term securities.

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## Fund Summary as of July 31, 2016

BlackRock MuniYield Pennsylvania Quality Fund

#### **Fund Overview**

BlackRock MuniYield Pennsylvania Quality Fund s (MPA) (the Fund ) investment objective is to provide shareholders with as high a level of current income exempt from federal and Pennsylvania income taxes as is consistent with its investment policies and prudent investment management. The Fund seeks to achieve its investment objective by investing at least 80% of its assets in municipal obligations exempt from federal income taxes (except that the interest may be subject to the federal alternative minimum tax) and Pennsylvania income taxes. Under normal market conditions, the Fund invests primarily in long-term municipal obligations that are investment grade quality at the time of investment. The Fund may invest directly in such securities or synthetically through the use of derivatives.

No assurance can be given that the Fund s investment objective will be achieved.

Fund Information	
Symbol on NYSE	MPA
Initial Offering Date	October 30, 1992
Yield on Closing Market Price as of July 31, 2016 (\$16.07) <sup>1</sup>	4.65%
Tax Equivalent Yield <sup>2</sup>	8.48%
Current Monthly Distribution per Common Share <sup>3</sup>	\$0.0623
Current Annualized Distribution per Common Share <sup>3</sup>	\$0.7476
Economic Leverage as of July 31, 2016 <sup>4</sup>	37%

- Yield on closing market price is calculated by dividing the current annualized distribution per share by the closing market price. Past performance does not guarantee future results.
- <sup>2</sup> Tax equivalent yield assumes the maximum marginal federal and state tax rate of 45.14%, which includes the 3.8% Medicare tax. Actual tax rates will vary based on income, exemptions and deductions. Lower taxes will result in lower tax equivalent yields.
- <sup>3</sup> The distribution rate is not constant and is subject to change.
- Represents VRDP Shares and TOB Trusts as a percentage of total managed assets, which is the total assets of the Fund, including any assets attributable to VRDP Shares and TOB Trusts, minus the sum of accrued liabilities. For a discussion of leveraging techniques utilized by the Fund, please see The Benefits and Risks of Leveraging on page 5.

#### Performance

Returns for the 12 months ended July 31, 2016 were as follows:

	Returns Based On		
	Market Price	NAV	
$MPA^{1,2}$	25.87%	12.38%	
Lipper Pennsylvania Municipal Debt Funds <sup>3</sup>	24.15%	10.52%	

All returns reflect reinvestment of dividends and/or distributions.

2	The Fund s discount to NAV, which narrowed during the period, accounts for the difference between performance based on price and performance based on
	NAV.

#### <sup>3</sup> Average return.

The following discussion relates to the Fund s absolute performance based on NAV:

Municipal bonds generated strong performance in the annual period. Municipals were aided by the sharp decline in Treasury yields, which was brought about by the slow global economy and the accommodative policies of the world s central banks. (Bond prices rise as yields fall). The gains were largely concentrated among intermediate- and longer-term bonds, while shorter-term issues produced much smaller returns. In addition, lower-rated securities generally outpaced their higher-quality counterparts.

Yield spreads widened in Pennsylvania s municipal bond market after the commonwealth went without a budget for nine months into its 2016 fiscal year. However, a further budget battle was avoided when Governor Tom Wolf signed a \$31.5 billion budget for fiscal 2017. The rating agency Standard & Poor s subsequently removed the commonwealth from credit watch status and affirmed its AA-minus rating. These developments led to a recovery in Pennsylvania s bond market in the latter part of the period.

The Fund s allocations to the health care and transportation sectors provided the largest contribution to returns. Positions in zero-coupon bonds also contributed to performance due to their longer duration profile and relatively higher yields. (Duration is a measure of interest-rate sensitivity.)

The use of leverage helped augment returns at a time of strong market performance. However, leverage had less of an impact in the second half of the period since the Fed s interest rate increase in December 2015 increased the costs of short-term financing.

The Fund utilized U.S. Treasury futures contracts to manage exposure to a rise in interest rates, which had a slightly negative impact on performance due to the strength in the Treasury market.

The views expressed reflect the opinions of BlackRock as of the date of this report and are subject to change based on changes in market, economic or other conditions. These views are not intended to be a forecast of future events and are no guarantee of future results.

BlackRock MuniYield Pennsylvania Quality Fund

#### Market Price and Net Asset Value Per Share Summary

	7/31/16	7/31/15	Change	High	Low
Market Price	\$16.07	\$13.50	19.04%	\$ 16.23	\$ 13.33
Net Asset Value	\$16.76	\$15.77	6.28%	\$ 16.97	\$ 15.58

### Market Price and Net Asset Value History For the Past Five Years

Overview of the Fund s Total Investments*		
Sector Allocation	7/31/16	7/31/15
Education	20%	15%
Health	20	20
County/City/Special District/School District	20	19
State	13	14
Transportation	12	12
Housing	7	5
Utilities	6	7
Corporate	2	8

For Fund compliance purposes, the Fund s sector classifications refer to any one or more of the sector sub-classifications used by one or more widely recognized market indexes or rating group indexes, and/or as defined by the investment advisor. These definitions may not apply for purposes of this report, which may combine such sector sub-classifications for reporting ease.

Credit Quality Allocation <sup>1</sup>	7/31/16	7/31/15
AAA/Aaa	1%	1%
AA/Aa	62	65
A	23	23
BBB/Baa	6	9
BB/Ba	2	
$N/R^2$	6	2

<sup>&</sup>lt;sup>1</sup> For financial reporting purposes, credit quality ratings shown above reflect the highest rating assigned by either S&P or Moody s if ratings differ. These rating agencies are independent, nationally recognized statistical rating organizations and are widely used. Investment grade ratings are credit ratings of BBB/Baa or higher. Below investment grade ratings are credit ratings of BB/Ba or lower. Investments designated N/R are not rated by either rating agency. Unrated investments do not necessarily indicate low credit quality. Credit quality ratings are subject to change.

<sup>&</sup>lt;sup>2</sup> The investment adviser evaluates the credit quality of unrated investments based upon certain factors including, but not limited to, credit ratings for similar investments and financial analysis of sectors and individual investments. Using this approach, the investment adviser has deemed certain of these unrated securities as investment grade quality. As of July 31, 2016 and July 31, 2015, the market value of unrated securities deemed by the investment adviser to be investment grade represents 2% and 1%, respectively, of the Fund s total investments.

Calendar Year Ended December 31,

2016	2%
2017	5
2018	10
2019	11
2020	7

<sup>&</sup>lt;sup>3</sup> Scheduled maturity dates and/or bonds that are subject to potential calls by issuers over the next five years.

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<sup>\*</sup> Excludes short-term securities.

# Schedule of Investments July 31, 2016

BlackRock MuniHoldings California Quality Fund, Inc. (MUC)

(Percentages shown are based on Net Assets)

	Par		
Municipal Bonds	(000)	Value	
California 104.4%			
Corporate 2.6%			
California Pollution Control Financing Authority, Refunding RB, Waste Management, Inc.,			
AMT:	¢ 5,000	¢ 5.449.550	
Series A-1, 3.38%, 7/01/25	\$ 5,000	\$ 5,448,550	
Series B-1, 3.00%, 11/01/25	9,000	9,531,630	
City of Chula Vista California, Refunding RB, San Diego Gas & Electric, Series A, 5.88%, 2/15/34	2,435	2,760,730	
		17.740.010	
County/City/Special District/School District 24.1%		17,740,910	
County/City/Special District/School District 34.1% Centinela Valley Union High School District, GO, Election of 2010, Series A, 5.75%, 8/01/21			
a)	9,120	11,313,815	
Chabot-Las Positas Community College District, GO, Refunding, 4.00%, 8/01/35	5,000	5,679,250	
County of Kern California, COP, Capital Improvements Projects, Series A (AGC),	2,000	3,077,230	
6.00%, 8/01/35	3,500	3,959,200	
County of Los Angeles Public Works Financing Authority, Refunding RB, Series D:	2,200	-,,,	
1.00%, 12/01/40	1,000	1,108,390	
.00%, 12/01/45	1,430	1,744,714	
County of Orange California Sanitation District, COP, Series A, 5.00%, 2/01/19 (a)	2,500	2,773,700	
County of Riverside California Public Financing Authority, RB, Capital Facilities Project,			
5.25%, 11/01/45	10,000	12,361,800	
County of San Joaquin California Transportation Authority, Refunding RB, Limited Tax,			
Measure K, Series A, 6.00%, 3/01/36	2,665	3,250,927	
County of Ventura California Community College District, GO, Election of 2002, Series C,			
5.50%, 8/01/18 (a)	4,000	4,395,920	
Culver City Redevelopment Finance Authority California, Refunding, Tax Allocation Bonds,			
Series A (AGM), 5.60%, 11/01/25	3,750	3,765,600	
Denair CA Unified School District, GO, Election of 2007, 0.00%, 8/01/41 (b)	4,260	1,780,212	
Fremont Union High School District, GO, Refunding, 4.00%, 8/01/40	2,500	2,793,625	
Garden Grove Unified School District, GO, Election of 2010, Series C, 5.25%, 8/01/40	5,500	6,707,250	
Gavilan Joint Community College District, GO, Election of 2004, Series D:	0.170	2.592.061	
5.50%, 8/01/31 7.56%, 8/01/25	2,170	2,582,061	
i.75%, 8/01/35 Golden Empire Schools Financing Authority, Refunding RB, Kern High School District	8,400	10,073,448	
Projects, 0.94%, 5/01/17 (c)	5,000	4,998,600	
Grossmont California Healthcare District, GO, Election of 2006, Series B, 6.13%, 7/15/21 (a)	2,000	2,514,600	
Siossimont Camorina Treatmente District, GO, Election of 2000, Series B, 0.13 %, 7/13/21 (a)	Par	2,314,000	
Municipal Bonds California (continued)	(000)	Value	
County/City/Special District/School District (continued)			
mperial Irrigation District, Series A, Electric System Revenue, 5.13%, 11/01/18 (a)	\$ 8,000	\$ 8,814,160	
Kern Community College District, GO, Safety Repair & Improvements, Series C:	+ 0,000	7 0,001,000	
.25%, 11/01/32	5,715	7,129,577	
.75%, 11/01/34	12,085	15,518,469	
os Alamitos Unified School District, GO, Refunding, School Facilities Improvement, Series E,			
.25%, 8/01/39	3,700	4,514,851	
os Rios Community College District, GO, Election of 2008, Series A, 5.00%, 8/01/35	11,000	12,660,560	
Merced Union High School District, GO, CAB, Refunding (AGM) (b):			
.00%, 8/01/40	3,800	1,371,002	
.00%, 8/01/42	4,125	1,334,974	
Mount San Jacinto Community College District, GO, Series A, 5.00%, 8/01/35	3,565	4,409,263	
Oxnard Union High School District, GO, Refunding, Election of 2004, Series A (AGM),			
.00%, 8/01/35	10,000	11,421,000	
Redlands Unified School District California, GO, Election of 2008 (AGM), 5.25%, 7/01/33	5,000	5,441,150	
tio Elementary School District, GO, Series A, 5.25%, 8/01/40	5,865	7,216,824	
Riverside Community College District Foundation, GO, Election of 2004 (a):	0.750	0.150.662	
Series C (AGM), 5.00%, 8/01/17	8,750	9,150,663	

Series C (NPFGC), 5.00%, 8/01/17	8,910	9,317,989	
San Diego Regional Building Authority, RB, County Operations Center & Annex, Series A,			
5.50%, 2/01/19 (a)	905	1,015,075	
San Diego Unified School District, GO, CAB, Series C (b):			
0.00%, 7/01/47	1,000	360,590	
Election of 2008, 0.00%, 7/01/42	3,605	1,555,053	
Election of 2008, 0.00%, 7/01/43	1,310	545,602	
Election of 2008, 0.00%, 7/01/45	1,575	611,163	
San Jose California Financing Authority, LRB, Convention Center Expansion & Renovation			
Project, Series A:			
5.75%, 5/01/36	2,560	2,571,366	
5.75%, 5/01/42	4,500	5,371,515	
San Jose California Financing Authority, Refunding LRB, Civic Center Project, Series A,			
5.00%, 6/01/39	5,800	6,902,754	
San Marcos Redevelopment Agency Successor Agency, Refunding, Tax Allocation Bonds,			
Series A:			
5.00%, 10/01/32	1,700	2,101,319	
5.00%, 10/01/33	1,125	1,386,371	

### **Portfolio Abbreviations**

AGC AGM	Assured Guarantee Corp. Assured Guaranty Municipal Corp.	ERB GAB	Education Revenue Bonds Grant Anticipation Bonds	RB S/F	Revenue Bonds Single-Family
AMBAC	American Municipal Bond Assurance Corp.	GARB	General Airport Revenue Bonds	AMT	Alternative Minimum Tax (subject to)
AMT	Alternative Minimum Tax (subject to)	GO	General Obligation Bonds	ARB	Airport Revenue Bonds
ARB	Airport Revenue Bonds	HDA	Housing Development Authority	BAM	Build America Mutual Assurance Co.
BAM	Build America Mutual Assurance Co.	HFA	Housing Finance Agency	CAB	Capital Appreciation Bonds
BARB	Building Aid Revenue Bonds	IDA	Industrial Development Authority	GO	General Obligation Bonds
BHAC	Berkshire Hathaway Assurance Corp.	IDB	Industrial Development Board	HFA	Housing Finance Agency
CAB	Capital Appreciation Bonds	ISD	Independent School District	IDA	Industrial Development Authority
COP	Certificates of Participation	LRB	Lease Revenue Bonds	M/F	Multi-Family
DFA	Development Finance Agency	M/F	Multi-Family	NPFGC	National Public Finance Guarantee Corp.
EDA	Economic Development Authority	NPFGC	National Public Finance Guarantee Corp.	RB	Revenue Bonds
EDC	Economic Development Corp.	Q-SBLF	Qualified School Bond Loan Fund		

See Notes to Financial Statements.

# Schedule of Investments (continued)

BlackRock MuniHoldings California Quality Fund, Inc. (MUC)

	Par		
Municipal Bonds	(000)	Value	
California (continued)	(000)	v urue	
County/City/Special District/School District (continued)			
Snowline Joint Unified School District, COP, Refunding, Refining Project (AGC),			
5.75%, 9/01/19 (a)	\$ 5,635	\$ 6,516,709	
Sweetwater Union High School District, GO, Refunding, 4.00%, 8/01/42	5,000	5,568,350	
West Contra Costa California Unified School District, GO:	2,000	2,200,220	
Election of 2010, Series A (AGM), 5.25%, 8/01/41	5,390	6,429,138	
Election of 2010, Series B, 5.50%, 8/01/39	3,195	3,957,934	
Election of 2012, Series A, 5.50%, 8/01/39	2,500	3,096,975	
Yuba Community College District, GO, Election of 2006, Series C, 0.00%, 8/01/38 (b)	5,150	2,622,741	
, , , , , , , , , , , , , , , , , , ,	-,	,, ,,	
		220.716.240	
		230,716,249	
Education 2.6%	2.750	2 210 010	
California Municipal Finance Authority, RB, Emerson College, 6.00%, 1/01/42	2,750	3,318,810	
University of California, Refunding RB:	5 400	6.644.065	
Series AO, 5.00%, 5/15/40	5,430	6,644,365	
Series AR, 5.00%, 5/15/41	2,360	2,941,669	
Series AR, 5.00%, 5/15/46	3,600	4,480,092	
		17,384,936	
Health 13.9%			
ABAG Finance Authority for Nonprofit Corps., Refunding RB, Sharp Healthcare, Series B,			
6.25%, 8/01/39	6,305	7,313,232	
California Health Facilities Financing Authority, RB:			
Children s Hospital, Series A, 5.25%, 11/01/41	8,000	9,351,680	
Providence Health Services, Series B, 5.50%, 10/01/39	4,130	4,717,162	
Sutter Health, Series A, 5.00%, 11/15/41	2,275	2,788,445	
Sutter Health, Series A, 5.25%, 11/15/46	7,500	7,607,550	
Sutter Health, Series B, 6.00%, 8/15/42	9,655	11,551,049	
California Health Facilities Financing Authority, Refunding RB:			
Dignity Health, Series A, 6.00%, 7/01/34	3,700	4,245,306	
Lucile Salter Packard Children s Hospital at Stanford, Series B, 5.00%, 8/15/55	4,500	5,462,100	
Providence Health and Services, Series A, 5.00%, 10/01/38	10,970	13,146,777	
St. Joseph Health System, Series A, 5.00%, 7/01/37	10,000	11,887,500	
California Statewide Communities Development Authority, Refunding RB:			
CHF Irvine LLC, 5.00%, 5/15/40	750	907,620	
John Muir Health, Series A, 4.00%, 8/15/51	3,375	3,661,774	
Kaiser Permanente, Series C, 5.25%, 8/01/31	2,500	2,500,675	
Trinity Health Credit Group Composite Issue, 5.00%, 12/01/41	6,235	7,242,701	
Washington Township Health Care District, GO, Election of 2004, Series B, 5.50%, 8/01/38	1,625	2,026,099	
·			
		94,409,670	
State 7.4%		74,407,070	
State of California, GO:			
Refunding, Veterans Bond, 4.00%, 12/01/40	4,000	4,500,280	
Various Purposes, 6.00%, 3/01/33	5,000	5,900,450	
Various Purposes, 6.00%, 4/01/38	27,765	31,524,936	
State of California Public Works Board, LRB:	21,103	31,324,930	
Department of Education, Riverside Campus Project, Series B, 6.50%, 4/01/34	3,670	4,226,959	
Various Capital Projects, Series I, 5.50%, 11/01/33	2,015	2,540,230	
various Capitai Flojects, Selies I, 5.30%, 11/01/55	Par	2,340,230	
	raf		
Municipal Bonds	(000)	Value	
California (continued)			
State (continued)			
State of California Public Works Board, RB, California State Prisons, Series C, 5.75%,			
10/01/31	\$ 1,205	\$ 1,482,536	

50,175,391

Transportation 21.2%			
Alameda Corridor Transportation Authority, Refunding RB, Series B:	2.025	2 472 074	
2nd Subordinate Lien, 5.00%, 10/01/36	2,035	2,473,074	
2nd Subordinate Lien, 5.00%, 10/01/37	1,395	1,693,907	
1.00%, 10/01/37	1,125	1,245,847	
City & County of San Francisco California Airports Commission, ARB, Series E, 6.00%,	0.650	44.004.555	
5/01/39	9,650	11,034,775	
City & County of San Francisco California Airports Commission, Refunding ARB, AMT:	- aaa	5 442 500	
Ind Series 34E (AGM), 5.75%, 5/01/24	5,000	5,442,500	
and Series 34E (AGM), 5.75%, 5/01/22	4,950	5,392,629	
2nd Series A, 5.00%, 5/01/29	6,435	7,622,965	
City of Los Angeles California Department of Airports, ARB:			
AMT, Senior Series A, 5.00%, 5/15/40	3,830	4,551,649	
AMT, Series D, 5.00%, 5/15/35	2,000	2,401,220	
AMT, Series D, 5.00%, 5/15/36	1,500	1,795,665	
Los Angeles International Airport, Senior Series D, 5.25%, 5/15/29	2,590	3,007,249	
City of Los Angeles California Department of Airports, Refunding ARB, Los Angeles			
nternational Airport, Series A:			
.25%, 5/15/39	5,845	6,547,920	
enior, 5.00%, 5/15/40	5,000	5,698,500	
City of San Jose California, Refunding ARB, Series A-1, AMT:			
.25%, 3/01/23	3,785	4,412,515	
.25%, 3/01/34	1,400	1,688,526	
City of San Jose California, Refunding RB, Series A (AMBAC), 5.00%, 3/01/37	8,000	8,192,080	
County of Orange California, ARB, Series B, 5.75%, 7/01/34	6,345	6,650,765	
County of Sacramento California, ARB:	,	• •	
lenior Series A (AGC), 5.50%, 7/01/41	8,200	8,937,836	
lenior Series B, 5.75%, 7/01/39	2,650	2,896,768	
Senior Series B, AMT (AGM), 5.75%, 7/01/28	13,275	14,527,231	
Senior Series B, AMT (AGM), 5.25%, 7/01/33	18,000	19,479,780	
Senior Series B, AMT (AGM), 5.25%, 7/01/39	4,995	5,361,883	
County of San Bernardino California Transportation Authority, RB, Series A, 5.25%, 3/01/40	4,545	5,572,988	
Port of Los Angeles California Harbor Department, RB, Series B, 5.25%, 8/01/34	5,530	6,253,656	
ort of Los Angeles California Harbor Department, Refunding RB, Series A, AMT, 5.00%,	3,330	0,233,030	
1/01/44	500	591,775	
//OI/ <del>11</del>	300	371,773	
		143,473,703	
Utilities 22.6%			
Anaheim Public Financing Authority, RB, Electric System Distribution Facilities, Series A,			
.38%, 10/01/36	2,200	2,600,708	
City of Los Angeles California Department of Water & Power, RB, Series A:			
.38%, 7/01/38	9,375	10,406,625	
.00%, 7/01/41	1,705	2,110,858	
City of Los Angeles California Department of Water & Power, Refunding RB, Series A:			
.25%, 7/01/39	16,000	18,714,880	
0.00%, 7/01/46	2,845	3,508,596	
City of Los Angeles California Wastewater System, Refunding RB, Sub-Series A, 5.00%,			
5/01/28	2,000	2,305,160	
	_,	2,000,100	

See Notes to Financial Statements.

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# Schedule of Investments (continued)

BlackRock MuniHoldings California Quality Fund, Inc. (MUC)

	Par		
Municipal Bonds	(000)	Value	
California (continued)	(000)	,	
Utilities (continued)			
City of San Francisco California Public Utilities Commission Water Revenue, RB:			
Series A, 5.00%, 11/01/39	\$ 5,245	\$ 6,399,267	
Series B, 5.00%, 11/01/30	10,000	11,349,800	
County of Kern California Water Agency Improvement District No. 4, Refunding RB, Series A	20,000	,,,	
(AGM):			
4.00%, 5/01/35	1,460	1,647,158	
4.00%, 5/01/36	1,430	1,605,418	
County of Sacramento California Sanitation Districts Financing Authority, RB (NPFGC),	,	, ,	
5.00%, 12/01/36	1,010	1,013,899	
Dublin-San Ramon Services District Water Revenue, Refunding RB, 6.00%, 8/01/41	4,000	4,786,520	
East Bay California Municipal Utility District Wastewater System Revenue, Refunding RB,			
Sub-Series A (AMBAC), 5.00%, 6/01/17 (a)	17,015	17,665,313	
East Bay California Municipal Utility District Water System Revenue, Refunding RB (a):	,	• •	
Series A (NPFGC), 5.00%, 6/01/17	6,670	6,924,928	
Sub-Series A (AGM), 5.00%, 6/01/17	10,000	10,382,200	
Eastern Municipal Water District, COP, Series H, 5.00%, 7/01/33	2,505	2,714,067	
El Dorado Irrigation District / El Dorado County Water Agency, Refunding RB, Series A	_,,,,,,	_,, - ,, - ,	
(AGM), 5.25%, 3/01/39	10,000	12,191,100	
San Diego Public Facilities Financing Authority Sewer, Refunding RB, Senior Series A,	,	,,	
5.25%, 5/15/19 (a)	11,060	12,477,228	
San Diego Public Facilities Financing Authority Water, Refunding RB, Series B,	11,000	12,177,220	
5.50%, 8/01/19 (a)	8,000	9,153,360	
San Juan Water District, Refunding RB, San Juan & Citrus Heights, 5.25%, 2/01/33	7,325	8,764,143	
Santa Clara Valley Water District, Refunding RB, Series A, 5.00%, 6/01/46	5,000	6,185,450	
Salla Clara Falloy Francis District, Retaining Fib, Berlev 11, 5100 %, 670 Five	2,000	0,100,100	
		152 006 679	
Total Municipal Dands 104 407		152,906,678	
Total Municipal Bonds 104.4%		706,807,537	
Municipal Bonds Transferred to			
Tender Option Bond Trusts (d)			
California 57.2%			
County/City/Special District/School District 31.0%			
County of Alameda California Joint Powers Authority, Refunding LRB (AGM),			
5.00%, 12/01/34	13,180	13,937,586	
County of San Luis Obispo Community College District, GO, Refunding, Election of 2014,	15,100	15,557,500	
Series A, 4.00%, 8/01/40	6,585	7,320,936	
County of San Mateo California Community College District, GO, Series A, 5.00%, 9/01/45	17,615	21,674,009	
Desert Community College District California, GO, Series C (AGM), 5.00%, 8/01/17 (a)	16,530	17,285,090	
Foothill-De Anza Community College District, GO, Series C, 5.00%, 8/01/40	40,000	46,762,000	
Los Angeles Community College District California, GO (a):	10,000	10,702,000	
Election of 2001, Series A (NPFGC), 5.00%, 8/01/17	6,647	6,951,099	
Election of 2001, Series E-1, 5.00%, 8/01/18	11,770	12,812,822	
Election of 2003, Series F-1, 5.00%, 8/01/18	10,000	10,886,000	
Los Angeles Community College District California, GO, Refunding, Election of 2008, Series	10,000	10,000,000	
A, 6.00%, 8/01/33 (a)	9,596	11,128,042	
11, 0.00 %, 0/01/35 (a)	Par	11,120,042	
	1 41		
Municipal Bonds Transferred to	(0.00)		
Tender Option Bond Trusts (d)	(000)	Value	
California (continued)			
County/City/Special District/School District (continued)			
Palomar California Community College District, GO, Election of 2006, Series C, 5.00%,			
8/01/44	\$ 15,140	\$ 18,516,826	
Poway Unified School District, GO, Election of 2002, Improvement District 02, Series 1-B			
(AGM), 5.00%, 8/01/30	10,000	10,002,600	
Southwestern Community College District, GO, Election of 2008, Series D, 5.00%, 8/01/44	10,820	13,223,447	
	17,000	19,383,230	

West Valley-Mission Community College District, GO, Election of 2012, Series B,  $4.00\%,\,8/01/40$ 

		209,883,687
Education 5.7%		207,003,007
California State University, Refunding RB, Series A, 5.00%, 11/01/43	6,001	7,383,717
University of California, RB:	0,001	7,303,717
Series AM, 5.25%, 5/15/44	10,210	12,626,809
Series O, 5.75%, 5/15/19 (a)	11,192	12,785,694
University of California, Refunding RB, Series AF, 5.00%, 5/15/39	5,000	6,018,800
om visity of cumorina, refunding res, series in , encover, or rever	2,000	0,010,000
		38,815,020
Health 9.3%		38,813,020
California Health Facilities Financing Authority, RB, Sutter Health, Series A, 5.00%, 8/15/52	14,520	17,097,010
California Health Facilities Financing Authority, Refunding RB, Sutter Health, Series A, 3.00%, 8/13/32	14,320	17,097,010
5.00%, 8/15/43	19,425	23,491,345
California Statewide Communities Development Authority, RB, Kaiser Permanente, Series A,	19,423	23,491,343
5.00%, 4/01/42	19,070	22,256,406
J.00 //, Ħ011+2	17,070	22,230,400
		(2.011.7(1
TD 4.42 2.26		62,844,761
Transportation 3.3%		
City of Los Angeles California Department of Airports, RB, Senior Revenue, Series A, AMT,	5 500	6.526.210
5.00%, 5/15/40	5,500	6,536,310
City of Los Angeles California Department of Airports, Series D, AMT, 5.00%, 5/15/41	13,331	15,843,372
		22,379,682
Utilities 7.9%		
City of Los Angeles California Wastewater System, RB, Green Bonds, Series A,		
5.00%, 6/01/44	13,790	16,913,021
County of San Diego California Water Authority Financing Corp., COP, Refunding, Series A		
(AGM), 5.00%, 5/01/18 (a)	16,740	18,041,535
East Bay California Municipal Utility District Water System Revenue, RB, Series C,		
5.00%, 6/01/44	11,000	13,409,660
Rancho Water District Financing Authority, Refunding RB, Series A (AGM), 5.00%, 8/01/34	5,008	5,443,440
		53,807,656
Total Municipal Bonds Transferred to		
Tender Option Bond Trusts 57.2%		387,730,806
Total Long-Term Investments		
(Cost \$999,853,396) 161.6%		1,094,538,343
Total Investments (Cost \$999,853,396) 161.6%		1,094,538,343
Other Assets Less Liabilities 1.0%		6,518,856
Liability for TOB Trust Certificates, Including Interest		
Expense and Fees Payable (25.1)%		(169,929,470)
VMTP Shares at Liquidation Value (37.5)%		(254,000,000)
Net Assets Applicable to Common Shares 100.0%		\$ 677,127,729

See Notes to Financial Statements.

BlackRock MuniHoldings California Quality Fund, Inc. (MUC)

#### Notes to Schedule of Investments

- (a) U.S. Government securities, held in escrow, are used to pay interest on this security, as well as to retire the bond in full at the date indicated, typically at a premium to par.
- (b) Zero-coupon bond.
- (c) Variable rate security. Rate as of period end.
- (d) Represent bonds transferred to a TOB Trust in exchange of cash and residual certificates received by the Fund. These bonds serve as collateral in a secured borrowing. See Note 4 of the Notes to Financial Statements for details.

	Shares Held at July 31,	Net	Shares Held at July 31,	Value at July 31,	
Affiliates	2015	Activity	2016	2016	Income
BlackRock Liquidity Funds, MuniCash, Institutional Class		•			\$ 2,298
BIF California Municipal Money Fund	505,447	(505,447)			9
Total					\$ 2,307

For Fund compliance purposes, the Fund s sector classifications refer to one or more of the sector sub-classifications used by one or more widely recognized market indexes or rating group indexes, and/or as defined by the investment adviser. These definitions may not apply for purposes of this report, which may combine such sector sub-classifications for reporting ease.

#### Derivative Financial Instruments Outstanding as of Period End

**Futures Contracts** 

Contracts			Notional	Unrealized Appreciation
Short	Issue	Expiration	Value	(Depreciation)
(61)	5-Year U.S. Treasury Note	September 2016	\$ 7,442,953	\$ 2,320
(111)	10-Year U.S. Treasury Note	September 2016	\$ 14,768,203	(16,779)
(41)	Long U.S. Treasury Bond	September 2016	\$ 7,151,938	(78,992)
(14)	Ultra U.S. Treasury Bond	September 2016	\$ 2,667,437	(30,675)
Total				\$ (124,126)

### Derivative Financial Instruments Categorized by Risk Exposure

As of period end, the fair values of derivative financial instruments located in the Statements of Assets and Liabilities were as follows:

Commodity	Credit	Equity	Foreign	Interest	Other	Total
Contracts	Contracts	Contracts	Currency	Rate	Contracts	

Exchange	Contracts
Contracts	

Assets Derivative Financial Instruments

Futures contracts Net unrealized appreciation \$ 2,320 \$ 2,320

### **Liabilities Derivative Financial Instruments**

Futures contracts Net unrealized depreciation \$ 126,446 \$ 126,446

For the year ended July 31, 2016, the effect of derivative financial instruments in the Statements of Operations was as follows:

	Commodity Contracts	Credit Contracts	Equity Contracts	Foreign Currency Exchange Contracts	Interest Rate Contracts	Other Contracts	Total
Net Realized Gain (Loss) from:							
Futures contracts					\$ (1,364,663)		\$ (1,364,663)
Net Change in Unrealized Appreciation (Depreciation Futures contracts	n) on:				\$ (70,234)		\$ (70,234)
T deales continues					Ψ (/0,28.)		Ψ (, σ, 2 ε .)

Average Quarterly Balances of Outstanding Derivative Financial Instruments

#### Futures contracts:

Average notional value of contracts short

\$ 24,534,750

For more information about the Fund s investment risks regarding derivative financial instruments, refer to the Notes to Financial Statements.

See Notes to Financial Statements.

<sup>&</sup>lt;sup>1</sup> Includes cumulative appreciation (depreciation) on futures contracts, if any, as reported in the Schedule of Investments. Only current day s variation margin is reported within the Statements of Assets and Liabilities.

BlackRock MuniHoldings California Quality Fund, Inc. (MUC)

#### Fair Value Hierarchy as of Period End

Various inputs are used in determining the fair value of investments and derivative financial instruments. For information about the Fund s policy regarding valuation of investments and derivative financial instruments, refer to the Notes to Financial Statements.

The following tables summarize the Fund s investments and derivative financial instruments categorized in the disclosure hierarchy:

	Level 1	Level 2	Level 3	,	Total
Assets:					
Investments:					
Long Term Investments <sup>1</sup>		\$ 1,094,538,343		\$ 1,09	94,538,343
Derivative Financial Instruments <sup>2</sup>					
Assets:					
Interest rate contracts	\$ 2,320			\$	2,320
Liabilities:					
Interest rate contracts	(126,446)				(126,446)
Total	\$ (124,126)			\$	(124,126)

<sup>&</sup>lt;sup>1</sup> See above Schedule of Investments for values in each sector.

	Level 1	Level 2	Level 3	Total
Assets:				
Cash pledged for futures contracts	\$ 423,500			\$ 423,500
Liabilities:				
Bank overdraft		\$ (1,145,882)		(1,145,882)
TOB Trust Certificates		(169,698,729)		(169,698,729)
VMTP Shares		(254,000,000)		(254,000,000)
Total	\$ 423,500	\$ (424,844,611)		\$ (424,421,111)

During the year ended July 31, 2016, there were no transfers between levels.

See Notes to Financial Statements.

<sup>&</sup>lt;sup>2</sup> Derivative financial instruments are futures contracts. Futures contracts are valued at the unrealized appreciation (depreciation) on the instrument. The Fund may hold assets and/or liabilities in which the fair value approximates the carrying amount for financial statement purposes. As of period end, such assets and/or liabilities are categorized within the disclosure hierarchy as follows:

# Schedule of Investments July 31, 2016

BlackRock MuniHoldings New Jersey Quality Fund, Inc. (MUJ)

(Percentages shown are based on Net Assets)

	Par	
Municipal Bonds	(000)	Value
New Jersey 132.6%	(000)	value
Corporate 2.6%		
New Jersey EDA, Refunding RB:		
New Jersey American Water Co., Inc. Project, AMT, Series A, 5.70%, 10/01/39	\$ 7,500	\$ 8,498,100
New Jersey American Water Co., Inc. Project, AMT, Series B, 5.60%, 11/01/34	3,150	3,569,139
United Water of New Jersey, Inc., Series B (AMBAC), 4.50%, 11/01/25	1,000	1,056,500
Cliffed Water of New Jersey, Inc., Series B (Millibre), 4.30%, 11/01/23	1,000	1,030,300
		13,123,739
County/City/Special District/School District 19.8%		
Borough of Edgewater New Jersey Board of Education, GO, Refunding, (AGM):	1.505	1.664.554
4.25%, 3/01/34	1,535	1,664,554
4.25%, 3/01/35	1,600	1,733,296
4.30%, 3/01/36	1,670	1,809,362
Borough of Hopatcong New Jersey, GO, Refunding, Sewer (AMBAC), 4.50%, 8/01/33 Casino Reinvestment Development Authority, Refunding RB:	2,000	2,000,460
5.25%, 11/01/39	11,130	11,873,484
5.25%, 11/01/44	3,755	3,989,725
City of Bayonne New Jersey, GO, Refunding, Qualified General Improvement (BAM), 5.00%,		
7/01/39	3,340	4,027,272
City of Perth Amboy New Jersey, GO, CAB, Refunding (AGM):		
5.00%, 7/01/17 (a)	4,540	4,729,453
5.00%, 7/01/32	2,210	2,272,919
5.00%, 7/01/33	670	689,202
5.00%, 7/01/35	595	611,333
5.00%, 7/01/37	705	723,499
County of Essex New Jersey Improvement Authority, Refunding RB, Project Consolidation (NPFGC):		
5.50%, 10/01/27	250	339,003
5.50%, 10/01/28	4,840	6,639,948
County of Hudson New Jersey, COP, Refunding, (NPFGC), 6.25%, 12/01/16	600	611,052
County of Hudson New Jersey Improvement Authority, RB:	000	011,032
CAB, Series A-1 (NPFGC), 0.00%, 12/15/32 (b)	1,000	650,810
County Secured, County Services Building Project (AGM), 5.00%, 4/01/17 (a)	1,000	1,030,190
Harrison Parking Facility Project, Series C (AGC), 5.25%, 1/01/39	3,000	3,295,980
Harrison Parking Facility Project, Series C (AGC), 5.28%, 1/01/44	5,000	5,472,900
County of Middlesex New Jersey Improvement Authority, RB, Senior Citizens Housing Project, AMT		
(AMBAC), 5.50%, 9/01/30 County of Monmouth New Jersey Improvement Authority, Refunding RB, Governmental Loan	500	501,895
(AMBAC):		
5.00%, 12/01/17	5	5,016
5.35%, 12/01/17	5	5,020
5.00%, 12/01/18	5	5,015
5.38%, 12/01/18	5	5,020
5.00%, 12/01/19	5	5,015
County of Union New Jersey, GO, Refunding:	3	3,013
4.00%, 3/01/21 (a)	225	256,399
4.00%, 3/01/29	3,575	3,890,815
4.00%, 3/01/30	3,580	3,880,935
4.00%, 3/01/31	4,045	4,372,119
1.6076, 5761751	Par	1,372,117
Municipal Bonds	(000)	Value
New Jersey (continued)		
County/City/Special District/School District (continued)		
County of Union New Jersey Utilities Authority, Refunding RB, Series A:		
Resources Recovery Facility, Covanta Union, Inc., AMT, 5.25%, 12/01/31	\$ 650	\$ 732,908
Solid Waste System, County Deficiency Agreement, 5.00%, 6/15/41	7,570	8,627,832
Morristown New Jersey Parking Authority, RB (NPFGC):	,	

1,830	1,905,707	
3,000	3,124,830	
7,430	8,974,325	
4,200	5,234,376	
1,720	1,729,236	
1,175	1,404,583	
	98 825 488	
	> 0,020,100	
1,985	2,300,436	
1,950	2,335,944	
1,775	2,118,480	
2,250	2,675,520	
1,200	1,426,944	
3,065	3,668,253	
2,000	2,276,560	
2,000	2,252,880	
6,370	7,075,796	
2,625	2,630,591	
320	349,434	
745	810,515	
,		
	, ,	
2,575	2,792,768	
500	583,835	
	3,000  7,430 4,200  1,720 1,175  1,985 1,950 1,775 2,250 1,200  3,065  2,000 2,000  6,370 2,625  320	3,000 3,124,830  7,430 8,974,325 4,200 5,234,376  1,720 1,729,236 1,175 1,404,583  98,825,488  1,985 2,300,436 1,950 2,335,944 1,775 2,118,480 2,250 2,675,520 1,200 1,426,944  3,065 3,668,253  2,000 2,276,560 2,000 2,252,880  6,370 7,075,796 2,625 2,630,591  320 349,434 745 810,515 3,000 3,252,480 10,260 11,048,584 1,075 1,325,798 15,555 18,395,188 3,540 4,172,421 4,000 4,525,600 2,500 2,542,125

See Notes to Financial Statements.

BlackRock MuniHoldings New Jersey Quality Fund, Inc.  $(MUJ) \label{eq:muj} % \begin{subarray}{ll} \end{subarray} \begin{subarray}{ll} \en$ 

	Par	
Municipal Danda	(000)	Value
Municipal Bonds New Jersey (continued)	(000)	value
Education (continued)		
New Jersey Educational Facilities Authority, Refunding RB (continued):		
Seton Hall University, Series D, 5.00%, 7/01/43	\$ 600	\$ 697,278
Stevens Institute of Technology, Series A, 5.00%, 7/01/27	2,800	2,882,600
Stevens Institute of Technology, Series A, 5.00%, 7/01/34	2,400	2,479,656
Stockton University, Series A, 5.00%, 7/01/41	2,370	2,803,141
William Paterson University, Series C (AGC), 5.00%, 7/01/28	250	268,890
William Paterson University, Series C (AGC), 4.75%, 7/01/34	5,115	5,469,623
New Jersey Higher Education Student Assistance Authority, RB, Senior Student Loan, Series 1A,		
AMT:		
4.00%, 12/01/28	1,500	1,608,030
4.50%, 12/01/28	3,625	4,008,598
4.00%, 12/01/29	6,715	7,183,086
4.50%, 12/01/29	4,545	5,035,996
4.63%, 12/01/30	4,430	4,907,288
4.00%, 12/01/31	1,625	1,724,873
4.25%, 12/01/32	2,050	2,196,657
4.13%, 12/01/35	1,000	1,056,180
4.50%, 12/01/36	1,805	1,953,642
New Jersey Higher Education Student Assistance Authority, Refunding RB, Series 1, AMT:	1.210	1 202 504
5.38%, 12/01/24 5.50%, 12/01/24	1,210	1,382,594
5.50%, 12/01/26 New Jersey Institute of Technology, RB, Series A:	1,450	1,650,028
5.00%, 7/01/42	6,945	8,200,864
5.00%, 7/01/45	7,500	8,794,575
Rutgers The State University of New Jersey, Refunding RB, Series L:	7,500	0,774,373
5.00%, 5/01/30	1,565	1,884,385
5.00%, 5/01/43	10,000	11,789,700
	,	,,
		156,537,836
Health 16.1%		130,337,030
County of Camden New Jersey Improvement Authority, Refunding RB, Cooper Healthcare		
System, Series A, 5.00%, 2/15/33	2,000	2,338,820
New Jersey Health Care Facilities Financing Authority, RB:	2,000	2,550,020
Meridian Health System Obligated Group, Series I (AGC), 5.00%, 7/01/38	1,390	1,485,660
Meridian Health System Obligated Group, Series II (AGC), 5.00%, 7/01/38	6,865	7,364,635
Meridian Health System Obligated Group, Series V (AGC), 5.00%, 7/01/38	4,625	4,961,607
Robert Wood Johnson University Hospital, Series A, 5.50%, 7/01/43	7,105	8,557,191
Virtua Health, Series A (AGC), 5.50%, 7/01/38	4,035	4,540,424
New Jersey Health Care Facilities Financing Authority, Refunding RB:		
AHS Hospital Corp., 5.50%, 7/01/31	4,055	4,839,886
AHS Hospital Corp., 6.00%, 7/01/41	4,180	5,078,115
Catholic Health East Issue, 5.00%, 11/15/33	1,925	2,203,933
Hackensack University Medical Center (AGC), 5.13%, 1/01/27	1,500	1,586,490
Hackensack University Medical Center (AGM), 4.63%, 1/01/30	7,795	8,456,328
Meridian Health System Obligated Group, 5.00%, 7/01/25	1,000	1,193,880
Meridian Health System Obligated Group, 5.00%, 7/01/26	3,720	4,419,211
	Par	
Municipal Bonds	(000)	Value
Municipal Bonds New Jarcey (continued)	(000)	Value
New Jersey (continued) Health (continued)		
New Jersey Health Care Facilities Financing Authority, Refunding RB (continued):		
Princeton Healthcare System, 5.00%, 7/01/34	\$ 1,330	\$ 1,632,362
Princeton Healthcare System, 5.00%, 7/01/39	1,825	2,205,859
St. Barnabas Health Care System, Series A, 5.00%, 7/01/24	3,640	4,224,475
St. Barnabas Health Care System, Series A, 5.63%, 7/01/32	4,450	5,280,592
St. Barnabas Health Care System, Series A, 5.63%, 7/01/37	4,860	5,704,279
	,	• •

Virtua Health, 5.00%, 7/01/28	3,000	3,597,300	
Virtua Health, 5.00%, 7/01/29	715	851,665	
		80,522,712	
Housing 6.5%		00,522,712	
New Jersey Housing & Mortgage Finance Agency, RB:			
Capital Fund Program, Series A (AGM), 5.00%, 5/01/27	6,770	7,065,172	
M/F Housing, Series A, 4.55%, 11/01/43	4,710	5,022,179	
M/F Housing, Series A, AMT (NPFGC), 4.85%, 11/01/39	1,335	1,348,670	
S/F Housing, Series AA, 6.50%, 10/01/38	310	320,856	
S/F Housing, Series B, 4.50%, 10/01/30	9,455	10,294,982	
New Jersey Housing & Mortgage Finance Agency, Refunding RB, AMT:	,,,,	., . ,	
M/F Housing, Series 2, 4.60%, 11/01/38	3,120	3,365,731	
M/F Housing, Series 2, 4.75%, 11/01/46	3,795	4,085,773	
S/F Housing, Series T, 4.70%, 10/01/37	655	661,413	
<b>C</b> , , , ,		,	
		22 164 776	
State 25.2%		32,164,776	
Garden State Preservation Trust, RB, CAB, Series B (AGM) (b):			
0.00%, 11/01/23	15.725	13.587.972	
0.00%, 11/01/25	10,000	8,170,500	
Garden State Preservation Trust, Refunding RB, Series C (AGM):	10,000	6,170,300	
5.25%, 11/01/20	5,000	5,835,250	
5.25%, 11/01/20	7,705	9,192,604	
New Jersey EDA, RB:	7,703	9,192,004	
CAB, Motor Vehicle Surcharge, Series A (NPFGC), 0.00%, 7/01/21 (b)	2.325	2,105,474	
Motor Vehicle Surcharge, Series A (NPFGC), 5.25%, 7/01/24	1,785	2,135,788	
Motor Vehicle Surcharge, Series A (NPFGC), 5.25%, 7/01/24  Motor Vehicle Surcharge, Series A (NPFGC), 5.25%, 7/01/25	5,000	6,053,450	
Motor Vehicle Surcharge, Series A (NFGC), 5.25%, 7/01/26	7,500	9,154,875	
Motor Vehicle Surcharge, Series A (NFGC), 5.25%, 7/01/20  Motor Vehicle Surcharge, Series A (NPFGC), 5.25%, 7/01/33	18,105	18,303,069	
School Facilities Construction (AGC), 6.00%, 12/15/18 (a)	3,960	4,458,287	
School Facilities Construction (AGC), 6.00%, 12/15/34	40	44,772	
School Facilities Construction, Series KK, 5.00%, 3/01/38	325	355,056	
School Facilities Construction, Series U, 5.00%, 9/01/17 (a)	2,810	2,947,971	
School Facilities Construction, Series U (AMBAC), 5.00%, 9/01/17 (a)	1.070	1,122,537	
School Facilities Construction, Series V, 5.00%, 9/01/17 (a)	1,000	1,090,320	
Series WW, 5.25%, 6/15/33	380	432,843	
Series WW, 5.00%, 6/15/34	5,500	6,142,455	
Series WW, 5.00%, 6/15/36	3,115	3,468,802	
Series 11 11 , 5.00 /0, U/15/150	3,113	3,400,002	

See Notes to Financial Statements.

BlackRock MuniHoldings New Jersey Quality Fund, Inc.  $(MUJ) \label{eq:muj} % \begin{subarray}{ll} \end{subarray} \begin{subarray}{ll} \en$ 

	Par	
W. C. In. I	(000)	X7. 1
Municipal Bonds New Jersey (continued)	(000)	Value
State (continued)		
New Jersey EDA, RB (continued):		
Series WW, 5.25%, 6/15/40	\$ 8,375	\$ 9,505,290
New Jersey EDA, Refunding RB:	Ψ 0,575	\$,000 <b>,2</b> 30
Cigarette Tax, 5.00%, 6/15/24	5,000	5,629,450
Cigarette Tax, 5.00%, 6/15/26	1,250	1,394,588
Cigarette Tax, 5.00%, 6/15/28	2,430	2,689,159
Cigarette Tax, 5.00%, 6/15/29	3,195	3,524,564
School Facilities Construction, Series N-1 (NPFGC), 5.50%, 9/01/27	1,000	1,257,630
School Facilities Construction, Series NN, 5.00%, 3/01/29	5,000	5,538,050
State of New Jersey, COP, Equipment Lease Purchase, Series A, 5.25%, 6/15/27	1,580	1,729,373
		125,870,129
Transportation 25.9%		
Delaware River Port Authority, RB:	2.000	2.426.560
5.00%, 1/01/29 5.00%, 1/01/27	2,000	2,436,560
5.00%, 1/01/37 Series D. 5.05%, 1/01/25	8,830	10,501,077
Series D. (A.C.M.) 5.00%, 1/01/40	1,430 5,200	1,615,071 5,867,992
Series D (AGM), 5.00%, 1/01/40  New Proposition New Lorent Boding Authority Refunding RP, City Congested Series A (RAM)	5,200	5,867,992
New Brunswick New Jersey Parking Authority, Refunding RB, City Guaranteed, Series A (BAM), 5.00%, 9/01/39	1,520	1,861,529
New Jersey EDA, RB, The Goethals Bridge Replacement Project, Private Activity Bond, AMT:		
5.13%, 1/01/34	2,290	2,667,896
5.38%, 1/01/43	7,730	8,993,546
New Jersey State Turnpike Authority, RB:	0.620	0.700 (7)
Growth & Income Securities, Series B (AMBAC), 5.15%, 1/01/17 (a)	8,620	8,790,676
Series E, 5.00%, 1/01/45	8,000	9,503,600
New Jersey State Turnpike Authority, Refunding RB:	4,000	5,413,080
Series A (AGM), 5.25%, 1/01/29 Series A (AGM), 5.25%, 1/01/30	4,000	5,455,800
Series A (BHAC), 5.25%, 1/01/29	500	677,950
New Jersey Transportation Trust Fund Authority, RB:	300	077,250
CAB, Transportation System, Series A, 0.00%, 12/15/35 (b)	6,000	2,666,100
CAB, Transportation System, Series C (AMBAC), 0.00%, 12/15/36 (b)	7,210	3,223,302
CAB, Transportation System, Series C (AGM), 0.00%, 12/15/32 (b)	8,800	4,858,568
CAB, Transportation System, Series C (AMBAC), 0.00%, 12/15/35 (b)	4,160	1,949,459
Transportation Program, Series AA, 5.00%, 6/15/33	3,000	3,287,130
Transportation Program, Series AA, 5.25%, 6/15/33	5,690	6,374,962
Transportation Program, Series AA, 5.25%, 6/15/34	1,305	1,480,549
Transportation Program, Series AA, 5.00%, 6/15/38	2,340	2,596,768
Transportation System, Series A, 6.00%, 6/15/35	6,365	7,397,721
Transportation System, Series A (AGC), 5.63%, 12/15/28	2,780	3,097,504
Transportation System, Series A (NPFGC), 5.75%, 6/15/24	1,205	1,483,777
Transportation System, Series B, 5.25%, 6/15/36	2,500	2,765,350
Transportation System, Series D, 5.00%, 6/15/32	3,300	3,720,453
Port Authority of New York & New Jersey, ARB:		
Consolidated, 93rd Series, 6.13%, 6/01/94	1,000 <b>Par</b>	1,302,110
Municipal Bonds	(000)	Value
New Jersey (continued)	, ,	
Transportation (continued)		
Port Authority of New York & New Jersey, ARB (continued):		
Special Project, JFK International Air Terminal LLC Project, Series 6, AMT (NPFGC),		
5.75%, 12/01/25	\$ 3,000	\$ 3,059,910
Special Project, JFK International Air Terminal LLC Project, Series 8, 6.00%, 12/01/42	4,000	4,705,400
Port Authority of New York & New Jersey, Refunding ARB, AMT:		
178th Series, 5.00%, 12/01/33	4,005	4,737,194

Consolidated, 152nd Series, 5.75%, 11/01/30	6,000	6,506,400	
		128,997,434	
Utilities 5.1%		- / / -	
County of Essex New Jersey Utilities Authority, Refunding RB, (AGC), 4.13%, 4/01/22	2,000	2,153,380	
North Hudson New Jersey Sewerage Authority, Refunding RB, Series A (NPFGC),	,,,,,,	,,	
5.13%, 8/01/20 (c)	6,045	7,070,957	
Rahway Valley Sewerage Authority, RB, CAB, Series A (NPFGC) (b):	-,	.,,	
0.00%, 9/01/26	4,100	3,218,664	
0.00%, 9/01/28	6,600	4,852,782	
0.00%, 9/01/29	9,650	6,866,650	
0.00%, 9/01/33	2,350	1,491,052	
0.00%, 7/01/33	2,550	1,171,032	
		25,653,485	
Total Municipal Bonds in New Jersey		661,695,599	
Puerto Rico 1.3%			
Health 1.3%			
Puerto Rico Industrial Tourist Educational Medical & Environmental Control Facilities Financing			
Authority, RB, Hospital De La Concepcion, Series A:			
6.50%, 11/15/20	1,750	1,784,265	
6.13%, 11/15/30	4,220	4,468,474	
Total Municipal Bonds in Puerto Rico		6,252,739	
Total Municipal Bonds 133.9%		667,948,338	
Municipal Bonds Transferred to			
Tender Option Bond Trusts (d)			
New Jersey 20.8%			
County/City/Special District/School District 3.9%			
County of Union New Jersey Utilities Authority, Refunding LRB, Resource Recovery Facility,			
Covanta Union, Inc., Series A, AMT, 5.25%, 12/01/31	17,300	19,506,615	
Education 1.1%			
Rutgers The State University of New Jersey, RB, Series F, 5.00%, 5/01/19 (a)	4,998	5,586,440	
State 4.8%			
Garden State Preservation Trust, RB, Election of 2005, Series A (AGM), 5.75%, 11/01/28	12,460	16,290,827	
New Jersey EDA, Refunding RB, Series NN, School Facilities Construction, 5.00%, 3/01/29 (e)	6,698	7,418,959	

See Notes to Financial Statements.

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BlackRock MuniHoldings New Jersey Quality Fund, Inc.
(MUJ)

	Par		
Municipal Bonds Transferred to			
Tender Option Bond Trusts (d)	(000)	Value	
New Jersey (continued)			
Transportation 11.0%			
County of Hudson New Jersey Improvement Authority, RB, Hudson County Vocational-Technical			
Schools Project, 5.25%, 5/01/51	\$ 3,120	\$ 3,858,566	
New Jersey State Turnpike Authority, RB, Series A, 5.00%, 1/01/38 (e)	9,300	10,901,832	
New Jersey Transportation Trust Fund Authority, RB, Transportation System, Series B,			
5.25%, 6/15/36 (e)	2,661	2,943,006	
Port Authority of New York & New Jersey, ARB, Consolidated, 163rd Series, AMT, 5.00%, 7/15/39	15,545	17,759,002	
Port Authority of New York & New Jersey, RB, Consolidated, 169th Series, AMT, 5.00%, 10/15/41	10,000	11,260,900	
Port Authority of New York & New Jersey, Refunding RB, Consolidated, 152nd Series, AMT, 5.25%, 11/01/35	7,827	8,381,924	
		55,105,230	
Total Municipal Bonds Transferred to Tender Option Bond Trusts 20.8%		103,908,071	
Total Long-Term Investments			
(Cost \$692,687,905) 154.7%		771,856,409	
Short-Term Securities	Shares	Value	
BlackRock Liquidity Funds, MuniCash, Institutional Class 0.26% (f)(g)	15,571,111	\$ 15,571,111	
Total Short-Term Securities			
(Cost \$15,571,111) 3.1%		15,571,111	
Total Investments (Cost \$708,259,016) 157.8%		787,427,520	
Other Assets Less Liabilities 0.7%		3,360,842	
Liability for TOB Trust Certificates, Including Interest			
Expense and Fees Payable (11.1)%		(55,140,286)	
VRDP Shares at Liquidation Value, Net of Deferred Offering Costs (47.4)%		(236,589,782)	

#### Notes to Schedule of Investments

- (a) U.S. Government securities, held in escrow, are used to pay interest on this security, as well as to retire the bond in full at the date indicated, typically at a premium to par.
- (b) Zero-coupon bond.
- (c) Security is collateralized by municipal bonds or U.S. Treasury obligations.
- (d) Represent bonds transferred to a TOB Trust in exchange of cash and residual certificates received by the Fund. These bonds serve as collateral in a secured borrowing. See Note 4 of the Notes to Financial Statements for details.
- (e) All or a portion of security is subject to a recourse agreement. The aggregate maximum potential amount the Fund could ultimately be required to pay under the agreements, which expire between June 15, 2019 and September 1, 2020, is \$13,915,845. See Note 4 of the Notes to Financial Statements for details.

During the year ended July 31, 2016, investments in issuers considered to be affiliates of the Fund for purposes of Section 2(a)(3) of the Investment Company Act of 1940, as amended, were as follows:

	Shares Held at July 31,	Net	Shares Held at July 31,	Value at July 31,	
Affiliates	2015	Activity	2016	2016	Income
BlackRock Liquidity Funds, MuniCash, Institutional Class		15,571,111	15,571,111	\$ 15,571,111	\$ 3,616
BIF New Jersey Municipal Money Fund	11,186,598	(11,186,598)			611
Total				\$ 15,571,111	\$ 4,227

### (g) Current yield as of period end.

For Fund compliance purposes, the Fund s sector classifications refer to one or more of the sector sub-classifications used by one or more widely recognized market indexes or rating group indexes, and/or as defined by the investment adviser. These definitions may not apply for purposes of this report, which may combine such sector sub-classifications for reporting ease.

### Derivative Financial Instruments Outstanding as of Period End

**Futures Contracts** 

Contracts			Notional	Unrealized Appreciation
Short	Issue	Expiration	Value	(Depreciation)
(47)	5-Year U.S. Treasury Note	September 2016	\$ 5,734,734	\$ 1,816
(177)	10-Year U.S. Treasury Note	September 2016	\$ 23,549,297	(116,558)
(55)	Long U.S. Treasury Bond	September 2016	\$ 9,594,063	(286,562)
(5)	Ultra U.S. Treasury Bond	September 2016	\$ 952,656	(19,172)
Total				\$ (420,476)

See Notes to Financial Statements.

BlackRock MuniHoldings New Jersey Quality Fund, Inc.
(MUJ)

#### Derivative Financial Instruments Categorized by Risk Exposure

As of period end, the fair values of derivative financial instruments located in the Statements of Assets and Liabilities were as follows:

Assets	Derivative Fina	ncial Instruments	Commodity Contracts	Credit Contracts	Equity Contracts	Foreign Currency Exchange Contracts	Interest Rate Contract	Other	Total	
Futures	contracts	Net unrealized appreciation <sup>1</sup>					\$ 1,81	6	\$ 1,816	

### **Liabilities Derivative Financial Instruments**

Futures contracts Net unrealized depreciation<sup>1</sup>

\$ 422.292

\$ 422 202

For the year ended July 31, 2016, the effect of derivative financial instruments in the Statements of Operations was as follows:

	Commodity Contracts	Credit Contracts	Equity Contracts	Foreign Currency Exchange Contracts	Interest Rate Contracts	Other Contracts	Total
Net Realized Gain (Loss) from:							
Futures contracts					\$ (1,521,864)		\$ (1,521,864)
Net Change in Unrealized Appreciation (Depreciation) o	n:						
Futures contracts					\$ (263,796)		\$ (263,796)

Average Quarterly Balances of Outstanding Derivative Financial Instruments

Futures contracts:

Average notional value of contracts short

\$ 28,274,916

For more information about the Fund s investment risks regarding derivative financial instruments, refer to the Notes to Financial Statements.

## Fair Value Hierarchy as of Period End

Various inputs are used in determining the fair value of investments and derivative financial instruments. For information about the Fund s policy regarding valuation of investments and derivative financial instruments, refer to the Notes to Financial Statements.

The following tables summarize the Fund s investments and derivative financial instruments categorized in the disclosure hierarchy:

	Level 1	Level 2	Level 3	Total
Assets:				
Investments:				
Long Term Investments <sup>1</sup>		\$ 771,856,409		\$ 771,856,409
Short Term Securities	\$ 15,571,111			15,571,111

<sup>&</sup>lt;sup>1</sup> Includes cumulative appreciation (depreciation) on futures contracts, if any, as reported in the Schedule of Investments. Only current day s variation margin is reported within the Statements of Assets and Liabilities.

Total	\$ 15,571,111	\$ 771,856,409	\$ 787,427,520
Derivative Financial Instruments <sup>2</sup>			
Assets:			
Interest rate contracts	\$ 1,816		\$ 1,816
Liabilities:			
Interest rate contracts	(422,292)		(422,292)
Total	\$ (420,476)		\$ (420,476)

See Notes to Financial Statements.

See above Schedule of Investments for values in each sector and political subdivision.
 Derivative financial instruments are futures contracts. Futures contracts are valued at the unrealized appreciation (depreciation) on the instrument.

BlackRock MuniHoldings New Jersey Quality Fund, Inc. (MUJ)

The Fund may hold assets and/or liabilities in which the fair value approximates the carrying amount for financial statement purposes. As of period end, such assets and/or liabilities are categorized within the disclosure hierarchy as follows:

	Level 1	Level 2	Level 3	To	otal
Assets:					
Cash	\$ 1,766			\$	1,766
Cash pledged for futures contracts	511,000				511,000
Liabilities:					
TOB Trust Certificates		\$ (55,088,706)		(55,	,088,706)
VRDP Shares at Liquidation Value		(237,100,000)		(237,	,100,000)
Total	\$ 512,766	\$ (292,188,706)		\$ (291,	,675,940)

During the year ended July 31, 2016, there were no transfers between levels.

See Notes to Financial Statements.

# Schedule of Investments July 31, 2016

## BlackRock MuniYield Investment Quality Fund (MFT)

(Percentages shown are based on Net Assets)

	Par		
Municipal Bonds	(000)	Value	
Alabama 4.2%	(000)	v aluc	
City of Birmingham Alabama Special Care Facilities Financing Authority, RB, Children s Hospital (AGC) (a):			
6.00%, 6/01/19	\$ 2,985	\$ 3,421,288	
6.13%, 6/01/19	1,500	1,724,505	
City of Selma Alabama IDB, RB, Gulf Opportunity Zone, International Paper Co. Project, Series	1,500	1,724,303	
A, 5.38%, 12/01/35	350	393,099	
1,000,00	220	2,2,0,,	
		5,538,892	
California 21.1%		3,330,072	
California Educational Facilities Authority, RB, University of Southern California, Series A,			
5.25%, 10/01/38	1,960	2,149,336	
California Health Facilities Financing Authority, RB, Sutter Health, Series B, 6.00%, 8/15/42	1,150	1,375,837	
City & County of San Francisco California Airports Commission, Refunding ARB, AMT, Series	1,100	1,575,057	
A:			
5.00%, 5/01/44	745	868,111	
2nd, 5.50%, 5/01/28	720	881,885	
2nd, 5.25%, 5/01/33	560	663,953	
City of San Jose California, Refunding ARB, Series A-1, AMT:	200	000,500	
5.50%, 3/01/30	1,600	1,876,832	
6.25%, 3/01/34	1,250	1,507,613	
County of Sacramento California, ARB, Senior Series A (AGC), 5.50%, 7/01/41	1,400	1,525,972	
Kern Community College District, GO, Safety, Repair & Improvement, Series C, 5.50%, 11/01/33	970	1,225,867	
Los Angeles Community College District California, GO, Election of 2001, Series A (NPFGC),		-,,	
5.00%, 8/01/17 (a)	1,780	1,861,310	
Redondo Beach Unified School District, GO, Election of 2008, Series E, 5.50%, 8/01/21 (a)	1,000	1,228,320	
Riverside County Public Financing Authority, RB, Capital Facilities Project, 5.25%, 11/01/40	2,000	2,477,980	
San Diego Public Facilities Financing Authority Water, Refunding RB, Series B (AGC),	_,	_, ,	
5.38%, 8/01/19 (a)	1,020	1,163,269	
State of California, GO, Various Purposes (AGC), 5.50%, 11/01/39	3,450	3,949,594	
State of California Public Works Board, LRB, Various Capital Projects, Series I, 5.50%, 11/01/31	1,000	1,260,660	
State of California Public Works Board, RB, Department of Corrections & Rehabilitation, Series F,	-,	-,,	
5.25%, 9/01/33	490	605,331	
Township of Washington California Health Care District, GO, Election of 2004, Series B,		·	
5.50%, 8/01/40	370	460,713	
University of California, Refunding RB, Regents of the University of California Medical Center			
Pooled Revenue, Series J, 5.25%, 5/15/38	2,235	2,717,693	
		27,800,276	
Colorado 2.0%		27,000,270	
City & County of Denver Colorado Airport System, ARB, Series A, AMT:			
5.50%, 11/15/28	500	606,025	
5.50%, 11/15/30	225	271,431	
5.50%, 11/15/31	270	324,891	
Colorado Health Facilities Authority, RB, Hospital, NCMC, Inc. Project, Series B (AGM),	2.0	32 1,03 1	
6.00%, 5/15/19 (a)	1,300	1,490,333	
(a)	-,	-, ., .,	
		2 (02 (90	
	D.	2,692,680	
	Par		
	(0.0.0)		
Municipal Bonds	(000)	Value	
Florida 12.3%	¢ 270	¢ 222.021	
City of Jacksonville Florida, Refunding RB, Series A, 5.25%, 10/01/33	\$ 270	\$ 333,021	
County of Broward Florida Airport System Revenue, ARB, Series A, AMT, 5.00%, 10/01/45	575	677,189	
County of Hillsborough Florida Aviation Authority, Refunding ARB, Tampa International Airport, Series A, AMT, 5.50%, 10/01/29	1 170	1 410 201	
County of Lee Florida, Refunding ARB, Series A, AMT, 5.38%, 10/01/32	1,170 1,000	1,410,201 1,160,920	
County of Lee Florida, Retuinding ARD, Series A, Aivi 1, 3.30 %, 10/01/32	1,000	1,100,920	

County of Lee Florida HFA, RB, S/F Housing, Multi-County Program, Series A-2, AMT (Ginnie			
Mae), 6.00%, 9/01/40	125	127,686	
County of Manatee Florida HFA, RB, S/F Housing, Series A, AMT (Ginnie Mae, Fannie Mae &			
Freddie Mac), 5.90%, 9/01/40	85	86,350	
County of Miami-Dade Florida, RB, Seaport:			
Series A, 6.00%, 10/01/38	1,840	2,305,667	
Series A, 5.50%, 10/01/42	2,125	2,561,262	
Series B, AMT, 6.00%, 10/01/26	590	746,037	
Series B, AMT, 6.00%, 10/01/27	775	976,423	
Series B, AMT, 6.25%, 10/01/38	310	394,522	
Series B, AMT, 6.00%, 10/01/42	410	504,579	
County of Miami-Dade Florida, Refunding RB:			
Seaport, Series D, AMT, 6.00%, 10/01/26	735	929,385	
Water & Sewer System, Series B, 5.25%, 10/01/29	500	615,945	
County of Miami-Dade Florida Aviation Revenue, Refunding ARB, Series A, AMT, 5.00%,			
10/01/31	2,165	2,530,712	
Reedy Creek Improvement District, GO, Series A, 5.25%, 6/01/32	710	862,352	
1 ,		,	
		16,222,251	
Hawaii 1.9%		10,222,231	
State of Hawaii, Department of Transportation, COP, AMT:			
5.25%, 8/01/25	250	303,322	
5.25%, 8/01/26	810	981,639	
State of Hawaii, Department of Transportation, RB, Series A, AMT, 5.00%, 7/01/45	1,000	1,173,470	
State of Hawaii, Department of Transportation, KB, Series A, Alvir, 5.00%, 7/01/45	1,000	1,173,470	
		2,458,431	
Illinois 19.6%			
City of Chicago Illinois, GARB, O Hare International Airport, 3rd Lien, Series A, 5.75%, 1/01/39	770	902,656	
City of Chicago Illinois Midway International Airport, Refunding GARB, 2nd Lien, Series A,			
5.00%, 1/01/41	1,010	1,155,046	
City of Chicago Illinois O Hare International Airport, GARB, 3rd Lien, Series C, 6.50%, 1/01/41	3,680	4,478,486	
City of Chicago Illinois Transit Authority, RB:			
Federal Transit Administration, Section 5309, Series A (AGC), 6.00%, 12/01/18 (a)	1,400	1,573,684	
Sales Tax Receipts, 5.25%, 12/01/36	1,000	1,114,370	
City of Chicago Illinois Transit Authority, Refunding RB, Federal Transit Administration,			
Section 5309 (AGM), 5.00%, 6/01/28	3,000	3,262,110	
City of Chicago Illinois Wastewater Transmission, RB, 2nd Lien, 5.00%, 1/01/42	1,375	1,514,535	
County of Cook Illinois Community College District No. 508, GO, City College of Chicago:			
5.50%, 12/01/38	1,500	1,748,535	
5.25%, 12/01/43	2,700	3,095,469	
Illinois Finance Authority, RB, Carle Foundation, Series A, 6.00%, 8/15/41	1,555	1,867,741	
Illinois Finance Authority, Refunding RB, Presence Health Network, Series C, 4.00%, 2/15/41 (b)	525	526,339	

See Notes to Financial Statements.

BlackRock MuniYield Investment Quality Fund (MFT)

	Par		
Municipal Pands	(000)	Volvo	
Municipal Bonds Illinois (continued)	(000)	Value	
Railsplitter Tobacco Settlement Authority, RB:			
5.50%, 6/01/23	\$ 940	\$ 1,107,273	
6.00%, 6/01/28	270	323,773	
State of Illinois, GO:	1.000	1 111 150	
5.25%, 2/01/32 5.50%, 7/01/33	1,000 1,500	1,111,150 1,686,885	
5.50%, 7/01/38	280	311,968	
	200	311,500	
Indiana 4.0%		25,780,020	
Indiana Finance Authority, RB, Private Activity Bond, Ohio River Bridges, Series A, AMT,			
5.00%, 7/01/40	375	425,318	
Indianapolis Local Public Improvement Bond Bank, Refunding RB, Waterworks Project, Series A			
(AGC), 5.50%, 1/01/38	4,310	4,817,071	
		5 242 290	
Louisiana 2.0%		5,242,389	
City of New Orleans Louisiana Aviation Board, Refunding GARB, Restructuring (AGC):			
Series A-1, 6.00%, 1/01/23	375	419,467	
Series A-2, 6.00%, 1/01/23	160	178,565	
Lake Charles Harbor & Terminal District, RB, Series B, AMT (AGM), 5.50%, 1/01/29	1,000	1,221,000	
Tobacco Settlement Financing Corp., Refunding RB, Asset-Backed, Series A, 5.50%, 5/15/29	805	887,537	
		2,706,569	
Massachusetts 2.0%		2,700,309	
Massachusetts DFA, Refunding RB, Emmanuel College Issue, Series A, 4.00%, 10/01/46	860	904,789	
Massachusetts HFA, Refunding RB, Series C, AMT, 5.35%, 12/01/42	1,575	1,671,374	
		2,576,163	
Michigan 2.6%			
City of Detroit Michigan Water Supply System, RB, 2nd Lien, Series B (AGM), 6.25%, 7/01/36	1,800	2,026,440	
Royal Oak Hospital Finance Authority Michigan, Refunding RB, William Beaumont Hospital,	1.065	1 465 057	
Series V, 8.25%, 9/01/18 (a)	1,265	1,465,857	
		2 402 207	
M:		3,492,297	
Minnesota 2.5% City of Minnesota, Refunding RB, Fairview Health Services, Series B (AGC):			
6.50%, 11/15/18 (a)	460	521,378	
6.50%, 11/15/38	2,540	2,842,565	
		3,363,943	
Mississippi 1.5%			
Mississippi Development Bank, RB, Jackson Water & Sewer System Project (AGM), 6.88%,			
12/01/40	1,190	1,614,628	
Mississippi State University Educational Building Corp., Refunding RB, Mississippi State University Improvement Project, 5.25%, 8/01/38	260	217 924	
University improvement Project, 5.25%, 8/01/38	260	317,834	
		1.022.462	
Nevada 4.1%		1,932,462	
County of Clark Nevada, ARB, Las Vegas-McCarran International Airport, Series A (AGM),			
5.25%, 7/01/39	2,375	2,670,141	
County of Clark Nevada, GO, Limited Tax, 5.00%, 6/01/38	1,000	1,073,690	
County of Clark Nevada Water Reclamation District, GO, Series A, 5.25%, 7/01/34	1,500	1,689,390	
		5,433,221	
Municipal Bonds	Par	Value	

	(000)		
New Jersey 5.8%			
New Jersey EDA, RB:			
Goethals Bridge Replacement Project, Private Activity Bond, AMT, 5.38%, 1/01/43	\$ 1,000	\$ 1,163,460	
Goethals Bridge Replacement Project, Private Activity Bond, AMT (AGM), 5.00%, 1/01/31	530	618,070	
School Facilities Construction (AGC), 6.00%, 12/15/18 (a)	980	1,103,313	
School Facilities Construction (AGC), 6.00%, 12/15/34	20	22,386	
New Jersey Health Care Facilities Financing Authority, RB, Virtua Health, Series A (AGC),			
5.50%, 7/01/38	1,400	1,575,364	
New Jersey Transportation Trust Fund Authority, RB, Transportation System:			
Series A, 5.50%, 6/15/41	1,195	1,332,449	
Series AA, 5.50%, 6/15/39	1,600	1,810,736	
		7,625,778	
New York 5.3%		7,025,776	
City of New York New York Municipal Water Finance Authority, Refunding RB, Water & Sewer			
System, Series FF-2, 5.50%, 6/15/40	1,545	1,750,176	
City of New York New York Transitional Finance Authority, BARB, Fiscal 2009, Series S-4	1,5 15	1,750,170	
(AGC), 5.50%, 1/15/29	2,000	2,235,780	
Port Authority of New York & New Jersey, Refunding ARB, Consolidated, 166th Series,	2,000	2,233,700	
5.25%, 7/15/36	2,500	2,937,150	
5.25 %, 1113130	2,300	2,737,130	
		C 000 40 C	
		6,923,106	
Ohio 1.4%			
State of Ohio Turnpike Commission, RB, Junior Lien, Infrastructure Projects, Series A-1,			
5.25%, 2/15/31	1,500	1,831,590	
Pennsylvania 2.9%			
County of Westmoreland Pennsylvania Municipal Authority, Refunding RB (BAM),			
5.00%, 8/15/38 (b)	535	635,082	
Pennsylvania Turnpike Commission, RB:			
Series B, 5.00%, 12/01/45	1,000	1,192,340	
Sub-Series A, 6.00%, 12/01/16 (a)	2,000	2,037,740	
		3,865,162	
South Carolina 8.9%		,,,,,,	
County of Charleston South Carolina, RB, Special Source, 5.25%, 12/01/38	1,470	1,811,481	
County of Charleston South Carolina Airport District, ARB, Series A, AMT:	,	, , ,	
5.50%, 7/01/26	1,810	2,210,426	
6.00%, 7/01/38	1,155	1,398,209	
5.50%, 7/01/41	1,000	1,177,760	
South Carolina Ports Authority, RB, AMT, 5.25%, 7/01/50	750	879,300	
South Carolina State Public Service Authority, Refunding RB:	,,,,	0.7,000	
Series C, 5.00%, 12/01/46	2,535	2,996,725	
Series E, 5.25%, 12/01/55	1,000	1,209,210	
	1,000	1,20,,210	
		11,683,111	
Texas 19.9%		11,005,111	
Austin Community College District Public Facility Corp., RB, Educational Facilities Project,			
Round Rock Campus, 5.25%, 8/01/18 (a)	2,250	2,458,485	
City of Beaumont Texas, GO, Certificates of Obligation, 5.25%, 3/01/37	930	1,125,281	
City of Frisco Texas ISD, GO, School Building (AGC), 5.50%, 8/15/41	1,210	1,372,636	
	1,210	1,0,2,000	

See Notes to Financial Statements.

BlackRock MuniYield Investment Quality Fund (MFT)

	Par		
Municipal Bonds	(000)	Value	
Texas (continued)			
City of Houston Texas Combined Utility System Revenue, Refunding RB, Combined 1st Lien,			
Series A (AGC):	A 050	4 050 050	
5.38%, 5/15/19 (a)	\$ 950	\$ 1,073,253	
6.00%, 5/15/19 (a)	1,945	2,230,934	
6.00%, 5/15/19 (a)	2,560	2,936,346	
6.00%, 11/15/35	140	160,989	
6.00%, 11/15/36	110	126,491	
5.38%, 11/15/38	50	55,861	
County of Tarrant Texas Cultural Education Facilities Finance Corp., Refunding RB, Christus			
Health, Series A (AGC):	265	201 162	
6.50%, 1/01/19 (a)	835	301,162 936,703	
6.50%, 7/01/37  Pollos Area Barid Transit Refunding BR. Saries A. 5 000/, 12/01/48			
Dallas Area Rapid Transit, Refunding RB, Series A, 5.00%, 12/01/48  Dallas Fort Worth International Airport APP, Joint Improvement, Series H, AMT, 5.00%	945	1,145,038	
Dallas-Fort Worth International Airport, ARB, Joint Improvement, Series H, AMT, 5.00%, 11/01/37	980	1,114,926	
Dallas-Fort Worth International Airport, Refunding ARB, Joint Revenue, Series E, AMT,	900	1,114,920	
5.50%, 11/01/27	2.500	2 102 675	
Lower Colorado River Authority, Refunding RB, 5.50%, 5/15/33	2,500 730	3,103,675 893,622	
North Texas Tollway Authority, RB, Special Projects, Series A, 5.50%, 9/01/41 North Texas Tollway Authority, Refunding RB, 1st Tier:	2,750	3,285,975	
(AGM), 6.00%, 1/01/43	1,000	1,188,060	
Series K-1 (AGC), 5.75%, 1/01/19 (a)	1,400	1,570,590	
Red River Education Financing Corp., RB, Texas Christian University Project, 5.25%, 3/15/38	420	508,679	
Texas Private Activity Bond Surface Transportation Corp., RB, Senior Lien, AMT, Blueridge	420	308,079	
Transportation Group, 5.00%, 12/31/50	540	628,517	
Transportation Group, 3.00 //, 12/31/30	340	028,317	
		26,217,223	
Virginia 1.2%			
City of Lexington Virginia IDA, RB, Washington & Lee University, 5.00%, 1/01/43	380	443,829	
Virginia Public School Authority, RB, Fluvanna County School Financing, 6.50%, 12/01/18 (a)	1,000	1,137,190	
		1,581,019	
Washington 1.5%			
City of Seattle Washington Municipal Light & Power, Refunding RB, Series A, 5.25%, 2/01/36	1,000	1,169,760	
State of Washington, GO, Various Purposes, Series B, 5.25%, 2/01/36	725	853,289	
		2,023,049	
Wisconsin 0.7%		2,023,049	
Wisconsin Health & Educational Facilities Authority, Refunding RB, Medical College of			
Wisconsin, Inc., 4.00%, 12/01/46	800	873,840	
Total Municipal Bonds 127.4%	800	167,863,472	
Total Municipal Bonus 127.4%		107,803,472	
Municipal Bonds Transferred to			
Tender Option Bond Trusts (c)			
Connecticut 1.1%			
Connecticut State Health & Educational Facility Authority, Refunding RB, Trinity Health Credit			
Group, 5.00%, 12/01/45	1,216	1,467,277	
	Par	• •	
Municipal Pands Transformed to			
Municipal Bonds Transferred to	(000)	Value	
Tender Option Bond Trusts (c)	(000)	value	
District of Columbia Water & Sawar Authority Defunding DR Saniar Lian Sarias A			
District of Columbia Water & Sewer Authority, Refunding RB, Senior Lien, Series A,	¢ 750	\$ 847,330	
6.00%, 10/01/18 (a)(d)  Florida 2.1%	\$ 759	\$ 847,330	
County of Hillsborough Florida Aviation Authority, ARB, Tampa International Airport, Series A, AMT (AGC), 5.50%, 10/01/38	2,499	2,721,190	
AITI (AOC), 3.30 /0, 10/01/30	4,477	2,721,190	

Kentucky 0.8%			
Kentucky State Property & Building Commission, Refunding RB, Project No. 93 (AGC),			
5.25%, 2/01/27	1,002	1,108,029	
Nevada 7.2%	1,002	1,100,025	
County of Clark Nevada Water Reclamation District, GO:			
Limited Tax, 6.00%, 7/01/18 (a)	2,010	2,218,336	
Series B, 5.50%, 7/01/29	1,994	2,256,507	
Las Vegas Valley Water District, GO, Refunding, Series C, 5.00%, 6/01/28	4,200	4,934,202	
g,,,,,,	,	, , ,	
		9,409,045	
New Jersey 2.1%		9,409,043	
New Jersey Housing & Mortgage Finance Agency, RB, S/F Housing, Series CC, 5.25%, 10/01/29	1,610	1,713,737	
New Jersey Transportation Trust Fund Authority, RB, Transportation System, Series B,	1,010	1,713,737	
5.25%, 6/15/36 (d)	1,000	1,106,393	
	2,000	2,240,070	
		2,820,130	
New York 14.7%		2,820,130	
City of New York New York Municipal Water Finance Authority, Refunding RB, Water & Sewer			
System, 2nd General Resolution:			
Series BB, 5.25%, 6/15/44	2,999	3,603,730	
Series FF-2, 5.50%, 6/15/40	1,095	1,240,416	
City of New York New York Transitional Finance Authority, BARB, Fiscal 2009, Series S-3,	1,025	1,210,110	
5.25%, 1/15/39	1.000	1,103,520	
Hudson Yards Infrastructure Corp., RB, Fiscal 2012, Series A, 5.75%, 2/15/47 (d)	1,000	1,182,292	
Metropolitan Transportation Authority, Refunding RB, Series C-1, 5.25%, 11/15/56	2,360	2,913,521	
New York Liberty Development Corp., RB, 1 World Trade Center Port Authority Consolidated	,		
Bonds, 5.25%, 12/15/43	3,000	3,611,686	
New York Liberty Development Corp., Refunding RB, 4 World Trade Center Project, 5.75%,			
11/15/51 (d)	1,770	2,141,531	
New York State Dormitory Authority, ERB, Personal Income Tax, Series B, 5.25%, 3/15/38	3,250	3,623,685	
		19,420,381	
Texas 2.2%			
City of San Antonio Texas Public Service Board, Refunding RB, Series A, 5.25%, 2/01/19 (a)(d)	2,609	2,907,443	
Utah 0.8%			
City of Riverton Utah, RB, IHC Health Services, Inc., 5.00%, 8/15/41	1,005	1,105,522	
Total Municipal Bonds Transferred to			
Tender Option Bond Trusts 31.7%		41,806,347	
Total Long-Term Investments			
(Cost \$185,797,218) 159.1%		209,669,819	

See Notes to Financial Statements.

### BlackRock MuniYield Investment Quality Fund (MFT)

Short-Term Securities	Shares		Value
BlackRock Liquidity Funds, MuniCash, Institutional Class, 0.26% (e)(f)		\$	204,010
Total Short-Term Securities			
(Cost \$204,010) 0.2%			204,010
Total Investments (Cost \$186,001,228) 159.3%			209,873,829
Other Assets Less Liabilities 0.3% 338,923		338,923	
Liability for TOB Trust Certificates, Including Interest			
Expense and Fees Payable (16.7)%			(21,973,382)
VMTP Shares at Liquidation Value (42.9)%			(56,500,000)
Net Assets Applicable to Common Shares 100.0%		\$	131,739,370

#### Notes to Schedule of Investments

- (a) U.S. Government securities, held in escrow, are used to pay interest on this security, as well as to retire the bond in full at the date indicated, typically at a premium to par.
- (b) When-issued security.
- (c) Represent bonds transferred to a TOB Trust in exchange of cash and residual certificates received by the Fund. These bonds serve as collateral in a secured borrowing. See Note 4 of the Notes to Financial Statements for details.
- (d) All or a portion of security is subject to a recourse agreement. The aggregate maximum potential amount the Fund could ultimately be required to pay under the agreements, which expire between October 1, 2016 to November 15, 2019, is \$4,627,650. See Note 4 of the Notes to Financial Statements for details.
- (e) During the year ended July 31, 2016, investments in issuers considered to be affiliates of the Fund for purposes of Section 2(a)(3) of the Investment Company Act of 1940, as amended, were as follows:

	Shares Held at July 31,	Net	Shares Held at July 31,	Value at July 31,	
Affiliates	2015	Activity	2016	2016	Income
BlackRock Liquidity Funds, MuniCash, Institutional Class		204,010	\$ 204,010	\$ 204,010	\$ 748
FFI Institutional Tax-Exempt Fund	2,437,027	(2,437,027)			141
Total				\$ 204,010	\$ 889

(f) Current yield as of period end.

### Derivative Financial Instruments Outstanding as of Period End

**Futures Contracts** 

Contracts	Issue	Expiration	Notional	Unrealized
Short			Value	Appreciation

				(Depreciation)
(15)	5-Year U.S. Treasury Note	September 2016	\$ 1,830,234	\$ 2,631
(25)	10-Year U.S. Treasury Note	September 2016	\$ 3,326,172	(2,963)
(9)	Long U.S. Treasury Bond	September 2016	\$ 1,569,938	(21,141)
(1)	Ultra U.S. Treasury Bond	September 2016	\$ 190,531	627
Total		-		\$ (20,846)

### **Derivative Financial Instruments Categorized by Risk Exposure**

As of period end, the fair values of derivative financial instruments located in the Statements of Assets and Liabilities were as follows:

Assets Derivative Financial Instrument	Commodity Contracts	Credit Contracts	Equity Contracts	Foreign Currency Exchange Contracts	Interest Rate Contracts	Other Contracts	Total	
Futures contracts Net unrealized a	ppreciation <sup>1</sup>				\$ 3,258		\$ 3,258	
Liabilities Derivative Financial Instrum Futures contracts Net unrealized	ents				\$ 24,104		\$ 24,104	

<sup>1</sup> Includes cumulative appreciation (depreciation) on futures contracts, if any, as reported in the Schedule of Investments. Only current day s variation margin is reported within the Statements of Assets and Liabilities.

See Notes to Financial Statements.

BlackRock MuniYield Investment Quality Fund (MFT)

For the year ended July 31, 2016, the effect of derivative financial instruments in the Statements of Operations was as follows:

Net Realized Gain (Loss) from:	Commodity Contracts	Credit Contracts	Equity Contracts	Foreign Currency Exchange Contracts	Interest Rate Contracts	Other Contracts	Total
Futures contracts					\$ (430,779)		\$ (430,779)
Net Change in Unrealized Appreciation (Depreciation Futures contracts	n) on:				\$ (6,180)		\$ (6,180)

Average Quarterly Balances of Outstanding Derivative Financial Instruments

#### Futures contracts:

Average notional value of contracts short

\$ 6,677,094

For more information about the Fund s investment risks regarding derivative financial instruments, refer to the Notes to Financial Statements.

#### Fair Value Hierarchy as of Period End

Various inputs are used in determining the fair value of investments and derivative financial instruments. For information about the Fund s policy regarding valuation of investments and derivative financial instruments, refer to the Notes to Financial Statements.

The following tables summarize the Fund s investments and derivative financial instruments categorized in the disclosure hierarchy:

	Level 1	Level 2	Level 3	,	Total
Assets:					
Investments:					
Long-Term Investments <sup>1</sup>		\$ 209,669,819		\$ 209	9,669,819
Short-Term Securities	\$ 204,010				204,010
Total	\$ 204,010	\$ 209,669,819		\$ 209	9,873,829
Derivative Financial Instruments <sup>2</sup>					
Assets:					
Interest rate contracts	\$ 3,258			\$	3,258
Liabilities:					
Interest rate contracts	(24,104)				(24,104)
Total	\$ (20,846)			\$	(20,846)

<sup>&</sup>lt;sup>1</sup> See above Schedule of Investments for values in each state.

<sup>&</sup>lt;sup>2</sup> Derivative financial instruments are futures contracts. Futures contracts are valued at the unrealized appreciation (depreciation) on the instrument. The Fund may hold assets and/or liabilities in which the fair value approximates the carrying amount for financial statement purposes. As of period end, such assets and/or liabilities are categorized within the disclosure hierarchy as follows:

	Level 1	Level 2	Level 3	Total
Assets:				
Cash	\$ 504			\$ 504
Cash pledged for futures contracts	86,550			86,550
Liabilities:				
TOB Trust Certificates		\$ (21,953,285)		(21,953,285)
VMTP Shares		(56,500,000)		(56,500,000)
Total	\$ 87,054	\$ (78,453,285)		\$ (78,366,231)

During the year ended July 31, 2016, there were no transfers between levels.

See Notes to Financial Statements.

# Schedule of Investments July 31, 2016

BlackRock MuniYield Michigan Quality Fund, Inc. (MIY)

(Percentages shown are based on Net Assets)

	Par		
Municipal Bonds	(000)	Value	
Michigan 134.4%	(000)	, made	
Corporate 4.0%			
County of Monroe Michigan EDC, Refunding RB, Detroit Edison Co. Project, Series AA			
NPFGC), 6.95%, 9/01/22	\$ 14,500	\$ 19,071,850	
County/City/Special District/School District 24.9%	7 2 1,000	7 22,012,020	
Anchor Bay School District, GO, Refunding (Q-SBLF):			
4.38%, 5/01/27	1,600	1,801,488	
1.50%, 5/01/29	1,505	1,694,284	
Battle Creek School District Michigan, GO, Refunding (Q-SBLF):	1,000	1,001,201	
5.00%, 5/01/35	1,100	1,319,846	
5.00%, 5/01/36	1,500	1,791,255	
5.00%, 5/01/37	1,170	1,394,968	
Berkley School District, GO, School Building & Site (Q-SBLF), 5.00%, 5/01/35	2,965	3,541,959	
Charter Township of Canton Michigan, GO, Capital Improvement (AGM) (a):	2,703	3,341,232	
5.00%, 4/01/17	3,090	3,183,164	
5.00%, 4/01/17	3,250	3,347,987	
5.00%, 4/01/17	1,000	1,030,150	
Columbia Michigan School District, GO, Unlimited Tax, School Building & Site (Q-SBLF),	1,000	1,030,130	
5.00%, 5/01/38	5 105	6.000.001	
	5,185	6,088,901	
Comstock Park Michigan Public Schools, GO, School Building & Site, Series B (Q-SBLF):	1 200	1 407 952	
5.50%, 5/01/36	1,200	1,407,852	
5.50%, 5/01/41	2,185	2,563,464	
County of Genesee Michigan, GO, Refunding, Series A (NPFGC), 5.00%, 5/01/19	1,000	1,011,370	
Dearborn Brownfield Redevelopment Authority, GO, Limited Tax, Redevelopment, Series A	<b>7.200</b>	<b>5</b> 000 000	
AGC), 5.50%, 5/01/39	5,300	5,889,890	
Dearborn School District, GO, School Building & Site, Series A (Q-SBLF):	4.500	4.500.045	
5.00%, 5/01/32	1,500	1,789,065	
5.00%, 5/01/33	1,600	1,900,048	
5.00%, 5/01/34	1,200	1,419,732	
Dowagiac Union School District, GO (Q-SBLF), 5.00%, 5/01/41	1,140	1,372,195	
Farmington Public School District, GO, Refunding, School Building & Site (AGM):			
5.00%, 5/01/33	1,500	1,815,495	
5.00%, 5/01/34	1,500	1,814,175	
5.00%, 5/01/35	1,000	1,204,180	
Flint EDC, RB, Michigan Department of Human Services Office Building Project,			
5.25%, 10/01/41	4,950	5,555,335	
Goodrich Area School District Michigan, GO, School Building & Site (Q-SBLF):			
5.50%, 5/01/32	1,000	1,173,740	
5.50%, 5/01/36	2,000	2,346,420	
5.50%, 5/01/41	2,575	3,021,016	
Grandville Public Schools, GO, School Building & Site, Series II (AGM), 5.00%, 5/01/40	3,250	3,848,747	
Hudsonville Public Schools, GO, School Building & Site (Q-SBLF), 5.25%, 5/01/41	6,750	7,869,217	
Kentwood Public Schools, GO, School Building & Site:			
5.00%, 5/01/41	1,120	1,354,550	
5.00%, 5/01/44	1,815	2,189,870	
Livonia Public Schools School District Michigan, GO, Series I (AGM), 5.00%, 5/01/43	5,000	5,792,550	
Mattawan Consolidated School District, GO, Series I (Q-SBLF), 5.00%, 5/01/39	3,375	4,005,484	
	Par		
Municipal Bonds	(000)	Value	
Michigan (continued)			
County/City/Special District/School District (continued)			
Portage Public Schools, GO, Refunding School Building & Site:			
5.00%, 11/01/34	\$ 1,000	\$ 1,218,100	
5.00%, 11/01/36	1,000	1,211,340	
.00%, 11/01/37	1,250	1,511,775	
5.00% 11/01/35	1.240	1 627 092	

1,340

1,627,082

 $Rockford\ Public\ Schools,\ GO,\ Refunding\ School\ Building\ \&\ Site\ (Q-SBLF):$ 

5.00%, 11/01/35

5.00%, 5/01/35	1,000	1,214,240	
5.00%, 5/01/37	1,240	1,499,681	
5.00%, 5/01/38	1,025	1,237,688	
5.00%, 5/01/39	1,025	1,235,730	
5.00%, 5/01/40	1,025	1,234,746	
5.00%, 5/01/41	1,025	1,233,772	
5.00%, 5/01/44	2,250	2,706,120	
Romeo Community School District, GO, Refunding School Building & Site, Series 1			
(Q-SBLF), 5.00%, 5/01/41	2,250	2,693,273	
Thornapple Kellogg School District Michigan, GO, Refunding, School Building & Site			
(NPFGC) (Q-SBLF), 5.00%, 5/01/17 (a)	3,000	3,101,880	
Township of Montrose Michigan Community Schools, GO (NPFGC) (Q-SBLF),			
6.20%, 5/01/17	210	216,951	
Troy School District, GO, School Building & Site (Q-SBLF), 5.00%, 5/01/28	2,000	2,416,820	
Walled Lake Consolidated School District, GO, School Building & Site (Q-SBLF):			
5.00%, 5/01/37	2,850	3,346,840	
5.00%, 5/01/40	2,630	3,080,861	
5.00%, 5/01/43	1,530	1,786,749	
Zeeland Public Schools, GO, School Building & Site, Series A (AGM):			
5.00%, 5/01/33	1,000	1,195,460	
5.00%, 5/01/34	1,000	1,191,130	
5.00%, 5/01/35	1,000	1,185,090	
		120,683,725	
Education 24.4%		120,083,723	
City of Grand Rapids Michigan, EDC, RB, Ferris State University Project, Series A, 5.50%,			
10/01/35	760	870,458	
Ferris State University, Refunding RB, General (AGM):	700	670,438	
4.50%, 10/01/24	1,595	1,719,936	
4.50%, 10/01/25	1,405	1,515,054	
Grand Valley State University, RB (NPFGC), 5.50%, 2/01/18	765	790,574	
Michigan Finance Authority, Refunding RB:	703	790,374	
College for Creative Studies, 4.00%, 12/01/33	1,720	1,796,712	
College for Creative Studies, 4.00%, 12/01/35  College for Creative Studies, 5.00%, 12/01/36	1,720	1,790,712	
College for Creative Studies, 5.00%, 12/01/30	2,900	3,204,935	
· · · ·	4,400	4,841,628	
College for Creative Studies, 5.00%, 12/01/45			
Series 25 A, AMT, Student Loan Revenue, 4.00%, 11/01/28 Series 25 A, AMT, Student Loan Revenue, 4.00%, 11/01/29	8,750 5,900	9,296,612 6,250,106	
Series 25 A, AMT, Student Loan Revenue, 4.00%, 11/01/29 Series 25 A, AMT, Student Loan Revenue, 4.00%, 11/01/30	5,900 2,850	3,009,971	
Series 25 A, AMT, Student Loan Revenue, 4.00%, 11/01/31	3,150	3,317,296	

See Notes to Financial Statements.

BlackRock MuniYield Michigan Quality Fund, Inc. (MIY)

	Par	
Municipal Bonds	(000)	Value
Michigan (continued)	(000)	v aiuc
Education (continued)		
Michigan State University, Refunding RB, General, Series C:		
5.00%, 2/15/40	\$ 8,470	\$ 9,507,151
5.00%, 2/15/44	1,000	1,122,450
Michigan Technological University, RB, General, Series A, 5.00%, 10/01/45	1,800	2,132,694
Oakland University, RB, General:		
5.00%, 3/01/32	400	464,756
5.00%, 3/01/47	2,500	2,982,600
Series A, 5.00%, 3/01/38	5,490	6,450,036
Series A, 5.00%, 3/01/43	16,845	19,700,396
University of Michigan, RB, Series A, 5.00%, 4/01/39	3,425	4,136,133
University of Michigan, Refunding RB, 5.00%, 4/01/46	10,000	12,417,400
Wayne State University, RB, General, Series A, 5.00%, 11/15/40	3,000	3,519,000
Western Michigan University, Refunding RB, General, University and College Improvements:	2.500	4 125 520
5.25%, 11/15/40	3,500	4,125,520
5.25%, 11/15/43	8,475	10,100,929
(AGM), 5.25%, 11/15/33	1,000	1,207,470
(AGM), 5.00%, 11/15/39	1,750	2,054,028
		118,255,353
Health 33.4%		
Grand Traverse County Hospital Finance Authority, RB, Series A:		
5.00%, 7/01/44	4,230	4,926,216
5.00%, 7/01/47	2,200	2,557,544
Kalamazoo Hospital Finance Authority, Refunding RB, Bronson Methodist Hospital (AGM),	<b>5.5</b> 00	0.444.555
5.25%, 5/15/36	7,500	8,441,775
Kent Hospital Finance Authority Michigan, Refunding RB, Spectrum Health, Series A,	7.500	9 (92 275
5.00%, 11/15/29 Mishisan Finance Authority, DD:	7,500	8,692,275
Michigan Finance Authority, RB:	2,300	2.467.270
Beaumont Health Credit Group, 4.00%, 11/01/46 Sparrow Obligated Group, 5.00%, 11/15/36	2,500	2,467,279 2,850,900
Sparrow Obligated Group, 5.00%, 11/15/45	3,750	4,446,825
Michigan Finance Authority, Refunding RB:	3,730	4,440,623
Hospital, McLaren Health Care, 5.00%, 5/15/32	1,000	1,203,240
Hospital, McLaren Health Care, 5.00%, 5/15/33	2,000	2,397,720
Hospital, McLaren Health Care, 5.00%, 5/15/34	1,500	1,793,055
Hospital, McLaren Health Care, 5.00%, 5/15/34	5,000	5,976,850
Hospital, McLaren Health Care, 5.00%, 5/15/35	4,945	5,885,292
MidMichigan Health, 5.00%, 6/01/39	1,500	1,760,730
Trinity Health Credit Group,		
5.00%, 12/01/21 (a)	20	24,234
Trinity Health Credit Group, 5.00%, 12/01/31	5,000	5,922,750
Trinity Health Credit Group, 5.00%, 12/01/35	6,500	7,630,090
Trinity Health Credit Group, 5.00%, 12/01/39	4,980	5,806,929
Michigan State Hospital Finance Authority, RB:		
Ascension Health Senior Credit Group, 5.00%, 11/15/25	6,000	6,763,320
Trinity Health Credit, Series A, 5.00%, 12/01/16 (a)	855	868,004
Michigan State Hospital Finance Authority, Refunding RB:		
Henry Ford Health System, 5.75%, 11/15/39	3,165	3,613,290
	Par	
Municipal Bonds	(000)	Value
Michigan (continued)		
Health (continued)		
Michigan State Hospital Finance Authority, Refunding RB (continued):		
Henry Ford Health System, Series A, 5.25%, 11/15/46	\$ 2,500	\$ 2,532,850
Hospital, Oakwood Obligated Group, 5.00%, 11/01/32	4,000	4,610,640
Hospital, Oakwood Obligated Group, Series A, 5.00%, 7/15/17 (a)	1,000	1,043,180
Hospital, Oakwood Obligated Group, Series A, 5.00%, 7/15/17 (a)	5,730	5,977,421

Hospital, Oakwood Obligated Group, Series A, 5.00%, 7/15/17 (a)	3,970	4,141,424	
Hospital, Sparrow Obligated Group, 5.00%, 11/15/17 (a)	3,330	3,519,610	
Hospital, Sparrow Obligated Group, 5.00%, 11/15/31	1,365	1,429,046	
McLaren Health Care, Series A, 5.75%, 5/15/18 (a)	6,000	6,548,400	
McLaren Health Care, Series A, 5.00%, 6/01/35	2,250	2,576,115	
Trinity Health, 6.50%, 12/01/18 (a)	425	482,987	
Trinity Health, 6.50%, 12/01/33	80	89,922	
Trinity Health Credit Group, 6.50%, 12/01/18 (a)	1,895	2,151,640	
Trinity Health Credit Group, Series A, 6.13%, 12/01/18 (a)	940	1,059,136	
Trinity Health Credit Group, Series A, 6.25%, 12/01/18 (a)	1,500	1,694,460	
Trinity Health Credit Group, Series C, 4.00%, 12/01/32	5,300	5,759,298	
Royal Oak Hospital Finance Authority Michigan, Refunding RB, William Beaumont Hospital:			
Series D, 5.00%, 9/01/39	25,505	29,657,469	
Series V, 8.25%, 9/01/18 (a)	2,000	2,317,560	
Series W, 6.00%, 8/01/19 (a)	1,500	1,737,090	
		161,356,566	
Housing 6.7%		101,330,300	
Michigan State HDA, RB:			
Deaconess Tower, M/F Housing, AMT (Ginnie Mae), 5.25%, 2/20/48	2,000	2,005,480	
M/F Housing, Rental Housing Revenue, Series A, 4.45%, 10/01/34	1,000	1,092,110	
M/F Housing, Rental Housing Revenue, Series A, 4.63%, 10/01/39	3,490	3,766,932	
M/F Housing, Rental Housing Revenue, Series A, 4.75%, 10/01/44	5,000	5,399,700	
M/F Housing, Series A, 4.30%, 10/01/40	3,320	3,546,158	
S/F Housing, Series A, 4.75%, 12/01/25	6,840	7,298,006	
Williams Pavilion, AMT (Ginnie Mae), 4.75%, 4/20/37	3,435	3,469,007	
Michigan State HDA, Refunding RB, M/F Housing, Series A, 6.05%, 10/01/41	5,460	6,015,883	
Wildingan State TibA, Retunding RB, Wil Trousing, Series A, 0.05 %, 10/01/41	3,400	0,015,865	
		32,593,276	
State 14.7%			
Michigan Finance Authority, Refunding RB, Detroit Regional Convention Facility Authority			
Local Project Bonds, 5.00%, 10/01/39	5,400	6,279,336	
Michigan State Finance Authority, RB, Local Government Loan Program, Series F,			
5.00%, 4/01/31	1,000	1,132,490	
Michigan Strategic Fund, RB, Michigan Senate Offices Project, Series A, 5.25%, 10/15/40	3,000	3,592,980	
Michigan Strategic Fund, Refunding RB, Cadillac Place Office Building Project, 5.25%,			
10/15/31	7,000	8,088,430	
State of Michigan, COP, (AMBAC), 0.00%, 6/01/22 (b)(c)	3,000	2,776,590	

See Notes to Financial Statements.

BlackRock MuniYield Michigan Quality Fund, Inc. (MIY)

	Par		
Municipal Bonds	(000)	Value	
Michigan (continued)	(000)	v anuc	
State (continued)			
State of Michigan Building Authority, RB, Local Government Loan Program, Series F,			
5.25%, 10/01/41	\$ 8,595	\$ 9,752,661	
State of Michigan Building Authority, Refunding RB, Facilities Program:			
Series I, 6.25%, 10/15/18 (a)	3,780	4,247,699	
Series I, 6.25%, 10/15/38	2,470	2,757,977	
Series I (AGC), 5.25%, 10/15/24	6,000	6,794,520	
Series I (AGC), 5.25%, 10/15/25	3,500	3,958,745	
Series I (AGC), 5.25%, 10/15/26	1,000	1,129,710	
Series I-A, 5.50%, 10/15/45	2,000	2,348,600 8,413,875	
Series II (AGM), 5.00%, 10/15/26 State of Michigan Trunk Line Fund, RB:	7,500	6,415,675	
5.00%, 11/15/33	3,000	3,545,010	
5.00%, 11/15/36	5,345	6,271,342	
5.00%, 11/15/50	3,343	0,271,342	
		71 000 005	
Transportation 11.1%		71,089,965	
State of Michigan, RB, Garvee, GAB (AGM), 5.25%, 9/15/17 (a)	8,500	8,950,075	
Wayne County Airport Authority, RB:	0,500	0,750,075	
Detroit Metropolitan Wayne County Airport, AMT (NPFGC), 5.00%, 12/01/39	1,475	1,699,377	
Series D, 5.00%, 12/01/35	3,850	4,639,982	
Series D, 5.00%, 12/01/45	5,000	5,889,250	
Wayne County Airport Authority, Refunding RB, AMT:	.,	2,222, 22	
(AGC), 5.75%, 12/01/25	4,000	4,419,680	
(AGC), 5.75%, 12/01/26	4,060	4,485,975	
(AGC), 5.38%, 12/01/32	13,000	14,237,600	
Series F, 5.00%, 12/01/34	8,000	9,430,000	
		53,751,939	
Utilities 15.2%			
City of Detroit Michigan Sewage Disposal System, Refunding RB, Senior Lien, Series A,			
5.25%, 7/01/39	2,655	3,043,533	
City of Detroit Michigan Water Supply System, Refunding RB, 2nd Lien, Series C (AGM),	42.545	16040450	
5.00%, 7/01/29	16,745	16,810,473	
City of Detroit Michigan Water Supply System Revenue, RB, Series A (NPFGC),	10	10.022	
5.00%, 7/01/34 City of Count Parish Michigan Society Source Source Defending DD Society A (NDECC)	10	10,033	
City of Grand Rapids Michigan Sanitary Sewer System, Refunding RB, Series A (NPFGC), 5.50%, 1/01/22	1,500	1,707,690	
City of Holland Michigan Electric Utility System, RB, Series A, 5.00%, 7/01/39	10,000	11,649,500	
City of Lansing Michigan, RB, Board of Water & Light Utilities System, Series A:	10,000	11,077,300	
5.00%, 7/01/27	3,180	3.746.771	
5.00%, 7/01/31	6,830	7,907,364	
5.00%, 7/01/37	3,335	3,861,063	
5.50%, 7/01/41	5,000	5,950,750	
City of Port Huron Michigan, RB, Water Supply System:		. ,	
5.25%, 10/01/31	500	561,915	
5.63%, 10/01/40	1,500	1,733,130	
Michigan Finance Authority, Refunding RB:			
Government Loan Program, 5.00%, 7/01/34	2,000	2,366,000	
Government Loan Program, 5.00%, 7/01/35	750	883,995	
Senior Lien, Detroit Water and Sewer, Series C-3 (AGM), 5.00%, 7/01/31	1,000	1,192,910	
Senior Lien, Detroit Water and Sewer, Series C-3 (AGM), 5.00%, 7/01/32	5,250	6,241,882	
Senior Lien, Detroit Water and Sewer, Series C-3 (AGM), 5.00%, 7/01/33	3,000 Por	3,554,880	
	Par		
Monthly of Donale	(000)	¥7-1	
Municipal Bonds Michigan (continued)	(000)	Value	
Utilities (continued)			
Commics (Committee)			

Maria Maria In and the Dr. Co., Ch. W., D. at a F. and a Dr. Co.			
Michigan Municipal Bond Authority, RB, State Clean Water Revolving Fund, Pooled Project,	<b>A 2</b> 000	Φ 2222.520	
5.00%, 10/01/27	\$ 2,000	\$ 2,322,520	
		73,544,409	
Total Municipal Bonds 134.4%		650,347,083	
•		, ,	
Municipal Bonds Transferred to Tender Option Bond Trusts (d)			
Michigan 21.9%			
County/City/Special District/School District 4.0%			
Lakewood Public Schools Michigan, GO, School Building & Site (AGM) (Q-SBLF),			
5.00%, 5/01/17 (a)	10,440	11,295,976	
Portage Public Schools Michigan, GO, School Building & Site (AGM), 5.00%, 5/01/18 (a)	7,500	8,079,975	
Fortage Fubile Schools Michigan, GO, School Bunding & Site (AGM), 5.00%, 5/01/16 (a)	7,500	8,079,973	
		19,375,951	
Education 11.6%		19,373,931	
Michigan State University, Refunding RB, General, Series A, 5.00%, 8/15/38	10,000	12,012,900	
Saginaw Valley State University, Refunding RB, General (AGM), 5.00%, 7/01/18 (a)	10,000	10,837,600	
Wayne State University, RB, General, Series A, 5.00%, 11/15/40	10,000	11,730,000	
	·		
Wayne State University, Refunding RB, General (AGM), 5.00%, 11/15/35	20,000	21,767,572	
		56,348,072	
Health 6.3%			
Michigan Finance Authority, RB:			
Beaumont Health Credit Group, 5.00%, 11/01/44	10,002	11,919,710	
Hospital, Trinity Health Credit Group, 5.00%, 12/01/39	190	221,550	
Michigan Finance Authority, Refunding RB, Trinity Health Corp., Series 2016, 5.00%,			
12/01/45	10,000	12,080,984	
Michigan State Building Authority, Refunding RB, Facilities Program, Series I, 5.00%,			
10/15/45	5,150	6,156,464	
		30,378,708	
Total Municipal Bonds Transferred to			
Tender Option Bond Trusts 21.9%		106,102,731	
Total Long-Term Investments			
(Cost \$686,063,429) 156.3%		756,449,814	
Cl. 470 C W.	C)		
Short-Term Securities	Shares	4.005.055	
BlackRock Liquidity Funds, MuniCash, Institutional Class, 0.26% (e)(f)	4,096,066	4,096,066	
Total Short-Term Securities		1006066	
(Cost \$4,096,066) 0.8%		4,096,066	
Total Investments (Cost \$690,159,495) 157.1%		760,545,880	
Other Assets Less Liabilities 1.3%		6,153,993	
Liability for TOB Trust Certificates, Including Interest Expense and Fees Payable			
(10.6)%		(51,274,868)	
VRDP Shares at Liquidation Value, Net of Deferred Offering Costs (47.8)%		(231,456,547)	
Net Assets Applicable to Common Shares 100.0%		\$ 483,968,458	
- *			

See Notes to Financial Statements.

BlackRock MuniYield Michigan Quality Fund, Inc. (MIY)

#### Notes to Schedule of Investments

- (a) U.S. Government securities, held in escrow, are used to pay interest on this security, as well as to retire the bond in full at the date indicated, typically at a premium to par.
- (b) Security is collateralized by municipal bonds or U.S. Treasury obligations.
- (c) Zero-coupon bond.
- (d) Represent bonds transferred to a TOB Trust in exchange of cash and residual certificates received by the Fund. These bonds serve as collateral in a secured borrowing. See Note 4 of the Notes to Financial Statements for details.
- (e) During the year ended July 31, 2016, investments in issuers considered to be affiliates of the Fund for purposes of Section 2(a)(3) of the Investment Company Act of 1940, as amended, were as follows:

	Shares Held at July 31,	Net	Shares Held at July 31,	Value at July 31,	
Affiliates	2015	Activity	2016	2016	Income
BlackRock Liquidity Funds, MuniCash, Institutional Class		4,096,066	4,096,066	\$ 4,096,066	\$ 4,873
FFI Institutional Tax-Exempt Fund	1,873,459	(1,873,459)			1,247
Total				\$ 4,096,066	\$ 6,120

### (f) Current yield as of period end.

For Fund compliance purposes, the Fund s sector classifications refer to one or more of the sector sub-classifications used by one or more widely recognized market indexes or rating group indexes, and/or as defined by the investment adviser. These definitions may not apply for purposes of this report, which may combine such sector sub-classifications for reporting ease.

### **Derivative Financial Instruments Outstanding as of Period End**

**Futures Contracts** 

Contracts			Notional	Unrealized
Short	Issue	Expiration	Value	Depreciation
(40)	5-Year U.S. Treasury Note	September 2016	\$ 4,880,625	\$ (158)
(97)	10-Year U.S. Treasury Note	September 2016	\$ 12,905,547	(29,641)
(36)	Long U.S. Treasury Bond	September 2016	\$ 6,279,750	(204,334)
(6)	Ultra U.S. Treasury Bond	September 2016	\$ 1,143,187	(12,657)
Total				\$ (246,790)

#### Derivative Financial Instruments Categorized by Risk Exposure

As of period end, the fair values of derivative financial instruments located in the Statements of Assets and Liabilities were as follows:

Foreign Currency Interest Commodity Credit **Equity** Exchange Rate Other Contracts Contracts Contracts Contracts Contracts Contracts Total

#### **Liabilities Derivative Financial Instruments**

Futures contracts Net unrealized depreciation<sup>1</sup>

\$ 246,790 \$ 246,790

For the year ended July 31, 2016, the effect of derivative financial instruments in the Statements of Operations was as follows:

Net Realized Gain (Loss) from:	Commodity Contracts	Credit Contracts	Equity Contracts	Foreign Currency Exchange Contracts	Interest Rate Contracts	Other Contracts	Total
Futures contracts					\$ (884,212)		\$ (884,212)
Net Change in Unrealized Appreciation (Depre	eciation) on:				\$ (176,341)		\$ (176,341)

**Average Quarterly Balances of Outstanding Derivative Financial Instruments** 

### Futures contracts:

Average notional value of contracts short

\$ 19,558,805

For more information about the Fund s investment risks regarding derivative financial instruments, refer to the Notes to Financial Statements.

See Notes to Financial Statements.

<sup>&</sup>lt;sup>1</sup> Includes cumulative appreciation (depreciation) on futures contracts, if any, as reported in the Schedule of Investments. Only current day s variation margin is reported within the Statements of Assets and Liabilities.

BlackRock MuniYield Michigan Quality Fund, Inc. (MIY)

#### Fair Value Hierarchy as of Period End

Various inputs are used in determining the fair value of investments and derivative financial instruments. For information about the Fund s policy regarding valuation of investments and derivative financial instruments, refer to the Notes to Financial Statements.

The following tables summarize the Fund s investments and derivative financial instruments categorized in the disclosure hierarchy:

el 1 Level 2	Level 3 Total
\$ 756,449,8	\$14 \$ 756,449,814
5,066	4,096,066
5,066 \$ 756,449,8	\$ 760,545,880
ć	\$ 756,449,8 6,066

Derivative Financial Instruments  $^2$  Liabilities:
Interest rate contracts \$ (246,790) \$ (246,790)

<sup>&</sup>lt;sup>2</sup> Derivative financial instruments are futures contracts. Futures contracts are valued at the unrealized appreciation (depreciation) on the instrument. The Fund may hold assets and/or liabilities in which the fair value approximates the carrying amount for financial statement purposes. As of period end, such

			Level	
	Level 1	Level 2	3	Total
Assets:				
Cash	\$ 1,011			\$ 1,011
Cash pledged for financial futures contracts	329,950			329,950
Liabilities:				
TOB Trust Certificates		\$ (51,227,057)		(51,227,057)
VRDP Shares at Liquidation Value		(231,900,000)		(231,900,000)
Total	\$ 330,961	\$ (283,127,057)		\$ (282,796,096)

During the year ended July 31, 2016, there were no transfers between levels.

assets and/or liabilities are categorized within the disclosure hierarchy as follows:

See Notes to Financial Statements.

<sup>&</sup>lt;sup>1</sup> See above Schedule of Investments for values in each sector.

# Schedule of Investments July 31, 2016

## BlackRock MuniYield Pennsylvania Quality Fund (MPA)

(Percentages shown are based on Net Assets)

	Par	
Municipal Bonds	(000)	Value
Pennsylvania 121.3%	(000)	Value
Corporate 3.9%		
County of Beaver Pennsylvania IDA, Refunding RB, First Energy Nuclear Energy Project, Series B,		
3.50%, 12/01/35 (a)	\$ 3,745	\$ 3,760,916
Pennsylvania Economic Development Financing Authority, RB:		
American Water Co. Project, 6.20%, 4/01/39	1,510	1,706,557
Aqua Pennsylvania, Inc. Project, Series B, 4.50%, 12/01/42	2,630	2,828,092
Pennsylvania Economic Development Financing Authority, Refunding RB, AMT:		
Aqua Pennsylvania, Inc. Project, Series A, 5.00%, 12/01/34	180	200,111
National Gypsum Co., 5.50%, 11/01/44	135	151,939
		8,647,615
County/City/Special District/School District 31.7%		
Allentown Neighborhood Improvement Zone Development Authority, Refunding RB, Series A:		
5.00%, 5/01/35	190	208,677
5.00%, 5/01/42	450	491,013
Bethlehem Area School District, GO (BAM), Series A:		
5.00%, 8/01/34	1,610	1,931,340
5.00%, 8/01/35	1,210	1,446,119
Borough of West Chester Pennsylvania, GO, Refunding, 3.50%, 11/15/35	1,095	1,167,007
Boyertown Area School District, GO:		
5.00%, 10/01/36	610	722,393
5.00%, 10/01/38	920	1,088,792
Bristol Township School District, GO, 5.00%, 6/01/40	775	881,454
City of Lancaster Pennsylvania, GO, Refunding (AGM), 4.00%, 11/01/46	2,010	2,207,382
City of Philadelphia Pennsylvania, GO, Refunding, Series A:	<b>7</b> 000	5 450 000
(AGM), 5.25%, 12/15/32	5,000	5,458,900
(AGC), 5.00%, 8/01/24	2,370	2,652,196
City of Pittsburgh Pennsylvania, GO, Series B, 5.00%, 9/01/26	1,095	1,311,328
County of Bucks Pennsylvania Water & Sewer Authority, RB, Series A (AGM):	780	934,370
5.00%, 12/01/37 5.00%, 12/01/40	1,000	1,197,910
County of Chester Pennsylvania, GO, 5.00%, 7/15/36	300	378,753
County of Dauphin Pennsylvania General Authority, Refunding RB, Pinnacle Health System Project,	300	378,733
6.00%, 6/01/29	260	297,318
County of Lycoming Pennsylvania Water & Sewer Authority, RB (AGM), 5.00%, 11/15/41	500	558,970
County of Montgomery Pennsylvania IDA, RB, Acts Retirement Life Communities, Inc.,	300	330,770
5.00%, 11/15/36 (b)	2,570	3,070,533
County of Northampton Pennsylvania IDA, Route 33 Project, Tax Allocation Bond, 7.00%, 7/01/32	180	200,626
County of York Pennsylvania, GO, Refunding, 5.00%, 3/01/36	500	572,065
East Stroudsburg Area School District, GO, Refunding, Series A (AGM), 5.00%, 9/01/25	3,000	3,137,880
East Stroudsburg Area School District, GO, Series A (NPFGC) (c):	.,	., ,
7.75%, 9/01/17	960	1,035,110
7.75%, 9/01/17	985	1,062,411
7.75%, 9/01/17	55	59,322
Lower Merion School District, GO, Refunding, Series A, 3.25%, 11/15/27	2,035	2,157,426
	Par	
Municipal Bonds	(000)	Value
Pennsylvania (continued)	(000)	
County/City/Special District/School District (continued)		
Marple Newtown School District, GO (AGM), 5.00%, 6/01/19 (c)	\$ 4,100	\$ 4,551,656
Northeastern School District York County, GO, Series B (NPFGC), 5.00%, 4/01/17 (c)	1,585	1,632,788
Owen J. Roberts School District, GO, 4.75%, 11/15/25	700	748,755
Philadelphia School District, GO, Series E:		
6.00%, 9/01/18 (c)	5	5,555
6.00%, 9/01/18 (c)	5	5,557
6.00%, 9/01/38	3,340	3,549,685

Shaler Area School District Pennsylvania, GO, CAB (Syncora), 0.00%, 9/01/30 (d)	6,145	4,316,125	
State Public School Building Authority, RB (AGM):			
Community College, Allegheny County Project, 5.00%, 7/15/34	2,190	2,524,369	
Corry Area School District, CAB, 0.00%, 12/15/22 (d)	1,640	1,440,330	
Corry Area School District, CAB, 0.00%, 12/15/23 (d)	1,980	1,691,217	
Corry Area School District, CAB, 0.00%, 12/15/24 (d)	1,980	1,644,647	
Corry Area School District, CAB, 0.00%, 12/15/25 (d)	1,770	1,424,567	
State Public School Building Authority, Refunding RB, Harrisburg School District Project, Series A			
(AGC) (c):			
5.00%, 5/15/19	215	240,731	
5.00%, 5/15/19	215	240,540	
5.00%, 5/15/19	855	956,566	
Township of Bristol Pennsylvania School District, GO, 5.25%, 6/01/43	6,925	8,153,149	
Township of Falls Pennsylvania, Refunding RB, Water & Sewer Authority, 5.00%, 12/01/37	1,270	1,455,052	
Township of Lower Paxton Pennsylvania, GO:			
5.00%, 4/01/42	435	520,204	
5.00%, 4/01/46	1,435	1,711,611	
		71,042,399	
Education 19.3%			
County of Adams Pennsylvania IDA, Refunding RB, Gettysburg College:			
5.00%, 8/15/24	100	113,685	
5.00%, 8/15/25	100	113,349	
5.00%, 8/15/26	100	113,349	
County of Cumberland Pennsylvania Municipal Authority, RB, AICUP Financing Program, Dickinson			
College Project, 5.00%, 11/01/39	200	220,946	
County of Cumberland Pennsylvania Municipal Authority, Refunding RB, Diakon Lutheran:			
6.38%, 1/01/19 (c)	900	1,022,454	
6.38%, 1/01/39	100	112,753	
County of Delaware Pennsylvania Authority, RB, Villanova University:		•	
5.00%, 8/01/40	1,005	1,212,784	
5.00%, 8/01/45	3,610	4,349,869	
County of Delaware Pennsylvania Authority, Refunding RB:	- ,	, ,	
Haverford College, 5.00%, 11/15/35	415	469,838	
Villanova University, 5.25%, 12/01/31	100	112,913	
County of Northampton Pennsylvania General Purpose Authority, Refunding RB, Moravian College:	100	112,710	
5.00%, 10/01/36	610	718,007	
3.88%, 10/01/45	1,330	1,405,371	
Lancaster Higher Education Authority, RB:	1,550	1,100,011	
3.00%, 4/01/31	805	815,811	
3.00%, 4/01/33	845	847,805	
5.00 76, 770 1135	073	077,003	

See Notes to Financial Statements.

BlackRock MuniYield Pennsylvania Quality Fund (MPA)

	Par		
Municipal Bonds	(000)	Value	
Pennsylvania (continued)	(000)	, ш.ш.	
Education (continued)			
Lancaster Higher Education Authority, RB (continued):			
3.00%, 4/01/36	\$ 1,090	\$ 1,077,182	
Pennsylvania Higher Educational Facilities Authority, RB:			
Drexel University, Series A (NPFGC), 5.00%, 11/01/17 (c)	1,650	1,742,021	
Shippensburg University Student Services, Student Housing, 5.00%, 10/01/44	1,460	1,594,948	
Thomas Jefferson University, 5.00%, 3/01/40	1,000	1,109,370	
Pennsylvania Higher Educational Facilities Authority, Refunding RB:			
Drexel University, 5.00%, 5/01/35 (b)	1,035	1,253,582	
Drexel University, 3.00%, 5/01/37 (b)	1,485	1,475,867	
Drexel University, Series A, 5.25%, 5/01/41	3,930	4,575,778	
La Salle University, 5.00%, 5/01/37	1,325	1,516,502	
La Salle University, 5.00%, 5/01/42	1,855	2,121,953	
State System of Higher Education, Series AL, 5.00%, 6/15/35	280	317,912	
Thomas Jefferson University, 4.00%, 3/01/37 Thomas Jefferson University, 5.00%, 9/01/45	445	476,755	
University of the Sciences Philadelphia, 5.00%, 11/01/30	2,000 940	2,357,200 1,133,931	
University of the Sciences Philadelphia, 5.00%, 11/01/30 University of the Sciences Philadelphia, 5.00%, 11/01/31	775	929,923	
Widener University, Series A, 5.25%, 7/15/33	1,580	1,838,456	
Widener University, Series A, 5.25%, 7/15/38	385	449,534	
Pennsylvania State University, RB, 5.00%, 3/01/40	1,000	1,133,150	
Philadelphia Authority for Industrial Development, Refunding RB, 1st Series, 5.00%, 4/01/45	2,170	2,573,794	
Swarthmore Borough Authority, Refunding RB, Swarthmore College Project, 5.00%, 9/15/38	830	1,010,010	
Township of East Hempfield Pennsylvania IDA, RB, Student Services, Inc., Student Housing Project at	000	1,010,010	
Millersville University of Pennsylvania:			
5.00%, 7/01/35	485	537,540	
5.00%, 7/01/35	435	489,949	
5.00%, 7/01/45	300	329,766	
5.00%, 7/01/47	820	914,210	
University of Pittsburgh, RB, Commonwealth System of Higher Educatoin Capital Project, Series B,			
5.00%, 9/15/28	610	676,752	
		43,265,019	
Health 18.7%		•	
County of Allegheny Pennsylvania Hospital Development Authority, RB, Health Center, UPMC Health,			
Series B (NPFGC), 6.00%, 7/01/26	2,000	2,728,620	
County of Allegheny Pennsylvania Hospital Development Authority, Refunding RB, UPMC Health,			
Series A-1, 1.33%, 2/01/37 (a)	2,500	2,305,250	
County of Berks Pennsylvania Municipal Authority, Refunding RB, Reading Hospital & Medical Center			
Project:			
Series A, 5.00%, 11/01/40	765	866,898	
Series A3, 5.50%, 11/01/31	500	569,265	
County of Centre Pennsylvania Hospital Authority, RB, Mount Nittany Medical Center Project,			
7.00%, 11/15/21 (c)	2,410	3,158,184	
County of Cumberland Pennsylvania Municipal Authority, Refunding RB:	210	225.000	
Asbury Pennsylvania Obligated Group, 5.25%, 1/01/41	210	225,000	
Diakon Lutheran Social Ministries, 5.00%, 1/01/38	2,600	3,037,086	
	Par		
Municipal Bonds	(000)	Value	
Pennsylvania (continued)			
Health (continued)	¢ 240	ф 075 CCA	
County of Dauphin Pennsylvania General Authority, Refunding RB, 6.00%, 6/01/19 (c)	\$ 240	\$ 275,664	
County of Franklin Pennsylvania IDA, Refunding RB, Chambersburg Hospital Project, 5.38%, 7/01/42	415	474,835	
County of Lancaster Pennsylvania Hospital Authority, Refunding RB:	575	705 722	
Masonic Villages of The Grand Lodge of Pennsylvania Project, 5.00%, 11/01/28  Masonic Villages of The Grand Lodge of Pennsylvania Project, 5.00%, 11/01/35	575 425	705,732 504,029	
University of Pennsylvania Health System, 5.00%, 8/15/42	1,600	1,943,824	
onressity of romayrrama from oystom, 5.00 /0, 0/15/172	2,385	2,564,423	
	2,303	2,501,725	

County of Lehigh General Purpose Authority, Refunding RB, The Good Shepherd Group, 4.00%,			
11/01/46			
County of Lehigh Pennsylvania, RB, Lehigh Valley Health Network, Series A (AGM), 5.00%, 7/01/33	7,995	8,545,216	
County of Montgomery Pennsylvania Higher Education & Health Authority, Refunding RB, Abington			
Memorial Hospital Obligated Group, Series A, 5.13%, 6/01/33	490	536,021	
County of Montgomery Pennsylvania IDA, RB, Acts Retirement-Life Communities:			
Series A, 4.50%, 11/15/36	120	121,417	
Series A-1, 6.25%, 11/15/19 (c)	235	276,748	
County of Montgomery Pennsylvania IDA, Refunding RB:			
Acts Retirement-Life Communities, 5.00%, 11/15/27	865	999,819	
Acts Retirement-Life Communities, 5.00%, 11/15/28	555	639,460	
Whitemarsh Continuing Care Retirement Community, 5.25%, 1/01/40	220	229,885	
County of Union Pennsylvania Hospital Authority, Refunding RB, Evangelical Community Hospital			
Project, 7.00%, 8/01/41	460	555,381	
Geisinger Authority Pennsylvania, RB, Health System, Series A, 5.25%, 6/01/39	1,000	1,104,120	
Lancaster IDA, Refunding RB, Garden Spot Village Project:			
5.38%, 5/01/28	520	595,561	
5.75%, 5/01/35	865	996,869	
Pennsylvania Higher Educational Facilities Authority, Refunding RB, University of Pittsburgh Medical			
Center, Series E, 5.00%, 5/15/31	1,000	1,123,880	
Philadelphia Hospitals & Higher Education Facilities Authority, RB, The Children s Hospital of			
Philadelphia Project, Series C, 5.00%, 7/01/41	940	1,079,637	
Philadelphia Hospitals & Higher Education Facilities Authority, Refunding RB, Presbyterian Medical			
Center, 6.65%, 12/01/19 (e)	1,695	1,870,687	
South Fork Municipal Authority, Refunding RB, Conemaugh Valley Memorial Hospital, Series B			
(AGC), 5.38%, 7/01/20 (c)	2,055	2,413,823	
Southcentral Pennsylvania General Authority, Refunding RB, Wellspan Health Obligation Group,			
Series A:			
6.00%, 12/01/18 (c)	595	667,501	
6.00%, 6/01/29	655	722,891	
		41,837,726	
Housing 9.1%		41,037,720	
Pennsylvania HFA, RB:			
Brinton Manor Apartments & Brinton Towers, M/F Housing, Series A, 4.25%, 10/01/35	400	436,464	
Brinton Manor Apartments & Brinton Towers, M/F Housing, Series A, 4.50%, 10/01/40	400	435,720	
billion Figure Aparticus & Billion Towers, Wil Housing, Scies A, 7.30 /c, 10/01/40	700	733,720	

See Notes to Financial Statements.

# Schedule of Investments (continued)

BlackRock MuniYield Pennsylvania Quality Fund (MPA)

	Par	
	(0.00)	
Municipal Bonds	(000)	Value
Pennsylvania (continued)		
Housing (continued) Pennsylvania HFA, RB (continued):		
S/F Housing Mortgage, Series 114-C, 3.65%, 10/01/37	\$ 2,305	\$ 2,391,898
S/F Housing Mortgage, Series 114-C, 3.03%, 10/01/37 S/F Housing Mortgage, Series 118B, 4.05%, 10/01/40	1,000	1,076,450
S/F Housing Mortgage, Series 2015-117B, 4.05%, 10/01/40	1,600	1,694,704
Pennsylvania HFA, Refunding RB, AMT:	1,000	1,054,704
S/F Housing Mortgage, Series 096-A, 4.70%, 10/01/37	735	736,779
S/F Housing Mortgage, Series 097-A, 4.65%, 10/01/31	1,300	1,304,108
S/F Housing Mortgage, Series 099-A, 5.15%, 4/01/38	1,065	1,152,969
S/F Housing Mortgage, Series 115-A, 4.20%, 10/01/33	750	808,320
S/F Mortgage, Series 119, 3.50%, 10/01/36	1,515	1,567,737
Pennsylvania Higher Educational Facilities Authority, Refunding RB, University Properties, Inc. Student	1,515	1,507,757
Housing Project, Series A, 5.00%, 7/01/35 (b)	300	348,336
Philadelphia Housing Authority, RB, Capital Fund Program, M/F Housing, Series A (AGM),	200	210,220
5.50%, 12/01/18	3,000	3,030,030
Philadelphia IDA, RB, Series A:	2,000	2,020,020
3.00%, 12/01/29	750	745,897
3.50%, 12/01/36	790	783,159
4.00%, 12/01/46	2,970	2,992,423
4.00%, 12/01/51	790	792,623
	.,,	, , <u></u>
		20 207 617
Ct. 4 10 00'		20,297,617
State 10.2%		
Commonwealth of Pennsylvania, GO, 1st Series:	1 205	1.669.260
5.00%, 4/01/26	1,385	1,668,260
5.00%, 6/01/28	4,460 1,775	5,245,317
5.00%, 3/15/33  Pannyulvania Feonamia Davalonment Financing Authority, P.P. Pannyulvania Pridge Finan I.P. AMT	1,//3	2,115,907
Pennsylvania Economic Development Financing Authority, RB, Pennsylvania Bridge Finco LP, AMT, 5.00%, 6/30/42	7,500	8,813,700
Pennsylvania Turnpike Commission, RB, Oil Franchise Tax, Remarketing, Series C (NPFGC),	7,500	6,613,700
5.00%, 12/01/18 (c)	4,600	5,026,190
5.00 %, 12/01/10 (C)	4,000	3,020,170
		22.040.254
Th. 10.00		22,869,374
Transportation 18.8%		
City of Philadelphia Pennsylvania, ARB, Series A:	2.025	121015
5.00%, 6/15/40	3,825	4,318,157
AMT (AGM), 5.00%, 6/15/37	5,900	6,082,192
Delaware River Port Authority, RB:	475	570 (02
5.00%, 1/01/29	475	578,683
5.00%, 1/01/37	2,285	2,717,436
Series D, 5.00%, 1/01/40	750	845,002
Series D (AGM), 5.00%, 1/01/40	1,560	1,760,398
Pennsylvania Economic Development Financing Authority, Refunding RB, Amtrak Project, Series A,	6,025	6.720.202
AMT, 5.00%, 11/01/41	0,023	6,729,202
Pennsylvania Turnpike Commission, RB:	4.760	1 049 506
CAB, Sub-Series A-3, 0.00%, 12/01/42 (d)	4,760	1,948,506
CAB, Sub-Series A-3 (AGM), 0.00%, 12/01/40 (d) Series A-1 5 00%, 12/01/46	1,275	595,859 3 536 854
Series A-1, 5.00%, 12/01/46 Sub-Series A, 5.13%, 12/01/26	2,970 100	3,536,854 115,064
	100	113,004
Pennsylvania Turnpike Commission, Refunding RB: Sub-Series A-1, 5.25%, 12/01/45	3,270	3,921,253
Sub-Series B (AGM), 5.25%, 6/01/39	3,500 <b>Par</b>	3,885,350
	rai	
Municipal Bonds	(000)	Value
Pennsylvania (continued)		
Transportation (continued)		
Southeastern Pennsylvania Transportation Authority, RB, Capital Grant Receipts:		

5.00%, 6/01/28	\$ 1,860	\$ 2,163,292	
5.00%, 6/01/29	2,465	2,863,196	
		42,060,444	
Utilities 9.6%		,,	
City of Philadelphia Pennsylvania Gas Works, RB, 09th Series, 5.25%, 8/01/40	1,700	1,920,167	
City of Philadelphia Pennsylvania Gas Works, Refunding RB:			
5.00%, 8/01/30	800	966,416	
5.00%, 8/01/31	600	720,822	
5.00%, 8/01/32	800	957,528	
5.00%, 8/01/33	400	477,344	
5.00%, 8/01/34	700	832,874	
City of Philadelphia Pennsylvania Water & Wastewater, RB:			
Series A, 5.25%, 1/01/36	800	875,304	
Series C (AGM), 5.00%, 8/01/40	3,350	3,802,183	
County of Allegheny Pennsylvania Sanitary Authority, RB, Sewer Improvement (BAM), 5.25%,			
12/01/41	1,410	1,690,421	
County of Bucks Pennsylvania Water & Sewer Authority, RB, Water System (AGM),			
5.00%, 12/01/41	30	34,541	
County of Delaware Pennsylvania Regional Water Quality Control Authority, RB, Sewer			
Improvements, 5.00%, 5/01/33	420	496,037	
County of Westmoreland Pennsylvania Municipal Authority, RB (BAM), 5.00%, 8/15/42 (b)	3,500	4,139,380	
Pennsylvania Economic Development Financing Authority, RB, Philadelphia Biosolids Facility,			
6.25%, 1/01/32	1,605	1,776,446	
Reading Area Water Authority Pennsylvania, RB (AGM), 5.00%, 6/01/17 (c)	2,680	2,779,187	
		21,468,650	
Total Municipal Bonds in Pennsylvania		271,488,844	
		•	
Municipal Bonds Transferred to			
Tender Option Bond Trusts (f)			
Pennsylvania 40.6%			
Education 13.1%			
Pennsylvania Higher Educational Facilities Authority, RB, University of Pennsylvania Health System,			
Series A:			

See Notes to Financial Statements.

Geisinger Authority Pennsylvania, RB, Health System:

5.75%, 8/15/21 (c)

Series B, 5.00%, 9/15/28

Series A, 5.13%, 6/01/34

Series A, 5.25%, 6/01/39

Series A-1, 5.13%, 6/01/41

Pennsylvania Higher Educational Facilities Authority, Series AR, 4.00%, 6/15/38

University of Pittsburgh, RB, The Commonwealth System of Higher Education, Capital Project,

Pennsylvania Economic Development Financing Authority, RB, UPMC, Series B, 4.00%, 3/15/40

4.00%, 8/15/39

Health 13.1%

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5,120

7,815

11,335

2,202

3,000

3,128

7,430

8,000

6,228,941

8,396,041

12,276,712

2,442,614

29,344,308

3,303,720

3,453,993

8,411,260

8,674,320

## Schedule of Investments (continued)

BlackRock MuniYield Pennsylvania Quality Fund (MPA)

Health (continued)		Par		
Realth (continued)	Municipal Bonds Transferred to			
Philadelphia Hospitals & Higher Education Facilities Authority, RB, The Children's Hospital of Philadelphia Project, Series C, 5.00%, 7/01/41   \$ 4,680 \$ 5,375,214	Tender Option Bond Trusts (f)	(000)	V	alue
Philadelphia Project, Series C, 5.00%, 7/01/41    Substitute	Health (continued)			
Housing 2.9%   Pennsylvania HFA, Refunding RB, S/F Mortgage, AMT:   Series 114A, 3.70%, 10011/2	Philadelphia Hospitals & Higher Education Facilities Authority, RB, The Children s Hospital of			
Housing   2.9%   Pennsylvania HFA, Refunding RB, S/F Mortgage, AMT:	Philadelphia Project, Series C, 5.00%, 7/01/41	\$ 4,680	\$ 5	,375,214
Housing   2.9%   Pennsylvania HFA, Refunding RB, S/F Mortgage, AMT:				
Housing   2.9%   Pennsylvania HFA, Refunding RB, S/F Mortgage, AMT:   3,00%   10/01/42   3,000   3,233,280			29	.218.507
Pennsylvania HFA, Refunding RB, S/F Mortgage, AMT:   Series 114A, 3.70%, 10/01/42   3,022   3,165,219     Series 115A, 4.20%, 10/01/33   3,000   3,233,280	Housing 2.9%			,210,007
Series 114A, 3.70%, 10/01/42   3,022   3,165,219	8			
Series 115A, 4.20%, 10/01/33   3,000   3,233,280		3.022	3	.165.219
State   11.5%   Commonwealth of Pennsylvania, GO, 1st Series, 5.00%, 3/15/28   6,028   6,647,950   General Authority of Southcentral Pennsylvania, Refunding RB, Wellspan Health Obligated Group, Series A, 5.00%, 6/01/44   7,000   8,189,650   Pennsylvania Turmpike Commission, RB, Oil Franchise Tax, Remarketing, Series C (NPFGC), 5.00%, 12/01/32   10,000   10,926,500   10,926,500   10,000   10,926,500   10,926,500   10,000   10,926,500   10,000   10,926,500   10,000   10,926,500				· · · ·
State   11.5%   Commonwealth of Pennsylvania, GO, 1st Series, 5.00%, 3/15/28   6,028   6,647,950   General Authority of Southcentral Pennsylvania, Refunding RB, Wellspan Health Obligated Group, Series A, 5.00%, 6/01/44   7,000   8,189,650   7,000   8,189,650   7,000		-,		, ,
State   11.5%   Commonwealth of Pennsylvania, GO, 1st Series, 5.00%, 3/15/28   6.028   6.647,950   General Authority of Southcentral Pennsylvania, Refunding RB, Wellspan Health Obligated Group, Series A, 5.00%, 6/01/44   7,000   8,189,650   Pennsylvania Turnpike Commission, RB, Oil Franchise Tax, Remarketing, Series C (NPFGC), 5.00%, 12/01/32   10,000   10,926,500   10,926,500   10,000   10,926,5				200 400
Commonwealth of Pennsylvania, GO, 1st Series, 5.00%, 3/15/28 General Authority of Southcentral Pennsylvania, Refunding RB, Wellspan Health Obligated Group, Series A, 5.00%, 6/01/44 Pennsylvania Turnpike Commission, RB, Oil Franchise Tax, Remarketing, Series C (NPFGC), 5.00%, 12/01/32  Total Municipal Bonds Transferred to Tender Option Bond Trusts 40.6% Total Long-Term Investments (Cost \$329,753,967) 161.9%  Shares  Shares Value BlackRock Liquidity Funds, MuniCash, Institutional Class, 0.26% (g)(h)  Total Short-Term Securities  (Cost \$455,980) 0.2%  Total Investments (Cost \$330,209,947) 162.1% Liabilities in Excess of Other Assets (3.5)%  VRDP Shares at Liquidation Value, Net of Deferred Offering Costs (36.8)%  (82,319,616)	CA_A_ 11 5 07		6	,398,499
General Authority of Southcentral Pennsylvania, Refunding RB, Wellspan Health Obligated Group, Series A, 5.00%, 6/01/44   7,000   8,189,650		6.020		(47.050
Series A, 5.00%, 6/01/44         7,000         8,189,650           Pennsylvania Turnpike Commission, RB, Oil Franchise Tax, Remarketing, Series C (NPFGC), 5.00%, 12/01/32         10,000         10,926,500           Total Municipal Bonds Transferred to Tender Option Bond Trusts 40.6%         90,725,414           Total Long-Term Investments           Cost \$329,753,967) 161.9%         362,214,258           Short-Term Securities           Shares         Value           BlackRock Liquidity Funds, MuniCash, Institutional Class, 0.26% (g)(h)         455,980         \$ 455,980           Total Short-Term Securities           (Cost \$435,980) 0.2%         455,980         455,980           Total Investments (Cost \$330,209,947) 162.1%         362,670,238           Liabilities in Excess of Other Assets (3.5)%         (7,861,651)           Liability for TOB Trust Certificates, Including Interest           Expense and Fees Payable (21.8)%         (48,750,986)           VRDP Shares at Liquidation Value, Net of Deferred Offering Costs (36.8)%         (82,319,616)		6,028	6	,047,930
Pennsylvania Turnpike Commission, RB, Oil Franchise Tax, Remarketing, Series C (NPFGC), 5.00%, 12/01/32       10,000       10,926,500         5.00%, 12/01/32       25,764,100         Total Municipal Bonds Transferred to         Total Long-Term Investments         (Cost \$329,753,967) 161.9%       362,214,258         Short-Term Securities       Shares       Value         BlackRock Liquidity Funds, MuniCash, Institutional Class, 0.26% (g)(h)       455,980       455,980         Total Short-Term Securities         (Cost \$455,980) 0.2%       455,980       455,980         Total Investments (Cost \$330,209,947) 162.1%       362,670,238       (7,861,651)         Liabilities in Excess of Other Assets (3.5)%       (7,861,651)       (1,261)         Liability for TOB Trust Certificates, Including Interest       Expense and Fees Payable (21.8)%       (48,750,986)         VRDP Shares at Liquidation Value, Net of Deferred Offering Costs (36.8)%       (82,319,616)		7,000	0	100.650
5.00%, 12/01/32  10,000  10,926,500  25,764,100  Total Municipal Bonds Transferred to Tender Option Bond Trusts 40.6%  50,725,414  Total Long-Term Investments (Cost \$329,753,967) 161.9%  Short-Term Securities Shares BlackRock Liquidity Funds, MuniCash, Institutional Class, 0.26% (g)(h)  Total Short-Term Securities  (Cost \$455,980) 0.2%  455,980  Total Investments (Cost \$330,209,947) 162.1%  Liabilities in Excess of Other Assets (3.5)%  Liability for TOB Trust Certificates, Including Interest Expense and Fees Payable (21.8)%  VRDP Shares at Liquidation Value, Net of Deferred Offering Costs (36.8)%  10,000  10,926,500  90,725,414  90,725,414  10,000  10,000  90,725,414  10,000  10,000  90,725,414  10,000  1		7,000	8	,189,650
Total Municipal Bonds Transferred to   90,725,414		10.000	10	026 500
Total Municipal Bonds Transferred to   Tender Option Bond Trusts   40.6%   90,725,414	5.00%, 12/01/32	10,000	10	,920,300
Total Municipal Bonds Transferred to   Tender Option Bond Trusts   40.6%   90,725,414				
Tender Option Bond Trusts 40.6% 90,725,414  Total Long-Term Investments (Cost \$329,753,967) 161.9% 362,214,258  Short-Term Securities Shares Value BlackRock Liquidity Funds, MuniCash, Institutional Class, 0.26% (g)(h) 455,980 \$ 455,980  Total Short-Term Securities  (Cost \$455,980) 0.2% 455,980 0.2% 455,980 362,670,238  Liabilities in Excess of Other Assets (3.5)% (7,861,651)  Liability for TOB Trust Certificates, Including Interest  Expense and Fees Payable (21.8)% (48,750,986)  VRDP Shares at Liquidation Value, Net of Deferred Offering Costs (36.8)% (82,319,616)			25	,764,100
Total Long-Term Investments (Cost \$329,753,967) 161.9%   362,214,258				
Cost   \$329,753,967   161.9%   362,214,258			90	,725,414
Short-Term Securities BlackRock Liquidity Funds, MuniCash, Institutional Class, 0.26% (g)(h) 455,980 Total Short-Term Securities  (Cost \$455,980) 0.2% Total Investments (Cost \$330,209,947) 162.1% Liabilities in Excess of Other Assets (3.5)% Liability for TOB Trust Certificates, Including Interest Expense and Fees Payable (21.8)% VRDP Shares at Liquidation Value, Net of Deferred Offering Costs (36.8)%  Shares Value 455,980 455,980  (7,861,651) (7,861,651) (48,750,986) (82,319,616)				
BlackRock Liquidity Funds, MuniCash, Institutional Class, 0.26% (g)(h)  Total Short-Term Securities  (Cost \$455,980) 0.2%  Total Investments (Cost \$330,209,947) 162.1%  Liabilities in Excess of Other Assets (3.5)%  Liability for TOB Trust Certificates, Including Interest  Expense and Fees Payable (21.8)%  (48,750,986)  VRDP Shares at Liquidation Value, Net of Deferred Offering Costs (36.8)%	(Cost \$329,753,967) 161.9%		362	,214,258
BlackRock Liquidity Funds, MuniCash, Institutional Class, 0.26% (g)(h)  Total Short-Term Securities  (Cost \$455,980) 0.2%  Total Investments (Cost \$330,209,947) 162.1%  Liabilities in Excess of Other Assets (3.5)%  Liability for TOB Trust Certificates, Including Interest  Expense and Fees Payable (21.8)%  (48,750,986)  VRDP Shares at Liquidation Value, Net of Deferred Offering Costs (36.8)%				
Total Short-Term Securities  (Cost \$455,980) 0.2% 455,980  Total Investments (Cost \$330,209,947) 162.1% 362,670,238  Liabilities in Excess of Other Assets (3.5)% (7,861,651)  Liability for TOB Trust Certificates, Including Interest  Expense and Fees Payable (21.8)% (48,750,986)  VRDP Shares at Liquidation Value, Net of Deferred Offering Costs (36.8)% (82,319,616)				
(Cost \$455,980) 0.2% Total Investments (Cost \$330,209,947) 162.1% Liabilities in Excess of Other Assets (3.5)% (7,861,651) Liability for TOB Trust Certificates, Including Interest Expense and Fees Payable (21.8)% (48,750,986) VRDP Shares at Liquidation Value, Net of Deferred Offering Costs (36.8)% (82,319,616)		455,980	\$	455,980
Total Investments (Cost \$330,209,947) 162.1% 362,670,238 Liabilities in Excess of Other Assets (3.5)% (7,861,651) Liability for TOB Trust Certificates, Including Interest Expense and Fees Payable (21.8)% (48,750,986) VRDP Shares at Liquidation Value, Net of Deferred Offering Costs (36.8)% (82,319,616)	Total Short-Term Securities			
Total Investments (Cost \$330,209,947) 162.1% 362,670,238 Liabilities in Excess of Other Assets (3.5)% (7,861,651) Liability for TOB Trust Certificates, Including Interest Expense and Fees Payable (21.8)% (48,750,986) VRDP Shares at Liquidation Value, Net of Deferred Offering Costs (36.8)% (82,319,616)				
Total Investments (Cost \$330,209,947) 162.1% 362,670,238 Liabilities in Excess of Other Assets (3.5)% (7,861,651) Liability for TOB Trust Certificates, Including Interest Expense and Fees Payable (21.8)% (48,750,986) VRDP Shares at Liquidation Value, Net of Deferred Offering Costs (36.8)% (82,319,616)	(Cost \$455,980) 0.2%			455,980
Liability for TOB Trust Certificates, Including Interest  Expense and Fees Payable (21.8)% (48,750,986)  VRDP Shares at Liquidation Value, Net of Deferred Offering Costs (36.8)% (82,319,616)			362	2,670,238
Liability for TOB Trust Certificates, Including Interest  Expense and Fees Payable (21.8)% (48,750,986)  VRDP Shares at Liquidation Value, Net of Deferred Offering Costs (36.8)% (82,319,616)	Liabilities in Excess of Other Assets (3.5)%		(*)	7,861,651)
VRDP Shares at Liquidation Value, Net of Deferred Offering Costs (36.8)% (82,319,616)	Liability for TOB Trust Certificates, Including Interest		`	, <u> </u>
	Expense and Fees Payable (21.8)%		(48	3,750,986)
	•			
Net Assets Applicable to Common Shares 100.0% \$ 223,737,985	- , , , , , , , , , , , , , , , , , , ,		`	,
100.0 // a 223,737,983	Not Assets Applicable to Common Shares 100 0%		\$ 223	3 737 085
	The Assets Applicante to Common Shares 100.0 //		φ 22,	5,151,705

#### Notes to Schedule of Investments

- (a) Variable rate security. Rate as of period end.
- (b) When-issued security.
- (c) U.S. Government securities, held in escrow, are used to pay interest on this security, as well as to retire the bond in full at the date indicated, typically at a premium to par.
- (d) Zero-coupon bond.

- (e) Security is collateralized by municipal bonds or U.S. Treasury obligations.
- (f) Represent bonds transferred to a TOB Trust in exchange of cash and residual certificates received by the Fund. These bonds serve as collateral in a secured borrowing. See Note 4 of the Notes to Financial Statements for details.
- (g) During the year ended July 31, 2016, investments in issuers considered to be affiliates of the Fund for purposes of Section 2(a)(3) of the Investment Company Act of 1940, as amended, were as follows:

	Shares Held at July 31,	Net	Shares Held at July 31,	Value at July 31,	
Affiliates	2015	Activity	2016	2016	Income
BlackRock Liquidity Funds, MuniCash, Institutional Class		455,980	455,980	\$ 455,980	\$ 987
BlackRock Pennysylvania Municipal Money Fund	383,495	(383,495)			134
FFI Institutional Tax-Exempt Fund					65
Total				\$ 455,980	\$ 1,186

#### (h) Current yield as of period end.

For Fund compliance purposes, the Fund s sector classifications refer to one or more of the sector sub-classifications used by one or more widely recognized market indexes or rating group indexes, and/or as defined by the investment adviser. These definitions may not apply for purposes of this report, which may combine such sector sub-classifications for reporting ease.

#### Derivative Financial Instruments Outstanding as of Period End

**Futures Contracts** 

Contracts Short	Issue	Expiration	Notional Value	Unrealized Appreciation (Depreciation)
(14)	5-Year U.S. Treasury Note	September 2016	\$ 1,708,219	\$ 5,670
(44)	10-Year U.S. Treasury Note	September 2016	\$ 5,854,063	(6,432)
(18)	Long U.S. Treasury Bond	September 2016	\$ 3,139,875	(24,374)
(5)	Ultra U.S. Treasury Bond	September 2016	\$ 952,656	(4,740)
Total				\$ (29.876)

See Notes to Financial Statements.

## Schedule of Investments (continued)

BlackRock MuniYield Pennsylvania Quality Fund (MPA)

#### Derivative Financial Instruments Categorized by Risk Exposure

As of period end, the fair values of derivative financial instruments located in the Statements of Assets and Liabilities were as follows:

					Foreign Currency	Interest		
	• • • • • • • • • • • • • • • • • • • •	Commodity	Credit	Equity	Exchange	Rate	Other	m
Assets Derivative Fin	ancial Instruments	Contracts	Contracts	Contracts	Contracts	Contracts	Contracts	Total
Futures contracts	Net unrealized appreciation <sup>1</sup>					\$ 5,670		\$ 5,670
	• •							

#### **Liabilities Derivative Financial Instruments**

Futures contracts Net unrealized depreciation<sup>1</sup>

\$ 35,546 \$ 35,54

For the year ended July 31, 2016, the effect of derivative financial instruments in the Statements of Operations was as follows:

	Commodity	Credit	Equity	Foreign Currency Exchange	R	erest Late	Other		
Net Realized Gain (Loss) from:	Contracts	Contracts	Contracts	Contracts	Con	tracts	Contracts	Т	otal
Futures contracts					\$ (7	41,337)		\$ (7	(41,337)
Net Change in Unrealized Appreciation (Depreciation Futures contracts	n) on:				\$	(486)		\$	(486)

#### Average Quarterly Balances of Outstanding Derivative Financial Instruments

### Futures contracts:

Average notional value of contracts short

\$ 9,780,746

For more information about the Fund s investment risks regarding derivative financial instruments, refer to the Notes to Financial Statements.

#### Fair Value Hierarchy as of Period End

Various inputs are used in determining the fair value of investments and derivative financial instruments. For information about the Fund s policy regarding valuation of investments and derivative financial instruments, refer to the Notes to Financial Statements.

The following tables summarize the Fund s investments and derivative financial instruments categorized in the disclosure hierarchy:

	Level 1	Level 2	Level 3	Total
Assets:				
Investments:				
Long Term Investments <sup>1</sup>		\$ 362,214,258		\$ 362,214,258
Short-Term Securities	\$ 455,980			455,980
Total	455,980	\$ 362,214,258		\$ 362,670,238

<sup>&</sup>lt;sup>1</sup> Includes cumulative appreciation (depreciation) on futures contracts, if any, as reported in the Schedule of Investments. Only current day s variation margin is reported within the Statements of Assets and Liabilities.

Derivative Financial Instruments <sup>2</sup>		
Assets:		
Interest rate contracts	\$ 5,670	\$ 5,670
Liabilities:		
Interest rate contracts	(35,546)	(35,546)
Total	\$ (29,876)	\$ (29,876)

 $<sup>^{1}\,</sup>$  See above Schedule of Investments for values in each sector.

See Notes to Financial Statements.

<sup>&</sup>lt;sup>2</sup> Derivative financial instruments are futures contracts. Futures contracts are valued at the unrealized appreciation (depreciation) on the instrument.

## Schedule of Investments (concluded)

## BlackRock MuniYield Pennsylvania Quality Fund (MPA)

The Fund may hold assets and/or liabilities in which the fair value approximates the carrying amount for financial statement purposes. As of period end, such assets and/or liabilities are categorized within the disclosure hierarchy as follows:

	Level 1	Level 2	Level 3	Total	
Assets:					
Cash	\$ 40,776			\$ 40	,776
Cash pledged for futures contracts	162,800			162	,800
Liabilities:					
TOB Trust Certificates		\$ (48,709,782)		(48,709	,782)
VRDP Shares at Liquidation Value		(82,600,000)		(82,600	,000)
Total	\$ 203,576	\$ (131,309,782)		\$ (131,106	,206)

During the year ended July 31, 2016, there were no transfers between levels.

See Notes to Financial Statements.

# Statements of Assets and Liabilities

	BlackRock (uniHoldings California Quality	M	BlackRock IuniHoldings New Jersey Quality	BlackRock MuniYield Investment Quality	BlackRock MuniYield Michigan Quality	BlackRock MuniYield Pennsylvania Quality
July 31, 2016	Fund, Inc. (MUC)		Fund, Inc. (MUJ)	Fund (MFT)	Fund, Inc. (MIY)	Fund (MPA)
Assets Investments at value unaffiliated Investments at value affiliated Cash Cash pledged for futures contracts	\$ 1,094,538,343	\$	771,856,409 15,571,111 1,766 511,000	\$ 209,669,819 204,010 504 86,550	\$ 756,449,814 4,096,066 1,011 329,950	\$ 362,214,258 455,980 40,776 162,800
Receivables: Interest Investments sold Dividends affiliated	15,197,597 797		5,511,365 3,083	2,174,427 3,309,149 99	8,190,724 535	3,379,842 3,468,125 163
Prepaid expenses	38,364		34,020	28,561	33,688	29,570
Total assets	1,110,198,601		793,488,754	215,473,119	769,101,788	369,751,514
Accrued Liabilities Bank overdraft	1,145,882					
Payables: Investments purchased Income dividends Investment advisory fees Officer s and Directors fees Interest expense and fees Variation margin on futures contracts Other accrued expenses	4,369,714 2,521,653 486,924 290,526 230,741 137,797 188,906		2,035,386 334,618 6,228 51,580 167,767 156,393	4,463,498 601,596 88,406 1,999 20,097 28,078 76,790	1,893,009 318,929 6,011 47,811 107,485 76,481	13,787,357 831,853 146,314 10,173 41,204 52,563 114,667
Total accrued liabilities	9,372,143		2,751,972	5,280,464	2,449,726	14,984,131
Other Liabilities TOB Trust Certificates	169,698,729		55,088,706	21,953,285	51,227,057	48,709,782
VRDP Shares at liquidation value of \$100,000 per share, net of deferred offering costs <sup>3,4</sup> VMTP Shares, at liquidation value of \$100,000 per share <sup>3,4</sup>	254,000,000		236,589,782	56,500,000	231,456,547	82,319,616
Total other liabilities	423,698,729		291,678,488	78,453,285	282,683,604	131,029,398
Total liabilities	433,070,872		294,430,460	83,733,749	285,133,330	146,013,529
Net Assets Applicable to Common Shareholders	\$ 677,127,729	\$	499,058,294	\$ 131,739,370	\$ 483,968,458	\$ 223,737,985
Net Assets Applicable to Common Shareholders Consist of Paid-in capital <sup>5,6</sup> Undistributed net investment income Accumulated net realized loss Net unrealized appreciation (depreciation)	\$ 585,933,933 5,007,780 (8,374,805) 94,560,821	\$	424,127,549 4,730,530 (8,547,813) 78,748,028	\$ 117,993,390 1,684,937 (11,790,712) 23,851,755	\$ 421,036,239 1,725,450 (8,932,826) 70,139,595	\$ 197,272,827 601,817 (6,567,074) 32,430,415
Net Assets Applicable to Common Shareholders	\$ 677,127,729	\$	499,058,294	\$ 131,739,370	\$ 483,968,458	\$ 223,737,985
Net asset value per Common Share	\$ 16.51	\$	16.55	\$ 15.55	\$ 16.36	\$ 16.76

Investments at cost unaffiliated	\$ 999,853,396	\$ 692,687,905	\$ 18	35,797,218	\$ 6	86,063,429	\$ 3	29,753,967
2 Investments at cost affiliated		\$ 15,571,111	\$	204,010	\$	4,096,066	\$	455,980
3 Preferred Shares outstanding:								
Par value \$0.05 per share				565				826
Par value \$0.10 per share	2,540	2,371				2,319		
4 Preferred Shares authorized	18,140	9,847		0000,0000		8,046		1,000,000
5 Common Shares outstanding, par value \$0.10 per share	41,002,483	30,153,865		8,473,184		29,578,269		13,352,365
6 Common Shares authorized	199,981,860	199,990,153		unlimited	1	99,991,954		unlimited

See Notes to Financial Statements.

# Statements of Operations

Year Ended July 31, 2016	BlackRock MuniHoldings California Quality Fund, Inc. (MUC)	BlackRock MuniHoldings New Jersey Quality Fund, Inc. (MUJ)	BlackRock MuniYield Investment Quality Fund (MFT)	BlackRock MuniYield Michigan Quality Fund, Inc. (MIY)	BlackRock MuniYield Pennsylvania Quality Fund (MPA)
Investment Income					
Interest unaffiliated Dividends affiliated	\$ 41,813,899 2,307	\$ 32,676,659 4,227	\$ 9,092,518 889	\$ 29,281,224 6,120	\$ 13,886,849 1,186
Total income	41,816,206	32,680,886	9,093,407	29,287,344	13,888,035
Expenses					
Investment advisory	5,944,996	3,859,422	1,025,587	3,495,337	1,652,477
Professional	120,298	108,573	56,388	89,577	67,559
Accounting services Reorganization costs	122,599	100,180	33,735	91,344 224,868	42,406
Officer and Directors	85,706	49,498	13,467	47,901	22,875
Custodian	41,969	32,781	11,116	32,292	16,648
Transfer agent	39,853	38,599	19,780	39,217	31,101
Rating agency	36,971	36,950	36,693	36,817	36,730
Printing	14,710 13,752	11,866	8,667	20,395 9,061	9,905 8,835
Registration Liquidity fees	13,/32	9,165 24,215	8,105	9,001	8,833
Remarketing fees on Preferred Shares		23,775			
Miscellaneous	55,425	55,077	29,505	56,618	42,540
Total expenses excluding interest expense, fees and amortization of offering					
costs	6,476,279	4,350,101	1,243,043	4,143,427	1,931,076
Interest expense, fees and amortization of offering cost <sup>1</sup>	4,096,926	2,960,545	827,419	2,730,215	1,218,186
Total expenses Less:	10,573,205	7,310,646	2,070,462	6,873,642	3,149,262
Fees waived by the Manager	(368,776)	(2,200)	(205)	(1,692)	(948)
Fees paid indirectly	(185)	(254)	(8)	(802)	(918)
Total expenses after fees waived and paid indirectly	10,204,244	7,308,192	2,070,249	6,871,148	3,147,396
Net investment income	31,611,962	25,372,694	7,023,158	22,416,196	10,740,639
Realized and Unrealized Gain (Loss)					
Net realized gain (loss) from:					
Investments unaffiliated Futures contracts	2,536,180 (1,364,663)	937,001 (1,521,864)	392,093 (430,779)	3,301,603 (884,212)	802,166 (741,337)
	1,171,517	(584,863)	(38,686)	2,417,391	60,829
Net change in unrealized appreciation (depreciation) on: Investments unaffiliated Futures contracts	30,251,306 (70,234)	29,918,857 (263,796)	5,284,595 (6,180)	25,908,747 (176,341)	13,470,900 (486)
	30,181,072	29,655,061	5,278,415	25,732,406	13,470,414
Net realized and unrealized gain	31,352,589	29,070,198	5,239,729	28,149,797	13,531,243

Net Increase in Net Assets Applicable to Common Shareholders Resulting from Operations

\$ 62,964,551 \$ 54,442,892 \$12,262,887 \$50,565,993 \$ 24,271,882

<sup>1</sup> Related to TOBs Trusts, VRDP and/or VMTP Shares.

See Notes to Financial Statements.

# Statements of Changes in Net Assets

	BlackRock MuniHoldings California BlackRock MuniHoldings New Jersey Quality Fund, Inc. (MUC) Year Ended July 31, Year Ended July 31,								
Increase (Decrease) in Net Assets Applicable to Common Shareholders:	20	16		2015		2016		2015	
Operations									
Net investment income	\$ 31,	611,962	\$	31,891,095	\$	25,372,694	\$	20,128,100	
Net realized gain (loss)	1,	171,517		4,449,083		(584,863)		(30,115)	
Net change in unrealized appreciation (depreciation)	30,	181,072		(4,739,523)		29,655,061		(5,936,701)	
Net increase in net assets applicable to Common Shareholders resulting from									
operations	62.	964,551		31,600,655		54,442,892		14,161,284	
operations.	02,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		21,000,022		5 1,1 12,072		1 1,101,20 1	
Distributions to Common Shareholders <sup>1</sup>									
From net investment income	(32	734,127)		(33,540,031)		(26,330,988)		(19,867,803)	
1 four net investment income	(32,	134,121)		(33,340,031)		(20,330,700)		(17,007,003)	
C. 14 1 Cl Th 41									
Capital Share Transactions								141 220 164	
Net proceeds from the issuance of common shares due to reorganization								141,228,164	
Net Assets Applicable to Common Shareholders									
Total increase (decrease) in net assets applicable to Common Shareholders	,	230,424		(1,939,376)		28,111,904		135,521,645	
Beginning of year	646,	897,305		648,836,681		470,946,390		335,424,745	
End of year	\$ 677,	127,729	\$	646,897,305	\$	499,058,294	\$	470,946,390	
Undistributed net investment income, end of year	\$ 5.	007,780	\$	5.740.102	\$	4.730.530	\$	5,733,537	
	,	, ,	-	- / /,		,,	,	- , , ,	

 $<sup>^{\,1}\,</sup>$  Distributions for annual periods determined in accordance with federal income tax regulations.

See Notes to Financial Statements.

# Statements of Changes in Net Assets

Increase (Decrease) in Net Assets Applicable to Common Shareholders:	Quality F	iYield Investment und (MFT) ed July 31, 2015	BlackRock MuniYi Quality Fund, I Year Ended J 2016	nc. (MIY)
Operations				
Net investment income	\$ 7,023,158	\$ 7,103,506	\$ 22,416,196 \$	15,097,053
Net realized gain (loss)	(38,686)	13,364	2,417,391	1,743,414
Net change in unrealized appreciation (depreciation)	5,278,415	1,150,981	25,732,406	3,262,712
Net increase in net assets applicable to Common Shareholders resulting from				
operations	12,262,887	8,267,851	50,565,993	20,103,179
Distributions to Common Shareholders <sup>1</sup>				
From net investment income	(7,219,153)	(7,219,153)	(22,410,047)	(15,712,311)
Capital Share Transactions				
Net proceeds from the issuance of common shares due to reorganization			173,278,358	
Net Assets Applicable to Common Shareholders				
Total increase in net assets applicable to Common Shareholders	5,043,734	1,048,698	201,434,304	4,390,868
Beginning of year	126,695,636	125,646,938	282,534,154	278,143,286
End of year	\$ 131,739,370	\$ 126,695,636	\$ 483,968,458 \$	282,534,154
Undistributed net investment income, end of year	\$ 1,684,937	\$ 1,880,453	\$ 1,725,450 \$	1,782,557

<sup>&</sup>lt;sup>1</sup> Distributions for annual periods determined in accordance with federal income tax regulations.

See Notes to Financial Statements.

# Statements of Changes in Net Assets

Increase (Decrease) in Net Assets Applicable to Common Shareholders:	BlackRock MuniYield Pennsylvania Quality Fund (MPA) Year Ended July 31, 2016 2015						
increase (betrease) in Net Assets Applicable to Common Sharehouters.		2010		2013			
Operations							
Net investment income	\$	10,740,639	\$	9,735,486			
Net realized gain		60,829		338,698			
Net change in unrealized appreciation (depreciation)		13,470,414		(245,483)			
Net increase in net assets applicable to Common Shareholders resulting from operations		24,271,882		9,828,701			
Distributions to Common Shareholders <sup>1</sup>							
From net investment income		(11,082,463)		(10,405,017)			
Capital Share Transactions							
Net proceeds from the issuance of common shares due to reorganization				29,666,266			
The proceeds from the isolatice of common shales due to reorganization				23,000,200			
Net Assets Applicable to Common Shareholders							
Total increase in net assets applicable to Common Shareholders		13,189,419		29,089,950			
Beginning of year		210,548,566		181,458,616			
End of year	\$	223,737,985	\$	210,548,566			
Undistributed net investment income, end of year	\$	601,817	\$	1,032,075			

<sup>&</sup>lt;sup>1</sup> Distributions for annual periods determined in accordance with federal income tax regulations.

See Notes to Financial Statements.

## Statements of Cash Flows

**Non-Cash Financing Activities** 

	BlackRock MuniHoldings California Quality	BlackRock MuniHoldings New Jersey Quality	BlackRock MuniYield Investment Quality	BlackRock MuniYield Michigan Quality	BlackRock MuniYield Pennsylvania Quality
Year Ended July 31, 2016	Fund, Inc. (MUC)	Fund, Inc. (MUJ)	Fund (MFT)	Fund, Inc. (MIY)	Fund (MPA)
Cash Provided by (Used for) Operating Activities					
Net increase in net assets resulting from operations Adjustments to reconcile net increase in net assets resulting from operations to net cash provided by (used for) operating activities: Proceeds from sales of long-term investments	\$ 62,964,551 225,117,447	\$ 54,442,892 76,461,666	\$ 12,262,887 39,560,247	\$ 50,565,993 128,196,920 <sup>1</sup>	\$ 24,271,882 54.140,077
Purchases of long-term investments Net proceeds from sales (purchases) of short-term securities	(238,175,262) 505,447	(71,386,450) (4,384,513)	(44,350,115) 2,233,017	$(144,148,456)^1$ (2,222,607)	(76,708,710) (72,485)
Amortization of premium and accretion of discount on investments and other fees	6,700,694	(56,329)	675,953	2,370,033	532,438
Net realized gain on investments  Net unrealized gain on investments	(2,536,180) (30,251,306)	(937,001) (29,918,857)	(392,093) (5,284,595)	(3,301,603) (25,908,747)	(802,166) (13,470,900)
(Increase) decrease in assets: Receivables: Interest unaffiliated	(712,967)	261,137	17,404	477,2481	(217,989)
Dividends affiliated Prepaid expenses	(797) (3,534)	(3,083) (5,000)	(99) (2,231)	(535) (5,493) <sup>1</sup>	(163) (1,924)
Cash pledged for futures contracts Increase (decrease) in liabilities: Payables:	(254,750)	(97,000)	39,000	$(118,450)^1$	(87,200)
Investment advisory fees Interest expense and fees	24,952 201,668	13,330 35,770	2,666 14,162	$(37,732)^1$ $4,346^1$	14,632 36,918
Other accrued expenses Variation margin on futures contracts	30,117 63,578	40,715 (11,608)	5,096 (27,141)	(77,840) <sup>1</sup> 57,172 <sup>1</sup>	64,271 19,313
Officer s and Directors fees Reorganization costs	33,307	1,001 (292,136)	507	$1,184^{1} (180,904)^{1}$	1,137 (225,654)
Net cash provided by (used for) operating activities	23,706,965	24,164,534	4,754,665	5,670,529	(12,506,523)
Cash Provided by (Used for) Financing Activities					
Proceeds from TOB Trust Certificates Repayments of TOB Trust Certificates	27,042,907 (18,915,612)	2,345,126	2,598,450 (133,458)	18,167,060 (5,220,000)	23,741,437
Cash dividends paid to Common Shareholders Proceeds from Loan for TOB Trust Certificates Repayments of Loan for TOB Trust Certificates Increase in bank overdraft	(32,980,142) 7,659,937 (7,659,937) 1,145,882	(26,526,988)	(7,219,153)	$(22,992,709)^1$ 5,220,000 (5,220,000)	(11,205,304)
Amortization of deferred offering costs	1,143,002	19,094		12,8581	11,166
Net cash (provided by) used for financing activities	(23,706,965)	(24,162,768)	(4,754,161)	(10,032,791)	12,547,299
Cash					
Net increase (decrease) in cash Cash at beginning of year		1,766	504	(4,362,262) 4,363,273 <sup>2</sup>	40,776
Cash at end of year		\$ 1,766	\$ 504	\$ 1,011	\$ 40,776
Supplemental Disclosure of Cash Flow Information					
Cash paid during the year for interest expense	\$ 3,895,258	\$ 2,905,681	\$ 813,257	\$ 2,713,011	\$ 1,170,102

Fair	Value of investments acquired in reorganization	\$ 268,842,773
Con	nmon Shares issued in reorganization	\$ 173,278,358
Pref	Ferred Shares issued in reorganization	\$ 87,300,000
1	Includes assets and liabilities acquired in reorganization.	
2	Includes cash acquired in reorganization of \$4,363,273.	
See	Notes to Financial Statements.	
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# Financial Highlights

 $\label{eq:california} \textbf{BlackRock MuniHoldings California Quality Fund, Inc.} \\ (\textbf{MUC})$ 

	Year Ended July 31, 2016 2015 2014 2013						2012		
Per Share Operating Performance									
Net asset value, beginning of year	\$	15.78	\$	15.82	\$	14.52	\$ 16.41	\$	14.27
Net investment income <sup>1</sup> Net realized and unrealized gain (loss) Distributions to AMPS Shareholders from net investment income		0.77 0.76		$0.78$ $(0.00)^2$		0.82 1.34	0.86 (1.82)		0.95 2.13 (0.01)
Net increase (decrease) from investment operations		1.53		0.78		2.16	(0.96)		3.07
Distributions to Common Shareholders from net investment income <sup>3</sup>		(0.80)		(0.82)		(0.86)	(0.93)		(0.93)
Net asset value, end of year	\$	16.51	\$	15.78	\$	15.82	\$ 14.52	\$	16.41
Market price, end of year	\$	16.28	\$	14.28	\$	14.04	\$ 13.31	\$	16.36
Total Return Applicable to Common Shareholders <sup>4</sup> Based on net asset value		10.20%		5.52%		15.94%	(6.16)%		22.26%
Based on market price		20.08%		7.60%		12.25%	(13.71)%		32.27%
Ratios to Average Net Assets Applicable to Common Shareholders									
Total expenses		1.60%		1.47%		1.57%	1.64%		1.48%5
Total expenses after fees waived and/or paid indirectly		1.55%		1.45%		1.51%	1.56%		1.39%5
Total expenses after fees waived and/or paid indirectly and excluding interest expense fees, and amortization of offering ${\rm costs}^6$		0.93%		0.93%		0.93%	0.92%		1.01%5,7
Net investment income		4.79%		4.88%		5.44%	5.27%		6.14%5
Distributions to AMPS Shareholders									0.06%
Net investment income to Common Shareholders		4.79%		4.88%		5.44%	5.27%		6.08%
Supplemental Data Net assets applicable to Common Shareholders, end of year (000)	\$ (	677,128	\$	646,897	\$	648,837	\$ 595,269	\$ (	671,077
VMTP Shares outstanding at \$100,000 liquidation value, end of year (000)	\$ 2	254,000	\$	254,000	\$	254,000	\$ 254,000	\$ 2	254,000
Asset coverage per VMTP Shares at \$100,000 liquidation value, end of year	\$ 3	366,586	\$	354,684	\$	355,448	\$ 334,358	\$ 3	364,204
Borrowings outstanding, end of year (000)	\$	169,699	\$	161,571	\$	88,271	\$ 172,316	\$	185,775
Portfolio turnover rate		21%		25%		25%	34%		46%

<sup>&</sup>lt;sup>1</sup> Based on average Common Shares outstanding.

<sup>2</sup> Amount is greater than \$(0.005) per share.

<sup>3</sup> Distributions for annual periods determined in accordance with federal income tax regulations.

for details.	4	Total returns based on market price, which can be significantly greater or less than the net asset value, may result in substantially different returns. Where applicable, excludes the effects of any sales charges and assumes the reinvestment of distributions.
for details.  For the year ended July 31, 2012 the total expense ratio after fees waived and/or paid indirectly and excluding interest expense, fees, amortization of off costs, liquidity and remarketing fees was 0.97%.  See Notes to Financial Statements.	5	Does not reflect the effect of distributions to AMPS Shareholders.
costs, liquidity and remarketing fees was 0.97%.  See Notes to Financial Statements.	6	Interest expense, fees and amortization of offering costs related to TOBs and/or VMTP Shares. See Note 4 and Note 10 of the Notes to Financial Statements for details.
	7	For the year ended July 31, 2012 the total expense ratio after fees waived and/or paid indirectly and excluding interest expense, fees, amortization of offering costs, liquidity and remarketing fees was 0.97%.
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# Financial Highlights

BlackRock MuniHoldings New Jersey Quality Fund, Inc.  $(MUJ) \label{eq:muj} % \begin{subarray}{ll} \end{subarray} \begin{subarray}{ll} \en$ 

	Year Ended July 31, 2016 2015 2014 2013						2012			
Per Share Operating Performance										
Net asset value, beginning of year	\$	15.62	\$	15.74	\$	14.51	\$	16.54	\$	14.73
Net investment income <sup>1</sup> Net realized and unrealized gain (loss)		0.84 0.96		0.84 (0.07)		0.86 1.27		0.86 (2.00)		0.83 1.87
Net increase (decrease) from investment operations		1.80		0.77		2.13		(1.14)		2.70
Distributions to Common Shareholders: <sup>2</sup> From net investment income Distributions From net realized gain		(0.87)		(0.89)		(0.89) (0.01)		(0.89)		(0.89)
Total distributions		(0.87)		(0.89)		(0.90)		(0.89)		(0.89)
Net asset value, end of year	\$	16.55	\$	15.62	\$	15.74	\$	14.51	\$	16.54
Market price, end of year	\$	16.12	\$	13.55	\$	14.11	\$	13.30	\$	16.05
Total Return Applicable to Common Shareholders <sup>3</sup>										
Based on net asset value		12.39%		5.59%		15.79%		(7.19)%		18.96%
Based on market price		26.20%		2.18%		13.24%	(	(12.33)%		23.76%
Ratios to Average Net Assets Applicable to Common Shareholders Total expenses		1.52%		1.62%4		1.64%		1.61%		1.81%
Total expenses after fees waived and/or reimbursed and/or paid indirectly		1.52%		1.57%4		1.57%		1.58%		1.78%
Total expenses after fees waived and/or reimbursed and/or paid indirectly and excluding interest expense, fees and amortization of offering costs <sup>5</sup>		0.90%6		1.02%4,6		1.25%6		1.33%6		1.43%6
Net investment income to Common Shareholders		5.27%		5.27%		5.78%		5.28%		5.28%
Supplemental Data										
Net assets applicable to Common Shareholders, end of year (000)	\$ 4	499,058	\$ 4	470,946	\$	335,425	\$	309,165	\$	351,837
VRDP Shares outstanding at \$100,000 liquidation value, end of year (000)	\$ :	237,100	\$ 2	237,100	\$	172,700	\$	172,700	\$	172,700
Asset coverage per VRDP Shares at \$100,000 liquidation value, end of year	\$ :	310,484	\$ 2	298,628	\$	294,224	\$	279,019	\$	303,727
Borrowings outstanding, end of year (000)	\$	55,089	\$	52,744	\$	34,699	\$	38,231	\$	29,719
Portfolio turnover rate		9%		10%		16%		10%		17%

<sup>&</sup>lt;sup>1</sup> Based on average Common Shares outstanding.

- Distributions for annual periods determined in accordance with federal income tax regulations.
- Total returns based on market price, which can be significantly greater or less than the net asset value, may result in substantially different returns. Where applicable, excludes the effects of any sales charges and assumes the reinvestment of distributions.
- Includes reorganization costs associated with the Fund s reorganization. Without these costs, total expenses, total expenses after fees waived and/or reimbursed and/or paid indirectly and total expenses after fees waived and/or reimbursed and/or paid indirectly and excluding interest expense, fees and amortization of offering costs would have been 1.52%, 1.50% and 0.95%, respectively.
- 5 Interest expense, fees and amortization of offering costs related to TOBs and/or VRDP Shares. See Note 4 and Note 10 of the Notes to Financial Statements for details.
- <sup>6</sup> For the years ended, July 31, 2016, July 31, 2015, July 31, 2014, July 31, 2013 and July 31, 2012, the total expense ratio after fees waived and/or reimbursed and/or paid indirectly and excluding interest expense, fees, amortization of offering costs, liquidity and remarketing fees was 0.89%, 1.01%, 0.95%, 0.93% and 1.01%, respectively.

See Notes to Financial Statements.

# Financial Highlights

BlackRock MuniYield Investment Quality Fund (MFT)

	Year Ended July 31, 2016 2015 2014 2013									2012
Per Share Operating Performance										
Net asset value, beginning of year	\$	14.95	\$	14.83	\$	13.61	\$	15.73	\$	13.40
Net investment income! Net realized and unrealized gain (loss) Distributions to AMPS Shareholders from net investment income		0.83 0.62		0.84 0.13		0.85 1.22		0.84 (2.11)		0.87 2.32 (0.01)
Net increase (decrease) from investment operations		1.45		0.97		2.07		(1.27)		3.18
Distributions to Common Shareholders from net investment income <sup>2</sup>		(0.85)		(0.85)		(0.85)		(0.85)		(0.85)
Net asset value, end of year	\$	15.55	\$	14.95	\$	14.83	\$	13.61	\$	15.73
Market price, end of year	\$	16.09	\$	13.37	\$	13.26	\$	12.20	\$	15.47
Total Return Applicable to Common Shareholders <sup>3</sup>										
Based on net asset value		10.31%		7.25%		16.40%		(8.41)%		24.51%
Based on market price		27.63%		7.27%		16.10%		(16.52)%		32.43%
Ratios to Average Net Assets Applicable to Common Shareholders										
Total expenses		1.61%		1.56%		1.67%		1.72%		1.58%4
Total expenses after fees waived and/or paid indirectly		1.61%		1.56%		1.67%		1.72%		1.58%4
Total expenses after fees waived and/or paid indirectly and excluding interest expense, fees and amortization of offering ${\rm costs}^5$		0.96%		0.98%		1.00%		1.00%		1.08% <sup>4,6</sup>
Net investment income		5.45%		5.52%		6.04%		5.36%		5.94%4
Distributions to AMPS Shareholders										0.08%
Net investment income to Common Shareholders		5.45%		5.52%		6.04%		5.36%		5.86%
Supplemental Data										
Net assets applicable to Common Shareholders, end of year (000)	\$	131,739	\$	126,696	\$	125,647	\$	115,287	\$	133,160
VMTP Shares outstanding at \$100,000 liquidation value, end of year (000)	\$	56,500	\$	56,500	\$	56,500	\$	56,500	\$	56,500
Asset coverage per VMTP Shares at \$100,000 liquidation value, end of year	\$ 3	333,167	\$ :	324,240	\$	322,384	\$	304,049	\$ 3	335,681
Borrowings outstanding, end of year (000)	\$	21,953	\$	19,488	\$	20,284	\$	28,192	\$	34,106
Portfolio turnover rate		21%		13%		32%		51%		43%

<sup>&</sup>lt;sup>1</sup> Based on average Common Shares outstanding.

2	Distributions for annual periods determined in accordance with federal income tax regulations.	
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- Total returns based on market price, which can be significantly greater or less than the net asset value, may result in substantially different returns. Where applicable, excludes the effects of any sales charges and assumes the reinvestment of distributions.
- <sup>4</sup> Does not reflect the effect of distributions to AMPS Shareholders.
- 5 Interest expense, fees and amortization of offering costs related to TOBs and/or VMTP Shares. See Note 4 and Note 10 of the Notes to Financial Statements for details.
- <sup>6</sup> For the year ended July 31, 2012 the total expense ratio after fees waived and/or paid indirectly and excluding interest expense, fees, amortization of offering costs, liquidity and remarketing fees was 1.05%.

See Notes to Financial Statements.

# Financial Highlights

BlackRock MuniYield Michigan Quality Fund, Inc.

	2016	2	Yea 2015	nded July 2014	31,	2013	2012
Per Share Operating Performance							
Net asset value, beginning of year	\$ 15.48	\$	15.24	\$ 14.16	\$	16.18	\$ 14.63
Net investment income <sup>1</sup> Net realized and unrealized gain (loss)	0.79 0.92		0.83 0.27	0.86 1.12		0.90 (2.00)	0.87 1.61
Net increase (decrease) from investment operations	1.71		1.10	1.98		(1.10)	2.48
Distributions to Common Shareholders from net investment income <sup>2</sup>	(0.83)		(0.86)	(0.90)		(0.92)	(0.93)
Net asset value, end of year	\$ 16.36	\$	15.48	\$ 15.24	\$	14.16	\$ 16.18
Market price, end of year	\$ 15.38	\$	13.22	\$ 13.47	\$	12.57	\$ 16.05
Total Return Applicable to Common Shareholders <sup>3</sup>							
Based on net asset value	11.99%		8.08%	15.24%		(7.09)%	17.60%
Based on market price	23.28%		4.43%	14.74%	(	16.86)%	27.46%
Ratios to Average Net Assets Applicable to Common Shareholders Total expenses	1.54%4		1.52%5	1.54%		1.50%	1.72%
Total expenses after fees waived and/or reimbursed and/or paid indirectly	1.54%4		1.48%5	1.54%		1.50%	1.72%
Total expenses after fees waived and/or reimbursed and/or paid indirectly and excluding interest expense, fees and amortization of offering costs <sup>6</sup>	0.93%4		0.93%5	0.93%		0.89%	1.38%7
Net investment income to Common Shareholders	5.02%		5.30%	5.94%		5.62%	5.65%
Supplemental Data Net assets applicable to Common Shareholders, end of year (000)	\$ 483,968	\$ 2	282,534	\$ 278,143	\$	258,341	\$ 294,804
VRDP Shares outstanding at \$100,000 liquidation value, end of year (000)	\$ 231,900	\$ 1	44,600	\$ 144,600	\$	144,600	\$ 144,600
Asset coverage per VRDP Shares at \$100,000 liquidation value, end of year	\$ 308,697	\$ 2	295,390	\$ 292,354	\$	278,659	\$ 303,876
Borrowings outstanding, end of year (000)	\$ 51,227	\$	23,487	\$ 23,487	\$	34,876	\$ 29,568
Portfolio turnover rate	19%		19%	16%		17%	19%

3

<sup>&</sup>lt;sup>1</sup> Based on average Common Shares outstanding.

<sup>&</sup>lt;sup>2</sup> Distributions for annual periods determined in accordance with federal income tax regulations.

Total returns based on market price, which can be significantly greater or less than the net asset value, may result in substantially different returns. Where applicable, excludes the effects of any sales charges and assumes the reinvestment of distributions.

- Includes reorganization costs associated with the Fund s reorganization. Without these costs total expenses, total expenses after fees waived and/or reimbursed and/or paid indirectly and total expenses after fees waived and/or reimbursed and/or paid indirectly and excluding interest expense, fees and amortization of offering costs would have been 1.49%, 1.49% and 0.88%, respectively.
- Includes reorganization costs associated with the Fund s reorganization. Without these costs total expenses, total expenses after fees waived and/or reimbursed and/or paid indirectly and excluding interest expense, fees and amortization of offering costs would have been 1.48%, 1.48% and 0.92%, respectively.
- 6 Interest expense, fees and amortization of offering costs related to TOB Trusts and/or VRDP Shares. See Note 4 and Note 10 of the Notes to Financial Statements for details.
- For the year ended July 31, 2012, the total expense ratio after fees waived and/or reimbursed and excluding interest expense, fees, amortization of offering costs, liquidity and remarketing fees was 0.98%.

See Notes to Financial Statements.

# Financial Highlights

BlackRock MuniYield Pennsylvania Quality Fund (MPA)

		2016		Yea 2015	r E	nded July 2014	31,	2013	2012
		2010		2013		2014		2013	2012
Per Share Operating Performance									
Net asset value, beginning of year	\$	15.77	\$	15.77	\$	14.59	\$	16.57	\$ 14.97
Net investment income <sup>1</sup>		0.80 1.02		0.81 0.07		0.87		0.90	0.85 1.66
Net realized and unrealized gain (loss)		1.02		0.07		1.20		(1.99)	1.00
Net increase (decrease) from investment operations		1.82		0.88		2.07		(1.09)	2.51
Distributions to Common Shareholders from net investment income <sup>2</sup>		(0.83)		(0.88)		(0.89)		(0.89)	(0.91)
Net asset value, end of year	\$	16.76	\$	15.77	\$	15.77	\$	14.59	\$ 16.57
Market price, end of year	\$	16.07	\$	13.50	\$	13.89	\$	13.07	\$ 15.98
Total Return Applicable to Common Shareholders <sup>3</sup>									
Based on net asset value		12.38%		6.33%		15.39%		(6.78)%	17.34%
Based on market price		25.87%		3.34%		13.45%	(	(13.42)%	21.53%
Ratios to Average Net Assets Applicable to Common Shareholders									
Total expenses		1.46%		1.54%4		1.48%		1.53%	1.65%
Total expenses after fees waived and/or reimbursed and/or paid indirectly		1.46%		1.45%4		1.48%		1.53%	1.65%
Total expenses after fees waived and/or reimbursed and/or paid indirectly and excluding interest expense, fees and amortization of offering ${\rm costs}^5$		0.89%		0.96%4		0.95%		0.94%	1.28%6
Net investment income to Common Shareholders		4.98%		5.05%		5.79%		5.46%	5.38%
Supplemental Data									
Net assets applicable to Common Shareholders, end of year (000)	\$ 2	223,738	\$ 2	210,549	\$	181,459	\$	167,857	\$ 190,562
VRDP Shares outstanding at \$100,000 liquidation value, end of year (000)	\$	82,600	\$	82,600	\$	66,300	\$	66,300	\$ 66,300
Asset coverage per VRDP Shares at \$100,000 liquidation value, end of year	\$ :	370,869	\$ :	354,901	\$	373,693	\$	353,178	\$ 387,425
Borrowings outstanding, end of year (000)	\$	48,710	\$	28,468	\$	37,066	\$	53,010	\$ 50,860
Portfolio turnover rate		17%		21%		16%		8%	23%

3

<sup>&</sup>lt;sup>1</sup> Based on average Common Shares outstanding.

<sup>&</sup>lt;sup>2</sup> Distributions for annual periods determined in accordance with federal income tax regulations.

Total returns based on market price, which can be significantly greater or less than the net asset value, may result in substantially different returns. Where applicable, excludes the effects of any sales charges and assumes the reinvestment of distributions.

- Includes reorganization costs associated with the Fund s reorganization. Without these costs total expenses, total expenses after fees waived and/or reimbursed, and total expenses after fees waived and/or reimbursed and/or paid indirectly and excluding interest expense, fees and amortization of offering costs would have been 1.40%, 1.40% and 0.91%, respectively.
- 5 Interest expense, fees and amortization of offering costs related to TOB Trusts and/or VRDP Shares. See Note 4 and Note 10 of the Notes to Financial Statements for details.
- <sup>6</sup> For the year ended July 31, 2012, the total expense ratio after fees waived and/or reimbursed and excluding interest expense, fees, amortization of offering costs, liquidity and remarketing fees was 0.99%.

See Notes to Financial Statements.

### Notes to Financial Statements

#### 1. Organization:

The following are registered under the Investment Company Act of 1940, as amended (the 1940 Act ), as closed-end management investment companies and are referred to herein collectively as the Funds , or individually, a Fund :

			Diversification
Fund Name	Herein Referred To As	Organized	Classification
BlackRock MuniHoldings California Quality Fund, Inc.	MUC	Maryland	Non-diversified
BlackRock MuniHoldings New Jersey Quality Fund, Inc.	MUJ	Maryland	Non-diversified
BlackRock MuniYield Investment Quality Fund, Inc.	MFT	Massachusetts	Non-diversified
BlackRock MuniYield Michigan Quality Fund, Inc.	MIY	Maryland	Non-diversified
BlackRock MuniYield Pennsylvania Quality Fund, Inc.	MPA	Massachusetts	Non-diversified

The Boards of Directors/Trustees of the Funds are collectively referred to throughout this report as the Board of Directors or the Board, and the directors thereof are collectively referred to throughout this report as Directors. The Funds determine and make available for publication the NAVs of their Common Shares on a daily basis.

The Funds, together with certain other registered investment companies advised by BlackRock Advisors, LLC (the Manager) or its affiliates, are included in a complex of closed-end funds referred to as the Closed-End Complex.

Reorganization: The Board and shareholders of MIY and the Board and shareholders of BlackRock MuniYield Michigan Quality Fund II, Inc. (MYM) approved the reorganization of MYM into MIY. As a result, MIY acquired substantially all of the assets and assumed substantially all of the liabilities of MYM in exchange for an equal aggregate value of newly-issued Common Shares and Preferred Shares of MIY.

Each MYM Common Shareholder received Common Shares of MIY in an amount equal to the aggregate NAV of such Common Shareholder s MYM Common Shares, as determined at the close of business on September 11, 2015, less the costs of MYM s reorganization. Cash was distributed for any fractional Common Shares.

Each MYM VRDP Shareholder received on a one-for-one basis one newly issued VRDP Share of MIY, par value \$0.10 per share and with a liquidation preference of \$100,000 per share, in exchange for each MYM VRDP Share held by such MYM VRDP Shareholder.

The reorganization was accomplished by a tax-free exchange of Common Shares and VRDP Shares of MIY in the following amounts and at the following conversion ratios:

	Shares Prior to		
Target Fund	Reorganization	Conversion Ratio	Shares of MIY
MYM Common Shares	12,098,420	0.93643508	11,329,360
MYM VRDP Shares	873	1	873

MYM s common net assets and composition of common net assets on September 11, 2015, the valuation date of the reorganization, were as follows:

	MYM
Net assets Applicable to Common Shares	\$ 173,278,358
Paid-in-capital	\$ 162,329,528
Undistributed net investment income	\$ 63,895
Accumulated net realized loss	\$ (4,955,955)
Net unrealized appreciation (depreciation)	\$ 15,840,890

For financial reporting purposes, assets received and shares issued by MIY were recorded at fair value. However, the cost basis of the investments received from MYM were carried forward to align ongoing reporting of MIY s realized and unrealized gains and losses with amounts distributable to shareholders for tax purposes.

The net assets of the MIY before the acquisition were \$279,109,521. The aggregate net assets of MIY immediately after the acquisition amounted to \$452,388,270. MYM s fair value and cost of investments and derivative financial instruments prior to the reorganization were as follows:

	Fair Value of			
	Investments and			
	Derivative			
	Financial	Cost of		Preferred Shares
	Instruments	Investments	<b>TOB Trust Certificates</b>	Value
MIY	\$ 268,842,773	\$ 253,001,883	\$ 14,792,998	\$ 87,300,000

The purpose of these transactions was to combine two funds managed by the Manager with the same or substantially similar (but not identical) investment objectives, investment policies, strategies, risks and restrictions. The reorganization was a tax-free event and was effective on September 14, 2015.

### Notes to Financial Statements (continued)

Assuming the acquisition had been completed on August 1, 2015, the beginning of the fiscal reporting period of MIY, the pro forma results of operations for the year ended July 31, 2016, are as follows:

Net investment income/loss: \$23,313,730

Net realized and change in unrealized gain (loss) on investments: \$27,369,663

Net increase in net assets resulting from operations: \$50,683,393

Because the combined investment portfolios have been managed as a single integrated portfolio since the acquisition was completed, it is not practicable to separate the amounts of revenue and earnings of MYM that have been included in MIY s Statement of Operations since September 14 2015

Reorganization costs incurred in connection with the MYM reorganization were expensed by MIY.

The Board and shareholders of MUJ and the Board and shareholders of BlackRock MuniYield New Jersey Quality Fund, Inc. (MJI) approved the reorganization of MJI into MUJ. As a result, MUJ acquired substantially all of the assets and assumed substantially all of the liabilities of MJI in exchange for an equal aggregate value of newly-issued Common Shares of MUJ. The purpose of the transaction was to combine two funds managed by the Manager with the same or substantially similar (but not identical) investment objectives, investment policies, strategies, risks and restrictions. The reorganization was a tax-free event and was effective on April 13, 2015.

Each MJI Common Shareholder received Common Shares of MUJ in an amount equal to the aggregate NAV of such Common Shareholder s Common Shares, as determined at the close of business on April 10, 2015. Cash was distributed for any fractional Common Shares.

Each MJI VRDP Shareholder received on a one-for-one basis one newly issued VRDP Share of MUJ, par value \$0.10 per share and with a liquidation preference of \$100,000 per share, in exchange for each MJI VRDP Share held by such MJI VRDP Shareholder.

The reorganization was accomplished by a tax-free exchange of Common Shares and VRDP Shares of MUJ in the following amounts and at the following conversion ratios:

	Shares Prior to		
	Reorganization	Conversion Ratio	Shares of MUJ
MJI Common Shares	8,895,127	0.99469981	8,847,944
MJI VRDP Shares	644	1	644

MJI s common net assets and composition of common net assets on April 10, 2015, the valuation date of the reorganization, was as follows:

	MJI
Net assets Applicable to Common Shares	\$ 141,228,164
Paid-in-capital	\$ 125,203,503
Undistributed net investment income	\$ 359,403
Accumulated net realized loss	\$ (2,924,235)
Net unrealized appreciation (depreciation)	\$ 18,589,493

For financial reporting purposes, assets received and shares issued by MUJ were recorded at fair value. However, the cost basis of the investments received from MJI were carried forward to align ongoing reporting of MUJ s realized and unrealized gains and losses with amounts distributable to shareholders for tax purposes.

The net assets applicable to Common Shareholders of MUJ before the acquisition were \$340,079,718. The aggregate net assets of MUJ immediately after the acquisition amounted to \$481,307,882. The following key components of MJI prior to the reorganization were as follows:

	Investments					
	and					
	Derivative					
	Financial	Cost of			Pre	ferred Shares
	Instruments	Investments	<b>TOB Trust Certificates</b>			Value
MJI	\$ 219,532,138	\$ 200,972,102	\$	18,044,269	\$	64,400,000

Fair Value of

Assuming the acquisition had been completed on August 1, 2014, the beginning of the fiscal reporting period of MUJ, the pro forma results of operations for the year ended July 31, 2015, are as follows:

Net investment income: \$25,519,981

Net realized and change in unrealized gain (loss) on investments: \$(1,461,068)

Net increase in net assets resulting from operations: \$24,058,913

### Notes to Financial Statements (continued)

Because the combined investment portfolios have been managed as a single integrated portfolio since the acquisition was completed, it is not practicable to separate the amounts of revenue and earnings of MJI that have been included in MUJ s Statement of Operations since April 13, 2015.

Reorganization costs incurred in connection with the MJI reorganization were expensed by MUJ.

The Board and shareholders of MPA and the Board and shareholders of BlackRock Pennsylvania Strategic Municipal Trust (BPS) approved the reorganization of BPS into MPA. As a result, MPA acquired substantially all of the assets and assumed substantially all of the liabilities of BPS in exchange for an equal aggregate value of newly-issued Common Shares of MPA. The purpose of the transaction was to combine two funds managed by the Manager with the same or substantially similar (but not identical) investment objectives, investment policies, strategies, risks and restrictions. The reorganization was a tax-free event and was effective on April 13, 2015.

Each BPS Common Shareholder received Common Shares of MPA in an amount equal to the aggregate NAV of such Common Shareholder s Common Shares, as determined at the close of business on April 10, 2015. Cash was distributed for any fractional Common Shares.

Each BPS VRDP Shareholder received on a one-for-one basis one newly issued VRDP Share of MPA, par value \$0.05 per share and with a liquidation preference of \$100,000 per share, in exchange for each BPS VRDP Share held by such BPS VRDP Shareholder.

The reorganization was accomplished by a tax-free exchange of common shares and VRDP Shares of MPA in the following amounts and at the following conversion ratios:

	Shares Prior to		
	Reorganization	Conversion Ratio	Shares of MPA
BPS Common Shares	2,032,115	0.90936725	1,847,932
BPS VRDP Shares	163	1	163

BPS s common net assets and composition of common net assets on April 10, 2015, the valuation date of the reorganization, was as follows:

	BPS
Net assets Applicable to Common Shares	\$ 29,666,266
Paid-in-capital	\$ 28,259,598
Undistributed net investment income	\$ 37,581
Accumulated net realized loss	\$ (2,559,411)
Net unrealized appreciation (depreciation)	\$ 3,928,498

For financial reporting purposes, assets received and shares issued by MPA were recorded at fair value. However, the cost basis of the investments received from BPS were carried forward to align ongoing reporting of MPA s realized and unrealized gains and losses with amounts distributable to shareholders for tax purposes.

The net assets applicable to common shareholders of MPA before the acquisition were \$184,689,308. The aggregate net assets of MPA immediately after the acquisition amounted to \$214,355,574. The following key components of BPS prior to the reorganization were as follows:

	Fair value of					
	Investments					
	and					
	Derivative					
	Financial	Cost of			Pre	ferred Shares
	Instruments	Investments	TOB Ti	rust Certificates		Value
BPS	\$ 46,378,342	\$ 42,453,248	\$	1,543,441	\$	16,300,000

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Assuming the acquisition had been completed on August 1, 2014, the beginning of the fiscal reporting period of MPA, the pro forma results of operations for the year ended July 31, 2015, are as follows:

Net investment income: \$10,513,377

Net realized and change in unrealized gain (loss) on investments: \$1,230,564

Net increase in net assets resulting from operations: \$11,743,941

Because the combined investment portfolios have been managed as a single integrated portfolio since the acquisition was completed, it is not practicable to separate the amounts of revenue and earnings of BPS that have been included in MPA s Statement of Operations since April 13, 2015.

Reorganization costs incurred in connection with the BPS reorganization were expensed by MPA.

### Notes to Financial Statements (continued)

#### 2. Significant Accounting Policies:

The financial statements are prepared in conformity with accounting principles generally accepted in the United States of America (U.S. GAAP), which may require management to make estimates and assumptions that affect the reported amounts of assets and liabilities in the financial statements, disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of increases and decreases in net assets from operations during the reporting period. Actual results could differ from those estimates. Each Fund is considered an investment company under U.S. GAAP and follows the accounting and reporting guidance applicable to investment companies. Below is a summary of significant accounting policies:

Segregation and Collateralization: In cases where a Fund enters into certain investments (e.g., futures contracts) or certain borrowings (e.g., TOB Trust transactions) that would be treated as senior securities for 1940 Act purposes, a Fund may segregate or designate on its books and records cash or liquid assets having a market value at least equal to the amount of its future obligations under such investments or borrowings. Doing so allows the investment or borrowing to be excluded from treatment as a senior security. Furthermore, if required by an exchange or counterparty agreement, the Funds may be required to deliver/deposit cash and/or securities to/with an exchange, or broker-dealer or custodian as collateral for certain investments or obligations.

Investment Transactions and Investment Income: For financial reporting purposes, investment transactions are recorded on the dates the transactions are entered into (the trade dates). Realized gains and losses on investment transactions are determined on the identified cost basis. Interest income, including amortization and accretion of premiums and discounts on debt securities, is recognized on the accrual basis.

Distributions: Distributions from net investment income are declared and paid monthly. Distributions of capital gains are recorded on the ex-dividend date and made at least annually. The character and timing of distributions are determined in accordance with federal income tax regulations, which may differ from U.S. GAAP. Distributions to Preferred Shareholders are accrued and determined as described in Note 10.

Deferred Compensation Plan: Under the Deferred Compensation Plan (the Plan ) approved by each Fund s Board, the independent Directors (Independent Directors) may defer a portion of their annual complex-wide compensation. Deferred amounts earn an approximate return as though equivalent dollar amounts had been invested in common shares of certain other BlackRock Closed-End Funds selected by the Independent Directors. This has the same economic effect for the Independent Directors as if the Independent Directors had invested the deferred amounts directly in certain other BlackRock Closed-End Funds.

The Plan is not funded and obligations thereunder represent general unsecured claims against the general assets of each Fund, if applicable.

Deferred compensation liabilities are included in Officer s and Directors fees payable in the Statements of Assets and Liabilities and will remain as a liability of the Funds until such amounts are distributed in accordance with the Plan.

Recent Accounting Standard: The Funds have adopted the Financial Accounting Standards Board Accounting Standards Updates, Simplifying the Presentation of Debt Issuance Costs. Under the new standard, a Fund is required to present such costs in the Statements of Assets and Liabilities as a direct deduction from the carrying value of the related debt liability. This change in accounting policy had no impact on the net assets of the Funds.

The deferred offering costs that are now presented as a deduction from VRDP Shares at liquidation value in the Statements of Assets and Liabilities and amortization included in interest expense, fees and amortization of offering costs in the Statements of Operations are as follows:

	MUC	MUJ	MFT	MIY	MPA
Deferred offering costs		\$ 510,218		\$ 443,453	\$ 280,384
Amortization of deferred offering costs		\$ 19,094		\$ 9,611	\$ 11,166

Indemnifications: In the normal course of business, a Fund enters into contracts that contain a variety of representations that provide general indemnification. A Fund s maximum exposure under these arrangements is unknown because it involves future potential claims against a Fund, which cannot be predicted with any certainty.

Other: Expenses directly related to a Fund are charged to that Fund. Other operating expenses shared by several funds, including other funds managed by the Manager, are prorated among those funds on the basis of relative net assets or other appropriate methods.

Through May 31, 2016, the Funds had an arrangement with their custodian whereby credits were earned on uninvested cash balances, which could be used to reduce custody fees and/or overdraft charges. Credits previously earned may be utilized until December 31, 2016. Under current arrangements effective June 1, 2016, the Funds no longer earn credits on uninvested cash, and may incur charges on uninvested cash balances and overdrafts, subject to certain conditions.

### Notes to Financial Statements (continued)

#### 3. Investment Valuation and Fair Value Measurements:

Investment Valuation Policies: The Funds investments are valued at fair value (also referred to as market value within the financial statements) as of the close of trading on the New York Stock Exchange (NYSE) (generally 4:00 p.m., Eastern time) (or if the reporting date falls on a day the NYSE is closed, investments are valued at fair value as of the report date). U.S. GAAP defines fair value as the price the Funds would receive to sell an asset or pay to transfer a liability in an orderly transaction between market participants at the measurement date. The Funds determine the fair values of their financial instruments using various independent dealers or pricing services under policies approved by the Board. The BlackRock Global Valuation Methodologies Committee (the Global Valuation Committee) is the committee formed by management to develop global pricing policies and procedures and to oversee the pricing function for all financial instruments.

Fair Value Inputs and Methodologies: The following methods (or techniques) and inputs are used to establish the fair value of each Funds assets and liabilities:

Municipal investments (including commitments to purchase such investments on a when-issued basis) are valued on the basis of prices provided by dealers or pricing services. In determining the value of a particular investment, pricing services may use certain information with respect to transactions in such investments, quotations from dealers, pricing matrixes, market transactions in comparable investments and information with respect to various relationships between investments.

Investments in open-end U.S. mutual funds are valued at NAV each business day.

Futures contracts traded on exchanges are valued at their last sale price.

If events (e.g., a company announcement, market volatility or a natural disaster) occur that are expected to materially affect the value of such instruments, or in the event that the application of these methods of valuation results in a price for an investment that is deemed not to be representative of the market value of such investment, or if a price is not available, the investment will be valued by the Global Valuation Committee, or its delegate, in accordance with a policy approved by the Board as reflecting fair value (Fair Valued Investments). When determining the price for Fair Valued Investments, the Global Valuation Committee, or its delegate, seeks to determine the price that each Fund might reasonably expect to receive or pay from the current sale or purchase of that asset or liability in an arm s-length transaction. Fair value determinations shall be based upon all available factors that the Global Valuation Committee, or its delegate, deems relevant consistent with the principles of fair value measurement. The pricing of all Fair Valued Investments is subsequently reported to the Board or a committee thereof on a quarterly basis.

Fair Value Hierarchy: Various inputs are used in determining the fair value of investments and derivative financial instruments. These inputs to valuation techniques are categorized into a fair value hierarchy consisting of three broad levels for financial statement purposes as follows:

Level 1 unadjusted price quotations in active markets/exchanges for identical assets or liabilities that each Fund has the ability to access

Level 2 other observable inputs (including, but not limited to, quoted prices for similar assets or liabilities in markets that are active, quoted prices for identical or similar assets or liabilities in markets that are not active, inputs other than quoted prices that are observable for the assets or liabilities (such as interest rates, yield curves, volatilities, prepayment speeds, loss severities, credit risks and default rates) or other market corroborated inputs)

Level 3 unobservable inputs based on the best information available in the circumstances, to the extent observable inputs are not available (including each Fund s own assumptions used in determining the fair value of investments and derivative financial instruments)

The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements). Accordingly, the degree of judgment exercised in determining fair value is greatest for instruments categorized in Level 3. The inputs used to measure fair value may fall into different levels of the fair value hierarchy. In such cases, for disclosure purposes, the fair value hierarchy classification is determined based on the lowest level input that is significant to the fair value measurement in its entirety. The significant unobservable inputs used by the Global Valuation Committee in determining the price for Fair Valued Investments are typically categorized as Level 3. The fair value hierarchy for each Fund s investments and derivative financial instruments has been included in the Schedules of Investments.

Changes in valuation techniques may result in transfers into or out of an assigned level within the hierarchy. In accordance with each Fund s policy, transfers between different levels of the fair value hierarchy are deemed to have occurred as of the beginning of the reporting period. The categorization of a value determined for investments and derivative financial instruments is based on the pricing transparency of the investments and derivative financial instruments and is not necessarily an indication of the risks associated with investing in those securities.

#### 4. Securities and Other Investments:

Zero-Coupon Bonds: Zero-coupon bonds are normally issued at a significant discount from face value and do not provide for periodic interest payments. These bonds may experience greater volatility in market value than other debt obligations of similar maturity which provide for regular interest payments.

Forward Commitments and When-Issued Delayed Delivery Securities: Certain Funds may purchase securities on a when-issued basis and may purchase or sell securities on a forward commitment basis. Settlement of such transactions normally occurs within a month or more after the purchase or sale commitment is made. A Fund may purchase securities under such conditions with the intention of actually acquiring them, but may enter into a separate agreement to sell the securities before the settlement date. Since the value of securities purchased may fluctuate prior to settlement, a Fund may be required to pay more at settlement than the security is worth. In addition, a Fund is not entitled to any of the interest earned prior to settlement. When purchasing a security on a delayed delivery basis, a Fund assumes the rights and risks of ownership of the security, including the risk of price and yield fluctuations. In the event of default by the counterparty, a Fund s maximum amount of loss is the unrealized appreciation of unsettled when-issued transactions.

Municipal Bonds Transferred to TOB Trusts: The Funds leverage their assets through the use of TOB Trust transactions. The Funds transfer municipal bonds into a special purpose trust (a TOB Trust ). A TOB Trust generally issues two classes of beneficial interests: short-term floating rate interests (TOB Trust Certificates), which are sold to third party investors, and residual inverse floating rate interests (TOB Residuals), which are generally issued to the participating fund that contributed the municipal bonds to the TOB Trust. The TOB Trust Certificates have interest rates that generally reset weekly and their holders have the option to tender such certificates to the TOB Trust for redemption at par and any accrued interest at each reset date. The TOB Residuals held by a Fund generally provide the Fund with the right to cause the holders of a proportional share of the TOB Trust Certificates to tender their certificates to the TOB Trust at par plus accrued interest. The Funds may withdraw a corresponding share of the municipal bonds from the TOB Trust. Other funds managed by the investment adviser may also contribute municipal bonds to a TOB Trust into which a Fund has contributed bonds. If multiple BlackRock advised funds participate in the same TOB Trust, the economic rights and obligations under the TOB Residuals will be shared among the funds ratably in proportion to their participation in the TOB Trust.

TOB Trusts are generally supported by a liquidity facility provided by a third party bank or other financial institution (the Liquidity Provider ) that allows the holders of the TOB Trust Certificates to tender their certificates in exchange for payment of par plus accrued interest on any business day. The tendered TOB Trust Certificates may be purchased by the Liquidity Provider and are usually remarketed by a Remarketing Agent, which is typically an affiliated entity of the Liquidity Provider. The Remarketing Agent may also purchase the tendered TOB Trust Certificates for its own account in the event of a failed remarketing.

The TOB Trust may be collapsed without the consent of a Fund, upon the occurrence of tender option termination events ( TOTEs ) or mandatory termination events ( MTEs ), as defined in the TOB Trust agreements. TOTEs include the bankruptcy or default of the issuer of the municipal bonds held in the TOB Trust, a substantial downgrade in the credit quality of the issuer of the municipal bonds held in the TOB Trust, failure of any scheduled payment of principal or interest on the municipal bonds, and/or a judgment or ruling that interest on the municipal bond is subject to federal income taxation. MTEs may include, among other things, a failed remarketing of the TOB Trust Certificates, the inability of the TOB Trust to obtain renewal of the liquidity support agreement and a substantial decline in the market value of the municipal bonds held in the TOB Trust. Upon the occurrence of a TOTE or an MTE, the TOB Trust would be liquidated with the proceeds applied first to any accrued fees owed to the trustee of the TOB Trust, the Remarketing Agent and the Liquidity Provider. In the case of an MTE, after the payment of fees, the TOB Trust Certificates holders would be paid before the TOB Residuals holders (i.e., the Funds). In contrast, in the case of a TOTE, after payment of fees, the TOB Trust Certificates holders and the TOB Residuals holders would be paid pro rata in proportion to the respective face values of their certificates. During the year ended July 31, 2016, no TOB Trusts in which a Fund participated were terminated without the consent of a Fund.

While a Fund s investment policies and restrictions expressly permit investments in inverse floating rate securities, such as TOB Residuals, they generally restrict the ability of a Fund to borrow money for purposes of making investments. The Funds management believes that a Fund s restrictions on borrowings do not apply to the Funds TOB Trust transactions. Each Fund s transfer of the municipal bonds to a TOB Trust is considered a secured borrowing for financial reporting purposes. The cash received by the TOB Trust from the sale of the TOB Trust Certificates, less certain transaction expenses, is paid to a Fund. A Fund typically invests the cash received in additional municipal bonds. The municipal bonds deposited into a TOB Trust are presented in a Fund s Schedule of Investments and the TOB Trust Certificates are shown in Other Liabilities in the Statements of Assets and Liabilities. Any loans drawn by the TOB Trust pursuant to the liquidity facility to purchase tendered TOB Trust Certificates would be shown as Loan for TOB Trust Certificates.

Volcker Rule Impact: On December 10, 2013, regulators published final rules implementing section 619 of the Dodd-Frank Wall Street Reform and Consumer Protection Act (the Volcker Rule ), which precludes banking entities and their affiliates from sponsoring and investing in TOB Trusts. Banking entities subject to the Volcker Rule were required to fully comply by July 21, 2015, with respect to investments in and relationships with TOB Trusts established after December 31, 2013 ( Non-Legacy TOB Trusts ), and by July 21, 2017, with respect to investments in and relationships with TOB Trusts established prior to December 31, 2013 ( Legacy TOB Trusts ).

As a result, a new structure for TOB Trusts has been designed in which no banking entity would sponsor the TOB Trust. Specifically, a Fund establishes, structures and sponsors the TOB Trusts in which it holds TOB Residuals. In such a structure, certain responsibilities that previously belonged to a third party bank are performed by, or on behalf of, the Funds. The Funds have restructured any Non-Legacy TOB Trusts and are in the process of restructuring Legacy TOB Trusts in conformity with regulatory guidelines. Until all restructurings are completed, a Fund may, for a period of time, hold TOB Residuals in both Legacy TOB Trusts and new or restructured non-bank sponsored TOB Trusts.

Under the new TOB Trust structure, the Liquidity Provider or Remarketing Agent will no longer purchase the tendered TOB Trust Certificates even in the event of failed remarketing. This may increase the likelihood that a TOB Trust will need to be collapsed and liquidated in order to purchase the tendered TOB Trust Certificates. The TOB Trust may draw upon a loan from the Liquidity Provider to purchase the tendered TOB Trust Certificates. Any loans made by the Liquidity Provider will be secured by the purchased TOB Trust Certificates held by the TOB Trust and will be subject to an increased interest rate based on the number of days the loan is outstanding.

Accounting for TOB Trusts: The municipal bonds deposited into a TOB Trust are presented in a Fund s Schedule of Investments and the TOB Trust Certificates are shown in Other Liabilities in the Statements of Assets and Liabilities. Any loans drawn by the TOB Trust pursuant to the liquidity facility to purchase tendered TOB Trust Certificates are shown as Loan for TOB Trust Certificates. The carrying amount of a Fund s payable to the holder of the TOB Trust Certificates, as reported in the Statements of Assets and Liabilities as TOB Trust Certificates or Loan for TOB Trust Certificates, approximates its fair value.

Interest income, including amortization and accretion of premiums and discounts, from the underlying municipal bonds is recorded by a Fund on an accrual basis. Interest expense incurred on the TOB Trust transaction and other expenses related to remarketing, administration, trustee, liquidity and other services to a TOB Trust are shown as interest expense, fees and amortization of offering costs in the Statements of Operations. Fees paid upon creation of the TOB Trust are recorded as debt issuance costs and are amortized to interest expense, fees and amortization of offering costs in the Statements of Operations to the expected maturity of the TOB Trust. In connection with the restructurings of the TOB Trusts to non-bank sponsored TOB Trusts, a Fund incurred non-recurring, legal and restructuring fees, which are recorded as interest expense, fees and amortization of deferred offering costs in the Statements of Operations.

For the year ended July 31, 2016, the following table is a summary of each Fund s TOB Trusts:

	Underlying Municipal Bonds Transferred to TOB Trusts <sup>1</sup>	Liability for TOB Trust Certificates <sup>2</sup>	Range of Interest Rates on TOB Trust Certificates at Period-End	Average TOB Trust Certificates Outstanding	Daily Weighted Average Rate of Interest and Other Expenses on TOB Trusts
MUC	\$ 387,730,806	\$ 169,698,729	0.46% - 0.64%	\$ 166,875,080	0.78%
MUJ	\$ 103,908,071	\$ 55,088,706	0.47% - 0.64%	\$ 53,272,969	0.84%
MFT	\$ 41,806,347	\$ 21,953,285	0.47% - 0.64%	\$ 19,838,202	0.82%
MIY	\$ 106,102,731	\$ 51,227,057	0.45% - 0.64%	\$ 42,991,815	0.76%
MPA	\$ 90,725,414	\$ 48,709,782	0.47% - 0.54%	\$ 39,212,420	0.79%

- The municipal bonds transferred to a TOB Trust are generally high grade municipal bonds. In certain cases, when municipal bonds transferred are lower grade municipal bonds, the TOB Trust transaction may include a credit enhancement feature that provides for the timely payment of principal and interest on the bonds to the TOB Trust by a credit enhancement provider in the event of default of the municipal bond. The TOB Trust would be responsible for the payment of the credit enhancement fee and the Funds, as TOB Residuals holders, would be responsible for reimbursement of any payments of principal and interest made by the credit enhancement provider. The municipal bonds transferred to TOB Trusts with a credit enhancement are identified in the Schedules of Investments including the maximum potential amounts owed by the Funds.
- The Funds may invest in TOB Trusts that are structured on a non-recourse or recourse basis. When a Fund invests in TOB Trusts on a non-recourse basis, the Liquidity Provider may be required to make a payment under the liquidity facility. In such an event, the Liquidity Provider will typically either (i) fund the full amount owed under the liquidity facility and be subsequently reimbursed from only the proceeds of the liquidation of all or a portion of the municipal bonds held in the TOB Trust or the remarketing of the TOB Trust Certificates, or (ii) liquidate all or a portion of the municipal bonds held in the TOB Trust and then fund the balance, if any, of the amount owed under the liquidity facility over the liquidation proceeds (the Liquidation Shortfall). If a Fund invests in a TOB Trust on a recourse basis, a Fund will usually enter into a reimbursement agreement with the Liquidity Provider where a Fund is required to reimburse the Liquidity Provider the amount of any Liquidation Shortfall. As a result, if a Fund invests in a recourse TOB Trust, a Fund will bear the risk of loss with respect to any Liquidation Shortfall. If multiple funds participate in any such TOB Trust, these losses will be shared ratably, including the maximum potential amounts owed by a Fund at July 31, 2016, in proportion to its participation in the TOB Trust. The recourse TOB Trusts are identified in the Schedules of Investments including the maximum potential amounts owed by a Fund at July 31, 2016.

For the year ended July 31, 2016, the following table is a summary of each Fund s Loan for TOB Trust Certificates:

	Loan Outstanding at Period-End	Interest Rates on Loans at Period-End	Average Loan Outstanding	Daily Weighted Average Rate of Interest and Other Expenses on Loan
MUC			\$ 760,989	0.78%
MIY			\$ 994.895	0.84%

#### **5. Derivative Financial Instruments:**

The Funds engage in various portfolio investment strategies using derivative contracts both to increase the returns of the Funds and/or to manage their exposure to certain risks such as interest rate risk. Derivative financial instruments categorized by risk exposure are included in the Schedules of Investments. These contracts may be transacted on an exchange.

Futures Contracts: Certain Funds invests in long and/or short positions in futures and options on futures contracts to gain exposure to, or manage exposure to, changes in interest rates (interest rate risk).

Futures contracts are agreements between the Funds and a counterparty to buy or sell a specific quantity of an underlying instrument at a specified price and on a specified date. Depending on the terms of a contract, it is settled either through physical delivery of the underlying instrument on the settlement

date or by payment of a cash amount on the settlement date. Upon entering into a futures contract, the Funds are required to deposit initial margin with the broker in the form of cash or securities in an amount that varies depending on a contract s size and risk profile. The initial margin deposit must then be maintained at an established level over the life of the contract.

Securities deposited as initial margin are designated in the Schedules of Investments and cash deposited, if any, is shown as cash pledged for futures contracts in the Statements of Assets and Liabilities. Pursuant to the contract, the Funds agree to receive from or pay to the broker an amount of cash equal to the daily fluctuation in market value of the contract (variation margin). Variation margin is recorded as unrealized appreciation (depreciation) and, if any, shown as variation margin receivable (or payable) on futures contracts in the Statements of Assets and Liabilities. When the contract is closed, a realized gain or loss is recorded in the Statements of Operations equal to the difference between the value of the contract at the time it was opened and the value at the time it was closed. The use of futures contracts involves the risk of an imperfect correlation in the movements in the price of futures contracts and interest, foreign currency exchange rates or underlying assets.

#### 6. Investment Advisory Agreement and Other Transactions with Affiliates:

The PNC Financial Services Group, Inc. is the largest stockholder and an affiliate of BlackRock, Inc. (BlackRock) for 1940 Act purposes.

#### Investment Advisory

Each Fund entered into an Investment Advisory Agreement with the Manager, the Funds investment adviser, an indirect, wholly owned subsidiary of BlackRock, to provide investment advisory and administration services. The Manager is responsible for the management of each Fund s portfolio and provides the personnel, facilities, equipment and certain other services necessary to the operations of each Fund.

For such services, each Fund pays the Manager a monthly fee, which is determined by calculating a percentage of each Fund s average daily net assets, plus the proceeds of any debt securities or outstanding borrowings used for leverage, based on the following annual rates:

	MUC	MUJ	MFT	MIY	MPA
Investment advisory fee	0.55%	0.50%	0.50%	0.49%	0.49%

Net assets mean the total assets of the Fund minus the sum of its accrued liabilities (which does not include liabilities represented by TOB Trusts and the liquidation preference of preferred shares (other than accumulated dividends)).

Prior to September 14, 2015, the annual rate as a percentage of average daily net assets for MIY was 0.50%.

#### Waivers

The Manager voluntarily agreed to waive its investment advisory fees by the amount of investment advisory fees each Fund pays to the Manager indirectly through its investment in affiliated money market funds. These amounts are included in fees waived by the Manager in the Statements of Operations. However, the Manager does not waive its investment advisory fees by the amount of investment advisory fees paid in connection with each Fund s investments in other affiliated investment companies, if any. For the year ended July 31, 2016 the amounts waived were as follows:

	MUC	MUJ	MFT	MIY	MPA
Amounts waived	\$ 3.127	\$ 2,200	\$ 205	\$ 1.692	\$ 948

The Manager, for MUC, voluntarily agreed to waive its investment advisory fee on the proceeds of the Preferred Shares and TOB Trusts that exceed 35% of total assets minus the sum of its accrued liabilities (which does not include liabilities represented by TOB Trusts and the liquidation preference of preferred shares). This amount is included in fees waived by the Manager in the Statements of Operations. For the year ended July 31, 2016 the amount waived were as follows:

Amount waived MUC

\$ 365,649

Officers and Directors

Certain officers and/or directors of the Funds are officers and/or directors of BlackRock or its affiliates. The Funds reimburse the Manager for a portion of the compensation paid to the Funds Chief Compliance Officer, which is included in Officer and Directors in the Statements of Operations.

#### 7. Purchases and Sales:

For the year ended July 31, 2016, purchases and sales of investments, excluding short-term securities, were as follows:

	MUC	MUJ	MFT	MIY	MPA
Purchases	\$ 242,544,976	\$ 71,386,450	\$ 48,813,613	\$ 141,341,187	\$ 90,496,067
Sales	\$ 225,117,447	\$ 76,461,666	\$ 42,869,396	\$ 128,196,920	\$ 57,309,511

#### 8. Income Tax Information:

It is the Funds policy to comply with the requirements of the Internal Revenue Code of 1986, as amended, applicable to regulated investment companies, and to distribute substantially all of their taxable income to their shareholders. Therefore, no federal income tax provision is required.

Each Fund files U.S. federal and various state and local tax returns. No income tax returns are currently under examination. The statute of limitations on each Fund s U.S. federal tax returns generally remains open for each of the four years ended July 31, 2016. The statutes of limitations on each Fund s state and local tax returns may remain open for an additional year depending upon the jurisdiction.

Management has analyzed tax laws and regulations and their application to the Funds as of July 31, 2016, inclusive of the open tax return years, and does not believe there are any uncertain tax positions that require recognition of a tax liability in the Funds financial statements.

US GAAP requires that certain components of net assets be adjusted to reflect permanent differences between financial and tax reporting. These reclassifications have no effect on net assets or net asset values per share. As of July 31, 2016, the following permanent differences attributable to amortization methods on fixed income securities, non-deductible expenses, the expiration of capital loss carryforwards, distributions received from a regulated investment company and the sale of bonds received from TOB Trusts were reclassified to the following accounts:

	MUC	MUJ	MFT	MIY	MPA
Paid-in capital		\$ (19,092)		\$ (2,604,816)	\$ (609,570)
Undistributed net investment income	\$ 389,843	\$ (44,713)	\$ 479	\$ (127,151)	\$ (88,434)
Accumulated net realized loss	\$ (389,843)	\$ 63,805	\$ (479)	\$ 2,731,967	\$ 698,004

The tax character of distributions paid was as follows:

		MUC	MUJ	MFT	MIY	MPA
Tax-exempt income <sup>1</sup>	7/31/2016	\$ 35,447,940	\$ 28,555,112	\$ 7,871,314	\$ 24,757,593	\$ 11,948,617
	7/31/2015	36,126,153	21,646,307	7,809,305	17,143,713	11,107,843
Ordinary income <sup>2</sup>	7/31/2016	15,155	237,316	7	41	4,471
	7/31/2015	293	3,425	281	256	2,914
Total	7/31/2016	\$ 35,463,095	\$ 28,792,428	\$ 7,871,321	\$ 24,757,634	\$ 11,953,088
	7/31/2015	\$ 36,126,446	\$ 21,649,732	\$ 7,809,586	\$ 17,143,969	\$ 11,110,757

The Funds designate these amounts paid during the fiscal year ended July 31, 2016, as exempt-interest dividends.

Ordinary income consists primarily of taxable income recognized from market discount. Additionally, all ordinary income distributions are comprised of interest related dividends for non-U.S. residents and are eligible for exemption from U.S. withholding tax for nonresident aliens and foreign corporations. As of July 31, 2016, the tax components of accumulated net earnings were as follows:

	MUC	MUJ	MFT	MIY	MPA
Undistributed tax-exempt income	\$ 4,380,750	\$ 3,593,061	\$ 1,516,659	\$ 1,984,005	\$ 227,141
Undistributed ordinary income		59,052		27,102	
Capital loss carryforwards	(7,220,588)	(7,192,954)	(11,322,126)	(8,612,975)	(5,194,551)

	(126,941)		
\$ 74 930 745	\$ 13.745.080	\$ 62 932 219	\$ 26,465,158
	\$ 74,930,745		X - 7

The difference between book-basis and tax-basis net unrealized gains was attributable primarily to the tax deferral of losses on wash sales and straddles, amortization methods of premiums and discounts on fixed income securities, the realization for tax purposes of unrealized gains/losses on certain futures contracts, the treatment of residual interests in tender option bond trusts and the deferral of compensation to Directors.

<sup>&</sup>lt;sup>2</sup> The Fund has elected to defer certain qualified late-year losses and recognize such losses in the next taxable year.

As of July 31, 2016, the Funds had capital loss carryforwards available to offset future realized capital gains through the indicated expiration dates as follows:

Expires July 31,	MUC	MUJ	MFT	MIY	MPA
No expiration date <sup>1</sup>	\$ 715,648	\$ 7,192,954	\$ 6,705,444	\$ 6,581,843	\$ 2,596,823
2017	6,504,940			2,031,132	1,653,517
2018			4,616,682		893,908
2019					50,303
Total	\$ 7,220,588	\$ 7,192,954	\$ 11,322,126	\$ 8,612,975	\$ 5,194,551

<sup>&</sup>lt;sup>1</sup> Must be utilized prior to losses subject to expiration.

During the year ended July 31, 2016, the Funds listed below utilized the following amounts of their respective capital loss carryforward:

MUC	\$ 1,102,047
MFT	\$ 81,088
MIY	\$ 2,245,914
MPA	\$ 260,116

As of July 31, 2016, gross unrealized appreciation and depreciation based on cost for federal income tax purposes were as follows:

	MUC	MUJ	MFT	MIY	MPA
Tax cost	\$ 830,517,411	\$ 653,867,215	\$ 164,242,156	\$ 639,003,005	\$ 282,337,654
Gross unrealized appreciation	\$ 94,709,610	\$ 79,372,304	\$ 23,792,875	\$ 70,540,664	\$ 32,520,862
Gross unrealized depreciation	(387,407)	(900,705)	(114,487)	(224,846)	(898,060)
Net unrealized appreciation	\$ 94,322,203	\$ 78,471,599	\$ 23,678,388	\$ 70,315,818	\$ 31,622,802

#### 9. Principal Risks:

Many municipalities insure repayment of their bonds, which may reduce the potential for loss due to credit risk. The market value of these bonds may fluctuate for other reasons, including market perception of the value of such insurance, and there is no guarantee that the insurer will meet its obligation.

Inventories of municipal bonds held by brokers and dealers may decrease, which would lessen their ability to make a market in these securities. Such a reduction in market making capacity could potentially decrease a Fund s ability to buy or sell bonds. As a result, a Fund may sell a security at a lower price, sell other securities to raise cash, or give up an investment opportunity, any of which could have a negative impact on performance. If a Fund needed to sell large blocks of bonds, those sales could further reduce the bonds prices and impact performance.

In the normal course of business, the Funds invest in securities and enter into transactions where risks exist due to fluctuations in the market (market risk) or failure of the issuer to meet all its obligations, including the ability to pay principal and interest when due (issuer credit risk). The value of securities held by the Funds may decline in response to certain events, including those directly involving the issuers of securities owned by the Funds. Changes arising from the general economy, the overall market and local, regional or global political and/or social instability, as well as currency, interest rate and price fluctuations, may also affect the securities value.

Each Fund may be exposed to prepayment risk, which is the risk that borrowers may exercise their option to prepay principal earlier than scheduled during periods of declining interest rates, which would force each Fund to reinvest in lower yielding securities. Each Fund may also be exposed to reinvestment risk, which is the risk that income from each Fund s portfolio will decline if each Fund invests the proceeds from matured, traded or called fixed income securities at market interest rates that are below each Fund portfolio s current earnings rate.

The Funds may hold a significant amount of bonds subject to calls by the issuers at defined dates and prices. When bonds are called by issuers and the Funds reinvest the proceeds received, such investments may be in securities with lower yields than the bonds originally held, and correspondingly, could adversely impact the yield and total return performance of a Fund.

It is possible that regulators could take positions that could limit the market for non-bank sponsored TOB Trust transactions or the Funds ability to hold TOB Residuals. Under the new TOB Trust structure, the Funds will have certain additional duties and responsibilities, which may give rise to certain additional risks including, but not limited to, compliance, securities law and operational risks.

There can be no assurance that the Funds can successfully enter into restructured TOB Trust transactions in order to refinance their existing TOB Residuals holdings prior to the compliance date for the Volcker Rule, which may require that the Funds unwind existing TOB Trusts. There can be no assurance that alternative forms of leverage will be available to the Funds and any alternative forms of leverage may be more or less advantageous to the Funds than existing TOB leverage.

Should short-term interest rates rise, the Funds investments in TOB Trust transactions may adversely affect the Funds net investment income and dividends to Common Shareholders. Also, fluctuations in the market value of municipal bonds deposited into the TOB Trust may adversely affect the Funds NAVs per share.

The SEC and various federal banking and housing agencies have adopted credit risk retention rules for securitizations (the Risk Retention Rules ), which take effect in December 2016. The Risk Retention Rules would require the sponsor of a TOB Trust to retain at least 5% of the credit risk of the underlying assets supporting the TOB Trust s municipal bonds. The Risk Retention Rules may adversely affect the Funds ability to engage in TOB Trust transactions or increase the costs of such transactions in certain circumstances.

TOB Trust transactions constitute an important component of the municipal bond market. Accordingly, implementation of the Volcker Rule and Risk Retention Rules may adversely impact the municipal market, including through reduced demand for and liquidity of municipal bonds and increased financing costs for municipal issuers. Any such developments could adversely affect the Funds. The ultimate impact of these rules on the TOB Trust market and the overall municipal market is not yet certain.

Counterparty Credit Risk: Similar to issuer credit risk, the Funds may be exposed to counterparty credit risk, or the risk that an entity may fail to or be unable to perform on its commitments related to unsettled or open transactions. The Funds manage counterparty credit risk by entering into transactions only with counterparties that the Manager believes have the financial resources to honor their obligations and by monitoring the financial stability of those counterparties. Financial assets, which potentially expose the Funds to market, issuer and counterparty credit risks, consist principally of financial instruments and receivables due from counterparties. The extent of the Funds exposure to market, issuer and counterparty credit risks with respect to these financial assets is approximately their value recorded in the Statements of Assets and Liabilities, less any collateral held by the Funds.

A derivative contract may suffer a mark-to-market loss if the value of the contract decreases due to an unfavorable change in the market rates or values of the underlying instrument. Losses can also occur if the counterparty does not perform under the contract.

With exchange-traded futures, there is less counterparty credit risk to the Funds since the exchange or clearinghouse, as counterparty to such instruments, guarantees against a possible default. The clearinghouse stands between the buyer and the seller of the contract; therefore, credit risk is limited to failure of the clearinghouse. While offset rights may exist under applicable law, a Fund does not have a contractual right of offset against a clearing broker or clearinghouse in the event of a default (including the bankruptcy or insolvency). Additionally, credit risk exists in exchange-traded futures with respect to initial and variation margin that is held in a clearing broker s customer accounts. While clearing brokers are required to segregate customer margin from their own assets, in the event that a clearing broker becomes insolvent or goes into bankruptcy and at that time there is a shortfall in the aggregate amount of margin held by the clearing broker for all its clients, typically the shortfall would be allocated on a pro rata basis across all the clearing broker s customers, potentially resulting in losses to the Funds.

Concentration Risk: MUC, MUJ, MIY and MPA invest a substantial amount of their assets in issuers located in a single state or limited number of states. This may subject each Fund to the risk that economic, political or social issues impacting a particular state or group of states could have an adverse and disproportionate impact on the income from, or the value or liquidity of, the Funds respective portfolios. Investment percentages in specific states or U.S. territories are presented in the Schedules of Investments.

As of period end, certain Funds invested a significant portion of their assets in securities in the county, city, special district, school district, health and transportation sectors. Changes in economic conditions affecting such sectors would have a greater impact on the Funds and could affect the value, income and/or liquidity of positions in such securities.

The Funds invest a significant portion of their assets in fixed-income securities and/or use derivatives tied to the fixed-income markets. Changes in market interest rates or economic conditions may affect the value and/or liquidity of such investments. Interest rate risk is the risk that prices of bonds and other fixed-income securities will increase as interest rates fall and decrease as interest rates rise. The Funds may be subject to a greater risk of rising interest rates due to the current period of historically low rates.

#### 10. Capital Share Transactions

#### Common Shares

MFT and MPA are authorized to issue an unlimited number of Common shares and 1 million Preferred Shares. The par value for each Fund s Common Shares is \$0.10. The par value for each Fund s Preferred Shares outstanding is \$0.05. The Board is authorized, however, to reclassify any unissued Common Shares to Preferred Shares without approval of Common Shareholders.

MUC, MUJ and MIY are authorized to issue 200 million shares, all of which were initially classified as Common Shares. The par value for each Fund s Common Shares is \$0.10. The par value for each Fund s Preferred Shares outstanding is \$0.10. The Board is authorized, however, to reclassify any unissued Common Shares to Preferred Shares without approval of Common Shareholders.

For the year ended July 31, 2016, Common Shares issued and outstanding increased by 11,329,360 due to the reorganization for MIY.

For the year ended July 31, 2015, Common Shares issued and outstanding increased by 8,847,944 and 1,847,932 due to reorganizations for MUJ and MPA, respectively.

Preferred Shares

Each Fund s Preferred Shares rank prior to the Fund s Common Shares as to the payment of dividends by the Fund and distribution of assets upon dissolution or liquidation of a Fund. The 1940 Act prohibits the declaration of any dividend on a Fund s Common Shares or the repurchase of a Fund s Common Shares if a Fund fails to maintain asset coverage of at least 200% of the liquidation preference of the Fund s outstanding Preferred Shares. In addition, pursuant to the Preferred Shares governing instruments, a Fund is restricted from declaring and paying dividends on classes of shares ranking junior to or on parity with the Fund s Preferred Shares or repurchasing such shares if a Fund fails to declare and pay dividends on the Preferred Shares, redeem any Preferred Shares required to be redeemed under the Preferred Shares governing instruments or comply with the basic maintenance amount requirement of the ratings agencies rating the Preferred Shares.

The holders of Preferred Shares have voting rights equal to the voting rights of the holders of Common Shares (one vote per share) and will vote together with holders of Common Shares (one vote per share) as a single class on certain matters. However, the holders of Preferred Shares, voting as a separate class, are also entitled to elect two Directors to the Board of each Fund. The holders of Preferred Shares are also entitled to elect the full Board if dividends on the Preferred Shares are not paid for a period of two years. The holders of Preferred Shares are also generally entitled to a separate class vote to amend the Preferred Share governing documents. In addition, the 1940 Act requires the approval of the holders of a majority of any outstanding Preferred Shares, voting as a separate class, to (a) adopt any plan of reorganization that would adversely affect the Preferred Shares, (b) change a Fund sub-classification as a closed-end investment company or change its fundamental investment restrictions or (c) change its business so as to cease to be an investment company.

#### **VRDP Shares**

MUJ, MIY and MPA (collectively, the VRDP Funds ), have issued Series W-7 VRDP Shares, \$100,000 liquidation preference per share, in privately negotiated offerings. The VRDP Shares were offered to qualified institutional buyers as defined pursuant to Rule 144A under the Securities Act of 1933, as amended, (the Securities Act ). The VRDP Shares include a liquidity feature and are currently in a special rate period, each as described below.

As of period end, the VRDP Shares outstanding of each Fund were as follows:

	Issue Date	Shares Issued	Aggı	egate Principal	Maturity Date
MUJ	6/30/11	1,727	\$	172,700,000	7/01/41
	4/13/15	644	\$	64,400,000	7/01/41
MIY	4/21/11	1,446	\$	144,600,000	5/01/41
	9/14/15	873	\$	87,300,000	5/01/41
MPA	5/19/11	663	\$	66,300,000	6/01/41
	4/13/15	163	\$	16.300.000	7/01/42

Redemption Terms: Each VRDP Fund is required to redeem its VRDP Shares on the maturity date, unless earlier redeemed or repurchased. Six months prior to the maturity date, each VRDP Fund is required to begin to segregate liquid assets with the Fund s custodian to fund the redemption. In addition, VRDP Funds are required to redeem certain of their outstanding VRDP Shares if they fail to comply with certain asset coverage, basic maintenance amount or leverage requirements.

Subject to certain conditions, the VRDP Shares may also be redeemed, in whole or in part, at any time at the option of VRDP Funds. The redemption price per VRDP Share is equal to the liquidation preference per share plus any outstanding unpaid dividends. In the event of an optional redemption of the VRDP Shares during the period commencing on the date of issuance and ending on the initial termination date of the fee agreement, VRDP Funds must pay the respective liquidity provider fees on such redeemed VRDP Shares for the remaining term of the fee agreement up to such initial termination date.

Liquidity Feature: The VRDP Funds entered into a fee agreement with the liquidity provider that requires an initial commitment and a per annum liquidity fee payable to the liquidity provider. These fees, if applicable, are shown as liquidity fees in the Statements of Operations.

The fee agreement between MUJ and the liquidity provider is for a three-year term which is scheduled to expire on April 19, 2017, unless renewed or terminated in advance. The fee agreements between MIY and MPA and the liquidity provider are for a 364 day term scheduled to expire on July 6, 2017, unless renewed or terminated in advance.

In the event the fee agreement is not renewed or is terminated in advance, and the VRDP Funds do not enter into a fee agreement with an alternate liquidity provider, the VRDP Shares will be subject to mandatory purchase by the liquidity provider prior to the termination of the fee agreement. In the event of such mandatory purchase, the VRDP Funds are required to redeem the VRDP Shares six months after the purchase date. Immediately after such mandatory purchase, the VRDP Funds are required to begin to segregate liquid assets with their custodian to fund the redemption. There is no assurance the VRDP Funds will replace such redeemed VRDP Shares with any other preferred shares or other form of leverage.

The fee agreement between MIY and MPA and the liquidity provider was scheduled to expire on July 7, 2016. MIY and MPA renewed the fee agreement, which is scheduled to expire on July 6, 2017 unless renewed or terminated in advance.

Remarketing The VRDP Funds may incur remarketing fees of 0.08% on the aggregate principal amount of all the Funds VRDP Shares, which, if any, are included in remarketing fees on Preferred Shares in the Statements of Operations. During any special rate period (as described below), the VRDP Funds may incur no remarketing fees.

Dividends: Dividends on the VRDP Shares are payable monthly at a variable rate set weekly by the remarketing agent. Such dividend rates are generally based upon a spread over a base rate and cannot exceed a maximum rate. In the event of a failed remarketing, the dividend rate of the VRDP Shares will be reset to a maximum rate. The maximum rate is determined based on, among other things, the long-term preferred share rating assigned to the VRDP Shares and the length of time that the VRDP Shares fail to be remarketed. At the date of issuance, the VRDP Shares were assigned long-term ratings of Aaa from Moody s and AAA from Fitch. Subsequent to the issuance of the VRDP Shares, Moody s completed a review of its methodology for rating securities issued by registered closed-end funds. As of period end, the VRDP Shares were assigned a long-term rating of Aa2 from Moody s under its new ratings methodology. The VRDP Shares continue to be assigned a long-term rating of AAA from Fitch.

For the year ended July 31, 2016, the annualized dividend rates for the VRDP Shares were as follows:

 MUJ
 MIY
 MPA

 Rate
 1.04%
 1.06%
 1.05%

Ratings: The short-term ratings on the VRDP Shares are directly related to the short-term ratings of the liquidity provider for such VRDP Shares. Changes in the credit quality of the liquidity provider could cause a change in the short-term credit ratings of the VRDP Shares as rated by Moody s, Fitch and/or S&P. A change in the short-term credit rating of the liquidity provider or the VRDP Shares may adversely affect the dividend rate paid on such shares, although the dividend rate paid on the VRDP Shares is not directly based upon either short-term rating. The liquidity provider may be terminated prior to the scheduled termination date if the liquidity provider fails to maintain short-term debt ratings in one of the two highest rating categories.

Special Rate Period: On June 21, 2012, MIY and MPA commenced a three year term ending June 24, 2015 (special rate period) with respect to their VRDP Shares, during which the VRDP Shares will not be subject to any remarketing and the dividend rate will be based on a predetermined methodology. In June 2015, the special rate period was extended to June 22, 2016. In June 2016, the special rate period was extended to June 21, 2017. On April 17, 2014, MUJ commenced a three-year term ending April 19, 2017 (special rate period) with respect to their VRDP Shares, during which the VRDP Shares will not be subject to any remarketing and the dividend rate will be based on a predetermined methodology. The implementation of the special rate period resulted in a mandatory tender of the VRDP Shares prior to the commencement of the special rate period. The mandatory tender event was not the result of a failed remarketing. The short-term ratings on the VRDP Shares for MIY and MPA were withdrawn by Moody s, Fitch and/or S&P at the commencement of the special rate period. Prior to June 21, 2017 for MIY and MPA and April 19, 2017 for MUJ, the holder of the VRDP Shares and VRDP Funds may mutually agree to extend the special rate period and will be remarketed and available for purchase by qualified institutional investors.

During the special rate period, the liquidity and fee agreements remain in effect and the VRDP Shares remain subject to mandatory redemption by the VRDP Funds on the maturity date. The VRDP Shares will not be remarketed or subject to optional or mandatory tender events during the special rate period. During the special rate period, VRDP Funds are required to comply with the same asset coverage, basic maintenance amount and leverage requirements for the VRDP Shares as is required when the VRDP Shares are not in a special rate period. MUJ pays a nominal fee at the annual rate of 0.01% and MIY and MPA do not pay any fees to the liquidity provider and remarketing agent during the special rate period. VRDP Funds will also pay dividends monthly based on the sum of the Securities Industry and Financial Markets Association (SIFMA) Municipal Swap Index rate and a percentage per annum based on the long-term ratings assigned to the VRDP Shares.

If the VRDP Funds redeem the VRDP Shares prior to the end of the special rate period and the VRDP Shares have long-term ratings above A1/A+ and its equivalent by all ratings agencies then rating the VRDP Shares, then such redemption may be subject to a redemption premium payable to the holder of the VRDP Shares based on the time remaining in the special rate period, subject to certain exceptions for redemptions that are required to comply with minimum asset coverage requirements.

For the year ended July 31, 2016, the VRDP Shares issued and outstanding for MUJ and MPA remained constant, and the VRDP Shares issued and outstanding increased by 873 due to the reorganization of MIY.

#### **VMTP Shares**

MUC and MFT (collectively, the VMTP Funds ), have issued Series W-7 VMTP Shares, \$100,000 liquidation preference per share, in privately negotiated offerings and sale of VMTP Shares exempt from registration under the Securities Act. The VMTP Shares are subject to certain restrictions on transfer, and VMTP Funds may also be required to register the VMTP Shares for sale under the Securities Act under certain circumstances. In addition, amendments to the VMTP governing documents generally require the consent of the holders of VMTP Shares.

As of period end, the VMTP Shares outstanding of each Fund were as follows:

	Issue Date	Shares Issued	Aggregate Principal	Term Redemption Date
MUC	3/22/12	2,540	\$ 254,000,000	3/30/19

MFT 12/16/11 565 \$ 56,500,000 1/02/19 Redemption Terms: Each VMTP Fund is required to redeem its VMTP Shares on the term redemption date, unless earlier redeemed or

Redemption Terms: Each VMTP Fund is required to redeem its VMTP Shares on the term redemption date, unless earlier redeemed or repurchased or unless extended. In September 2015, the term redemption date for MUC s VMTP Shares was extended until March 30, 2019. There is no assurance that the term of a Fund s VMTP Shares will be extended further or that a Fund s VMTP Shares will be replaced with any other preferred shares or other form of leverage upon the redemption or repurchase of the VMTP Shares. Six months prior to the term redemption date, each VMTP Fund is required to begin to segregate liquid assets with the Fund s custodian to fund the redemption. In addition, each VMTP Fund is required to redeem certain of its outstanding VMTP Shares if it fails to comply with certain asset coverage, basic maintenance amount or leverage requirements.

Subject to certain conditions, a Fund s VMTP Shares may be redeemed, in whole or in part, at any time at the option of the Fund. The redemption price per VMTP Share is equal to the liquidation preference per share plus any outstanding unpaid dividends and applicable redemption premium. If the Fund redeems the VMTP Shares prior to the term redemption date and the VMTP Shares have long-term ratings above A1/A+ or its equivalent by the ratings

agencies then rating the VMTP Shares, then such redemption may be subject to a prescribed redemption premium (up to 3% of the liquidation preference) payable to the holder of the VMTP Shares based on the time remaining until the term redemption date, subject to certain exceptions for redemptions that are required to comply with minimum asset coverage requirements.

Dividends: Dividends on the VMTP Shares are declared daily and payable monthly at a variable rate set weekly at a fixed rate spread to the SIFMA Municipal Swap Index. The fixed spread is determined based on the long-term preferred share rating assigned to the VMTP Shares by the ratings agencies then rating the VMTP Shares. At the date of issuance, the VMTP Shares were assigned long-term ratings of Aaa from Moody s and AAA from Fitch. Subsequent to the issuance of the VMTP Shares, Moody s completed a review of its methodology for rating securities issued by registered closed-end funds. As of period end, the VMTP Shares were assigned a long-term rating of Aa1 for MFT and Aa2 for MUC from Moody s under its new rating methodology. The VMTP Shares continue to be assigned a long-term rating of AAA from Fitch. The dividend rate on the VMTP Shares is subject to a step-up spread if the Funds fail to comply with certain provisions, including, among other things, the timely payment of dividends, redemptions or gross-up payments, and complying with certain asset coverage and leverage requirements.

For the year ended July 31, 2016, the average annualized dividend rates for the VMTP Shares were as follows:

	MUC	MFT
Rate	1.07%	1.15%

For the year ended July 31, 2016, the VMTP Shares issued and outstanding of each Fund remained constant.

Offering Costs: The Funds incurred costs in connection with the issuance of VRDP Shares and/or VMTP Shares, which were recorded as a direct deduction from the carrying value of the related debt liability and will be amortized over the life of the VRDP Shares with the exception of upfront fees paid to the liquidity provider which were amortized over the life of the liquidity agreement and VMTP Shares. Amortization of these costs is included in interest expense, fees and amortization of offering costs in the Statements of Operations.

Financial Reporting: The VRDP and VMTP Shares are considered debt of the issuer; therefore, the liquidation preference, which approximates fair value of the VRDP and VMTP Shares, is recorded as a liability in the Statements of Assets and Liabilities. Unpaid dividends are included in interest expense and fees payable in the Statements of Assets and Liabilities, and the dividends accrued and paid on the VRDP and VMTP Shares are included as a component of interest expense, fees and amortization of offering costs in the Statements of Operations. The VRDP and VMTP Shares are treated as equity for tax purposes. Dividends paid to holders of the VRDP and VMTP Shares are generally classified as tax-exempt income for tax-reporting purposes.

#### 11. Subsequent Events:

Management s evaluation of the impact of all subsequent events on the Funds financial statements was completed through the date the financial statements were issued and the following items were noted:

	Common Divid	Common Dividend Per Share		Preferred Shares <sup>3</sup>		
	${f Paid}^1$	Declared <sup>2</sup>	Shares	Series	Declared	
MUC	\$ 0.0615	\$ 0.0615	VMTP	W-7	\$ 301,816	
MUJ	\$ 0.0675	\$ 0.0675	VRDP	W-7	\$ 273,702	
MFT	\$ 0.0710	\$ 0.0710	VMTP	W-7	\$ 70,965	
MIY	\$ 0.0640	\$ 0.0640	VRDP	W-7	\$ 271,627	
MPA	\$ 0.0623	\$ 0.0623	VRDP	W-7	\$ 96,750	

Net investment income dividend paid on September 1, 2016 to Common Shareholders of record on August 15, 2016.

<sup>2</sup> Net investment income dividend declared on September 1, 2016, payable to Common Shareholders of record on September 15, 2016.

<sup>3</sup> Dividends declared for period August 1, 2016 to August 31, 2016.

## Report of Independent Registered Public Accounting Firm

To the Shareholders and Board of Directors of BlackRock MuniHoldings California Quality Fund, Inc., BlackRock MuniHoldings New Jersey Quality Fund, Inc., BlackRock MuniYield Michigan Quality Fund, Inc., and to the Shareholders and Board of Trustees of BlackRock MuniYield Investment Quality Fund and BlackRock MuniYield Pennsylvania Quality Fund:

We have audited the accompanying statements of assets and liabilities of BlackRock MuniHoldings California Quality Fund, Inc., BlackRock MuniHoldings New Jersey Quality Fund, Inc., BlackRock MuniYield Investment Quality Fund, BlackRock MuniYield Michigan Quality Fund, Inc., and BlackRock MuniYield Pennsylvania Quality Fund (collectively, the Funds), including the schedules of investments, as of July 31, 2016, and the related statements of operations and the statements of cash flows for the year then ended, the statements of changes in 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. These financial statements and financial highlights are the responsibility of the Funds management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements and financial highlights are free of material misstatement. The Funds are not required to have, nor were we engaged to perform, an audit of their internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Funds internal control over financial reporting. Accordingly, we express no such opinion. An audit also 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, as well as evaluating the overall financial statement presentation. Our procedures included confirmation of securities owned as of July 31, 2016, by correspondence with the custodian and brokers; where replies were not received from brokers, we performed other auditing procedures. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, such financial statements and financial highlights referred to above present fairly, in all material respects, the financial positions of BlackRock MuniHoldings California Quality Fund, Inc., BlackRock MuniHoldings New Jersey Quality Fund, Inc., BlackRock MuniYield Investment Quality Fund, BlackRock MuniYield Michigan Quality Fund, Inc., and BlackRock MuniYield Pennsylvania Quality Fund as of July 31, 2016, the results of their operations and their cash flows for the year then ended, the changes in their 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.

Deloitte & Touche LLP

Boston, Massachusetts

September 26, 2016

## Disclosure of Investment Advisory Agreements

The Board of Directors (the Board, the members of which are referred to as Board Members ) of BlackRock MuniHoldings California Quality Fund, Inc. (MUC), BlackRock New Jersey Quality Fund (MUJ), BlackRock MuniYield Investment Quality Fund (MFT), BlackRock MuniYield Michigan Quality Fund, Inc. (MIY) and BlackRock MuniYield Pennsylvania Quality Fund (MPA) and together with MUC, MUJ, MFT and MIY, each a Fund, and, collectively, the Funds) met in person on April 28, 2016 (the April Meeting) and June 9-10, 2016 (the June Meeting) to consider the approval of each Funds investment advisory agreement (each an Agreement, and, collectively, the Agreements) with BlackRock Advisors, LLC (the Manager), each Funds investment advisor. The Manager is also referred to herein as BlackRock.

#### **Activities and Composition of the Board**

On the date of the June Meeting, the Board of each Fund consisted of eleven individuals, nine of whom were not interested persons of the Fund as defined in the Investment Company Act of 1940, as amended (the 1940 Act.) (the Independent Board Members.). The Board Members are responsible for the oversight of the operations of its Fund and perform the various duties imposed on the directors of investment companies by the 1940 Act. The Independent Board Members have retained independent legal counsel to assist them in connection with their duties. The Chair of each Board is an Independent Board Member. Each Board has established five standing committees: an Audit Committee, a Governance and Nominating Committee, a Compliance Committee, a Performance Oversight Committee, and an Executive Committee, each of which is chaired by an Independent Board Member and composed of Independent Board Members (except for the Executive Committee, which also has one interested Board Member).

#### The Agreements

Pursuant to the 1940 Act, each Board is required to consider the continuation of the Agreement for its Fund on an annual basis. Each Board has four quarterly meetings per year, each extending over two days, a fifth one-day meeting to consider specific information surrounding the consideration of renewing the Agreement for its Fund and additional in-person and telephonic meetings as needed. In connection with this year-long deliberative process, each Board assessed, among other things, the nature, extent and quality of the services provided to its Fund by BlackRock, BlackRock s personnel and affiliates, including, as applicable; investment management, administrative, and shareholder services; the oversight of fund service providers; marketing; risk oversight; compliance; and ability to meet applicable legal and regulatory requirements.

Each Board, acting directly and through its committees, considers at each of its meetings, and from time to time as appropriate, factors that are relevant to its annual consideration of the renewal of the Agreement for its Fund, including the services and support provided by BlackRock to the Fund and its shareholders. BlackRock also furnished additional information to each Board in response to specific questions from the Board. This additional information is discussed further below in the section titled Board Considerations in Approving the Agreements. Among the matters each Board considered were: (a) investment performance for one-year, three-year, five-year, ten-year, and/or since inception periods, as applicable, against peer funds, applicable benchmarks, and performance metrics, as applicable, as well as senior management s and portfolio managers analysis of the reasons for any over-performance or underperformance relative to its peers, benchmarks, and other performance metrics, as applicable; (b) fees, including advisory, administration, if applicable, paid to BlackRock and its affiliates by the Fund for services; (c) Fund operating expenses and how BlackRock allocates expenses to the Fund; (d) the resources devoted to, risk oversight of, and compliance reports relating to, implementation of the Fund s investment objective(s), policies and restrictions, and meeting regulatory requirements; (e) the Fund s compliance with its compliance policies and procedures; (f) the nature, cost and character of non-investment management services provided by BlackRock and its affiliates; (g) BlackRock s and other service providers internal controls and risk and compliance oversight mechanisms; (h) BlackRock s implementation of the proxy voting policies approved by the Board; (i) execution quality of portfolio transactions; (j) BlackRock s implementation of the Fund s valuation and liquidity procedures; (k) an analysis of management fees for products with similar investment mandates across the open-end fund, closed-end fund and institutional account product channels, as applicable, and the similarities and differences between these products and the services provided as compared to the Fund; (1) BlackRock s compensation methodology for its investment professionals and the incentives and accountability it creates, along with investment professionals investments in the fund(s) they manage; and (m) periodic updates on BlackRock s business.

The Board of each Fund considered BlackRock  $\,$ s efforts during the past several years with regard to the redemption of outstanding auction rate preferred securities (  $\,$ AMPS  $\,$ ). As of the date of this report, each Fund has redeemed all of its outstanding AMPS.

#### **Board Considerations in Approving the Agreements**

The Approval Process: Prior to the April Meeting, each Board requested and received materials specifically relating to the Agreement for its Fund. Each Board is continuously engaged in a process with its independent legal counsel and BlackRock to review the nature and scope of the information provided to better assist its deliberations. The materials provided to the Board of each Fund in connection with the April Meeting included (a) information independently compiled and prepared by Broadridge Financial Solutions, Inc. ( Broadridge ) on Fund fees and expenses

as compared with a peer group of funds as determined by Broadridge (Expense Peers) and the investment performance of the Fund as compared with a peer group of funds as determined by Broadridge and a customized peer group selected by BlackRock (Customized Peer Group); (b) information on the profits realized by BlackRock and its affiliates pursuant to the Fund s Agreement and a discussion of fall-out benefits to BlackRock and its affiliates; (c) a general analysis provided by BlackRock concerning investment management fees charged to other clients, such as institutional clients, sub-advised mutual funds, and open-end funds,

<sup>1</sup> Funds are ranked by Broadridge in quartiles, ranging from first to fourth, where first is the most desirable quartile position and fourth is the least desirable.

## Disclosure of Investment Advisory Agreements (continued)

under similar investment mandates, as applicable; (d) review of non-management fees; (e) the existence, impact and sharing of potential economies of scale; and (f) a summary of aggregate amounts paid by the Fund to BlackRock.

At the April Meeting, each Board reviewed materials relating to its consideration of the Agreement for its Fund. As a result of the discussions that occurred during the April Meeting, and as a culmination of each Board s year-long deliberative process, each Board presented BlackRock with questions and requests for additional information. BlackRock responded to these requests with additional written information in advance of the June Meeting.

At the June Meeting, each Board, including the Independent Board Members, unanimously approved the continuation of the Agreement between the Manager and its Fund for a one-year term ending June 30, 2017. In approving the continuation of the Agreement for its Fund, each Board considered: (a) the nature, extent and quality of the services provided by BlackRock; (b) the investment performance of the Fund; (c) the advisory fee and the cost of the services and profits to be realized by BlackRock and its affiliates from their relationship with the Fund; (d) the Fund s costs to investors compared to the costs of Expense Peers and performance compared to the relevant performance metrics as previously discussed; (e) the sharing of potential economies of scale; (f) fall-out benefits to BlackRock and its affiliates as a result of its relationship with the Fund; and (g) other factors deemed relevant by the Board Members.

Each Board also considered other matters it deemed important to the approval process, such as other payments made to BlackRock or its affiliates relating to securities lending and cash management, services related to the valuation and pricing of Fund portfolio holdings, and advice from independent legal counsel with respect to the review process and materials submitted for the Board s review. Each Board noted the willingness of BlackRock personnel to engage in open, candid discussions with the Board. Each Board did not identify any particular information as determinative, and each Board Member may have attributed different weights to the various items considered.

A. Nature, Extent and Quality of the Services Provided by BlackRock: Each Board, including the Independent Board Members, reviewed the nature, extent and quality of services provided by BlackRock, including the investment advisory services and the resulting performance of its Fund. Throughout the year, each Board compared its Fund s performance to the performance of a comparable group of closed-end funds, relevant benchmark, and performance metrics, as applicable. Each Board met with BlackRock s senior management personnel responsible for investment activities, including the senior investment officers. Each Board also reviewed the materials provided by its Fund s portfolio management team discussing the Fund s performance and the Fund s investment objective(s), strategies and outlook.

Each Board considered, among other factors, with respect to BlackRock: the number, education and experience of investment personnel generally and its Fund s portfolio management team; BlackRock s research capabilities; investments by portfolio managers in the funds they manage; portfolio trading capabilities; use of technology; commitment to compliance; credit analysis capabilities; risk analysis and oversight capabilities; and the approach to training and retaining portfolio managers and other research, advisory and management personnel. Each Board engaged in a review of BlackRock s compensation structure with respect to the Fund s portfolio management team and BlackRock s ability to attract and retain high-quality talent and create performance incentives.

In addition to investment advisory services, each Board considered the quality of the administrative and other non-investment advisory services provided to its Fund. BlackRock and its affiliates provide each Fund with certain administrative, shareholder, and other services (in addition to any such services provided to the Fund by third parties) and officers and other personnel as are necessary for the operations of the Fund. In particular, BlackRock and its affiliates provide each Fund with administrative services including, among others: (i) preparing disclosure documents, such as the prospectus and the statement of additional information in connection with the initial public offering and periodic shareholder reports; (ii) preparing communications with analysts to support secondary market trading of the Fund; (iii) oversight of daily accounting and pricing; (iv) preparing periodic filings with regulators and stock exchanges; (v) overseeing and coordinating the activities of other service providers; (vi) organizing Board meetings and preparing the materials for such Board meetings; (vii) providing legal and compliance support; (viii) furnishing analytical and other support to assist the Board in its consideration of strategic issues such as the merger, consolidation or repurposing of certain closed-end funds; and (ix) performing other administrative functions necessary for the operation of the Fund, such as tax reporting, fulfilling regulatory filing requirements and call center services. Each Board reviewed the structure and duties of BlackRock s fund administration, shareholder services, and legal & compliance departments and considered BlackRock s policies and procedures for assuring compliance with applicable laws and regulations.

B. The Investment Performance of the Funds and BlackRock: Each Board, including the Independent Board Members, also reviewed and considered the performance history of its Fund. In preparation for the April Meeting, the Board of each Fund was provided with reports independently prepared by Broadridge, which included a comprehensive analysis of the Fund s performance. Each Board also reviewed a narrative and statistical analysis of the Broadridge data that was prepared by BlackRock. In connection with its review, the Board of each Fund received and reviewed information regarding the investment performance, based on net asset value (NAV), of the Fund as compared to other

funds in its applicable Broadridge category and its Customized Peer Group. Each Board was provided with a description of the methodology used by Broadridge to select peer funds and periodically meets with Broadridge representatives to review its methodology. Each Board was provided with information on the composition of the Broadridge performance universes and expense universes. Each Board and its Performance Oversight Committee regularly review, and meet with Fund management to discuss, the performance of its Fund throughout the year.

## Disclosure of Investment Advisory Agreements (continued)

In evaluating performance, each Board recognized that the performance data reflects a snapshot of a period as of a particular date and that selecting a different performance period could produce significantly different results. Further, each Board recognized that it is possible that long-term performance can be adversely affected by even one period of significant underperformance so that a single investment decision or theme has the ability to affect long-term performance disproportionately.

The Boards of MUJ, MFT and MIY noted that for each of the one-, three- and five-year periods reported, MUJ, MFT and MIY each ranked in the second quartile, against its Customized Peer Group Composite. BlackRock believes that the Customized Peer Group Composite is an appropriate performance metric for MUJ, MFT and MIY. The Composite measures a blend of total return and yield.

The Board of MUC noted that for the one-, three- and five-year periods reported, MUC ranked in the fourth, second and fourth quartiles, respectively, against its Customized Peer Group Composite. BlackRock believes that the Customized Peer Group Composite is an appropriate performance metric for MUC. The Composite measures a blend of total return and yield. The Board of MUC and BlackRock reviewed and discussed the reasons for MUC s underperformance during the one- and five-year periods. The Board of MUC was informed that, among other things, the primary detractors from performance were a below market dividend distribution rate and a lower relative duration posture.

The Board of MPA noted that for the one-, three- and five-year periods reported, MPA ranked in the third, third and second quartiles, respectively, against its Customized Peer Group Composite. BlackRock believes that the Customized Peer Group Composite is an appropriate performance metric for MPA. The Composite measures a blend of total return and yield. The Board of MPA and BlackRock reviewed and discussed the reasons for MPA s underperformance during the one- and three-year periods. The Board of MPA was informed that, among other things, the downgrade of Pennsylvania s general obligation debt in 2014 caused downward pressure on the commonwealth s bond prices. This downward price pressure, coupled with MPA s underweight duration posture, were the Fund s primary detractors from performance during the one- and three-year periods.

The Boards of MUC and MPA and BlackRock discussed BlackRock s strategy for improving MUC s and MPA s investment performance. Discussions covered topics such as: investment risks undertaken by MUC and MPA; performance attribution; MUC s and MPA s investment personnel; and the resources appropriate to support MUC s and MPA s investment processes.

C. Consideration of the Advisory/Management Fees and the Cost of the Services and Profits to be Realized by BlackRock and its Affiliates from their Relationship with the Funds: Each Board, including the Independent Board Members, reviewed its Funds contractual management feer ate compared with the other funds in its Broadridge category. The contractual management feer ate represents a combination of the advisory fee and any administrative fees, before taking into account any reimbursements or fee waivers. Each Board also compared its Funds total expense ratio, as well as its actual management feer ate as a percentage of total assets, to those of other funds in its Broadridge category. The total expense ratio represents a funds total net operating expenses, excluding any investment related expenses. The total expense ratio gives effect to any expense reimbursements or fee waivers that benefit a fund, and the actual management feer ate gives effect to any management feer reimbursements or waivers that benefit a fund. Each Board considered the services provided and the fees charged by BlackRock and its affiliates to other types of clients with similar investment mandates, as applicable, including institutional accounts and sub-advised mutual funds (including mutual funds sponsored by third parties).

Each Board received and reviewed statements relating to BlackRock s financial condition. Each Board reviewed BlackRock s profitability methodology and was also provided with a profitability analysis that detailed the revenues earned and the expenses incurred by BlackRock for services provided to its Fund. Each Board reviewed BlackRock s profitability with respect to its Fund and other funds the Board currently oversees for the year ended December 31, 2015 compared to available aggregate profitability data provided for the prior two years. Each Board reviewed BlackRock s profitability with respect to certain other U.S. fund complexes managed by the Manager and/or its affiliates. Each Board reviewed BlackRock s assumptions and methodology of allocating expenses in the profitability analysis, noting the inherent limitations in allocating costs among various advisory products. Each Board recognized that profitability may be affected by numerous factors including, among other things, fee waivers and expense reimbursements by the Manager, the types of funds managed, precision of expense allocations and business mix. As a result, calculating and comparing profitability at individual fund level is difficult.

Each Board noted that, in general, individual fund or product line profitability of other advisors is not publicly available. Each Board reviewed BlackRock s overall operating margin, in general, compared to that of certain other publicly-traded asset management firms. Each Board considered the differences between BlackRock and these other firms, including the contribution of technology at BlackRock, BlackRock s expense management, and the relative product mix.

In addition, each Board considered the cost of the services provided to its Fund by BlackRock, and BlackRock s and its affiliates profits relating to the management of its Fund and the other funds advised by BlackRock and its affiliates. As part of its analysis, each Board reviewed

BlackRock s methodology in allocating its costs of managing its Fund, to the Fund. Each Board may receive and review information from independent third parties as part of its annual evaluation. Each Board considered whether BlackRock has the financial resources necessary to attract and retain high quality investment management personnel to perform its obligations under the Fund s Agreement and to continue to provide the high quality of services that is expected by the Board. Each Board further considered factors including but not limited to BlackRock s commitment of time, assumption of risk, and liability profile in servicing its Fund in contrast to what is required of BlackRock with respect to other products with similar investment mandates across the open-end fund, ETF, closed-end fund, sub-advised mutual fund and institutional account product channels, as applicable.

## Disclosure of Investment Advisory Agreements (concluded)

The Boards of MUC, MUJ, MFT and MPA noted that each Fund s contractual management fee rate ranked in the first quartile, and that the actual management fee rate and total expense ratio each ranked in the first quartile, relative to the Expense Peers.

The Board of MIY noted that MIY s contractual management fee rate ranked in the first quartile, and that the actual management fee rate and total expense ratio each ranked in the second quartile, relative to the Expense Peers.

D. Economies of Scale: Each Board, including the Independent Board Members, considered the extent to which economies of scale might be realized as the assets of its Fund increase. Each Board also considered the extent to which its Fund benefits from such economies in a variety of ways, and whether there should be changes in the advisory fee rate or breakpoint structure in order to enable the Fund to more fully participate in these economies of scale. The Board considered the Fund sasset levels and whether the current fee was appropriate.

Based on each Board s review and consideration of the issue, each Board concluded that most closed-end funds do not have fund level breakpoints because closed-end funds generally do not experience substantial growth after the initial public offering. They are typically priced at scale at a fund s inception.

E. Other Factors Deemed Relevant by the Board Members: Each Board, including the Independent Board Members, also took into account other ancillary or fall-out benefits that BlackRock or its affiliates may derive from their respective relationships with its Fund, both tangible and intangible, such as BlackRock s ability to leverage its investment professionals who manage other portfolios and risk management personnel, an increase in BlackRock s profile in the investment advisory community, and the engagement of BlackRock s affiliates as service providers to the Fund, including for administrative, securities lending and cash management services. Each Board also considered BlackRock s overall operations and its efforts to expand the scale of, and improve the quality of, its operations. Each Board also noted that BlackRock may use and benefit from third party research obtained by soft dollars generated by certain registered fund transactions to assist in managing all or a number of its other client accounts. Each Board further noted that it had considered the investment by BlackRock s funds in affiliated exchange traded funds (i.e., ETFs) without any offset against the management fees payable by the funds to BlackRock.

In connection with its consideration of the Agreement for its Fund, each Board also received information regarding BlackRock s brokerage and soft dollar practices. Each Board received reports from BlackRock which included information on brokerage commissions and trade execution practices throughout the year.

Each Board noted the competitive nature of the closed-end fund marketplace, and that shareholders are able to sell their Fund shares in the secondary market if they believe that the Fund stees and expenses are too high or if they are dissatisfied with the performance of the Fund.

Each Board also considered the various notable initiatives and projects BlackRock performed in connection with its closed-end fund product line. These initiatives included the redemption of AMPS for the BlackRock closed-end funds with AMPS outstanding; developing equity shelf programs; efforts to eliminate product overlap with fund mergers; ongoing services to manage leverage that has become increasingly complex; periodic evaluation of share repurchases and other support initiatives for certain BlackRock funds; and continued communications efforts with shareholders, fund analysts and financial advisers. With respect to the latter, the Independent Board Members noted BlackRock s continued commitment to supporting the secondary market for the common shares of its closed-end funds through a comprehensive secondary market communication program designed to raise investor and analyst awareness and understanding of closed-end funds. BlackRock s support services included, among other things: continuing communications concerning the redemption efforts related to AMPS; sponsoring and participating in conferences; communicating with closed-end fund analysts covering the BlackRock funds throughout the year; providing marketing and product updates for the closed-end funds; and maintaining and enhancing its closed-end fund website.

#### Conclusion

Each Board, including the Independent Board Members, unanimously approved the continuation of the Agreement between the Manager and its Fund for a one-year term ending June 30, 2017. Based upon its evaluation of all of the aforementioned factors in their totality, as well as other information, each Board, including the Independent Board Members, was satisfied that the terms of Agreement for its Fund were fair and reasonable and in the best interest of the Fund and its shareholders. In arriving at its decision to approve the Agreement for its Fund, each Board did not identify any single factor or group of factors as, all-important or controlling, but considered all factors together, and different Board Members may have attributed different weights to the various factors considered. The Independent Board Members were also assisted by the advice of independent legal counsel in making this determination. The contractual fee arrangements for each Fund reflect the results of several years of review by the Fund s Board Members and predecessor Board Members, and discussions between such Board Members (and predecessor Board Members) and BlackRock. As a result, the Board Members conclusions may be based in part on their consideration of these arrangements in prior years.

#### Automatic Dividend Reinvestment Plans

Pursuant to each Fund s Dividend Reinvestment Plan (the Reinvestment Plan ), Common Shareholders are automatically enrolled to have all distributions of dividends and capital gains and other distributions reinvested by Computershare Trust Company, N.A. (the Reinvestment Plan Agent ) in the respective Fund s Common Shares pursuant to the Reinvestment Plan. Shareholders who do not participate in the Reinvestment Plan will receive all distributions in cash paid by check and mailed directly to the shareholders of record (or if the shares are held in street name or other nominee name, then to the nominee) by the Reinvestment Plan Agent, which serves as agent for the shareholders in administering the Reinvestment Plan.

After the Funds declare a dividend or determine to make a capital gain or other distribution, the Reinvestment Plan Agent will acquire shares for the participants—accounts, depending upon the following circumstances, either (i) through receipt of unissued but authorized shares from the Funds (newly issued shares) or (ii) by purchase of outstanding shares on the open market or on the Funds primary exchange (open-market purchases). If, on the dividend payment date, the net asset value per share (NAV) is equal to or less than the market price per share plus estimated brokerage commissions (such condition often referred to as a market premium), the Reinvestment Plan Agent will invest the dividend amount in newly issued shares acquired on behalf of the participants. The number of newly issued shares to be credited to each participant is account will be determined by dividing the dollar amount of the dividend by the NAV on the date the shares are issued. However, if the NAV is less than 95% of the market price on the dividend payment date, the dollar amount of the dividend will be divided by 95% of the market price on the dividend payment date, the NAV is greater than the market price per share plus estimated brokerage commissions (such condition often referred to as a market discount), the Reinvestment Plan Agent will invest the dividend amount in open-market purchases, or if the market discount shifts to a market premium during the purchase period, the Reinvestment Plan Agent will invest any un-invested portion in newly issued shares. Investments in newly issued shares made in this manner would be made pursuant to the same process described above and the date of issue for such newly issued shares will substitute for the dividend payment date.

You may elect not to participate in the Reinvestment Plan and to receive all dividends in cash by contacting the Reinvestment Plan Agent, at the address set forth below.

Participation in the Reinvestment Plan is completely voluntary and may be terminated or resumed at any time without penalty by notice if received and processed by the Reinvestment Plan Agent prior to the dividend record date. Additionally, the Reinvestment Plan Agent seeks to process notices received after the record date but prior to the payable date and such notices often will become effective by the payable date. Where late notices are not processed by the applicable payable date, such termination or resumption will be effective with respect to any subsequently declared dividend or other distribution.

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

Each Fund reserves the right to amend or terminate the Reinvestment Plan. There is no direct service charge to participants in the Reinvestment Plan. However, each Fund reserves the right to amend the Reinvestment Plan to include a service charge payable by the participants. Participants in MPA that request a sale of shares are subject to a \$2.50 sales fee and a \$0.15 per share fee. Per share fees include any applicable brokerage commissions the Reinvestment Plan Agent is required to pay. Participants in MUC, MUJ, MFT and MIY that request a sale of shares are subject to a \$0.02 per share sold brokerage commission. All correspondence concerning the Reinvestment Plan should be directed to Computershare Trust Company, N.A., through the internet at http://www.computershare.com/blackrock, or in writing to Computershare, P.O. Box 30170, College Station, TX 77842-3170, Telephone: (800) 699-1236. Overnight correspondence should be directed to the Reinvestment Plan Agent at Computershare, 211 Quality Circle, Suite 210, College Station, TX 77845.

# Officers and Directors

	Position(s)	Length		Number of BlackRock- Advised Registered Investment Companies ( RICs ) Consisting of	Public Company and f Investment Company
Name, Address <sup>1</sup> and Year of Birth	Held with the Funds	of Time Served <sup>3</sup>	Principal Occupation(s) During Past Five Years	<b>Investment Portfolios</b>	
Independent Directo		a.		54 DYG	
Richard E. Cavanagh	Chair of the Board and Director	Since 2007	Director, The Guardian Life Insurance Company of America since 1998; Director, Arch Chemical (chemical and allied products) from 1999 to 2011; Trustee, Educational Testing Service from 1997 to 2009 and	<ul><li>74 RICs consisting of</li><li>74 Portfolios</li></ul>	None
1946			Chairman thereof from 2005 to 2009; Senior Advisor, The Fremont Group since 2008 and Director thereof since 1996; Faculty Member/Adjunct Lecturer, Harvard University since 2007; President and Chief Executive Officer, The Conference Board, Inc. (global business		
Karen P. Robards	Vice Chair of the Board	Since	research organization) from 1995 to 2007.  Principal of Robards & Company, LLC (consulting and private investing firm) since 1987; Co-founder and	74 RICs consisting of	AtriCure, Inc. (medical devices);
1950	and Director	2007	Director of the Cooke Center for Learning and Development (a not-for-profit organization) since 1987; Investment Banker at Morgan Stanley from 1976 to 1987.	74 Portfolios	Greenhill & Co., Inc.
Michael J. Castellano	Director	Since	Chief Financial Officer of Lazard Group LLC from 2001 to 2011; Chief Financial Officer of Lazard Ltd from	74 RICs consisting of	None
1946		2011	2004 to 2011; Director, Support Our Aging Religious (non-profit) from 2009 to June 2015; Director, National Advisory Board of Church Management at Villanova University since 2010; Trustee, Domestic Church Media Foundation since 2012; Director, CircleBlack Inc.	74 Portfolios	
Cynthia L. Egan	Director	Since	(financial technology company) since 2015. Advisor, U.S. Department of the Treasury from 2014 to 2015; a President at T. Rowe Price Group, Inc. from	74 RICs consisting of 74 Portfolios	Unum (insurance); The Hanover Insurance
1955		2016	2007 to 2012.		Group (insurance); Envestnet (investment platform) from 2013 until 2016
Frank J. Fabozzi	Director	Since	Editor of and Consultant for The Journal of Portfolio Management since 2006; Professor of Finance, EDHEC	74 RICs consisting of	None
1948		2007	Business School since 2011; Visiting Professor, Princeton University from 2013 to 2014; Professor in the Practice of Finance and Becton Fellow, Yale University School of Management from 2006 to 2011.	74 Portfolios	
Jerrold B. Harris	Director	Since	Trustee, Ursinus College from 2000 to 2012; Director, Ducks Unlimited Canada (conservation) since 2015;	74 RICs consisting of	Investment Corp.
1942		2007	Director, Waterfowl Chesapeake (conservation) since 2014; Director, Ducks Unlimited, Inc. since 2013; Director, Troemner LLC (scientific equipment) since 2000; Director of Delta Waterfowl Foundation from 2010 to 2012; President and Chief Executive Officer, VWR Scientific Products Corporation from 1990 to	74 Portfolios	(business development company)
R. Glenn Hubbard	Director	Since 2007	1999. Dean, Columbia Business School since 2004; Faculty member, Columbia Business School since 1988.	74 RICs consisting of	ADP (data and information services);
1050		2007	monoci, Columbia Business School since 1700.	74 Portfolios	Metropolitan Life Insurance Company (insurance)
1958 W. Carl Kester	Director	Since	George Fisher Baker Jr. Professor of Business Administration, Harvard Business School since 2008,	74 RICs consisting of	None
		2007	Deputy Dean for Academic Affairs from 2006 to 2010,	74 Portfolios	

1951 Chairman of the Finance Unit, from 2005 to 2006,

Senior Associate Dean and Chairman of the MBA Program from 1999 to 2005; Member of the faculty of

Harvard Business School since 1981.

Catherine A. Lynch Director Since

1961

Chief Executive Officer, Chief Investment Officer and various other positions, National Railroad Retirement

74 RICs consisting of

74 Portfolios

None

2016

Investment Trust from 2003 to 2016; Associate Vice President for Treasury Management, The George Washington University from 1999 to 2003; Assistant Treasurer, Episcopal Church of America from 1995 to

1999.

### Officers and Directors (continued)

Name, Address <sup>1</sup> and Year of Birth	Position(s) Held with the Funds	Length of Time Served <sup>3</sup>	Principal Occupation(s) During Past Five Years	<b>Investment Portfolios</b>	Public Company and Investment Company Directorships Held nDuring Past Five Years
Interested Directors <sup>5</sup>					
Barbara G. Novick	Director	Since 2014	Vice Chairman of BlackRock, Inc. since 2006; Chair of BlackRock s Government Relations Steering Committee since 2009; Head of the Global Client Group of BlackRock, Inc. from 1988 to 2008.	100 RICs consisting of 218 Portfolios	None
1960					
John M. Perlowski	Director, President and Chief Executive Officer	Since 2014 (Director); Since 2011 (President and Chief	Managing Director of BlackRock, Inc. since 2009; Head of BlackRock Global Fund & Accounting Services since 2009; Managing Director and Chief Operating Officer of the Global Product Group at Goldman Sachs Asset Management, L.P. from 2003 to 2009; Treasurer of	128 RICs consisting of 316 Portfolios	None
1964		Executive Officer)	Goldman Sachs Mutual Funds from 2003 to 2009 and Senior Vice President thereof from 2007 to 2009; Director of Goldman Sachs Offshore Funds from 2002 to 2009; Director of Family Resource Network (charitable foundation) since 2009.		

- <sup>1</sup> The address of each Director is c/o BlackRock, Inc., 55 East 52nd Street, New York, NY 10055.
- <sup>2</sup> Independent Directors will serve until his or her successor is elected and qualifies, or until his or her earlier death, resignation, retirement or removal, or until December 31 of the year in which he or she turns 75. The maximum age limitation may be waived as to any Director by action of a majority of the Directors upon a finding of good cause thereof.
- <sup>3</sup> Following the combination of Merrill Lynch Investment Managers, L.P. (MLIM) and BlackRock, Inc. (BlackRock) in September 2006, the various legacy MLIM and legacy BlackRock fund boards were realigned and consolidated into three new fund boards in 2007. As a result, although the chart shows certain Directors as joining the board in 2007, each Director first became members of the boards of other legacy MLIM or legacy BlackRock funds as follows: Richard E. Cavanagh, 1994; Frank J. Fabozzi, 1988; Jerrold B. Harris, 1999; R. Glenn Hubbard, 2004; W. Carl Kester, 1995 and Karen P. Robards, 1998.
- <sup>4</sup> For purposes of this chart, RICs refers to investment companies registered under the 1940 Act and Portfolios refers to the investment programs of the BlackRock-advised funds. The Closed-End Complex is comprised of 74 RICs. Mr. Perlowski and Ms. Novick are also board members of certain complexes of BlackRock registered open-end funds. Mr. Perlowski is also a board member of the BlackRock Equity-Bond Complex and the Equity-Liquidity Complex. Novick is also a board member of the BlackRock Equity-Liquidity Complex.
- <sup>5</sup> Mr. Perlowski and Ms. Novick are both interested persons, as defined in the 1940 Act, of the Funds based on their positions with BlackRock and its affiliate. Mr. Perlowski and Ms. Novick are also board members of certain complexes of BlackRock registered open-end funds. Mr. Perlowski is also a board member of the BlackRock Equity-Bond Complex and the BlackRock Equity-Liquidity Complex, and Ms. Novick is a board member of the BlackRock Equity-Liquidity Complex. Interested Directors serve until their resignation, removal or death, or until December 31 of the year in which they turn 72. The maximum age limitation may be waived as to any Director by action of a majority of the Directors upon a finding of good cause thereof.

## Officers and Directors (concluded)

Name, Address <sup>1</sup> and Year of Birth	Position(s) Held with the Funds	Length of Time Served as an Officer	Principal Occupation(s) During Past Five Years
Officers <sup>2</sup> Jonathan Diorio	Vice President	Since 2015	Managing Director of BlackRock, Inc. since 2015; Director of BlackRock, Inc. from 2011 to 2015; Director of Deutsche Asset & Wealth Management from 2009 to 2011.
1980 Neal J. Andrews	Chief Financial Officer	Since 2007	Managing Director of BlackRock, Inc. since 2006; Senior Vice President and Line of Business Head of Fund Accounting and Administration at PNC Global Investment Servicing (U.S.) Inc. from 1992 to 2006.
1966 <b>Jay M. Fife</b>	Treasurer	Since 2007	Managing Director of BlackRock, Inc. since 2007; Director of BlackRock, Inc. in 2006; Assistant Treasurer of the MLIM and Fund Asset Management, L.P. advised funds from 2005 to 2006; Director of MLIM Fund Services Group from 2001 to 2006.
1970 Charles Park	Chief Compliance Officer	Since 2014	Anti-Money Laundering Compliance Officer for the BlackRock-advised Funds in the Equity-Bond Complex, the Equity-Liquidity Complex and the Closed-End Complex from 2014 to 2015; Chief Compliance Officer of BlackRock Advisors, LLC and the BlackRock-advised Funds in the Equity-Bond Complex, the Equity-Liquidity Complex and the Closed-End Complex since 2014; Principal of and Chief Compliance Officer for iShares® Delaware Trust Sponsor LLC since 2012 and BlackRock Fund Advisors (BFA) since 2006; Chief Compliance Officer for the BFA-advised iShares® exchange traded funds since 2006; Chief Compliance Officer for BlackPook Asset Management International June 2012
Janey Ahn	Secretary	Since 2012	Compliance Officer for BlackRock Asset Management International Inc. since 2012.  Director of BlackRock, Inc. since 2009; Assistant Secretary of the funds in the Closed-End Complex 2008 to 2012.

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Effective April 1, 2016, Cynthia L. Egan was appointed to serve as a Director of the Funds

As of the date of this report:

The portfolio managers of MUC are Walter O Connor and Phillip Soccio.

The portfolio managers of MUJ are Walter O Connor and Timothy Browse.

The portfolio managers of MFT are Ted Jaeckel and Michael Perilli.

<sup>&</sup>lt;sup>1</sup> The address of each Officer is c/o BlackRock, Inc., 55 East 52nd Street, New York, NY 10055.

<sup>&</sup>lt;sup>2</sup> Officers of the Funds serve at the pleasure of the Board.

The portfolio managers of MIY are Michael Kalinoski and Walter O Connor.

The portfolio managers of MPA are Phillip Soccio and Ted Jaeckel.

Investment Adviser  BlackRock Advisors, LLC  Wilmington, DE 19809	Accounting Agent and Custodian  State Street Bank and Trust Company  Boston, MA 02110	VRDP Tender and Paying Agent and VMTP Redemption and Paying Agent The Bank of New York Mellon New York, NY 10289	Independent Registered Public Accounting Firm  Deloitte & Touche LLP  Boston, MA 02116	Address of the Funds 100 Bellevue Parkway Wilmington, DE 19809
	Transfer Agent	VRDP Liquidity Providers	Legal Counsel	
	Common Shares	Citibank, N.A. <sup>1</sup>	Skadden, Arps, Slate, Meagher & Flom LLP	
	Computershare Trust Company, N.A.	New York, NY 10179	Boston, MA 02116	
	Canton, MA 02021			
		Bank of America, N.A. <sup>2</sup>		
		New York, NY 10036  VRDP Remarketing Agents		
		Citigroup Global Markets Inc. <sup>1</sup>		
		New York, NY 10179		
		Merrill Lynch, Pierce, Fenner & Smith Incorporated <sup>2</sup>		
		New York, NY 10036		

<sup>1</sup> For MIY and MPA.

<sup>&</sup>lt;sup>2</sup> For MUJ.

### **Additional Information**

#### **Proxy Results**

The Annual Meeting of Shareholders was held on July 26, 2016 for shareholders of record on May 31, 2016, to elect director nominees for each Fund. There were no broker non-votes with regard to any of the Funds.

	Michael J. Castellano Votes			Ric	Richard E. Cavanagh Votes			Cynthia L. Egan Votes		
	Votes For	Withheld	Abstain	Votes For	Withheld	Abstain	Votes For	Withheld	Abstain	
MUC	38,776,566	726,687	0	38,834,453	668,800	0	38,843,131	660,122	0	
MUJ	27,512,755	968,248	0	27,596,111	884,892	0	27,615,298	865,705	0	
MFT	7,753,383	78,835	48,120	7,754,181	78,036	48,121	7,759,898	72,322	48,118	
MPA	11,003,484	931,312	53,267	10,998,797	935,999	53,267	11,104,197	828,588	55,278	
MIY	25,820,962	1,204,433	0	25,782,629	1,242,766	0	25,695,418	1,329,977	0	
	<u>F</u> 1	rank J. Fabozzi <sup>1</sup>		Je	errold B. Harris		R.	Glenn Hubbard	i	
		Votes			Votes			Votes		
	Votes For	Withheld	Abstain	Votes For	Withheld	Abstain	Votes For	Withheld	Abstain	
MUC	2,540	0	0	38,864,819	638,434	0	38,856,322	646,931	0	
MUJ	2,371	0	0	27,388,980	1,092,023	0	27,449,072	1,031,931	0	
MFT	565	0	0	7,769,728	62,491	48,119	7,725,046	93,652	61,640	
MPA	826	0	0	10,984,670	950,126	53,267	11,079,885	856,257	51,921	
MIY	2,319	0	0	25,746,596	1,278,799	0	25,770,630	1,254,765	0	
	<u>y</u>	W. Carl Kester <sup>1</sup>		Ca	therine A. Lync	h	Bai	rbara G. Novicl	<b>(</b>	
		Votes			Votes			Votes		
	Votes For	Withheld	Abstain	Votes For	Withheld	Abstain	Votes For	Withheld	Abstain	
MUC	2,540	0	0	38,763,895	739,358	0	38,778,929	724,324	0	
MUJ	2,371	0	0	27,666,677	814,326	0	27,754,021	726,982	0	
MFT	565	0	0	7,743,439	88,782	48,117	7,719,197	101,858	59,283	
MPA	826	0	0	11,135,264	800,877	51,922	11,161,872	773,471	52,720	
MIY	2,319	0	0	25,737,398	1,287,997	0	25,753,412	1,271,983	0	
	Jo	hn M. Perlowski	İ	K	aren P. Robards	8				
	Votes			Votes						
	Votes For	Withheld	Abstain	Votes For	Withheld	Abstain				
MUC	38,760,263	742,990	0	38,782,735	720,518	0				
MUJ	27,741,525	739,478	0	27,678,138	802,865	0				
MFT	7,760,315	71,905	48,118	7,722,194	96,505	61,639				
MPA	11,098,493	834,596	54,974	11,021,341	914,800	51,922				
MIY	25,820,165	1,205,230	0	25,712,908	1,312,487	0				

<sup>&</sup>lt;sup>1</sup> Voted on by holders of Preferred Shares only.

At a joint special meeting of shareholders of BlackRock MuniYield Michigan Quality Fund, Inc. (the Fund ) held on Thursday, August 6, 2015, Fund shareholders were asked to vote on the following proposals:

### Preferred Shareholders

Proposal 1(C). The Preferred Shareholders of the Fund were asked to vote as a separate class, to approve an Agreement and Plan of Reorganization between BlackRock MuniYield Michigan Quality Fund II, Inc. and the Fund and the transactions contemplated therein, including the issuance of additional VRDP shares.

With respect to this Proposal, the shares of the Fund were voted as follows:

 For
 Against
 Abstain

 1,446
 0
 0

Common and Preferred Shareholders

Proposal 2. The Common and Preferred Shareholders of the Fund were asked to vote as a single class, to approve the issuance of additional shares of common stock of the Fund in connection with the Agreement and Plan of Reorganization between BlackRock MuniYield Michigan Quality Fund II, Inc. and the Fund.

With respect to this Proposal, the shares of the Fund were voted as follows:

For

8,608,146	1,121,854	3	365,599		
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Against

Abstain

# Additional Information (continued)

### **Fund Certification**

Certain Funds are listed for trading on the NYSE and have filed with the NYSE their annual chief executive officer certification regarding compliance with the NYSE s listing standards. The Funds filed with the SEC the certification of its chief executive officer and chief financial officer required by section 302 of the Sarbanes-Oxley Act.

### **Dividend Policy**

Each Fund s dividend policy is to distribute all or a portion of its net investment income to its shareholders on a monthly basis. In order to provide shareholders with a more stable level of distributions, the Funds may at times pay out less than the entire amount of net investment income earned in any particular month and may at times in any particular month pay out such accumulated but undistributed income in addition to net investment income earned in that month. As a result, the distributions paid by the Funds for any particular month may be more or less than the amount of net investment income earned by the Funds during such month. The Funds current accumulated but undistributed net investment income, if any, is disclosed in the Statements of Assets and Liabilities, which comprises part of the financial information included in this report.

### **General Information**

The Funds do not make available copies of their Statements of Additional Information because the Funds—shares are not continuously offered, which means that the Statement of Additional Information of each Fund has not been updated after completion of the respective Fund—s offerings and the information contained in each Fund—s Statement of Additional Information may have become outdated.

During the period, there were no material changes in the Funds investment objectives or policies or to the Funds charters or by-laws that would delay or prevent a change of control of the Funds that were not approved by the shareholders or in the principal risk factors associated with investment in the Funds. Except as noted on page 76 there have been no changes in the persons who are primarily responsible for the day-to-day management of the Funds portfolios.

Effective September 26, 2016 onwards, BlackRock implemented a new methodology for calculating effective duration for BlackRock municipal bond portfolios. The new methodology replaces the model previously used by BlackRock to evaluate municipal bond duration, a common indicator of an investment s sensitivity to interest rate movements. The new methodology will be applied to the Funds duration reported for any periods after September 26, 2016.

Quarterly performance, semi-annual and annual reports, current net asset value and other information regarding the Funds, including each Fund s effective duration and additional information about the new methodology, may be found on BlackRock s website, which can be accessed at http://www.blackrock.com. Any reference to BlackRock s website in this report is intended to allow investors public access to information regarding the Funds and does not, and is not intended to, incorporate BlackRock s website in this report.

Electronic Delivery

Shareholders can sign up for e-mail notifications of quarterly statements, annual and semi-annual shareholder reports by enrolling in the electronic delivery program. Electronic copies of shareholder reports are available on BlackRock s website.

To enroll in electronic delivery:

Shareholders Who Hold Accounts with Investment Advisors, Banks or Brokerages:

Please contact your financial advisor. Please note that not all investment advisers, banks or brokerages may offer this service.

Householding

The Funds will mail only one copy of shareholder documents, including annual and semi-annual reports and proxy statements, to shareholders with multiple accounts at the same address. This practice is commonly called householding and is intended to reduce expenses and eliminate duplicate mailings of shareholder documents. Mailings of your shareholder documents may be householded indefinitely unless you instruct us otherwise. If you do not want the mailing of these documents to be combined with those for other members of your household, please call the Funds at (800) 882-0052.

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# Additional Information (concluded)

#### General Information (concluded)

Availability of Quarterly Schedule of Investments

The Funds file their complete schedule of portfolio holdings with the SEC for the first and third quarters of each fiscal year on Form N-Q. The Funds Forms N-Q are available on the SEC s website at http://www.sec.gov and may also be reviewed and copied at the SEC s Public Reference Room in Washington, D.C. Information on operation of the Public Reference Room or how to access documents on the SEC s website without charge may be obtained by calling (800) SEC-0330. The Funds Forms N-Q may also be obtained upon request and without charge by calling (800) 882-0052.

Availability of Proxy Voting Policies and Procedures

A description of the policies and procedures that the Funds use to determine how to vote proxies relating to portfolio securities is available upon request and without charge (1) by calling (800) 882-0052; (2) at http://www.blackrock.com; and (3) on the SEC s website at http://www.sec.gov.

Availability of Proxy Voting Record

Information about how the Funds voted proxies relating to securities held in the Funds portfolios during the most recent 12-month period ended June 30 is available upon request and without charge (1) at http://www.blackrock.com; or by calling (800) 882-0052; and (2) on the SEC s website at http://www.sec.gov.

Availability of Fund Updates

BlackRock will update performance and certain other data for the Funds on a monthly basis on its website in the Closed-end Funds section of http://www.blackrock.com as well as certain other material information as necessary from time to time. Investors and others are advised to check the website for updated performance information and the release of other material information about the Funds. This reference to BlackRock s website is intended to allow investors public access to information regarding the Funds and does not, and is not intended to, incorporate BlackRock s website in this report.

### BlackRock Privacy Principles

BlackRock is committed to maintaining the privacy of its current and former fund investors and individual clients (collectively, Clients) and to safeguarding their non-public personal information. The following information is provided to help you understand what personal information BlackRock collects, how we protect that information and why in certain cases we share such information with select parties.

If you are located in a jurisdiction where specific laws, rules or regulations require BlackRock to provide you with additional or different privacy-related rights beyond what is set forth below, then BlackRock will comply with those specific laws, rules or regulations.

BlackRock obtains or verifies personal non-public information from and about you from different sources, including the following:
(i) information we receive from you or, if applicable, your financial intermediary, on applications, forms or other documents; (ii) information about your transactions with us, our affiliates, or others; (iii) information we receive from a consumer reporting agency; and (iv) from visits to our websites.

BlackRock does not sell or disclose to non-affiliated third parties any non-public personal information about its Clients, except as permitted by law or as is necessary to respond to regulatory requests or to service Client accounts. These non-affiliated third parties are required to protect the confidentiality and security of this information and to use it only for its intended purpose.

We may share information with our affiliates to service your account or to provide you with information about other BlackRock products or services that may be of interest to you. In addition, BlackRock restricts access to non-public personal information about its Clients to those BlackRock employees with a legitimate business need for the information. BlackRock maintains physical, electronic and procedural safeguards that are designed to protect the non-public personal information of its Clients, including procedures relating to the proper storage and disposal of such information.

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This report is intended for current holders. It is not a prospectus. Past performance results shown in this report should not be considered a representation of future performance. The Funds have leveraged their Common Shares, which creates risks for Common Shareholders, including the likelihood of greater volatility of net asset value and market price of the Common Shares, and the risk that fluctuations in short-term interest rates may reduce the Common Shares yield. Statements and other information herein are as dated and are subject to change.

MQUAL5-7/16-AR

- Item 2 Code of Ethics The registrant (or the Fund ) has adopted a code of ethics, as of the end of the period covered by this report, applicable to the registrant s principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions. During the period covered by this report, the code of ethics was amended to update certain information and to make other non-material changes. During the period covered by this report, there have been no waivers granted under the code of ethics. The registrant undertakes to provide a copy of the code of ethics to any person upon request, without charge, by calling 1-800-882-0052, option 4.
- Item 3 Audit Committee Financial Expert The registrant s board of directors (the board of directors ), has determined that (i) the registrant has the following audit committee financial experts serving on its audit committee and (ii) each audit committee financial expert is independent:

Michael Castellano

Frank J. Fabozzi

James T. Flynn

W. Carl Kester

Karen P. Robards

The registrant s board of directors has determined that W. Carl Kester and Karen P. Robards qualify as financial experts pursuant to Item 3(c)(4) of Form N-CSR.

Prof. Kester has a thorough understanding of generally accepted accounting principles, financial statements and internal control over financial reporting as well as audit committee functions. Prof. Kester has been involved in providing valuation and other financial consulting services to corporate clients since 1978. Prof. Kester s financial consulting services present a breadth and level of complexity of accounting issues that are generally comparable to the breadth and complexity of issues that can reasonably be expected to be raised by the registrant s financial statements.

Ms. Robards has a thorough understanding of generally accepted accounting principles, financial statements and internal control over financial reporting as well as audit committee functions. Ms. Robards has been President of Robards & Company, a financial advisory firm, since 1987. Ms. Robards was formerly an investment banker for more than 10 years where she was responsible for evaluating and assessing the performance of companies based on their financial results. Ms. Robards has over 30 years of experience analyzing financial statements. She also is a member of the audit committee of one publicly held company and a non-profit organization.

Under applicable securities laws, a person determined to be an audit committee financial expert will not be deemed an expert for any purpose, including without limitation for the purposes of Section 11 of the Securities Act of 1933, as a result of being designated or identified as an audit committee financial expert. The designation or identification as an audit committee financial expert does not impose on such person any duties, obligations, or liabilities greater than the duties, obligations, and liabilities imposed on such person as a member of the audit committee and board of directors in the absence of such designation or identification. The designation or identification of a person as an audit committee financial expert does not affect the duties, obligations, or liability of any other member of the audit committee or board of directors.

## Item 4 Principal Accountant Fees and Services

The following table presents fees billed by Deloitte & Touche LLP ( D&T ) in each of the last two fiscal years for the services rendered to the Fund:

(b) Audit-Related								
	(a) Audit Fees		Fees <sup>1</sup>		(c) Tax Fees <sup>2</sup>		(d) All Other Fees <sup>3</sup>	
		<b>Previous</b>		<b>Previous</b>		<b>Previous</b>		<b>Previous</b>
	<b>Current</b>	<b>Fiscal</b>	<b>Current</b>	<u>Fiscal</u>	<b>Current</b>	<u>Fiscal</u>	<b>Current</b>	<b>Fiscal</b>
	Fiscal Year	<b>Year</b>	Fiscal Year	<b>Year</b>	Fiscal Year	<u>Year</u>	Fiscal Year	<u>Year</u>
<b>Entity Name</b>	<b>End</b>	<u>End</u>	<b>End</b>	<b>End</b>	<b>End</b>	<u>End</u>	<b>End</b>	<b>End</b>
BlackRock								
MuniHoldings								
New Jersey	\$45,000	\$33,263	\$0	\$0	\$14,382	\$14,382	\$0	\$0
Quality Fund,								
Inc.								

The following table presents fees billed by D&T that were required to be approved by the registrant s audit committee (the Committee ) for services that relate directly to the operations or financial reporting of the Fund and that are rendered on behalf of BlackRock Advisors, LLC ( Investment Adviser or BlackRock ) and entities controlling, controlled by, or under common control with BlackRock (not including any sub-adviser whose role is primarily portfolio management and is subcontracted with or overseen by another investment adviser) that provide ongoing services to the Fund ( Fund Service Providers ):

	<b>Current Fiscal Year End</b>	<b>Previous Fiscal Year End</b>
(b) Audit-Related Fees <sup>1</sup>	\$0	\$0
(c) Tax Fees <sup>2</sup>	\$0	\$0
(d) All Other Fees <sup>3</sup>	\$2,129,000	\$2,391,000

<sup>&</sup>lt;sup>1</sup> The nature of the services includes assurance and related services reasonably related to the performance of the audit of financial statements not included in Audit Fees.

## (e)(1) Audit Committee Pre-Approval Policies and Procedures:

The Committee has adopted policies and procedures with regard to the pre-approval of services. Audit, audit-related and tax compliance services provided to the registrant on an annual basis require specific pre-approval by the Committee. The Committee also must approve other non-audit services provided to the registrant and those non-audit services provided to the Investment Adviser and Fund Service Providers that relate directly to the operations and the financial reporting of the registrant. Certain of these non-audit services that the Committee believes are (a) consistent with the SEC s auditor independence rules and (b) routine and recurring services that will not impair the independence of the independent accountants may be approved by the Committee without consideration on a specific case-by-case basis (general pre-approval). The term of any general pre-approval is 12 months from the date of the pre-approval, unless the Committee provides for a different period. Tax or other non-audit services provided to the registrant which

<sup>&</sup>lt;sup>2</sup> The nature of the services includes tax compliance, tax advice and tax planning.

<sup>&</sup>lt;sup>3</sup> Aggregate fees borne by BlackRock in connection with the review of compliance procedures and attestation thereto performed by D&T with respect to all of the registered closed-end funds and some of the registered open-end funds advised by BlackRock.

have a direct impact on the operations or financial reporting of the registrant will only be deemed pre-approved provided that any individual project does not exceed \$10,000 attributable to the registrant or \$50,000 per project. For this purpose, multiple projects will be aggregated to determine if they exceed the previously mentioned cost levels.

Any proposed services exceeding the pre-approved cost levels will require specific pre-approval by the Committee, as will any other services not subject to general pre-approval (e.g., unanticipated but permissible services). The Committee is informed of each service approved subject to general pre-approval at the next regularly scheduled in-person board meeting. At this meeting, an analysis of such services is presented to the Committee for ratification. The Committee may delegate to the Committee Chairman the authority to approve the provision of and fees for any specific engagement of permitted non-audit services, including services exceeding pre-approved cost levels.

- (e)(2) None of the services described in each of Items 4(b) through (d) were approved by the Committee pursuant to the de minimis exception in paragraph (c)(7)(i)(C) of Rule 2-01 of Regulation S-X.
- (f) Not Applicable
- (g) The aggregate non-audit fees paid to the accountant for services rendered by the accountant to the registrant, the Investment Adviser and the Fund Service Providers were:

	<b>Current Fiscal</b>	<b>Previous Fiscal</b>	
<b>Entity Name</b>	Year End	Year End	
BlackRock MuniHoldings New Jersey Ouality Fund Inc	\$14,382	\$14,382	

Additionally, SSAE 16 Review (Formerly, SAS No. 70) fees for the current and previous fiscal years of \$2,129,000 and \$2,391,000, respectively, were billed by D&T to the Investment Adviser.

(h) The Committee has considered and determined that the provision of non-audit services that were rendered to the Investment Adviser, and the Fund Service Providers that were not pre-approved pursuant to paragraph (c)(7)(ii) of Rule 2-01 of Regulation S-X is compatible with maintaining the principal accountant s independence.

## Item 5 Audit Committee of Listed Registrants

(a) The following individuals are members of the registrant s separately-designated standing audit committee established in accordance with Section 3(a)(58)(A) of the Securities Exchange Act of 1934 (15 U.S.C. 78c(a)(58)(A)):

Michael Castellano

Frank J. Fabozzi

James T. Flynn

W. Carl Kester

Karen P. Robards

(b) Not Applicable

### Item 6 Investments

- (a) The registrant s Schedule of Investments is included as part of the Report to Stockholders filed under Item 1 of this Form.
- (b) Not Applicable due to no such divestments during the semi-annual period covered since the previous Form N-CSR filing.
- Item 7 Disclosure of Proxy Voting Policies and Procedures for Closed-End Management Investment Companies The board of directors has delegated the voting of proxies for the Fund s portfolio securities to the Investment Adviser pursuant to the Investment Adviser s proxy voting guidelines. Under these guidelines, the Investment Adviser will vote proxies related to Fund securities in the best interests of the Fund and its stockholders. From time to time, a vote may present a conflict between the interests of the Fund s stockholders, on the one hand, and those of the Investment Adviser, or any affiliated person of the Fund or the Investment Adviser, on the other. In such event, provided that the Investment Adviser s Equity Investment Policy Oversight Committee, or a sub-committee thereof (the Oversight Committee ) is aware of the real or potential conflict or material non-routine matter and if the Oversight Committee does not reasonably believe it is able to follow its general voting guidelines (or if the particular proxy matter is not addressed in the guidelines) and vote impartially, the Oversight Committee may retain an independent fiduciary to advise the Oversight Committee on how to vote or to cast votes on behalf of the Investment Adviser s clients. If the Investment Adviser determines not to retain an independent fiduciary, or does not desire to follow the advice of such independent fiduciary, the Oversight Committee shall determine how to vote the proxy after consulting with the Investment Adviser s Portfolio Management Group and/or the Investment Adviser s Legal and Compliance Department and concluding that the vote cast is in its client s best interest notwithstanding the conflict. A copy of the Fund s Proxy Voting Policy and Procedures are attached as Exhibit 99.PROXYPOL. Information on how the Fund voted proxies relating to portfolio securities during the most recent 12-month period ended June 30 is available without charge, (i) at www.blackrock.com and (ii) on the SEC s website at http://www.sec.gov.
- Item 8 Portfolio Managers of Closed-End Management Investment Companies as of July 31, 2016.
  - (a)(1) The registrant is managed by a team of investment professionals comprised of Walter O Connor, CFA, Managing Director at BlackRock and Timothy Browse, Director at BlackRock. Each is a member of BlackRock s municipal tax-exempt management group. Each is jointly responsible for the day-to-day management of the registrant s portfolio, which includes setting the registrant s overall investment strategy, overseeing the management of the registrant and/or selection of its investments. Messrs. O Connor and Browse have been members of the registrant s portfolio management team since 2006 and 2016, respectively.

Portfolio Manager	Biography
Walter O Connor, CFA	Managing Director of BlackRock since 2006; Managing Director of MLIM
	from 2003 to 2006; Director of MLIM from 1998 to 2003.
Timothy Browse	Director of BlackRock since 2008; Vice President of BlackRock from 2006
	to 2007; Vice President of Merrill Lynch Investment Managers, L.P.
	( MLIM ) from 2004 to 2006.

(a)(2) As of July 31, 2016:

	(ii) Number of Other Accounts Managed and Assets by Account Type			(iii) Number of Other Accounts and  Assets for Which Advisory Fee is  Performance-Based			
	Other	Other		Other Other Pooled			
(i) Name of	Registered	Pooled	Other	Registered	Investment	Other	
Portfolio Manager	Investment	Investment	Accounts	Investment	Vehicles	Accounts	
	Companies	Vehicles		Companies			
Timothy Browse	15	0	0	0	0	0	
	\$4.05						
	Billion	\$0	\$0	\$0	\$0	\$0	
Walter O Connor, CFA	41	0	0	0	0	0	
	\$22.51 Billion	\$0	\$0	\$0	\$0	\$0	

(iv) Portfolio Manager Potential Material Conflicts of Interest

BlackRock has built a professional working environment, firm-wide compliance culture and compliance procedures and systems designed to protect against potential incentives that may favor one account over another. BlackRock has adopted policies and procedures that address the allocation of investment opportunities, execution of portfolio transactions, personal trading by employees and other potential conflicts of interest that are designed to ensure that all client accounts are treated equitably over time. Nevertheless, BlackRock furnishes investment management and advisory services to numerous clients in addition to the Fund, and BlackRock may, consistent with applicable law, make investment recommendations to other clients or accounts (including accounts which are hedge funds or have performance or higher fees paid to BlackRock, or in which portfolio managers have a personal interest in the receipt of such fees), which may be the same as or different from those made to the Fund. In addition, BlackRock, Inc., its affiliates and significant shareholders and any officer, director, shareholder or employee may or may not have an interest in the securities whose purchase and sale BlackRock recommends to the Fund. BlackRock, Inc., or any of its affiliates or significant shareholders, or any officer, director, shareholder, employee or any member of their families may take different actions than those recommended to the Fund by BlackRock with respect to the same securities. Moreover, BlackRock may refrain from rendering any advice or services concerning securities of companies of which any of BlackRock, Inc. s (or its affiliates or significant shareholders ) officers, directors or employees are directors or officers, or companies as to which BlackRock, Inc. or any of its affiliates or significant shareholders or the officers, directors and employees of any of them has any substantial economic interest or possesses material non-public information. Certain portfolio managers also may manage accounts whose investment strategies may at times be opposed to the strategy utilized for a fund. It should also be noted that a portfolio manager may be managing hedge fund and/or long only accounts, or may be part of a team managing hedge fund and/or long only accounts, subject to incentive fees. Such portfolio managers may therefore be entitled to receive a portion of any incentive fees earned on such accounts. Currently, the portfolio managers of this fund are not entitled to receive a portion of incentive fees of other accounts.

As a fiduciary, BlackRock owes a duty of loyalty to its clients and must treat each client fairly. When BlackRock purchases or sells securities for more than one account, the trades must be allocated in a manner consistent with its fiduciary duties. BlackRock attempts to allocate investments in a fair and equitable manner among client accounts, with no account receiving preferential treatment. To this end, BlackRock, Inc. has adopted policies that are intended to

ensure reasonable efficiency in client transactions and provide BlackRock with sufficient flexibility to allocate investments in a manner that is consistent with the particular investment discipline and client base, as appropriate.

(a)(3) As of July 31, 2016:

## **Portfolio Manager Compensation Overview**

The discussion below describes the portfolio managers compensation as of July 31, 2016.

BlackRock s financial arrangements with its portfolio managers, its competitive compensation and its career path emphasis at all levels reflect the value senior management places on key resources. Compensation may include a variety of components and may vary from year to year based on a number of factors. The principal components of compensation include a base salary, a performance-based discretionary bonus, participation in various benefits programs and one or more of the incentive compensation programs established by BlackRock.

**Base compensation.** Generally, portfolio managers receive base compensation based on their position with the firm.

Discretionary Incentive Compensation. Discretionary incentive compensation is a function of several components: the performance of BlackRock, Inc., the performance of the portfolio manager s group within BlackRock, the investment performance, including risk-adjusted returns, of the firm s assets under management or supervision by that portfolio manager relative to predetermined benchmarks, and the individual s performance and contribution to the overall performance of these portfolios and BlackRock. In most cases, these benchmarks are the same as the benchmark or benchmarks against which the performance of the Funds or other accounts managed by the portfolio managers are measured. Among other things, BlackRock s Chief Investment Officers make a subjective determination with respect to each portfolio manager s compensation based on the performance of the Funds and other accounts managed by each portfolio manager relative to the various benchmarks. Performance of fixed income funds is measured on a pre-tax and/or after-tax basis over various time periods including 1-, 3- and 5- year periods, as applicable. With respect to these portfolio managers, such benchmarks for the Fund and other accounts are: a combination of market-based indices (e.g., Standard & Poor s Municipal Bond Index), certain customized indices and certain fund industry peer groups.

**Distribution of Discretionary Incentive Compensation.** Discretionary incentive compensation is distributed to portfolio managers in a combination of cash and BlackRock, Inc. restricted stock units which vest ratably over a number of years. For some portfolio managers, discretionary incentive compensation is also distributed in deferred cash awards that notionally track the returns of select BlackRock investment products they manage and that vest ratably over a number of years. The BlackRock, Inc. restricted stock units, upon vesting, will be settled in BlackRock, Inc. common stock. Typically, the cash portion of the discretionary incentive compensation, when combined with base salary, represents more than 60% of total compensation for the portfolio managers. Paying a portion of discretionary incentive compensation in BlackRock, Inc. stock puts compensation earned by a portfolio manager for a given year at risk based on BlackRock s ability to sustain and improve its performance over future periods. Providing a portion

of discretionary incentive compensation in deferred cash awards that notionally track the BlackRock investment products they manage provides direct alignment with investment product results.

Long-Term Incentive Plan Awards From time to time long-term incentive equity awards are granted to certain key employees to aid in retention, align their interests with long-term shareholder interests and motivate performance. Equity awards are generally granted in the form of BlackRock, Inc. restricted stock units that, once vested, settle in BlackRock, Inc. common stock. The portfolio managers of this Fund have unvested long-term incentive awards.

Deferred Compensation Program A portion of the compensation paid to eligible United States-based BlackRock employees may be voluntarily deferred at their election for defined periods of time into an account that tracks the performance of certain of the firm s investment products. Any portfolio manager who is either a managing director or director at BlackRock with compensation above a specified threshold is eligible to participate in the deferred compensation program.

**Other Compensation Benefits.** In addition to base salary and discretionary incentive compensation, portfolio managers may be eligible to receive or participate in one or more of the following:

Incentive Savings Plans BlackRock, Inc. has created a variety of incentive savings plans in which BlackRock, Inc. employees are eligible to participate, including a 401(k) plan, the BlackRock Retirement Savings Plan (RSP), and the BlackRock Employee Stock Purchase Plan (ESPP). The employer contribution components of the RSP include a company match equal to 50% of the first 8% of eligible pay contributed to the plan capped at \$5,000 per year, and a company retirement contribution equal to 3-5% of eligible compensation up to the Internal Revenue Service limit (\$265,000 for 2016). The RSP offers a range of investment options, including registered investment companies and collective investment funds managed by the firm. BlackRock, Inc. contributions follow the investment direction set by participants for their own contributions or, absent participant investment direction, are invested into a target date fund that corresponds to, or is closest to, the year in which the participant attains age 65. The ESPP allows for investment in BlackRock, Inc. common stock at a 5% discount on the fair market value of the stock on the purchase date. Annual participation in the ESPP is limited to the purchase of 1,000 shares of common stock or a dollar value of \$25,000 based on its fair market value on the purchase date. All of the eligible portfolio managers are eligible to participate in these plans.

(a)(4) Beneficial Ownership of Securities As of July 31, 2016.

Portfolio Manager Dollar Range of Equity Securities

of the Fund Beneficially Owned

Timothy Browse None
Walter O Connor, CFA None

- (b) Not Applicable
- Item 9 Purchases of Equity Securities by Closed-End Management Investment Company and Affiliated Purchasers Not Applicable due to no such purchases during the period covered by this report.
- Item 10 Submission of Matters to a Vote of Security Holders There have been no material changes to these procedures.

### Item 11 Controls and Procedures

- (a) The registrant's principal executive and principal financial officers, or persons performing similar functions, have concluded that the registrant's disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940, as amended (the 1940 Act)) are effective as of a date within 90 days of the filing of this report based on the evaluation of these controls and procedures required by Rule 30a-3(b) under the 1940 Act and Rule 13a-15(b) under the Securities Exchange Act of 1934, as amended.
- (b) There were no changes in the registrant s internal control over financial reporting (as defined in Rule 30a-3(d) under the 1940 Act) 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.
- Item 12 Exhibits attached hereto
- (a)(1) Code of Ethics See Item 2
- (a)(2) Certifications Attached hereto
- (a)(3) Not Applicable
- (b) Certifications Attached hereto

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.

BlackRock MuniHoldings New Jersey Quality Fund, Inc.

By: /s/ John M. Perlowski John M. Perlowski

Chief Executive Officer (principal executive officer) of BlackRock MuniHoldings New Jersey Quality Fund, Inc.

Date: October 3, 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: /s/ John M. Perlowski John M. Perlowski

> Chief Executive Officer (principal executive officer) of BlackRock MuniHoldings New Jersey Quality Fund, Inc.

Date: October 3, 2016

By: /s/ Neal J. Andrews

Neal J. Andrews

Chief Financial Officer (principal financial officer) of BlackRock MuniHoldings New Jersey Quality Fund, Inc.

Date: October 3, 2016