MLP & Strategic Equity Fund Inc. Form N-8F December 20, 2013

Nuveen Investments 333 W. Wacker Dr. Chicago, IL 60606

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

Form N-8F

Application for Deregistration of Certain Registered Investment Companies.

I. Ge	neral Identifying Information
1. Re	ason fund is applying to deregister (check only one; for descriptions, see Instruction 1 above):
verifi [] (Note:	Merger Liquidation Abandonment of Registration Abandonments of Registration answer only questions 1 through 15, 24 and 25 of this form and complete cation at the end of the form.) Election of status as a Business Development Company Business Development Companies answer only questions 1 through 10 of this form and complete verification end of the form.)
2.	Name of fund: MLP & Strategic Equity Fund Inc.
3.	Securities and Exchange Commission File No.: 811-22040
4.	Is this an initial Form N-8F or an amendment to a previously filed Form N-8F?
[X]	Initial Application [] Amendment
5.	Address of Principal Executive Office (include No. & Street, City, State, Zip Code):
333 W	est Wacker Drive, Chicago, Illinois 60606
	ne, address, and telephone number of individual the Commission staff should contact with any questions rding this form:
K&L (1601 I Washi	a Sulaiman Gates LLP K Street, NW ngton DC 20006 778-9000
	ne, address and telephone number of individual or entity responsible for maintenance and preservation of fund rds in accordance with rules 31a-1 and 31a-2 under the Act [17 CFR 270.31a-1, .31a-2]:

1-800-257-8787

NOTE: Once deregistered, a fund is still required to maintain and preserve the records described in rules 31a-1	and
31a-2 for the periods specified in those rules.	

8. Classification of fund (check only one):

[X]	Management company; Unit investment trust; or
[]	Face-amount certificate company.
9.	Subclassification if the fund is a management company (check only one):

[]	Open-end	I	[X]	Closed-end
10.	State law	under whi	ch the fun	d was organized or formed (e.g., Delaware, Massachusetts): Maryland
				h investment adviser of the fund (including sub-advisers) during the last five ith those advisers have been terminated:
Manag				(333 W. Wacker Dr., Chicago, IL 60606) [previously, Nuveen Asset stment Advisors LLC (4 World Financial Center, 5th Floor, New York, New
Suba	dviser: Fidu	ciary Asse	t Managen	nent, LLC (8235 Forsyth Boulevard, Suite 725, St. Louis, Missouri 63105)
				each principal underwriter of the fund during the last five years, even if th riters have been terminated:
N/A				
13.		If th	ne fund is a	a unit investment trust ("UIT") provide: Not Applicable
(b)	Trustee's	(a) name(s) ar		Depositor's name(s) and address(es): (es):
	nere a UIT re upany separa	_		cet that served as a vehicle for investment in the fund (e.g., an insurance
[]	Yes	[X]	No	
If Yes, Name(s	for each UI's):	Γ state:		
File No	.: 811-			
Busines	ss Address:			
				n the board of directors concerning the decision to engage in a Merger, Registration?
[X]	Yes	[]	No	
If Yes,	state the dat	e on whicl	n the board	I vote took place:
At a me	eeting held o	on Februar	y 27 - 29, 2	2012
If No, e	explain:			
	I the fund ob andonment o			he shareholders concerning the decision to engage in a Merger, Liquidation or
Γ Χ Ί	Ves	ГТ	No	

If Yes,	state the date on which the shareholder vote took place:
08/02/2	012
If No, e	explain:
II.	Distributions to Shareholders
16.	Has the fund distributed any assets to its shareholders in connection with the Merger or Liquidation?
2	

[X]	Yes	[]	No
	(a)		If Yes, list the date(s) on which the fund made those distributions:
08/27/20	012		
(b)	Were the o	distributio	ns made on the basis of net assets?
[X]	Yes	[]	No
(c)	Were the	distributio	ons made pro rata based on share ownership?
[X]	Yes	[]	No
			describe the method of distributions to shareholders. For Mergers, provide the exchange how it was calculated:
Were an	y distributi	ons to sha	(e) Liquidations only: reholders made in kind?
[]	Yes	[]	No
If Yes, i	ndicate the	percentag	e of fund shares owned by affiliates, or any other affiliation of shareholders:
	osed-end fund issued	•	
[]	Yes	[X]	No
If Yes, o	lescribe the	method o	f calculating payments to senior securityholders and distributions to other shareholders:
18.	Has the fu	nd distrib	uted all of its assets to the fund's shareholders?
[X]	Yes	[]	No
If No,	(a)	Н	ow many shareholders does the fund have as of the date this form is filed?
	(b)		Describe the relationship of each remaining shareholder to the fund:
19. Are	e there any	sharehold	ers who have not yet received distributions in complete liquidation of their interests?
[]	Yes	[X]	No
If Yes, c	lescribe bri	efly the pl	ans (if any) for distributing to, or preserving the interests of, those shareholders:
III.	Assets and	d Liabilitie	es
20.		Ι	Ooes the fund have any assets as of the date this form is filed? (See question 18 above)

[]	Yes	[X]	No	
If Yes, (a)	Desc	cribe the ty	ype and am	ount of each asset retained by the fund as of the date this form is filed:
		(b)		Why has the fund retained the remaining assets?
		(c)		Will the remaining assets be invested in securities?
[]	Yes	[]	No	
3				

21.	Does the fund have any outstanding debts (other than face-amount certificates if the fund is a face-amount certificate company) or any other liabilities?				
	[]	Yes	[X]	No	
	If Yes, (a)			Describe the type and	amount of each debt or other liability:
	(b)			How does the fund int	end to pay these outstanding debts or other liabilities?
IV.	Informat	tion A	bout l	Event(s) Leading to Req	uest For Deregistration
22.	(a)			List the expenses incu	rred in connection with the Merger or Liquidation:
				(i)	Legal expenses: \$270,000.00
				(ii)	Accounting expenses: \$5,000.00
				(iii)	Other expenses (list and identify separately):
					-Proxy Print and Mail: \$186,744.00
					-Rating Agency and Listing Fees: \$55,124.00
					-Miscellaneous: \$25,347.00
				(iv)	Total expenses (sum of lines (i)-(iii) above): \$542,215.00
	(b)			How were those exper	nses allocated?
					ocated between MLP & Strategic Equity Fund Inc. and Nuveen turn Fund pro rata based on the projected relative benefits to each
	(c)			Who paid those expen	ses?
				MLP & Strategic Equi	ity Fund Inc. and Nuveen Energy MLP Total Return Fund
	(d)			How did the fund pay	for unamortized expenses (if any)?
				N/A	
23.	Has the	fund p	revio	usly filed an application	for an order of the Commission regarding the Merger or Liquidation?
	[]	Yes	[X]	No	
				umbers of the Commissi lication was filed:	on's notice and order or, if no notice or order has been issued, the file

V.

Conclusion of Fund Business

24.			Is the fund a party to any litigation or administrative proceeding?
[]	Yes	[X]	No
If Yes,	describe th	e nature	of any litigation or proceeding and the position taken by the fund in that litigation:
	e fund nov ts affairs?	v engageo	d, or intending to engage, in any business activities other than those necessary for winding
[]	Yes	[X]	No
4			

If Yes, describe the nature and extent of those activities:

VI. Mergers Only

- 26. (a) State the name of the fund surviving the Merger: Nuveen Energy MLP Total Return Fund
 - (b) State the Investment Company Act file number of the fund surviving the Merger: 811-22482
- (c) If the merger or reorganization agreement has been filed with the Commission, state the file number(s), form type used and date the agreement was filed: Form of Agreement and Plan of Reorganization filed as Appendix A of Joint Proxy Statement/Prospectus on May 25, 2012 under file number 333-180523 on Form 497 (SEC Accession No. 0001193125-12-248966).
- (d) If the merger or reorganization agreement has not been filed with the Commission, provide a copy of the agreement as an exhibit to this form.

VERIFICATION

The undersigned states that (i) he or she has executed this Form N-8F application for an order under section 8(f) of the Investment Company Act of 1940 on behalf of MLP & Strategic Equity Fund Inc., (ii) he or she is the Vice President and Secretary of MLP & Strategic Equity Fund Inc., and (iii) all actions by shareholders, directors, and any other body necessary to authorize the undersigned to execute and file this Form N-8F application have been taken. The undersigned also states that the facts set forth in this Form N-8F application are true to the best of his or her knowledge, information, and belief.

/s/ Kevin J. McCarthy

Name: Kevin J. McCarthy

Title: Vice President and Secretary