Delaware Investments Colorado Municipal Income Fund, Inc. Form N-Q February 29, 2016

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

FORM N-Q

QUARTERLY SCHEDULE OF PORTFOLIO HOLDINGS OF REGISTERED MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number: 811-07810

Exact name of registrant as specified in charter: Delaware Investments® Colorado

Municipal Income Fund, Inc.

Address of principal executive offices: 2005 Market Street

Philadelphia, PA 19103

Name and address of agent for service: David F. Connor, Esq.

2005 Market Street Philadelphia, PA 19103

Registrant s telephone number, including area code: (800) 523-1918

Date of fiscal year end: March 31

Date of reporting period: December 31, 2015

Item 1. Schedule of Investments.

Schedule of investments

Delaware Investments[®] Colorado Municipal Income Fund, Inc. December 31, 2015 (Unaudited)

	Principal Amount°	Value (U.S. \$)
Municipal Bonds 138.77%		
Corporate-Backed Revenue Bonds 4.65%		
Public Authority for Colorado		
Energy Revenue		
6.25% 11/15/28	865,000	\$ 1,109,778
Public Authority of Colorado		
Energy Natural Gas		
Revenue		
Series 2008		
6.50% 11/15/38	1,750,000	2,375,783
		3,485,561
Education Revenue Bonds 26.91%		
Colorado Educational &		
Cultural Facilities Authority		
Revenue		_
144A 5.00% 7/1/36 #	500,000	514,865
5.125% 11/1/49	765,000	780,308
144A 5.25% 7/1/46 #	500,000	515,225
(Academy Charter School		
Project)		_
5.50% 5/1/36 (SGI)	1,720,000	1,726,158
(Charter School - Atlas		
Preparatory School) 144A		
5.25% 4/1/45 #	700,000	689,647
(Charter School -		
Community Leadership		
Academy) 7.45% 8/1/48	500,000	596,825
(Charter School - Peak to		
Peak Charter)		
5.00% 8/15/34	1,000,000	1,122,640
(Improvement - Charter		
School - University Lab		
School Building) 144A		
5.00% 12/15/45 #	500,000	499,990
(Johnson & Wales		
University) Series A		
5.25% 4/1/37	900,000	1,020,987
(Liberty Charter School)		
Series A 5.00% 1/15/44	1,000,000	1,087,490
(Littleton Charter School	.,000,000	.,,,,,,,,,

Drainat		
Project)	1 000 000	1 000 050
4.375% 1/15/36 (AGC)	1,200,000	1,208,352
(Skyview Charter School)	750 000	700 005
144A 5.50% 7/1/49 #	750,000	793,065
(Student Housing - Campus		
Village Apartments)		
5.00% 6/1/23	1,065,000	1,142,606
Colorado School of Mines		
Series B 5.00% 12/1/42	2,500,000	2,816,800
Colorado State Board of		
Governors		
(University Enterprise		
System) Series A		
5.00% 3/1/39	10,000	11,024
University of Colorado		
5.00% 6/1/31	3,185,000	3,678,038
Series A 5.00% 6/1/33	1,000,000	1,161,650
Western State College		
5.00% 5/15/34	750,000	819,023
		20,184,693
Electric Revenue Bonds 3.40%		
Colorado Springs Utilities		
System Improvement		
Revenue		
Series A 5.00% 11/15/45	750,000	873,143
Platte River Power Authority	4 500 000	4 070 000
Series HH 5.00% 6/1/28	1,500,000	1,678,620
Healthcare Revenue Bonds 44.41%		2,551,763
Aurora Hospital Revenue		
(Children s Hospital		
Association Project)		
Series A 5.00% 12/1/40	4,000,000	4,359,640
Colorado Health Facilities	4,000,000	4,339,040
Authority Revenue		
(Catholic Health Initiatives)		
Series A 5.00% 7/1/39	750,000	806,460
Series A 5.00% 2/1/41	2,400,000	2,613,456
Series A 5.25% 2/1/33	1,625,000	1,803,019
Series A 5.25% 1/1/45	1,000,000	1,118,680
Series C-1		
5.10% 10/1/41 (AGM)	1,000,000	1,054,450
Series D 6.125% 10/1/28	750,000	836,123
001100 2 01120 70 1071720	750,000	
(Christian Living	750,000	
	730,000	
(Christian Living		667.583
(Christian Living Community Project) 6.375% 1/1/41	615,000	667,583 898.124
(Christian Living Community Project) 6.375% 1/1/41 Series A 5.75% 1/1/37		667,583 898,124
(Christian Living Community Project) 6.375% 1/1/41 Series A 5.75% 1/1/37 (Covenant Retirement	615,000	
(Christian Living Community Project) 6.375% 1/1/41 Series A 5.75% 1/1/37 (Covenant Retirement Communities Inc.)	615,000 885,000	898,124
(Christian Living Community Project) 6.375% 1/1/41 Series A 5.75% 1/1/37 (Covenant Retirement	615,000	

(continues) NQ-OV2 [12/15] 2/16 (16089) 1

Schedule of investments

Delaware Investments® Colorado Municipal Income Fund, Inc. (Unaudited)

	Principal Amount°	Value (U.S. \$)
Municipal Bonds (continued)		
Healthcare Revenue Bonds (continued)		
Colorado Health Facilities		
Authority Revenue		
(Evangelical Lutheran Good		
Samaritan Society)		
5.00% 6/1/28	1,250,000	\$ 1,407,213
5.50% 6/1/33	2,000,000	2,305,080
5.625% 6/1/43	1,000,000	1,158,590
(Healthcare Facilities -		
American Baptist)		
8.00% 8/1/43	500,000	599,445
(Mental Health Center of		,
Denver Project) Series A		
5.75% 2/1/44	1,500,000	1,708,035
(National Jewish Health	1,000,000	1,700,000
Project) 5.00% 1/1/27	500,000	523,585
(Sisters of Charity of	300,000	323,303
Leavenworth Health		
System) Series A 5.00% 1/1/40	4.750.000	F 04C 000
	4,750,000	5,246,993
(Total Long-Term Care)	400.000	454.400
Series A 6.00% 11/15/30	400,000	454,100
Sunny Vista Living Center		
Series A 6.25% 12/1/50	505,000	514,302
Vail Valley Medical Center		
Project 5.00% 1/15/35	1,250,000	1,448,275
Denver Health & Hospital		
Authority Health Care		
Revenue		
(Recovery Zone Facilities)		
5.625% 12/1/40	750,000	827,625
University of Colorado		
Hospital Authority Revenue		
Series A 6.00% 11/15/29	650,000	748,755
Lease Revenue Bonds 5.86%		33,311,393
Aurora Certificates of		
Participation		
Series A 5.00% 12/1/30	630,000	707,742
Colorado Building Excellent	030,000	707,742
Schools Today		
Certificates of Participation		
Series G 5.00% 3/15/32	2,000,000	2,292,400
001100 G 0.00 /0 0/10/02	2,000,000	2,232,400

Pueblo County Certificates of Participation (County Judicial Complex Project) 5.00% 9/15/42 (AGM)

5.00% 9/15/42 (AGM)	1 250 000	1,396,750
3.00 % 9/13/42 (AGINI)	1,250,000	4,396,892
Local General Obligation Bonds 13.41%		
Adams & Weld Counties		
School District No 27J		
Brighton		
4.00% 12/1/30	700,000	778,106
Adams 12 Five Star Schools		,
5.00% 12/15/25	250,000	315,405
Arapahoe County School		
District No. 1 Englewood		
5.00% 12/1/31	2,935,000	3,449,476
Beacon Point Metropolitan		
District		
5.00% 12/1/30 (AGM)	600,000	698,436
Boulder Larimer & Weld		
Counties St. Vrain Valley		
School District No. Re-1J		
5.00% 12/15/33	750,000	833,535
Denver City & County		555,555
(Better Denver & Zoo)		
Series A 5.00% 8/1/25	650,000	727,207
Denver International Business	555,555	,
Center		
Metropolitan District No. 1		
5.00% 12/1/30	650,000	688,851
Eaton Area Park & Recreation	555,555	000,001
District		
5.25% 12/1/34	190,000	198,373
5.50% 12/1/38	245,000	260,001
Jefferson County School	240,000	200,001
District No. R-1		
5.25% 12/15/24	750,000	949,927
Pueblo County School District	730,000	J45,521
No. 70		
5.00% 12/1/31	250,000	283,857
Rangely Hospital District	230,000	200,007
6.00% 11/1/26	750,000	872,085
010070 1 11 11 20	700,000	10,055,259
Pre-Refunded/Escrowed to Maturity Bonds 4.47%		
Adams & Arapahoe Counties		
Joint School District No.		
28J (Aurora)		
6.00% 12/1/28-18§	600,000	685,920
Colorado State Board of		
Governors		
Series A 5.00% 3/1/39-19§	690,000	772,414
Glendale Certificates of		·
Participation		
5.00% 12/1/25-16 (SGI)§	1,000,000	1,041,030
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2 NQ-OV2 [12/15] 2/16 (16089)

(Unaudited)

	Principal Amount°	Value (U.S. \$)
Municipal Bonds (continued)		
Pre-Refunded/Escrowed to Maturity Bo	onds (continue	d)
University of Colorado Series A	`	,
	750.000	4050 747
5.375% 6/1/38-19§	750,000	\$856,717 3,356,081
Special Tax Revenue Bonds 25.04%		
Central Platte Valley		
Metropolitan District		
5.00% 12/1/43	375,000	390,049
Commerce City		
5.00% 8/1/44 (AGM)	1,000,000	1,134,140
Denver Convention Center		
Hotel Authority Revenue		
5.00% 12/1/35 (SGI) Fountain Urban Renewal	2,875,000	2,923,530
Authority Tax Increment		
Revenue		
(Academy Highlands		
Project) Series A		
5.50% 11/1/44	1,405,000	1,457,898
Guam Government Business	1,400,000	1,407,000
Privilege Tax Revenue		
Series A 5.125% 1/1/42	435,000	478,143
Series A 5.25% 1/1/36	565,000	628,754
Regional Transportation	303,000	020,734
District Revenue		
Series A 5.375% 6/1/31	460,000	525,518
(Denver Transit Partners)		
6.00% 1/15/41	2,175,000	2,452,095
(FasTracks Project)		
Series A		
4.50% 11/1/36 (AGM)	1,500,000	1,574,955
Series A 5.00% 11/1/38	4,085,000	4,663,272
Sterling Ranch Community Authority Board		
Series A 5.75% 12/1/45	525,000	525,761
Tallyns Reach Metropolitan	0_0,000	020,: 0 :
District No. 3		
(Limited Tax Convertible)		
5.125% 11/1/38	295,000	313,538
Thornton Development	233,000	313,330
Authority		
East 144th Avenue & I-25		
Project	050.000	057.400
Series B 4.00% 12/1/37	350,000	357,423

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Series B 5.00% 12/1/35 Series B 5.00% 12/1/36 Virgin Islands Public Finance Authority	265,000 440,000	297,370 491,951
(Matching Fund Senior		
Lien)		
5.00% 10/1/29 (AGM)	500,000	565,450
3.00 % 10/1/23 (Adivi)	300,000	18,779,847
Transportation Revenue Bonds Colorado High Performance Transportation Enterprise Revenue	7.80%	-, -,-
(Senior U.S. 36 & I-25		
Managed Lanes)		
5.75% 1/1/44 (AMT) Denver City & County Airport	1,110,000	1,197,368
System Revenue Series A 5.25% 11/15/36	750,000	051 407
Series B 5.00% 11/15/28	750,000 1,000,000	851,437 1,182,740
Series B 5.00% 11/15/27	2,000,000	2,273,260
E-470 Public Highway Authority	2,000,000	2,273,200
Series C 5.25% 9/1/25	310,000	348,338 5,853,143
Water & Sewer Revenue Bonds City of Aurora Water Revenue	2.82% e	
First Lien Series A		
5.00% 8/1/36 (AMBAC)	2,000,000	2,113,120
		2,113,120
Total Municipal Bonds		
(cost \$95,725,440)		104,087,752
Total Value of		
Securities 138.77%		404 007 750
(cost \$95,725,440) Liquidation Value of Preferred		104,087,752
Stock (40.00%) Receivables and Other		(30,000,000)
Assets Net of Liabilities 1.23% Net Assets Applicable to 4,837,100 Shares		919,811
Outstanding 100.00%		\$75,007,563

(continues) NQ-OV2 [12/15] 2/16 (16089) 3

Schedule of investments

Delaware Investments[®] Colorado Municipal Income Fund, Inc. (Unaudited)

Summary of abbreviations:

AGC Insured by Assured Guaranty Corporation
AGM Insured by Assured Guaranty Municipal Corporation
AMBAC Insured by AMBAC Assurance Corporation

AMT Subject to Alternative Minimum Tax SGI Insured by Syncora Guarantee Inc.

4 NQ-OV2 [12/15] 2/16 (16089)

Security exempt from registration under Rule 144A of the Securities Act of 1933, as amended. At Dec. 31, 2015, the aggregate value of Rule 144A securities was \$3,012,792, which represents 4.02% of the Fund s net assets.

Principal amount shown is stated in U.S. dollars unless noted that the security is denominated in another currency.
 Pre-refunded bonds. Municipal bonds that are generally backed or secured by U.S. Treasury bonds. For pre-refunded bonds, the \$ stated maturity is followed by the year in which the bond is pre-refunded.

Notes

Delaware Investments® Colorado Municipal Income Fund, Inc. December 31, 2015 (Unaudited)

1. Significant Accounting Policies

The following accounting policies are in accordance with U.S. generally accepted accounting principles (U.S. GAAP) and are consistently followed by Delaware Investments Colorado Municipal Income Fund, Inc. (Fund). This report covers the period of time since the Fund s last fiscal year end.

Security Valuation Debt securities are valued based upon valuations provided by an independent pricing service or broker and reviewed by management. To the extent current market prices are not available, the pricing service may take into account developments related to the specific security, as well as transactions in comparable securities. Valuations for fixed income securities utilize matrix systems, which reflect such factors as security prices, yields, maturities, and ratings, and are supplemented by dealer and exchange quotations. Generally, other securities and assets for which market quotations are not readily available are valued at fair value as determined in good faith under the direction of the Fund s Board of Directors/Trustees (Board). In determining whether market quotations are readily available or fair valuation will be used, various factors will be taken into consideration, such as market closures or suspension of trading in a security.

2. Investments

U.S. GAAP defines fair value as the price that the Fund would receive to sell an asset or pay to transfer a liability in an orderly transaction between market participants at the measurement date under current market conditions. A three-level hierarchy for fair value measurements has been established based upon the transparency of inputs to the valuation of an asset or liability. Inputs may be observable or unobservable and refer broadly to the assumptions that market participants would use in pricing the asset or liability. Observable inputs reflect the assumptions market participants would use in pricing the asset or liability based on market data obtained from sources independent of the reporting entity. Unobservable inputs reflect the reporting entity is own assumptions about the assumptions that market participants would use in pricing the asset or liability developed based on the best information available under the circumstances. The Fund is investment in its entirety is assigned a level based upon the observability of the inputs which are significant to the overall valuation. The three-level hierarchy of inputs is summarized below.

- Level 1 Inputs are quoted prices in active markets for identical investments. (Examples: equity securities, open-end investment companies, futures contracts, exchange-traded options contracts)
- 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. (Examples: debt securities, government securities, swap contracts, foreign currency exchange contracts, foreign securities utilizing international fair value pricing, broker-quoted securities, fair valued securities)
- Level 3 Significant unobservable inputs, including the Fund's own assumptions used to determine the fair value of investments. (Examples: broker-quoted securities, fair valued securities)

Level 3 investments are valued using significant unobservable inputs. The Fund may also use an income-based valuation approach in which the anticipated future cash flows of the investment are discounted to calculate fair value. Discounts may also be applied due to the nature or duration of any restrictions on the disposition of the investments. Valuations may also be based upon current market prices of securities that are comparable in coupon, rating, maturity, and industry. The derived value of a Level 3 investment may not represent the value which is received upon disposition and this could impact the results of operations.

The following table summarizes the valuation of the Fund s investments by fair value hierarchy levels as of Dec. 31, 2015:

Securities Level 2

Municipal Bonds \$104,087,752

During the period ended Dec. 31, 2015, there were no transfers between Level 1 investments, Level 2 investments, or Level 3 investments that had a material impact to the Fund. The Fund s policy is to recognize transfers between levels at the beginning of the reporting period.

(continues) NQ-OV2 [12/15] 2/16 (16089) 5

Notes

December 31, 2015 (Unaudited)

3. Subsequent Events

On January 22, 2016, Delaware Investments Colorado Municipal Income Fund, Inc. (the Fund) successfully issued \$30,000,000 of Variable Rate MuniFund Term Preferred (VMTP) shares with a \$100,000 liquidation value per share in a privately negotiated offering. The net proceeds from the offering were used to redeem the Series 2016 VMTP shares previously outstanding. The VMTP shares were offered to qualified institutional buyers pursuant to Rule 144A under the Securities Act of 1933.

The Fund is obligated to redeem its VMTP shares on February 1, 2021, unless earlier redeemed or repurchased by the Fund. VMTP shares are subject to optional and mandatory redemption in certain circumstances. The Fund may be obligated to redeem certain of the VMTP shares if the Fund fails to maintain certain asset coverage and leverage ratio requirements and such failures are not cured by the applicable cure date. The redemption price per share is equal to the sum of the liquidation value per share plus any accumulated but unpaid dividends. Dividends on the VMTP shares are set weekly, subject to adjustments in certain circumstances.

The Fund uses leverage because its managers believe that, over time, leveraging may provide opportunities for additional income and total return for common shareholders. However, the use of leverage also can expose common shareholders to additional volatility. For example, as the prices of securities held by the Fund decline, the negative impact of these valuation changes on common share net asset value and common shareholder total return is magnified by the use of leverage; accordingly, the use of structural leverage may hurt the Fund's overall performance.

Leverage may also cause the Fund to incur certain costs. In the event that the Fund is unable to meet certain criteria (including, but not limited to, maintaining certain ratings with Fitch Ratings and Moody's Investors Service, funding dividend payments, or funding redemptions), the Fund will pay additional fees with respect to the leverage.

For financial reporting purposes, the VMTP shares are considered debt of the issuer; therefore, the liquidation value which approximates fair value of the VMTP share is recorded as a liability in the statements of assets and liabilities. Dividends accrued and paid on the VMTP shares are included as a component of interest expense in the statements of operations. The VMTP shares are treated as equity for legal and tax purposes. Dividends paid to holders of the VMTP shares are generally classified as tax-exempt income for tax-reporting purposes.

Management has determined that no additional material events or transactions occurred subsequent to Dec. 31, 2015 that would require recognition or disclosure in the Fund s Schedule of investments.

6 NQ-OV2 [12/15] 2/16 (16089)

Item 2. Controls and Procedures.

The registrant s principal executive officer and principal financial officer have evaluated the registrant s disclosure controls and procedures within 90 days of the filing of this report and have concluded that they are effective in providing reasonable assurance that the information required to be disclosed by the registrant in its reports or statements filed under the Securities Exchange Act of 1934 is recorded, processed, summarized and reported within the time periods specified in the rules and forms of the Securities and Exchange Commission.

There were no significant changes in the registrant s internal control over financial reporting that occurred during the registrant s last fiscal quarter that have materially affected, or are reasonably likely to materially affect, the registrant s internal control over financial reporting.

Item 3. Exhibits.

File as exhibits as part of this Form a separate certification for each principal executive officer and principal financial officer of the registrant as required by Rule 30a-2(a) under the Act (17 CFR 270.30a-2(a)), exactly as set forth below: