

# DNP SELECT INCOME FUND INC

# FORM N-CEN

(Annual Report for Registered Investment Companies)

# Filed 01/13/25 for the Period Ending 10/31/24

Address PO BOX 32760

LOUISVILLE, KY, 40232

Telephone 3123685510

CIK 0000806628

Symbol DNP

Industry Closed End Funds

Sector Financials

Fiscal Year 10/31

The Securities and Exchange Commission has not necessarily reviewed the information in this filing and has not determined if it is accurate and complete.

The reader should not assume that the information is accurate and complete.

Form N-CEN Filer Information

Form N-CEN

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

ANNUAL REPORT FOR REGISTERED INVESTMENT COMPANIES

FORM N-CEN

OMB APPROVAL

OMB Number: 3235-0729

Estimated average burden hours per response: 19.04

# N-CEN:Part A: General Information

## Item A.1. Reporting period covered.

a. Report for period ending:

2024-10-31

b. Does this report cover a period of less than 12 months?

☐ Yes 🗵 No

# N-CEN:Part B: Information About the Registrant

#### Item B.1. Background information.

a. Full name of Registrant

DNP Select Income Fund Inc

b. Investment Company Act file number (e.g., 811-)

811-04915

c. CIK

0000806628

d. LEI

549300WG166TLR8IP913

## Item B.2. Address and telephone number of Registrant.

a. Street 1

10 South Wacker Drive

Street 2

Suite 1900

b. City

Chicago

c. State, if applicable

ILLINOIS

d. Foreign country, if applicable

UNITED STATES OF AMERICA

e. Zip code and zip code extension, or foreign

60606

postal code

if foreign)

312-263-2610

g. Public Website, if any

www.dpimc.com/dnp

#### Item B.3. Location of books and records.

f. Telephone number (including country code

*Instruction*. Provide the requested information for each person maintaining physical possession of each account, book, or other document required to be maintained by section 31(a) of the Act (15 U.S.C. 80a-30(a)) and the rules under that section.

Location books Record

Name of person (e.g., a custodian of records)

Telephone

Address

Briefly describe books and records kept at this location

#1 Computershare Inc. 877-381-2537 Canton, MASSACHUSETTS Records related to its functions as agent and shareholder servicing a UNITED STATES OF AMERICA	
#2 The Bank of New York Mellon 212-495-1784 New York, NEW YORK 10286 Records related to its functions as UNITED STATES OF AMERICA	custodian
777 East Wisconsin Avenue  #3 Robert W. Baird & Co. Incorporated 1-800-792-2473  Milwaukee, WISCONSIN 53202 UNITED STATES OF AMERICA  Records related to the function of	administrator
#4 Mayer Brown LLP 1 312 782 0600 Thicago, ILLINOIS 60606 Records related to its functions as legal counsel UNITED STATES OF AMERICA	the Fund's
#5 Robert W. Baird & Co. Incorporated 833-604-3163  Louisville, KENTUCKY 40202 UNITED STATES OF AMERICA  Records related to the function of	administrator
#6 Duff & Phelps Investment Management Co.  10 South Wacker Drive Suite 1900 Records related to its functions as Chicago, ILLINOIS 60606-5802 adviser  UNITED STATES OF AMERICA	investment

#### Item B.4. Initial of final filings.

*Instruction*. Respond "yes" to Item B.4.b only if the Registrant has filed an application to deregister or will file an application to deregister before its next required filing on this form.

a. Is this the first filing on this form by the Registrant?	☐ Yes ☒ No
b. Is this the last filing on this form by the Registrant?	☐ Yes ☒ No

### Item B.5. Family of investment companies.

Instruction. "Family of investment companies" means, except for insurance company separate accounts, any two or more registered investment companies that (i) share the same investment adviser or principal underwriter; and (ii) hold themselves out to investors as related companies for purposes of investment and investor services. In responding to this item, all Registrants in the family of investment companies should report the name of the family of investment companies identically.

Insurance company separate accounts that may not hold themselves out to investors as related companies (products) for purposes of investment and investor services should consider themselves part of the same family if the operational or accounting or control systems under which these entities function are substantially similar.

a. Is the Registrant part of a family of investment companies?	⊠ Yes □ No
i. Full name of family of investment companies	DUFFPHELPS

### Item B.6. Organization.

*Instruction*. For Item B.6.a.i., the Registrant should include all Series that have been established by the Registrant and have shares outstanding (other than shares issued in connection with an initial investment to satisfy section 14(a) of the Act).

a. Indicate the classification of the Registrant by checking the applicable item				□ a. Open-end management investment company registered under the Act on Form N-1A □ b. Closed-end management investment company registered under the Act on Form N-2 □ c. Separate account offering variable annuity contracts which is registered under the Act as a management investment company on Form N-3 □ d. Separate account offering variable annuity contracts which is registered under the Act as a unit investment trust on Form N-4 □ e. Small business investment company registered under the Act on Form N-5 □ f. Separate account offering variable insurance contracts which is registered under the Act as a unit investment trust on Form N-6 □ g. Unit investment trust registered under the Act on Form N-8B-2			
Item B.7. Secu	rities Act registration.						
securities re	gistrant the issuer of a classistered under the Secur ecurities Act")?		⊠Y	es 🗆 No			
Item B.8. Direc	ctors.						
about each p	ne information requested person serving as director management investment only):	or of the					
Director Record	Full Name	CRD number	r, if	Is the person an "interested person" of the Registrant as that term is defined in section 2(a)	Investment Company Act file number of any other registered investment company for which the person also		
				(19) of the Act (15 U.S.C. 80a-2(a)(19))?	serves as a director (e.g., 811-):		
#1	Mareile B. Cusack	N/A		. ,	811-22533 811-06416		
#1	Mareile B. Cusack  David J. Vitale	N/A		2(a)(19))?	811-22533		
				2(a)(19))? No	811-22533 811-06416 811-22533		

811-21284

				811-23039
				811-22167
				811-21989
				811-09140
				811-21338
				811-07455
				811-21417
				811-22818
				811-21279
				811-03445
				811-23446
				811-21417
				811-22167
				811-21989
				811-22608
				811-23039
				811-07705
				811-06161
				811-00945
#5	George R. Aylward	004932163	Yes	811-09140
				811-21338
				811-22473
				811-21284
				811-06416
				811-04642
				811-23968
				811-22533
				811-23078
				811-07455
				811-22906
				811-05620
				811-22818
				811-22533
				811-03445
				811-23446
				811-09140
				811-06161
				811-21338
				811-07705
				811-22608
				811-04642
				811-22906
11.5	0 10 37375	27/4	N.	811-21284
#6	Geraldine M. McNamara	N/A	No	811-21989
				811-06416
				811-22167
				811-23039

				811-22818
				811-21417
				811-22473
				811-00945
				811-21279
				811-07455
				811-05620
				811-22167
				811-07705
				811-23039
				811-21338
				811-06416
				811-22533
				811-21279
				811-03445
				811-22608
				811-21284
	D 110 D 1	27/4	27	811-05620
#7	Donald C. Burke	N/A	No	811-22818
				811-09140
				811-23446
				811-21417
				811-07455
				811-06161
				811-00945
				811-04642
				811-22473
				811-22906
				811-21989

# Item B.9. Chief compliance officer.

a. Provide the information requested below about each person serving as chief compliance officer (CCO) of the Registrant for purposes of rule 38a-1 (17 CFR 270.38a-1):

Chief compliance officer Record	Full Name	CRD Number, if any	Telephone	Address	Has the CCO changed since the last filing?	If the chief compliance officer is compensated or employed by any person other than the Registrant, or an affiliated person of the Registrant, for providing chief compliance officer services, provide:
#1	Kathleen L. Hegyi	002229746	xxxxxx	10 South Wacker Drive Suite 1900 Chicago, ILLINOIS 60606 UNITED STATES OF AMERICA	No	1. Name of the person: N/A  IRS Employer Identification Number: N/A

# Item B.10. Matters for security holder vote.

<i>Instruction</i> . Registrant solicited on contract-le		, N-4 or N-6, should respond "yes" to this Item only if security holder votes were
a. Were any matters su Registrant for its secur the reporting period?	bmitted by the ity holders' vote during	⊠ Yes □ No
i. If yes, and to the extension only to certain series of indicate the series involved.		
Security Matter Series info Record	eries name	Series identification number
#1 D	NP Select Income Fund Inc	N/A
7. D.11.7. 1		
Item B.11. Legal proceedin	<i>19</i> .	
proceeding with respect other affiliated person	et to the Registrant or any of the Registrant is a party	ving proceedings should be described: (1) any bankruptcy, receivership or similar of its significant subsidiaries; (2) any proceeding to which any director, officer or y adverse to the Registrant or any of its subsidiaries; and (3) any proceeding that of the Registrant to sell securities.
a. Have there been any proceedings, other than incidental to the busine Registrant or any of its party or of which any of subject during the report	n routine litigation ess, to which the s subsidiaries was a of their property was the	☐ Yes ☒ No
b. Has any proceeding been terminated?	previously reported	☐ Yes ☒ No
Item B.12. Fidelity bond ar	nd insurance (management inv	vestment companies only).
a. Were any claims wit Registrant filed under (including, but not lim insuring agreement of reporting period?	a fidelity bond ited to, the fidelity	☐ Yes ☒ No
Item B.13. Directors and of	fficers/errors and omissions in	surance (management investment companies only).
a. Are the Registrant's covered in their capacidirectors under any directors under any directors/errors and omiowned by the Registra	ties as officers or rectors and issions insurance policy	⊠ Yes □ No
i. If yes, were any clain policy during the report to the Registrant?	ms filed under the rting period with respect	☐ Yes ☒ No
Item B.14. Provision of fine	ancial support.	

Instruction. For purposes of this Item, a provision of financial support includes any (1) capital contribution, (2) purchase of a security from a Money Market Fund in reliance on rule 17a-9 under the Act (17 CFR 270.17a-9), (3) purchase of any defaulted or devalued security at fair value reasonably intended to increase or stabilize the value or liquidity of the Registrant's portfolio, (4) execution of letter of credit or letter of indemnity, (5) capital support agreement (whether or not the Registrant ultimately received support), (6) performance guarantee, or (7) other similar action reasonably intended to increase or stabilize the value or liquidity of the Registrant's portfolio. Provision of financial support does not include any (1) routine waiver of fees or reimbursement of

would qualif	expenses, (2) routine inter y as financial support as on the concrease or stabilize the variable.	defined al	ove, that th	ne board of directors has			
principal und affiliated per form of finar	iliated person, promoter, of lerwriter of the Registrant son of such a person, pro- ncial support to the Regist porting period?	t, or an vide any	☐ Yes 🛭	☑ No			
Item B.15. Exe	mptive orders.						
Registrant re Commission	e reporting period, did the ly on any orders from the granting an exemption fr risions of the Act, Securiti Act?	om one	⊠ Yes □	] No			
i. If yes, provorder:	vide the release number for	or each	1. IC-28	368			
Item B.16. Prin	cipal underwriters.						
	e information requested b rincipal underwriter:	elow					
Principal underwriter Record	Full Name	SEC file number (e.g 8-)	g., CRD nu	mber LEI, if any	State, if applicable	Foreign country, if applicable	Is the principal underwriter an affiliated person of the Registrant, or its investment adviser(s) or depositor?
_	_	_	_	_	_	_	_
	principal underwriters bed I during the reporting peri		⊠ Yes □	] No			
Item B.17. Inde	pendent public accountant.						
	e following information andent public accountant:	bout					
Public accountant Record	Full Name		PCAOB Number	LEI, if any	State, if applicable	Foreigi applica	n country, if ble
#1	Ernst & Young U.S. LLP	4	-2	254900H1VLSDPE6LJK37	NEW JERSEY	UNITE AMER	D STATES OF ICA
b. Has the independent public accountant changed since the last filing? ☐ Yes ☒ No							
Item B.18. Report on internal control (management investment companies only).							
Instruction. Small business investment companies are not required to respond to this item.							
a. For the reporting period, did an independent public accountant's report on internal control  note any material weaknesses?  Yes ⋈ No							

Item B.19. Audit opinion.	
a. For the reporting period, did an independent public accountant issue an opinion other than an unqualified opinion with respect to its audit of the Registrant's financial statements?	☐ Yes ☒ No
Item B.20. Change in valuation methods.	
from market approach to income approach for a "asset type" category specified in Item C.4.a. of type of investments involved. If the change in value B.20.c., please provide the sub-asset types	ude changes to valuation techniques used for individual securities (e.g., changing private equity security). In responding to Item B.20.c., provide the applicable Form N-PORT. In responding to Item B.20.d., provide a brief description of the aluation methods applies only to certain sub-asset types included in the response to in the response to Item B.20.d. The responses to Item B.20.c. and Item B.20.d. on methods applies to all assets within that category.
a. Have there been material changes in the method of valuation (e.g., change from use of bid price to mid price for fixed income securities or change in trigger threshold for use of fair value factors on international equity securities) of the Registrant's assets during the reporting period?	☐ Yes ☒ No
Item B.21. Change in accounting principles and practice	s.
a. Have there been any changes in accounting principles or practices, or any change in the method of applying any such accounting principles or practices, which will materially affect the financial statements filed or to be filed for the current year with the Commission and which has not been previously reported?	☐ Yes ⊠ No
Item B.23. Rule 19a-1 notice (management investment co	ompanies only).
a. During the reporting period, did the Registrant pay any dividend or make any distribution in the nature of a dividend payment, required to be accompanied by a written statement pursuant to section 19(a) of the Act (15 U.S.C. 80a-19(a)) and rule 19a-1 thereunder (17 CFR 270.19a-1)?	⊠ Yes □ No
i. If yes, and to the extent the response relates only to certain series of the Registrant, indicate the series involved:	
Payment dividend Series name	Series identification number
#1 DNP Select Income Fund Inc	N/A

# N-CEN:Part C: Additional Questions for Management Investment Companies

## General Instruction.

Management investment companies that offer multiple series must complete Part C as to each series separately, even if some information is the same for two or more series. To begin this section or add an additional series(s), click on the bar labeled "Add a New Series" below.

# **Management Investment Record: 1**

Item C.1. Background information.						
a. Full Name of the Fund	DNP Select Income Fund Inc					
b. Series identication number, if any						
c. LEI	549300WG166TLR8IP913					
d. Is this the first filing on this form by the Fund?	☐ Yes ☒ No					
Item C.2. Classes of open-end management investment c	ompanies.					
a. How many Classes of shares of the Fund (if any) are authorized?	0					
b. How many new Classes of shares of the Fund were added during the reporting period?	0					
c. How many Classes of shares of the Fund were terminated during the reporting period?	0					
d. For each Class with shares outstanding, provide the information requested below:						
Shares Outstanding Full name of Class Record	Class identification number, if any Ticker symbol, if any					
Item C.3. Type of fund.						
Instructions:  1. "Fund of Funds" means a fund that acquires securities issued by any other investment company in excess of the amounts permitted under paragraph (A) of section 12(d)(1) of the Act (15 U.S.C. 80a-12(d)(1)(A)), but, for purposes of this Item, does not include a fund that acquires securities issued by another company solely in reliance on rule 12d1-1 under the Act (CFR 270.12d1-1).  2. "Index" means an investment company, including an Exchange-Traded Fund, that seeks to track the performance of a specified index.  3. "Interval Fund" means a closed-end management investment company that makes periodic repurchases of its shares pursuant to rule 23c-3 under the Act (17 CFR 270.23c-3).  4. "Master-Feeder Fund" means a two-tiered arrangement in which one or more funds (each a feeder fund) holds shares of a single Fund (the master fund) in with section 12(d)(1)(E) of the Act (15 U.S.C. 80a-12(d)(1)(E)) or pursuant to exemptive relief granted by the Commission.  5. "Target Date Fund" means an investment company that has an investment objective or strategy of providing varying degrees of long-term appreciation and capital preservation through a mix of equity and fixed income exposures that changes over time based on an investor's age, target retirement date, or life expectancy.						
a. Indicate if the Fund is any one of the types listed. Check all that apply.	a. Exchange-Traded Fund or Exchange-Traded Managed Fund or offers a Class that itself is an Exchange-Traded Fund or Exchange-Traded Managed Fund					

☐ i. Exchange-Traded Fund

☐ b. Index Fund

☐ ii. Exchange-Traded Managed Fund

 $\square$  c. Seeks to achieve performance results that are a multiple of a benchmark,

the inverse of a benchmark, or a multiple of the inverse of a benchmark

			☐ d. Interval ☐ e. Fund of ☐ f. Master-I ☐ g. Money ☐ h. Target I ☐ i. Underly ☒ N/A	Funds Feeder Fund Market Fund	variable life insurance contract
Item C.4. Divers	sification.				
diversified co	fund seek to operate as a "non- ompany" as such term is defin (2) of the Act (15 U.S.C. 80a)	ed	☐ Yes ☒ No	)	
Item C.5. Invest	ments in certain foreign corporation	ons.			
Instruction. "957].	Controlled foreign corporatio	n" ha	s the meaning p	provided in section 957 of the Int	ernal Revenue Code [26 U.S.C.
corporation f	und invest in a controlled fore for the purpose of investing in of instruments such as, but no ommodities?	C	☐ Yes ⊠ No	)	
Item C.6. Secur	ities lending.				
indemnificati		ace th	e loaned securi	ould include, for example, (1) a laties or their value, (2) the Fund's ion from the issuer.	
	authorized to engage in ding transactions?		⊠ Yes □ No	)	
	and lend any of its securities porting period?		⊠ Yes □ No	)	
borrower fail	ng the reporting period, did ar to return the loaned securities al deadline with the result that	s by			
	(or its securities lending agent llateral pledged to secure the ities?	<del>.</del> )	☐ Yes ⊠ No		
2. The Fund impacted?	was otherwise adversely		☐ Yes 🏻 No	)	
	e information requested below ecurities lending agent, if any, ne Fund:				
Securities Lending Record	Full name of securities lending agent	LEI,	if any	Is the securities lending agent an affiliated person, or an affiliated person of an affiliated person, of the Fund?	Does the securities lending agent or any other entity indemnify the fund against borrower default on loans administered by this agent?
#1	BNP PARIBAS PRIME BROKERAGE INTERNATIONAL, LIMITED	54930 6D97	00KUN9K9K32C	No	Yes

	Idemnity Providers Record	Name of person providing indemnification	LEI, if any, of person providing indemnification				
<u> </u>	#1	N/A	N/A				
1	Did the Fund exercise its	indemnification rights during the reporting period?	☐ Yes ☒ No				
d. If a person providing cash collateral management services to the Fund in connection with the Fund's securities lending activities does not also serve as securities lending agent, provide the following information about each cash collateral manager:	5						
Collateral Managers Full name of cash collateral manager Record	LEI, if any	Is the cash collateral manager an affiliated person, or an affiliated person of an affiliated person, of a securities lending agent retained by the Fund?	Is the cash collateral manager an affiliated person, or an affiliated person of an affiliated person, of the Fund?				
#1 N/A	N/A	No	No				
e. Types of payments made to one or more securities lending agents and cash collateral managers (check all that apply):	☐ ii. Non-rev☐ iii. Admin☐ iv. Cash co☐ v. Indemni☐ vi. Other☐ N/A						
f. Provide the monthly average of the value of portfolio securities on loan during the reporting period	of 716,927,130.00	0000000					
g. Provide the net income from securities lending activities	590,180.000000	590,180.00000000					
Item C.7. Reliance on certain statutory exemption an	d rules.						
a. Did the Fund rely on the following statutor exemption or any of the rules under the Act during the reporting period? (check all that apply)	□ b. Rule 12 □ c. Rule 15 □ d. Rule 17 □ e. Rule 17 □ f. Rule 17 □ g. Rule 17 □ h. Rule 22 □ i. Rule 23 □ j. Rule 32	f-3 (17 CFR 270.10f-3) d1-1 (17 CFR 270.12d1-1) a-4 (17 CFR 270.15a-4) a-6 (17 CFR 270.17a-6) a-7 (17 CFR 270.17a-7) a-8 (17 CFR 270.17a-8) e-1 (17 CFR 270.17e-1) d-1 (17 CFR 270.22d-1) c-1 (17 CFR 270.23c-1) a-4 (17 CFR 270.32a-4) -11 (17 CFR 270.6c-11)					

			□ n. Rule 18f-4 (17 □ i. Is the Furprogram required (17CFR 270.1) □ ii. Is the Furprogram required iii. Is the Furprogram iii. Is the Furprogram iii. Did the similar financial (ii))? □ iv. Did the similar financial (ii))? □ v. Did the Irule 18f-4(e) (□ vi. Did the settling basis,	(1)(G) of the Act (CFR 270.18f-4) and excepted from rement and limit of 8f-4(c)(4))? and a leveraged/in 4(c)(5)), is excepted and leverage risk dector and enter into an ang transactions ure a fund enter into an ang transactions ure a fund enter into an 17 CFR 270.18f-4 Fund invest in a second control of the Act (1)(G) and the Act (1)(	the rule 18f-4 (17 CFI on fund leverage risk to verse fund that, under ed from the requirement escribed in rule 18f-4 (any reverse repurchase ander rule 18f-4 (d)(i) (1 any reverse repurchase ander rule 18f-4 (d)(ii) (1 any reverse repurchase ander rule 18f-4 (d)(ii) (any unfunded commitment)	R 270.18f-4) under rule 18f-4(c)(4) rule 18f-4(c)(5) (17 nt to comply with (c)(2) (17 CFR agreements or 7 CFR 270.18f-4(d) agreements or 17 CFR 270.18f-4(d) ent agreements under		
Item C.8. Expense limitations								
Instruction. Provide info incurred by the fund during agrees to accept a reduce fund in its start-up phase	ng the reporti d fee pursuan	ng period	. A limitation, for exam	nple, may be appl	ied indirectly (such as	when an adviser		
a. Did the Fund have an arrangement in place dur period?			☐ Yes ⊠ No					
b. Were any expenses of waived pursuant to an exarrangement during the r	pense limitati	on	☐ Yes ☒ No					
c. Are the fees waived su	bject to recou	pment?	☐ Yes ☒ No					
d. Were any expenses previously waived recouped during the period?			☐ Yes ☒ No					
Item C.9. Investment advisers								
a. Provide the following each investment adviser adviser) of the Fund:								
Full name	SEC file number ( e.g., 801- )	CRD number	LEI, if any	State, if applicable	Foreign country, if applicable	Was the investment adviser hired during the reporting period?		
Investment Advisers Record: 1								
Duff & Phelps Investment			549300W01Z54L5RHI	P.J4	UNITED STATES OF			

Duff & Phelps Investment Management Co.

b. If an investment adadviser) to the Fund reporting period, pro respect to each invest	was terminated d vide the followin	uring the						
Full name	SEC file number ( e.g., 801- )	CRD number	LEI, if	f any	State, if applicable	Foreign c	country, if e	Termination date
_	_	_		_	_		_	_
c. For each sub-advis		rovide						
Full name no	EC file CRD umber number	r LEI	I, if any	State, if applicable	Foreign coun applicable	try, if	Is the sub- adviser an affiliated person of the Fund's investment adviser(s)?	Was the sub- adviser hired during the reporting period?
_		-	_	_	_		_	_
d. If a sub-adviser wa reporting period, pro respect to such sub-a	vide the followin							
Full name	SEC file number ( e.g., 801- )	CRD number	LEI, if	f any	State, if applicable	Foreign c	country, if e	Termination date
_	_	_		_	_		_	_
Item C.10. Transfer agen	its.							
a. Provide the follow each person providin to the Fund:								
Full name	SEC file number ( e.g., 801- )	LEI, if an	у	State, if applicable	Foreign country, applicable	if an of in	the transfer agent n affiliated person the Fund or its vestment lviser(s)?	Is the transfer agent a sub- transfer agent?
Transfer Agents Record: 1								
Computershare, Inc.	084-05925	254900Y7 AUY94	PP3ZED9	MASSACHUSETT S	UNITED STATES AMERICA	OF	No	No
b. Has a transfer ager terminated during the		1?	☐ Yes [	⊠ No				
Item C.11. Pricing service	es.							
a. Provide the follow each person that prov	ing information a	about vices to						

# the Fund during the reporting period:

Pricing Services Record	Full name	LEI, if any, or provide and describe other identifying number	State, if applicable	Foreign country, if applicable	Is the pricing service an affiliated person of the Fund or its investment adviser(s)?
#1	Bloomberg L.P.	549300B56MD0ZC402L0 6	NEW YORK	UNITED STATES OF AMERICA	No
#2	Refinitiv US Holdings Inc.	549300NF240HXJO7N01 6	NEW YORK	UNITED STATES OF AMERICA	No
#3	ICE Data Pricing & Reference Data, LLC	5493000NQ9LYLDBCTL 34	MASSACHUSETTS	UNITED STATES OF AMERICA	No

b. Was a pricing service hired or terminated during the reporting period?

☐ Yes ☒ No

## Item C.12. Custodians.

a. Provide the following information about each person that provided custodial services to the Fund during the reporting period:

Custodians Record	Full name	LEI, if any	State, if applicable	Foreign country, if applicable	Is the custodian an affiliated person of the Fund or its investment adviser(s)?	Is the custodian a sub- custodian?	Type of custody (describe if "Other")
#1	The Bank of New York Mellon, SA/NV (Italy)	MMYX0N4ZEZ13 Z4XCG897		ITALY	No	Yes	Foreign custodian - rule 17f-5 (17 CFR 270.17f-5)
#2	Citibank Europe Plc, Sucursal em Portugal	N1FBEDJ5J41VK ZLO2475		PORTUGAL	No	Yes	Foreign custodian - rule 17f-5 (17 CFR 270.17f-5)
#3	CIBC Mellon Trust Company	549300IYUUH221 WBZ505		CANADA (FEDERAL LEVEL)	No	Yes	Foreign custodian - rule 17f-5 (17 CFR 270.17f-5)
#4	The Bank of New York Mellon	HPFHU0OQ28E4 N0NFVK49	NEW YORK	UNITED STATES OF AMERICA	No	No	Bank - section 17(f) (1) (15 U.S.C. 80a- 17(f)(1))
#5	Banco Bilbao Vizcaya Argentaria Sociedad Anonima	K8MS7FD7N5Z2 WQ51AZ71		SPAIN	No	Yes	Foreign custodian - rule 17f-5 (17 CFR 270.17f-5)
#6	The Bank of New York Mellon (United Kingdom)	N/A		UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND	No	Yes	Foreign custodian - rule 17f-5 (17 CFR 270.17f-5)

b. Has a custodian been hired or terminated during the reporting period?\*

☐ Yes 🗵 No

Item C.13. Shareholder servicing agents.

a. Provide the following information about each shareholder servicing agent of the Fund:

Shareholder Servicing Agents Record	Full name	LEI, if any provide ar describe o identifying	id ther	State, if applicable	Foreign applica	n country, if able	Is the shareholder servicing agent an affiliated person of the Fund or its investment adviser(s)?	Is the shareholder servicing agent a sub-shareholder servicing agent?
#1	Computershare Inc.	254900Y7 AUY94	PP3ZED9	MASSACHUSETT S		D STATES IERICA	No	No
	areholder servicing agent minated during the reporti		☐ Yes 🏻	⊠ No				
Item C.14. Ad	ministrators.							
	he following information istrator of the Fund:	about						
Administrat ors Record	Full name	LEI, if any, and describ identifying	e other	State, if applicable	Forei appli	gn country, if cable	Is the administrator at affiliated person of the Fund or its investment adviser(s)?	administrator a
#1	Robert W. Baird & Co. Incorporated	549300772U O53	JJAHRD6L	KENTUCKY		ED STATES MERICA	No	No
	rd-party administrator bee		☐ Yes 🏻	⊠ No				
Item C.15. Aff	filiated broker-dealers.							
	he following information ted broker-dealer:	about						
Broker Dealers Record	Full name	SEC file number	CRD number	LEI, if any		State, if applicable	Foreign country, if applicable	Total commissions paid to the affiliated broker-dealer for the reporting period
#1	VP Distributors, LLC	008-14100	00000303	6 549300IW1QX0 5W603	018U	CONNECTICUT	UNITED STATES OF AMERICA	0.00000000

#### Item C.16. Brokers.

Instructions to Item C.16 and Item C.17.

To help Registrants distinguish between agency and principal transactions, and to promote consistent reporting of the information required by these items, the following criteria should be used:

- 1. If a security is purchased or sold in a transaction for which the confirmation specifies the amount of the commission to be paid by the Registrant, the transaction should be considered an agency transaction and included in determining the answers to Item C.16.
- 2. If a security is purchased or sold in a transaction for which the confirmation specifies only the net amount to be paid or received by the Registrant and such net amount is equal to the market value of the security at the time of the transaction, the transaction should be considered a principal transaction and included in determining the amounts in Item C.17.
- 3. If a security is purchased by the Registrant in an underwritten offering, the acquisition should be considered a principal transaction and included in answering Item C.17 even though the Registrant has knowledge of the amount the underwriters are receiving from the issuer.
- 4. If a security is sold by the Registrant in a tender offer, the sale should be considered a principal transaction and included in answering Item C.17 even though the Registrant has knowledge of the amount the offeror is paying to soliciting brokers or

dealers.

- 5. If a security is purchased directly from the issuer (such as a bank CD), the purchase should be considered a principal transaction and included in answering Item C.17.
- 6. The value of called or maturing securities should not be counted in either agency or principal transactions and should not be included in determining the amounts shown in Item C.16 and Item C.17. This means that the acquisition of a security may be included, but it is possible that its disposition may not be included. Disposition of a repurchase agreement at its expiration date should not be included.
- 7. The purchase or sales of securities in transactions not described in paragraphs (1) through (6) above should be evaluated by the Fund based upon the guidelines established in those paragraphs and classified accordingly. The agents considered in Item C.16 may be persons or companies not registered under the Exchange Act as securities brokers. The persons or companies from whom the investment company purchased or to whom it sold portfolio instruments on a principal basis may be persons or entities not registered under the Exchange Act as securities dealers.
- a. For each of the ten brokers that received the largest dollar amount of brokerage commissions (excluding dealer concessions in underwritings) by virtue of direct or indirect participation in the Fund's portfolio transactions, provide the information below:

Brokers Record	Full name	SEC file number	CRD number	LEI, if any	State, if applicable	Foreign country, if applicable	Gross commissions paid by the Fund for the reporting period
#1	WOLFE RESEARCH SECURITIES	008-68406	000151850	25490055RCIM412 FC286	NEW YORK	UNITED STATES OF AMERICA	47,105.00000000
#2	EVERCORE GROUP L.L.C.	008-49830	000042405	5493008F0LRLS5N 8LZ81	NEW YORK	UNITED STATES OF AMERICA	37,162.00000000
#3	UBS Securities LLC	008-22651	000007654	T6FIZBDPKLYJKF CRVK44	NEW YORK	UNITED STATES OF AMERICA	14,611.00000000
#4	SANTANDER INVESTMENT SECURITIES, INC.	008-47664	000037216	549300FT36TF8GQ FTL08	DELAWARE	UNITED STATES OF AMERICA	22,744.00000000
#5	MIZUHO SECURITIES USA LLC	008-37710	000019647	7TK5RJIZDFROZC A6XF66	NEW YORK	UNITED STATES OF AMERICA	18,044.00000000
#6	WELLS FARGO SECURITIES, LLC	008-65876	000126292	VYVVCKR63DVZ ZN70PB21	NORTH CAROLINA	UNITED STATES OF AMERICA	9,758.00000000
#7	BARCLAYS CAPITAL, INC.	008-41342	000019714	AC28XWWI3WIB K2824319	NEW YORK	UNITED STATES OF AMERICA	11,085.00000000
#8	Guggenheim Securities, LLC	008-49107	000040638	5493005G25VHYW LYJU59	NEW YORK	UNITED STATES OF AMERICA	13,721.00000000
#9	Royal Bank of Canada	N/A	N/A	ES7IP3U3RHIGC71 XBU11		CANADA (FEDERAL LEVEL)	25,203.00000000
#10	Strategas Securities, LLC	008-68138	000149326	254900D5NQ2O9D JLKH96	NEW YORK	UNITED STATES OF AMERICA	12,706.00000000

#### Item C.17. Principal transactions.

a. For each of the ten entities acting as principals with which the Fund did the largest dollar amount of principal transactions (include all short-term obligations, and U.S. government and tax-free securities) in both the secondary market and in underwritten offerings, provide the information below:

Principal Transaction s Record	Full name	SEC file number	CRD number	LEI, if any	State, if applicable	Foreign country, if applicable	Total value of purchases and sales (excluding maturing securities) with Fund
#1	WELLS FARGO SECURITIES, LLC	008-65876	000126292	VYVVCKR63DVZ ZN70PB21	NORTH CAROLINA	UNITED STATES OF AMERICA	4,586,161.00000000
#2	Bank of America Corporation	N/A	N/A	9DJT3UXIJIZJI4W XO774	DELAWARE	UNITED STATES OF AMERICA	62,498,321.00000000
#3	KEYBANC CAPITAL MARKETS, INC.	008-30177	000000566	2EQWV0180Z211Y VAD813	ОНЮ	UNITED STATES OF AMERICA	13,399,108.00000000
#4	Santander Investment Securities Inc.	008-47664	000037216	549300FT36TF8GQ FTL08	NEW YORK	UNITED STATES OF AMERICA	66,231,254.00000000
#5	BARCLAYS CAPITAL, INC.	008-41342	000019714	AC28XWWI3WIB K2824319	NEW YORK	UNITED STATES OF AMERICA	15,107,724.00000000
#6	Fifth Third Bank, National Association	N/A	N/A	QFROUN1UWUYU 0DVIWD51	ОНЮ	UNITED STATES OF AMERICA	32,549,801.00000000
#7	J.P. Morgan Securities LLC	008-35008	000000079	ZBUT11V806EZRV TWT807	NEW YORK	UNITED STATES OF AMERICA	103,188,802.0000000
#8	TD SECURITIES (USA) LLC	008-36747	000018476	SUVUFHICNZMP2 WKHG940	DELAWARE	UNITED STATES OF AMERICA	34,038,720.00000000

b. Aggregate value of principal purchase/sale transactions of Fund during the reporting period:

331,599,891.00000000

## Item C.18. Payments for brokerage and research.

a. During the reporting period, did the Fund pay commissions to broker-dealers for "brokerage and research services" within the meaning of section 28(e) of the Exchange Act (15 U.S.C. 78bb)?

⊠ Yes □ No

# Item C.19. Average net assets.

a. Provide the Fund's (other than a money market fund's) monthly average net assets during the reporting period

2,974,927,553.00000000

	e money market fund's daily ssets during the reporting pe		0.00000000				
Item C.21. Swing	g pricing.						
For open-end	management investment co	mpanie	es, respond to the following:				
Exchange-Tra	a. Did the Fund (if not a Money Market Fund, Exchange-Traded Fund, or Exchange-Traded Managed Fund) engage in swing pricing?						
N-CEN:P and SBIC		uesti	ons for Closed-End M	Ianagement Investment Companies			
Item D.1. Securi	ties issued by Registrant.						
Instruction. F that ticker syn		e Fund	that is not listed on a securities	s exchange but that has a ticker symbol, provide			
Indicate by ch	necking below which of the	followi	ing securities have been issued	by the Registrant. Indicate all that apply.			
Security Issued by Registrants Record	Type of security (describe if "Other")			Title of class			
#1	Preferred stock			DNP Select Income Fund Inc			
	Common Record	Exchan	ge where listed	Ticker symbol			
	#1	NO MA	RKET (E.G. UNLISTED)	N/A			
#2	Common stock			DNP Select Income Fund Inc			
	Common Record	Exchan	ge where listed	Ticker symbol			
	#1	NEW Y	ORK STOCK EXCHANGE, INC.	DNP			
				DN			
				DNI			
Item D.2. Rights	offerings.			DNI			
Instruction. F	or Item D.2.c, the "percentage			offering" is calculated as the percentage of nt of securities available for primary subscription.			
Instruction. F subscriptions a. Did the Fur	or Item D.2.c, the "percental exercised during the primare and make a rights offering with type of security during the	ry right: ith		offering" is calculated as the percentage of			
Instruction. F subscriptions a. Did the Fur respect to any	or Item D.2.c, the "percenta exercised during the priman and make a rights offering with type of security during the od?	ry right: ith	s offering relative to the amoun	offering" is calculated as the percentage of			
Instruction. F subscriptions a. Did the Fur respect to any reporting peri Item D.3. Second a. Did the Fur	or Item D.2.c, the "percenta exercised during the priman and make a rights offering with type of security during the od?	ry right:	s offering relative to the amoun	offering" is calculated as the percentage of			
Instruction. F subscriptions a. Did the Fur respect to any reporting peri Item D.3. Second a. Did the Fur	or Item D.2.c, the "percental exercised during the primare and make a rights offering with type of security during the od?  Idary offerings.  Ind make a secondary offering period?	ry right:	s offering relative to the amoun	offering" is calculated as the percentage of			

securities issued by the Fund during the reporting period?	☐ Yes ☒ No
Item D.5. Default on long-term debt.	
Instruction. The term "long-term debt" means de greater.	ebt with a period of time from date of initial issuance to maturity of one year or
a. Were any issues of the Fund's long-term debt in default at the close of the reporting period with respect to the payment of principal, interest, or amortization?	☐ Yes ☒ No
Item D.6. Dividends in arrears.	
	ans dividends that have not been declared by the board of directors or other elevant dividend period set forth in the constituent instruments establishing the
a. Were any accumulated dividends in arrears on securities issued by the Fund at the close of the reporting period?	☐ Yes ☒ No
Item D.7. Modification of securities.	
a. Have the terms of any constituent instruments defining the rights of the holders of any class of the Registrant's securities been materially modified?	☐ Yes ☒ No
Item D.8. Management fee (closed-end companies only).	
Instruction. Base the percentage on amounts inc	urred during the reporting period
a. Provide the Fund's advisory fee as of the end of the reporting period as percentage of net assets:	0.74000000
Item D.9. Net annual operating expense.	
a. Provide the Fund's net annual operating expenses as of the end of the reporting period (net of any waivers or reimbursements) as a percentage of net assets:	3.09000000
Item D.10. Market price.	
Instruction. Respond to this item with respect to	common stock issued by the Registrant only.
a. Market price per share at end of reporting period:	9.54000000
Item D.11. Net asset value.	
Instruction. Respond to this item with respect to	common stock issued by the Registrant only.
a. Net asset value per share at end of reporting period:	8.93000000
N-CEN:Part G: Attachments	

Item G.1a. Attachments.

a. Attachments applicable to all Registrants. All Registrants shall file the following attachments, as applicable, with the current report. Indicate the attachments filed with the current report by checking the applicable items below:	<ul> <li>□ i. Legal proceedings</li> <li>□ ii. Provision of financial support</li> <li>☒ iii. Independent public accountant's report on internal control (management investment companies other than small business investment companies only)</li> <li>□ iv. Change in accounting principles and practices</li> <li>□ v. Information required to be filed pursuant to exemptive orders</li> <li>□ vi. Other information required to be included as an attachment pursuant to Commission rules and regulations</li> </ul>
Item G.1b. Attachments.	
a. Attachments to be filed by closed-end management investment companies and small business investment companies. Registrants shall file the following attachments, as applicable, with the current report. Indicate the attachments filed with the current report by checking the applicable items below:	<ul> <li>□ i. Material amendments to organizational documents</li> <li>□ ii. Instruments defining the rights of the holders of any new or amended class of securities</li> <li>□ iii. New or amended investment advisory contracts</li> <li>□ iv. Information called for by Item 405 of Regulation S-K</li> <li>□ v. Code of ethics (small business investment companies only)</li> </ul>
Instructions.	
1. Item G.1.a.i. Legal proceedings.	
provide the case or docket number (if any), and	.11.a., provide a brief description of the proceedings. As part of the description, the full names of the principal parties to the proceeding11.b., identify the proceeding and give its date of termination.
	If the Registrant responded "YES" to Item B.14., provide the following Market Fund): (a) Description of nature of support.
(b) Person providing support.	
(c) Brief description of relationship between the	person providing support and the Registrant.
(d) Date support provided.	
(e) Amount of support.	
(f) Security supported (if applicable). Disclose t applicable) and at least two identifiers, if availal (g) Value of security supported on date support	
(h) Brief description of reason for support.	
(i) Term of support.	
(j) Brief description of any contractual restriction	ns relating to support.
business investment companies only). Each mar accountant on the company's system of internal and evaluation of the accounting system, internal	's report on internal control (management investment companies other than small nagement investment company shall furnish a report of its independent public accounting controls. The accountant's report shall be based on the review, study al accounting controls, and procedures for safeguarding securities made during the g period. The report should disclose any material weaknesses in: (a) the

The accountant's report shall be furnished as an exhibit to the form and shall: (1) be addressed to the Registrant's shareholders and board of directors; (2) be dated; (3) be signed manually; and (4) indicate the city and state where issued.

accounting system; (b) system of internal accounting control; or (c) procedures for safeguarding securities which exist as of the

end of the Registrant's fiscal year.

Attachments that include a report that discloses a material weakness should include an indication by the Registrant of any corrective action taken or proposed.

The fact that an accountant's report is attached to this form shall not be regarded as acknowledging any review of this form by the independent public accountant.

- 4. Item G.1.a.iv. Change in accounting principles and practices. If the Registrant responded "YES" to Item B.21, provide an attachment that describes the change in accounting principles or practices, or the change in the method of applying any such accounting principles or practices. State the date of the change and the reasons therefor. A letter from the Registrant's independent accountants, approving or otherwise commenting on the change, shall accompany the description.
- 5. Item G.1.a.v. Information required to be filed pursuant to exemptive orders. File as an attachment any information required to be reported on Form N-CEN or any predecessor form to Form N-CEN (e.g., Form N-SAR) pursuant to exemptive orders issued by the Commission and relied on by the Registrant.
- 6. Item G.1.a.vi. Other information required to be included as an attachment pursuant to Commission rules and regulations. File as an attachment any other information required to be included as an attachment pursuant to Commission rules and regulations.

#### Instructions.

- 7. Item G.1.b.i. Material amendments to organizational documents. Provide copies of all material amendments to the Registrant's charters, by-laws, or other similar organizational documents that occurred during the reporting period.
- 8. Item G.1.b.ii. Instruments defining the rights of the holders of any new or amended class of securities. Provide copies of all constituent instruments defining the rights of the holders of any new or amended class of securities for the current reporting period. If the Registrant has issued a new class of securities other than short-term paper, furnish a description of the class called for by the applicable item of Form N-2. If the constituent instruments defining the rights of the holders of any class of the Registrant's securities have been materially modified during the reporting period, give the title of the class involved and state briefly the general effect of the modification upon the rights of the holders of such securities.
- 9. Item G.1.b.iii. New or amended investment advisory contracts. Provide copies of any new or amended investment advisory contracts that became effective during the reporting period.
- 10. Item G.1.b.iv. Information called for by Item 405 of Regulation S-K. Provide the information called for by Item 405 of Regulation S-K concerning failure of certain closed-end management investment company and small business investment company shareholders to file certain ownership reports.
- 11. Item G.1.b.v. Code of ethics (small business investment companies only).
- (a) (1) Disclose whether, as of the end of the period covered by the report, the Registrant has adopted a code of ethics that applies to the Registrant's principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions, regardless of whether these individuals are employed by the Registrant or a third party. If the Registrant has not adopted such a code of ethics, explain why it has not done so.
- (2) For purposes of this instruction, the term "code of ethics" means written standards that are reasonably designed to deter wrongdoing and to promote: (i) honest and ethical conduct, including the ethical handling of actual or apparent conflicts of interest between personal and professional relationships; (ii) full, fair, accurate, timely, and understandable disclosure in reports and documents that a Registrant files with, or submits to, the Commission and in other public communications made by the Registrant; (iii) compliance with applicable governmental laws, rules, and regulations; (iv) the prompt internal reporting of violations of the code to an appropriate person or persons identified in the code; and (v) accountability for adherence to the code.
- (3) The Registrant must briefly describe the nature of any amendment, during the period covered by the report, to a provision of its code of ethics that applies to the Registrant's principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions, regardless of whether these individuals are employed by the Registrant or a third party, and that relates to any element of the code of ethics definition enumerated in paragraph (a)(2) of this instruction. The Registrant must file a copy of any such amendment as an exhibit to this report on Form N-CEN, unless the Registrant has elected to satisfy paragraph (a)(6) of this instruction by posting its code of ethics on its website pursuant to paragraph (a)(6)(ii) of this Instruction, or by undertaking to provide its code of ethics to any person without charge, upon request, pursuant to paragraph (a) (6)(iii) of this instruction.
- (4) If the Registrant has, during the period covered by the report, granted a waiver, including an implicit waiver, from a provision

of the code of ethics to the Registrant's principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions, regardless of whether these individuals are employed by the Registrant or a third party, that relates to one or more of the items set forth in paragraph (a)(2) of this instruction, the Registrant must briefly describe the nature of the waiver, the name of the person to whom the waiver was granted, and the date of the waiver.

- (5) If the Registrant intends to satisfy the disclosure requirement under paragraph (a)(3) or (4) of this instruction regarding an amendment to, or a waiver from, a provision of its code of ethics that applies to the Registrant's principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions and that relates to any element of the code of ethics definition enumerated in paragraph (a)(2) of this instruction by posting such information on its Internet website, disclose the Registrant's Internet address and such intention.
- (6) The Registrant must: (i) file with the Commission a copy of its code of ethics that applies to the Registrant's principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions, as an exhibit to its report on this Form N-CEN; (ii) post the text of such code of ethics on its Internet website and disclose, in its most recent report on this Form N-CEN, its Internet address and the fact that it has posted such code of ethics on its Internet website; or (iii) undertake in its most recent report on this Form N-CEN to provide to any person without charge, upon request, a copy of such code of ethics and explain the manner in which such request may be made.
- (7) A Registrant may have separate codes of ethics for different types of officers. Furthermore, a "code of ethics" within the meaning of paragraph (a)(2) of this instruction may be a portion of a broader document that addresses additional topics or that applies to more persons than those specified in paragraph (a)(1) of this instruction. In satisfying the requirements of paragraph (a) (6) of this instruction, a Registrant need only file, post, or provide the portions of a broader document that constitutes a "code of ethics" as defined in paragraph (a)(2) of this instruction and that apply to the persons specified in paragraph (a)(1) of this instruction.
- (8) If a Registrant elects to satisfy paragraph (a)(6) of this instruction by posting its code of ethics on its Internet website pursuant to paragraph (a)(6)(ii), the code of ethics must remain accessible on its website for as long as the Registrant remains subject to the requirements of this instruction and chooses to comply with this instruction by posting its code on its Internet website pursuant to paragraph (a)(6)(ii).
- (9) The Registrant does not need to provide any information pursuant to paragraphs (a)(3) and (4) of this instruction if it discloses the required information on its Internet website within five business days following the date of the amendment or waiver and the Registrant has disclosed in its most recently filed report on this Form N-CEN its Internet website address and intention to provide disclosure in this manner. If the amendment or waiver occurs on a Saturday, Sunday, or holiday on which the Commission is not open for business, then the five business day period shall begin to run on and include the first business day thereafter. If the Registrant elects to disclose this information through its website, such information must remain available on the website for at least a 12-month period. The Registrant must retain the information for a period of not less than six years following the end of the fiscal year in which the amendment or waiver occurred. Upon request, the Registrant must furnish to the Commission or its staff a copy of any or all information retained pursuant to this requirement.
- (10) The Registrant does not need to disclose technical, administrative, or other non-substantive amendments to its code of ethics.
- (11) For purposes of this instruction: (i) the term "waiver" means the approval by the Registrant of a material departure from a provision of the code of ethics; and (ii) the term "implicit waiver" means the Registrant's failure to take action within a reasonable period of time regarding a material departure from a provision of the code of ethics that has been made known to an executive officer, as defined in rule 3b-7 under the Exchange Act (17 CFR 240.3b-7), of the Registrant.
- (b) (1) Disclose that the Registrant's board of directors has determined that the Registrant either: (i) has at least one audit committee financial expert serving on its audit committee; or (ii) does not have an audit committee financial expert serving on its audit committee.
- (2) If the Registrant provides the disclosure required by paragraph (b)(1)(i) of this instruction, it must disclose the name of the audit committee financial expert and whether that person is "independent." In order to be considered "independent" for purposes of this instruction, a member of an audit committee may not, other than in his or her capacity as a member of the audit committee, the board of directors, or any other board committee: (i) accept directly or indirectly any consulting, advisory, or other compensatory fee from the issuer; or (ii) be an "interested person" of the investment company as defined in Section 2(a)(19) of the Act (15 U.S.C. 80a-2(a)(19)).
- (3) If the Registrant provides the disclosure required by paragraph (b)(1)(ii) of this instruction, it must explain why it does not have an audit committee financial expert.
- (4) If the Registrant's board of directors has determined that the Registrant has more than one audit committee financial expert

serving on its audit committee, the Registrant may, but is not required to, disclose the names of those additional persons. A Registrant choosing to identify such persons must indicate whether they are independent pursuant to paragraph (b)(2) of this instruction.

- (5) For purposes of this instruction, an "audit committee financial expert" means a person who has the following attributes: (i) an understanding of generally accepted accounting principles and financial statements; (ii) the ability to assess the general application of such principles in connection with the accounting for estimates, accruals, and reserves; (iii) experience preparing, auditing, analyzing, or evaluating financial statements that 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, or experience actively supervising one or more persons engaged in such activities; (iv) an understanding of internal controls and procedures for financial reporting; and (v) an understanding of audit committee functions.
- (6) A person shall have acquired such attributes through: (i) education and experience as a principal financial officer, principal accounting officer, controller, public accountant, or auditor or experience in one or more positions that involve the performance of similar functions; (ii) experience actively supervising a principal financial officer, principal accounting officer, controller, public accountant, auditor, or person performing similar functions; (iii) experience overseeing or assessing the performance of companies or public accountants with respect to the preparation, auditing, or evaluation of financial statements; or (iv) other relevant experience.
- (7) (i) A person who is determined to be an audit committee financial expert will not be deemed an "expert" for any purpose, including without limitation for purposes of Section 11 of the Securities Act (15 U.S.C. 77k), as a result of being designated or identified as an audit committee financial expert pursuant to this instruction; (ii) the designation or identification of a person as an audit committee financial expert pursuant to this instruction does not impose on such person any duties, obligations, or liability that are greater than the duties, obligations, and liability imposed on such person as a member of the audit committee and board of directors in the absence of such designation or identification; (iii) the designation or identification of a person as an audit committee financial expert pursuant to this instruction does not affect the duties, obligations, or liability of any other member of the audit committee or board of directors.
- (8) If a person qualifies as an audit committee financial expert by means of having held a position described in paragraph (b)(6) (iv) of this Instruction, the Registrant shall provide a brief listing of that person's relevant experience.

# **N-CEN: Signature**

Pursuant to the requirements of the Investment Company Act of 1940, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Registrant DNP Select Income Fund Inc

Date 2025-01-13

Signature Dianna P. Wengler

Title Vice President and Asst. Secretary

Report of Independent Registered Public Accounting Firm

To the Shareholders and Board of Directors of DNP Select Income Fund Inc.

In planning and performing our audit of the financial statements of DNP Select Income Fund Inc. (the Fund) as of and for the year ended October 31, 2024, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), we considered the Fund's internal control over financial reporting, including controls over safeguarding securities, as a basis for designing our auditing procedures for the purpose of expressing our opinion on the financial statements and to comply with the requirements of Form N-CEN, but not for the purpose of expressing an opinion on the effectiveness of the Fund's internal control over financial reporting. Accordingly, we express no such opinion.

The management of the Fund is responsible for establishing and maintaining effective internal control over financial reporting. In fulfilling this responsibility, estimates and judgments by management are required to assess the expected benefits and related costs of controls. A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with U.S. generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with U.S. generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of a company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

A deficiency in internal control over financial reporting exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent or detect misstatements on a timely basis. A material weakness is a deficiency, or a combination of deficiencies, in internal control over financial reporting, such that there is a reasonable possibility that a material misstatement of the Fund's annual or interim financial statements will not be prevented or detected on a timely basis.

Our consideration of the Fund's internal control over financial reporting was for the limited purpose described in the first paragraph and would not necessarily disclose all deficiencies in internal control that might be material weaknesses under standards established by the PCAOB. However, we noted no deficiencies in the Fund's internal control over financial reporting and its operation, including controls over safeguarding securities, that we consider to be a material weakness as defined above as of October 31, 2024.

This report is intended solely for the information and use of management and the Board of Directors of DNP Select Income Fund Inc. and the Securities and Exchange Commission and is not intended to be and should not be used by anyone other than these specified parties.

/s/Ernst & Young LLP Chicago, Illinois December 13, 2024