#### FENNO J BROOKS

Form 4

February 03, 2009

# FORM 4

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF

**SECURITIES** 

OMB Number:

3235-0287

Expires:

January 31, 2005

0.5

Estimated average burden hours per

**OMB APPROVAL** 

response...

if no longer subject to Section 16. Form 4 or Form 5

Check this box

obligations may continue. See Instruction

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section

30(h) of the Investment Company Act of 1940

1(b).

(Last)

(City)

(Print or Type Responses)

1. Name and Address of Reporting Person \* FENNO J BROOKS

2. Issuer Name and Ticker or Trading Symbol

Issuer

Officer (give title

5. Relationship of Reporting Person(s) to

(Check all applicable)

(First) (Middle) CHASE CORP [CCF] 3. Date of Earliest Transaction

X Director

10% Owner Other (specify

386 BEACON STREET, UNIT 12

(State)

01/30/2009

(Month/Day/Year)

Filed(Month/Day/Year)

below)

4. If Amendment, Date Original

Applicable Line)

\_X\_ Form filed by One Reporting Person Form filed by More than One Reporting

6. Individual or Joint/Group Filing(Check

Person

(Street)

BOSTON, MA 02116

(Zip)

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1.Title of Security (Month/Day/Year) (Instr. 3)

2. Transaction Date 2A. Deemed Execution Date, if (Month/Day/Year)

4. Securities TransactionAcquired (A) or Code Disposed of (D) (Instr. 8) (Instr. 3, 4 and 5) 5. Amount of Securities Beneficially Owned Following

7. Nature of Ownership Indirect Form: Direct Beneficial (D) or Ownership Indirect (I) (Instr. 4)

Reported (Instr. 4)

Transaction(s) (Instr. 3 and 4)

8,808

Code V Amount (D) Price

Chase

Stock

Corporation Common

01/30/2009

2,102

\$0

(A)

or

D

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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SEC 1474 (9-02)

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactic Code (Instr. 8)	5.  onNumber of Derivative Securities Acquired (A) or Disposed of (D)		ate	7. Title a Amount of Underlying Securities (Instr. 3 a	of ng s	8. Price of Derivative Security (Instr. 5)	9. Nu Deriv Secur Bene Own Follo Repo Trans (Instr
				Code V	(Instr. 3, 4, and 5)  (A) (D)	Date Exercisable	Expiration Date	or Title Nu of	umber		

# **Reporting Owners**

Reporting Owner Name / Address	Relationships				
	Director	10% Owner	Officer	Other	
FENNO J BROOKS 386 BEACON STREET UNIT 12 BOSTON, MA 02116	X				

# **Signatures**

Paula Myers by power of attorney 02/03/2009

\*\*Signature of Reporting Person Date

# **Explanation of Responses:**

- \* If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Represents restricted stock vesting on January 30, 2010

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. ndent:-1.00em; font-size:9pt; font-family:ARIAL">Closed-End Funds 3.46%

Common Stock - Foreign

2.22%

Preferred Stock

-0.48%

**Exchange Traded Funds** 

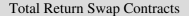
-16.79%

Reporting Owners 2

Government L/T
12.97%
Corporate Debt
7.22%
Asset/Mortgage Backed
4.14%
Participation Notes
2.87%
<b>Total Fixed Income</b>
27.20%
Short-Term Investments
9.90%
Other (Foreign Cash)
1.02%
Warrant
0.01%
Future
0.01%
0.01%

**Total Equities** 

62.02%



-0.16%

### **Total Other**

10.78%

#### TOTAL INVESTMENTS

100.00%

US Multinational Corporations has more than 50% of revenues derived outside of the U.S.

## **Global Securities Holdings**^

United States	84.78%
China	10.49%
U.S. Multinationals	9.70%
Japan	4.22%
Canada	2.58%
United Kingdom	2.24%
Hong Kong	1.24%
Denmark	0.16%
Other	-15.41%
TOTAL INVESTMENTS	100.00%

<sup>\*</sup> Percentages are based on total investments, including securities sold short. Holdings are subject to change.

<sup>^</sup> Includes securities sold short and foreign cash balances.

Annual Report | October 31, 2015

5

Clough Global Equity Fund Portfolio Allocation

October 31, 2015 (Unaudited)

100.00%

#### Asset Allocation\*

TOTAL INVESTMENTS

Asset Allocation*	
Common Stock - US	82.81%
Common Stock - Foreign	3.97%
Preferred Stock	-0.50%
Exchange Traded Funds	-20.03%
Total Equities	66.25%
Government L/T	10.21%
Participation Notes	2.97%
Corporate Debt	1.89%
Asset/Mortgage Backed	0.57%
Total Fixed Income	15.64%
Short-Term Investments	16.84%
Other (Foreign Cash)	1.50%
Warrant	0.01%
Future	0.01%
Total Return Swap Contracts	-0.25%
Total Other	18.11%

### **Global Securities Holdings**<sup>^</sup>

United States	85.26%
China	11.37%
U.S. Multinationals	9.85%
Japan	4.91%
Canada	3.30%
United Kingdom	2.31%
Hong Kong	1.73%
Denmark	0.16%
Other	-18.89%
TOTAL INVESTMENTS	100.00%

6 www.cloughglobal.com

<sup>\*</sup> Percentages are based on total investments, including securities sold short. Holdings are subject to change.

Includes securities sold short and foreign cash balances.

US Multinational Corporations has more than 50% of revenues derived outside of the U.S.

Clough Global Opportunities Fund

Portfolio Allocation

100.00%

October 31, 2015 (Unaudited)

### **Asset Allocation\***

TOTAL INVESTMENTS

Common Stock - US	72.90%
Common Stock - Foreign	2.19%
Preferred Stock	-0.48%
Exchange Traded Funds	-16.85%
Total Equities	57.76%
Government L/T	13.49%
Corporate Debt	7.22%
Asset/Mortgage Backed	4.49%
Participation Notes	2.84%
Total Fixed Income	28.04%
Short-Term Investments	13.09%
Other (Foreign Cash)	1.25%
Warrant	0.01%
Future	0.01%
Total Return Swap Contracts	-0.16%
Total Other	14.20%

### **Global Securities Holdings**<sup>^</sup>

United States	84.23%
China	10.38%
U.S. Multinationals	10.11%
Japan	4.19%
Canada	2.56%
United Kingdom	2.22%
Hong Kong	1.46%
Denmark	0.16%
Australia	-0.05%
Other	-15.26%
TOTAL INVESTMENTS	100.00%

Annual Report | October 31, 2015

7

<sup>\*</sup> Percentages are based on total investments, including securities sold short. Holdings are subject to change.

<sup>^</sup> Includes securities sold short and foreign cash balances.

US Multinational Corporations has more than 50% of revenues derived outside of the U.S.

Clough Global Allocation Fund

Statement of Investments

October 31, 2015

	Shares	Value
COMMON STOCKS 100 000		
COMMON STOCKS 108.89% Consumer Discretionary 28.06%		
Diversified Consumer Services 3.10%		
Service Corp. International <sup>(a)(b)</sup>	45,700	\$1,291,482
Starbucks Corp. (a)(b)	59,900	3,747,943
Statutes Corp.	37,700	3,777,773
		5,039,425
Household Durables 5.59%		
DR Horton, Inc. (a)	146,926	4,325,502
Lennar Corp Class A <sup>(a)</sup>	95,200	4,766,664
		9,092,166
Internet & Catalog Retail 6.56%		
JD.com, Inc ADR <sup>(a)(c)</sup>	57,700	1,593,674
Liberty Ventures - Series A <sup>(a)(b)(c)</sup>	114,072	4,970,117
NetFlix, Inc. <sup>(a)(c)</sup>	5,100	552,738
Priceline Group, Inc. (a)(c)	1,764	2,565,279
Rakuten, Inc.	70,900	991,496
		10,673,304
Media 9.90%		
AMC Entertainment Holdings, Inc Class A <sup>(a)</sup>	63,300	1,732,521
Comcast Corp Class A <sup>(a)(b)</sup>	55,000	3,444,100
IMAX Corp. <sup>(a)(b)(c)</sup>	69,500	2,668,105
Liberty Broadband Corp Class A <sup>(a)(b)(c)</sup>	12,528	683,528
Liberty Broadband Corp	,- ,-	
Class C(a)(b)(c)	47,848	2,572,787
Liberty Media Corp Class A <sup>(a)(b)(c)</sup>	50,112	2,042,565
Liberty Media Corp Class C <sup>(a)(b)(c)</sup>	48,424	1,895,799

Lions Gate Entertainment Corp.(a)	27,400	1,067,778
		16,107,183
Specialty Retail 2.06%		
Signet Jewelers, Ltd. <sup>(a)(b)</sup>	22,150	3,343,321
Textiles 0.85%		
Carter s, Inéa.	11,700	1,063,296
Samsonite International S.A.	106,500	315,353
		1,378,649
TOTAL CONSUMER DISCRETIONARY		45,634,048
Consumer Staples 0.34%		
CVS Health Corp. (a)	5,600	553,168
C to Health Colp.	3,000	333,100
Energy 4.85%		
Anadarko Petroleum Corp.(a)	19,800	1,324,224
Concho Resources, Inc. (a)(c)	12,500	1,448,875
	Shares	Value
Energy (continued)	Shares	Value
Energy (continued) Devon Energy Corn (a)		
Devon Energy Corp.(a)	26,300	\$1,102,759
Devon Energy Corp. <sup>(a)</sup> EOG Resources, Inc. <sup>(a)</sup>	26,300 11,300	\$1,102,759 970,105
Devon Energy Corp. <sup>(a)</sup> EOG Resources, Inc. <sup>(a)</sup> Fairway Energy Partners LLC <sup>(c)(d)(e)</sup>	26,300 11,300 130,700	\$1,102,759 970,105 1,323,337
Devon Energy Corp. <sup>(a)</sup> EOG Resources, Inc. <sup>(a)</sup>	26,300 11,300	\$1,102,759 970,105
Devon Energy Corp. <sup>(a)</sup> EOG Resources, Inc. <sup>(a)</sup> Fairway Energy Partners LLC <sup>(c)(d)(e)</sup>	26,300 11,300 130,700	\$1,102,759 970,105 1,323,337
Devon Energy Corp.(a) EOG Resources, Inc.(a) Fairway Energy Partners LLC(c)(d)(e) Pioneer Natural Resources Co.(a)	26,300 11,300 130,700	\$1,102,759 970,105 1,323,337 1,714,250
Devon Energy Corp. (a) EOG Resources, Inc. (a) Fairway Energy Partners LLC (c) (d) (e) Pioneer Natural Resources Co. (a)  Financials 28.75%	26,300 11,300 130,700	\$1,102,759 970,105 1,323,337 1,714,250
Devon Energy Corp. (a) EOG Resources, Inc. (a) Fairway Energy Partners LLC (c) (d) (e) Pioneer Natural Resources Co. (a)  Financials 28.75% Business Development Corporations 1.74%	26,300 11,300 130,700 12,500	\$1,102,759 970,105 1,323,337 1,714,250 7,883,550
Devon Energy Corp. (a) EOG Resources, Inc. (a) Fairway Energy Partners LLC (c) (d) (e) Pioneer Natural Resources Co. (a)  Financials 28.75%  Business Development Corporations 1.74%  Ares Capital Corp. (a)	26,300 11,300 130,700 12,500	\$1,102,759 970,105 1,323,337 1,714,250 7,883,550
Devon Energy Corp. (a) EOG Resources, Inc. (a) Fairway Energy Partners LLC (c) (d) (e) Pioneer Natural Resources Co. (a)  Financials 28.75% Business Development Corporations 1.74%	26,300 11,300 130,700 12,500	\$1,102,759 970,105 1,323,337 1,714,250 7,883,550
Devon Energy Corp. (a) EOG Resources, Inc. (a) Fairway Energy Partners LLC (c) (d) (e) Pioneer Natural Resources Co. (a)  Financials 28.75%  Business Development Corporations 1.74%  Ares Capital Corp. (a)	26,300 11,300 130,700 12,500	\$1,102,759 970,105 1,323,337 1,714,250 7,883,550
Devon Energy Corp. (a) EOG Resources, Inc. (a) Fairway Energy Partners LLC (c) (d) (e) Pioneer Natural Resources Co. (a)  Financials 28.75%  Business Development Corporations 1.74%  Ares Capital Corp. (a)	26,300 11,300 130,700 12,500	\$1,102,759 970,105 1,323,337 1,714,250 7,883,550 1,801,709 1,032,947
Devon Energy Corp. (a) EOG Resources, Inc. (a) Fairway Energy Partners LLC (c) (d) (e) Pioneer Natural Resources Co. (a)  Financials 28.75%  Business Development Corporations 1.74%  Ares Capital Corp. (a) Golub Capital BDC, Inc. (a)	26,300 11,300 130,700 12,500 118,300 63,100	\$1,102,759 970,105 1,323,337 1,714,250 7,883,550 1,801,709 1,032,947 2,834,656
Devon Energy Corp.(a) EOG Resources, Inc.(a) Fairway Energy Partners LLC(c)(d)(e) Pioneer Natural Resources Co.(a)  Financials 28.75%  Business Development Corporations 1.74%  Ares Capital Corp.(a) Golub Capital BDC, Inc.(a)  Capital Markets 3.72%  Atlas Mara, Ltd.(c)(e)	26,300 11,300 130,700 12,500 118,300 63,100	\$1,102,759 970,105 1,323,337 1,714,250 7,883,550 1,801,709 1,032,947 2,834,656
Devon Energy Corp.(a)  EOG Resources, Inc.(a)  Fairway Energy Partners LLC(c)(d)(e)  Pioneer Natural Resources Co.(a)  Financials 28.75%  Business Development Corporations 1.74%  Ares Capital Corp.(a)  Golub Capital BDC, Inc.(a)  Capital Markets 3.72%  Atlas Mara, Ltd.(c)(e)  Daiwa Securities Group, Inc.	26,300 11,300 130,700 12,500 118,300 63,100	\$1,102,759 970,105 1,323,337 1,714,250 7,883,550 1,801,709 1,032,947 2,834,656
Devon Energy Corp.(a) EOG Resources, Inc.(a) Fairway Energy Partners LLC(c)(d)(e) Pioneer Natural Resources Co.(a)  Financials 28.75%  Business Development Corporations 1.74%  Ares Capital Corp.(a) Golub Capital BDC, Inc.(a)  Capital Markets 3.72%  Atlas Mara, Ltd.(c)(e)	26,300 11,300 130,700 12,500 118,300 63,100	\$1,102,759 970,105 1,323,337 1,714,250 7,883,550 1,801,709 1,032,947 2,834,656

		6,055,976
C		
Commercial Banks 1.48%	14,900	973,119
First Republic Bank <sup>(a)</sup> Mitsubishi UFJ Financial Group, Inc.	86,800	568,692
•		
Mizuho Financial Group, Inc.	271,100	562,330
Sumitomo Mitsui Financial Group, Ltd.	7,600	306,091
		2,410,232
Diversified Financials 9.88%		
Bank of America Corp. <sup>(a)(b)</sup>	393,991	6,611,169
Citigroup, Inc. (a)(b)	155,730	8,280,164
JPMorgan Chase & Co. <sup>(a)</sup>	18,200	1,169,350
VI Morgan Chase & Co.	10,200	1,100,500
		16,060,683
		,,
Insurance 3.02%		
American International Group, Inc.(a)(b)	66,700	4,206,102
Ping An Insurance Group Co. of China, Ltd Class H	126,000	709,609
ring An insurance Group Co. of China, Ltd Class II	120,000	709,009
		4,915,711
		7,713,711
Real Estate Investment Trusts 5.14%		
Healthcare Trust of America, Inc Class A <sup>(a)</sup>	51,500	1,354,965
Ladder Capital Corp.(a)	50,204	715,909
PennyMac Mortgage Investment		
Trust <sup>(a)</sup>	106,414	1,555,773
Starwood Property Trust, Inc. (a)(b)	154,400	3,101,896
Two Harbors Investment Corp. (a)	191,791	1,622,552
		8,351,095

8 www.cloughglobal.com

Clough Global Allocation Fund

Statement of Investments

October 31, 2015

	Shares	Value
Financials (continued)		
Thrifts & Mortgage Finance 3.77%		
MGIC Investment		
Corp.(a)(b)(c)	363,734	\$3,419,100
Radian Group, Inc. <sup>(a)(b)</sup>	187,500	2,713,125
		6,132,225
		0,132,223
TOTAL FINANCIALS		46,760,578
Health Care 13.87%		
3SBio, Inc.(c)(e)	3,500	3,969
Acceleron Pharma,		
Inc. <sup>(a)(c)</sup>	14,200	443,182
Akorn, Inc.(a)(c)	40,400	1,080,296
Albany Molecular Research,		
Inc.(a)(c)	45,500	820,820
Allergan PLC <sup>(c)</sup>	3,100	956,257
AstraZeneca PLC - Sponsored ADR <sup>(a)</sup>	15,436	492,254
Bristol-Meyers Squibb		
Co.(a)(b)	10,087	665,238
Cardiome Pharma		
Corp.(a)(c)	139,500	1,139,715
Cerner Corp.(a)(b)(c)	11,600	768,964
Cigna Corp.(a)	10,800	1,447,632
Community Health Systems, Inc.(c)	6,200	173,848
Corindus Vascular Robotics, Inc. (a)(c)	139,800	447,360
Dynavax Technologies Corp. (a)(c)	18,300	415,593
Forward Pharma A/S - ADR <sup>(a)(c)</sup>	23,700	596,292
Gilead Sciences, Inc.	1,700	183,821
GW Pharmaceuticals PLC -		
$ADR^{(a)(b)(c)}$	17,400	1,376,166
HCA Holdings, Inc. <sup>(a)(b)(c)</sup>	10,377	713,834
Healthways, Inc. (a)(c)	159,449	1,876,715
Hologic, Inc. (a)(b)(c)	20,000	777,200
Intra-Cellular Therapies, Inc. (a)(c)	25,500	1,220,175

Intrexon Corp. (a)(c)	14,004	470,534
Jazz Pharmaceuticals PLC <sup>(a)(b)(c)</sup>	4,737	650,295
Keryx Biopharmaceuticals, Inc. (a)(c)	132,900	595,392
Perrigo Co. PLC <sup>(a)</sup>	4,360	687,746
Sinopharm Group Co., Ltd Class H	237,600	984,048
Team Health Holdings, Inc. (a)(c)	6,100	363,987
Veracyte, Inc. <sup>(a)(b)(c)</sup>	107,956	702,794
Vertex Pharmaceuticals, Inc. (a)(b)(c)	17,200	2,145,528
Zeltiq Aesthetics, Inc. (c)	10,600	357,644
•		
		22,557,299
Industrials 12.50%	240,000	220 560
Air China, Ltd Class H	340,000	328,568
Allison Transmission Holdings,		
Inc.(a)(e)	81,441	2,337,357
Armstrong World Industries, Inc.(a)(b)(c)	31,100	1,543,182
	Shares	Value
Industrials (continued)		
China Railway Construction Corp., Ltd Class H	541,000	\$813,880
Kansas City Southern <sup>(a)(b)</sup>	33,300	2,755,908
Keisei Electric Railway Co., Ltd.	73,000	906,828
Mitsubishi Heavy Industries, Ltd.	124,000	631,047
Roper Technologies, Inc. <sup>(a)(b)</sup>	19,500	3,633,825
Seibu Holdings, Inc.	55,500	1,131,893
TransDigm Group, Inc. (a)(c)	15,400	3,385,690
Viasat, Inc. (a)(b)(c)	37,649	2,483,328
Wesco Aircraft Holdings,	27,619	2,103,320
Inc.(a)(c)	5,200	64,792
Xinjiang Goldwind Science & Technology Co., Ltd Class H	172,400	325,199
Anglang Goldwind Science & Technology Co., Etd Class II	172,400	323,177
		20,341,497
Information Technology 10.73%		
Alibaba Group Holding, Ltd Sponsored ADR <sup>(a)(c)</sup>	19,200	1,609,536
Alphabet, Inc Class A <sup>(a)(c)</sup>	2,470	1,821,353
Alphabet, Inc Class C <sup>(a)(c)</sup>	2,337	1,661,163
Baidu, Inc Sponsored		
ADR <sup>(c)</sup>	2,200	412,434
Facebook, Inc		
Class A <sup>(a)(b)(c)</sup>	34,400	3,507,768
Fujifilm Holdings Corp.	14,100	566,945
Lam Research Corp.(a)	30,200	2,313,018
Microsoft Corp.(a)	17,100	900,144
Nintendo Co., Ltd.	4,200	678,014
Pandora Media, Inc. (a)(b)(c)	75,400	867,854
Salesforce.com, Inc.(a)(b)(c)	40,000	3,108,400
	,	,

		17,446,629
Materials 3.40%		
Axalta Coating Systems,		
Ltd.(a)(b)(c)	79,000	2,182,770
W.R. Grace & Co. <sup>(a)(b)(c)</sup>	33,400	3,350,020
		5,532,790
<b>Telecommunication Services 4.06%</b>		
AT&T, Inc.(a)(b)	69,900	2,342,349
China Mobile, Ltd.	193,500	2,316,827
China Unicom Hong		
Kong, Ltd.	1,004,000	1,239,682
Nippon Telegraph & Telephone Corp.	19,000	706,340
		6,605,198

Annual Report | October 31, 2015

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Clough Global Allocation Fund

Statement of Investments

October 31, 2015

	Shares	Value
Utilities 2.33%		
Calpine Corp. (a)(b)(c)	244,700	\$3,795,297
TOTAL COMMON STOCKS		
(Cost \$175,881,665)		177,110,054
EXCHANGE TRADED FUNDS 3.59%		
iShares® China Large Cap ETF <sup>(a)</sup>	45,100	1,725,977
iShares® MSCI Japan Index ETF	73,200	901,824
PowerShares® Deutsche Bank U.S. Dollar Index Bullish Fund <sup>(a)(b)(c)</sup>	16,700	421,675
Utilities Select Sector SPDR®		
$ETF^{(a)(b)}$	63,900	2,795,625
		5,845,101
TOTAL EXCHANGE TRADED FUNDS		
(Cost \$5,927,161)		5,845,101

# Tekla Healthcare Opportunities Fund<sup>(a)</sup>

Nuveen Real Estate Income Fund<sup>(a)</sup>

Liberty All-Star Equity Fund(a)

CLOSED-END FUNDS 3.14% Gabelli Equity Trust, Inc.<sup>(a)</sup>

Guggenheim Enhanced Equity Income Fund(a)

5,101,669

976,980

507,976

1,674,366

1,055,710

886,637

171,400

65,800

311,800

96,500

50,636

### TOTAL CLOSED-END FUNDS

(Cost \$5,523,418)

5,101,669

#### **PARTICIPATION NOTES 2.60%**

Consumer Staples 1.37%

42,400	1 472 222
43,490	1,472,223
120 200	754 204
138,300	754,384
	2,226,607
Shares	Value
579,550	\$2,010,880
	4,237,487
116,958	14,620
	14,620
Principal	
Amount	Value
\$500,000	485,625
1,200,000	1,215,000
700,000	652,750
	Principal Amount \$500,000 1,200,000

Table of Contents 17

1,000,000

1,300,000

1,400,000

950,000

1,000,000

1,300,000

1,910,000

1,001,868

1,293,500

1,352,750

935,750

991,250

1,307,150

1,418,175

11/15/2018, 2.000% (a)

Citizens Financial Group, Inc.

Perpetual Maturity, 5.500% (a)(e)(f)(g)

Goldman Sachs Group, Inc.

JPMorgan Chase & Co.

Textron Financial Corp. 02/15/2067, 6.000% (a)(e)(f)

Series N, Perpetual Maturity, 5.800%(a)(f)(g)

Series P, Perpetual Maturity, 5.950%(a)(f)(g)

Series M, Perpetual Maturity, 5.375%<sup>(a)(f)(g)</sup>

Series Z, Perpetual Maturity, 5.300%<sup>(a)(f)(g)</sup>

Citigroup, Inc.

## TOTAL CORPORATE BONDS

(Cost \$11,008,195) 10,653,818

10 www.cloughglobal.com

Clough Global Allocation Fund

Statement of Investments

October 31, 2015

Description and Maturity Data	Principal Amount	Value
Maturity Date	Amount	value
ASSET/MORTGAGE BACKED SECURITIES 3.75%		
Federal National Mortgage Association		
Series AM8004, 02/01/2027, 2.720%	\$814,403	\$798,844
Government National Mortgage Association		
Series 2014-155, Class VA, 03/16/2037, 3.000%	964,044	993,308
Series 2014-86, Class A, 11/16/2040, 2.650%	705,843	720,236
Series 2015-75, Class A, 02/16/2044, 3.000% <sup>(a)</sup>	992,190	1,025,918
Series 2015-22, Class A, 08/16/2047, 2.400%	935,984	945,063
Series 2015-2, Class VA, 12/16/2049, 2.500%	1,352,869	1,349,374
Small Business Administration Participation Certificates		
Series 2008-20L, Class 1, 12/01/2028, 6.220%	234,826	268,454
TOTAL ASSET/MORTGAGE BACKED SECURITIES  (Cost \$6,111,949)		6,101,197
		0,101,197
GOVERNMENT & AGENCY OBLIGATIONS 11.77%		
U.S. Treasury Bonds	5 200 000	( 1(0 (45
08/15/2040, 3.875% <sup>(a)</sup>	5,200,000	6,162,645
02/15/2042, 3.125% <sup>(a)</sup>	2,000,000	2,097,644
08/15/2042, 2.750% <sup>(a)</sup>	4,000,000	3,881,040
U.S. Treasury Notes	2 000 000	2.010.469
09/15/2017, 1.000% <sup>(a)</sup>	2,000,000	2,010,468
09/30/2017, 0.625% <sup>(a)</sup>	5,000,000	4,990,380
TOTAL GOVERNMENT & AGENCY OBLIGATIONS		
(Cost \$19,241,512)		19,142,177
	Shares	Value
SHORT-TERM INVESTMENTS 8.98%		
Money Market Fund 8.98%		
BlackRock Liquidity Funds,		
T-Fund Portfolio - Institutional Class (0.010% 7-day yield)	14,606,754	14,606,754

14,606,754

(10,323,290)

### TOTAL SHORT-TERM INVESTMENTS

(Cost \$14,606,754)

(Cost \$14,000,754)		14,000,734
Total Investments - 149.28%		
(Cost \$242,590,055)		242,812,877
Liabilities in Excess of Other Assets - (49.28%) <sup>(h)</sup>		(80,161,970)
NET ASSETS - 100.00%		\$162,650,907
SCHEDULE OF SECURITIES SOLD SHORT (c)	Shares	Value
COMMON STOCKS (40.13%)		
Consumer Discretionary (1.92%)		
Hotels (0.70%) MGM Resorts International	(19,100)	\$(442,929)
Wynn Resorts, Ltd.	(9,800)	(685,510)
	(,,,,,,	(1,128,439)
Internet & Catalog Retail (1.22%)		
Expedia, Inc.	(14,600)	(1,989,980)
TOTAL CONSUMER DISCRETIONARY		(3,118,419)
Consumer Staples (0.22%)		
Carlsberg A/S - Class B	(4,443)	(364,226)
Energy (6.35%)		
Cheniere Energy, Inc.	(8,000)	(396,160)
Core Laboratories NV	(8,200)	(953,906)
Ensco PLC - Class A	(104,900)	(1,744,487)
Helmerich & Payne, Inc.	(18,000)	(1,012,860)
National Oilwell Verse, Inc.	(61,500)	(617,460)
National Oilwell Varco, Inc. Oil States International, Inc.	(12,200) (29,100)	(459,208) (873,291)
Patterson-UTI Energy, Inc.	(44,300)	(659,627)
Petroleo Brasileiro S.A Sponsored ADR	(328,300)	(1,602,104)
Rowan Cos., PLC - A Shares	(35,800)	(704,544)
Transocean, Ltd.	(82,100)	(1,299,643)
	, , ,	, , , , ,

Financials (9.11%)		
Commercial Banks (6.67%)		
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR	(155,400)	(1,339,548)
Banco Santander S.A Sponsored ADR	(199,600)	(1,105,784)
BNP Paribas S.A.	(31,517)	(1,915,184)
Intesa Sanpaolo SpA	(526,819)	(1,835,275)
Itau Unibanco Holding S.A Class H, Sponsored Preferred ADR	(264,200)	(1,809,770)
Seven Bank, Ltd.	(204,100)	(937,030)
UniCredit SpA	(176,444)	(1,140,877)
United Overseas Bank, Ltd.	(53,000)	(769,141)
		(10,852,609)
Consumer Finance (1.92%)		
Ally Financial, Inc.	(26,800)	(533,856)
American Express Co.	(35,400)	(2,593,404)
		(3,127,260)
Real Estate Management &		
Development (0.52%)		
China Resources Land, Ltd.	(322,000)	(841,289)

Annual Report | October 31, 2015

11

Clough Global Allocation Fund

Statement of Investments

October 31, 2015

SCHEDULE OF SECURITIES SOLD		
SHORT (c) (continued)	Shares	Value
Financials (continued)		
TOTAL FINANCIALS		\$(14,821,158)
Health Care (6.24%)		
AbbVie, Inc.	(11,200)	(666,960)
Aetna, Inc.	(3,500)	(401,730)
AmerisourceBergen Corp.	(6,400)	(617,664)
ANI Pharmaceuticals, Inc.	(33,500)	(1,401,640)
Bruker Corp.	(52,900)	(971,773)
Eagle Pharmaceuticals, Inc.	(13,600)	(866,456)
Express Scripts Holding Co.	(11,100)	(958,818)
Horizon Pharma PLC	(12,100)	(190,212)
Lannett Co., Inc.	(6,800)	(304,436)
Mallinckrodt PLC	(9,000)	(591,030)
Merck & Co., Inc.	(10,700)	(584,862)
Pacira Pharmaceuticals, Inc.	(4,700)	(234,765)
Teligent, Inc.	(57,400)	(417,298)
UnitedHealth Group, Inc.	(10,500)	(1,236,690)
Varian Medical Systems, Inc.	(8,900)	(698,917)
		(10,143,251)
Industrials (13.06%)		
American Airlines Group, Inc.	(27,500)	(1,271,050)
Caterpillar, Inc.	(38,200)	(2,788,218)
Chicago Bridge & Iron Co. NV	(63,200)	(2,835,784)
Deutsche Lufthansa AG	(70,645)	(1,043,307)
easyJet PLC	(42,535)	(1,147,510)
Emerson Electric Co., Inc.	(19,100)	(902,093)
Flowserve Corp.	(51,000)	(2,364,360)
International Consolidated Airlines Group S.A.	(109,554)	(983,776)
Keppel Corp., Ltd.	(138,500)	(699,964)
Kone OYJ, B Shares	(21,232)	(907,295)
Kuehne + Nagel International AG	(7,000)	(970,914)
Metso OYJ	(35,099)	(859,547)
Pentair PLC	(15,700)	(877,944)

	(2=4)	(4)
Rolls-Royce Holdings Entitlement - C Shares <sup>(d)</sup>	(371)	(1)
Rolls-Royce Holdings PLC	(4)	(42)
Rolls-Royce Holdings Preference - C Shares <sup>(d)</sup>	(302)	(1)
Sandvik AB	(138,169)	(1,292,168)
Triumph Group, Inc.	(11,100)	(517,038)
WW Grainger, Inc.	(8,500)	(1,785,000)
		(21,246,012)
Information Technology (3.23%)	440.00	(00 5 - 0)
Corning, Inc.	(48,200)	(896,520)
International Business Machines Corp.	(11,700)	(1,638,936)
Nippon Electric Glass Co., Ltd.	(183,000)	(905,370)
SCHEDULE OF SECURITIES SOLD	CI.	¥7.1
SHORT (c) (continued)	Shares	Value
Information Technology (continued)		
Taiwan Semiconductor Manufacturing Co., Ltd Sponsored ADR	(83,000)	\$(1,822,680)
		(5,263,506)
TOTAL COMMON STOCKS		
(Proceeds \$62,027,603)		(65,279,862)
EXCHANGE TRADED FUNDS (18.82%)		
Health Care Select Sector SPDR® Fund	(36,500)	(2,603,910)
iShares® MSCI Brazil Capped ETF	(72,800)	(1,664,936)
iShares® MSCI Emerging Markets ETF	(81,343)	(2,836,430)
iShares® MSCI South Korea Capped ETF	(16,600)	(902,708)
iShares® Nasdaq Biotechnology ETF	(3,762)	(1,224,381)
iShares® Russell 2000® ETF	(58,500)	(6,747,390)
Market Vectors® Oil Service ETF	(60,300)	(1,843,371)
Market Vectors® Semiconductor ETF	(16,800)	(910,728)
SPDR® S&P 500® ETF Trust	(57,100)	(11,872,803)
TOTAL EXCHANGE TRADED FUNDS		
(Proceeds \$28,973,304)		(30,606,657)
DDEFEDDED CTOCKS (0.440)		
PREFERRED STOCKS (0.44%) Financials (0.44%)		
Financials (0.44%)		
Commercial Banks (0.44%) Banco Bradesco S.A ADR	(120.400)	(700 276)
Dalico Diauesco S.A ADK	(130,400)	(709,376)
TOTAL PREFERRED STOCKS		(709,376)

(Proceeds \$734,471)

#### TOTAL SECURITIES SOLD SHORT

(Proceeds \$91,735,378) \$(96,595,895)

- (a) Pledged security; a portion or all of the security is pledged as collateral for securities sold short or borrowings. As of October 31, 2015, the aggregate market value of those securities was \$188,496,799 representing 115.89% of net assets. (See Note 1 and Note 6)
- (b) Loaned security; a portion or all of the security is on loan as of October 31, 2015.
- (c) Non-income producing security.
- (d) Fair valued security; valued by management in accordance with procedures approved by the Fund s Board of Trustees. As of October 31, 2015, these securities had an aggregate market value of \$2,077,719 or 1.28% of total net assets.

12 www.cloughglobal.com

Clough Global Allocation Fund

Statement of Investments

October 31, 2015

- (e) Security exempt from registration of the Securities Act of 1933. These securities may be resold in transactions exempt from registration under Rule 144A, normally to qualified institutional buyers. As of October 31, 2015, these securities had an aggregate market value of \$7,135,156 or 4.39% of net assets.
- (f) Floating or variable rate security rate disclosed as of October 31, 2015.
- (g) This security has no contractual maturity date, is not redeemable and contractually pays an indefinite stream of interest.
- (h) Includes cash which is being held as collateral for total return swap contracts or futures contracts.

#### **FUTURES CONTRACTS**

Description	Position	Contracts	Expiration Date	Underlying Face Amount at Value	Unrealized Appreciation
Foreign Currency Contracts					
Japanese Yen Currency Future	Short	52	12/15/2015	\$ (5,387,200)	\$ 10,225
				\$ (5,387,200)	\$ 10,225

### TOTAL RETURN SWAP CONTRACTS

	Reference	Notional	Floating Rate	Floating	Termination	Net	Unrealized
<b>Counter Party</b>	Entity/Obligation	Amount Paid by the Fund		Rate Index	Date	Appreciation	
Morgan Stanley	Bharti Infratel, Ltd.	\$ 547,621	30 bps + 1D FEDEF	1 D FEDEF	12/27/2016	\$	176,143
Morgan Stanley	Development	670.284	•		12/27/2016		35,780
Morgan Stanley	Finance Corp. LG Electronics, Inc.	(697,005)	30 bps + 1D FEDEF 50 bps - 1D FEDEF	1 D FEDEF	10/30/2017		3,605
Morgan Stanley	Zhengzhou Yutong Bus Co., Ltd.	108,978	55 bps + 1D FEDEF	1 D FEDEF	01/05/2017		12,809

\$ 629,878 \$ 228,337

<b>Counter Party</b>	Reference Entity/Obligation	Notional Amount	Floating Rate Paid by the Fund	Floating Rate Index	Termination Date	Net Unrealized Depreciation
Credit Suisse			75 bps + 1M	1 M		
	Bharti Airtel, Ltd.	\$ 849,948	LIBOR	LIBOR	11/30/2017	\$ (56,980)
Morgan Stanley	Hon Hai Precision					
	Industry Co., Ltd.	(465,991)	50 bps - 1D FEDEF	1 D FEDEF	05/04/2017	(16,447)
Credit Suisse	Larsen & Toubro,		75  bps + 1M	1 M		
	Ltd.	628,131	LIBOR	LIBOR	11/30/2017	(131,578)
Credit Suisse	Mahindra &		75  bps + 1M	1 M		
	Mahindra, Ltd.	188,355	LIBOR	LIBOR	11/30/2017	(2,822)
Morgan Stanley	Mahindra &					
	Mahindra, Ltd.	781,871	30 bps + 1D FEDEF	1 D FEDEF	12/27/2016	(102,630)
Credit Suisse	Shriram Transport		75  bps + 1M	1 M		
	Finance Co., Ltd.	890,059	LIBOR	LIBOR	11/30/2017	(126,356)
Credit Suisse	Ultratech Cement,		75  bps + 1M	1 M		
	Ltd.	1,024,119	LIBOR	LIBOR	11/30/2017	(32,921)
		\$ 3,896,492				\$ (469,734)
		\$ 4,526,370				\$ (241,397)

See Notes to the Financial Statements.

Annual Report | October 31, 2015

13

Clough Global Equity Fund

Statement of Investments

October 31, 2015

	Shares	Value
COMMON STOCKS 118.31%		
Consumer Discretionary 31.04%		
Diversified Consumer Services 3.15%		
Service Corp. International <sup>(a)(b)</sup>	76,500	\$2,161,890
Starbucks Corp. (a)(b)	99,800	6,244,486
		8,406,376
Household Durables 5.71%		
DR Horton, Inc. <sup>(a)(b)</sup>	246,221	7,248,746
Lennar Corp	4.50.400	<b>-</b> 004 4 <b>-</b> 0
Class A <sup>(a)(b)</sup>	159,400	7,981,158
		15,229,904
Internet & Catalog Retail 7.17%		
JD.com, Inc ADR <sup>(a)(c)</sup>	95,700	2,643,234
Liberty Ventures - Series A <sup>(a)(b)(c)</sup>	220,703	9,616,030
NetFlix, Inc. <sup>(a)(c)</sup>	8,600	932,068
Priceline Group, Inc.(a)(c)	2,944	4,281,282
Rakuten, Inc.	118,100	1,651,560
		19,124,174
Media 10.96%		
AMC Entertainment Holdings, Inc		
Class A <sup>(a)(b)</sup>	105,500	2,887,535
Comcast Corp		
Class A <sup>(a)(b)</sup>	91,700	5,742,254
IMAX Corp. (a)(b)(c)	154,495	5,931,063
Liberty Broadband Corp	22.002	1 205 240
Class A(a)(b)(c)	22,092	1,205,340
Liberty Broadband Corp Class C <sup>(a)(b)(c)</sup>	83,866	4,509,475
Liberty Media Corp	03,000	4,505,473
Class A(a)(b)(c)	88,368	3,601,880
Liberty Media Corp	90,936	3,560,144

Class C <sup>(a)(b)(c)</sup>		
Lions Gate Entertainment Corp. (a)	45,400	1,769,238
		29,206,929
		2),200,72)
Specialty Retail 2.08%		
Signet Jewelers, Ltd. <sup>(a)(b)</sup>	36,746	5,546,441
Textiles 1.97%		
Carter s, Inca)	51,900	4,716,672
Samsonite International S.A.	177,000	524,108
Samsome memational S.A.	177,000	324,100
		5,240,780
		2,210,100
TOTAL CONSUMER DISCRETIONARY		82,754,604
TOTAL CONSUMER DISCRETIONARY		62,734,004
Consumer Staples 0.34%		
CVS Health Corp.(a)	9,300	918,654
Energy 4.99%		
Anadarko Petroleum Corp.(a)	32,900	2,200,352
Concho Resources,	- /	, ,
Inc.(a)(c)	20,800	2,410,928
	Shares	Value
Energy (continued)		
Devon Energy Corp. (a)	43,900	\$1,840,727
EOG Resources, Inc. <sup>(a)</sup>	18,800	1,613,980
Fairway Energy Partners		
LLC(c)(d)(e)	217,600	2,203,200
Pacific Coast Oil Trust <sup>(a)(e)</sup>	95,800	190,642
Pioneer Natural Resources Co. <sup>(a)</sup>	20,700	2,838,798
		13,298,627
		13,296,027
Financials 31.12%		
Capital Markets 4.69%		
Atlas Mara, Ltd. <sup>(c)(e)</sup>	306,320	1,837,920
Daiwa Securities Group, Inc.	79,000	544,758
Goldman Sachs BDC <sup>(a)</sup>	53,000	1,060,530
Goldman Sachs Group, Inc.(a)	16,300	3,056,250
Monex Group, Inc.	485,300	1,375,425
Morgan Stanley <sup>(a)(b)</sup>	140,396	4,628,856

Table of Contents 28

12,503,739

Commercial Banks 1.50%		
First Republic Bank <sup>(a)</sup>	24,700	1,613,157
Mitsubishi UFJ Financial Group, Inc.	144,300	945,418
Mizuho Financial Group, Inc.	450,000	933,413
Sumitomo Mitsui Financial Group, Ltd.	12,400	499,412
		2 001 400
		3,991,400
Diversified Financials 10.10%		
Bank of America Corp.(a)	662,905	11,123,546
Citigroup, Inc.(a)(b)	260,719	13,862,429
JPMorgan Chase &		
Co. <sup>(a)</sup>	30,300	1,946,775
		26,932,750
Insurance 3.32%		
American International Group, Inc. (a)(b)	121,600	7,668,096
Ping An Insurance Group Co. of China, Ltd Class H	211,000	1,188,314
6	,	,,-
		8,856,410
Real Estate Investment Trusts 5.41%		
Healthcare Trust of America, Inc		
Class A <sup>(a)</sup>	85,800	2,257,398
Ladder Capital Corp. (a)	118,800	1,694,088
PennyMac Mortgage Investment Trust <sup>(a)</sup>	177,788	2,599,261
Starwood Property Trust, Inc. (a)(b)	257,400	5,171,166
Two Harbors Investment Corp.(a)	318,757	2,696,684
		14,418,597
		,,
Thrifts & Mortgage Finance 6.10%		
Essent Group, Ltd. (a)(b)(c)	196,200	4,728,420

14 www.cloughglobal.com

Clough Global Equity Fund

Statement of Investments

October 31, 2015

	Shares	Value
Financials (continued)		
MGIC Investment Corp. (a)(b)(c)	602,565	\$5,664,111
NMI Holdings, Inc Class A <sup>(a)(c)</sup>	177,200	1,332,544
Radian Group, Inc.(a)(b)	312,900	4,527,663
		16,252,738
TOTAL FINANCIALS		82,955,634
Health Care 15.03%		
3SBio, Inc. <sup>(c)(e)</sup>	1,033,000	1,171,531
Acceleron Pharma, Inc. (a)(c)	23,200	724,072
Akorn, Inc. (a)(b)(c)	78,000	2,085,720
Albany Molecular Research,		
Inc.(a)(c)	75,600	1,363,824
Allergan PLC <sup>(a)(c)</sup>	5,200	1,604,044
AstraZeneca PLC - Sponsored ADR <sup>(a)</sup>	25,629	817,309
Bristol-Meyers Squibb Co.(a)	16,916	1,115,610
Cardiome Pharma Corp. (a)(c)	234,100	1,912,597
Cerner Corp.(a)(b)(c)	19,300	1,279,397
Cigna Corp.(a)	18,000	2,412,720
Community Health Systems,		
Inc.(a)(c)	10,500	294,420
Corindus Vascular Robotics,		·
Inc.(a)(c)	233,200	746,240
Dynavax Technologies Corp. (a)(c)	30,400	690,384
Forward Pharma A/S - ADR <sup>(a)(c)</sup>	39,400	991,304
Gilead Sciences, Inc.	2,900	313,577
GW Pharmaceuticals PLC - ADR <sup>(a)(b)(c)</sup>	29,300	2,317,337
HCA Holdings, Inc.(a)(b)(c)	17,215	1,184,220
Healthways, Inc. (a)(c)	265,711	3,127,418
Hologic, Inc.(a)(b)(c)	33,300	1,294,038
Intra-Cellular Therapies,	·	•
Inc.(a)(c)	42,300	2,024,055
Intrexon Corp. (a)(b)(c)	23,559	791,582
Jazz Pharmaceuticals PLC <sup>(a)(b)(c)</sup>	7,934	1,089,180
Keryx Biopharmaceuticals,		Ź
Inc.(a)(c)	222,800	998,144

Inc.,	MedEquities Realty Trust,		
Perrigo Co. PLC <sup>(o)</sup> 7,250         1,143,615           Sinopharm Group Co., Ltd Class H         394,400         1,633,453           Team Health Holdings, Inc. (600)         08,634           Verracy, Inc. (600)         203,535         1,325,013           Vertex Pharmaceuticals, Inc. (600)         28,700         3,580,038           Zeltiq Aesthetics, Inc. (60)         17,700         597,198           Industrials 12.88%           Air China, Ltd Class H         568,000         548,002           Allison Transmission Holdings, Inc. (600)         3,2277         3,882,450           Industrials (continued)           Industrials (continued)           Armstrong World Industries, Inc. (600)         51,400         \$2,550,468           China Railway Construction Corp., Ltd Class H         903,000         1,358,473           Kansas City Southerni(600)         \$5,600         4,601,456           Keise: Electric Railway Co., Ltd.         122,000         1,943,263           Roper Technologies, Inc. (600)         32,000         1,888,527           Transbigm Group, Inc. (600)         32,500         1,603,203           Keise: Electric Railway Co., Ltd.         28,000         1,888,527           Transbigm Group, Inc. (600)         32,		51,100	830,375
Sinopharm Group Co., Ltd Class H			
Team Health Holdings, Inc. (ω)(ω) (10,200 (20,353) (20		·	
Veracyte, Inc. (ωθ)ν(ω)         203,535         1,325,013           Vertex Pharmaceuticals, Inc. (ωθ)         28,700         3,580,038           Zeltiq Aesthetics, Inc. (ω)         17,700         597,198           Industrials 12.88%         40,067,049           Air China, Ltd Class H         568,000         548,902           Allison Transmission Holdings, Inc. (ωΚο)         3135,277         3,882,450           Industrials (continued)         ***         ***           Armstrong World Industrics, Inc. (ωΚο)         51,400         \$2,550,468           China Railway Construction Corp., Ltd Class H         903,000         1,515,822           Kansas City Southerm (ωθ)         55,600         46,01456           Keise i Flectric Railway Co., Ltd.         122,000         1,515,522           Mitsubishi Heavy Industries, Ltd.         20,500         1,043,263           Roper Technologies, Inc. (ωΚο)         32,600         6,075,011           Keise i Flectric Railway Co., Ltd.         22,000         1,888,527           TransDigm Group, Inc. (ωΚο)         32,600         1,075,522           Wesco Aircraft Holdings, Inc. (ωΚο)         32,600         1,075,601           Sinjang Goldwind Science &         25,700         25,700         2,682,560           Alibaba Grou			
Inc., (ω/b)(rc)			
Table   Tabl			
Industrials 12.88%	Inc.(a)(b)(c)	28,700	3,580,038
Industrials 12.88%	Zeltiq Aesthetics, Inc.(c)	17,700	597,198
Industrials 12.88%			
Air China, Ltd Class H         568,000         548,002           Allison Transmission Holdings, Inc. (a)(c)         135,277         3,882,450           Industrials (continued)         **** Value***           Inc. (a)(c)         51,400         \$2,550,468           China Railway Construction Corp., Ltd Class H         903,000         1,358,473           Kansas City Southern (a)(b)         55,600         4,601,456           Keisei Electric Railway Co., Ltd.         122,000         1,915,522           Mitsubishi Heavy Industries, Ltd.         205,000         1,043,263           Roper Technologies, Inc. (a)(b)         32,600         6,075,010           Seibu Holdings, Inc.         92,600         1,888,527           TransDigm Group, Inc. (a)(c)         25,700         5,650,145           Visast, Inc. (a)(b)(c)         8,600         107,156           Wesco Aircraft Holdings, Inc. (a)(c)         8,600         107,156           Xinjiang Goldwind Science &         Technology Co., Ltd Class H         288,800         544,765           Albaba Group Holding, Itd Sponsored ADR(a)(c)         32,000         2,682,560           Alphabet, Inc Class Ca)(c)         3,866         2,747,992           Baidu, Inc Class Ca)(c)         3,866         2,747,992			40,067,049
Air China, Ltd Class H         568,000         548,002           Allison Transmission Holdings, Inc. (a)(c)         135,277         3,882,450           Industrials (continued)         **** Value***           Inc. (a)(c)         51,400         \$2,550,468           China Railway Construction Corp., Ltd Class H         903,000         1,358,473           Kansas City Southern (a)(b)         55,600         4,601,456           Keisei Electric Railway Co., Ltd.         122,000         1,915,522           Mitsubishi Heavy Industries, Ltd.         205,000         1,043,263           Roper Technologies, Inc. (a)(b)         32,600         6,075,010           Seibu Holdings, Inc.         92,600         1,888,527           TransDigm Group, Inc. (a)(c)         25,700         5,650,145           Visast, Inc. (a)(b)(c)         8,600         107,156           Wesco Aircraft Holdings, Inc. (a)(c)         8,600         107,156           Xinjiang Goldwind Science &         Technology Co., Ltd Class H         288,800         544,765           Albaba Group Holding, Itd Sponsored ADR(a)(c)         32,000         2,682,560           Alphabet, Inc Class Ca)(c)         3,866         2,747,992           Baidu, Inc Class Ca)(c)         3,866         2,747,992			
Allison Transmission Holdings, Inc. (a)(c)   Shares   Value	Industrials 12.88%		
Industrials (continued)	Air China, Ltd Class H	568,000	548,902
Industrials (continued)	Allison Transmission Holdings, Inc.(a)(e)	135,277	3,882,450
Armstrong World Industries, Inc. (□(□(□))         51,400         \$2,550,468           Inc. (□(□(□))         \$1,300         \$1,358,473           China Railway Construction Corp., Ltd Class H         903,000         1,358,473           Kansas City Southerm(□(b)         55,600         4,601,456           Keisei Electric Railway Co., Ltd.         122,000         1,515,522           Mitsubishi Heavy Industries, Ltd.         205,000         1,043,263           Roper Technologies, Inc. (□(□(□))         25,000         6,075,010           Seibu Holdings, Inc.         25,700         5,650,145           Viasat, Inc. (□(□(□))         25,700         5,650,145           Viasat, Inc. (□(□(□))         8,600         107,156           Xinjiang Goldwind Science &         288,800         544,765           Technology Co., Ltd Class H         288,800         544,765           Information Technology 12.54%           Alibaba Group Holding, Ltd Sponsored ADR(□(□)         32,000         2,682,560           Alphabet, Inc Class C(□(□)         3,866         2,747,992           Baidu, Inc Sponsored ADR(□)         3,806         2,747,992           Baidu, Inc Sponsored ADR(□)         55,100         2,558,844           Teccbook, Inc Class A(□(□)         55,100 <td></td> <td>Shares</td> <td>Value</td>		Shares	Value
Armstrong World Industries, Inc. (□(□(□))         51,400         \$2,550,468           Inc. (□(□(□))         \$1,300         \$1,358,473           China Railway Construction Corp., Ltd Class H         903,000         1,358,473           Kansas City Southerm(□(b)         55,600         4,601,456           Keisei Electric Railway Co., Ltd.         122,000         1,515,522           Mitsubishi Heavy Industries, Ltd.         205,000         1,043,263           Roper Technologies, Inc. (□(□(□))         25,000         6,075,010           Seibu Holdings, Inc.         25,700         5,650,145           Viasat, Inc. (□(□(□))         25,700         5,650,145           Viasat, Inc. (□(□(□))         8,600         107,156           Xinjiang Goldwind Science &         288,800         544,765           Technology Co., Ltd Class H         288,800         544,765           Information Technology 12.54%           Alibaba Group Holding, Ltd Sponsored ADR(□(□)         32,000         2,682,560           Alphabet, Inc Class C(□(□)         3,866         2,747,992           Baidu, Inc Sponsored ADR(□)         3,806         2,747,992           Baidu, Inc Sponsored ADR(□)         55,100         2,558,844           Teccbook, Inc Class A(□(□)         55,100 <td></td> <td></td> <td></td>			
Inc. (a)(c)         51,400         \$2,550,468           China Railway Construction Corp., Ltd Class H         903,000         1,358,473           Kansas City Southern (a)(b)         55,600         4,601,456           Keisei Electric Railway Co., Ltd.         122,000         1,515,522           Mitsubishi Heavy Industries, Ltd.         205,000         1,043,263           Roper Technologies, Inc. (a)(b)         32,600         6,075,010           Seibu Holdings, Inc.         25,700         5,650,145           Viasat, Inc. (a)(b)(c)         25,700         5,650,145           Viasat, Inc. (a)(b)(c)         8,600         107,156           Viasat, Inc. (a)(b)(c)         8,600         107,156           Xinjiang Goldwind Science &         288,800         544,765           Technology Co., Ltd Class H         288,800         544,765           Alphabet, Inc Class A(a)(c)         32,000         2,682,560           Alphabet, Inc Class C(a)(c)         3,866         2,747,992           Baidu, Inc Sponsored ADR(c)         3,700         693,639           Electronics For Imaging, Inc. (a)(b)(c)         55,100         2,558,844           Facebook, Inc Class A(a)(b)(c)         58,000         5,914,260           Fujifilm Holdings Corp.         23,00			
China Railway Construction Corp., Ltd Class H         903,000         1,358,473           Kansas City Southern <sup>(a)(b)</sup> 55,600         4,601,456           Keisei Electric Railway Co., Ltd.         122,000         1,515,522           Mitsubishi Heavy Industries, Ltd.         205,000         1,043,263           Roper Technologies, Inc. <sup>(a)(b)</sup> 32,600         6,075,010           Seibu Holdings, Inc.         92,600         1,888,527           TransDigm Group, Inc. <sup>(a)(c)</sup> 25,700         5,650,145           Viasat, Inc. <sup>(a)(b)(c)</sup> 8,600         107,156           Wesco Aircraft Holdings, Inc. <sup>(a)(c)</sup> 8,600         107,156           Xinjiang Goldwind Science &         288,800         544,765           Technology Co., Ltd Class H         288,800         544,765           Alibaba Group Holding, Ltd Sponsored ADR <sup>(a)(c)</sup> 32,000         2,682,560           Allphabet, Inc Class A <sup>(a)(c)</sup> 3,866         2,747,992           Baidu, Inc Class C <sup>(a)(c)</sup> 3,866         2,747,992           Baidu, Inc Sponsored ADR <sup>(c)</sup> 55,100         2,558,844           Facebook, Inc Class A <sup>(a)(b)(c)</sup> 55,100         2,558,844           Facebook, Inc Class A <sup>(a)(b)(c)</sup> 55,300         4,235,427     <			
Kansas City Southern(a)(b)         55,600         4,601,456           Keisei Electric Railway Co., Ltd.         122,000         1,515,522           Mitsubishi Heavy Industries, Ltd.         205,000         1,043,263           Roper Technologies, Inc.(a)(b)         32,600         6,075,010           Seibu Holdings, Inc.         92,600         1,888,527           TransDigm Group, Inc.(a)(c)         25,700         5,650,145           Viasat, Inc.(a)(b)(c)         69,242         4,567,202           Wesco Aircraft Holdings, Inc.(a)(c)         8,600         107,156           Xinjiang Goldwind Science &         288,800         544,765           Technology Co., Ltd Class H         288,800         544,765           Alibaba Group Holding, Ltd Sponsored ADR(a)(c)         32,000         2,682,560           Alphabet, Inc Class A(a)(c)         4,083         3,010,763           Alphabet, Inc Class A(a)(c)         3,866         2,747,992           Baidu, Inc Sponsored ADR(c)         3,700         693,639           Electronics For Imaging, Inc.(a)(b)(c)         55,100         2,558,844           Facebook, Inc Class A(a)(b)(c)         55,300         5,914,260           Fujifilm Holdings Corp.         23,000         924,803           Lam Research Corp.(a)(		· ·	\$2,550,468
Keisei Electric Railway Co., Ltd.         122,000         1,515,522           Mitsubishi Heavy Industries, Ltd.         205,000         1,043,263           Roper Technologies, Inc. (a)(b)         32,600         6,075,010           Seibu Holdings, Inc.         92,600         1,888,527           TransDigm Group, Inc. (a)(c)         25,700         5,650,145           Viasat, Inc. (a)(b)(c)         69,242         4,567,202           Wesco Aircraft Holdings, Inc. (a)(c)         8,600         107,156           Xinjiang Goldwind Science &         288,800         544,765           Technology Co., Ltd Class H         288,800         544,765           Information Technology 12.54%         32,000         2,682,560           Aljababa Group Holding, Ltd Sponsored ADR(a)(c)         32,000         2,682,560           Alphabet, Inc Class A(a)(c)         3,866         2,747,992           Baidu, Inc Sponsored ADR(c)         3,806         2,747,992           Baidu, Inc Sponsored ADR(c)         55,100         2,558,844           Facebook, Inc Class A(a)(b)(c)         55,300         5,914,260           Fujifilm Holdings Corp.         23,000         924,803           Lam Research Corp. (a)(b)         55,300         4,235,427           Microsoft Corp. (a)			
Mitsubishi Heavy Industries, Ltd.         205,000         1,043,263           Roper Technologies, Inc. (a)(b)         32,600         6,075,010           Seibu Holdings, Inc.         92,600         1,888,527           TransDigm Group, Inc. (a)(c)         25,700         5,650,145           Viasat, Inc. (a)(b)(c)         8,600         107,156           Wesco Aircraft Holdings, Inc. (a)(c)         8,600         107,156           Xinjiang Goldwind Science &         288,800         544,765           Technology Co., Ltd Class H         288,800         544,765           Information Technology 12.54%           Alibaba Group Holding, Ltd Sponsored ADR(a)(c)         32,000         2,682,560           Alphabet, Inc Class A(a)(c)         4,083         3,010,763           Alphabet, Inc Class C(a)(c)         3,866         2,747,992           Baidu, Inc Sponsored ADR(c)         3,700         693,639           Electronics For Imaging,         55,100         2,558,844           Facebook, Inc Class A(a)(b)(c)         58,000         5,914,260           Fujifilm Holdings Corp.         23,000         924,803           Lam Research Corp. (a)(b)         55,300         4,235,427           Microsoft Corp. (a)         28,800         1,516,032	·	· ·	
Roper Technologies, Inc. (a)(b)         32,600         6,075,010           Seibu Holdings, Inc.         92,600         1,888,527           TransDigm Group, Inc. (a)(c)         25,700         5,650,145           Viasat, Inc. (a)(b)(c)         69,242         4,567,202           Wesco Aircraft Holdings, Inc. (a)(c)         8,600         107,156           Xinjiang Goldwind Science &         Technology Co., Ltd Class H         288,800         544,765           Information Technology 12.54%         Alibaba Group Holding, Ltd Sponsored ADR(a)(c)         32,000         2,682,560           Alphabet, Inc Class A(a)(c)         4,083         3,010,763           Alphabet, Inc Class C(a)(c)         3,866         2,747,992           Baidu, Inc Sponsored ADR(c)         3,700         693,639           Electronics For Imaging,         Inc. (a)(b)(c)         55,100         2,558,844           Facebook, Inc Class A(a)(b)(c)         58,000         5,914,260           Fujifilm Holdings Corp.         23,000         924,803           Lam Research Corp. (a)(b)         55,300         4,235,427           Microsoft Corp. (a)         28,800         1,516,032           Nintendo Co., Ltd.         6,800         1,097,738           Pandora Media, Inc.	· · · · · · · · · · · · · · · · · · ·		
Seibu Holdings, Inc.         92,600         1,888,527           TransDigm Group, Inc. (a)(c)         25,700         5,650,145           Viasat, Inc. (a)(b)(c)         69,242         4,567,202           Wesco Aircraft Holdings, Inc. (a)(c)         8,600         107,156           Xinjiang Goldwind Science &         288,800         544,765           Technology Co., Ltd Class H         288,800         544,765           Alibaba Group Holding, Ltd Sponsored ADR (a)(c)         32,000         2,682,560           Alphabet, Inc Class A(a)(c)         4,083         3,010,763           Alphabet, Inc Class C(a)(c)         3,866         2,747,992           Baidu, Inc Sponsored ADR (c)         3,700         693,639           Electronics For Imaging, Inc. (a)(b)(c)         55,100         2,558,844           Facebook, Inc Class A(a)(b)(c)         58,000         5,914,260           Fujifilm Holdings Corp.         23,000         924,803           Lam Research Corp. (a)(b)         55,300         4,235,427           Microsoft Corp. (a)         28,800         1,516,032           Nintendo Co., Ltd.         6,800         1,097,738           Pandora Media, Inc. (a)(b)(c)         252,400         2,905,124		·	
TransDigm Group, Inc. (a) (c)         25,700         5,650,145           Viasat, Inc. (a) (b) (c)         69,242         4,567,202           Wesco Aircraft Holdings, Inc. (a) (c)         8,600         107,156           Xinjiang Goldwind Science &         Technology Co., Ltd Class H         288,800         544,765           Information Technology 12.54%         Alibaba Group Holding, Ltd Sponsored ADR (a) (c)         32,000         2,682,560           Alphabet, Inc Class A (a) (c)         4,083         3,010,763           Alphabet, Inc Sponsored ADR (c)         3,866         2,747,992           Baidu, Inc Sponsored ADR (c)         3,700         693,639           Electronics For Imaging,         Inc. (a) (b) (c)         55,100         2,558,844           Facebook, Inc Class A (a) (b) (c)         58,000         5,914,260           Fujifilm Holdings Corp.         23,000         924,803           Lam Research Corp. (a) (b)         55,300         4,235,427           Microsoft Corp. (a)         28,800         1,516,032           Nintendo Co., Ltd.         6,800         1,097,738           Pandora Media, Inc. (a) (b) (c)         252,400         2,905,124			
Viasat, Inc. (a)(b)(c)         69,242         4,567,202           Wesco Aircraft Holdings, Inc. (a)(c)         8,600         107,156           Xinjiang Goldwind Science &         Technology Co., Ltd Class H         288,800         544,765           Information Technology 12.54%         Alibaba Group Holding, Ltd Sponsored ADR (a)(c)         32,000         2,682,560           Alphabet, Inc Class A(a)(c)         4,083         3,010,763           Alphabet, Inc Class C(a)(c)         3,866         2,747,992           Baidu, Inc Sponsored ADR(c)         3,700         693,639           Electronics For Imaging, Inc. (a)(b)(c)         55,100         2,558,844           Facebook, Inc Class A(a)(b)(c)         58,000         5,914,260           Fujifilm Holdings Corp.         23,000         924,803           Lam Research Corp. (a)(b)         55,300         4,235,427           Microsoft Corp. (a)         28,800         1,516,032           Nintendo Co., Ltd.         6,800         1,097,738           Pandora Media, Inc. (a)(b)(c)         252,400         2,905,124		· ·	
Wesco Aircraft Holdings, Inc. (a)(c)         8,600         107,156           Xinjiang Goldwind Science &         Technology Co., Ltd Class H         288,800         544,765           Information Technology 12.54%           Alibaba Group Holding, Ltd Sponsored ADR(a)(c)         32,000         2,682,560           Alphabet, Inc Class A(a)(c)         4,083         3,010,763           Alphabet, Inc Class C(a)(c)         3,866         2,747,992           Baidu, Inc Sponsored ADR(c)         3,700         693,639           Electronics For Imaging,         Inc. (a)(b)(c)         55,100         2,558,844           Facebook, Inc Class A(a)(b)(c)         58,000         5,914,260           Fujifilm Holdings Corp.         23,000         924,803           Lam Research Corp. (a)         55,300         4,235,427           Microsoft Corp. (a)         28,800         1,516,032           Nintendo Co., Ltd.         6,800         1,097,738           Pandora Media, Inc. (a)(b)(c)         252,400         2,905,124			
Xinjiang Goldwind Science & Technology Co., Ltd Class H       288,800       544,765         Information Technology 12.54%         Alibaba Group Holding, Ltd Sponsored ADR <sup>(a)(c)</sup> 32,000       2,682,560         Alphabet, Inc Class A <sup>(a)(c)</sup> 4,083       3,010,763         Alphabet, Inc Class C <sup>(a)(c)</sup> 3,866       2,747,992         Baidu, Inc Sponsored ADR <sup>(c)</sup> 3,700       693,639         Electronics For Imaging, Inc. <sup>(a)(b)(c)</sup> 55,100       2,558,844         Facebook, Inc Class A <sup>(a)(b)(c)</sup> 55,100       2,558,844         Facebook, Inc Class A <sup>(a)(b)(c)</sup> 58,000       5,914,260         Fujifilm Holdings Corp.       23,000       924,803         Lam Research Corp. <sup>(a)(b)</sup> 55,300       4,235,427         Microsoft Corp. <sup>(a)</sup> 28,800       1,516,032         Nintendo Co., Ltd.       6,800       1,997,738         Pandora Media, Inc. <sup>(a)(b)(c)</sup> 252,400       2,905,124	·	· ·	
Information Technology 12.54%         34,333,339           Alibaba Group Holding, Ltd Sponsored ADR <sup>(a)(c)</sup> 32,000         2,682,560           Alphabet, Inc Class A <sup>(a)(c)</sup> 4,083         3,010,763           Alphabet, Inc Class C <sup>(a)(c)</sup> 3,866         2,747,992           Baidu, Inc Sponsored ADR <sup>(c)</sup> 3,700         693,639           Electronics For Imaging, Inc. (a)(b)(c)         55,100         2,558,844           Facebook, Inc Class A <sup>(a)(b)(c)</sup> 58,000         5,914,260           Fujifilm Holdings Corp.         23,000         924,803           Lam Research Corp. (a)(b)         55,300         4,235,427           Microsoft Corp. (a)         28,800         1,516,032           Nintendo Co., Ltd.         6,800         1,097,738           Pandora Media, Inc. (a)(b)(c)         252,400         2,905,124		8,600	107,156
Information Technology 12.54%         Alibaba Group Holding, Ltd Sponsored ADR <sup>(a)(c)</sup> 32,000       2,682,560         Alphabet, Inc Class A <sup>(a)(c)</sup> 4,083       3,010,763         Alphabet, Inc Class C <sup>(a)(c)</sup> 3,866       2,747,992         Baidu, Inc Sponsored ADR <sup>(c)</sup> 3,700       693,639         Electronics For Imaging, Inc. (a)(b)(c)       55,100       2,558,844         Facebook, Inc Class A <sup>(a)(b)(c)</sup> 58,000       5,914,260         Fujifilm Holdings Corp.       23,000       924,803         Lam Research Corp. (a)(b)       55,300       4,235,427         Microsoft Corp. (a)       28,800       1,516,032         Nintendo Co., Ltd.       6,800       1,097,738         Pandora Media, Inc. (a)(b)(c)       252,400       2,905,124			
Information Technology 12.54%         Alibaba Group Holding, Ltd Sponsored ADR(a)(c)       32,000       2,682,560         Alphabet, Inc Class A(a)(c)       4,083       3,010,763         Alphabet, Inc Class C(a)(c)       3,866       2,747,992         Baidu, Inc Sponsored ADR(c)       3,700       693,639         Electronics For Imaging, Inc.(a)(b)(c)       55,100       2,558,844         Facebook, Inc Class A(a)(b)(c)       58,000       5,914,260         Fujifilm Holdings Corp.       23,000       924,803         Lam Research Corp.(a)(b)       55,300       4,235,427         Microsoft Corp.(a)       28,800       1,516,032         Nintendo Co., Ltd.       6,800       1,097,738         Pandora Media, Inc.(a)(b)(c)       252,400       2,905,124	Technology Co., Ltd Class H	288,800	544,765
Information Technology 12.54%         Alibaba Group Holding, Ltd Sponsored ADR(a)(c)       32,000       2,682,560         Alphabet, Inc Class A(a)(c)       4,083       3,010,763         Alphabet, Inc Class C(a)(c)       3,866       2,747,992         Baidu, Inc Sponsored ADR(c)       3,700       693,639         Electronics For Imaging, Inc.(a)(b)(c)       55,100       2,558,844         Facebook, Inc Class A(a)(b)(c)       58,000       5,914,260         Fujifilm Holdings Corp.       23,000       924,803         Lam Research Corp.(a)(b)       55,300       4,235,427         Microsoft Corp.(a)       28,800       1,516,032         Nintendo Co., Ltd.       6,800       1,097,738         Pandora Media, Inc.(a)(b)(c)       252,400       2,905,124			34 333 330
Alibaba Group Holding, Ltd Sponsored ADR <sup>(a)(c)</sup> 32,000       2,682,560         Alphabet, Inc Class A <sup>(a)(c)</sup> 4,083       3,010,763         Alphabet, Inc Class C <sup>(a)(c)</sup> 3,866       2,747,992         Baidu, Inc Sponsored ADR <sup>(c)</sup> 3,700       693,639         Electronics For Imaging,       55,100       2,558,844         Facebook, Inc Class A <sup>(a)(b)(c)</sup> 58,000       5,914,260         Fujifilm Holdings Corp.       23,000       924,803         Lam Research Corp. <sup>(a)(b)</sup> 55,300       4,235,427         Microsoft Corp. <sup>(a)</sup> 28,800       1,516,032         Nintendo Co., Ltd.       6,800       1,097,738         Pandora Media, Inc. <sup>(a)(b)(c)</sup> 252,400       2,905,124			34,333,339
Alibaba Group Holding, Ltd Sponsored ADR <sup>(a)(c)</sup> 32,000       2,682,560         Alphabet, Inc Class A <sup>(a)(c)</sup> 4,083       3,010,763         Alphabet, Inc Class C <sup>(a)(c)</sup> 3,866       2,747,992         Baidu, Inc Sponsored ADR <sup>(c)</sup> 3,700       693,639         Electronics For Imaging,       55,100       2,558,844         Facebook, Inc Class A <sup>(a)(b)(c)</sup> 58,000       5,914,260         Fujifilm Holdings Corp.       23,000       924,803         Lam Research Corp. <sup>(a)(b)</sup> 55,300       4,235,427         Microsoft Corp. <sup>(a)</sup> 28,800       1,516,032         Nintendo Co., Ltd.       6,800       1,097,738         Pandora Media, Inc. <sup>(a)(b)(c)</sup> 252,400       2,905,124			
Alphabet, Inc Class A(a)(c)       4,083       3,010,763         Alphabet, Inc Class C(a)(c)       3,866       2,747,992         Baidu, Inc Sponsored ADR(c)       3,700       693,639         Electronics For Imaging,       Inc. (a)(b)(c)       55,100       2,558,844         Facebook, Inc Class A(a)(b)(c)       58,000       5,914,260         Fujifilm Holdings Corp.       23,000       924,803         Lam Research Corp. (a)(b)       55,300       4,235,427         Microsoft Corp. (a)       28,800       1,516,032         Nintendo Co., Ltd.       6,800       1,097,738         Pandora Media, Inc. (a)(b)(c)       252,400       2,905,124			
Alphabet, Inc Class C <sup>(a)(c)</sup> 3,866       2,747,992         Baidu, Inc Sponsored ADR <sup>(c)</sup> 3,700       693,639         Electronics For Imaging,       Inc. (a)(b)(c)       55,100       2,558,844         Facebook, Inc Class A <sup>(a)(b)(c)</sup> 58,000       5,914,260         Fujifilm Holdings Corp.       23,000       924,803         Lam Research Corp. (a)(b)       55,300       4,235,427         Microsoft Corp. (a)       28,800       1,516,032         Nintendo Co., Ltd.       6,800       1,097,738         Pandora Media, Inc. (a)(b)(c)       252,400       2,905,124			
Baidu, Inc Sponsored ADR(c)       3,700       693,639         Electronics For Imaging,       55,100       2,558,844         Inc.(a)(b)(c)       55,100       5,914,260         Facebook, Inc Class A(a)(b)(c)       58,000       5,914,260         Fujifilm Holdings Corp.       23,000       924,803         Lam Research Corp.(a)(b)       55,300       4,235,427         Microsoft Corp.(a)       28,800       1,516,032         Nintendo Co., Ltd.       6,800       1,097,738         Pandora Media, Inc.(a)(b)(c)       252,400       2,905,124			
Electronics For Imaging,       55,100       2,558,844         Facebook, Inc Class A(a)(b)(c)       58,000       5,914,260         Fujifilm Holdings Corp.       23,000       924,803         Lam Research Corp.(a)(b)       55,300       4,235,427         Microsoft Corp.(a)       28,800       1,516,032         Nintendo Co., Ltd.       6,800       1,097,738         Pandora Media, Inc.(a)(b)(c)       252,400       2,905,124		· ·	
Inc. (a)(b)(c)       55,100       2,558,844         Facebook, Inc Class A <sup>(a)(b)(c)</sup> 58,000       5,914,260         Fujifilm Holdings Corp.       23,000       924,803         Lam Research Corp. (a)(b)       55,300       4,235,427         Microsoft Corp. (a)       28,800       1,516,032         Nintendo Co., Ltd.       6,800       1,097,738         Pandora Media, Inc. (a)(b)(c)       252,400       2,905,124	· · · · · · · · · · · · · · · · · · ·	3,700	693,639
Facebook, Inc Class A(a)(b)(c)58,0005,914,260Fujifilm Holdings Corp.23,000924,803Lam Research Corp.(a)(b)55,3004,235,427Microsoft Corp.(a)28,8001,516,032Nintendo Co., Ltd.6,8001,097,738Pandora Media, Inc.(a)(b)(c)252,4002,905,124		<b>~~</b> 400	• • • • • • • • • • • • • • • • • • • •
Fujifilm Holdings Corp.       23,000       924,803         Lam Research Corp.(a)(b)       55,300       4,235,427         Microsoft Corp.(a)       28,800       1,516,032         Nintendo Co., Ltd.       6,800       1,097,738         Pandora Media, Inc.(a)(b)(c)       252,400       2,905,124		·	
Lam Research Corp. (a)(b)55,3004,235,427Microsoft Corp. (a)28,8001,516,032Nintendo Co., Ltd.6,8001,097,738Pandora Media, Inc. (a)(b)(c)252,4002,905,124			
Microsoft Corp.(a)28,8001,516,032Nintendo Co., Ltd.6,8001,097,738Pandora Media, Inc.(a)(b)(c)252,4002,905,124		· ·	
Nintendo Co., Ltd.       6,800       1,097,738         Pandora Media, Inc. (a)(b)(c)       252,400       2,905,124			
Pandora Media, Inc. <sup>(a)(b)(c)</sup> 252,400 2,905,124	•	· ·	
Salestorce.com, Inc. (a)(b)(c) 5,144,402	·		
	Salesiorce.com, Inc. (a)(b)(c)	66,200	5,144,402

33,431,584

Materials 3.85%		
Axalta Coating Systems,		
$Ltd.^{(a)(b)(c)}$	153,800	4,249,494
W.R. Grace & Co. <sup>(a)(b)(c)</sup>	60,000	6,018,000
		10,267,494
Telecommunication Services 4.15%		
AT&T, Inc. (a)(b)	116,700	3,910,617
China Mobile, Ltd.	323,000	3,867,365
China Unicom Hong Kong, Ltd.	1,692,000	2,089,185
Nippon Telegraph & Telephone Corp.	31,800	1,182,190

11,049,357

Annual Report | October 31, 2015

15

Table of Contents		
Clough Global Equity Fund		t of Investments
	C	October 31, 2015
	Shares	Value
Utilities 2.37%		
Calpine Corp. (a)(b)(c)	406,800	\$6,309,468
TOTAL COMMON STOCKS		
(Cost \$310,567,712)		315,385,810
EXCHANGE TRADED FUNDS 3.68%		
iShares® China Large Cap ETF <sup>(a)</sup>	76,500	2,927,655
iShares® MSCI Japan Index	70,500	2,921,033
ETF <sup>(a)</sup>	123,100	1,516,592
PowerShares® Deutsche Bank U.S. Dollar Index Bullish Fund <sup>(a)(b)(c)</sup>	27,900	704,475
Utilities Select Sector SPDR® ETF <sup>(a)</sup>	106,700	4,668,125
		9,816,847
		7,010,017
TOTAL EXCHANGE TRADED FUNDS		
(Cost \$9,954,943)		9,816,847
		7,010,017
PARTICIPATION NOTES 2.65%		
Consumer Staples 1.39%		
Kweichow Moutai Co., Ltd Class A (Loan Participation Notes issued by Morgan Stanley Asia Products), expiring 12/09/2015 <sup>(c)</sup>	72,590	2,457,317
Shanghai Jahwa United Co., Ltd Class A (Loan Participation Notes issued by Morgan Stanley Asia Products), expiring 01/29/2016 <sup>(c)(d)</sup>	230,300	1,256,215
		3,713,532
Ladarda la 1 200		
Industrials 1.26%  Zhengzhou Yutong Bus Co., Ltd Class A (Loan Participation Notes issued by Morgan		
Stanlay Asia Products), expiring 11/19/2015(c)	065 500	2 250 021

965,500

3,350,021

7,063,553

Stanley Asia Products), expiring 11/18/2015<sup>(c)</sup>

TOTAL PARTICIPATION NOTES

# (Cost \$7,147,310)

	Shares	Value
WARRANTS 0.01% <sup>(c)</sup>		
Atlas Mara, Ltd., Strike price \$11.50, Expires 12/17/2017 <sup>(e)</sup>	195,720	\$24,465
TOTAL WARRANTS		
(Cost \$1,957)		24,465
Description and	Principal	<b>X</b> 7 1
Maturity Date	Amount	Value
CORPORATE BONDS 1.68%		
Citigroup, Inc.		
Series N, Perpetual Maturity, 5.800%(a)(f)(g)	\$1,900,000	1,890,500
Goldman Sachs Group, Inc.		
Series M, Perpetual Maturity, 5.375%(a)(f)(g)	700,000	693,875
JPMorgan Chase & Co.		
Series Z, Perpetual Maturity, 5.300% <sup>(a)(f)(g)</sup>	1,900,000	1,910,450
TOTAL CORPORATE BONDS (Cost \$4,512,164)		4,494,825
ASSET/MORTGAGE BACKED SECURITIES 0.51%		
Federal National Mortgage Association	1 202 010	1 255 615
Series AM8004, 02/01/2027, 2.720%	1,382,018	1,355,615
TOTAL ASSET/MORTGAGE BACKED SECURITIES		
(Cost \$1,376,835)		1,355,615
GOVERNMENT & AGENCY OBLIGATIONS 9.10%		
U.S. Treasury Bonds		
08/15/2040, 3.875% (a)	8,800,000	10,429,091
08/15/2042, 2.750% <sup>(a)</sup>	6,000,000	5,821,560
U.S. Treasury Notes		
09/15/2017, 1.000% <sup>(a)</sup>	3,000,000	3,015,702
09/30/2017, 0.625% <sup>(a)</sup>	5,000,000	4,990,380
TOTAL GOVERNMENT & AGENCY OBLIGATIONS		
(Cost \$24,342,001)		24,256,733

16 www.cloughglobal.com

Clough Global Equity Fund

Statement of Investments

October 31, 2015

	Shares	Value
SHORT-TERM INVESTMENTS 15.02%		
Money Market Fund 15.02%		
BlackRock Liquidity Funds, T-Fund Portfolio - Institutional Class (0.010% 7-day yield)	40,031,659	\$40,031,659
TOTAL SHORT-TERM INVESTMENTS		
(Cost \$40,031,659)		40,031,659
Total Investments - 150.96%		
(Cost \$ 397,934,581)		402,429,507
Liabilities in Excess of Other Assets - (50.96%) <sup>(h)</sup>		(135,853,860)
NET ASSETS - 100.00%		\$266,575,647
SCHEDULE OF SECURITIES SOLD SHORT (c)	Shares	Value
COMMON STOCKS (40.94%)		
Consumer Discretionary (2.05%)		
Hotels (0.70%)		
MGM Resorts International	(31,800)	\$(737,442)
Wynn Resorts, Ltd.	(16,100)	(1,126,195)
		(1,863,637)
Internet & Catalog Retail (1.35%)		
Expedia, Inc.	(26,400)	(3,598,320)

TOTAL CONSUMER DISCRETIONARY		(5,461,957)
Consumer Staples (0.23%)		
Carlsberg A/S -		
Class B	(7,480)	(613,191)
C. <b></b>	(,,)	(010,171)
Energy (6.45%)		
Cheniere Energy, Inc.	(13,400)	(663,568)
Core Laboratories NV	(13,700)	(1,593,721)
Ensco PLC - Class A	(175,100)	(2,911,913)
Helmerich & Payne, Inc.	(29,400)	(1,654,338)
Nabors Industries, Ltd.	(102,600)	(1,030,104)
National Oilwell Varco, Inc.	(20,300)	(764,092)
Oil States International, Inc.	(48,500)	(1,455,485)
Patterson-UTI Energy, Inc.	(73,900)	(1,100,371)
Petroleo Brasileiro S.A Sponsored ADR	(547,000)	(2,669,360)
Rowan Cos., PLC - A Shares	(59,700)	(1,174,896)
Transocean, Ltd.	(137,000)	(2,168,710)
		(17,186,558)
Financials (9.25%)		
Commercial Banks (6.77%)		
Commercial Danks (0.77%)		
·	(258,400)	(2.227,408)
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR	(258,400)	(2,227,408)
·	(258,400) <b>Shares</b>	(2,227,408) <b>Value</b>
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD	· · · ·	
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD	· · · ·	
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (c) (continued)	· · · ·	
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (c) (continued)  Financials (continued)	Shares	Value
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (c) (continued)  Financials (continued) Banco Santander S.A Sponsored ADR BNP Paribas S.A.	Shares (331,600)	<b>Value</b> \$(1,837,064)
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (c) (continued)  Financials (continued) Banco Santander S.A Sponsored ADR	(331,600) (52,418)	<b>Value</b> \$(1,837,064) (3,185,268)
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (c) (continued)  Financials (continued) Banco Santander S.A Sponsored ADR BNP Paribas S.A. Intesa Sanpaolo SpA	(331,600) (52,418) (876,174)	<b>Value</b> \$(1,837,064) (3,185,268) (3,052,320)
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (c) (continued)  Financials (continued) Banco Santander S.A Sponsored ADR BNP Paribas S.A. Intesa Sanpaolo SpA Itau Unibanco Holding S.A Class H, Sponsored Preferred ADR	(331,600) (52,418) (876,174) (440,600)	\$(1,837,064) (3,185,268) (3,052,320) (3,018,110)
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (c) (continued)  Financials (continued)  Banco Santander S.A Sponsored ADR BNP Paribas S.A. Intesa Sanpaolo SpA Itau Unibanco Holding S.A Class H, Sponsored Preferred ADR Seven Bank, Ltd.	(331,600) (52,418) (876,174) (440,600) (340,000)	\$(1,837,064) (3,185,268) (3,052,320) (3,018,110) (1,560,951)
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (c) (continued)  Financials (continued)  Banco Santander S.A Sponsored ADR BNP Paribas S.A. Intesa Sanpaolo SpA Itau Unibanco Holding S.A Class H, Sponsored Preferred ADR Seven Bank, Ltd. UniCredit SpA	(331,600) (52,418) (876,174) (440,600) (340,000) (293,451)	\$(1,837,064) (3,185,268) (3,052,320) (3,018,110) (1,560,951) (1,897,438)
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (c) (continued)  Financials (continued)  Banco Santander S.A Sponsored ADR BNP Paribas S.A. Intesa Sanpaolo SpA Itau Unibanco Holding S.A Class H, Sponsored Preferred ADR Seven Bank, Ltd. UniCredit SpA	(331,600) (52,418) (876,174) (440,600) (340,000) (293,451)	\$(1,837,064) (3,185,268) (3,052,320) (3,018,110) (1,560,951) (1,897,438)
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (c) (continued)  Financials (continued)  Banco Santander S.A Sponsored ADR BNP Paribas S.A. Intesa Sanpaolo SpA Itau Unibanco Holding S.A Class H, Sponsored Preferred ADR Seven Bank, Ltd. UniCredit SpA	(331,600) (52,418) (876,174) (440,600) (340,000) (293,451)	\$(1,837,064) (3,185,268) (3,052,320) (3,018,110) (1,560,951) (1,897,438) (1,262,553)
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (c) (continued)  Financials (continued)  Banco Santander S.A Sponsored ADR BNP Paribas S.A. Intesa Sanpaolo SpA Itau Unibanco Holding S.A Class H, Sponsored Preferred ADR Seven Bank, Ltd. UniCredit SpA	(331,600) (52,418) (876,174) (440,600) (340,000) (293,451)	\$(1,837,064) (3,185,268) (3,052,320) (3,018,110) (1,560,951) (1,897,438) (1,262,553)
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (c) (continued)  Financials (continued)  Banco Santander S.A Sponsored ADR BNP Paribas S.A. Intesa Sanpaolo SpA Itau Unibanco Holding S.A Class H, Sponsored Preferred ADR Seven Bank, Ltd. UniCredit SpA United Overseas Bank, Ltd.	(331,600) (52,418) (876,174) (440,600) (340,000) (293,451)	\$(1,837,064) (3,185,268) (3,052,320) (3,018,110) (1,560,951) (1,897,438) (1,262,553)
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (c) (continued)  Financials (continued)  Banco Santander S.A Sponsored ADR BNP Paribas S.A. Intesa Sanpaolo SpA Itau Unibanco Holding S.A Class H, Sponsored Preferred ADR Seven Bank, Ltd. UniCredit SpA United Overseas Bank, Ltd.	(331,600) (52,418) (876,174) (440,600) (340,000) (293,451) (87,000)	\$(1,837,064) (3,185,268) (3,052,320) (3,018,110) (1,560,951) (1,897,438) (1,262,553) (18,041,112)
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (c) (continued)  Financials (continued)  Banco Santander S.A Sponsored ADR BNP Paribas S.A. Intesa Sanpaolo SpA Itau Unibanco Holding S.A Class H, Sponsored Preferred ADR Seven Bank, Ltd. UniCredit SpA United Overseas Bank, Ltd.	(331,600) (52,418) (876,174) (440,600) (340,000) (293,451) (87,000)	\$(1,837,064) (3,185,268) (3,052,320) (3,018,110) (1,560,951) (1,897,438) (1,262,553) (18,041,112)
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (c) (continued)  Financials (continued)  Banco Santander S.A Sponsored ADR BNP Paribas S.A. Intesa Sanpaolo SpA Itau Unibanco Holding S.A Class H, Sponsored Preferred ADR Seven Bank, Ltd. UniCredit SpA United Overseas Bank, Ltd.	(331,600) (52,418) (876,174) (440,600) (340,000) (293,451) (87,000)	\$(1,837,064) (3,185,268) (3,052,320) (3,018,110) (1,560,951) (1,897,438) (1,262,553) (18,041,112)
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (c) (continued)  Financials (continued)  Banco Santander S.A Sponsored ADR BNP Paribas S.A. Intesa Sanpaolo SpA Itau Unibanco Holding S.A Class H, Sponsored Preferred ADR Seven Bank, Ltd. UniCredit SpA United Overseas Bank, Ltd.	(331,600) (52,418) (876,174) (440,600) (340,000) (293,451) (87,000)	\$(1,837,064) (3,185,268) (3,052,320) (3,018,110) (1,560,951) (1,897,438) (1,262,553) (18,041,112) (894,408) (4,315,014)
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (c) (continued)  Financials (continued)  Banco Santander S.A Sponsored ADR BNP Paribas S.A. Intesa Sanpaolo SpA Itau Unibanco Holding S.A Class H, Sponsored Preferred ADR Seven Bank, Ltd. UniCredit SpA United Overseas Bank, Ltd.	(331,600) (52,418) (876,174) (440,600) (340,000) (293,451) (87,000)	\$(1,837,064) (3,185,268) (3,052,320) (3,018,110) (1,560,951) (1,897,438) (1,262,553) (18,041,112) (894,408) (4,315,014)
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (e) (continued)  Financials (continued)  Banco Santander S.A Sponsored ADR BNP Paribas S.A. Intesa Sanpaolo SpA Itau Unibanco Holding S.A Class H, Sponsored Preferred ADR Seven Bank, Ltd. UniCredit SpA United Overseas Bank, Ltd.  Consumer Finance (1.95%) Ally Financial, Inc. American Express Co.	(331,600) (52,418) (876,174) (440,600) (340,000) (293,451) (87,000)	\$(1,837,064) (3,185,268) (3,052,320) (3,018,110) (1,560,951) (1,897,438) (1,262,553) (18,041,112) (894,408) (4,315,014)
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR SCHEDULE OF SECURITIES SOLD SHORT (c) (continued)  Financials (continued)  Banco Santander S.A Sponsored ADR BNP Paribas S.A. Intesa Sanpaolo SpA Itau Unibanco Holding S.A Class H, Sponsored Preferred ADR Seven Bank, Ltd. UniCredit SpA United Overseas Bank, Ltd.  Consumer Finance (1.95%) Ally Financial, Inc. American Express Co.	(331,600) (52,418) (876,174) (440,600) (340,000) (293,451) (87,000)	\$(1,837,064) (3,185,268) (3,052,320) (3,018,110) (1,560,951) (1,897,438) (1,262,553) (18,041,112) (894,408) (4,315,014)

TOTAL FINANCIALS (24,666,618)

Health Care (6.37%)		
AbbVie, Inc.	(19,000)	(1,131,450)
Aetna, Inc.	(5,900)	(677,202)
AmerisourceBergen Corp.	(10,800)	(1,042,308)
ANI Pharmaceuticals, Inc.	(56,000)	(2,343,040)
Bruker Corp.	(87,900)	(1,614,723)
Eagle Pharmaceuticals, Inc.	(22,900)	(1,458,959)
Express Scripts Holding Co.	(18,100)	(1,563,478)
Horizon Pharma PLC	(20,500)	(322,260)
Lannett Co., Inc.	(11,500)	(514,855)
Mallinckrodt PLC	(15,200)	(998,184)
Merck & Co., Inc.	(17,800)	(972,948)
Pacira Pharmaceuticals, Inc.	(8,000)	(399,600)
Teligent, Inc.	(97,100)	(705,917)
UnitedHealth Group, Inc.	(17,500)	(2,061,150)
Varian Medical Systems, Inc.	(14,800)	(1,162,244)
		(16,968,318)
T 1 (12 (12 (12 (12 (12 (12 (12 (12 (12 (		
Industrials (13.30%)	(45.017)	(2.122.204)
American Airlines Group, Inc.	(45,917)	(2,122,284)
Caterpillar, Inc.	(64,000)	(4,671,360)
Chicago Bridge & Iron Co.	(105,900)	(4,751,733)
Deutsche Lufthansa AG	(117,348)	(1,733,031)
easyJet PLC	(70,640)	(1,905,728)
Emerson Electric Co., Inc.	(32,100)	(1,516,083)
Flowserve Corp.	(84,600)	(3,922,056)
International Consolidated Airlines Group S.A.	(181,984)	(1,634,185)
Keppel Corp., Ltd.	(232,100)	(1,173,009)
Kone OYJ, B Shares	(35,708)	(1,525,889)
Kuehne + Nagel International AG	(11,700)	(1,622,813)

Annual Report | October 31, 2015

17

Clough Global Equity Fund

Statement of Investments

October 31, 2015

Value

**Shares** 

### SCHEDULE OF SECURITIES

 $SOLD\ SHORT\ ^{(c)}\ (continued)$ 

Industrials (continued)		
Metso OYJ	(58,353)	\$(1,429,019)
Pentair PLC	(26,500)	(1,481,880)
Rolls-Royce Holdings Entitlement - C Shares <sup>(d)</sup>	(649)	(1)
Rolls-Royce Holdings PLC	(7)	(74)
Rolls-Royce Holdings Preference - C Shares <sup>(d)</sup>	(508)	(1)
Sandvik AB	(229,734)	(2,148,492)
Triumph Group, Inc.	(18,400)	(857,072)
WW Grainger, Inc.	(14,100)	(2,961,000)
		(35,455,710)
Information Technology (3.29%)		
Corning, Inc.	(80,800)	(1,502,880)
International Business Machines Corp.	(19,510)	(2,732,961)
Nippon Electric Glass Co., Ltd.	(305,000)	(1,508,950)
Taiwan Semiconductor Manufacturing Co., Ltd Sponsored ADR	(138,300)	(3,037,068)
		(8,781,859)
TOTAL COMMON STOCKS		
(Proceeds \$103,284,713)		(109,134,211)
EXCHANGE TRADED FUNDS (21.55%)		· · · · ·
Health Care Select Sector SPDR® Fund	(60,500)	(4,316,070)
iShares® MSCI Brazil Capped ETF	(421,700)	(9,644,279)
iShares® MSCI Emerging Markets ETF	(135,651)	(4,730,150)
iShares® MSCI South Korea Capped ETF	(27,700)	(1,506,326)
iShares® Nasdaq Biotechnology ETF	(6,378)	(2,075,784)
iShares® Russell 2000® ETF	(98,600)	(11,372,524)
Market Vectors® Oil Service ETF	(100,700)	(3,078,399)
Market Vectors® Semiconductor ETF SPDR® S&P 500® ETF Trust	(28,200)	(1,528,722)
	(92,250)	(19,181,543)

#### TOTAL EXCHANGE TRADED FUNDS

(Proceeds \$55,729,917) (57,433,797)

SCHEDULE OF SECURITIES

SOLD SHORT (c) (continued) Shares Value

PREFERRED STOCKS (0.45%)

Financials (0.45%)

Commercial Banks (0.45%)

Banco Bradesco S.A. - ADR

(219,100) (1,191,904)

TOTAL PREFERRED STOCKS

(Proceeds \$ 1,234,180)

\$(1,191,904)

#### TOTAL SECURITIES SOLD SHORT

(Proceeds \$ 160,248,810)

\$(167,759,912)

- (a) Pledged security; a portion or all of the security is pledged as collateral for securities sold short or borrowings. As of October 31, 2015, the aggregate market value of those securities was \$315,265,121 representing 118.26% of net assets. (See Note 1 and Note 6)
- (b) Loaned security; a portion or all of the security is on loan as of October 31, 2015.
- (c) Non-income producing security.
- (d) Fair valued security; valued by management in accordance with procedures approved by the Fund s Board of Trustees. As of October 31, 2015, these securities had an aggregate market value of \$4,289,788 or 1.61% of total net assets.
- (e) Security exempt from registration of the Securities Act of 1933. These securities may be resold in transactions exempt from registration under Rule 144A, normally to qualified institutional buyers. As of October 31, 2015, these securities had an aggregate market value of \$10,140,583 or 3.80% of net assets.
- (f) Floating or variable rate security rate disclosed as of October 31, 2015.
- (g) This security has no contractual maturity date, is not redeemable and contractually pays an indefinite stream of interest.
- (h) Includes cash which is being held as collateral for total return swap contracts or futures contracts.

18 www.cloughglobal.com

Clough Global Equity Fund

Statement of Investments

October 31, 2015

#### **FUTURES CONTRACTS**

Description	Position	Contracts	Expiration  Date	Underlying Face Amount at Value	Unrealized Appreciation
Foreign Currency Contracts Japanese Yen Currency Future	Short	87	12/15/2015	\$ (9,013,200)	\$ 17,108
				\$ (9,013,200)	\$ 17,108

#### TOTAL RETURN SWAP CONTRACTS

	Reference	<b>.</b>	[a4iama]	Electing Date	Floating	Termination	Net	Unrealized
<b>Counter Party</b>	Entity/Obligation		Notional Amount	Floating Rate Paid by the Fund	Rate Index	Date	Apj	preciation
Morgan Stanley	Bharti Infratel, Ltd.	\$	875,103	30 bps + 1D FEDEF	1 D FEDEF	12/27/2016	\$	276,521
Morgan Stanley	Housing Development			·				
	Finance Corp.		1,102,791	30 bps + 1D FEDEF	1 D FEDEF	12/27/2016		60,292
Morgan Stanley	LG Electronics,							
	Inc.	(1	,168,889)	50 bps - 1D FEDEF	1 D FEDEF	10/30/2017		6,046
Morgan Stanley	Zhengzhou Yutong							
	Bus Co., Ltd.		182,252	55 bps + 1D FEDEF	1 D FEDEF	01/05/2017		21,421
		\$	991,257				\$	364,280

	Reference				Termination	Net Unrealized
<b>Counter Party</b>	Entity/Obligation	Notional Amount	Floating Rate Paid by the Fund	Floating Rate Index	Date	Depreciation
Credit Suisse	Adani Ports	\$ 1,596,390			11/30/2017	\$ (179,273)

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			75 bps + 1M	1 M		
G 11: G 1			LIBOR	LIBOR		
Credit Suisse			75  bps + 1 M	1 M		
	Bharti Airtel, Ltd.	1,408,630	LIBOR	LIBOR	11/30/2017	(94,435)
Morgan Stanley	Hon Hai Precision					
	Industry Co., Ltd.	(773,927)	50 bps - 1D FEDEF	1 D FEDEF	05/04/2017	(27,290)
Credit Suisse	Larsen & Toubro,		75  bps + 1M	1 M		
	Ltd.	1,024,076	LIBOR	LIBOR	11/30/2017	(214,478)
Credit Suisse	Mahindra &		75  bps + 1 M	1 M		
	Mahindra, Ltd.	314,221	LÎBOR	LIBOR	11/30/2017	(4,850)
Morgan Stanley	Mahindra &					
·	Mahindra, Ltd.	1,291,778	30 bps + 1D FEDEF	1 D FEDEF	12/27/2016	(169,745)
Credit Suisse	Shriram Transport		75 bps + 1M	1 M		
	Finance Co., Ltd.	1,477,744	LÍBOR	LIBOR	11/30/2017	(208,895)
Credit Suisse	Ultratech Cement,		75  bps + 1 M	1 M		
	Ltd.	1,703,882	LÍBOR	LIBOR	11/30/2017	(54,991)
						` ' '
		\$ 8,042,794				\$ (953,957)
		\$ 9,034,051				\$ (589,677)

See Notes to the Financial Statements.

Annual Report | October 31, 2015

19

Clough Global Opportunities Fund

Statement of Investments

October 31, 2015

	Shares	Value
COMMON STOCKS 109.91%		
Consumer Discretionary 28.55%		
Diversified Consumer Services 3.17%		
Service Corp. International <sup>(a)</sup>	193,700	\$5,473,962
Starbucks Corp.(a)(b)	249,700	15,623,729
		21,097,691
Household Durables 5.70%		
DR Horton, Inc. <sup>(a)(b)</sup>	613,462	18,060,321
Lennar Corp Class A <sup>(a)(b)</sup>	397,700	19,912,839
		27.072.160
		37,973,160
Internet & Catalog Retail 6.68%		
JD.com, Inc ADR <sup>(a)(c)</sup>	237,900	6,570,798
Liberty Ventures -	401.451	20.077.602
Series A <sup>(a)(b)(c)</sup>	481,471	20,977,692
NetFlix, Inc. (a)(c)	21,200	2,297,656
Priceline Group, Inc. <sup>(a)(c)</sup> Rakuten, Inc.	7,289 293,500	10,599,955
Rakuten, nic.	293,300	4,104,427
		44,550,528
M - 1: - 10 000		
Media 10.08%  AMC Entertainment Holdings, Inc Class A <sup>(a)</sup>	266,600	7,296,842
Comeast Corp Class A <sup>(a)(b)</sup>	229,000	14,339,980
IMAX Corp. (a)(c)	286,900	11,014,091
Liberty Broadband Corp	200,500	11,011,071
Class A <sup>(a)(b)(c)</sup>	52,014	2,837,884
Liberty Broadband Corp	,	, ,
Class C <sup>(a)(b)(c)</sup>	203,467	10,940,421
Liberty Media Corp Class A <sup>(a)(b)(c)</sup>	208,056	8,480,362
Liberty Media Corp Class C <sup>(a)(b)(c)</sup>	201,912	7,904,855
Lions Gate Entertainment Corp. (a)(b)	113,100	4,407,507
		CT 001 015
		67,221,942

Specialty Retail 2.07%		
Signet Jewelers, Ltd. <sup>(a)(b)</sup>	91,446	13,802,859
organic seworors, Etd.	71,440	13,002,037
Textiles 0.85%		
Carter s, Inéa.	48,100	4,371,328
Samsonite International S.A.	440,400	1,304,052
		5,675,380
TOTAL CONSUMER DISCRETIONARY		190,321,560
Consumer Staples 0.35%		
CVS Health Corp. (a)	23,300	2,301,574
	- 7	<b>, ,</b> - ·
	Shares	Value
Energy 4.88%		
Anadarko Petroleum Corp. (a)(b)	82,000	\$5,484,160
Concho Resources,		
Inc.(a)(c)	51,600	5,980,956
Devon Energy Corp. (a)(b)	109,200	4,578,756
EOG Resources, Inc. <sup>(a)</sup>	46,800	4,017,780
Fairway Energy Partners LLC <sup>(c)(d)(e)</sup>	536,000	5,427,000
Pioneer Natural Resources Co.	51,230	7,025,682
		32,514,334
Financials 28.29%		
Business Development Corporations 0.54%		
Golub Capital BDC,		
Inc.(a)	220,900	3,616,133
Capital Markets 3.78%	<b>-</b> 64 <b>-</b> 70	4.505.400
Atlas Mara, Ltd. (c)(e)	764,522	4,587,132
Daiwa Securities Group, Inc.	195,000	1,344,655
Goldman Sachs Group, Inc.(a)	40,700	7,631,250
Morgan Stanley <sup>(a)(b)</sup>	353,213	11,645,433
		25,208,470
		25,208,470
Commercial Banks 1.48%		
First Republic Bank <sup>(a)</sup>	61,300	4,003,503
Mitsubishi UFJ Financial Group, Inc.	356,100	2,333,079
Mizuho Financial Group, Inc.	1,110,600	2,303,664
Sumitomo Mitsui Financial		

Group, Ltd.	31,100	1,252,557
		9,892,803
		,,o, <b>2</b> ,oos
Diversified Financials 10.10%		
Bank of America		
Corp.(a)(b)	1,641,710	27,547,894
Citigroup, Inc. (a)(b)	657,125	34,939,336
JPMorgan Chase &		
Co. <sup>(a)</sup>	75,200	4,831,600
		67,318,830
Insurance 3.40%		
American International Group, Inc.(a)(b)	313,000	19,737,780
Ping An Insurance Group Co. of China, Ltd Class H	521,000	2,934,179
		22,671,959
Real Estate Investment Trusts 5.19%		
Healthcare Trust of America, Inc		
Class A <sup>(a)</sup>	212,600	5,593,506
Ladder Capital Corp.(a)	208,196	2,968,875
PennyMac Mortgage Investment Trust <sup>(a)</sup>	442,791	6,473,605
Starwood Property Trust, Inc.(a)	638,000	12,817,420

20 www.cloughglobal.com

Clough Global Opportunities Fund

Statement of Investments

October 31, 2015

	Shares	Value
Financials (continued)		
Two Harbors Investment Corp.(a)	792,822	\$6,707,274
		34,560,680
Thrifts & Mortgage Finance 3.80%		
MGIC Investment		
Corp. (a)(b)(c)	1,503,731	14,135,071
Radian Group, Inc. <sup>(a)(b)</sup>	772,400	11,176,628
		25,311,699
TOTAL FINANCIALS		188,580,574
Health Care 14.02%		
3SBio, Inc. <sup>(c)(e)</sup>	14,500	16,445
Acceleron Pharma,		
Inc.(a)(b)(c)	57,496	1,794,450
Akorn, Inc. <sup>(a)(b)(c)</sup>	169,600	4,535,104
Albany Molecular Research,		
Inc.(a)(c)	189,700	3,422,188
Allergan PLC(c)	12,700	3,917,569
AstraZeneca PLC - Sponsored ADR <sup>(a)</sup>	63,824	2,035,347
Bristol-Meyers Squibb Co. <sup>(a)</sup>	41,700	2,750,115
Cardiome Pharma	<i>576 1</i> 00	4 700 100
Corp. <sup>(a)(c)</sup> Cerner Corp. <sup>(a)(b)(c)</sup>	576,400 48,000	4,709,188 3,181,920
Cigna Corp. (a)	44,600	5,978,184
Community Health Systems,	44,000	3,970,104
Inc. (a)(c)	25,500	715,020
Corindus Vascular Robotics,	20,000	, 10,020
Inc.(a)(c)	577,300	1,847,360
Dynavax Technologies Corp.(a)(c)	75,799	1,721,395
Forward Pharma A/S - ADR <sup>(a)(b)(c)</sup>	98,100	2,468,196
Gilead Sciences, Inc.	6,900	746,097
GW Pharmaceuticals PLC - ADR <sup>(a)(b)(c)</sup>	72,400	5,726,116
HCA Holdings,		
$Inc.^{(a)(b)(c)}$	42,847	2,947,445

Healthways,		
$Inc.^{(a)(b)(c)}$	669,633	7,881,581
Hologic, Inc. (a)(b)(c)	83,100	3,229,266
Intra-Cellular Therapies, Inc. (a)(c)	105,300	5,038,605
Intrexon Corp. (a)(b)(c)	59,372	1,994,899
Jazz Pharmaceuticals PLC <sup>(a)(b)(c)</sup>	19,823	2,721,302
Keryx Biopharmaceuticals, Inc. <sup>(a)(c)</sup>	549,800	2,463,104
Perrigo Co. PLC <sup>(a)</sup>	17,914	2,825,754
Sinopharm Group Co., Ltd		
Class H	972,800	4,028,963
Team Health Holdings,		
Inc.(a)(c)	25,100	1,497,717
Veracyte, Inc. <sup>(a)(b)(c)</sup>	449,326	2,925,112
Vertex Pharmaceuticals,		
Inc.(a)(c)	71,200	8,881,488
Zeltiq Aesthetics,	42.000	4 4== 040
Inc. <sup>(c)</sup>	43,800	1,477,812
		02.455.542
		93,477,742
Industrials 12.66%		
Air China, Ltd Class H	1,402,000	1,354,860
Till Clima, Etc. Class II	Shares	Value
		, 5,2,5
Industrials (continued)		
Allison Transmission Holdings, Inc. (a)(e)	337,510	\$9,686,537
Armstrong World Industries,		
$\operatorname{Inc.}^{(a)(b)(c)}$	128,900	6,396,018
China Railway Construction Corp., Ltd Class H	2,236,000	3,363,838
Kansas City Southern <sup>(a)(b)</sup>	137,400	11,371,224
Keisei Electric Railway Co., Ltd.	302,000	3,751,537
Mitsubishi Heavy Industries, Ltd.	527,000	2,681,948
Roper Technologies, Inc. (a)(b)	80,500	15,001,175
Seibu Holdings, Inc.	229,700	4,684,608
TransDigm Group, Inc. <sup>(a)(c)</sup>	63,900	14,048,415
Viasat, Inc. <sup>(a)(b)(c)</sup>	158,435	10,450,373
Wesco Aircraft Holdings,	<b>24 2</b> 00	
Inc.(a)(c)	21,700	270,382
Xinjiang Goldwind Science & Technology Co., Ltd	712.000	1 244 026
Class H	713,000	1,344,936
		04 405 051
		84,405,851
Information Technology 10.86%		
Alibaba Group Holding, Ltd Sponsored ADR <sup>(a)(b)(c)</sup>	79,100	6,630,953
Alphabet, Inc Class A <sup>(a)(b)(c)</sup>	10,677	7,873,113
Alphabet, Inc Class C <sup>(a)(b)(c)</sup>	9,563	6,797,476
	9,000	1,687,230

Baidu, Inc Sponsored ADR <sup>(a)(c)</sup>		
Facebook, Inc		
Class A <sup>(a)(b)(c)</sup>	142,270	14,507,272
Fujifilm Holdings Corp.	57,200	2,299,945
Lam Research Corp. (a)(b)	125,700	9,627,363
Microsoft Corp.(a)	69,800	3,674,272
Nintendo Co., Ltd.	17,400	2,808,917
Pandora Media, Inc. <sup>(a)(b)(c)</sup>	310,100	3,569,251
Salesforce.com, Inc. <sup>(a)(b)(c)</sup>	166,000	12,899,860
		72,375,652
Materials 3.85%		
Axalta Coating Systems,	204.000	10.622.024
Ltd.(a)(b)(c)	384,800	10,632,024
W.R. Grace & Co. <sup>(a)(b)(c)</sup>	149,700	15,014,910
		25,646,934
Telecommunication Services 4.10%		
AT&T, Inc.(a)(b)	289,100	9,687,741
China Mobile, Ltd.	798,000	9,554,667
China Unicom Hong Kong, Ltd.	4,152,000	5,126,653

Annual Report | October 31, 2015

21

Clough Global Opportunities Fund

Statement of Investments

October 31, 2015

	Shares	Value
<b>Telecommunication Services (continued)</b>		
Nippon Telegraph & Telephone Corp.	80,200	\$2,981,497
		27,350,558
Utilities 2.35%		
Calpine Corp.(a)(b)(c)	1,010,000	15,665,100
TOTAL COMMON STOCKS		
(Cost \$741,498,899)		732,639,879
		,
EXCHANGE TRADED FUNDS 3.64%		
iShares <sup>®</sup> China Large Cap ETF <sup>(a)</sup>	188,808	7,225,682
iShares® MSCI Japan Index ETF <sup>(a)</sup>	299,300	3,687,376
PowerShares® Deutsche Bank U.S. Dollar Index Bullish Fund <sup>(a)(b)(c)</sup>	69,304	1,749,926
Utilities Select Sector SPDR® ETF <sup>(a)(b)</sup>	264,500	11,571,875
		24,234,859
TOTAL EXCHANGE TRADED FUNDS		
(Cost \$24,572,410)		24,234,859
(Cost \$27,372,710)		24,234,037
DA DELCIDA TIONI NOTEC 2 (20)		
PARTICIPATION NOTES 2.62% Consumer Staples 1.38%		
Kweichow Moutai Co., Ltd Class A (Loan Participation Notes issued		
by Morgan Stanley Asia Products), expiring 12/09/2015 <sup>(c)</sup>	179,210	6,066,617
Shanghai Jahwa United Co., Ltd Class A (Loan Participation Notes		
issued by Morgan Stanley Asia Products), expiring 01/29/2016 <sup>(c)(d)</sup>	571,400	3,116,809
		9,183,426
Industrials 1.24%		
Zhengzhou Yutong Bus Co., Ltd Class A (Loan Participation Notes	2,385,611	8,277,419
	,	. ,

#### TOTAL PARTICIPATION NOTES

(Cost \$17,665,889)		17,460,845
	Shares	Value
WARRANTS 0.01% <sup>(c)</sup>		
Atlas Mara, Ltd., Strike price \$11.50, Expires 12/17/2017 <sup>(e)</sup>	487,322	\$60,916
TOTAL WARRANTS		
(Cost \$4,873)		60,916
(Cost \$45015)		00,710

**Principal** 

### **Description and**

Maturity Date	Amount	Value
CORPORATE BONDS 6.67%		
American Express Co.		
Series C, Perpetual Maturity, 4.900%(a)(f)(g)	\$ 3,700,000	3,593,625
Bank of America Corp.		
Series AA, Perpetual Maturity, 6.100% <sup>(a)(f)(g)</sup>	4,800,000	4,860,000
Bank of New York Mellon Corp.		
Series D, Perpetual Maturity, 4.500%(a)(f)(g)	2,800,000	2,611,000
Berkshire Hathaway Energy Co.		
11/15/2018, 2.000% <sup>(a)</sup>	4,000,000	4,007,472
Citigroup, Inc.		
Series N, Perpetual Maturity, 5.800%(a)(f)(g)	4,800,000	4,776,000
Series P, Perpetual Maturity, 5.950% <sup>(a)(f)(g)</sup>	5,600,000	5,411,000
Citizens Financial Group, Inc.		
Perpetual Maturity,		
$5.500\%^{(a)(e)(f)(g)}$	3,825,000	3,767,625
Goldman Sachs Group, Inc.		
Series M, Perpetual Maturity, 5.375% <sup>(a)(f)(g)</sup>	4,600,000	4,559,750
JPMorgan Chase & Co.		
Series Z, Perpetual Maturity, 5.300% <sup>(a)(f)(g)</sup>	4,800,000	4,826,400
Textron Financial Corp.		
02/15/2067, 6.000% (a)(e)(f)	8,200,000	6,088,500

#### TOTAL CORPORATE BONDS

(Cost \$46,044,546)	44,501,372
---------------------	------------

#### ASSET/MORTGAGE BACKED SECURITIES 4.14%

Federal National Mortgage Association

Series AM8004, 02/01/2027, 2.720%	3,455,045	3,389,036
Government National Mortgage Association		
Series 2014-155, Class VA, 03/16/2037, 3.000% <sup>(a)</sup>	3,856,177	3,973,231

22 www.cloughglobal.com

Clough Global Opportunities Fund

Statement of Investments

27,574,335

October 31, 2015

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(Cost \$27,753,468)

Maturity Date	Amount	Value
ASSET/MORTGAGE BACKED SECURITIES (continued)		
Series 2012-19, Class AC, 03/16/2039, 2.274% <sup>(a)</sup>	\$4,000,000	\$4,045,702
Series 2014-86, Class A, 11/16/2040, 2.650% <sup>(a)</sup>	2,827,292	2,884,943
Series 2015-75, Class A, 02/16/2044, 3.000% <sup>(a)</sup>	3,968,760	4,103,674
Series 2015-22, Class A, 08/16/2047, 2.400%	3,743,934	3,780,252
Series 2015-2, Class VA, 12/16/2049, 2.500%	5,411,474	5,397,497
TOTAL ASSET/MORTGAGE BACKED SECURITIES		

**Principal** 

### **GOVERNMENT & AGENCY OBLIGATIONS 12.45%**

U.S. Treasury Bonds		
08/15/2040, 3.875% <sup>(a)</sup>	22,000,000	26,072,728
02/15/2042, 3.125% <sup>(a)</sup>	8,000,000	8,390,576
08/15/2042, 2.750% <sup>(a)</sup>	16,000,000	15,524,160
U.S. Treasury Notes		
09/15/2017, 1.000% <sup>(a)</sup>	8,000,000	8,041,872
09/30/2017, 0.625% <sup>(a)</sup>	25,000,000	24,951,900

#### **TOTAL GOVERNMENT & AGENCY OBLIGATIONS**

(Cost \$83,360,494) 82,981,236

	Shares	Value
SHORT-TERM INVESTMENTS 12.08%		
Money Market Fund 12.08%		
BlackRock Liquidity Funds, T-Fund Portfolio - Institutional Class		
(0.010% 7-day yield)	80,547,764	80,547,764
TOTAL SHORT-TERM INVESTMENTS		80,547,764

### (Cost \$80,547,764)

Total Investments - 151.52%		
(Cost \$1,021,448,343)		1,010,001,206
		1,010,001,200
Liabilities in Excess of Other		(242 412 051)
Assets - (51.52%) <sup>(h)</sup>		(343,412,851)
NET ASSETS - 100.00%		\$666,588,355
SCHEDULE OF SECURITIES		
SOLD SHORT (c)	Shares	Value
COMMON STOCKS (40.60%)		
Consumer Discretionary (1.97%)		
Hotels (0.71%) MGM Resorts International	(79,322)	\$(1,839,477)
SCHEDULE OF SECURITIES	(19,322)	Φ(1,639,477)
201112 012 01 01 01 01111120		
SOLD SHORT (c) (continued)	Shares	Value
Community Disputs on the Company (company)		
Consumer Discretionary (continued) Wynn Resorts, Ltd.	(40,800)	\$(2,853,960)
wynn Resorts, Ltd.	(40,000)	\$(2,833,900)
		(4,693,437)
Internet & Catalog Retail (1.26%)	(c. =00)	(0.400 = 40)
Expedia, Inc.	(61,700)	(8,409,710)
TOTAL CONSUMER DISCRETIONARY		(13,103,147)
Consumer Staples (0.23%)		
Carlsberg A/S - Class B	(18,345)	(1,503,877)
Energy (6.45%)		
Cheniere Energy, Inc.	(33,100)	(1,639,112)
Core Laboratories NV	(34,300)	(3,990,119)
Ensco PLC - Class A	(438,100)	(7,285,603)
Helmerich & Payne, Inc.	(75,500)	(4,248,385)
Nabors Industries, Ltd.	(257,800)	(2,588,312)
National Oilwell Varco, Inc. Oil States International, Inc.	(50,300) (121,400)	(1,893,292)
Patterson-UTI Energy, Inc.	(121,400) (185,600)	(3,643,214) (2,763,584)
Petroleo Brasileiro S.A Sponsored ADR	(1,357,100)	(6,622,648)
Rowan Cos., PLC - A Shares	(148,202)	(2,916,615)

Transocean, Ltd.	(341,300)	(5,402,779)
		(42,993,663)
Financials (9.20%)		
Commercial Banks (6.73%)		
Banco Bilbao Vizcaya Argentaria S.A Sponsored ADR	(642,295)	(5,536,583)
Banco Santander S.A Sponsored ADR	(824,900)	(4,569,946)
BNP Paribas S.A.	(130,317)	(7,918,931)
Intesa Sanpaolo SpA	(2,178,293)	(7,588,502)
Itau Unibanco Holding S.A Class H, Sponsored Preferred ADR	(1,092,060)	(7,480,611)
Seven Bank, Ltd.	(849,600)	(3,900,542)
UniCredit SpA	(729,562)	(4,717,307)
United Overseas Bank, Ltd.	(217,000)	(3,149,125)
		(44,861,547)
Consumer Finance (1.95%)		
Ally Financial, Inc.	(111,000)	(2,211,120)
American Express Co.	(147, 134)	(10,779,037)
		(12,990,157)
Real Estate Management & Development (0.52%)		
China Resources Land, Ltd.	(1,332,000)	(3,480,118)
TOTAL FINANCIALS		(61,331,822)

Annual Report | October 31, 2015

23

Clough Global Opportunities Fund

Statement of Investments

October 31, 2015

### SCHEDULE OF SECURITIES

SOLD SHORT (c) (continued)	Shares	Value
Health Care (6.29%)		
AbbVie, Inc.	(46,000)	\$(2,739,300)
Aetna, Inc.	(14,814)	(1,700,351)
AmerisourceBergen Corp.	(26,800)	(2,586,468)
ANI Pharmaceuticals, Inc.	(138,600)	(5,799,024)
Bruker Corp.	(218,900)	(4,021,193)
Eagle Pharmaceuticals, Inc.	(56,100)	(3,574,131)
Express Scripts Holding Co.	(45,200)	(3,904,376)
Horizon Pharma PLC	(50,100)	(787,572)
Lannett Co., Inc.	(28,100)	(1,258,037)
Mallinckrodt PLC	(37,100)	(2,436,357)
Merck & Co., Inc.	(44,500)	(2,432,370)
Pacira Pharmaceuticals, Inc.	(19,400)	(969,030)
Teligent, Inc.	(235,200)	(1,709,904)
UnitedHealth Group, Inc.	(43,500)	(5,123,430)
Varian Medical Systems, Inc.	(36,900)	(2,897,757)
Industrials (13.20%)		(41,939,300)
American Airlines Group, Inc.	(114,580)	(5,295,888)
Caterpillar, Inc.	(158,000)	(11,532,420)
Chicago Bridge & Iron Co. NV	(263,300)	(11,814,271)
Deutsche Lufthansa AG	(292,237)	(4,315,845)
easyJet PLC	(176,523)	(4,762,243)
Emerson Electric Co., Inc.	(78,800)	(3,721,724)
Flowserve Corp.	(210,900)	(9,777,324)
International Consolidated		
Airlines Group S.A.	(453,177)	(4,069,452)
Keppel Corp., Ltd.	(573,000)	(2,895,881)
Kone OYJ, B Shares	(86,816)	(3,709,857)
Kuehne + Nagel International AG	(29,100)	(4,036,228)
Metso OYJ	(144,970)	(3,550,201)
Pentair PLC	(64,900)	(3,629,208)
Rolls-Royce Holdings Entitlement - C Shares <sup>(d)</sup>	(1,761)	(3)
Rolls-Royce Holdings PLC	(19)	(201)
Rolls-Royce Holdings Preference - C Shares <sup>(d)</sup>	(1,258)	(2)

ŭ <b>J</b>		
Sandvik AB	(570,868)	(5,338,806)
Triumph Group, Inc.	(45,800)	(2,133,364)
WW Grainger, Inc.	(35,200)	(7,392,000)
		(87,974,918)
Information Technology (3.26%)		
Corning, Inc.	(199,400)	(3,708,840)
International Business Machines Corp.	(48,340)	(6,771,467)
Nippon Electric Glass Co., Ltd.	(758,000)	(3,750,112)
SCHEDULE OF SECURITIES		
SOLD SHORT (c) (continued)	Shares	Value
Information Technology (continued)		
Taiwan Semiconductor Manufacturing Co., Ltd Sponsored ADR	(342,400)	\$(7,519,104)
		(21,749,523)
TOTAL COMMON STOCKS		
(D. 1. do 0.04 (1. )		(250 506 250)
(Proceeds \$257,021,647)		(270,596,250)
EXCHANGE TRADED FUNDS (19.19%)		
Health Care Select Sector SPDR® Fund	(151,600)	(10,815,144)
iShares® MSCI Brazil Capped ETF	(314,100)	(7,183,467)
iShares® MSCI Emerging Markets ETF	(336,865)	(11,746,483)
iShares® MSCI South Korea Capped ETF	(68,700)	(3,735,906)
iShares® Nasdaq Biotechnology ETF	(15,708)	(5,112,326)
iShares® Russell 2000® ETF	(242,300)	(27,946,882)
Market Vectors® Oil Service ETF	(249,100)	(7,614,987)
Market Vectors® Semiconductor ETF	(69,600)	(3,773,016)
SPDR® S&P 500® ETF Trust	(240,550)	(50,017,561)
TOTAL EXCHANGE TRADED FUNDS		
TOTAL EXCHANGE TRADED FUNDS		
(Proceeds \$121,147,155)		(127,945,772)
PREFERRED STOCKS (0.44%)		
Financials (0.44%)		
Commercial Banks (0.44%)		
Banco Bradesco S.A ADR	(539,100)	(2,932,704)
TOTAL DEFENDED STOCKS		
TOTAL PREFERRED STOCKS		
(Proceeds \$3,036,400)		(2,932,704)

#### TOTAL SECURITIES SOLD SHORT

(Proceeds \$381,205,202) \$(401,474,726)

- (a) Pledged security; a portion or all of the security is pledged as collateral for securities sold short or borrowings. As of October 31, 2015, the aggregate market value of those securities was \$782,851,931 representing 117.44% of net assets. (See Note 1 and Note 6)
- (b) Loaned security; a portion or all of the security is on loan as of October 31, 2015.
- (c) Non-income producing security.
- (d) Fair valued security; valued by management in accordance with procedures approved by the Fund's Board of Trustees. As of October 31, 2015, these securities had an aggregate market value of \$8,543,804 or 1.28% of total net assets.

24 www.cloughglobal.com

Clough Global Opportunities Fund

Statement of Investments

October 31, 2015

- (e) Security exempt from registration of the Securities Act of 1933. These securities may be resold in transactions exempt from registration under Rule 144A, normally to qualified institutional buyers. As of October 31, 2015, these securities had an aggregate market value of \$29,634,155 or 4.45% of net assets.
- (f) Floating or variable rate security rate disclosed as of October 31, 2015.
- (g) This security has no contractual maturity date, is not redeemable and contractually pays an indefinite stream of interest.
- (h) Includes cash which is being held as collateral for total return swap contracts or futures contracts.

#### **FUTURES CONTRACTS**

Description	Position	Contracts	Expiration Date	derlying Face ount at Value	nrealized preciation
Foreign Currency Contracts					
Japanese Yen Currency Future	Short	221	12/15/2015	\$ (22,895,600)	\$ 43,457
				\$ (22,895,600)	\$ 43,457

#### TOTAL RETURN SWAP CONTRACTS

	Reference	Notional	Floating Rate	Rate Floating Ter		Net Unrealized
<b>Counter Party</b>	<b>Entity/Obligation</b>	Amount	Paid by the Fund	Rate Index		Appreciation
Morgan Stanley	Bharti Infratel,					
		\$ 2,303,178	30 bps + 1D FEDEF	1 D FEDEF	12/27/2016	\$ 746,762
Morgan Stanley	Housing					
	Development					
	Finance Corp.	2,767,835	30 bps + 1D FEDEF	1 D FEDEF	12/27/2016	153,147
Morgan Stanley	LG Electronics,					
	Inc.	(2,878,931)	50 bps - 1D FEDEF	1 D FEDEF	10/30/2017	14,890
Morgan Stanley	Zhengzhou Yutong Bus Co.,	450,817	55 bps + 1D FEDEF	1 D FEDEF	01/05/2017	52,987

Ltd.

\$ 2,642,899	\$ 967.786
3 / 64 / 899	3 9h / /8h

Counter Party	Reference Entity/Obligation	Notional Amount	Floating Rate Paid by the Fund	Floating Rate Index	Termination Date	Net 1 Unrealized Depreciation
Credit Suisse			75 bps + 1M	1 M		
	Bharti Airtel, Ltd.	\$ 3,515,155	LIBOR	LIBOR	11/30/2017	\$ (235,655)
Morgan Stanley	Hon Hai Precision					
	Industry Co., Ltd.	(1,944,975)	50 bps - 1D FEDEF	1 D FEDEF	05/04/2017	(68,138)
Credit Suisse	Larsen & Toubro,		75  bps + 1 M	1 M		
	Ltd.	2,538,839	LIBOR	LIBOR	11/30/2017	(531,038)
Credit Suisse	Mahindra &		75  bps + 1 M	1 M		
	Mahindra, Ltd.	779,669	LIBOR	LIBOR	11/30/2017	(11,710)
Morgan Stanley	Mahindra &					, ,
	Mahindra, Ltd.	3,220,781	30 bps + 1D FEDEF	1 D FEDEF	12/27/2016	(423,268)
Credit Suisse	Shriram Transport		75  bps + 1 M	1 M		
	Finance Co., Ltd.	3,670,385	LIBOR	LIBOR	11/30/2017	(520,510)
Credit Suisse	Ultratech Cement,		75  bps + 1 M	1 M		, i
	Ltd.	4,196,269	LIBOR	LIBOR	11/30/2017	(136,252)
		\$ 15,976,123				\$ (1,926,571)
		\$ 18,619,022				\$ (958,785)

See Notes to the Financial Statements.

Annual Report | October 31, 2015

25

Clough Global Funds

Statement of Investments

October 31, 2015

#### Abbreviations:

1D FEDEF - Federal Funds Effective Rate (Daily)

AB - Aktiebolag is the Swedish equivalent of the term corporation

ADR - American Depositary Receipt

AG - Aktiengesellschaft is a German term that refers to a corporation that is limited by shares, i.e., owned by shareholders

A/S - Aktieselskab, Joint Stock Company in Denmark

bps - Basis Points

ETF - Exchange Traded Fund

1M LIBOR - London Interbank Offered Rate (Monthly)

LLC - Limited Liability Corporation

Ltd. - Limited

MSCI - Morgan Stanley Capital International

NV - Naamloze Vennootschap (Dutch: Limited Liability Company)

OYJ - Osakeyhtio is the Finnish equivalent of a public limited company.

PLC - Public Limited Company

S.A. - Generally designates corporations in various countries, mostly those employing the civil law.

SpA - Societa` Per Azioni is an Italian shared company

S&P - Standard & Poor s

SPDR - Standard & Poor s Depositary Receipt

For Fund compliance purposes, each Fund s industry classifications refer to any one of the industry sub-classifications used by one or more widely recognized market indexes, and/or as defined by each Fund s management. This definition may not apply for purposes of this report, which may combine industry

sub-classifications for reporting ease. Industries are shown as a percent of net assets. These industry classification are unaudited.	ıs

See Notes to the Financial Statements.

26 www.cloughglobal.com

Clough Global Funds

Statements of Assets and Liabilities

October 31, 2015

	Clough Global Allocation Fund	Clough Global Equity Fund	Clough Global Opportunities Fund
ASSETS:			
Investments, at value (Cost - see below)*	\$ 242,812,877	\$ 402,429,507	\$ 1,010,001,206
Cash	2,135,812	2,179,946	7,306,397
Foreign Currency, at value (Cost \$735,617, \$2,273,674			
and \$4,493,539)	736,717	2,275,506	4,497,966
Deposit with broker for futures contracts	156,000	261,000	663,000
Deposit with broker for securities sold short	97,542,826	169,253,415	400,761,504
Deposit with brokers for total return swap contracts	6,003,637	10,555,207	24,821,450
Unrealized appreciation on total return swap contracts	228,337	364,280	967,786
Dividends receivable	170,071	243,540	538,716
Interest receivable	307,204	241,677	1,238,432
Receivable for investments sold	12,462,834	19,634,107	49,626,961
Total Assets	362,556,315	607,438,185	1,500,423,418
LIABILITIES:			
Loan payable	93,300,000	156,000,000	388,900,000
Interest due on loan payable	8,026	13,421	33,457
Variation margin payable	18,525	30,994	78,731
Securities sold short (Proceeds \$91,735,378,			
\$160,248,810 and \$381,205,202)	96,595,895	167,759,912	401,474,726
Payable for investments purchased	9,068,716	15,158,016	39,162,001
Unrealized depreciation on total return swap contracts	469,734	953,957	1,926,571
Dividends payable - short sales	79,573	132,416	329,722
Interest payable - margin account	61,735	119,026	255,094
Accrued investment advisory fee	215,032	464,340	1,268,286
Accrued administration fee	87,549	165,099	405,852
Accrued trustees fee	148	148	148
Other payables and accrued expenses	475	65,209	475
Total Liabilities	199,905,408	340,862,538	833,835,063
Net Assets	\$ 162,650,907	\$ 266,575,647	\$ 666,588,355
Cost of Investments	\$ 242,590,055	\$ 397,934,581	\$ 1,021,448,343
COMPOSITION OF NET ASSETS:			
COME OFFICE OF THE MODELLO			
Paid-in capital	\$ 165,478,928	\$ 263,692,992	\$ 712,547,900
Overdistributed net investment income	(2,560,125)	(7,253,121)	(16,052,685)
	4,602,204	13,726,815	2,730,657

Accumulated net realized gain on investment securities, futures contracts, securities sold short, written options, total return swap contracts and foreign currency transactions

transactions			
Net unrealized depreciation in value of investment			
securities, futures contracts, securities sold short, total			
return swap contracts and translation of assets and			
liabilities denominated in foreign currency	(4,870,100)	(3,591,039)	(32,637,517)
Net Assets	\$ 162,650,907	\$ 266,575,647	\$ 666,588,355
Shares of common stock outstanding of no par value,			
unlimited shares authorized	10,392,606	17,653,305	51,574,059
Net asset value per share	\$ 15.65	\$ 15.10	\$ 12.92
-			
* Securities Loaned, at value	\$ 68,044,493	\$ 131,860,627	\$ 317,940,874

See Notes to the Financial Statements.

Annual Report | October 31, 2015

27

Clough Global Funds

Statements of Operations

For the year ended October 31, 2015

		Clough Global Allocation Fund		Clough Global Equity Fund		Clough Global portunities Fund
INVESTMENT INCOME:						
Dividends (net of foreign withholding taxes of \$50,121,						
\$87,866 and \$206,972)	\$	3,043,514	\$	4,629,388	\$	
Interest on investment securities		1,082,166		613,000		4,403,414
Hypothecated securities income (See Note 6)		53,372		95,262		248,613
Total Income		4,179,052		5,337,650		15,537,236
EXPENSES:						
Investment advisory fee		2,549,983		5,449,290		15,061,787
Administration fee		1,038,208		1,937,525		4,819,772
Interest on loan		927,395		1,550,628		3,865,636
Interest expense - margin account		484,792		823,911		2,010,536
Trustees fee		154,795		173,695		154,795
Dividend expense - short sales		1,719,699		2,866,504		7,133,944
Other expenses		85,186		503,178		345,042
Total Expenses		6,960,058		13,304,731		33,391,512
Net Investment Loss		(2,781,006)		(7,967,081)		(17,854,276)
NET REALIZED GAIN/(LOSS) ON:						
Investment securities		15,967,179		25,881,488		73,407,994
Futures contracts		(230,550)		(365,111)		(943,537)
Securities sold short		875,223		510,269		3,220,497
Written options		(64,853)		(89,508)		(273,567)
Total return swap contracts		492,704		809,544		2,052,697
Foreign currency transactions		(171,689)		(309,402)		(796,416)
Long-term capital gains distributions from other investment						
companies		134,798				6,811
NET CHANGE IN UNREALIZED APPRECIATION/(DEPRECIATION) ON:						
Investment securities	(	12,030,047)	(	17,087,295)		(53,855,662)
Futures contracts		10,225		17,108		43,457
Securities sold short		(672,541)		(666,023)		(2,637,957)
Written options		24,188		30,195		106,238
Total return swap contracts		(587,780)		(1,152,988)		(2,415,201)
Translation of assets and liabilities denominated in foreign						
currencies		22,010		47,769		121,062
		3,768,867		7,626,046		18,036,416

Net gain on investment securities, futures contracts,			
securities sold short, written options, total return swap			
contracts and foreign currency transactions			
Net Increase/(Decrease) in Net Assets Attributable to			
<b>Common Shares from Operations</b>	\$ 987,861	\$ (341,035)	\$ 182,140

See Notes to the Financial Statements.

28 www.cloughglobal.com

Clough Global Allocation Fund

Statements of Changes in Net Assets

	For the Year Ended October 31, 2015	For the Period Ended October 31, 2014 (1)	For the Year Ended March 31, 2014
COMMON SHAREHOLDERS OPERATIONS:			
Net investment loss	\$ (2,781,006)	\$ (1,211,780)	\$ (2,700,749)
Net realized gain/(loss) from:	, , , ,		
Investment securities	15,967,179	9,263,719	33,757,575
Futures contracts	(230,550)	, ,	
Securities sold short	875,223	(4,048,850)	(11,724,746)
Written options	(64,853)	1,626,786	1,157,134
Total return swap contracts	492,704	127,759	(397,065)
Foreign currency transactions	(171,689)	(1,107,584)	(1,364,844)
Long-term capital gains distributions from other			
investment companies	134,798		
Net change in unrealized appreciation/(depreciation) on:	,		
Investment securities	(12,030,047)	(3,767,515)	1,545,066
Futures contracts	10,225	(- ) )	, ,
Securities sold short	(672,541)	776,488	(3,663,378)
Written options	24,188	(262,076)	237,888
Total return swap contracts	(587,780)	527,780	387,137
Translation of assets and liabilities denominated in foreign	` ' '	,	,
currencies	22,010	(23,378)	1,667
Net Increase in Net Assets From Operations	987,861	1,901,349	17,235,685
DISTRIBUTIONS TO COMMON SHAREHOLDERS:			
Net investment income	(678,815)	(1,428,310)	(2,508,129)
Net realized gains	(14,017,538)	(6,241,125)	(13,300,299)
Net Decrease in Net Assets from Distributions	(14,696,353)	(7,669,435)	(15,808,428)
CAPITAL SHARE TRANSACTIONS			
Repurchase of fund shares	(609,034)		
Net Decrease in Net Assets From Share Transactions	(609,034)		
Net Increase/(Decrease) in Net Assets Attributable to			
Common Shares	(14,317,526)	(5,768,086)	1,427,257

NET ASSETS ATTRIBUABLE TO COMMON SHARES:

Beginning of period	176,968,433	182,736,519	1	81,309,262
End of period*	\$ 162,650,907	\$ 176,968,433	\$ 1	82,736,519
*Includes Overdistributed Net Investment Income of:	\$ (2,560,125)	\$ (421,661)	\$	(25,714)

<sup>(1)</sup> The Board announced, on September 12, 2014, approval to change the fiscal year-end of the Fund from March 31 to October 31 (See Note 1).

See Notes to the Financial Statements.

Annual Report | October 31, 2015

29

Clough Global Equity Fund

Statements of Changes in Net Assets

	For the Year Ended October 31, 2015	For the Period Ended October 31, 2014 <sup>(1)</sup>	For the Year Ended March 31, 2014	
COMMON SHAREHOLDERS OPERATIONS:				
Net investment loss	\$ (7,967,081)	\$ (2,960,128)	\$ (5,959,391)	
Net realized gain/(loss) from:				
Investment securities	25,881,488	21,552,419	59,677,261	
Futures contracts	(365,111)			
Securities sold short	510,269	(6,922,240)	(19,377,471)	
Written options	(89,508)	2,711,856	2,132,270	
Total return swap contracts	809,544	208,335	(778,872)	
Foreign currency transactions	(309,402)	(1,873,544)	(2,282,452)	
Net change in unrealized appreciation/(depreciation) on:				
Investment securities	(17,087,295)	(13,626,546)	7,138,315	
Futures contracts	17,108			
Securities sold short	(666,023)	1,519,793	(6,297,210)	
Written options	30,195	(426,675)	396,480	
Total return swap contracts	(1,152,988)	850,925	912,341	
Translation of assets and liabilities denominated in				
foreign currencies	47,769	(49,915)	2,278	
Net Increase/(Decrease) in Net Assets From				
Operations	(341,035)	984,280	35,563,549	
DISTRIBUTIONS TO COMMON SHAREHOLDERS:				
Net investment income	(728,765)	(1,468,195)	(6,725,986)	
Net realized gains	(23,457,129)	(11,644,723)	(19,589,053)	
Net Decrease in Net Assets from Distributions	(24,185,894)	(13,112,918)	(26,315,039)	
CAPITAL SHARE TRANSACTIONS				
Repurchase of fund shares	(2,726,913)			
Net Decrease in Net Assets From Share Transactions	(2,726,913)			
The Decrease in the rissess from Sint Cransactions	(2,720,710)			
Net Increase/(Decrease) in Net Assets Attributable to Common Shares	(27,253,842)	(12,128,638)	9,248,510	
NET ASSETS ATTRIBUABLE TO COMMON SHARES:				
Beginning of period	293,829,489	305,958,127	296,709,617	

End of period\* \$ 266,575,647 \$ 293,829,489 \$ 305,958,127

\* Includes Overdistributed Net Investment Income of: \$ (7,253,121) \$ (689,161) \$ (58,333)

(1) The Board announced, on September 12, 2014, approval to change the fiscal year-end of the Fund from March 31 to October 31 (See Note 1).

See Notes to the Financial Statements.

30 www.cloughglobal.com

Clough Global Opportunities Fund

Statements of Changes in Net Assets

	For the Year Ended October 31, 2015	For the Period Ended October 31, 2014 (1)	For the Year Ended March 31, 2014
COMMON SHAREHOLDERS OPERATIONS:			
Net investment loss	\$ (17,854,276)	\$ (7,695,986)	\$ (16,433,509)
Net realized gain/(loss) from:			
Investment securities	73,407,994	56,231,878	154,280,979
Futures contracts	(943,537)		
Securities sold short	3,220,497	(16,856,654)	(49,230,469)
Written options	(273,567)	6,494,088	2,518,366
Total return swap contracts	2,052,697	536,860	(1,681,206)
Foreign currency transactions	(796,416)	(4,657,276)	(5,764,401)
Long-term capital gains distributions from other			
investment companies	6,811		
Net change in unrealized appreciation/(depreciation)			
on:			
Investment securities	(53,855,662)	(33,118,469)	1,301,682
Futures contracts	43,457		
Securities sold short	(2,637,957)	3,202,670	(15,331,017)
Written options	106,238	(1,057,790)	951,552
Total return swap contracts	(2,415,201)	2,223,549	1,634,232
Translation of assets and liabilities denominated in			
foreign currencies	121,062	(126,915)	6,869
<b>Net Increase in Net Assets From Operations</b>	182,140	5,175,955	72,253,078
DISTRIBUTIONS TO COMMON			
SHAREHOLDERS:			
Net investment income			(5,714,309)
Net realized gains	(61,512,262)	(34,405,011)	(64,906,503)
Net Decrease in Net Assets from Distributions	(61,512,262)	(34,405,011)	(70,620,812)
CAPITAL SHARE TRANSACTIONS			
Repurchase of fund shares	(1,936,592)		
Net Decrease in Net Assets From Share	, , , ,		
Transactions	(1,936,592)		
Net Increase/(Decrease) in Net Assets			
Attributable to Common Shares	(63, 266, 714)	(29,229,056)	1,632,266
	, , , ,	, , , ,	

# NET ASSETS ATTRIBUABLE TO COMMON SHARES:

Beginning of period	729,855,069	759,084,125	757,451,859
End of period*	\$ 666,588,355	\$ 729,855,069	\$ 759,084,125
*	, ,	, ,	, ,
* Includes Overdistributed Net Investment Income			
of:	\$ (16,052,685)	\$ (4,172,614)	\$ (4,669,930)

<sup>(1)</sup> The Board announced, on September 12, 2014, approval to change the fiscal year-end of the Fund from March 31 to October 31 (See Note 1).

See Notes to the Financial Statements.

Annual Report | October 31, 2015

31

Clough Global Funds

Statements of Cash Flows

For the year ended October 31, 2015

	Clough Global Allocation Fund	Clough Global Equity Fund	Clough Global Opportunities Fund
CASH FLOWS FROM OPERATING			
ACTIVITIES:			
Net increase/(decrease) in net assets from			
operations	\$ 987,861	\$ (341,035)	\$ 182,140
Adjustments to reconcile net increase/(decrease) in			
net assets from operations to net cash provided by			
operating activities:			
Purchase of investment securities	(416,870,159)	(605,413,825)	(1,736,378,453)
Proceeds from disposition of investment securities	449,355,685	670,601,636	1,879,040,992
Proceeds from securities sold short transactions	340,776,731	575,332,980	1,437,746,626
Cover securities sold short transactions	(309,444,074)	(516,280,362)	(1,308,278,363)
Premiums received from written options			
transactions	167,503	298,701	698,430
Premiums paid on closing written options			
transactions	(251,161)	(420,739)	(1,052,872)
Purchased options transactions	(37,679)	(63,100)	(157,298)
Other cost adjustments	31,690	52,614	131,234
Net purchases of short-term investment securities	(11,106,856)	(32,531,823)	(64,548,176)
Net realized gain from investment securities	(15,967,179)	(25,881,488)	(73,407,994)
Net realized gain on securities sold short	(875,223)	(510,269)	(3,220,497)
Net realized loss on written options	64,853	89,508	273,567
Net realized gain/(loss) on foreign currency			
transactions	25	(5)	140
Net realized gain on long-term capital gains			
distributions from other investment companies	(134,798)		(6,811)
Net change in unrealized depreciation on			
investment securities	12,030,047	17,087,295	53,855,662
Net change in unrealized depreciation on securities			
sold short	672,541	666,023	2,637,957
Net change in unrealized appreciation on written			
options	(24,188)	(30,195)	(106,238)
Net change in unrealized depreciation on total			
return swap contracts	587,780	1,152,988	2,415,201
Net change in unrealized appreciation on translation			
of assets and liabilities denominated in foreign			
currencies	(22,010)	(47,769)	(121,062)
Net amortization/(accretion) of premiums/discounts	19,330	28,393	82,268
	(156,000)	(261,000)	(663,000)

Increase in deposits with broker for futures contracts

Contracts						
Increase in deposits with broker for securities sold						
short		(32,283,087)		(60,198,557)		(128,936,241)
Increase in deposits with brokers for total return						
swap contracts		(4,054,280)		(7,395,052)		(16,619,097)
Increase/(Decrease) in dividends receivable		(32,985)		(3,269)		35,098
Decrease in interest receivable		93,233		208,931		302,559
Increase in interest due on loan payable		3,194		5,342		13,316
Increase in variation margin payable		18,525		30,994		78,731
Increase in dividends payable - short sales		76,061		126,549		315,098
Increase in interest payable - margin account		34,760		74,187		142,775
Increase in accrued investment advisory fee		9,417		25,414		49,887
Increase in accrued administration fee		3,834		9,036		15,964
Decrease in accrued trustees fee		(14,404)		(14,404)		(14,404)
Increase in other payables and accrued expenses		311		65,019		310
Net cash provided by operating activities		13,659,298		16,462,718		44,507,449
CASH FLOWS FROM FINANCING ACTIVITIES:						
Repurchase of fund shares		(609,034)		(2,726,913)		(1,936,592)
Cash distributions paid		(14,696,353)		(24,185,894)		(61,512,262)
Net cash used in financing activities		(15,305,387)		(26,912,807)		(63,448,854)
Effect of exchange rates on cash		22,010		47,769		121,062
Net Change in Cash and Foreign Rates on Cash and Foreign Currency		(1,624,079)		(10,402,320)		(18,820,343)
Cash and foreign currency, beginning of period	\$	4,496,608	\$	14,857,772	\$	30,624,706
Cash and foreign currency, end of period	\$	2,872,529	\$	4,455,452	\$	11,804,363
, , , , , , , , , , , , , , , , , , ,	-	_,-,-,	,	.,,	_	
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:						
Cash paid during the period for interest from bank borrowing:	\$	924,201	\$	1,545,286	\$	3,852,320

See Notes to the Financial Statements.

32 www.cloughglobal.com

Clough Global Allocation Fund

Financial Highlights

For a share outstanding throughout the period/years indicated

	For the				
For the	Period	For the	For the	For the	For the
Year					
Ended	<b>Ended October</b>	Year Ended	Year Ended	Year Ended	Year Ended
October 31, 2	201531, 2014 <sup>(1)</sup> N	March 31, 20 <b>1</b>	<b>4</b> arch 31, 20 <b>1</b>	<b>3</b> arch 31, 20 <b>1</b>	<b>L</b> arch 31, 2011

PER COMMON SHARE OPERATING PERFORMANCE:											
Net asset value - beginning of period	\$16.96	\$17.51	\$17.38	\$16.30	\$18.35	\$16.90					
Income from investment operations:											
Net investment income/(loss)* Net realized and unrealized	(0.27)	(0.12)	(0.26)	(0.01)	0.26	0.38					
gain/(loss) on investments	0.38	0.31	1.90	2.29	(1.11)	2.27					
Total Income/(Loss) from					40.05						
Investment Operations	0.11	0.19	1.64	2.28	(0.85)	2.65					
DISTRIBUTIONS TO COMMON SHAREHOLDERS FROM:											
Net investment income	(0.07)	(0.14)	(0.24)	(0.90)	(1.20)	(1.20)					
Net realized gains	(1.34)	(0.60)	(1.27)	(0.30)							
Total Distributions to Common Shareholders	(1.41)	(0.74)	(1.51)	(1.20)	(1.20)	(1.20)					
CAPITAL SHARE TRANSACT	TIONS:										
Dilutive impact of capital share transactions*	(0.01)										
Total Capital Share Transactions	(0.01)										
Net asset value - end of period	\$15.65	\$16.96	\$17.51	\$17.38	\$16.30	\$18.35					
Market price - end of period	\$13.60	\$14.60	\$15.18	\$15.07	\$13.94	\$16.24					
	1.610	1.600	11 140	16.100	(2.40).0	17.200					
	1.61%	1.68%	11.14%	16.19%	(3.48)%	17.30%					

Total Investment Return - Net Asset Value: <sup>(2)</sup>										
Total Investment Return-Market										
Price: <sup>(2)</sup>	2.57%	0.97%	11.12%	17.81%	(6.73)%	10.20%				
RATIOS AND SUPPLEMENTAL DATA:										
Net assets attributable to common shares, end of period (000s)	\$162,651	\$176,968	\$182,737	\$181,309	\$170,120	\$191,502				
Ratios to average net assets attributable to common shareholders:										
Total expenses	3.95%	$3.25\%^{(3)}$	3.34%	3.24%	3.05%	2.87%				
Total expenses excluding interest expense and dividends										
on short sales expense	2.17%	$2.00\%^{(3)}$	1.94%	1.93%	1.80%	1.74%				
Net investment income/(loss)	(1.58)	$(1.15)^{(3)}$	(1.47)	(0.04)	1.61	2.28				
Portfolio turnover rate <sup>(4)</sup>	172%	110%	179%	250%	192%	172%				
Borrowings at End of Period										
Aggregate Amount Outstanding (000s)	\$93,300	\$93,300	\$93,300	\$89,800	\$89,800	\$89,800				
Asset Coverage Per \$1,000 (000s)	\$2,743	\$2,897	\$2,959	\$3,019	\$2,894	\$3,133				

<sup>\*</sup> Based on average shares outstanding.

See Notes to the Financial Statements.

Annual Report | October 31, 2015

33

<sup>(1)</sup> The Board announced, on September 12, 2014, approval to change the fiscal year-end of the Fund from March 31 to October 31 (See Note 1).

<sup>(2)</sup> Total investment return is calculated assuming a purchase of a common share at the opening on the first day and a sale at the closing on the last day of each period reported. Dividends and distributions, if any, are assumed for purposes of this calculation to be reinvested at price obtained under the Fund s dividend reinvestment plan. Total investment returns do not reflect brokerage commissions on the purchase or sale of the Fund s common shares. Past performance is not a guarantee of future results. Total returns for the period indicated are not annualized.

<sup>(3)</sup> Annualized.

<sup>(4)</sup> Portfolio turnover rate for periods less than one full year have not been annualized.

For the

Period

For the

For the

For the

# **Table of Contents**

Clough Global Equity Fund

Financial Highlights

For the

For a share outstanding throughout the period/years indicated

For the

	Year		Year								
Oc	Ended Entober 31, 2015	ded October 31, 2014 <sup>(1)</sup> Ma		Year Ended <b>Y</b> Iarch 31, 20 <b>M</b> a							
PER COMMON SHARE OPER	RATING PERI	FORMANCE:	;								
Net asset value - beginning of											
period	\$16.47	\$17.15	\$16.63	\$15.53	\$17.62	\$16.29					
Income from investment operations:											
Net investment income/(loss)*	(0.45)	(0.17)	(0.33)	(0.06)	0.21	0.30					
Net realized and unrealized											
gain/(loss) on investments	0.46	0.23	2.33	2.32	(1.14)	2.19					
Total Income/(Loss) from											
Investment Operations	0.01	0.06	2.00	2.26	(0.93)	2.49					
DISTRIBUTIONS TO COMMON SHAREHOLDERS FROM:											
Net investment income	(0.04)	(0.08)	(0.38)	(0.87)	(1.14)	(1.16)					
Net realized gains	(1.32)	(0.66)	(1.10)	(0.29)							
Tax return of capital					(0.02)						
Total Distributions to Common											
Shareholders	(1.36)	(0.74)	(1.48)	(1.16)	(1.16)	(1.16)					
	ELONG										
CAPITAL SHARE TRANSACT	HONS:										
Dilutive impact of capital share	(0,02)										
transactions*	(0.02)										
Total Capital Share Transactions Net asset value - end of period	\$15.10	\$16.47	\$17.15	\$16.63	\$15.53	\$17.62					
Net asset value - end of period	\$15.10	\$10.47	φ17.13	\$10.03	\$15.55	\$17.02					
Market price - end of period	\$12.92	\$14.34	\$15.42	\$14.70	\$13.09	\$15.37					
Total Investment Return - Net											
Asset Value: <sup>(2)</sup>	0.76%	0.86%	13.57%	16.90%	(4.08)%	17.05%					
	(0.98)%	(2.33)%	15.52%	22.60%	(7.32)%	16.07%					
Table of Contents						76					

Total Investment Return - Market Price:<sup>(2)</sup>

RATIOS AND SUPPLEMENTA	AL DATA:					
Net assets attributable to						
common shares, end of period						
(000s)	\$266,576	\$293,829	\$305,958	\$296,710	\$277,061	\$314,355
Ratios to average net assets						
attributable to common						
shareholders:						
Total expenses	4.56%	$3.68\%^{(3)}$	3.76%	3.67%	3.43%	3.23%
Total expenses excluding						
interest expense and dividends						
on short sales expense	2.77%	$2.42\%^{(3)}$	2.36%	2.35%	2.18%	2.10%
Net investment income/(loss)	(2.73)%	$(1.68)\%^{(3)}$	(1.95)%	(0.37)%	1.34%	1.87%
Portfolio turnover rate <sup>(4)</sup>	154%	102%	166%	250%	183%	173%
<b>Borrowings at End of Period</b>						
Aggregate Amount Outstanding						
(000s)	\$156,000	\$156,000	\$156,000	\$147,000	\$147,000	\$147,000
Asset Coverage Per \$1,000						
(000s)	\$2,709	\$2,884	\$2,961	\$3,018	\$2,885	\$3,138

<sup>\*</sup> Based on average shares outstanding.

See Notes to the Financial Statements.

34 www.cloughglobal.com

<sup>(1)</sup> The Board announced, on September 12, 2014, approval to change the fiscal year-end of the Fund from March 31 to October 31 (See Note 1).

<sup>(2)</sup> Total investment return is calculated assuming a purchase of a common share at the opening on the first day and a sale at the closing on the last day of each period reported. Dividends and distributions, if any, are assumed for purposes of this calculation to be reinvested at price obtained under the Fund s dividend reinvestment plan. Total investment returns do not reflect brokerage commissions on the purchase or sale of the Fund s common shares. Past performance is not a guarantee of future results. Total returns for the period indicated are not annualized.

<sup>(3)</sup> Annualized.

<sup>(4)</sup> Portfolio turnover rate for periods less than one full year have not been annualized.

For the

For the

**Period** 

For the

# **Table of Contents**

Clough Global Opportunities Fund

Financial Highlights

For the

For a share outstanding throughout the period/years indicated

For the

For the

	Year									
			Year Ended		Year Ended	Year Ended				
	October 31, 2015	<b>31, 2014</b> <sup>(1)</sup>	March 31, 201	<b>M</b> arch 31, 2013	<b>M</b> arch 31, 2012	March 31, 2011				
PER COMMON SHARE OPERATING PERFORMANCE:										
Net asset value -										
beginning of period	\$14.11	\$14.67	\$14.64	\$13.84	\$15.72	\$14.68				
Income from										
investment operations	s:									
Net investment										
income/(loss)*	(0.35)	(0.15)	(0.32)	(0.09)	0.14	0.25				
Net realized and										
unrealized gain/(loss)										
on investments	0.36	0.26	1.72	1.97	(0.94)	1.87				
Total Income/(Loss)										
from Investment	0.04	0.44	4.40	4.00	(0.00)					
Operations	0.01	0.11	1.40	1.88	(0.80)	2.12				
DISTRIBUTIONS T	TO COMMON SH	IAREHOLDE	RS FROM:							
Net investment										
income			(0.11)	(1.08)	(1.05)	(1.08)				
Net realized gains	(1.19)	(0.67)	(1.26)							
Tax return of capital					(0.03)					
Total Distributions to	)									
Common										
Shareholders	(1.19)	(0.67)	(1.37)	(1.08)	(1.08)	(1.08)				
CAPITAL SHARE	TRANSACTIONS	S:								
Dilutive impact of										
capital share										
transactions*	(0.01)									
Total Capital Share	,									
Transactions	(0.01)									
Net asset value - end	,									
of period	\$12.92	\$14.11	\$14.67	\$14.64	\$13.84	\$15.72				
_										

Market price - end of						
period	\$11.25	\$12.18	\$12.75	\$12.87	\$11.78	\$13.85
Total Investment						
Return - Net Asset						
Value: <sup>(2)</sup>	1.13%	1.39%	11.26%	15.87%	(3.88)%	16.21%
Total Investment						
Return - Market						
Price:(2)	1.93%	0.70%	9.99%	19.67%	(7.14)%	15.27%
RATIOS AND SUPPLI	EMENTAL DA	TA:				
Net assets attributable						
to common shares,						
end of period (000s)	\$666,588	\$729,855	\$759,084	\$757,452	\$716,213	\$813,178
Ratios to average net						
assets attributable to						
common shareholders:		2.0.524(2)				
Total expenses	4.62%	$3.86\%^{(3)}$	3.97%	3.86%	3.61%	3.40%
Total expenses						
excluding interest						
expense and dividends		<b>5</b> 50 54 (2)				
on short sales expense	2.82%	$2.60\%^{(3)}$	2.55%	2.52%	2.35%	2.25%
Net investment		(4 = 5) ** (2)				. =
income/(loss)	(2.47)%	$(1.76)\%^{(3)}$	(2.15)%	(0.64)%	1.04%	1.74%
Portfolio turnover	4=6~	444~	4=0~	244.00	1000	4=4~
rate <sup>(4)</sup>	176%	111%	178%	241%	193%	171%
<b>Borrowings at End of P</b>	Period					
Aggregate Amount						
Outstanding (000s)	\$388,900	\$388,900	\$388,900	\$388,900	\$388,900	\$388,900
Asset Coverage Per						
\$1,000 (000s)	\$2,714	\$2,877	\$2,952	\$2,948	\$2,842	\$3,091
, ,						

<sup>\*</sup> Based on average shares outstanding.

See Notes to the Financial Statements.

<sup>(1)</sup> The Board announced, on September 12, 2014, approval to change the fiscal year-end of the Fund from March 31 to October 31 (See Note 1).

<sup>(2)</sup> Total investment return is calculated assuming a purchase of a common share at the opening on the first day and a sale at the closing on the last day of each period reported. Dividends and distributions, if any, are assumed for purposes of this calculation to be reinvested at price obtained under the Fund s dividend reinvestment plan. Total investment returns do not reflect brokerage commissions on the purchase or sale of the Fund s common shares. Past performance is not a guarantee of future results. Total returns for the period indicated are not annualized.

<sup>(3)</sup> Annualized.

<sup>(4)</sup> Portfolio turnover rate for periods less than one full year have not been annualized.

Annual Report | October 31, 2015

35

Clough Global Funds

Notes to Financial Statements

October 31, 2015

#### 1. ORGANIZATION AND SIGNIFICANT ACCOUNTING AND OPERATING POLICIES

Clough Global Allocation Fund, Clough Global Equity Fund, and Clough Global Opportunities Fund, are closed-end management investment companies registered under the Investment Company Act of 1940 (the 1940 Act ). The Funds were organized under the laws of the state of Delaware by an Amended Agreement and Declaration of Trust dated April 27, 2004 and January 25, 2005, respectively for Clough Global Allocation Fund and Clough Global Equity Fund, and an Agreement and Declaration of Trust dated January 12, 2006, for Clough Global Opportunities Fund. The Funds were previously registered as non-diversified investment companies. As a result of ongoing operations, each of the Funds became a diversified company. The Funds may not resume operating in a non-diversified manner without first obtaining shareholder approval. Each Fund s investment objective is to provide a high level of total return. Each Declaration of Trust provides that the Board of Trustees may authorize separate classes of shares of beneficial interest. The common shares of Clough Global Allocation Fund, Clough Global Equity Fund, and Clough Global Opportunities Fund are listed on the NYSE MKT and trade under the ticker symbols GLV , GLQ and GLO respectively. The Board of Trustees of each Fund announced, on September 12, 2014, that it had approved a change to the Funds fiscal year-end from March 31 to October 31.

The following is a summary of significant accounting policies followed by the Funds. These policies are in conformity with U.S. generally accepted accounting principles (GAAP). The preparation of financial statements in accordance with GAAP requires management to make estimates and assumptions that affect the reported amounts and disclosures in the financial statements during the reporting period. Management believes the estimates and security valuations are appropriate; however, actual results may differ from those estimates, and the security valuations reflected in the financial statements may differ from the value the Funds ultimately realize upon sale of the securities. Each Fund is considered an investment company for financial reporting purposes under GAAP.

The net asset value per share of each Fund is determined no less frequently than daily, on each day that the New York Stock Exchange (NYSE or the Exchange) is open for trading, as of the close of regular trading on the Exchange (normally 4:00 p.m. New York time). Trading may take place in foreign issues held by the Fund at times when a Fund is not open for business. As a result, each Fund s net asset value may change at times when it is not possible to purchase or sell shares of a Fund.

**Investment Valuation:** Securities, including futures contracts, held by each Fund for which exchange quotations are readily available are valued at the last sale price, or if no sale price or if traded on the over-the-counter market, at the mean of the bid and asked prices on such day. Most securities listed on a foreign exchange are valued at the last sale price at the close of the exchange on which the security is primarily traded. In certain countries market maker prices are used since they are the most representative of the daily trading activity. Market maker prices are usually the mean between the bid and ask prices. Certain markets are not closed at the time that the Funds price their portfolio securities. In these situations, snapshot prices are provided by the individual pricing services or other alternate sources at the close of the NYSE as appropriate. Securities not traded on a particular day are valued at the mean between the last reported bid and the asked quotes, or the last sale price when appropriate; otherwise fair value will be determined by the board-appointed fair valuation committee. Debt securities for which the over-the-counter market is the primary

market are normally valued on the basis of prices furnished by one or more pricing services or dealers at the mean between the latest available bid and asked prices. As authorized by the Board of Trustees, debt securities (including short-term obligations that will mature in 60 days or less) may be valued on the basis of valuations furnished by a pricing service which determines valuations based upon market transactions for normal, institutional-size trading units of securities or a matrix method which considers yield or price of comparable bonds provided by a pricing service. Over-the-counter options are valued at the mean between bid and asked prices provided by dealers. Exchange-traded options are valued at closing settlement prices. Total return swaps are priced based on valuations provided by a Board approved independent third party pricing agent. If a total return swap price cannot be obtained from an independent third party pricing agent the Fund shall seek to obtain a bid price from at least one independent and/or executing broker.

If the price of a security is unavailable in accordance with the aforementioned pricing procedures, or the price of a security is unreliable, e.g., due to the occurrence of a significant event, the security may be valued at its fair value determined by management pursuant to procedures adopted by the Board of Trustees. For this purpose, fair value is the price that a Fund reasonably expects to receive on a current sale of the security. Due to the number of variables affecting the price of a security, however; it is possible that the fair value of a security may not accurately reflect the price that a Fund could actually receive on a sale of the security.

A three-tier hierarchy has been established to classify fair value measurements for disclosure purposes. Inputs refer broadly to the assumptions that market participants would use in pricing the asset or liability, including assumptions about risk. Inputs may be observable or unobservable. Observable inputs are inputs that reflect the assumptions market participants would use in pricing the asset or liability that are developed based on market data obtained from sources independent of the reporting entity. Unobservable inputs are inputs that reflect the reporting entity s own assumptions about the assumptions market participants would use in pricing the asset or liability that are developed based on the best information available.

36 www.cloughglobal.com

Clough Global Funds

Notes to Financial Statements

October 31, 2015

Various inputs are used in determining the value of each Fund s investments as of the reporting period end. These inputs are categorized in the following hierarchy under applicable financial accounting standards:

- Level 1 Unadjusted quoted prices in active markets for identical, unrestricted assets or liabilities that a Fund has the ability to access at the measurement date;
- Level 2 Quoted prices which are not active, quoted prices for similar assets or liabilities in active markets or inputs other than quoted prices that are observable (either directly or indirectly) for substantially the full term of the asset or liability; and
- Level 3 Significant unobservable prices or inputs (including the Fund's own assumptions in determining the fair value of investments) where there is little or no market activity for the asset or liability at the measurement date

The following is a summary of the inputs used as of October 31, 2015, in valuing each Fund s investments carried at value. The Funds recognize transfers between the levels as of the end of the period in which the transfer occurred. There were no transfers between Levels 1 and 2 during the year ended October 31, 2015.

#### **Clough Global Allocation Fund**

Investments in Securities at Value*	Level 1		Level 2	Level 3		Total	
Common Stocks							
Consumer Discretionary	\$	45,634,048	\$		\$	\$	45,634,048
Consumer Staples		553,168					553,168
Energy		6,560,213		1,323,337			7,883,550
Financials		46,760,578					46,760,578
Health Care		22,557,299					22,557,299
Industrials		20,341,497					20,341,497
Information Technology		17,446,629					17,446,629
Materials		5,532,790					5,532,790
Telecommunication Services		6,605,198					6,605,198
Utilities		3,795,297					3,795,297
Exchange Traded Funds		5,845,101					5,845,101
Closed-End Funds		5,101,669					5,101,669
Participation Notes				4,237,487			4,237,487
Warrants		14,620					14,620
Corporate Bonds				10,653,818			10,653,818
Asset/Mortgage Backed Securities				6,101,197			6,101,197

Government & Agency Obligations		19,142,177		19,142,177
Short-Term Investments				
Money Market Fund	14,606,754			14,606,754
TOTAL	\$ 201,354,861	\$ 41,458,016	\$ \$	242,812,877
Other Financial Instruments				
Assets				
Futures Contracts**	\$ 10,225	\$	\$ \$	10,225
Total Return Swap Contracts**		228,337		228,337
Liabilities				
Securities Sold Short*				
Common Stocks				
Consumer Discretionary	(3,118,419)			(3,118,419)
Consumer Staples	(364,226)			(364,226)
Energy	(10,323,290)			(10,323,290)
Financials	(14,821,158)			(14,821,158)
Health Care	(10,143,251)			(10,143,251)
Industrials	(21,246,010)	(2)		(21,246,012)
Information Technology	(5,263,506)			(5,263,506)
Exchange Traded Funds	(30,606,657)			(30,606,657)
Preferred Stocks	(709,376)			(709,376)

Annual Report | October 31, 2015

37

Clough Global Funds

Notes to Financial Statements

October 31, 2015

Other Financial Instruments			
m . 1D		(460.724)	(460.704)
Total Return Swap Contracts**		(469,734)	(469,734)
TOTAL	\$ (96,585,668)	\$ (241,399)	\$ \$ (96,827,067)

# **Clough Global Equity Fund**

Investments in Securities at Value*	Level 1	Level 2		Level 3		Total	
Common Stocks							
Consumer Discretionary	\$ 82,754,604	\$		\$	\$	82,754,604	
Consumer Staples	918,654					918,654	
Energy	11,095,427		2,203,200			13,298,627	
Financials	82,955,634					82,955,634	
Health Care	39,236,674		830,375			40,067,049	
Industrials	34,333,339					34,333,339	
Information Technology	33,431,584					33,431,584	
Materials	10,267,494					10,267,494	
Telecommunication Services	11,049,357					11,049,357	
Utilities	6,309,468					6,309,468	
Exchange Traded Funds	9,816,847					9,816,847	
Participation Notes			7,063,553			7,063,553	
Warrants	24,465					24,465	
Corporate Bonds			4,494,825			4,494,825	
Asset/Mortgage Backed Securities			1,355,615			1,355,615	
Government & Agency Obligations			24,256,733			24,256,733	
Short-Term Investments							
Money Market Fund	40,031,659					40,031,659	
TOTAL	\$ 362,225,206	\$	40,204,301	\$	\$	402,429,507	

Other Financial Instruments			
Assets			
Futures Contracts**	\$ 17,108	\$ \$	\$ 17,108

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Total Return Swap Contracts**		364,280	364,280
Liabilities			
Securities Sold Short*			
Common Stocks			
Consumer Discretionary	(5,461,957)		(5,461,957)
Consumer Staples	(613,191)		(613,191)
Energy	(17,186,558)		(17,186,558)
Financials	(24,666,618)		(24,666,618)
Health Care	(16,968,318)		(16,968,318)
Industrials	(35,455,708)	(2)	(35,455,710)
Information Technology	(8,781,859)		(8,781,859)
Exchange Traded Funds	(57,433,797)		(57,433,797)
Preferred Stocks	(1,191,904)		(1,191,904)
Total Return Swap Contracts**		(953,957)	(953,957)
TOTAL	\$ (167,742,802)	\$ (589,679)	\$ \$ (168,332,481)

38 www.cloughglobal.com

Clough Global Funds

Notes to Financial Statements

October 31, 2015

# **Clough Global Opportunities Fund**

Investments in Securities at Value*		Level 1		Level 2	Level 3	Total
Common Stocks						
Consumer Discretionary	\$	190,321,560	\$		\$	\$ 190,321,560
Consumer Staples	·	2,301,574	·		·	2,301,574
Energy		27,087,334		5,427,000		32,514,334
Financials		188,580,574		-, -,,		188,580,574
Health Care		93,477,742				93,477,742
Industrials		84,405,851				84,405,851
Information Technology		72,375,652				72,375,652
Materials		25,646,934				25,646,934
Telecommunication Services		27,350,558				27,350,558
Utilities		15,665,100				15,665,100
Exchange Traded Funds		24,234,859				24,234,859
Participation Notes				17,460,845		17,460,845
Warrants		60,916				60,916
Corporate Bonds				44,501,372		44,501,372
Asset/Mortgage Backed Securities				27,574,335		27,574,335
Government & Agency Obligations				82,981,236		82,981,236
Short-Term Investments						
Money Market Fund		80,547,764				80,547,764
TOTAL	\$	832,056,418	\$	177,944,788	\$	\$ 1,010,001,206

Other Financial Instruments				
Assets				
Futures Contracts**	\$ 43,457	\$	\$ \$	43,457
Total Return Swap Contracts**		967,786		967,786
Liabilities				
Securities Sold Short*				

Common Stocks			
Consumer Discretionary	(13,103,147)		(13,103,147)
Consumer Staples	(1,503,877)		(1,503,877)
Energy	(42,993,663)		(42,993,663)
Financials	(61,331,822)		(61,331,822)
Health Care	(41,939,300)		(41,939,300)
Industrials	(87,974,913)	(5)	(87,974,918)
Information Technology	(21,749,523)		(21,749,523)
Exchange Traded Funds	(127,945,772)		(127,945,772)
Preferred Stocks	(2,932,704)		(2,932,704)
Total Return Swap Contracts**		(1,926,571)	(1,926,571)
TOTAL	\$ (401,431,264)	\$ (958,790)	\$ \$ (402,390,054)

In the event a Board approved independent pricing service is unable to provide an evaluated price for a security or Clough Capital Partners L.P. (the Adviser or Clough) believes the price provided is not reliable, securities of each Fund may be valued at fair value as described above. In these instances the Adviser may seek to find an alternative independent source, such as a broker/dealer to provide a price quote, or by using evaluated pricing models similar to the techniques and models used by the independent pricing service. These fair value measurement techniques may utilize unobservable inputs (Level 3).

On a monthly basis, the Fair Value Committee of each Fund meets and discusses securities that have been fair valued during the preceding month in accordance with the Funds Fair Value Procedures and reports quarterly to the Board of Trustees on the results of those meetings.

Annual Report | October 31, 2015

39

<sup>\*</sup> For detailed industry descriptions, see the accompanying Statement of Investments.

<sup>\*\*</sup> Swap contracts and futures contracts are reported at their unrealized appreciation/(depreciation) at measurement date, which represents the change in the contract s value from trade date.

Clough Global Funds

Notes to Financial Statements

October 31, 2015

For the year ended October 31, 2015, the Funds did not have significant unobservable inputs (Level 3) used in determining fair value. Therefore, a reconciliation of assets in which significant unobservable inputs (Level 3) were used in determining fair value is not applicable.

**Foreign Securities:** Each Fund may invest a portion of its assets in foreign securities. In the event that a Fund executes a foreign security transaction, the Fund will generally enter into a foreign currency spot contract to settle the foreign security transaction. Foreign securities may carry more risk than U.S. securities, such as political, market and currency risks.

The accounting records of each Fund are maintained in U.S. dollars. Prices of securities denominated in foreign currencies are translated into U.S. dollars at the closing rates of exchange at period end. Amounts related to the purchase and sale of foreign securities and investment income are translated at the rates of exchange prevailing on the respective dates of such transactions.

The effect of changes in foreign currency exchange rates on investments is reported with investment securities realized and unrealized gains and losses in the Funds Statements of Operations.

A foreign currency spot contract is a commitment to purchase or sell a foreign currency at a future date, at a negotiated rate. Each Fund may enter into foreign currency spot contracts to settle specific purchases or sales of securities denominated in a foreign currency and for protection from adverse exchange rate fluctuation. Risks to a Fund include the potential inability of the counterparty to meet the terms of the contract.

The net U.S. dollar value of foreign currency underlying all contractual commitments held by a Fund and the resulting unrealized appreciation or depreciation are determined using prevailing forward foreign currency exchange rates. Unrealized appreciation and depreciation on foreign currency spot contracts are reported in the Funds Statements of Assets and Liabilities as a receivable or a payable and in the Funds Statements of Operations with the change in unrealized appreciation or depreciation on translation of assets and liabilities denominated in foreign currencies. These spot contracts are used by the broker to settle investments denominated in foreign currencies.

A Fund may realize a gain or loss upon the closing or settlement of the foreign transactions, excluding investment securities. Such realized gains and losses are reported with all other foreign currency gains and losses in the Statements of Operations.

**Short Sales:** Each Fund may sell a security it does not own in anticipation of a decline in the fair value of that security. When a Fund sells a security short, it must borrow the security sold short and deliver it to the broker-dealer through which it made the short sale. A gain, limited to the price at which a Fund sold the security short, or a loss, unlimited in size, will be recognized upon the termination of the short sale.

Each Fund s obligation to replace the borrowed security will be secured by collateral deposited with the broker-dealer, usually cash, U.S. government securities or other liquid securities. Each Fund will also be required to designate on its

books and records similar collateral with its custodian to the extent, if any, necessary so that the aggregate collateral value is at all times at least equal to the current market value of the security sold short. The cash amount is reported on the Statements of Assets and Liabilities as Deposit with broker for securities sold short which is held with one counterparty. Each Fund is obligated to pay interest to the broker for any debit balance of the margin account relating to short sales. The interest incurred by the Funds is reported on the Statements of Operations as Interest expense margin account. Interest amounts payable are reported on the Statements of Assets and Liabilities as Interest payable margin account.

Each Fund may also sell a security short if it owns at least an equal amount of the security sold short or another security convertible or exchangeable for an equal amount of the security sold short without payment of further compensation (a short sale against-the-box). In a short sale against-the-box, the short seller is exposed to the risk of being forced to deliver stock that it holds to close the position if the borrowed stock is called in by the lender, which would cause gain or loss to be recognized on the delivered stock. Each Fund expects normally to close its short sales against-the-box by delivering newly acquired stock. Since the Funds intend to hold securities sold short for the short term, these securities are excluded from the purchases and sales of investment securities in Note 4 and the Fund s Portfolio Turnover in the Financial Highlights.

**Derivatives Instruments and Hedging Activities:** The following discloses the Funds use of derivative instruments and hedging activities.

The Funds investment objectives not only permit the Funds to purchase investment securities, they also allow the Funds to enter into various types of derivative contracts, including, but not limited to, purchased and written options, swaps, futures and warrants. In doing so, the Funds will employ strategies in differing combinations to permit them to increase, decrease, or change the level or types of exposure to market factors. Central to those strategies are features inherent to derivatives that make them more attractive for this purpose than equity securities; they require little or no initial cash investment, they can focus exposure on only certain selected risk factors, and they may not require the ultimate receipt or delivery of the underlying security (or securities) to the contract. This may allow the Funds to pursue their objectives more quickly and efficiently than if they were to make direct purchases or sales of securities capable of affecting a similar response to market factors.

40 www.cloughglobal.com

Clough Global Funds

Notes to Financial Statements

October 31, 2015

Risk of Investing in Derivatives: The Funds use of derivatives can result in losses due to unanticipated changes in the market risk factors and the overall market. In instances where the Funds are using derivatives to decrease or hedge exposures to market risk factors for securities held by the Funds, there are also risks that those derivatives may not perform as expected, resulting in losses for the combined or hedged positions.

Derivatives may have little or no initial cash investment relative to their market value exposure and therefore can produce significant gains or losses in excess of their cost. This use of embedded leverage allows the Funds to increase their market value exposure relative to their net assets and can substantially increase the volatility of the Funds performance.

Additional associated risks from investing in derivatives also exist and potentially could have significant effects on the valuation of the derivative and the Funds. Typically, the associated risks are not the risks that the Funds are attempting to increase or decrease exposure to, per their investment objectives, but are the additional risks from investing in derivatives.

Examples of these associated risks are liquidity risk, which is the risk that the Funds will not be able to sell the derivative in the open market in a timely manner, and counterparty credit risk, which is the risk that the counterparty will not fulfill its obligation to the Funds. Associated risks can be different for each type of derivative and are discussed by each derivative type in the notes that follow.

Each Fund may acquire put and call options and options on stock indices and enter into stock index futures contracts, certain credit derivatives transactions and short sales in connection with its equity investments. In connection with a Fund s investments in debt securities, it may enter into related derivatives transactions such as interest rate futures, swaps and options thereon and certain credit derivatives transactions. Derivatives transactions of the types described above subject a Fund to increased risk of principal loss due to imperfect correlation or unexpected price or interest rate movements. Each Fund also will be subject to credit risk with respect to the counterparties to the derivatives contracts purchased by a Fund. If a counterparty becomes bankrupt or otherwise fails to perform its obligations under a derivatives contract due to financial difficulties, each Fund may experience significant delays in obtaining any recovery under the derivatives contract in a bankruptcy or other reorganization proceeding. Each Fund may obtain only a limited recovery or may obtain no recovery in such circumstances.

*Market Risk Factors:* In addition, in pursuit of their investment objectives, certain Funds may seek to use derivatives, which may increase or decrease exposure to the following market risk factors:

Equity Risk: Equity risk relates to the change in value of equity securities as they relate to increases or decreases in the general market.

Foreign Exchange Rate Risk: Foreign exchange rate risk relates to the change in the U.S. dollar value of a security held that is denominated in a foreign currency. The value of a foreign currency denominated security will decrease as the dollar appreciates against the currency, while the value of the foreign currency denominated security will increase

as the dollar depreciates against the currency.

**Option Writing/Purchasing:** Each Fund may purchase or write (sell) put and call options. One of the risks associated with purchasing an option among others, is that a Fund pays a premium whether or not the option is exercised. Additionally, a Fund bears the risk of loss of premium and change in market value should the counterparty not perform under the contract. The cost of securities acquired through the exercise of call options is increased by premiums paid. The proceeds from securities sold through the exercise of put options are decreased by the premiums paid. Each Fund is obligated to pay interest to the broker for any debit balance of the margin account relating to options. Each Fund pledges cash or liquid assets as collateral to satisfy the current obligations with respect to written options. The interest incurred on the Funds is reported on the Statements of Operations as Interest expense margin account. Interest amounts payable by the Funds are reported on the Statements of Assets and Liabilities as Interest payable margin account.

When a Fund writes an option, an amount equal to the premium received by a Fund is recorded as a liability and is subsequently adjusted to the current value of the option written. Premiums received from writing options that expire unexercised are treated by a Fund on the expiration date as realized gains. The difference between the premium received and the amount paid on effecting a closing purchase transaction, including brokerage commissions, is recorded as a realized gain or loss. If a call option is exercised, the premium is added to the proceeds from the sale of the underlying security or currency in determining whether a Fund has realized a gain or loss. If a put option is exercised, the premium reduces the cost basis of the securities purchased by a Fund. Each Fund, as writer of an option, bears the market risk of an unfavorable change in the price of the security underlying the written option.

Annual Report | October 31, 2015

41

Clough Global Funds

Notes to Financial Statements

October 31, 2015

Written option activity for the year ended October 31, 2015, was as follows:

# **Clough Global Allocation Fund**

W	ritten	Call	O	ptions
---	--------	------	---	--------

	Contracts	Premiums
Outstanding, October 31, 2014	(282)	\$ 34,512
Positions opened	(580)	167,503
Closed	796	(186,309)
Exercised	66	(15,706)
Expired		
Outstanding, October 31, 2015		\$
Market Value, October 31, 2015		\$

# **Clough Global Equity Fund**

# Written Call Options

	Contracts	Premiums		
Outstanding, October 31, 2014	(605)	\$	74,170	
Positions opened	(1,192)		298,701	
Closed	1,512		(331,231)	
Exercised	285		(41,640)	
Expired				
Outstanding, October 31, 2015		\$		
Market Value, October 31, 2015		\$		

# **Clough Global Opportunities Fund**

Written Call Options

Contracts Premiums

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Outstanding, October 31, 2014	(1,208)	\$ 148,937
Positions opened	(2,412)	698,430
Closed	3,291	(643,946)
Exercised	329	(203,421)
Expired		
Outstanding, October 31, 2015		\$
Market Value, October 31, 2015		\$

**Futures Contracts:** Each Fund may enter into futures contracts. A futures contract is an agreement to buy or sell a security or currency (or to deliver a final cash settlement price in the case of a contract relating to an index or otherwise not calling for physical delivery at the end of trading in the contract) for a set price at a future date. If a Fund buys a security futures contract, the Fund enters into a contract to purchase the underlying security and is said to be long under the contract. If a Fund sells a security futures contact, the Fund enters into a contract to sell the underlying security and is said to be short under the contract. The price at which the contract trades (the contract price) is determined by relative buying and selling interest on a regulated exchange. Futures contracts are marked to market daily and an appropriate payable or receivable for the change in value (variation margin) is recorded by the Fund. Such payables or receivables are recorded for financial statement purposes as variation margin payable or variation margin receivable by each Fund. Each Fund pledges cash or liquid assets as collateral to satisfy the current obligations with respect to futures contracts. The cash amount is reported on the Statements of Assets and Liabilities as Deposit with broker for futures contracts which is held with one counterparty.

The Funds enter into such transactions for hedging and other appropriate risk-management purposes or to increase return. While a Fund may enter into futures contracts for hedging purposes, the use of futures contracts might result in a poorer overall performance for the Fund than if it had not engaged in any such transactions. If, for example, the Fund had insufficient cash, it might have to sell a portion of its underlying portfolio of securities in order to meet daily variation margin requirements on its futures contracts or options on futures contracts at a time when it might be disadvantageous to do so. There may be an imperfect correlation between the Funds portfolio holdings and futures contracts entered into by the Fund, which may prevent the Fund from achieving the intended hedge or expose the Fund to risk of loss.

Futures contract transactions may result in losses substantially in excess of the variation margin. There can be no guarantee that there will be a correlation between price movements in the hedging vehicle and in the portfolio securities being hedged. An incorrect correlation could result in a loss on both the hedged securities in a Fund and the hedging vehicle so that the portfolio return might have been greater had hedging not been

42 www.cloughglobal.com

Clough Global Funds

Notes to Financial Statements

October 31, 2015

attempted. There can be no assurance that a liquid market will exist at a time when the Fund seeks to close out a futures contract. Lack of a liquid market for any reason may prevent a Fund from liquidating an unfavorable position, and the Fund would remain obligated to meet margin requirements until the position is closed. In addition, the Fund could be exposed to risk if the counterparties to the contracts are unable to meet the terms of their contracts. With exchange-traded futures contracts, there is minimal counterparty credit risk to the Funds since futures contracts are exchange-traded and the exchange s clearinghouse, as counterparty to all exchange-traded futures contracts, guarantees the futures contracts against default.

**Swaps:** During the year each Fund engaged in total return swaps. A swap is an agreement that obligates two parties to exchange a series of cash flows at specified intervals based upon or calculated by reference to changes in specified prices or rates for a specified amount of an underlying asset. Each Fund may utilize swap agreements as a means to gain exposure to certain assets and/or to hedge or protect the Fund from adverse movements in securities prices or interest rates. Each Fund is subject to equity risk and interest rate risk in the normal course of pursuing its investment objective through investments in swap contracts. Swap agreements entail the risk that a party will default on its payment obligation to a Fund. If the other party to a swap defaults, a Fund would risk the loss of the net amount of the payments that it contractually is entitled to receive. If each Fund utilizes a swap at the wrong time or judges market conditions incorrectly, the swap may result in a loss to the Fund and reduce the Fund s total return.

Total return swaps involve an exchange by two parties in which one party makes payments based on a set rate, either fixed or variable, while the other party makes payments based on the return of an underlying asset, which includes both the income it generates and any capital gains over the payment period. A Fund s maximum risk of loss from counterparty risk or credit risk is the discounted value of the payments to be received from/paid to the counterparty over the contract s remaining life, to the extent that the amount is positive. The risk is mitigated by having a netting arrangement between a Fund and the counterparty and by the posting of collateral to a Fund to cover the Fund s exposure to the counterparty. Each Fund pledges cash or liquid assets as collateral to satisfy the current obligations with respect to swap contracts. The cash amount is reported on the Statements of Assets and Liabilities as Deposit with brokers for total return swap contracts which is held with two counterparties.

International Swaps and Derivatives Association, Inc. Master Agreements ( ISDA Master Agreements ) govern OTC financial derivative transactions entered into by a Fund and those counterparties. The ISDA Master Agreements maintain provisions for general obligations, representations, agreements, collateral and events of default or termination. Events of termination include conditions that may entitle counterparties to elect to terminate early and cause settlement of all outstanding transactions under the applicable ISDA Master Agreement. Any election to early terminate could be material to the financial statements.

During the year ended October 31, 2015, the Funds invested in swap agreements consistent with the Funds investment strategies to gain exposure to certain markets or indices.

Warrants/Rights: Each Fund may purchase or otherwise receive warrants or rights. Warrants and rights generally give the holder the right to receive, upon exercise, a security of the issuer at a set price. Funds typically use warrants

and rights in a manner similar to their use of purchased options on securities, as described in options above. Risks associated with the use of warrants and rights are generally similar to risks associated with the use of purchased options. However, warrants and rights often do not have standardized terms, and may have longer maturities and may be less liquid than exchange-traded options. In addition, the terms of warrants or rights may limit each Fund s ability to exercise the warrants or rights at such times and in such quantities as each Fund would otherwise wish. Each Fund held no rights at the end of the year.

Annual Report | October 31, 2015

43

Clough Global Funds

Notes to Financial Statements

October 31, 2015

The effect of derivatives instruments on each Fund s Statements of Assets and Liabilities as of October 31, 2015:

#### **Asset Derivatives**

Risk Exposure	Statements of Assets and Liabilities Location	Fair Value
Clough Global Allocation Fund		
Equity Contracts (Total Return Swap	Unrealized appreciation on total return swap	
Contracts)	contracts	\$ 228,337
Equity Contracts (Warrants)	Investments, at value	14,620
Total		\$ 242,957
Clough Global Equity Fund		
Equity Contracts (Total Return Swap	Unrealized appreciation on total return swap	
Contracts)	contracts	\$ 364,280
Equity Contracts (Warrants)	Investments, at value	24,465
Total		\$ 388,745
Clough Global Opportunities Fund		
Equity Contracts (Total Return Swap	Unrealized appreciation on total return swap	
Contracts)	contracts	\$ 967,786
Equity Contracts (Warrants)	Investments, at value	60,916
Total		\$ 1,028,702

# **Liability Derivatives**

Risk Exposure	Statements of Assets and Liabilities Location	Fair Value
Clough Global Allocation Fund		
Foreign Currency Contracts (Futures		
Contracts)	Variation margin payable	\$ $(18,525)^{(a)}$
		(469,734)

Equity Contracts (Total Return Swap Contracts)	Unrealized depreciation on total return swap contracts		
Total		\$	(488,259)
Clough Global Equity Fund			
Foreign Currency Contracts (Futures			
Contracts)	Variation margin payable	\$	(30,994) <sup>(a)</sup>
Equity Contracts (Total Return Swap	Unrealized depreciation on total return swap		
	contracts		(953,957)
Total		\$	(984,951)
Claugh Clabal One automities Fund			
Clough Global Opportunities Fund			
Foreign Currency Contracts (Futures	Variation manain namble	¢	(70.721)(a)
Contracts)	Variation margin payable	\$	$(78,731)^{(a)}$
Equity Contracts (Total Return Swap	Unrealized depreciation on total return swap		
Contracts)	contracts		(1,926,571)
Total		\$	(2,005,302)

44 www.cloughglobal.com

<sup>(</sup>a) Includes cumulative appreciation of futures contracts as reported in the Statement of Investments. Only the current day s net variation margin is reported within the Statements of Assets and Liabilities.

Clough Global Funds

Notes to Financial Statements

October 31, 2015

The effect of derivatives instruments on each Fund s Statements of Operations for the year ended October 31, 2015:

Risk Exposure	Statements of Operations Location	Realized Gain/(Loss) on Derivatives Recognized in Income	Change in Unrealized Appreciation/ (Depreciation)  on Derivatives Recognized  in Income
Clough Global Allocation Fund			
Foreign Currency Contracts (Futures Contracts)	Net realized gain/(loss) on futures contracts/Net change in unrealized appreciation/(depreciation) on futures contracts	\$ (230,550	0) \$ 10,225
Equity Contracts (Written Options)	Net realized gain/(loss) on written options/Net change in unrealized appreciation/(depreciation) on written options	(64,853	
Equity Contracts (Total Return Swap Contracts)	Net realized gain/(loss) on total return swap contracts/Net change in unrealized appreciation/(depreciation) on total return swap contracts	492,70	,
Equity Contracts (Purchased Options)	Net realized gain/(loss) on investment securities/Net change in unrealized appreciation/(depreciation) on investment securities	(37,679	
Equity Contracts (Warrants)	Net realized gain/(loss) on investment securities/ Net change in unrealized appreciation/(depreciation) on investment securities	60	,
Total		\$ 160,22	6 \$ (588,361)

Clough Global Equity Fund

— 1···· <i>j</i> — ···· ··					
Foreign Currency Contracts (Futures Contracts)	Net realized gain/(loss) on futures contracts/Net change in unrealized appreciation/(depreciation) on futures contracts	\$	(365,111)	\$	17,108
Equity Contracts (Written Options)	Net realized gain/(loss) on written options/Net change in unrealized appreciation/(depreciation) on written options	Ψ	(89,508)	Ψ	30,195
Equity Contracts (Total Return Swap Contracts)	Net realized gain/(loss) on total return swap contracts/Net change in unrealized appreciation/(depreciation) on total		809,544		(1,152,988)
Equity Contracts (Purchased Options)	return swap contracts  Net realized gain/(loss) on investment securities/Net change in unrealized appreciation/(depreciation) on investment securities		(63,100)		(1,132,988)
Equity Contracts (Warrants)	Net realized gain/(loss) on investment securities/ Net change in unrealized appreciation/(depreciation) on investment securities		973		(58,465)
Total		\$	292,798	\$	(1,164,150)

Annual Report | October 31, 2015

45

Clough Global Funds

Notes to Financial Statements

October 31, 2015

			Change in
			Unrealized
			Appreciation/
		Realized	(Depreciation)
		Gain/(Loss)	on Derivatives
		on Derivatives Recognized	Recognized in
Risk Exposure	<b>Statements of Operations Location</b>	in Income	Income
Clough Global Opportunities Fund			
Foreign Currency Contracts (Futures Contracts)	Net realized gain/(loss) on futures contracts/Net change in unrealized appreciation/(depreciation) on		
Equity Contracts (Written Options)	Net realized gain/(loss) on written options/Net change in unrealized appreciation/(depreciation) on	\$ (943,537)	\$ 43,457
	written options	(273,567)	106,238
Equity Contracts (Total Return Swap Contracts)	Net realized gain/(loss) on total return swap contracts/Net change in unrealized appreciation/(depreciation) on total		
Equity Contracts (Purchased Options)	return swap contracts  Net realized gain/(loss) on investment securities/Net change in unrealized appreciation/(depreciation) on	2,052,697	(2,415,201)
	investment securities	(327,502)	102,830
Equity Contracts (Warrants)	Net realized gain/(loss) on investment securities/ Net change in unrealized appreciation/(depreciation) on	2,627	(146,213)

#### investment securities

Total	\$	510 718	\$	(2,308,889)
10111	Ψ	510,710	Ψ	(2,500,00)

The average purchased and written option contracts volume during the year ended October 31, 2015, is noted below for each of the Funds.

#### Fund Average Purchased Option Contract Volume Average Written Option Contract Volume

Clough Global		
Allocation Fund	122	89
Clough Global		
Equity Fund	204	168
Clough Global		
Opportunities Fund	566	373

The average total return swap contracts notional amount during the year ended October 31, 2015, is noted below for each of the Funds.

#### **Fund**

#### **Average Swap Contract Notional Amount**

Clough Global Allocation Fund	\$ 5,309,720
Clough Global Equity Fund	9,203,171
Clough Global Opportunities Fund	21,952,539

The average warrant market value during the year ended October 31, 2015, is noted below for each of the Funds.

#### **Fund**

#### **Average Warrant Market Value**

Clough Global Allocation Fund	\$ 36,006
Clough Global Equity Fund	60,247
Clough Global Opportunities Fund	150,052

The average futures contracts volume during the year ended October 31, 2015, is noted below for each of the Funds.

#### **Fund**

#### **Average Futures Contract Volume**

Clough Global Allocation Fund	44
Clough Global Equity Fund	78
Clough Global Opportunities Fund	186

46 www.cloughglobal.com

Clough Global Funds

Notes to Financial Statements

October 31, 2015

Certain derivative contracts are executed under either standardized netting agreements or, for exchange-traded derivatives, the relevant contracts for a particular exchange which contain enforceable netting provisions. A derivative netting arrangement creates an enforceable right of set-off that becomes effective, and affects the realization of settlement on individual assets, liabilities and collateral amounts, only following a specified event of default or early termination. Default events may include the failure to make payments or deliver securities timely, material adverse changes in financial condition or insolvency, the breach of minimum regulatory capital requirements, or loss of license, charter or other legal authorization necessary to perform under the contract.

The following tables present derivative financial instruments that are subject to enforceable netting arrangements as of October 31, 2015.

#### **Offsetting of Derivatives Assets**

Gross Amounts Not
Offset in the
Statements of
Assets and
Liabilities

Gross Amounts Offset in the

> Net Amounts Statementsesented in the

of Statements

			Assets		01				
	Gross	Amounts	of and	As	ssets and	Financi@las	h Collat	eral	
Description	Recog	nized Assl	<b>dis</b> abilitie	s Li	iabilities I	nstruments <b>R</b>	eceived (	Net Amount	
Clough Global Allocation Fund									
Total Return Swap Contracts	\$	228,337	\$	\$	228,337	\$ (119,077)	\$	\$ 109,260	
Total	\$	228,337	\$	\$	228,337	\$ (119,077)	\$	\$ 109,260	
Clough Global Equity Fund									
Total Return Swap Contracts	\$	364,280	\$	\$	364,280	\$ (197,035)	\$	\$ 167,245	
Total	\$	364,280	\$	\$	364,280	\$ (197,035)	\$	\$ 167,245	

Clough Global Opportunities Fund					
Total Return Swap Contracts	\$ 967,786	\$ \$	967,786	\$ (491,406)	\$ \$ 476,380
Total	\$ 967,786	\$ \$	967,786	\$ (491,406)	\$ \$ 476,380

Annual Report | October 31, 2015

47

Clough Global Funds

Notes to Financial Statements

October 31, 2015

#### **Offsetting of Derivatives Liabilities**

Gross Amounts Not
Offset in the
Statements of
Assets and
Liabilities

Gross Amounts
Offset
in
the Net Amounts
Statements esented in the
of Statements

**Gross Amounts of Assets** of Assets and Financial Cash Collateral Recognized and **Description** Liabilities Liabilities Instruments (a) Pledged(a) Net Amount Clough Global Allocation Fund **Total Return Swap Contracts** \$ 469,734 \$ \$ 469,734 \$ (119,077) \$ (350,657) \$ Total \$ 469,734 \$ \$ 469,734 \$ (119,077) \$ (350,657) \$ **Clough Global Equity Fund Total Return Swap Contracts** \$ 953,957 \$ \$ 953,957 \$(197,035) \$ (756,922) \$ \$ \$ Total 953,957 \$ 953,957 \$(197,035) \$ (756,922) \$ Clough Global Opportunities Fund **Total Return Swap Contracts** \$ 1,926,571 \$ 1,926,571 \$ (491,406) \$ (1,435,165) \$ Total \$ 1,926,571 \$ \$ 1,926,571 \$ (491,406) \$ (1,435,165) \$

**Income Taxes:** Each Fund s policy is to comply with the provisions of the Internal Revenue Code applicable to regulated investment companies and to distribute all of its taxable income to its shareholders. Therefore, no federal income tax provision is required. As of and during the year ended October 31, 2015, the Funds did not have a liability

<sup>(</sup>a) These amounts are limited to the derivative asset balance and, accordingly, do not include excess collateral received/pledged.

for any unrecognized tax benefits. The Funds file U.S. federal, state, and local tax returns as required. The Funds tax returns are subject to examination by the relevant tax authorities until expiration of the applicable statute of limitations, which is generally three years after the filing of the tax return but which can be extended to six years in certain circumstances. Tax returns for open years have incorporated no uncertain tax positions that require a provision for income taxes.

Distributions to Shareholders: Each Fund intends to make a level dividend distribution each month to Common Shareholders after payment of interest on any outstanding borrowings. The level dividend rate may be modified by the Board of Trustees from time to time. Any net capital gains earned by a Fund are distributed at least annually to the extent necessary to avoid federal income and excise taxes. Distributions to shareholders are recorded by each Fund on the ex-dividend date. Each Fund has received approval from the Securities and Exchange Commission (the Commission ) for exemption from Section 19(b) of the 1940 Act, and Rule 19b-1 there under permitting each Fund to make periodic distributions of long-term capital gains, provided that the distribution policy of a Fund with respect to its Common Shares calls for periodic (e.g. quarterly/monthly) distributions in an amount equal to a fixed percentage of each Fund s average net asset value over a specified period of time or market price per common share at or about the time of distributions or pay-out of a level dollar amount.

Securities Transactions and Investment Income: Investment security transactions are accounted for on a trade date basis. Dividend income and Dividend expense-short sales are recorded on the ex-dividend date. Certain dividend income from foreign securities will be recorded, in the exercise of reasonable diligence, as soon as a Fund is informed of the dividend if such information is obtained subsequent to the ex-dividend date and may be subject to withholding taxes in these jurisdictions. Withholding taxes on foreign dividends are paid (a portion of which may be reclaimable) or provided for in accordance with the applicable country s tax rules and rates and are disclosed in the Statements of Operations. Interest income, which includes amortization of premium and accretion of discount, is recorded on the accrual basis. Realized gains and losses from securities transactions and unrealized appreciation and depreciation of securities are determined using the identified cost basis for both financial reporting and income tax purposes.

**Counterparty Risk:** Each of the Funds run the risk that the issuer or guarantor of a fixed income security, the counterparty to an over-the-counter derivatives contract, a borrower of each Fund s securities or the obligor of an obligation underlying an asset-backed security will be unable or unwilling to make timely principal, interest, or settlement payments or otherwise honor its obligations. In addition, to the extent that each of the

48 www.cloughglobal.com

Clough Global Funds

Notes to Financial Statements

October 31, 2015

Funds use over-the-counter derivatives, and/or has significant exposure to a single counterparty, this risk will be particularly pronounced for each of the Funds.

Other Risk Factors: Investing in the Funds may involve certain risks including, but not limited to, the following:

Unforeseen developments in market conditions may result in the decline of prices of, and the income generated by, the securities held by the Funds. These events may have adverse effects on the Funds such as a decline in the value and liquidity of many securities held by the Funds, and a decrease in net asset value. Such unforeseen developments may limit or preclude the Funds ability to achieve their investment objective.

Investing in stocks may involve larger price fluctuation and greater potential for loss than other types of investments. This may cause the securities held by the Funds to be subject to larger short-term declines in value.

The Funds may have elements of risk due to concentrated investments in foreign issuers located in a specific country. Such concentrations may subject the Funds to additional risks resulting from future political or economic conditions and/or possible impositions of adverse foreign governmental laws or currency exchange restrictions. Investments in securities of non-U.S. issuers have unique risks not present in securities of U.S. issuers, such as greater price volatility and less liquidity.

Fixed income securities are subject to credit risk, which is the possibility that a security could have its credit rating downgraded or that the issuer of the security could fail to make timely payments or default on payments of interest or principal. Additionally, fixed income securities are subject to interest rate risk, meaning the decline in the price of debt securities that accompanies a rise in interest rates. Bonds with longer maturities are subject to greater price fluctuations than bonds with shorter maturities.

The Funds invest in bonds which are rated below investment grade. These high yield bonds may be more susceptible than higher grade bonds to real or perceived adverse economic or industry conditions. The secondary market, on which high yield bonds are traded, may also be less liquid than the market for higher grade bonds.

#### 2. TAXES

Classification of Distributions: Net investment income/(loss) and net realized gain/(loss) may differ for financial statement and tax purposes. The character of distributions made during the year from net investment income or net realized gains may differ from its ultimate characterization for federal income tax purposes. Also, due to the timing of dividend distributions, the fiscal year in which amounts are distributed may differ from the fiscal year in which the income or realized gain was recorded by the Funds.

The tax character of the distributions paid by the Funds during the year ended October 31, 2015, period ended October 31, 2014, and year ended March 31, 2014, were as follows:

# **Long-Term Capital**

	Ordi	nary income	Gains	Total
Clough Global Allocation Fund				
October 31, 2015	\$	1,688,646	\$ 13,007,707	\$ 14,696,353
October 31, 2014		1,428,310	6,241,125	7,669,435
March 31, 2014		2,508,129	13,300,299	15,808,428
Clough Global Equity Fund				
October 31, 2015	\$	1,958,287	\$ 22,227,607	\$ 24,185,894
October 31, 2014		1,468,195	11,644,723	13,112,918
March 31, 2014		6,725,986	19,589,053	26,315,039
Clough Global Opportunities Fund				
October 31, 2015	\$	6,132,133	\$ 55,380,129	\$ 61,512,262
October 31, 2014			34,405,011	34,405,011
March 31, 2014		5,714,309	64,906,503	70,620,812

Components of Earnings: Tax components of distributable earnings are determined in accordance with income tax regulations which may differ from composition of net assets reported under accounting principles generally accepted in the United States. Accordingly, for the year ended October 31, 2015, certain differences were reclassified. These differences relate primarily to the differing tax treatment of commodities, passive foreign investment companies (PFICs), foreign currencies and other investments.

Annual Report | October 31, 2015

49

Clough Global Funds

Notes to Financial Statements

October 31, 2015

The reclassifications were as follows:

	Undistributed Ordinary Income		ılated Capital in/(Loss)	Pa	id-in Capital	
Clough Global Allocation						
Fund	\$	1,321,357	\$ (1,321,357)	\$		
Clough Global Equity Fund		2,131,886	(2,131,888)			2
Clough Global						
Opportunities Fund		5,974,205	(5,974,205)			

Capital Losses: As of October 31, 2015, the Funds had no capital loss carryforwards.

The Funds elect to defer to the year ending October 31, 2016, late year ordinary losses in the amounts of:

Fund	Amount
Clough Global Allocation Fund	\$ 2,387,714
Clough Global Equity Fund	6,979,096
Clough Global Opportunities Fund	15,338,950

**Tax Basis of Distributable Earnings:** Tax components of distributable earnings are determined in accordance with income tax regulations which may differ from composition of net assets reported under GAAP.

As of October 31, 2015, the components of distributable earnings on a tax basis were as follows:

	Clough Global Allocation Fund	Clough Global Equity Fund		O <sub>l</sub>	Clough Global pportunities Fund
Accumulated net realized					
gain on investments	\$ 6,159,918	\$	15,868,789	\$	9,287,743
Net unrealized depreciation					
on investments	(6,473,070)		(5,808,908)		(39,354,508)
Other accumulated losses	(2,514,869)		(7,177,226)		(15,892,780)
Total	\$ (2,828,021)	\$	2,882,655	\$	(45,959,545)

**Tax Basis of Investments:** Net unrealized appreciation/(depreciation) of investments based on federal tax cost as of October 31, 2015, were as follows:

	lough Global location Fund	Clou	ugh Global Equity Fund	Clough Global oportunities Fund
Gross appreciation (excess of value over tax cost)	\$ 11,869,206	\$	25,590,003	\$ 40,112,399
Gross depreciation (excess of tax cost over value)	(13,249,354)		(23,312,946)	(58,276,527)
Net depreciation (excess of tax cost over value) of foreign currency, derivatives, and securities sold short	(5,092,922)		(8,085,965)	(21,190,380)
SHOIT	(3,0)2,722)		(0,003,703)	(21,170,300)
Net unrealized depreciation	\$ (6,473,070)	\$	(5,808,908)	\$ (39,354,508)
Cost of investments for income tax purposes	\$ 244,193,025	\$	400,152,450	\$ 1,028,165,334

The difference between book and tax basis unrealized depreciation is attributable primarily to wash sales and tax treatment of certain other investments.

### 3. CAPITAL TRANSACTIONS

**Common Shares:** There are an unlimited number of no par value common shares of beneficial interest authorized for each Fund.

The Board of Trustees of each Fund announced, on April 20, 2015, that it had approved a share repurchase program in accordance with Section 23(c) of the 1940 Act. Under the share repurchase program, each Fund may purchase up to 5% of its outstanding common shares as of April 9, 2015, in the open market, through the Funds fiscal year end of October 31, 2015. The Board of Trustees of each Fund approved, in October 2015, to extend the share repurchase program through the Funds fiscal year end of October 31, 2016.

50 www.cloughglobal.com

Clough Global Funds

Notes to Financial Statements

October 31, 2015

Transactions in common shares were as follows:

# **Clough Global Allocation Fund**

For the

	For the Year Ended October 31, 2015	For the Period Ended October 31, 2014	Year Ended March 31, 2014
Common Shares Outstanding - beginning of period	10,434,606	10,434,606	10,434,606
Repurchase of Fund Shares	(42,000)		
Common Shares Outstanding - end of period	10,392,606	10,434,606	10,434,606

Transactions in common shares were as follows:

	Clough Global Equity Fund For the For the Period Ended October For Year Ended 31, Year F			
Common Shares Outstanding - beginning of period	October 31, 2015 17,840,705	<b>2014</b> 17,840,705	March 31, 2014 17,840,705	
Repurchase of Fund Shares	(187,400)	17,510,705	17,010,700	
Common Shares Outstanding - end of period	17,653,305	17,840,705	17,840,705	

Transactions in common shares were as follows:

Clough Global Opportunities Fund							
For the	For the Period						
	<b>Ended October</b>	For the Year					
Year Ended	31,	<b>Ended March</b>					
October 31, 2015	2014	31, 2014					

Common Shares Outstanding - beginning of period	51,736,859	51,736,859	51,736,859
Repurchase of Fund Shares	(162,800)		
Common Shares Outstanding - end of period	51,574,059	51,736,859	51,736,859

During the year ended October 31, 2015, 42,000, 187,400 and 162,800 shares of common stock were repurchased at a total purchase price of \$609,034, \$2,726,913 and \$1,936,592 for Clough Global Allocation Fund, Clough Global Equity Fund and Clough Global Opportunities Fund, respectively. These transactions reflect a weighted average discount from net asset value per share of 13.45%, 11.45% and 14.19% for Clough Global Allocation Fund, Clough Global Equity Fund and Clough Global Opportunities Fund, respectively.

### 4. PORTFOLIO SECURITIES

Purchases and sales of investment securities, excluding securities sold short intended to be held for less than one year and short-term securities, for the year ended October 31, 2015, are listed in the table below.

	Purchases of Long-Termceeds from Sales of					oceeds from Sales of		
	<b>Cost of Investments Proceeds From</b>		U.	.S. Governmen	t	Long-Term U.S.		
Fund		Purchased	Inv	vestments Sold		<b>Obligations</b>	Gov	ernment Obligations
Clough Global Allocation Fund	\$	387,900,576	\$	413,550,210	\$	31,334,098	\$	5 27,981,826
Clough Global Equity Fund		572,314,549		624,766,100		37,120,367		35,856,942
Clough Global Opportunities Fund		1,611,886,538		1,739,411,494		131,573,636		110,195,607

# 5. INVESTMENT ADVISORY AND ADMINISTRATION AGREEMENTS

Clough serves as each Fund s investment advisory Agreement (each an Advisory Agreement and collectively, the Advisory Agreements ) with each Fund. As compensation for its services to the Fund, Clough receives an annual investment advisory fee of 0.70%, 0.90% and 1.00% based on Clough Global Allocation Fund s, Clough Global Equity Fund s and Clough Global Opportunities Fund s, respectively, average daily total assets, computed daily and payable monthly. ALPS Fund Services, Inc. (ALPS) serves as each Fund s administrator pursuant to an Administration, Bookkeeping and Pricing Services Agreement with each Fund. As compensation for its services to each Fund, ALPS receives an annual administration fee based on each Fund s average daily total assets, computed daily and payable monthly. ALPS will pay all

Annual Report | October 31, 2015

51

Clough Global Funds

Notes to Financial Statements

October 31, 2015

expenses incurred by each Fund, with the exception of advisory fees, trustees fees, portfolio transaction expenses, litigation expenses, taxes, expenses of conducting repurchase offers for the purpose of repurchasing fund shares, costs of preferred shares, and extraordinary expenses.

Both Clough and ALPS are considered to be affiliates of the Funds as defined in the 1940 Act.

### 6. COMMITTED FACILITY AGREEMENT AND LENDING AGREEMENT

Each Fund entered into a financing package that includes a Committed Facility Agreement (the Agreement ) dated January 16, 2009, as amended, between each Fund and BNP Paribas Prime Brokerage, Inc. (BNP) that allows each Fund to borrow funds from BNP. Each Fund is currently borrowing the maximum commitment covered by the agreement. Borrowings under the Agreement are secured by assets of each Fund that are held by a Fund s custodian in a separate account (the pledged collateral) valued at \$145,573,881, \$243,320,284 and \$604,724,221 for Clough Global Allocation Fund, Clough Global Equity Fund and Clough Global Opportunities Fund, respectively. Each Fund may, with 30 days notice, reduce the Maximum Commitment Financing (Initial Limit amount plus the increased borrowing amount in excess of the Initial Limit) to a lesser amount if drawing on the full amount would result in a violation of the applicable asset coverage requirement of Section 18 of the 1940 Act. Interest is charged at the three month LIBOR (London Inter-bank Offered Rate) plus 0.70% on the amount borrowed and 0.65% on the undrawn balance. Each Fund also pays a one-time arrangement fee of 0.25% on (i) the Initial Limit and (ii) any increased borrowing amount in the excess of the Initial Limit, paid in monthly installments for the six months immediately following the date on which borrowings were drawn by the Fund.

The Agreement was amended on December 31, 2013, to increase the Maximum Commitment Financing to \$93,300,000 for the Clough Global Allocation Fund and \$156,000,000 for the Clough Global Equity Fund. For the year ended October 31, 2015, the average borrowings outstanding for Clough Global Allocation Fund, Clough Global Equity Fund and Clough Global Opportunities Fund under the agreement were \$93,300,000, \$156,000,000 and \$388,900,000, respectively, and the average interest rate for the borrowings was 0.98%. As of October 31, 2015, the outstanding borrowings for Clough Global Allocation Fund, Clough Global Equity Fund and Clough Global Opportunities Fund were \$93,300,000, \$156,000,000 and \$388,900,000, respectively. The interest rate applicable to the borrowings of Clough Global Allocation Fund, Clough Global Equity Fund and Clough Global Opportunities Fund on October 31, 2015, was 1.03%.

The Lending Agreement is a separate side-agreement between each Fund and BNP pursuant to which BNP may borrow a portion of the pledged collateral (the Lent Securities) in an amount not to exceed the outstanding borrowings owed by a Fund to BNP under the Agreement. The Lending Agreement is intended to permit each Fund to significantly reduce the cost of its borrowings under the Agreement. BNP has the ability to reregister the Lent Securities in its own name or in another name other than the Fund to pledge, re-pledge, sell, lend or otherwise transfer or use the collateral with all attendant rights of ownership. (It is each Fund s understanding that BNP will perform due

diligence to determine the creditworthiness of any party that borrows Lent Securities from BNP.) Each Fund may designate any security within the pledged collateral as ineligible to be a Lent Security, provided there are eligible securities within the pledged collateral in an amount equal to the outstanding borrowing owed by a Fund. During the year in which the Lent Securities are outstanding, BNP must remit payment to each Fund equal to the amount of all dividends, interest or other distributions earned or made by the Lent Securities.

Under the terms of the Lending Agreement, the Lent Securities are marked to market daily, and if the value of the Lent Securities exceeds the value of the then-outstanding borrowings owed by a Fund to BNP under the Agreement (the Current Borrowings ), BNP must, on that day, either (1) return Lent Securities to each Fund s custodian in an amount sufficient to cause the value of the outstanding Lent Securities to equal the Current Borrowings; or (2) post cash collateral with each Fund s custodian equal to the difference between the value of the Lent Securities and the value of the Current Borrowings. If BNP fails to perform either of these actions as required, each Fund will recall securities, as discussed below, in an amount sufficient to cause the value of the outstanding Lent Securities to equal the Current Borrowings. Each Fund can recall any of the Lent Securities and BNP shall, to the extent commercially possible, return such security or equivalent security to each Fund s custodian no later than three business days after such request. If a Fund recalls a Lent Security pursuant to the Lending Agreement, and BNP fails to return the Lent Securities or equivalent securities in a timely fashion, BNP shall remain liable for the ultimate delivery to each Fund s custodian of such Lent Securities, or equivalent securities, and for any buy-in costs that the executing broker for the sales transaction may impose with respect to the failure to deliver. Under the terms of the Lending Agreement, each Fund shall have the right to apply and set-off an amount equal to one hundred percent (100%) of the then current fair market value of such Lent Securities against the Current Borrowings. As of October 31, 2015, the market value of the Lent Securities for Clough Global Allocation Fund, Clough Global Equity Fund and Clough Global Opportunities Fund were \$68,044,493, \$131,860,627 and \$317,940,874, respectively.

The Board of Trustees has approved each Agreement and the Lending Agreement. No violations of the Agreement or the Lending Agreement have occurred during the year ended October 31, 2015.

Each Fund receives income from BNP based on the value of the Lent Securities. This income is recorded as Hypothecated securities income on the Statements of Operations. The interest incurred on borrowed amounts is recorded as Interest on loan in the Statements of Operations, a part of Total Expenses.

52 www.cloughglobal.com

Clough Global Funds

Notes to Financial Statements

October 31, 2015

### 7. OTHER

The Independent Trustees of each Fund receive from each Fund a quarterly retainer of \$3,500 and an additional \$1,500 for each board meeting attended. The Chairman of the Board of Trustees of each Fund receives a quarterly retainer from each Fund of \$4,200 and an additional \$1,800 for each board meeting attended. The Chairman of the Audit Committee of each Fund receives a quarterly retainer from each Fund of \$3,850 and an additional \$1,650 for each board meeting attended.

### 8. SUBSEQUENT EVENT

Effective November 1, 2015, the Independent Trustees determined to change the additional per-meeting fees for each telephonic board meeting attended to the following: (i) \$500 for each Independent Trustee; (ii) \$600 for the Chairman; and (iii) \$550 for the Chairman of the Audit Committee. The Independent Trustees will continue to not receive any additional fees for in-person or telephonic committee meetings.

Annual Report | October 31, 2015

53

Report of Independent Registered Public Accounting Firm

To the Shareholders and Board of Trustees of

Clough Global Allocation Fund,

Clough Global Equity Fund, and

Clough Global Opportunities Fund

We have audited the accompanying statements of assets and liabilities, including the statements of investments, of Clough Global Allocation Fund, Clough Global Equity Fund, and Clough Global Opportunities Fund (each a Fund, collectively the Funds) as of October 31, 2015, and the related statements of operations and cash flows for the year then ended, the statements of changes in net assets for the year ended October 31, 2015, the seven months ended October 31, 2014, and the year ended March 31, 2014, and the financial highlights for each of the last five periods in the period ended October 31, 2015. 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. The financial highlights for the year ended March 31, 2011, were audited by another independent registered public accounting firm whose report, dated May 18, 2011, expressed an unqualified opinion on those financial highlights.

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. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. Our procedures included confirmation of securities owned as of October 31, 2015, by correspondence with the custodian and brokers or by other appropriate auditing procedures where replies from brokers or counterparties were not received. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements and financial highlights referred to above present fairly, in all material respects, the financial position of Clough Global Allocation Fund, Clough Global Equity Fund, and Clough Global Opportunities Fund as of October 31, 2015, the results of their operations and cash flows for the year then ended, and the changes in their net assets and the financial highlights for each of the periods indicated in the period then ended, in conformity with accounting principles generally accepted in the United States of America.

COHEN FUND AUDIT SERVICES, LTD.

Cleveland, Ohio

December 23, 2015

54 www.cloughglobal.com

Clough Global Funds

Dividend Reinvestment Plan

October 31, 2015 (Unaudited)

Unless the registered owner of Common Shares elects to receive cash by contacting DST Sytems, Inc. (the Plan Administrator), all dividends declared on Common Shares will be automatically reinvested by the Plan Administrator for shareholders in each Fund's Dividend Reinvestment Plan (the Plan), in additional Common Shares. Shareholders who elect not to participate in the Plan will receive all dividends and other distributions in cash paid by check mailed directly to the shareholder of record (or, if the Common Shares are held in street or other nominee name, then to such nominee) by the Plan Administrator as dividend disbursing agent. You may elect not to participate in the Plan and to receive all dividends in cash by contacting the Plan Administrator, as dividend disbursing agent, at the address set forth below. Participation in the Plan is completely voluntary and may be terminated or resumed at any time without penalty by notice if received and processed by the Plan Administrator prior to the dividend record date; otherwise such termination or resumption will be effective with respect to any subsequently declared dividend or other distribution. Some brokers may automatically elect to receive cash on your behalf and may re invest that cash in additional Common Shares for you. If you wish for all dividends declared on your Common Shares to be automatically reinvested pursuant to the Plan, please contact your broker.

The Plan Administrator will open an account for each Common Shareholder under the Plan in the same name in which such Common Shareholder s Common Shares are registered. Whenever a Fund declares a dividend or other distribution (together, a Dividend ) payable in cash, non participants in the Plan will receive cash and participants in the Plan will receive the equivalent in Common Shares. The Common Shares will be acquired by the Plan Administrator for the participants accounts, depending upon the circumstances described below, either (i) through receipt of additional unissued but authorized Common Shares from a Fund ( Newly Issued Common Shares ) or (ii) by purchase of outstanding Common Shares on the open market ( Open Market Purchases ) on the American Stock Exchange or elsewhere. If, on the payment date for any Dividend, the closing market price plus estimated brokerage commissions per Common Share is equal to or greater than the net asset value per Common Share, the Plan Administrator will invest the Dividend amount in Newly Issued Common Shares on behalf of the participants. The number of Newly Issued Common Shares to be credited to each participant s account will be determined by dividing the dollar amount of the Dividend by the net asset value per Common Share on the payment date; provided that, if the net asset value is less than or equal to 95% of the closing market value on the payment date, the dollar amount of the Dividend will be divided by 95% of the closing market price per Common Share on the payment date. If, on the payment date for any Dividend, the net asset value per Common Share is greater than the closing market value plus estimated brokerage commissions, the Plan Administrator will invest the Dividend amount in Common Shares acquired on behalf of the participants in Open Market Purchases. In the event of a market discount on the payment date for any Dividend, the Plan Administrator will have until the last business day before the next date on which the Common Shares trade on an ex dividend basis or 30 days after the payment date for such Dividend, whichever is sooner (the Last Purchase Date ), to invest the Dividend amount in Common Shares acquired in Open Market Purchases. If, before the Plan Administrator has completed its Open Market Purchases, the market price per Common Share exceeds the net asset value per Common Share, the average per Common Share purchase price paid by the Plan Administrator may exceed the net asset value of the Common Shares, resulting in the acquisition of fewer Common Shares than if the Dividend had been paid in Newly Issued Common Shares on the Dividend payment date. Because of the foregoing difficulty

Table of Contents 119

with respect to Open Market Purchases, the Plan provides that if the Plan Administrator is unable to invest the full Dividend amount in Open Market Purchases during the purchase period or if the market discount shifts to a market

premium during the purchase period, the Plan Administrator may cease making Open Market Purchases and may invest the uninvested portion of the Dividend amount in Newly Issued Common Shares at the net asset value per Common Share at the close of business on the Last Purchase Date provided that, if the net asset value is less than or equal to 95% of the then current market price per Common Share; the dollar amount of the Dividend will be divided by 95% of the market price on the payment date.

The Plan Administrator maintains all shareholders accounts in the Plan and furnishes written confirmation of all transactions in the accounts, including information needed by shareholders for tax records. Common Shares in the account of each Plan participant will be held by the Plan Administrator on behalf of the Plan participant, and each shareholder proxy will include those shares purchased or received pursuant to the Plan. The Plan Administrator will forward all proxy solicitation materials to participants and vote proxies for shares held under the Plan in accordance with the instructions of the participants.

In the case of Common Shareholders such as banks, brokers or nominees which hold shares for others who are the beneficial owners, the Plan Administrator will administer the Plan on the basis of the number of Common Shares certified from time to time by the record shareholder s name and held for the account of beneficial owners who participate in the Plan.

There will be no brokerage charges with respect to Common Shares issued directly by a Fund. However, each participant will pay a pro rata share of brokerage commissions incurred in connection with Open Market Purchases. The automatic reinvestment of Dividends will not relieve participants of any federal, state or local income tax that may be payable (or required to be withheld) on such Dividends. Participants that request a sale of Common Shares through the Plan Administrator are subject to brokerage commissions.

Each Fund reserves the right to amend or terminate the Plan. There is no direct service charge to participants with regard to purchases in the Plan; however, each Fund reserves the right to amend the Plan to include a service charge payable by the participants.

All correspondence or questions concerning the Plan should be directed to the Plan Administrator, DST Systems, Inc., 333 West 11<sup>th</sup> Street, 5<sup>th</sup> Floor, Kansas City, Missouri 64105.

Annual Report | October 31, 2015

55

Clough Global Funds Additional Information

October 31, 2015 (Unaudited)

### FUND PROXY VOTING POLICIES & PROCEDURES

Each Fund s policies and procedures used in determining how to vote proxies relating to portfolio securities are available on the Funds website at http://www.cloughglobal.com. Information regarding how each Fund voted proxies relating to portfolio securities held by each Fund for the period ended June 30, are available without charge, upon request, by contacting the Funds at 1-877-256-8445 and on the Commission s website at http://www.sec.gov.

### PORTFOLIO HOLDINGS

The Funds file their complete schedule of portfolio holdings with the Commission for the first and third quarters of each fiscal year on Form N Q within 60 days after the end of the period. Copies of the Funds Form N Q are available without a charge, upon request, by contacting the Funds at 1 877 256 8445 and on the Commission s website at http://www.sec.gov. You may also review and copy Form N Q at the Commission s Public Reference Room in Washington, D.C. For more information about the operation of the Public Reference Room, please call the Commission at 1 800 SEC 0330.

### **NOTICE**

Notice is hereby given in accordance with Section 23(c) of the Investment Company Act of 1940 that each Fund may purchase at market prices from time to time shares of its common stock in the open market.

### SHAREHOLDER MEETING

On July 28, 2015, the Funds held their annual meeting of Shareholders for the purpose of voting on a proposal to re-elect Trustees of the Funds. The results of the proposal for each Fund were as follows:

### **Clough Global Allocation Fund**

Proposal: To re-elect the following trustees to the Clough Global Allocation Fund Board.

	Robert L. Butler	James E. Canty	Richard C. Rantzow
For	9,412,543.692	9,416,552.242	9,414,252.131
Withheld	173,426.518	169,417.968	171,718.079

### **Clough Global Equity Fund**

Proposal: To re-elect the following trustees to the Clough Global Equity Fund Board.

	Adam D. Crescenzi	Jerry G. Rutledge	Vincent W. Versaci
For	16,981,118.388	17,006,580.186	17,006,654.217
Withheld	302,107.278	276,645.480	276,571.449
D 1 751 01 1 11	1 1 11 11 1		

Proposal: The Shareholder proposal as described in the proxy statement.

Broker Non-Votes	8,061,359.049
Abstain	138,016.159
Against	5,340,285.395
For	3,743,565.063

Proposal: To re-elect the following trustees to the Clough Global Opportunities Fund Board.

	Edmund J. Burke	John F. Mee
For	48,083,532.024	48,048,650.659
Withheld	637,494.716	672,376.081
SECTION 19(A) NOTICES		

The following table sets forth the estimated amount of the sources of distribution for purposes of Section 19 of the Investment Company Act of 1940, as amended, and the related rules adopted there under. Each Fund estimates the following percentages, of the total distribution amount per share, attributable to (i) current and prior fiscal year net investment income, (ii) net realized short-term capital gain, (iii) net realized long-term

56 www.cloughglobal.com

Clough Global Funds Additional Information

October 31, 2015 (Unaudited)

capital gain and (iv) return of capital or other capital source as a percentage of the total distribution amount. These percentages are disclosed for the fiscal year-to-date cumulative distribution amount per share for each Fund.

The amounts and sources of distributions reported in these 19(a) notices are only estimates and not for tax reporting purposes. The actual amounts and sources of the amounts for tax reporting purposes will depend upon the Fund s investment experience during the remainder of its fiscal year and may be subject to changes based on tax regulations. The Fund will send you a Form 1099-DIV for the calendar year that will tell you how to report these distributions for federal income tax purposes.

Total Cumulative Distributions for the year % Breakdown of the Total Cumulative Distributions

	ended October 31, 2015				for the year ended October 31, 2015			1, 2015
	Net				Net			
	Net	Realized		Total Per	Net	Realized	Return	Total Per
	Investment	Capital	Return of	Common	Investment	Capital	of	Common
	Income	Gains	Capital	Share	Income	Gains	Capital	Share
Clough								
Global								
Allocation								
Fund	\$ 0.00000	\$ 1.30800	\$ 0.10200	\$ 1.41000	0.00%	92.77%	7.23%	100.00%
Clough								
Global Equity								
Fund	\$ 0.00000	\$ 1.25500	\$ 0.10500	\$ 1.36000	0.00%	92.28%	7.93%	100.00%
Clough								
Global								
Opportunities								
Fund	\$ 0.00000	\$ 0.70643	\$ 0.48357	\$ 1.19000	0.00%	59.36%	40.64%	100.00%

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 dividend distributions, each Fund 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 dividends paid by each Fund for any particular month may be more or less than the amount of net investment income earned by the Fund during such month. Each Fund s 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.

### TAX DESIGNATIONS

Pursuant to Section 852(b)(3) of the Internal Revenue Code, Clough Global Allocation Fund, Clough Global Equity Fund, and Clough Global Opportunities Fund designate \$13,007,707, \$22,227,607 and \$55,380,129 respectively as a long-term capital gain distribution.

The Funds hereby designate the following as a percentage of taxable ordinary income distributions, or up to the maximum amount allowable, for the calendar year ended December 31, 2014:

	<b>Clough Global Allocation Fund</b>	Clough Global Equity Fund	<b>Clough Global Opportunities Fund</b>
Corporate Dividends			
Received Deduction	6.48%	6.46%	5.96%
Qualified Dividend			
Income	8.40%	8.81%	7.95%

Please consult a tax advisor if you have questions about federal or state income tax laws, or how to prepare your tax returns.

Annual Report | October 31, 2015

57

Clough Global Funds Trustees & Officers

October 31, 2015 (Unaudited)

## Term of office

Name, Address <sup>1</sup>	Position(s) Held	and length of service with GLV <sup>2</sup> , GLQ <sup>3</sup>	Principal Occupation(s)  During Past Five	Number of Portfolios in Fund Complex Overseen by	Other Directorships Held by Trustee During the Past
and Year of Birth	with the Funds	GLO <sup>4</sup>	Years	Trustee <sup>5</sup>	Five Years
Non-Interested Tr	ustees/Nominees				
Robert L. Butler	Chairman of the	Trustee since:	Since 2001, Mr. Butler has been an	3	None
1941	Board and	GLV: 2004	independent consultant for businesses. Mr.		
	Trustee	GLQ: 2005	Butler has over 45 years experience in the		
		GLO: 2006	investment business, including 17 years as a senior executive with a global investment		
		Term expires:	management/natural resources company and		
		GLV: 2018	20 years with a securities industry		
		GLQ: 2016	regulation organization, neither of which Mr.		
		GLO: 2017	Butler has been employed by since 2001.		
Adam D. Crescenzi	Trustee	Trustee since:	Mr. Crescenzi has served as the Founding	3	None
1942		GLV: 2004	Partner of Simply Tuscan Imports LLC		
		GLQ: 2005	since 2007. He has been a founder and		
		GLO: 2006	investor of several start-up technology and service firms He currently serves as an		
		Term expires:	Associate Trustee of		

		_			
		GLV: 2017	Dean College and		
		CI O. 2019	previously served as a		
		GLQ: 2018	Trustee from 2003 to 2015. He also serves as		
		GLO: 2016	a Director of two		
		GEO. 2010	non-profit		
			organizations and as a		
			member of the Board of		
			Governors for the		
			Naples Botanical		
			Gardens and the Club		
			Pelican Bay. He retired from CSC Index as		
			Executive		
			Vice-President of		
			Management		
			Consulting Services.		
John F. Mee	Trustee	Trustee since:	Mr. Mee is an attorney	3	None
			practicing commercial		
1943		GLV: 2004	law, family law,		
		GLQ: 2005	product liability and criminal law. Mr. Mee		
		GLQ. 2003	is currently a member		
		GLO: 2006	of the Bar of the		
			Commonwealth of		
			Massachusetts. He		
			serves on the Board of		
		Term expires:	Directors of The		
		CLAL COLC	College of the Holy		
		GLV: 2016	Cross Alumni Association and		
		GLQ: 2017	Concord Carlisle		
		GLQ. 2017	Scholarship Fund, a		
		GLO: 2018	Charitable Trust. Mr.		
			Mee was from 1990 to		
			2009 an Advisor at the		
			Harvard Law School		
			Trial Advocacy		
Richard C.	Vice Chairman	Trustee since:	Workshop. Mr. Rantzow has over	3	Mr. Rantzow is a
Kichaiu C.	Vice Chamilian	Trustee since.	40 years experience in	3	Trustee and
Rantzow	of the Board	GLV: 2004	the financial industry.		Chairman of the
			His professional		Audit Committee of
1938	and Trustee	GLQ: 2005	experience includes		the Liberty All-Star
			serving as an audit		Equity Fund and
		GLO: 2006	partner with Ernst &		Director and
			Young which		Chairman of the
			specifically involved		Audit Committee of
		Term expires:	auditing financial institutions. Mr.		the Liberty All-Star Growth Fund, Inc.
		Tomi expires.	Rantzow has also		orowall rund, me.

GLV: 2018 served in several

executive positions in

GLQ: 2016 both financial and

non-financial

GLO: 2017 industries. Mr.

Rantzow s educational background is in accounting and he is a Certified Public Accountant who has continued to serve on

several audit

committees of various financial organizations.

58 www.cloughglobal.com

Clough Global Funds Trustees & Officers

October 31, 2015 (Unaudited)

## Term of office

		and length of	Principal	Number of	
		service with	Occupation(s)	Portfolios in	Other Directorships
		$GLV^2$ , $GLQ^3$		<b>Fund Complex</b>	•
Name, Address <sup>1</sup>	Position(s) Held	&	<b>During Past Five</b>	Overseen by	<b>During the Past</b>
and Year of Birth		$GLO^4$	Years	Trustee <sup>5</sup>	Five Years
Non-Interested Tr					
Jerry G. Rutledge 1944	Trustee	Trustee since:	Mr. Rutledge is the President and owner of	4	Mr. Rutledge is currently a Trustee of
		GLV: 2004	Rutledge s Inc., a retail clothing business. Mr.		the Financial Investors Trust and
		GLQ: 2005	Rutledge was from 1994 to 2007 a Regent		the Principal Real Estate Income Fund.
		GLO: 2006	of the University of Colorado. In addition,		Estate income i una.
			Mr. Rutledge is		
		Term expires:	currently serving as a Director of the		
			University of Colorado		
		GLV: 2017	Hospital. Mr. Rutledge also served as a		
		GLQ: 2018	Director of the		
		ULQ. 2016	American National		
		GLO: 2016	Bank from 1985 to 2009.		
Hon. Vincent W.	Trustee	Trustee since:	Judge Versaci has served as a Judge in the	3	None
Versaci 1971		GLV: 2013	New York State Courts since January 2003.		
		GLQ: 2013	Currently, Judge Versaci is assigned as		
		GLO: 2013	an Acting Supreme Court Justice and also presides over the Surrogate s Court for		
		Term expires:	Schenectady County, New York. Previously,		

		GLV: 2017	Judge Versaci has		
		GLQ: 2018	served as an Adjunct Professor at		
			Schenectady County		
		GLO: 2016	Community College and a practicing attorney with an emphasis on civil and criminal litigation		
			primarily in New York State Courts.		
<b>Interested Trustee</b>	es <sup>6</sup> / Nominees		State Courts.		
Edmund J. Burke <sup>7</sup>		Trustee since:	Mr. Burke joined ALPS	5	Mr. Burke is also
1961	President	GLV: 2006	in 1991 and is currently the Chief Executive		Trustee, Chairman and President of
		GLQ: 2006	Officer and President of ALPS Holdings, Inc. (a		Financial Investors Trust. Mr. Burke is a
		GLO: 2006	wholly- owned subsidiary of DST), and		Trustee and Vice President of the
			a Director of ALPS Advisors, Inc., ALPS		Liberty All-Star Equity Fund and is a Director and Vice
		Term expires:	Distributors, Inc., ALPS Fund Services, Inc., and ALPS Portfolio		President of the Liberty All-Star
		GLV: 2016	Solutions Distributor, Inc. Mr. Burke is also		Growth Fund, Inc.
		GLQ: 2017	Director of Boston Financial Data Services.		
		GLO: 2018	Mr. Burke is deemed an affiliate of each Fund as defined under the 1940		
		President	Act.		
		since:			
		GLV: 2004			
		GLQ: 2005			
		GLO: 2006			
James E. Canty <sup>8</sup>	Trustee	Trustee since:	Mr. Canty is a founding partner, President and	4	None
1962		GLV: 2004	Portfolio Manager for Clough. Mr. Canty is		
		GLQ: 2005	deemed an affiliate of each Fund as defined		
Clough Capital Partners, LP		GLO: 2006	under the 1940 Act. Mr. Canty is currently a member of the Board of Directors of Clough		

One Post Office	Term expires:	Offshore Fund, Ltd. and
Square		Clough Offshore Fund
	GLV: 2018	(QP), Ltd. Mr. Canty is
40th Floor Boston,		also currently a Trustee
	GLQ: 2016	of St. Bonaventure
MA 02109		University, Blacklight
	GLO: 2017	Power, Inc. and Razia s
		Ray of Hope. Mr. Canty
		is a Certified Public
		Accountant.

Annual Report | October 31, 2015

59

Clough Global Funds Trustees & Officers

October 31, 2015 (Unaudited)

## Term of office

Name, Address <sup>1</sup>	Position(s) Held	and length of service with GLV <sup>2</sup> , GLQ <sup>3</sup> &	Principal Occupation(s)  During Past Five	Number of Portfolios in Fund Complex Overseen by	Other Directorships Held by Trustee During the Past
and Year of Birth Officers <sup>9</sup>	with the Funds	GLO <sup>4</sup>	Years	Trustee <sup>5</sup>	Five Years
Jeremy O. May	Treasurer	Officer since:	Mr. May joined ALPS in 1995 and is currently	N/A	N/A
1970		GLV: 2004	President of ALPS and ALPS Distributors, Inc.,		
		GLQ: 2005	and Executive Vice President and Director		
		GLO: 2006	of ALPS Advisors, Inc. and ALPS Holdings,		
			Inc. Mr. May is also Director of ALPS		
			Portfolio Solutions Distributor, Inc. Mr.		
			May is deemed to be an affiliate of each Fund as		
			defined under the 1940 Act. Mr. May is also		
			President, Chairman and Trustee of the		
			ALPS Series Trust. Mr.		
			May is also President, Chairman and Trustee		
			of the Reaves Utility Income Fund. Mr. May		
			is currently on the Board of Directors of		
			the University of Colorado Foundation.		
Abigail J. Murray	Secretary	Officer since:	Ms. Murray joined ALPS in April 2015.	N/A	N/A
1975		GLV: 2015	She is currently Vice		

President and Senior

GLQ: 2015

		GLQ: 2013	President and Senior		
		GY 0 4015	Counsel of ALPS. Prior		
		GLO: 2015	to joining ALPS, Ms.		
			Murray was an		
			Attorney and Managing		
			Member at Murray &		
			Rouvina PLC from		
			2014 to 2015 and an		
			Associate with Vedder		
			Price P.C. from 2007 to		
			2014. Ms. Murray is		
			also the Secretary of		
			ALPS ETF Trust,		
			Clough Funds Trust,		
			and The Caldwell &		
			Orkin Funds, Inc. Ms.		
			Murray is deemed to be		
			an affiliate of each		
			Fund as defined under		
			the 1940 Act.		
Jennifer Welsh	Chief	Officer since:	Ms. Welsh joined	N/A	N/A
, , , , , , , , , , , , , , , , , , ,	Compliance		ALPS in March 2013	1,712	- 1,1,2
1977	Officer	GLV: 2015	and currently serves as		
1777	0111001	02 ( 12010	Vice President, Deputy		
		GLQ: 2015	Chief Compliance		
		020.2015	Officer. Prior to August		
		GLO: 2015	2015, Ms. Welsh served		
		020.2016	as Vice President,		
			Senior Counsel at		
			ALPS. Prior to joining		
			ALPS, from June 2010		
			to November 2012, Ms.		
			Welsh served as Chief		
			Compliance Officer and		
			Associate Counsel of		
			three investment		
			advisers and four		
			closed-end funds within		
			the Boulder Funds		
			investment complex.		
			From January 2007		
			through May 2010, Ms.		
			Welsh was Associate		
			Counsel in the		
			Corporate Finance and		
			Acquisitions group at		
			Davis, Graham &		
			Stubbs LLP. Because of		
			her position with ALPS,		
			Ms. Welsh is deemed		
			an affiliate of the Trust		
			an annate of the frust		

as defined under the 1940 Act.

60 www.cloughglobal.com

Clough Global Funds

Trustees & Officers

October 31, 2015 (Unaudited)

## Term of office

and length of service with GLV <sup>2</sup> , GLQ <sup>3</sup> & GLO <sup>4</sup>	Principal Occupation(s) During Past Five Years	Number of Portfolios in Fund Complex Overseen by Trustee <sup>5</sup>	Other Directorships Held by Trustee During the Past Five Years
Officer since:	Ms. Kerschen joined ALPS in July 2013 and	N/A	N/A
GLV: 2013 GLQ: 2013 GLO: 2013	is currently a Fund Controller at ALPS. Ms. Kerschen is deemed to be an affiliate of each Fund as defined under the 1940 Act. Ms. Kerschen also serves as Treasurer of Reaves Utility Income Fund and Assistant Treasurer of Clough Funds Trust, the Westcore Funds and the Macquarie Global Infrastructure Total Return Fund. Prior to joining ALPS, Ms. Kerschen was Senior Manager, Financial & Tax Reporting at Great-West Financial		
•	service with GLV <sup>2</sup> , GLQ <sup>3</sup> & GLO <sup>4</sup> Officer since: GLV: 2013 GLQ: 2013	Service with GLV <sup>2</sup> , GLQ <sup>3</sup> & During Past Five Years  Officer since: Ms. Kerschen joined ALPS in July 2013 and is currently a Fund Controller at ALPS.  GLQ: 2013 Ms. Kerschen is deemed to be an affiliate of each Fund as defined under the 1940 Act. Ms. Kerschen also serves as Treasurer of Reaves Utility Income Fund and Assistant Treasurer of Clough Funds Trust, the Westcore Funds and the Macquarie Global Infrastructure Total Return Fund. Prior to joining ALPS, Ms. Kerschen was Senior Manager, Financial & Tax Reporting at	Service with GLV², GLQ³  & During Past Five GLO⁴  Ms. Kerschen joined ALPS in July 2013 and is currently a Fund Controller at ALPS.  GLQ: 2013  Ms. Kerschen is deemed to be an affiliate of each Fund as defined under the 1940 Act. Ms. Kerschen also serves as Treasurer of Reaves Utility Income Fund and Assistant Treasurer of Clough Funds Trust, the Westcore Funds and the Macquarie Global Infrastructure Total Return Fund. Prior to joining ALPS, Ms. Kerschen was Senior Manager, Financial & Tax Reporting at Great-West Financial

<sup>&</sup>lt;sup>1</sup> Address: 1290 Broadway, Suite 1100, Denver, Colorado 80203, unless otherwise noted.

<sup>&</sup>lt;sup>2</sup> GLV commenced operations on July 28, 2004.

<sup>&</sup>lt;sup>3</sup> GLQ commenced operations on April 27, 2005.

<sup>&</sup>lt;sup>4</sup> GLO commenced operations on April 25, 2006.

- The Fund Complex for all Trustees, except Mr. Rutledge, Mr. Burke and Mr. Canty, consists of the Clough Global Allocation Fund, Clough Global Equity Fund and Clough Global Opportunities Fund. The Fund Complex for Mr. Rutledge consists of Clough Global Allocation Fund, Clough Global Equity Fund, Clough Global Opportunities Fund and the Clough China Fund, a series of the Financial Investors Trust. The Fund Complex for Mr. Burke consists of Clough Global Allocation Fund, Clough Global Equity Fund, Clough Global Opportunities Fund, the Clough China Fund, a series of the Financial Investors Trust, and the Clough Long/Short Fund, a series of the Clough Funds Trust. The Fund Complex for Mr. Canty consists of Clough Global Allocation Fund, Clough Global Equity Fund, Clough Global Opportunities Fund and the Clough Long/Short Fund, a series of the Clough Funds Trust.
- 6 Interested Trustees refers to those Trustees who constitute interested persons of a Fund as defined in the 1940 Act.
- <sup>7</sup> Mr. Burke is considered to be an Interested Trustee because he is President of each Fund.
- <sup>8</sup> Mr. Canty is considered to be an Interested Trustee because of his affiliation with Clough Capital Partners L.P., which acts as each Fund s investment adviser.
- <sup>9</sup> Officers are elected annually and each officer will hold such office until a successor has been elected by the Board.

The Statement of Additional Information includes additional information about the Fund s Trustees and is available, without a charge, upon request, by contacting the Fund at 1 - 877 - 256 - 8445.

Annual Report | October 31, 2015

61

Clough Global Funds Privacy Policy

October 31, 2015 (Unaudited)

The Funds are committed to ensuring your financial privacy. This notice is being sent to comply with privacy regulations of the Securities and Exchange Commission. The following policy is in effect with respect to nonpublic personal information about Fund customers:

Only such information received from you, through application forms or otherwise, and information about your Fund transactions will be collected.

None of such information about you (or former customers) will be disclosed to anyone, except as permitted by law (which includes disclosure to employees necessary to service your account).

Policies and procedures (including physical, electronic and procedural safeguards) are in place that are designed to protect the confidentiality of such information.

The Funds do not currently obtain consumer information. If the Funds were to obtain consumer information at any time in the future, appropriate procedural safeguards that comply with federal standards to protect against unauthorized access to and properly dispose of consumer information would be employed.

For more information about the Funds privacy policies call (877) 256-8445 (toll-free).

62 www.cloughglobal.com

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### Item 2. Code of Ethics.

- (a) The Registrant, as of the end of the period covered by the report, has adopted a Code of Ethics that applies to the Registrant s Principal Executive Officer, Principal Financial Officer, Principal Accounting Officer or Controller or any persons performing similar functions on behalf of the Registrant.
- (b) Not Applicable.
- (c) During the period covered, by this report, no amendments were made to the provisions of the Code of Ethics adopted in 2 (a) above.
- (d) During the period covered by this report, no implicit or explicit waivers to the provision of the Code of Ethics adopted in 2 (a) above were granted.
- (e) Not Applicable.
- (f) The Registrant s Code of Ethics is attached as Exhibit 12.A.1 hereto.

### Item 3. Audit Committee Financial Expert.

The Registrant s Board of Trustees has determined that the registrant has as least one audit committee financial expert serving on its Audit Committee. The Board of Trustees has designated Richard C. Rantzow as the Registrant s audit committee financial expert. Mr. Rantzow is independent as defined in paragraph (a)(2) of Item 3 to Form N-CSR.

## Item 4. Principal Accounting Fees and Services.

The following table sets forth the aggregate audit and non-audit fees billed to the registrant for each of the last three fiscal periods for professional services rendered by the registrant s principal accountant, Cohen Fund Audit Services, Ltd. (Cohen).

	Fiscal year ended	Fiscal period ended	Fiscal year ended
	October 31, 2015	October 31, 2014 (1)	March 31, 2014
(a) Audit Fees (2)	\$20,500	\$20,500	\$20,500
(b) Audit-Related Fees (3)	0	0	0
(c) Tax Fees (4)	3,000	3,000	3,000

Table of Contents			
(d) All Other Fees (5)	0	0	0
(g) Aggregate Non-Audit Fees (6)	3,000	3,000	3,000

- (1) In 2014, the registrant changed its fiscal year end to October 31, so this fiscal period consists of the seven months ended October 31, 2014.
- (2) Audit Fees are fees billed for professional services rendered by Cohen for the audit of the registrant s annual financial statements and for the services that are normally provided by Cohen in connection with the statutory and regulatory filings or engagements.
- (3) Audit-Related Fees are fees billed for assurance and related services by Cohen that are reasonably related to the performance of the audit of the registrant s financial statements and are not reported under the caption Audit Fees.
- (4) Tax Fees are fees billed for professional services rendered by Cohen for tax compliance, tax advice and tax planning. In all periods shown in the table, such services consisted of preparation of the registrant s annual tax returns, excise tax returns, and review of dividend distribution calculation fees.
- (5) All Other Fees are fees billed for products and services provided by Cohen, other than the services reported under the captions Audit Fees , Audit-Related Fees and Tax Fees .
- (6) Aggregate Non-Audit Fees are non-audit fees billed by Cohen for services rendered to the registrant, the registrant s investment adviser (the Adviser ) and any entity controlling, controlled by or under common control with the Adviser that provides ongoing services to the registrant (collectively, the Covered Entities ). The Aggregate Non-Audit Fee includes the Tax Fees disclosed pursuant to Footnote 4 above. During all periods shown in the table, no portion of such fees related to services rendered by Cohen to the Adviser or any other Covered Entity.
- (e)(1) <u>Audit Committee Pre-Approval Policies and Procedures</u>: All services to be performed by the Registrant s principal auditors must be pre-approved by the Registrant s Audit Committee.
- (e)(2) No services described in paragraphs (b) through (d) were approved pursuant to paragraph (c)(7)(i)(C) of Rule 2-01 of Regulation S-X.
- (f) Not applicable.

### Item 5. Audit Committee of Listed Registrant.

The registrant has a separately designated standing Audit Committee established in accordance with Section 3 (a)(58)(A) of the Exchange Act and is comprised of the following members:

Robert L. Butler

Adam D. Crescenzi

John F. Mee

Richard C. Rantzow, Committee Chairman

Jerry G. Rutledge

Hon. Vincent W. Versaci

Item 6. Schedule of Investments.

- (a) Schedule of Investments is included as part of the Report to Stockholders filed under Item 1 of this form.
- (b) Not applicable.

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

Attached, as Exhibit Ex.99. Item 7, is a copy of the policies and procedures of Clough Capital Partners L.P. ( Clough ), the investment adviser of the Registrant.

Item 8. Portfolio Managers of Closed-End Management Investment Companies, October 31, 2015

Portfolio Managers	Title	Length of Service	<b>Business Experience: 5 Years</b>	
Name				
Charles I. Clough, Jr.	CEO, Partner and Portfolio Manager	Since Inception	Founding Partner Clough Capital Partners L.P. Portfolio Manager for pooled investment accounts, separately managed accounts, and investment companies for over ten years.	
Eric A. Brock	Partner and Portfolio Manager	Since Inception	Founding Partner Clough Capital Partners L.P. Portfolio Manager for pooled investment accounts, separately managed accounts, and investment companies for over ten years.	
James E. Canty	President, Partner and Portfolio Manager	Since Inception	Founding Partner of Clough Capital L.P. Portfolio Manager, Chief Financial Officer and General Counsel for pooled investment accounts, separately managed accounts, and investment companies for over ten years. Mr. Canty is currently a member of the Board of Directors of Clough Offshore Fund, Ltd and Clough Offshore Fund (QP), Ltd. and Board of Trustees of Clough Global Equity Fund and Clough Global Opportunities Fund. Because of his affiliation with Clough, Mr. Canty is an interested Trustee of the Registrant.	

(a)(2) As of October 31, 2015, the Portfolio Managers listed above are also responsible for the day-to-day management of the following:

Portfolio Managers	Registered Investment	Other Pooled Investment	Other Accounts <sup>(2)</sup>	Material Conflicts
Name	Companies	Vehicles (1)		If Any
Charles I. Clough, Jr.	3 Accounts	5 Accounts	2 Accounts	See below (3)
	\$1,882.3 million Total Assets	\$ <u>1,159.0</u> million	\$339.3 million Total Assets	
		Total Assets		
Eric A. Brock	4 Accounts	5 Accounts	2 Accounts	See below (3)
	\$ <u>1,959.4</u> million Total Assets	\$ <u>1,159.0</u> million	\$339.3 million Total Assets	
		Total Assets		
James E. Canty	3 Accounts	5 Accounts	2 Accounts	See below (3)
	\$ <u>1,912.2</u> million Total Assets	\$1.159.0 million \$339.3 million Total Assets		
	1 0002 1 10000	Total Assets	10000	

<sup>(1)</sup> The advisory fees are based in part on the performance for each account.

Material conflicts of interest may arise as a result of the fact that the Portfolio Managers also have day-to-day management responsibilities with respect to both the Registrant and the various accounts listed above (collectively with the Registrant, the Accounts ). These potential conflicts include:

Limited Resources. The Portfolio Managers cannot devote their full time and attention to the management of each of the Accounts. Accordingly, the Portfolio Managers may be limited in their ability to identify investment opportunities for each of the Accounts that are as attractive as might be the case if the Portfolio Managers were to devote substantially more attention to the management of a single Account. The effects of this potential conflict may be more pronounced where the Accounts have different investment strategies.

Limited Investment Opportunities. If the Portfolio Managers identify a limited investment opportunity that may be appropriate for more than one Account, the investment opportunity may be allocated among several Accounts. This could limit any single

<sup>(2)</sup> The advisory fee is based in part on the performance for two accounts totaling \$308.2 million in assets.

<sup>(3)</sup> Material Conflicts:

Account s ability to take full advantage of an investment opportunity that might not be limited if the Portfolio Managers did not provide investment advice to other Accounts.

Different Investment Strategies. The Accounts managed by the Portfolio Managers have differing investment strategies. If the Portfolio Managers determine that an investment opportunity may be appropriate for only some of the Accounts or decide that certain of the Accounts should take different positions with respect to a particular security, the Portfolio Managers may effect transactions for one or more Accounts which may affect the market price of the security or the execution of the transaction, or both, to the detriment or benefit of one or more other Accounts.

Variation in Compensation. A conflict of interest may arise where Clough or Clough Associates, LLC, as applicable, is compensated differently by the Accounts that are managed by the Portfolio Managers. If certain Accounts pay higher management fees or performance-based incentive fees, the Portfolio Managers might be motivated to prefer certain Accounts over others. The Portfolio Managers might also be motivated to favor Accounts in which they have a greater ownership interest or Accounts that are more likely to enhance the Portfolio Managers performance record or to otherwise benefit the Portfolio Managers.

Selection of Brokers. The Portfolio Managers select the brokers that execute securities transactions for the Accounts that they supervise. In addition to executing trades, some brokers provide the Portfolio Managers with research and other services which may require the payment of higher brokerage fees than might otherwise be available. The Portfolio Managers decision as to the selection of brokers could yield disproportionate costs and benefits among the Accounts that they manage, since the research and other services provided by brokers may be more beneficial to some Accounts than to others.

### (a)(3) Portfolio Manager Compensation as of October 31, 2015.

The Portfolio Managers Charles Clough, James Canty and Eric Brock own 100% of Clough. They each receive a fixed base salary determined based on market factors. Additionally, Clough distributes substantially all of its annual net profits to those three Portfolio Managers, with Mr. Clough receiving a majority share and the remainder being divided between Mr. Brock and Mr. Canty, with an additional smaller share allocated to four income partners.

(a)(4) Dollar Range of Securities Owned as of October 31, 2015.

Dollar Range of the Registrant s Securities

Owned by the Portfolio Managers

### Portfolio Managers

Charles I. Clough, Jr. Eric A. Brock James E. Canty \$1,000,001 + \$10,001 - \$50,000 \$1,000,001 +

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

Period	(a) Total Number of Shares (or Units) Purchased	(b) Avera Paid per S Uni	hare (or	(c) Total Number of Shares (or Units) Purchased as Part of Publicly Announced Plans or Programs	(d) Maximum Number (or Approximate Dollar Value) of Shares (or Units) that May Yet Be Purchased Under the Plans or Programs
				, and the second	, and the second second
4/1/15 - 4/30/15	-	\$	-	-	892,035
5/1/15 - 5/31/15	40,100	\$	14.95	21,600	851,935
0,1,10 0,01,10	10,100	Ψ	11.75	21,000	001,900
6/1/15 - 6/30/15	19,000	\$	14.97	37,500	832,935
7/1/15 - 7/31/15	61,600	\$	14.89	61,600	771,335
8/1/15 - 8/31/15	27,800	\$	14.43	27,800	743,535
9/1/15 - 9/30/15	36,900	\$	13.43	36,900	706,635
10/1/15 - 10/31/15	2,000	\$	12.71	2,000	704,635

Repurchase program announced on April 20, 2015.

Approved the Fund to purchase up to 5% of its outstanding common shares through October 31, 2015.

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

There have been no material changes by which shareholders may recommend nominees to the Board of Trustees.

### Item 11. Controls and Procedures.

- (a) The Registrant's Principal Executive Officer and Principal Financial Officer have concluded that the Registrant's disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940, as amended) are effective based on their evaluation of these controls and procedures as of a date within 90 days of the filing date of this document.
- (b) There was no change in the Registrant s internal control over financial reporting (as defined in Rule 30a-3(d) under the Investment Company Act of 1940, as

amended) during the second fiscal quarter of the period covered by this report that has materially affected, or is reasonably likely to materially affect, the Registrant s internal control over financial reporting.

### Item 12. Exhibits.

- (a)(1) The Code of Ethics that applies to the Registrant s Principal Executive Officer and Principal Financial Officer is attached hereto as Exhibit 12.A.1.
- (a)(2) The certifications required by Rule 30a-2(a) of the Investment Company Act of 1940, as amended, and Section 302 of the Sarbanes-Oxley Act of 2002 are attached hereto as Ex-99.Cert.
- (a)(3) Not applicable.
- (b) A certification for the Registrant s Principal Executive Officer and Principal Financial Officer, as required by Rule 30a-2(b) of the Investment Company Act of 1940, as amended, and Section 906 of the Sarbanes-Oxley Act of 2002 are attached hereto as Ex-99.906Cert.
- (c) The Proxy Voting Policies and Procedures are attached hereto as Ex99. Item 7.
- (d) Pursuant to the Securities and Exchange Commission s Order granting relief from Section 19(b) of the Investment Company Act of 1940 dated September 21, 2009, the form of 19(a) Notices to Beneficial Owners are attached hereto as Exhibit 12(d).

## **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

### **CLOUGH GLOBAL EQUITY FUND**

By: /s/ Edmund J. Burke

Edmund J. Burke

President/Principal Executive Officer

Date: January 8, 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.

### **CLOUGH GLOBAL EQUITY FUND**

By: /s/ Edmund J. Burke

Edmund J. Burke

President/Principal Executive Officer

Date: January 8, 2016

By: /s/ Jeremy O. May

Jeremy O. May

Treasurer/Principal Financial Officer

Date: January 8, 2016