ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND Form N-CSR January 09, 2015

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

#### FORM N-CSR

# CERTIFIED SHAREHOLDER REPORT OF REGISTERED MANAGEMENT INVESTMENT COMPANIES

Investment Company Act file number 811-21504

Advent/Claymore Enhanced Growth & Income Fund (Exact name of registrant as specified in charter)

1271 Avenue of the Americas, 45th Floor, New York, NY 10020 (Address of principal executive offices) (Zip code)

Robert White, Treasurer 1271 Avenue of the Americas, 45th Floor, New York, NY 10020 (Name and address of agent for service)

Registrant's telephone number, including area code: (212) 482-1600

Date of fiscal year end: October 31

Date of reporting period: November 1, 2013 - October 31, 2014

# Item 1. Reports to Stockholders.

The registrant's annual report transmitted to shareholders pursuant to Rule 30e-1 under the Investment Company Act of 1940, as amended (the "Investment Company Act"), is as follows:

GUGGENHEIMINVESTMENTS.COM/LCM
. . . YOUR BRIDGE TO THE LATEST, MOST UP-TO-DATE INFORMATION ABOUT THE ADVENT/CLAYMORE
ENHANCED GROWTH & INCOME FUND

The shareholder report you are reading right now is just the beginning of the story. Online at guggenheiminvestments.com/lcm, you will find:

- Daily, weekly and monthly data on share prices, net asset values, distributions, and more
  - Portfolio overviews and performance analyses
  - Announcements, press releases and special notices
    - Fund and adviser contact information

Advent Capital Management and Guggenheim Investments are continually updating and expanding shareholder information services on the Fund's website in an ongoing effort to provide you with the most current information about how your Fund's assets are managed, and the results of our efforts. It is just one more small way we are working to keep you better informed about your investment in the Fund.

(Unaudited) October 31, 2014

Tracy V. Maitland
President and Chief Executive Officer

#### DEAR SHAREHOLDER

We thank you for your investment in the Advent/Claymore Enhanced Growth & Income Fund (the "Fund"). This report covers the Fund's performance for the 12 months ended October 31, 2014.

Advent Capital Management, LLC ("Advent" or the "Investment Manager") serves as the Fund's investment manager. Based in New York, New York, with additional investment personnel in London, England, Advent is a credit-oriented firm specializing in the management of global convertible, high-yield and equity securities across three lines of business—long-only strategies, hedge funds and closed-end funds. As of October 31, 2014, Advent managed approximately \$8.2 billion in assets.

Guggenheim Funds Investment Advisors, LLC (the "Investment Adviser") serves as the investment adviser to the Fund. The Investment Adviser is an affiliate of Guggenheim Partners, LLC, a global diversified financial services firm.

The Fund's primary investment objective is to seek current income and current gains from trading in securities, with a secondary objective of long-term capital appreciation. Under normal market conditions, the Fund invests at least 70% of its managed assets in a diversified portfolio of equity securities and convertible securities of U.S. and non-U.S. issuers, and up to 30% of its managed assets in non-convertible high-yield securities. Additionally, the Fund engages in a strategy of writing (selling) covered call options on a portion of the securities held in the Fund's portfolio, thus generating option writing premiums. The Board of Trustees approved changes to the Fund's non-fundamental investment policies that will become effective in January 2015. Please see the question-and-answer section following for more information.

Advent seeks international investment opportunities in each asset class, with an emphasis on large multinational companies. Appreciation potential is provided by investments in convertibles and common stock, while the allocation to high-yield securities is primarily a source of income. The balance between convertible securities, equities and high-yield securities, and the degree to which the Fund engages in a covered call strategy, will vary from time to time based on security valuations, interest rates, equity market volatility and other economic and market factors.

All Fund returns cited—whether based on net asset value ("NAV") or market price—assume the reinvestment of all distributions. For the 12-month period ended October 31, 2014, the Fund generated a total return based on market price of 2.90% and a return of 1.58% based on NAV. As of October 31, 2014, the Fund's market price of \$9.51 represented a discount of 12.51% to NAV of \$10.87.

Past performance is not a guarantee of future results. The Fund's NAV performance data reflects fees and expenses of the Fund. The market price of the Fund's shares fluctuates from time to time, and it may be higher or lower than the Fund's NAV.

The Fund paid a quarterly distribution of \$0.210 in November 2013, February 2014, May 2014 and August 2014. The most recent dividend represents an annualized distribution rate of 8.83% based on the Fund's market price on October 31, 2014.

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DEAR SHAREHOLDER (Unaudited) continued

October 31, 2014

There is no guarantee of any future distributions or that the current returns and distribution rate will be maintained.

We encourage shareholders to consider the opportunity to reinvest their distributions from the Fund through the Dividend Reinvestment Plan ("DRIP"), which is described in detail on page 33 of this report. When shares trade at a discount to NAV, the DRIP takes advantage of the discount by reinvesting the quarterly dividend distribution in common shares of the Fund purchased in the market at a price less than NAV. Conversely, when the market price of the Fund's common shares is at a premium above NAV, the DRIP reinvests participants' dividends in newly-issued common shares at the greater of NAV per share or 95% of the market price per share. The DRIP provides a cost-effective means to accumulate additional shares and enjoy the benefits of compounding returns over time.

The Fund is managed by a team of experienced and seasoned professionals led by myself in my capacity as Chief Investment Officer (as well as President and Founder) of Advent Capital Management, LLC. We encourage you to read the following Questions & Answers section, which provides additional information regarding the factors that influenced the Fund's performance.

We thank you for your investment in the Fund and we are honored that you have chosen the Advent/Claymore Enhanced Growth & Income Fund as part of your investment portfolio. For the most up-to-date information regarding your investment, including related investment risks, please visit the Fund's website at guggenheiminvestments.com/lcm.

Sincerely,

Tracy V. Maitland

President and Chief Executive Officer of the Advent/Claymore Enhanced Growth & Income Fund

November 30, 2014

**QUESTIONS & ANSWERS (Unaudited)** 

October 31, 2014

Advent/Claymore Enhanced Growth & Income Fund (the "Fund") is managed by a team of seasoned professionals at Advent Capital Management, LLC ("Advent" or the "Investment Manager"), led by Tracy V. Maitland, Advent's Founder, President and Chief Investment Officer. In the following interview, the management team discusses the equity, convertible securities and high-yield markets and the performance during the 12-month period ended October 31, 2014.

Please describe the Fund's objectives and management strategies in place on October 31, 2014.

The Fund's primary investment objective is to seek current income and current gains from trading in securities, with a secondary objective of long-term capital appreciation. Under normal market conditions, the Fund invests at least 70% of its managed assets in a diversified portfolio of equity securities and convertible securities of U.S. and non-U.S. issuers, and up to 30% of its managed assets in non-convertible high-yield securities. Advent seeks international investment opportunities in each asset class, with an emphasis on large multinational companies. The Fund's investments in convertibles and common stock provide capital appreciation potential, while the allocation to high-yield securities is primarily a source of income.

The Fund also uses a strategy of writing (selling) covered call options, but the percentage of positions to be written against can vary. As the percentage increases, the risks associated with covered call option writing also increase, and the Fund may also limit its ability to benefit from capital appreciation in holdings on which options have been written. In addition, the Fund may invest in other derivatives, such as foreign exchange currency contracts, futures contracts and swaps.

The Fund uses financial leverage to finance the purchase of additional securities. Although financial leverage may create an opportunity for increased return for shareholders, it also results in additional risks and can magnify the effect of any losses. There is no assurance that the strategy will be successful. If income and gains earned on securities purchased with the financial leverage proceeds are greater than the cost of the financial leverage, shareholders' return will be greater than if financial leverage had not been used. Conversely, if the income or gains from the securities purchased with the proceeds of financial leverage are less than the cost of the financial leverage, shareholders' return will be less than if financial leverage had not been used.

Discuss the recent changes to Advent's non-fundamental investment policies.

The Board of Trustees of the Fund and Advent's other closed-end funds announced in the period that it had approved modifications to the Fund's non-fundamental investment policies. These modifications are designed to expand the portfolio management flexibility of the Fund and may provide an opportunity to enhance shareholder value through the investment manager's expanded investment capabilities and ability to manage risk.

Regarding the impact of the change in policies on the Fund, it will continue to pursue its primary investment objective to provide current income and current gains from trading in securities, and its secondary objective of long-term capital appreciation. Currently, the Fund must invest at least 70% of its managed assets in a diversified portfolio of equity securities and convertible securities of U.S. and non-U.S. issuers and may invest up to 30% of its managed assets in non-convertible high yield securities. Under the investment policy modification, the Fund will invest at least 40% of its managed assets in equity securities and convertible securities of U.S. and non-U.S. issuers and may invest up to 60% of its managed assets in non-convertible high yield securities. The Fund will continue to use a strategy of writing (selling) covered call options.

The investment policy modifications for the Fund will become effective on January 12, 2015.

Advent's institutional strategies, which invest in the same asset classes as the Fund, have provided superior performance relative to applicable benchmarks. Accordingly, Advent is reallocating the Fund's portfolio over time to establish a core portfolio of convertible bonds that will be managed, subject to the Fund's investment policies and restrictions, in a manner similar to that of Advent's Global Balanced Convertible Strategy. Advent's Global Balanced Convertible Strategy seeks a high total return by investing in a portfolio of global convertible securities that provide equity-like returns while seeking to limit downside risk.

This core portfolio will be supplemented by investments in high yield securities selected in a manner similar to that of Advent's High Yield Strategy. Advent's High Yield Strategy seeks income and total return by investing primarily in high yielding corporate credit using fundamental and relative value analysis to identify undervalued securities.

Advent will use a separate portion of the Fund's portfolio to increase or decrease relative overall exposure to convertible securities, high yield securities and equities. This portion of the Fund's portfolio will incorporate leverage and operate as an asset allocation tool reflecting Advent's conservative management philosophy and its views on the relative value of these three asset classes under changing market conditions.

Please describe the economic and market environment over the last 12 months.

Global equity and bond markets generally performed well for the twelve months ended October 31, 2014, although their levels of total return varied significantly across asset classes. Driving the variation was differing rates of economic growth.—U.S. macro conditions were satisfactorily high by most measures, despite a cold winter that chilled first quarter growth, as the

QUESTIONS & ANSWERS (Unaudited) continued

October 31, 2014

general recovery and progression to fuller employment and more capital spending gradually improved throughout the year. This situation was helped by continued though falling levels of bond purchases from the U.S. Federal Reserve. Activity decelerated in Europe, particularly in the summer, as internal demand seemed to fade on weak consumption made worse by geopolitical strife in regions peripheral to Western Europe. Economic progress also faded in some emerging markets such as China and Brazil, as some countries struggled with a broad move to have local consumption replace investment in sourcing GDP growth. Commodity prices across natural resources, precious metals, and even food items declined into the summer on the weaker global growth and rise in the U.S. dollar.

Asset prices showed greatest appreciation in the U.S. equity markets based on strong economic growth and corporate profits and an accommodative monetary environment. Global risk-free bond prices also provided strong gains on low inflation globally and some level of safe-haven demand on weaker economic growth. The hint of more quantitative easing in Europe and imposition of easing in Japan in the fall helped equity prices worldwide later in the fiscal year. Corporate bond prices gyrated during the year but generally returned the coupons in an overall flat price outcome from fiscal year beginning to end. By sectors, the best-performing were rate-sensitive or those sensitive to monetary easing such as real estate investment trusts or utilities. The worst-performing ones were materials and energy based on commodity price declines.

How did the Fund perform in this environment?

All Fund returns cited—whether based on net asset value ("NAV") or market price—assume the reinvestment of all distributions. For the 12-month period ended October 31, 2014, the Fund generated a total return based on market price of 2.90% and a return of 1.58% based on NAV. As of October 31, 2014, the Fund's market price of \$9.51 represented a discount of 12.51% to NAV of \$10.87. As of October 31, 2013, the Fund's market price of \$10.03 represented a discount of 12.78% to NAV of \$11.50.

Past performance is not a guarantee of future results. The Fund's NAV performance data reflects fees and expenses of the Fund. The market price of the Fund's shares fluctuates from time to time, and it may be higher or lower than the Fund's NAV.

How has the Fund's leverage strategy affected performance?

The Fund utilizes leverage as part of its investment strategy, to finance the purchase of additional securities that provide increased income and potentially greater appreciation potential to common shareholders than could be achieved from a portfolio that is not leveraged.

The Fund's leverage outstanding as of October 31, 2014, including borrowings and reverse repurchase agreements or the issuance of commercial paper or other forms of debt, was \$50 million, approximately 25% of the Fund's total managed assets.

There is no guarantee that the Fund's leverage strategy will be successful, and the Fund's use of leverage may cause the Fund's NAV and market price of common shares to be more volatile.

The Fund's use of leverage remained unchanged in absolute dollars as the fiscal year progressed. The Fund's total return, defined as the return inclusive of reinvested dividends, was slightly higher than the cost of that leverage for the fiscal year. Therefore, on a simple comparison, the use of leverage had a modestly enhancing effect on shareholder

returns for the year.

What was the impact of the Fund's covered call strategy?

The Fund continues to generate income through the strategy of writing or selling call options against holdings of equities and some convertible bonds. These positions allow the Fund to garner cash upfront in exchange for granting the counterparty or holder of the option the upside in the stock past the stated strike price. In the past year, the level of income or premiums derived from this strategy was lower than past years due to low volatilities of underlying equities, which was reflected in the price of options sold. For fiscal 2014, the CBOE SPX Volatility Index (VIX), a widely quoted barometer of option volatility, averaged approximately 14, below the average of about 15 in the prior year and 20 in the year before that.

For this reason, later in the fiscal year, the Fund refrained from selling as many call options, choosing to hold equity positions in traditional format with upside garnered on price appreciation. After the market correction in the month of September that raised fear factors and volatility levels, the Fund resumed selling call options into the end of the fiscal year.

How did related market measures perform in this environment?

For the 12-month period ended October 31, 2014, the return of the Bank of America Merrill Lynch Global 300 Convertible Index was 8.43%.

The return of the Bank of America Merrill Lynch High Yield Master II Index was 5.85%.

The CBOE S&P 500 2% OTM BuyWrite Index (BXY) returned 10.61%.

The Fund's mandate differs materially from each of the individual indices. The Fund also maintains leverage and incurs transaction costs, advisory fees and other expenses, while these indices do not.

Please discuss the Fund's distributions.

The Fund paid a quarterly distribution of \$0.210 in November 2013, February 2014, May 2014 and August 2014. The most recent dividend represents an annualized distribution rate of 8.83% based on the Fund's

### QUESTIONS & ANSWERS (Unaudited) continued

October 31, 2014

market price on October 31, 2014. There is no guarantee of any future distributions or that the current returns and distribution rate will be maintained.

How was the Fund's portfolio allocated among asset classes during the 12 months ended October 31, 2014, and what did this mean for performance?

As of October 31, 2013, 80.3% of the Fund's total investments were invested in convertible securities, with 76.5% in convertible bonds and 3.8% in convertible preferreds. Equity positions represented 17.6% and high yield corporate bonds 1.6% of total investments. The rest, 0.5%, was in cash and other investments.

As of October 31, 2014, 70.9% of the Fund's total investments were invested in convertible securities, with 59.6% in convertible bonds and 11.3% in convertible preferreds. Equity positions represented 8.4% and high yield corporate bonds 20.3% of total investments. The rest, 0.4%, was in senior floating rate interests.

The change in asset allocation, primarily from a higher proportion invested in corporate bonds and less in equities and convertibles, reflects the better performance of equities in the period and decision to reallocate toward an asset class, corporate bonds, with higher upside at the end of the fiscal year, as corporate bonds went through multiple price corrections during the second half of the fiscal year. For similar reasons, the Fund's comfort with duration risk led to a larger allocation to convertible preferred securities and their yield advantage.

International investments were 30% of the Fund's long-term investments at October 31, 2014, compared to 26% at October 31, 2013. Investments in Europe increased relative to other geographies in the second half of the fiscal year as price declines in Europe with economies decelerating led to greater buying opportunities. Also, the reallocation of a portion of portfolio holdings in line with Advent's Global Balanced Convertible Strategy, which is focused on global convertibles, further increased the Fund's holdings of international investments.

Which investment decisions had the greatest effect on the Fund's performance?

Among the large winners for the Fund over the last year were Micron Technology, Inc., InterMune, Inc. and Gilead Sciences, Inc.

Convertible bonds of memory semiconductor maker Micron Technology, Inc. (0.9% of long-term investments at period end) were a large contributor to return. The company enjoyed a positive fundamental year, with stable DRAM (Dynamic random access memory) prices helped by a rebounding PC market and the successful acquisition of a Japanese competitor.

Convertible bonds of InterMune, Inc. (not held in the portfolio at period end) were another large contributor to return. The drug maker had breakout sales of its pulmonary fibrosis drug, pirfenidone, and was later acquired by multinational drug company Roche for that asset.

Convertible bonds of Gilead Sciences, Inc. (0.6% of long-term investments at period end) were another top performer. The pharmaceutical company had breakout sales of the hepatitis-C treatment, Solvadi, and benefitted from anticipation of another hepatitis drug, Harvoni.

Among the leading detractors for the Fund over the last year were Yandex N.V., Hornbeck Offshore Services, Inc. and Lululemon Athletica, Inc.

Convertible bond prices of Yandex N.V., a Russian internet services provider (0.8% of long-term investments at period end), fell with the company's exposure to the Russian market and geopolitical risk. The company continues to grow impressively and holds a high market share and with the bonds priced in U.S. dollars, we have added to the positions and feel there is both yield and equity upside.

Stock of Hornbeck Offshore Services, Inc., a natural resources driller (not held in the portfolio at period end), fell along with many energy services suppliers, as a result of the drop in oil prices and the impending repricing of rig contracts.

Stock of Lululemon Athletica, Inc., an athletic apparel retailer (not held in the portfolio at period end) and another top detractor, fell after it experienced inventory problems and slowing growth, and the position was sold.

Do you have any other comments about the markets and the Fund?

Differential performance across global asset classes presents its usual unique set of circumstances to search for outsized future returns. The economic environment remains uncertain due to weak or weakening growth in many countries outside the U.S. However, corporate profit growth inside and outside the U.S. has remained resilient, and asset prices in some countries may be supported by further central bank monetary easing. Asset classes with prices not at recent peaks, such as high-yield corporate bonds, European equities, and commodities, present upside potential, but research will be required on the underlying issuers to ascertain price appreciation potential. Cooperation in the international trade realm among a number of groups of countries on free trade agreements emerged as a theme later in the fiscal year and may portend better conditions for global corporate entities in the coming years.

### QUESTIONS & ANSWERS (Unaudited) continued

October 31, 2014

#### **Index Definitions**

Indices are unmanaged, do not use leverage, and do not experience fees, expenses or transaction costs and it is not possible to invest directly in an index.

Bank of America Merrill Lynch Global 300 Convertible Index measures the performance of convertible securities of issuers throughout the world.

Bank of America Merrill Lynch High Yield Master II Index is a commonly used benchmark index for high yield corporate bonds. It is a measure of the broad high yield market.

The CBOE S&P 500 2% OTM BuyWrite Index (BXY) uses the same methodology as the widely accepted CBOE S&P 500 BuyWrite Index (BXM), but the BXY Index is calculated using out-of-the-money S&P 500 Index (SPX) call options, rather than at-the-money SPX call options. The BXY strategy diversifies the buy-write opportunities currently provided by the BXM. The BXY Index yields lower monthly premiums in return for a greater participation in the upside moves of the S&P 500. S&P 500 Index is a capitalization-weighted index of 500 stocks. The index is designed to measure performance of the broad domestic economy through changes in the aggregate market value of 500 stocks representing all major industries.

VIX is the ticker symbol for the Chicago Board Options Exchange Volatility Index, a popular measure of the implied volatility of S&P 500 index options. It is a weighted blend of prices for a range of options on the S&P 500 index.

#### LCM Risks and Other Considerations

The views expressed in this report reflect those of the Portfolio Managers only through the report period as stated on the cover. These views are subject to change at any time, based on market and other conditions and should not be construed as a recommendation of any kind. The material may also contain forward-looking statements that involve risk and uncertainty, and there is no guarantee they will come to pass. There can be no assurance that the Fund will achieve its investment objectives. The value of the Fund will fluctuate with the value of the underlying securities. Historically, closed-end funds often trade at a discount to their net asset value. Past performance does not guarantee future results. The Fund is subject to investment risk, including the possible loss of the entire amount that you invest.

Please see guggenheiminvestments.com/lcm for a detailed discussion of the Fund's risks and considerations.

### FUND SUMMARY (Unaudited)

**Fund Statistics** 

October 31, 2014

Share Price				\$9.51
Net Asset Value				\$10.87
Discount to NAV				-12.51%
Net Assets (\$000)				\$147,821
AVERAGE ANNUAL TO	TAL RETURNS FOR T	HE		
PERIOD ENDED OCTOBE	ER 31, 2014			
				Since
	One	Three	Five	Inception
	Year	Year	Year	(01/31/05)
Advent Claymore				
Enhanced				
Growth & Income				
Fund				
NAV	1.58%	8.91%	6.97%	2.69%
Market	2.90%	8.28%	7.27%	1.73%
Portfolio Breakdown				% of Net Assets
Investments:				
Convertible Bonds				75.8%
Corporate Bonds				25.9%
Convertible Preferred				
Stocks				14.4%
Common Stocks				10.7%
Senior Floating Rate Interes	sts			0.5%
Put Options Purchased				0.0%*
Total Investments				127.3%
Call Options Written				-0.1%
Other Assets & Liabilities, 1	net			-27.2%
Net Assets				100.0%
* Less than 0.1%				

Past performance does not guarantee future results and does not reflect the deductions of taxes that a shareholder would pay on fund distributions. NAV performance data reflects fees and expenses of the Fund. All portfolio data is subject to change daily. For more current information, please visit guggenheiminvestments.com. The above summaries are provided for informational purposes only and should not be viewed as recommendations.

	% of Long-Term
Country Breakdown	Investments
United States	68.0%
Japan	4.2%
Cayman Islands	4.1%
Netherlands	3.0%

France	2.3%
Austria	2.0%
Bermuda	1.9%
Spain	1.8%
Germany	1.8%
United Kingdom	1.3%
Jersey	1.3%
Australia	1.2%
Italy	1.2%
Hong Kong	1.1%
Mexico	0.9%
Luxembourg	0.8%
Cyprus	0.8%
Finland	0.7%
Canada	0.6%
United Arab Emirates	0.5%
India	0.3%
Panama	0.2%
Subject to change daily.	

# PORTFOLIO OF INVESTMENTS

# October 31, 2014

	Shares	Value
COMMON STOCKS† – 10.7%		
Communications – 2.5%		
Verizon Communications, Inc.1	30,900	\$ 1,552,725
Vodafone Group plc ADR1	32,400	1,076,328
Lamar Advertising Co. — Class A1	20,000	1,033,000
Total Communications		3,662,053
Financial – 2.4%		
JPMorgan Chase & Co.	20,000	1,209,600
NorthStar Realty Finance Corp.1	59,250	1,100,865
Hospitality Properties Trust1	30,300	897,183
Discover Financial Services1	6,428	409,978
Total Financial		3,617,626
Consumer, Non-cyclical – 2.4%		
GlaxoSmithKline plc ADR	30,000	1,364,700
Pfizer, Inc.1	28,300	847,585
Gilead Sciences, Inc.*,1,6	7,300	817,600
Salix Pharmaceuticals Ltd.*,1	4,000	575,400
Total Consumer, Non-cyclical		3,605,285
Industrial – 1.1%		
Greenbrier Companies, Inc.1	25,254	1,579,385
Consumer, Cyclical – 1.0%		
Wynn Resorts Ltd.1,6	5,100	969,051
The Gap, Inc.6	14,600	553,194
Total Consumer, Cyclical		1,522,245
Technology – 0.6%		
Xilinx, Inc.1	20,000	889,600
Basic Materials – 0.4%		
Dow Chemical Co6	11,000	543,400
Energy $-0.3\%$		
Occidental Petroleum Corp.1	5,000	444,650
Total Common Stocks		
(Cost \$15,746,464)		15,864,244
CONVERTIBLE PREFERRED STOCKS† – 14.4%		
Financial – 3.2%		
Wells Fargo & Co. 7.50%1,2	1,949	2,346,596
Weyerhaeuser Co. 6.38% due 07/01/161	29,100	1,629,601
American Tower Corp. 5.25% due 05/15/171	7,000	761,530
Total Financial		4,737,727
Utilities – 2.7%		
NextEra Energy, Inc. 5.89% due 09/01/151	27,350	1,730,982
Exelon Corp. 6.50% due 06/01/171	21,700	1,150,099
Dominion Resources, Inc. 6.38% due 07/01/171	20,979	1,056,293
Total Utilities		3,937,374
Industrial $-2.6\%$		

United Technologies Corp. 7.50% due 08/01/151	50,079	2,923,111
Stanley Black & Decker, Inc. 4.75% due 11/17/158	6,960	938,556
Total Industrial		3,861,667
	Shares	Value
CONVERTIBLE PREFERRED STOCKS† – 14.4% (continued)		
Energy – 2.6%		
Chesapeake Energy Corp.		
5.75%1,2,3	1,698	\$ 1,870,984
5.75%1,2	900	977,895
Penn Virginia Corp. 6.00%1,2,3	12,000	991,560
Total Energy		3,840,439
Basic Materials – 1.9%		
Alcoa, Inc. 5.38% due 10/01/17*,1	52,814	2,751,609
Consumer, Non-cyclical – 1.4%		
Tyson Foods, Inc. 4.75% due 07/15/171	41,249	2,105,349
Total Convertible Preferred Stocks	·	
(Cost \$21,274,744)		21,234,165
	Face	
	Amount~	Value
CONVERTIBLE BONDS†† – 75.8%		
Consumer, Non-cyclical – 14.0%		
Salix Pharmaceuticals Ltd. 1.50% due 03/15/191	1,179,000	2,640,222
Jazz Investments I Ltd. 1.88% due 08/15/211,3	1,750,000	2,027,813
Cubist Pharmaceuticals, Inc. 1.13% due 09/01/181	1,749,000	2,006,977
Hologic, Inc. 0.00% due 12/15/431,4	1,700,000	1,870,000
Molina Healthcare, Inc.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, ,
1.13% due 01/15/201	717,000	936,133
1.63% due 08/15/441,3	722,000	770,284
WellPoint, Inc. 2.75% due 10/15/421	799,000	1,399,249
Omnicare, Inc. 3.50% due 02/15/441	950,000	1,083,594
Gilead Sciences, Inc. 1.63% due 05/01/16	215,000	1,057,934
Incyte Corp. 0.38% due 11/15/181,3	660,000	945,450
BioMarin Pharmaceutical, Inc. 1.50% due 10/15/201	795,000	938,597
Array BioPharma, Inc. 3.00% due 06/01/201	1,000,000	840,625
Medivation, Inc. 2.63% due 04/01/171	324,000	671,895
Euronet Worldwide, Inc. 1.50% due 10/01/443	577,000	587,009
Illumina, Inc. 0.50% due 06/15/211,3	500,000	577,188
Brookdale Senior Living, Inc. 2.75% due 06/15/181	405,000	530,803
Temp Holdings, Co. 0.00% due 09/19/187	42,000,000 JPY	501,717
Wright Medical Group, Inc. 2.00% due 08/15/171	352,000	483,120
Orexigen Therapeutics, Inc. 2.75% due 12/01/201,3	537,000	470,546
Ligand Pharmaceuticals, Inc. 0.75% due 08/15/193	308,000	312,235
Total Consumer, Non-cyclical	200,000	20,651,391
Communications – 13.5%		20,001,001
Priceline Group, Inc.		
0.35% due 06/15/201	2,600,000	2,960,750
0.90% due 09/15/211,3	723,000	697,243
Twitter, Inc.	723,000	571,215
0.25% due 09/15/191,3	2,072,000	1,904,945
1.00% due 09/15/211,3	1,146,000	1,043,576
1.00% 440 07/10/211,0	1,170,000	1,073,370

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0.88% due 06/15/171	2,249,000	2,188,558
4.00% due 12/15/201	402,000	478,883
Liberty Interactive LLC		
0.75% due 03/30/431	897,000	1,236,738
1.00% due 09/30/431,3	654,000	698,963

See notes to financial statements.

# PORTFOLIO OF INVESTMENTS continued

October 31, 2014

	Face	
	Amount~	Value
CONVERTIBLE BONDS†† – 75.8% (continued)		
Communications – 13.5% (continued)		
Qihoo 360 Technology Company Ltd.		
1.75% due 08/15/211,3	1,000,000	\$915,625
0.50% due 08/15/201,3	722,000	673,716
Yandex N.V. 1.13% due 12/15/181,3	1,689,000	1,551,769
Nokia OYJ 5.00% due 10/26/17	400,000 EUR	1,384,906
Ctrip.com International Ltd. 1.25% due 10/15/181	1,138,000	1,204,828
Yahoo!, Inc. 0.00% due 12/01/181,3,7	950,000	1,026,594
Liberty Media Corp. 1.38% due 10/15/231,3	1,000,000	999,375
Alcatel-Lucent 4.25% due 07/01/18	237,626 EUR	861,011
Vipshop Holdings Ltd. 1.50% due 03/15/191	130,000	171,763
Total Communications		19,999,243
Technology – 11.5%		
Nuance Communications, Inc. 2.75% due 11/01/311	1,750,000	1,716,094
Red Hat, Inc. 0.25% due 10/01/193	1,519,000	1,645,267
Micron Technology, Inc. 3.00% due 11/15/431	1,242,000	1,603,732
	13,000,000	, ,
Kingsoft Corp. Ltd. 1.25% due 04/11/19	HKD	1,533,810
SunEdison, Inc. 0.25% due 01/15/201,3	1,462,000	1,463,828
Cornerstone OnDemand, Inc. 1.50% due 07/01/181	1,215,000	1,214,241
Proofpoint, Inc. 1.25% due 12/15/181,3	769,000	1,004,987
Microchip Technology, Inc. 2.13% due 12/15/371	500,000	852,188
Novellus Systems, Inc. 2.63% due 05/15/411	375,000	847,734
ASM Pacific Technology Ltd. 2.00% due 03/28/19	6,000,000 HKD	845,239
SanDisk Corp. 0.50% due 10/15/201	668,000	789,910
NVIDIA Corp. 1.00% due 12/01/183	600,000	681,750
ServiceNow, Inc. 0.00% due 11/01/183,7,8	555,000	633,047
Citrix Systems, Inc. 0.50% due 04/15/191,3	490,000	512,356
Ingenico 2.75% due 01/01/17	490,000 EUR	493,076
Spansion LLC 2.00% due 09/01/20	285,000	457,781
Verint Systems, Inc. 1.50% due 06/01/21	392,000	439,285
ON Semiconductor Corp. 2.63% due 12/15/261	264,000	291,720
Total Technology	,	17,026,045
Financial – 11.2%		
IMMOFINANZ AG 1.50% due 09/11/19	1,600,000 EUR	1,987,200
Forest City Enterprises, Inc. 3.63% due 08/15/201	1,426,000	1,515,125
Starwood Property Trust, Inc. 4.00% due 01/15/191	1,241,000	1,341,056
BENI Stabili SpA 3.38% due 01/17/18	800,000 EUR	1,119,843
Radian Group, Inc. 2.25% due 03/01/191	676,000	1,102,725
Azimut Holding SpA 2.13% due 11/25/20	800,000 EUR	1,088,620
Aabar Investments PJSC 4.00% due 05/27/16	700,000 EUR	1,009,900
Annaly Capital Management, Inc. 5.00% due 05/15/151	1,000,000	1,008,750

CAJA de Ahorros y Pensiones de Barcelona 1.00%		
due 11/25/17	700,000 EUR	982,274
Air Lease Corp. 3.88% due 12/01/181	682,000	980,801
CaixaBank S.A. 4.50% due 11/22/16	800,000 EUR	979,422
Hong Kong Exchanges and Clearing Ltd. 0.50% due 10/23/17	750,000	900,938
PRA Group, Inc. 3.00% due 08/01/201	613,000	739,431
1 KA Group, Inc. 5.00 % due 06/01/201	013,000	737,431
	Face	
	Amount~	Value
CONVERTIBLE BONDS†† – 75.8% (continued)	Timount	varac
Financial – 11.2% (continued)		
Element Financial Corp. 5.13% due 06/30/193	755,000 CAD	\$719,207
Unite Jersey Issuer Ltd. 2.50% due 10/10/18	300,000 GBP	495,985
Fidelity National Financial, Inc. 4.25% due 08/15/181	300,000	492,188
Total Financial	200,000	16,463,465
Industrial – 10.5%		10,100,100
	150,000,000	
Nidec Corp. 0.00% due 09/18/157	JPY	1,838,121
	140,000,000	, ,
Ebara Corp. 0.00% due 03/19/187	JPY	1,657,196
BW Group Ltd. 1.75% due 09/10/19	1,600,000	1,446,984
Balfour Beatty plc 1.88% due 12/03/18	1,000,000 GBP	1,365,872
Siemens Financieringsmaatschappij N.V.	, ,	
1.65% due 08/16/19	1,000,000	1,128,915
Chart Industries, Inc. 2.00% due 08/01/181	1,000,000	1,071,250
OSG Corp. 0.00% due 04/04/227	90,000,000 JPY	987,266
Deutsche Post A.G. 0.60% due 12/06/19	600,000 EUR	984,178
Fluidigm Corp. 2.75% due 02/01/341	1,042,000	965,804
Nikkiso Co. Ltd. 0.00% due 08/02/187	80,000,000 JPY	731,457
KUKA A.G. 2.00% due 02/12/18	400,000 EUR	721,821
Yaskawa Electric Corp. 0.00% due 03/16/177	55,000,000 JPY	647,607
Hornbeck Offshore Services, Inc. 1.50% due 09/01/191	516,000	493,425
Larsen & Toubro Ltd. 0.68% due 10/22/19	479,000	491,574
Yamato Holdings 0.00% due 03/07/167	40,000,000 JPY	462,959
Kawasaki Kisen Kaisha Ltd. % due 09/26/18	50,000,000 JPY	460,394
Total Industrial		15,454,823
Consumer, Cyclical – 9.1%		
MGM Resorts International 4.25% due 04/15/151	2,192,000	2,816,720
Jarden Corp. 1.13% due 03/15/341,3	1,740,000	1,868,325
International Consolidated Airlines Group S.A.		
1.75% due 05/31/18	800,000 EUR	1,365,261
Volkswagen International Finance N.V.		
5.50% due 11/09/15	1,000,000 EUR	1,328,651
Steinhoff Finance Holding GmbH 4.00% due 01/30/21	800,000 EUR	1,254,905
Ryland Group, Inc. 1.63% due 05/15/181	811,000	1,055,314
TUI A.G. 2.75% due 03/24/16	1,120,000 EUR	964,620
Faurecia 3.25% due 01/01/18	2,500,000 EUR	902,633
Iconix Brand Group, Inc. 1.50% due 03/15/181	382,000	517,371
Sekisui House Co. 0.00% due 07/05/167	40,000,000 JPY	490,879
Rallye S.A. 1.00% due 10/02/20	350,000 EUR	478,924
Sonae Investments B.V. 1.63% due 06/11/19	400,000 EUR	464,575

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Total Consumer, Cyclical		13,508,178
Utilities – 2.4%		
ENN Energy Holdings Ltd. 0.00% due 02/26/187	2,000,000	2,352,500
China Power International Development Ltd.		
2.75% due 09/18/17	5,000,000 CNY	1,245,195
Total Utilities		3,597,695
Basic Materials – 1.7%		
Royal Gold, Inc. 2.88% due 06/15/191	1,000,000	1,001,250
Consider the Consideration and		
See notes to financial statements.		

# PORTFOLIO OF INVESTMENTS continued

October 31, 2014

	Face	
	Amount~	Value
CONVERTIBLE BONDS†† – 75.8% (continued)		
Basic Materials – 1.7% (continued)		
United States Steel Corp. 2.75% due 04/01/191	582,000	\$982,853
Glencore Finance Europe SA 5.00% due 12/31/14	500,000	512,250
Total Basic Materials		2,496,353
Energy – 1.2%		
Lukoil International Finance BV 2.63% due 06/16/15	1,100,000	1,086,250
Premier Oil Finance Jersey Ltd. 2.50% due 07/27/18	500,000	503,850
SolarCity Corp. 1.63% due 11/01/191,3	171,000	166,725
Total Energy		1,756,825
Diversified – 0.7%		
Misarte 3.25% due 01/01/16	500,000 EUR	1,083,468
Total Convertible Bonds		
(Cost \$112,662,700)		112,037,486
CORPORATE BONDS†† – 25.9%		
Energy – 5.7%		
Halcon Resources Corp. 8.88% due 05/15/21	1,842,000	1,519,649
PBF Holding Company LLC / PBF Finance Corp.		
8.25% due 02/15/201	1,000,000	1,051,250
Energy XXI Gulf Coast, Inc. 6.88% due 03/15/241,3	958,000	759,215
Oasis Petroleum, Inc. 6.88% due 03/15/221	500,000	522,500
Chesapeake Energy Corp. 6.88% due 11/15/20	445,000	510,638
Clayton Williams Energy, Inc. 7.75% due 04/01/19	500,000	498,125
Alta Mesa Holdings Limited Partnership / Alta Mesa		
Finance Services Corp. 9.63% due 10/15/188	500,000	495,000
Penn Virginia Corp. 8.50% due 05/01/201	500,000	491,250
Lightstream Resources Ltd. 8.63% due 02/01/201,3	500,000	462,500
California Resources Corp. 5.50% due 09/15/211,3	400,000	408,500
McDermott International, Inc. 8.00% due 05/01/211,3	442,000	391,170
Regency Energy Partners Limited Partnership / Regency		
Energy Finance Corp. 5.75% due 09/01/20	350,000	373,625
QEP Resources, Inc. 6.88% due 03/01/21	300,000	324,000
Genesis Energy Limited Partnership / Genesis Energy		
Finance Corp. 5.75% due 02/15/211	300,000	301,875
SandRidge Energy, Inc. 8.13% due 10/15/22	250,000	227,500
Total Energy		8,336,797
Industrial – 5.1%		
Reynolds Group Issuer Incorporated / Reynolds Group		
Issuer LLC / Reynolds Group Issuer		
9.00% due 04/15/19	2,250,000	2,362,499
Cemex SAB de CV		
3.00% due 03/13/151,3	1,169,000	1,169,000
4.98% due 10/15/181,3,5	500,000	518,500

LSB Industries, Inc. 7.75% due 08/01/191	961,000	1,030,384
Kratos Defense & Security Solutions, Inc.		
7.00% due 05/15/191	1,007,000	991,895
	Face	
	Amount~	Value
CORPORATE BONDS†† – 25.9% (continued)		
Industrial – 5.1% (continued)		
Pfleiderer GmbH 7.88% due 08/01/19	500,000 EUR	\$607,657
Clean Harbors, Inc. 5.25% due 08/01/201	500,000	516,250
MasTec, Inc. 4.88% due 03/15/231	325,000	312,000
Total Industrial		7,508,185
Consumer, Non-cyclical – 3.9%		
Tenet Healthcare Corp.		
6.00% due 10/01/201	2,425,000	2,612,938
Prospect Medical Holdings, Inc. 8.38% due 05/01/191,3	1,140,000	1,225,500
Sotheby's 5.25% due 10/01/221,3	985,000	970,225
Fresenius Medical Care US Finance II, Inc.		
5.63% due 07/31/191,3	500,000	538,125
Cenveo Corp.	,	·
8.50% due 09/15/223	250,000	231,250
11.50% due 05/15/17	120,000	122,400
Live Nation Entertainment, Inc. 7.00% due 09/01/203	70,000	74,725
Total Consumer, Non-cyclical	,	5,775,163
Basic Materials – 3.7%		2,,,2,=32
FMG Resources August 2006 Pty Ltd. 8.25% due 11/01/193	2,182,000	2,272,007
Ashland, Inc. 4.75% due 08/15/22	1,448,000	1,466,100
Sappi Papier Holding GmbH 6.63% due 04/15/213	500,000	522,500
Novacap International SAS 5.09% due 05/01/193,5	412,000 EUR	515,335
Appvion, Inc. 9.00% due 06/01/203	500,000	397,500
Verso Paper Holdings LLC / Verso Paper, Inc.		27.72.00
11.75% due 01/15/19	240,000	246,000
Commercial Metals Co. 4.88% due 05/15/23	120,000	117,600
Total Basic Materials		5,537,042
Financial – 3.1%		0,007,012
Synovus Financial Corp. 5.13% due 06/15/171	2,312,000	2,381,360
Emma Delta Finance 12.00% due 10/15/173	1,000,000 EUR	1,541,068
Ally Financial, Inc. 8.00% due 03/15/20	275,000	331,375
Corrections Corporation of America 4.63% due 05/01/23	300,000	295,500
Total Financial	300,000	4,549,303
Communications – 2.7%		.,,
Altice S.A. 7.75% due 05/15/221,3	1,000,000	1,052,500
Sprint Corp. 7.25% due 09/15/211,3	500,000	530,000
Starz LLC / Starz Finance Corp. 5.00% due 09/15/19	500,000	517,500
EarthLink Holdings Corp. 7.38% due 06/01/201	500,000	512,500
iHeartCommunications, Inc. 9.00% due 12/15/19	500,000	507,188
Media General Financing Sub, Inc. 5.88% due 11/15/223	500,000	505,000
Sprint Communications, Inc. 7.00% due 03/01/203	360,000	403,380
Total Communications	300,000	4,028,068
Technology – 1.0%		1,020,000
First Data Corp.		
I not Dam Corp.		

11.75% due 08/15/218	500,000	588,750
12.63% due 01/15/211	400,000	484,000

See notes to financial statements.

# PORTFOLIO OF INVESTMENTS continued

October 31, 2014

		Face	
CORPOR LETT POLYPOLIT AZ OCI ( )		Amount~	Value
CORPORATE BONDS†† – 25.9% (continued)			
Technology – 1.0% (continued)	400.000		<b>#200.000</b>
Advanced Micro Devices, Inc. 6.75% due 03/01/19	400,000		\$380,000
Total Technology			1,452,750
Consumer, Cyclical – 0.7%			
Chrysler Group LLC / CG Company-Issuer, Inc.	<b>7</b> 00000		
8.00% due 06/15/191	500,000		538,125
Regal Entertainment Group 5.75% due 03/15/22	270,000		265,275
Six Flags Entertainment Corp. 5.25% due 01/15/213	240,000		242,400
Total Consumer, Cyclical			1,045,800
Total Corporate Bonds			
(Cost \$39,171,257)			38,233,108
SENIOR FLOATING RATE INTERESTS††, 5 – 0.5%			
Energy & Exploration Partners			
7.75% due 01/22/199		500,000	460,937
Vertellus Specialties, Inc.			
10.50% due 10/30/199		300,000	291,000
Total Senior Floating Rate Interests			
(Cost \$755,750)			751,937
		Contracts	
		(100 shares	
		per contract)	Value
PUT OPTIONS PURCHASED† - 0.0%*,**		,	
iShares Russell 2000 ETF			
Expiring November 2014 with strike price of \$108.00		293	\$ 7,618
iShares Russell 2000 ETF			Ţ .,,
Expiring November 2014 with strike price of \$108.50		292	7,592
SPDR S&P 500 ETF Trust			.,
Expiring November 2014 with strike price of \$188.50		1,169	4,676
Total Put Options Purchased		1,100	1,070
(Cost \$253,095)			19,886
Total Investments – 127.3%			17,000
(Cost \$189,864,010)			188,140,826
CALL OPTIONS WRITTEN† – (0.1%)			100,140,020
Wynn Resorts Ltd. Expiring November 2014 with strike			
price			
of \$195.00		15	(2,625)
			(4,04.)]
The Con Inc. Evniring December 2014 with striles miss		13	(=,===)
The Gap, Inc. Expiring December 2014 with strike price			
of \$39.00		146	(18,542)

Gilead Sciences, Inc. Expiring December 2014 with strike price

60 of \$115.00 (28,500)Total Call Options Written (Premiums received \$46,434) (68,477)Other Assets & Liabilities, net – (27.2)% (40,251,110)Total Net Assets – 100.0% \$147,821,239

- The face amount is denominated in U.S. Dollars, unless otherwise noted.
- Non-income producing security.
- Less than 0.1%
  - † Value determined based on Level 1 inputs See Note 2.
  - †† Value determined based on Level 2 inputs See Note 2.
  - 1 All or a portion of these securities have been physically segregated in connection with borrowings. As of October 31, 2014, the total value was \$109,771,831.
  - Perpetual maturity.
  - Security is a 144A or Section 4(a)(2) security. The total market value of 144A or Section 4(a)(2) securities is \$41,490,767 (cost \$42,189,177), or 28.1% of total net assets.
  - Security is a step up/step down bond. The coupon increases or decreases at regular intervals until the bond reaches full maturity.
  - Variable rate security. Rate indicated is rate effective at October 31, 2014.
  - All or a portion of this security represents cover for outstanding written option. As of October 31, 2014, the total value of these positions segregated was \$2,053,609.
  - 7 Zero coupon bond.
  - 8 All or a portion of these securities are reserved and/or pledged with the custodian for forward exchange currency and options contracts. As of October 31, 2014, the total amount segregated was \$2,259,253.
  - The security is unsettled as of October 31, 2014. The coupon rate doesn't accrue until the security settles.

ADR	American Depositary Receipt
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B.V. Limited Liability Company

**CAD** Canadian Dollar **CNY** Chinese Yuan

**EUR** Euro

**GBP British Pound** Limited Liability GmbH Hong Kong Dollar **HKD JPY** Japanese Yen

N.V. **Publicly Traded Company Public Limited Company** plc

**Proprietary** Pty SA Corporation

SAB deCV Publicly Traded Company SpA Limited Share Company

See notes to financial statements.

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STATEMENT OF ASSETS AND LIABILITIES	October 31, 2014
ASSETS:	
Investments, at value (cost \$189,864,010)	\$188,140,826
Foreign currency, at value (cost \$389,182)	385,162
Cash and cash equivalents	12,942,530
Unrealized appreciation on forward foreign currency exchange contracts	1,297,648
Receivables:	
Investments sold	3,862,010
Interest	1,142,892
Dividends	165,545
Tax reclaims	12,385
Other assets	17,030
Total assets	207,966,028
LIABILITIES:	
Borrowings	50,000,000
Options written, at value (premiums received \$46,434)	68,477
Unrealized depreciation on forward foreign currency exchange contracts	171,424
Interest due on borrowings	4,086
Payable for:	
Investments purchased	9,534,019
Investment management fees	84,012
Investment advisory fees	80,728
Trustees fees	6,934
Administration fees	4,454
Other fees	190,655
Total liabilities	60,144,789
NET ASSETS	\$147,821,239
NET ASSETS CONSIST OF:	
Common Stock, \$0.001 par value per share, unlimited number of shares authorized,	
13,603,025 shares issued and outstanding	\$13,603
Paid-in capital	208,387,619
Distributions in excess of net investment income	(1,278,347)
Accumulated net realized loss on investments, written options and foreign currency transactions	(58,672,750)
Net unrealized depreciation on investments, written options and foreign currency translations	(628,886)
NET ASSETS	\$147,821,239
Shares outstanding (\$0.001 par value with unlimited amount authorized)	13,603,025
Net asset value, offering price and repurchase price per share	\$10.87

See notes to financial statements.

STATEMENT OF OPERATIONS For the year ended October 31, 2014

October 31, 2014

Interest Dividends, net of foreign taxes withheld of \$15,267 Total investment income EXPENSES: Investment management fees	\$3,916,005 2,237,702 6,153,707 1,047,696
Total investment income EXPENSES:	6,153,707 1,047,696
EXPENSES:	1,047,696
Investment management fees	
	1 006 610
Investment advisory fees	1,006,610
Interest expense	600,272
Professional fees	167,852
Trustee fees	159,212
Fund accounting fees	62,007
Printing fees	57,587
Administration fees	56,046
Insurance	30,881
Custodian fees	25,439
NYSE listing fees	23,725
Transfer agent fees	20,721
Other fees	2,022
Total expenses	3,260,070
Net investment income	2,893,637
NET REALIZED AND UNREALIZED GAIN (LOSS):	
Net realized gain on:	
Investments	4,485,384
Foreign currency transactions	1,678,772
Written options	1,474,222

See notes to financial statements.

Net realized and unrealized loss

Foreign currency translations

Net change in unrealized (depreciation)

Net change in unrealized appreciation (depreciation) on:

Net increase in net assets resulting from operations

Net realized gain

Investments

Written options

**INVESTMENT INCOME:** 

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7,638,378

1,471,736

(7,671,316)

(3,894

(32,938)

\$2,860,699

(9,139,158)

### STATEMENTS OF CHANGES IN NET ASSETS

October 31, 2014

	Year Ended October 31, 2014				Year Ended October 31, 2013		
INCREASE (DECREASE) IN NET ASSETS							
FROM OPERATIONS:							
Net investment income	\$	2,893,637		\$	3,092,550		
Net realized gain on investments, written							
options and foreign							
currency transactions		7,638,378			17,478,109		
Net change in unrealized appreciation							
(depreciation) on investments,							
written options and foreign currency							
translations		(7,671,316	)		3,020,487		
Net increase in net assets resulting from							
operations		2,860,699			23,591,146		
DISTRIBUTIONS TO SHAREHOLDERS							
FROM:							
Net investment income		(11,368,513	)		(11,426,541	)	
Return of capital		(58,028	)				
Total distributions		(11,426,541	)		(11,426,541	)	
Net increase (decrease) in net assets		(8,565,842	)		12,164,605		
NET ASSETS:							
Beginning of year		156,387,081			144,222,476		
End of year	\$	147,821,239		\$	156,387,081		
Distributions in excess of net investment							
income at end of year	\$	(1,278,347	)	\$	(389,552	)	
•							

See notes to financial statements.

STATEMENT OF CASH FLOWS For the y	year ended October 31, 2014
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October 31, 2014

Cash Flows from Operating Activities:		
Net increase in net assets resulting from operations	\$ 2,860,699	
Adjustments to Reconcile Net Increase in Net Assets Resulting		
from Operations to		
Net Cash Provided by Operating and Investing Activities:		
Stock dividend received from corporate action	(486,960	)
Net change in unrealized depreciation on investments	9,139,158	
Net change in unrealized depreciation on written options	3,894	
Net change in unrealized appreciation on foreign currency		
translations	(1,471,736	)
Net realized gain on investments	(4,485,384	)
Purchase of long-term investments	(692,353,992	)
Proceeds from sale of long-term investments	704,204,681	
Net amortization/accretion of premium/discount	95,570	
Net decrease in premiums received on written options	(1,685,429	)
Increase in dividends receivable	(64,818	)
Increase in interest receivable	(196,079	)
Decrease in investments sold receivable	3,363,677	
Increase in tax reclaims receivable	(5,349	)
Increase in other assets	(1,724	)
Increase in payable for investments purchased	5,164,783	
Decrease in interest due on borrowings	(36	)
Decrease in investment management fees payable	(5,408	)
Decrease in investment advisory fees payable	(5,185	)
Decrease in administration fees payable	(251	)
Increase in trustees fees payable	2,597	
Decrease in other fees	(78,912	)
Net Cash Provided by Operating and Investing Activities	23,993,796	
Cash Flows From Financing Activities:		
Distributions to common shareholders	(11,426,541	)
Net Cash Used in Financing Activities	(11,426,541	)
Net Increase in cash	12,567,255	
Cash and cash equivalents (including foreign currency) at		
Beginning of Year	760,437	
Cash and cash equivalents (including foreign currency) at End		
of Year	\$ 13,327,692	
Supplemental Disclosures of Cash Flow Information: Cash	,	
paid during the period for interest	\$ 600,308	
Stock dividend received from corporate action	\$ 486,960	

See notes to financial statements.

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LCM   ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND ANNUAL REPORT   17

### FINANCIAL HIGHLIGHTS

### October 31, 2014

	Year Ended October 31, 2014		Year Ended October 31, 2013		Year Ended October 31, 2012		Year Ended October 31, 2011		Year Ended October 31, 2010	
Per Share Data:										
Net asset value, beginning of period	\$11.50		\$10.60		\$10.63		\$12.11		\$11.72	
Income from investment operations:										
Net investment income(a)	0.21		0.23		0.41		0.42		0.40	
Net gain (loss) on investments (realized										
and unrealized)	_	*	1.51		0.45		(0.84	)	1.05	
Total from investment operations	0.21		1.74		0.86		(0.42	)	1.45	
Less distributions from:										
Net investment income	(0.84)	)	(0.84)	)	(0.86)	)	(0.47	)	(1.06	)
Return of capital	_	*	_		(0.03	)	(0.59	)	_	
Total distributions to shareholders	(0.84	)	(0.84	)	(0.89)	)	(1.06	)	(1.06	)
Net asset value, end of period	\$10.87		\$11.50		\$10.60		\$10.63		\$12.11	
Market Value, end of period	\$9.51		\$10.03		\$9.46		\$9.73		\$11.38	
Total Return(b)										
Net asset value	1.58	%	17.10	%	8.59	%	-4.18	%	13.14	%
Market value	2.90	%	15.56	%	6.78	%	-6.27	%	19.37	%
Ratios/Supplemental Data:										
Net assets, end of period (in										
thousands)	\$147,821		\$156,387		\$144,222		\$144,533		\$164,684	
Ratio to average net assets of:										
Net investment income	1.86	%	2.05	%	3.85	%	3.54	%	3.43	%
Total expenses(c)(e)	2.10	%	2.18	%	2.32	%	2.11	%	2.10	%
Portfolio turnover rate	344	%	321	%	141	%	121	%	127	%
Senior Indebtedness										
Total Borrowings outstanding (in										
thousands)	\$50,000		\$50,000		\$50,000		\$50,000		\$50,000	
Asset Coverage per \$1,000 of										
indebtedness(d)	\$3,956		\$4,128		\$3,884		\$3,891		\$4,293	

<sup>(</sup>a) Based on average shares outstanding.

Total return is calculated assuming a purchase of a common share at the beginning of the period and a sale on

(c) Excluding interest expense, the operating expense ratio for the years ended October 31, would be:

2014	2013	2012	2011	2010
1.71%	1.76%	1.82%	1.72%	1.71%

<sup>(</sup>b) the last day of the period reported either at net asset value ("NAV") or market price per share. Distributions are assumed to be reinvested at NAV for NAV returns or the prices obtained under the Fund's Dividend Reinvestment Plan for market value returns. Total return does not reflect brokerage commissions. A return calculated for a period of less than one year is not annualized.

- Calculated by subtracting the Fund's total liabilities (not including the borrowings) form the Fund's total assets
- (d) and dividing by the total borrowings.
  - The expense ratio does not reflect fees and expenses incurred by the Fund as a result of its investment in shares
- (e) of business development companies. If these fees were included in the expense ratio, the increase to the expense ratio would be approximately 0.05%, 0.03% and 0.07% for the years ended October 31, 2014, 2013 and 2012, respectively.
- (f) The ratio is annualized.
- \* Less than \$0.01.

See notes to financial statements.

#### NOTES TO FINANCIAL STATEMENTS

October 31, 2014

#### Note 1 – Organization:

Advent Claymore Enhanced Growth & Income Fund (the "Fund") was organized as a Delaware statutory trust on January 30, 2004. The Fund is registered as a diversified, closed-end management investment company under the Investment Company Act of 1940, as amended.

The Fund's primary investment objective is to seek current income and current gains from trading in securities, with a secondary objective of long-term capital appreciation. The Fund will pursue its investment objectives by investing its assets in dividend and interest paying equity securities, convertible securities and nonconvertible high-yield securities. Also, in pursuit of the Fund's primary investment objective, the Fund intends to engage in an option strategy of writing (selling) covered call options.

### Note 2 – Accounting Policies:

The preparation of the financial statements in accordance with U.S. generally accepted accounting principles ("GAAP") requires management to make estimates and assumptions that affect the reported amounts and disclosures in the financial statements. Actual results could differ from these estimates.

The following is a summary of the significant accounting policies followed by the Fund.

#### (a) Valuation of Investments

Equity securities listed on an exchange are valued at the last reported sale price on the primary exchange on which they are traded. Equity securities traded on an exchange or on the over-the-counter market and for which there are no transactions on a given day are valued at the mean of the closing bid and ask prices. Securities traded on NASDAQ are valued at the NASDAQ Official Closing Price. Equity securities not listed on a securities exchange or NASDAQ are valued at the mean of the closing bid and ask prices. Debt securities are valued by independent pricing services or dealers using the mean of the closing bid and ask prices for such securities or, if such prices are not available, at prices for securities of comparable maturity, quality and type. If sufficient market activity is limited or does not exist, the pricing providers or broker-dealers may utilize proprietary valuation models which consider market characteristics such as benchmark yield curves, option-adjusted spreads, credit spreads, estimated default rates, coupon rates, anticipated timing of principal repayments, underlying collateral, or other unique security features in order to estimate relevant cash flows, which are then discounted to calculate a security's fair value. Exchange-traded funds and listed closed-end funds are valued at the last sale price or official closing price on the exchange where the security is principally traded. Exchange-traded options are valued at the closing price, if traded that day. If not traded, they are valued at the mean of the bid and ask prices on the primary exchange on which they are traded. Futures contracts are valued using the settlement price established each day on the exchange on which they are traded. Swaps are valued daily by independent pricing services or dealers using the mid price. Forward exchange currency contracts are valued daily at current exchange rates. The Fund values money market funds at net asset value. Short-term securities with remaining maturities of 60 days or less at the time of purchase are valued at amortized cost, which approximates market value.

For those securities where quotations or prices are not available, the valuations are determined in accordance with procedures established in good faith by management and approved by the Board of Trustees. A valuation committee consisting of representatives from investment management, fund administration, legal and compliance is responsible

for the oversight of the valuation process of the Fund and convenes monthly, or more frequently as needed. The valuation committee reviews monthly Level 3 fair valued securities methodology, price overrides, broker quoted securities, price source changes, illiquid securities, unchanged priced securities, halted securities, price challenges, fair valued securities sold and back testing trade prices in relation to prior day closing prices. On a quarterly basis, the valuations and methodologies of all Level 3 fair valued securities are presented to the Fund's Board of Trustees.

Valuations in accordance with these procedures are intended to reflect each security's (or asset's) fair value. Such fair value is the amount that the Fund might reasonably expect to receive for the security (or asset) upon its current sale. Each such determination is based on a consideration of all relevant factors, which are likely to vary from one security to another. Examples of such factors may include, but are not limited to: (i) the type of security, (ii) the initial cost of the security, (iii) the existence of any contractual restrictions on the security's disposition, (iv) the price and extent of public trading in similar securities of the issuer or of comparable companies, (v) quotations or evaluated prices from broker-dealers and/or pricing services, (vi) information obtained from the issuer, analysts, and/or the appropriate stock exchange (for exchange traded securities), (vii) an analysis of the company's financial statements, and (viii) an evaluation of the forces that influence the issuer and the market(s) in which the security is purchased and sold (e.g. the existence of pending merger activity, public offerings or tender offers that might affect the value of the security). There were no securities fair valued in accordance with such procedures established by the Board of Trustees as of October 31, 2014.

GAAP requires disclosure of fair valuation measurements as of each measurement date. In compliance with GAAP, the Fund follows a fair value hierarchy that distinguishes between market data obtained from independent sources (observable inputs) and the Fund's own market assumptions (unobservable inputs). These inputs are used in determining the value of the Fund's investments and summarized in the following fair value hierarchy:

Level 1 – quoted prices in active markets for identical securities

Level 2 – quoted prices in inactive markets or other significant observable inputs (e.g. quoted prices for similar securities; interest rates; prepayment speed; credit risk; yield curves)

Level 3 – significant unobservable inputs (e.g. discounted cash flow analysis; non-market based methods used to determine fair value)

Observable inputs are those based upon market data obtained from independent sources, and unobservable inputs reflect the Fund's own assumptions based on the best information available. A financial instrument's level within the fair value hierarchy is based on the lowest

LCM | ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND ANNUAL REPORT | 19

October 31, 2014

level of any input both individually and in aggregate that is significant to the fair value measurement. The inputs or methodology used for valuing securities are not necessarily an indication of the risk associated with investing in those securities.

The following are certain inputs and techniques that are generally utilized to evaluate how to classify each major type of investment in accordance with GAAP.

Equity Securities (Common and Preferred Stock) – Equity securities traded in active markets where market quotations are readily available are categorized as Level 1. Equity securities traded in inactive markets and certain foreign equities are valued using inputs which include broker quotes, prices of securities closely related where the security held is not trading but the related security is trading, and evaluated price quotes received from independent pricing providers. To the extent that these inputs are observable, such securities are categorized as Level 2. To the extent that these inputs are unobservable, such securities are categorized as Level 3.

Convertible Bonds & Notes – Convertible bonds and notes are valued by independent pricing providers who employ matrix pricing models utilizing various inputs such as market prices, broker quotes, prices of securities with comparable maturities and qualities, and closing prices of corresponding underlying securities. To the extent that these inputs are observable, such securities are categorized as Level 2. To the extent that these inputs are unobservable, such securities are categorized as Level 3.

Corporate Bonds & Notes – Corporate bonds and notes are valued by independent pricing providers who employ matrix pricing models utilizing various inputs such as market prices, broker quotes, and prices of securities with comparable maturities and qualities, and closing prices of corresponding underlying securities. To the extent that these inputs are observable, such securities are categorized as Level 2. To the extent that these inputs are unobservable, such securities are categorized as Level 3.

Listed derivatives that are actively traded are valued based on quoted prices from the exchange and categorized in level 1 of the fair value hierarchy. Over-the-counter (OTC) derivative contracts including forward currency contracts and option contracts derive their value from underlying asset prices, indices, reference rates, and other inputs. Depending on the product and terms of the transaction, the fair value of the OTC derivative products can be modeled taking into account the counterparties' creditworthiness and using a series of techniques, including simulation models. Many pricing models do not entail material subjectivity because the methodologies employed do not necessitate significant judgments, and the pricing inputs are observed from actively quoted markets. These OTC derivatives are categorized within level 2 of the fair value hierarchy.

The Fund did not hold any Level 3 securities during the year ended October 31, 2014.

Transfers between levels, if any, are in comparison to the valuation levels at the end of the previous fiscal year, and are effective using the fair value as of the end of the current fiscal period.

There were no transfers between levels during the year ended October 31, 2014.

The following table represents the Fund's investments carried on the Statement of Assets and Liabilities by caption and by level within the fair value hierarchy as of October 31, 2014:

# **Quoted Prices**

Markets for Other Significant Identical Observable Unobservable Assets Inputs Inputs Description (Level 1) (Level 2) (Level 3) Total	
Assets Inputs Inputs	
Description (Level 1) (Level 2) (Level 3) Total	
Assets	
Convertible Bonds \$ - \$ 112,037,486 \$ - \$ 112,037,4	}
Corporate Bonds – 38,233,108 – 38,233,10	,
Convertible	
Preferred Stocks 21,234,165 – 21,234,16	;
Common Stocks 15,864,244 – 15,864,24	ŀ
Put Options Purchased 19,886 – 19,886	
Senior Floating	
Rate Interests – 751,937 – 751,937	
Forward Exchange	
Currency Contracts – 1,297,648 – 1,297,648	
Total \$ 37,118,295 \$ 152,320,179 \$ 189,438,4	<i>'</i> 4
Liabilities	
Call Options Written \$ 68,477 \$ - \$ 68,477	
Forward Exchange	
Currency Contracts – 171,424 – 171,424	
Total \$ 68,477 \$ 171,424 \$ - \$ 239,901	

If not referenced in the table, please refer to the Portfolio of Investments for a breakdown of investment type by industry category.

#### (b) Investment Transactions and Investment Income

Investment transactions are accounted for on the trade date. Realized gains and losses on investments are determined on the identified cost basis. Dividend income is recorded net of applicable withholding taxes on the ex-dividend date and interest income is recorded on an accrual basis. Discounts on debt securities purchased are accreted to interest income over the lives of the respective securities using the effective interest method. Premiums on debt securities purchased are amortized to interest income up to the next call date of the respective securities using the effective interest method.

#### (c) Cash and Cash Equivalents

The Fund considers all demand deposits to be cash equivalents. Cash and cash equivalents are held at the Bank of New York Mellon.

#### (d) Restricted Cash

A portion of cash on hand is pledged with a broker for current or potential holdings, which includes options, swaps, forward exchange currency contracts and securities purchased on a when issued or delayed delivery basis.

As of October 31, 2014, there was no restricted cash outstanding.

October 31, 2014

# (e) Convertible Securities

The Fund invests in preferred stocks and fixed-income securities which are convertible into common stock. Convertible securities may be converted either at a stated price or rate within a specified period of time into a specified number of shares of common stock. Traditionally, convertible securities have paid dividends or interest greater than on the related common stocks, but less than fixed income non-convertible securities. By investing in a convertible security, the Fund may participate in any capital appreciation or depreciation of a company's stock, but to a lesser degree than if it had invested in that company's common stock. Convertible securities rank senior to common stock in a corporation's capital structure and, therefore, entail less risk than the corporation's common stock.

# (f) Currency Translation

Assets and liabilities denominated in foreign currencies are translated into U.S. dollars at the mean of the bid and ask price of the respective exchange rates on the last day of the period. Purchases and sales of investments denominated in foreign currencies are translated at the mean of the bid and ask price of respective exchange rates on the date of the transaction.

The Fund does not isolate that portion of the results of operations resulting from changes in foreign exchange rates on investments from the fluctuations arising from changes in market prices of securities held. Such fluctuations are included with the net realized and unrealized gain or loss from investments.

Foreign exchange realized gain or loss resulting from the holding of a foreign currency, expiration of a currency exchange contract, difference in the exchange rates between the trade date and settlement date of an investment purchased or sold, and the difference between dividends actually received compared to the amount shown in a Fund's accounting records on the date of receipt are included as net realized gains or losses in the Fund's Statement of Operations.

Foreign exchange gain or loss on assets and liabilities, other than investments, are included in unrealized appreciation (depreciation) on foreign currency translations in the Fund's Statement of Operations.

# (g) Covered Call and Put Options

The Fund will pursue its objective by employing an option strategy of writing (selling) covered call options or put options on up to 25% of the securities held in the portfolio of the Fund. The Fund seeks to generate current gains from option premiums as a means to enhance distributions payable to shareholders.

When an option is written, the premium received is recorded as an asset with an equal liability and is subsequently marked to market to reflect the current market value of the option written. These liabilities are reflected as options written, at value, in the Statement of Assets and Liabilities. Premiums received from writing options which expire unexercised are recorded on the expiration date as a realized gain. The difference between the premium received and the amount paid on effecting a closing purchase transaction, including brokerage commissions, is also treated as a realized gain, or if the premium is less than the amount paid for the closing purchase transactions, as a realized loss. If a call option is exercised, the premium is added to the proceeds from the sale of the underlying security in determining whether there has been a realized gain or loss.

# (h) Forward Exchange Currency Contracts

The Fund entered into forward exchange currency contracts in order to hedge its exposure to changes in foreign currency exchange rates on its foreign portfolio holdings, to hedge certain firm purchases and sales commitments denominated in foreign currencies and for investment purposes. Forward exchange currency contracts are agreements between two parties to buy and sell currencies at a set price on a future date. Fluctuations in the value of open forward exchange currency contracts are recorded for financial reporting purposes as unrealized appreciation and depreciation by the Fund until the contracts are closed. When the contracts are closed, realized gains and losses are recorded, and included on the Statement of Operations.

Forward exchange currency contracts involve elements of both market and credit risk in excess of the amounts reflected on the Statement of Assets and Liabilities.

#### (i) Senior Floating Rate Interests

Senior floating rate interests, or term loans, in which the Fund typically invests are not listed on a securities exchange or board of trade. Term loans are typically bought and sold by institutional investors in individually negotiated transactions. The market generally has fewer trades and less liquidity than the secondary market for other types of securities. Due to the nature of the market, the actual settlement date may not be certain at the time of purchase or sale. Interest income is not accrued until settlement date. Typically term loans are valued by independent pricing services using broker quotes.

#### (j) Reverse Repurchase Agreements

In a reverse repurchase agreement, the Fund sells to a counterparty a security that it holds with a contemporaneous agreement to repurchase the same security at an agreed-upon price and date. Reverse repurchase agreements are valued based on the amount of cash received, which represents fair value. Reverse repurchase agreements are reflected as a liability on the Statement of Assets and Liabilities. Interest payments made are recorded as a component of interest expense on the Statement of Operations. The Fund monitors collateral market value for the reverse repurchase agreement, including accrued interest, throughout the life of the agreement, and when necessary, delivers or receives cash or securities in order to manage credit exposure and liquidity. If the counterparty defaults or enters insolvency proceeding, realization or return of the collateral to the Fund may be delayed or limited.

#### (k) Risks and Other Considerations

In the normal course of business, the Fund trades financial instruments and enters into financial transactions where risk of potential loss exists due to, among other things, changes in the market (market risk) or the potential inability of a counterparty to meet the terms of an agreement (counterparty risk). The Fund is also exposed to

LCM | ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND ANNUAL REPORT | 21

October 31, 2014

other risks such as, but not limited to, concentration, interest rate, credit and financial leverage risks.

Concentration of Risk. It is the Fund's policy to invest a significant portion of its assets in convertible securities. Although convertible securities do derive part of their value from that of the securities into which they are convertible, they are not considered derivative financial instruments. However, certain of the Fund's investments include features which render them more sensitive to price changes in their underlying securities. Consequently, this exposes the Fund to greater downside risk than traditional convertible securities, but still less than that of the underlying common stock.

Credit Risk. Credit risk is the risk that one or more income securities in the Fund's portfolio will decline in price, or fail to pay interest and principal when due, because the issuer of the security experiences a decline in its financial status. The Fund's investments in income securities involve credit risk. However, in general, lower rated, lower grade and non-investment grade securities carry a greater degree of risk that the issuer will lose its ability to make interest and principal payments, which could have a negative impact on the Fund's net asset value or dividends.

Interest Rate Risk. Convertible and nonconvertible income-producing securities including preferred stock and debt securities (collectively, "income securities") are subject to certain interest rate risks. If interest rates go up, the value of income securities in the Fund's portfolio generally will decline. These risks may be greater in the current market environment because interest rates are near historically low levels. During periods of rising interest rates, the average life of certain types of income securities may be extended because of slower than expected principal payments. This may lock in a below market interest rate, increase the security's duration (the estimated period until the security is paid in full) and reduce the value of the security. This is known as extension risk. During periods of declining interest rates, the issuer of a security may exercise its option to prepay principal earlier than scheduled, forcing the Fund to reinvest in lower yielding securities. This is known as call or prepayment risk. Lower grade securities have call features that allow the issuer to repurchase the security prior to its stated maturity. An issuer may redeem a lower grade security if the issuer can refinance the security at a lower cost due to declining interest rates or an improvement in the credit standing of the issuer.

Lower Grade Securities Risk. Investing in lower grade and non-investment grade securities involves additional risks. Securities of below investment grade quality are commonly referred to as "junk bonds" or "high yield securities." Investment in securities of below investment grade quality involves substantial risk of loss. Securities of below investment grade quality are predominantly speculative with respect to the issuer's capacity to pay interest and repay principal when due and therefore involve a greater risk of default or decline in market value due to adverse economic and issuer specific developments. Issuers of below investment grade securities are not perceived to be as strong financially as those with higher credit ratings. Issuers of lower grade securities may be highly leveraged and may not have available to them more traditional methods of financing. Therefore, the risks associated with acquiring the securities of such issuers generally are greater than is the case with higher rated securities. These issuers are more vulnerable to financial setbacks and recession than more creditworthy issuers, which may impair their ability to make interest and principal payments. The issuer's ability to service its debt obligations also may be adversely affected by specific issuer developments, the issuer's inability to meet specific projected business forecasts or the unavailability of additional financing. Therefore, there can be no assurance that in the future there will not exist a higher default rate relative to the rates currently existing in the market for lower grade securities. The risk of loss due to default by the issuer is significantly greater for the holders of lower grade securities because such securities may be unsecured and may be subordinate to other creditors of the issuer. Securities of below investment grade quality display increased price sensitivity to changing interest rates and to a deteriorating economic environment. The market values for securities of below investment grade quality tend to be more volatile and such securities tend to be less liquid than

investment grade debt securities. To the extent that a secondary market does exist for certain below investment grade securities, the market for them may be subject to irregular trading activity, wide bid/ask spreads and extended trade settlement periods.

Structured and Synthetic Convertible Securities Risk. The value of structured convertible securities can be affected by interest rate changes and credit risks of the issuer. Such securities may be structured in ways that limit their potential for capital appreciation and the entire value of the security may be at a risk of loss depending on the performance of the underlying equity security. Structured convertible securities may be less liquid than other convertible securities. The value of a synthetic convertible security will respond differently to market fluctuations than a convertible security because a synthetic convertible security is composed of two or more separate securities, each with its own market value. In addition, if the value of the underlying common stock or the level of the index involved in the convertible component falls below the exercise price of the warrant or option, the warrant or option may lose all value.

Foreign Securities and Emerging Markets Risk. Investing in non-U.S. issuers may involve unique risks, such as currency, political, economic and market risk. In addition, investing in emerging markets entails additional risk including, but not limited to: news and events unique to a country or region; smaller market size, resulting in lack of liquidity and price volatility; certain national policies which may restrict the Fund's investment opportunities; less uniformity in accounting and reporting requirements; unreliable securities valuation; and custody risk.

Financial Leverage Risk. Certain risks are associated with the leveraging of common stock, including the risk that both the net asset value and the market value of shares of common stock may be subject to higher volatility and a decline in value.

Counterparty Risk. The Fund is subject to counterparty credit risk, which is the risk that the counterparty fails to perform on agreements with the Fund such as swap and option contracts, and reverse repurchase agreements.

22 I LCM I ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND ANNUAL REPORT

October 31, 2014

#### (1) Distributions to Shareholders

The Fund declares and pays quarterly distributions to common shareholders. These distributions consist of investment company taxable income, which generally includes qualified dividend income, ordinary income and short-term capital gains. Any net realized long-term gains are distributed annually to common shareholders.

Distributions to shareholders are recorded on the ex-dividend date. The amount and timing of distributions are determined in accordance with federal income tax regulations, which may differ from GAAP.

# (m) New Accounting Pronouncements

In June 2014, the FASB issued an ASU that expands secured borrowing accounting for certain repurchase agreements. The ASU also sets forth additional disclosure requirements for certain transactions accounted for as sales, in order to provide financial statement users with information to compare to similar transactions accounted for as secured borrowings. The ASU is effective prospectively during interim or annual periods beginning after December 15, 2014. At this time, management is evaluating the implications of these changes on the financial statements.

Note 3 – Investment Management Agreement, Servicing Agreement and Other Agreements:

Pursuant to an Investment Advisory Agreement (the "Agreement") between Guggenheim Funds Investment Advisors, LLC ("GFIA" or the "Investment Adviser") and the Fund, the Investment Adviser furnishes offices, necessary facilities and equipment, provides administrative services to the Fund, oversees the activities of Advent Capital Management, LLC (the "Investment Manager"), provides personnel and compensates the Trustees and Officers of the Fund who are its affiliates. As compensation for these services, the Fund pays the Investment Adviser an annual fee, payable monthly in arrears, at an annual rate equal to 0.49% of the average managed assets during such month. Managed Assets means the total of assets of the Fund (including any assets attributable to borrowings in the use of financial leverage, if any) minus the sum of accrued liabilities (other than debt representing financial leverage, if any).

Pursuant to an Investment Management Agreement between the Investment Manager and the Fund, the Fund pays the Investment Manager an annual fee, payable monthly in arrears, at an annual rate equal to 0.51% of the average Managed Assets during such month for the services and facilities provided by the Investment Manager to the Fund. These services include the day-to-day management of the Fund's portfolio of securities, which includes buying and selling securities for the Fund and investment research.

The Bank of New York Mellon ("BNY") acts as the Fund's custodian and accounting agent. As custodian, BNY is responsible for the custody of the Fund's assets. As accounting agent, BNY is responsible for maintaining the books and records of the Fund's securities and cash.

Rydex Fund Services, LLC ("RFS"), an affiliate of the Servicing Agent, provides fund administration services to the Fund. As compensation for these services RFS receives an administration fee payable monthly at the annual rate set forth below as a percentage of the average daily Managed Assets of the Fund:

Managed Assets	Rate
First \$200,000,000	0.0275%
Next \$300,000,000	0.0200%

Next \$500,000,000	0.0150%
Over \$1,000,000,000	0.0100%

Certain officers and trustees of the Fund are also officers and directors of the Investment Adviser or Servicing Agent. The Fund does not compensate its officers or trustees who are officers of the aforementioned firms.

# Note 4 – Federal Income Taxes:

The Fund intends to comply with the requirements of Subchapter M of the Internal Revenue Code of 1986, as amended, applicable to regulated investment companies. Accordingly, no provision for U.S. federal income taxes is required. In addition, by distributing substantially all of its ordinary income and long-term capital gains, if any, during each calendar year, the Fund avoids a 4% federal excise tax that is assessed on the amount of the under distribution.

In order to present paid-in capital in excess of par, distributions in excess of net investment income and accumulated net realized gains or losses on the Statement of Assets and Liabilities that more closely represent their tax character, certain adjustments have been made to distributions in excess of net investment income, accumulated net realized gains or losses and paid-in capital. For the year ended October 31, 2014, the adjustments were to decrease paid-in capital by \$5,007,096, increase accumulated net realized loss by \$2,578,985 and decrease distributions in excess of net investment income by \$7,586,081 due to the difference in the treatment for book and tax purposes of convertible bonds, convertible preferred securities, contingent payment debt instruments, real estate investment trusts, and foreign currency.

As of October 31, 2014, the cost of investments and accumulated unrealized appreciation/depreciation on investments for federal income tax purposes were as follows:

			Net Tax	Net Tax
Cost of			Unrealized	Unrealized
Investments	Gross Tax	Gross Tax	Depreciation	Depreciation on
for Tax	Unrealized	Unrealized	on	Derivatives and
Purposes	Appreciation	Depreciation	Investments	Foreign Currency
\$190,713,249	\$4,571,680 \$(7,1	44,103)	\$(2,572,423)	\$(31,926)

The differences between book basis and tax basis unrealized appreciation/(depreciation) are attributable to the tax deferral of losses on wash sales and income adjustments for tax purposes on certain convertible securities.

As of October 31, 2014, tax components of accumulated earnings were as follows:

Undistributed	Undistributed
Long-Term	Ordinary
Gains/	Income/
(Accumulated	(Accumulated
Capital Loss)	Ordinary Loss)
\$(57,670,077)	\$-

LCM | ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND ANNUAL REPORT | 23

October 31, 2014

The differences between book basis and tax basis undistributed long-term gains/(accumulated capital losses) are attributable to the tax deferral of losses on wash sales and straddles.

As of October 31, 2014, for federal income tax purposes, the Fund had a capital loss carryforward of \$57,670,077 available to offset possible future capital gains. Of the capital loss carryforward, \$5,251,357 expires on October 31, 2016 and \$52,418,720 expires on October 31, 2017. For the year ended October 31, 2014, the Fund utilized \$5,191,215 of capital losses. Per the Regulated Investment Company Modernization Act of 2010, capital loss carryforwards generated in taxable years beginning after December 22, 2010 must be fully used before capital loss carryforwards generated in taxable years prior to December 22, 2010; therefore, under certain circumstances, capital loss carryforwards available as of the report date, if any, may expire unused.

For the years ended October 31, 2014 and 2013, the tax character of distributions paid, as reflected in the Statements of Changes in Net Assets, of \$11,368,513 and \$11,426,541 was ordinary income and \$58,028 and \$0 was return of capital, respectively.

For all open tax years and all major jurisdictions, management of the Fund has concluded that there are no significant uncertain tax positions that would require recognition in the financial statements. Uncertain tax positions are tax positions taken or expected to be taken in the course of preparing the Fund's tax returns that would not meet a more-likely-than not threshold of being sustained by the applicable tax authority and would be recorded as a tax expense in the current year. Open tax years are those that are open for examination by taxing authorities (i.e. generally the last four tax year ends and the interim tax period since then). Furthermore, management of the Fund is also not aware of any tax positions for which it is reasonably possible that the total amounts of unrecognized tax benefits will significantly change in the next twelve months.

#### Note 5 – Investments in Securities:

For the year ended October 31, 2014, the cost of purchases and proceeds from sales of investments, other than short-term securities, were \$692,353,992 and \$703,949,957, respectively.

#### Note 6 – Derivatives:

#### (a) Covered Call and Put Options

An option on a security is a contract that gives the holder of the option, in return for a premium, the right to buy from (in the case of a call) or sell to (in the case of a put) the writer of the option the security underlying the option at a specified exercise or "strike" price. The writer of an option on a security has the obligation upon exercise of the option to deliver the underlying security upon payment of the exercise price (in the case of a call) or to pay the exercise price upon delivery of the underlying security (in the case of a put).

The Fund will follow a strategy of writing covered call options, which is a strategy designed to produce income from option premiums and offset a portion of a market decline in the underlying security. This strategy will be the Fund's principal investment strategy in seeking to pursue its primary investment objective. The Fund will only "sell" or "write" options on securities held in the Fund's portfolio. It may not sell "naked" call options, i.e., options on securities that are not held by the Fund or on more shares of a security than are held in the Fund's portfolio. The Fund will consider a call option written with respect to a security underlying a convertible security to be covered so long as (i) the convertible

security, pursuant to its terms, grants to the holders of such security the right to convert the convertible security into the underlying security and (ii) the convertible security, upon conversion, will convert into enough shares of the underlying security to cover the call option written by the Fund.

There are several risks associated with transactions in options on securities. As the writer of a covered call option, the Fund forgoes, during the option's life, the opportunity to profit from increases in the market value of the security covering the call option above the sum of the premium and the strike price of the call but has retained the risk of loss should the price of the underlying security decline. A writer of a put option is exposed to the risk of loss if fair value of the underlying securities declines, but profits only to the extent of the premium received if the underlying security increases in value. The writer of an option has no control over the time when it may be required to fill its obligation as writer of the option. Once an option writer has received an exercise notice, it cannot effect a closing purchase transaction in order to terminate its obligation under the option and must deliver the underlying security at the exercise price.

Transactions in written option contracts for the year ended October 31, 2014, were as follows:

	Number of Contracts	Premiums Received
Options outstanding, beginning of period	9,158	\$ 1,731,863
Options written during the period	132,061	12,866,873
Options expired during the period	(5,073)	(263,386)
Options closed during the period	(135,797)	(14,270,256)
Options assigned during the period	(18)	(18,660)
Options outstanding, end of period	331	\$ 46,434

# (b) Foreign Currency Contracts

A forward exchange currency contract is a commitment to purchase or sell a foreign currency on a future date at a negotiated forward rate. The gain or loss arising from the difference between the original contracts and the closing of such contracts would be included in net realized gain or loss on foreign currency transactions.

Risk may arise from the potential inability of a counterparty to meet the terms of a contract and from unanticipated movements in the value of a foreign currency relative to the U.S. dollar. The face or contract amount, in U.S. dollars, reflects the total exposure the Fund has in that particular currency contract.

# 24 I LCM I ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND ANNUAL REPORT

October 31, 2014

As of October 31, 2014, the following forward exchange currency contracts were outstanding:

			Settlement	Settlement	Value as of	Net Unrealized
Contract	ts to Sell	Counterparty	Date	Value		Appreciation
CAD	548,000	* *				• •
for						
USD	498,238	The Bank of New York Mellon	12/19/2014	\$ 498,238	\$ 485,444	\$ 12,794
CAD	275,000					
for						
USD	249,483	The Bank of New York Mellon	12/19/2014	249,483	243,608	5,875
EUR	14,467,000					
for USD	18,760,950	The Bank of New York Mellon	12/19/2014	18,760,950	18,131,661	629,289
EUR	139,000					
for						
USD	178,775	The Bank of New York Mellon	12/19/2014	178,775	174,210	4,565
EUR	400,000					
for						
USD	507,389	The Bank of New York Mellon	12/19/2014	507,389	501,325	6,064
EUR	750,000					
for						
USD	956,612	The Bank of New York Mellon	12/19/2014	956,612	939,984	16,628
EUR	216,000					
for						
USD	275,236	The Bank of New York Mellon	12/19/2014	275,236	270,715	4,521
EUR	170,000					
for						
USD	215,362	The Bank of New York Mellon	12/19/2014	215,362	213,063	2,299
EUR	235,000					
for						
USD	297,859	The Bank of New York Mellon	12/19/2014	297,859	294,528	3,331
EUR	160,000					
for						
USD	202,267	The Bank of New York Mellon	12/19/2014	202,267	200,530	1,737
EUR	2,510,000					
for						
USD	3,254,993	The Bank of New York Mellon	12/19/2014	3,254,993	3,145,813	109,180
EUR	61,000					
for						
USD	78,456	The Bank of New York Mellon	12/19/2014	78,456	76,452	2,004
GBP	321,000					
	523,511	The Bank of New York Mellon	12/19/2014	523,511	513,348	10,163

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for

USD						
GBP	870,000					
for						
USD	1,409,139	The Bank of New York Mellon	12/19/2014	1,409,139	1,391,316	17,823
JPY	835,000,000					
for						
USD	7,785,112	The Bank of New York Mellon	12/19/2014	7,785,112	7,452,763	332,349
JPY	54,000,000					
for						
USD	494,852	The Bank of New York Mellon	12/19/2014	494,852	481,975	12,877
JPY	28,000,000					
for						
USD	262,511	The Bank of New York Mellon	12/19/2014	262,511	249,913	12,598
JPY	45,000,000					
for						
USD	417,543	The Bank of New York Mellon	12/19/2014	417,543	401,646	15,897
JPY	245,000,000					
for						
USD	2,284,255	The Bank of New York Mellon	12/19/2014	2,284,255	2,186,739	97,516
						\$1,297,510

LCM | ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND ANNUAL REPORT | 25

October 31, 2014

						Net Unrealized
					Value as of	Appreciation
Contracts to	Buy	Counterparty	Settlement Date	Settlement Value	10/31/2014	(Depreciation)
EUR	147,000	1 0				` <b>,</b>
for USD	188,203	The Bank of New York Mellon	12/19/2014	\$188,203	\$184,237	\$(3,966)
EUR	81,000					
for USD	102,237	The Bank of New York Mellon	12/19/2014	102,237	101,518	(719)
EUR	111,000					
for USD	140,356	The Bank of New York Mellon	12/19/2014	140,356	139,118	(1,238)
EUR	192,000	The Bank of New York				
for USD	242,311	Mellon	12/19/2014	242,311	240,636	(1,675)
EUR	100,000	THE D. L. CAY, AV. 1				
for USD	126,518	The Bank of New York Mellon	12/19/2014	126,518	125,331	(1,187)
EUR	340,000					
for USD	431,647	The Bank of New York Mellon	12/19/2014	431,647	426,126	(5,521)
EUR	232,000					
for USD	296,069	The Bank of New York Mellon	12/19/2014	296,069	290,768	(5,301)
EUR	110,000					
for USD	138,824	The Bank of New York Mellon	12/19/2014	138,824	137,865	(959)
EUR	750,000	TI D 1 CN 1/1				
for USD	946,838	The Bank of New York Mellon	12/19/2014	946,838	939,984	(6,854)
EUR	610,000	TEL D. 1 CN X/ 1				
for USD	774,425	The Bank of New York Mellon	12/19/2014	774,425	764,520	(9,905)
EUR	611,000	The Donk of New York				
for USD	773,500	The Bank of New York Mellon	12/19/2014	773,500	765,774	(7,726)
GBP	45,000	THE D. L. CAY, AV. 1				
for USD	71,827	The Bank of New York Mellon	12/19/2014	71,827	71,965	138
JPY	52,000,000	m				
for USD	479,338	The Bank of New York Mellon	12/19/2014	479,338	464,124	(15,214)
JPY	21,000,000					

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		The Bank of New York				
for USD	193,231	Mellon	12/19/2014	193,231	187,434	(5,797)
JPY	15,000,000					
		The Bank of New York				
for USD	137,758	Mellon	12/19/2014	137,758	133,882	(3,876)
JPY	12,000,000					
		The Bank of New York				
for USD	111,334	Mellon	12/19/2014	111,334	107,106	(4,228)
JPY	9,000,000					
		The Bank of New York				
for USD	83,970	Mellon	12/19/2014	83,970	80,329	(3,641)
JPY	15,000,000					
		The Bank of New York				
for USD	141,173	Mellon	12/19/2014	141,173	133,882	(7,291)
JPY	245,000,000					
		The Bank of New York				
for USD	2,273,065	Mellon	12/19/2014	2,273,065	2,186,739	(86,326)
						(171,286)
Total unrealized appreciation on forward exchange currency contracts				\$1,126,224		

# (c) Summary of Derivatives Information

The Fund is required by GAAP to disclose: a) how and why a fund uses derivative instruments, b) how derivative instruments and related hedge fund items are accounted for, and c) how derivative instruments and related hedge items affect a fund's financial position, results of operations and cash flows.

26 I LCM I ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND ANNUAL REPORT

October 31, 2014

The following table presents the types of derivatives in the Fund by location as presented on the Statement of Assets Liabilities as of October 31, 2014.

Statement of Assets and Liabilities
Presentation of Fair Values of Derivative Instruments (\$000s).

	Asset Derivatives Statement of Assets and Liabilities		Liability Derivatives Statement of Assets and Liabilities	
Primary Risk Exposure	Location	Fair Value	Location	Fair Value
Foreign Exchange risk	Unrealized appreciation on forward exchange currency contracts	\$1,298	Unrealized depreciation on forward exchange currency contracts	\$171
Equity risk	Investments in securities, at value (Options Purchased)	\$ 20	Options written, at value	\$ 68
Total		\$1,318		\$239

For financial reporting purposes, the Fund does not offset financial assets and financial liabilities across derivative types that are subject to master netting arrangements or similar agreements on the Statement of Assets and Liabilities. The following table presents the Fund's derivative asset and liabilities as of October 31, 2014.

			1	Net Amounts			
			Gross				
			Amounts	of Assets			
		Gross		Presented in			
		Amounts	Offset in the	the	Derivatives		
		of	Statements	Statements			
		Recognized	of	of	Available	Financial Collatera	ıl Net
	Investment		Assets and	Assets and			
Counterparty	Type	Assets	Liabilities	Liabilities	for Offset	Instruments Received	l Amount
	Foreign						
Bank of New	Exchange						
	Currency						
York Mellon	Contract	\$1,297,648	\$ -	\$1,297,648	\$(171,424)	\$ -	\$ -\$1,126,224

Net Amounts

Gross

Amounts of Liabilities

Gross Presented in
Amounts Offset in the the Derivatives

	of	Statements	Statements				
	Recognized	of	of	Available	Financial	Collateral	Net
Investment		Assets and	Assets and				
Counterparty Type	Liabilities	Liabilities	Liabilities	for Offset	Instruments	Pledged	Amount
Foreign							
Bank of New Exchange							
Currency							
York Mellon Contract	\$171,424	\$ -	\$171,424	\$(171,424)	\$-	- \$-	\$ -

The following table presents the effect of derivatives instruments on the Statement of Operations for the year ended October 31, 2014.

Effect of Derivative Instruments on the Statement of Operations: (\$000s)

Amount of Realized Gain/(Loss) on Derivatives

Derivatives not

accounted for		Foreign	
as hedging		Currency	
instruments	Options	Transactions	Total
Equity risk	\$(2,692)	\$ -	\$(2,692)
Foreign Exchange risk	_	2,137	2,137
Total	\$(2,692)	\$ 2,137	\$(555)

Change in Unrealized Appreciation/(Depreciation) on Derivatives

Derivatives not

accounted for		Foreign	
as hedging		Currency	
instruments	Options	Translations	Total
Equity risk	\$313	\$ -	\$313
Foreign Exchange risk	_	1,472	1,472
Total	\$313	\$ 1,472	\$1,785

# Derivative Volume

Forward Exchange Currency Contracts:

Average Settlement Value Purchased	\$ 1,492,260
Average Settlement Value Sold	2,869,375
Ending Settlement Value Purchased	7,652,624
Ending Settlement Value Sold	38,652,543

**Options Contracts:** 

Average Number of Contracts Written	6,402
Average Number of Contracts Purchased	18,638
Ending Number of Written Contracts	331
Ending Number of Purchased Contracts	1,754

# Note 7 – Capital:

# Common Shares

The Fund has an unlimited amount of common shares, \$0.001 par value, authorized and 13,603,025 issued and outstanding. In connection with the Fund's dividend reinvestment plan, the Fund issued no shares during the year ended October 31, 2014, and during the year ended October 31, 2013.

LCM   ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND ANNUAL REPORT   27	

October 31, 2014

#### Note 8 – Borrowings:

On December 30, 2009, the Fund entered into a \$50,000,000 committed credit facility agreement whereby the lender has agreed to provide secured financing to the Fund and the Fund will provide pledged collateral to the lender. Interest on the amount borrowed is based on the 3-month LIBOR plus 0.95%. An unused commitment fee of 0.85% is charged on the difference between the \$50,000,000 credit agreement and the amount borrowed, which is included in Interest Expense on the Statement of Operations. As of October 31, 2014, there was \$50,000,000 outstanding in connection with the Fund's credit facility. The average daily amount of the borrowings on the credit facility during the year ended October 31, 2014 was \$50,000,000 with a related average interest rate of 1.19%. The maximum amount outstanding during the period was \$50,000,000. As of October 31, 2014, the total amount of securities segregated in connection with borrowings was \$109,771,831.

The Fund's use of leverage creates special risks that may adversely affect the total return of the Fund. The risks include but are not limited to: greater volatility of the Fund's net asset value and market price; fluctuations in the interest rates on the leverage; and the possibility that increased costs associated with the leverage, which would be borne entirely by the shareholder's of the Fund, may reduce the Fund's total return. The Fund will pay interest expense on the leverage, thus reducing the Fund's total return. This expense may be greater than the Fund's return on the underlying investment.

The committed credit facility agreement governing the loan facility includes usual and customary covenants. These covenants impose on the Fund asset coverage requirements, collateral requirements, investment strategy requirements, and certain financial obligations. These covenants place limits or restrictions on the Fund's ability to (i) enter into additional indebtedness with a party other than the lender, (ii) change its fundamental investment policy, or (iii) pledge to any other party, other than to the lender, securities owned or held by the Fund over which the lender has a lien. In addition, the Fund is required to deliver financial information to the lender within established deadlines, maintain an asset coverage ratio (as defined in Section 18(g) of the 1940 Act) greater than 300%, comply with the rules of the stock exchange on which its shares are listed, and maintain its classification as a "closed-end fund company" as defined in the 1940 Act.

#### Note 9 – Indemnifications:

In the normal course of business, the Fund enters into contracts that contain a variety of representations, which provide general indemnifications. The Fund's maximum exposure under these arrangements is unknown, as this would require future claims that may be made against the Fund that have not yet occurred. However, the Fund expects the risk of loss to be remote.

#### Note 10 – Subsequent Event:

Subsequent to October 31, 2014, the Fund declared on November 3, 2014, a quarterly distribution of \$0.2100 per common share. The distribution is payable on November 28, 2014, to shareholders of record on November 14, 2014.

On November 12, 2014, the Fund announced that the Board of Trustees of the Fund has approved modifications to certain non-fundamental investment policies for the Fund. These modifications, effective January 12, 2015, are designed to expand the portfolio management flexibility of the Fund.

The Fund will continue to pursue its primary investment objective to provide current income and current gains from trading in securities, and its secondary objective of long-term capital appreciation. Currently, the Fund must invest at least 70% of its Managed Assets in a diversified portfolio of equity securities and convertible securities of U.S. and non-U.S. issuers and may invest up to 30% of its Managed Assets in non-convertible high-yield securities. Under the investment policy modification, the Fund will invest at least 40% of its Managed Assets in equity securities and convertible securities of U.S. and non-U.S. issuers and may invest up to 60% of its Managed Assets in non-convertible high yield securities.

The Fund has performed an evaluation of subsequent events through the date of issuance of this report and has determined that there are no material events that would require disclosure other than the events disclosed above.

28 1 LCM 1 ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND ANNUAL REPORT

# REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

October 31, 2014

To the Board of Trustees and Shareholders of Advent/Claymore Enhanced Growth & Income Fund

In our opinion, the accompanying statement of assets and liabilities, including the portfolio of investments, and the related statements of operations, of changes in net assets, of cash flows and the financial highlights present fairly, in all material respects, the financial position of Advent/Claymore Enhanced Growth & Income Fund (the "Fund") at October 31, 2014, the results of its operations and cash flows for the year then ended, the changes in its net assets for each of the two years in the period then ended and the financial highlights for each of the five years in the period then ended, in conformity with accounting principles generally accepted in the United States of America. These financial statements and financial highlights (hereafter referred to as "financial statements") are the responsibility of the Fund's management. Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits of these financial statements 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 are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits, which included confirmation of securities at October 31, 2014 by correspondence with the custodian and brokers, provide a reasonable basis for our opinion.

PricewaterhouseCoopers LLP New York, New York December 29, 2014

LCM | ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND ANNUAL REPORT | 29

#### SUPPLEMENTAL INFORMATION (Unaudited)

October 31, 2014

#### Federal Income Tax Information

Qualified dividend income of as much as \$996,697 was received by the Fund through October 31, 2014. The Fund intends to designate the maximum amount of dividends that qualify for the reduced tax rate pursuant to the Jobs and Growth Tax Relief Reconciliation Act of 2003.

For corporate shareholders \$620,031 of investment income (dividend income plus short-term gains, if any) qualified for the dividends-received deduction.

In January 2015, you will be advised on IRS Form 1099 DIV or substitute 1099 DIV as to the federal tax status of the distributions received by you in the calendar year 2014.

#### Results of Shareholder Votes

The Annual Meeting of Shareholders of the Fund was held on September 30, 2014. Shareholders voted on the election of Trustees.

With regards to the election of the following Class I Trustees by shareholders of Advent/Claymore Enhanced Growth & Income Fund:

	# of Shares in	# of Shares	# of Shares	
	Favor	Against	Abstain	
Daniel L. Black	11,908,335	152,849	219,475	
Michael A. Smart	11,903,972	158,545	218,142	

The other Trustees of the Fund not up for election were Randall C. Barnes, Derek Medina, Ronald A. Nyberg, Gerald L. Seizert and Tracy V. Maitland.

#### Trustees(a)

The Trustees of the Advent Claymore Convertible Securities and Income Fund and their principal business occupations during the past five years:

		Term of		Number of	
Name,		Office an	d	Portfolios in	
Address	Position(s)	Length of	f	Fund	
and Year of	Held with	Time	Principal Occupation(s)	Complex	Other Directorships
Birth	Trust	Served*	During Past Five Years	Overseen**	Held by Trustees
Independent 7	Γrustees:				
Randall C.	Trustee	Since	Current: Private Investor (2001-present).	92	Current: Trustee,
Barnes++		2005			Purpose, Inc.
(1951)			Former: Senior Vice President and		(2014-present).
			Treasurer, PepsiCo, Inc.		
			(1993-1997); President, Pizza Hut		
			International (1991-1993);		

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			Senior Vice President, Strategic Planning and New Business Development, PepsiCo, Inc. (1987-1990).		
Daniel L. Black+ (1960)	Trustee	Since 2005	Current: Managing Partner, the Wicks Group of Cos., LLC (2003-present).	3	Current: Bendon Publishing International (2012-present); Antenna International, Inc. (2010-present); Bonded Services, Ltd. (2011-present).  Former: Penn Foster Education Group, Inc. (2007-2009).
Derek Medina+ (1966)	Trustee	Since 2004	Current: Senior Vice President, Business Affairs at ABC News (2008-present).  Former: Vice President, Business Affairs and News Planning at ABC News (2003-2008); Executive Director, Office of the President at ABC News (2000-2003); Associate at Cleary Gottlieb Steen & Hamilton (law firm) (1995-1998); Associate in Corporate Finance at J.P. Morgan/Morgan Guaranty (1988-1990).	3	Current: Young Scholar's Institute (2005-present); Oliver Scholars (2011-present).
Ronald A. Nyberg++ (1953)	Trustee and Since Chairman of 2004 the Nominating and Governance Committee		Current: Partner, Nyberg & Cassioppi, LLC (2000-present).  Former: Executive Vice President, General Counsel, and Corporate Secretary, Van Kampen Investments (1982-1999).	94	Current: Director, Edward-Elmhurst Healthcare System (2012-present).

301 LCM 1 ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND ANNUAL REPORT

# SUPPLEMENTAL INFORMATION (Unaudited) continued

October 31, 2014

Name, Address and Year of Birth Independent Tr	s Position(s) Held with Trust rustees continued:	Term of Office and Length of Time Served*	Principal Occupation(s) During Past Five Years	Number of Portfolios in Fund Complex Overseen**	Other Directorships Held by Trustees
Gerald L. Seizert, CFA, CIC+ (1952)	Trustee and Chairman, of Audit Committee	Since 2004	Current: Chief Executive Officer of Seizert Capital Partners, LLC, where he directs the equity disciplines of the firm and serves as co-manager of the firm's hedge fund, Prosper Long Short (2000-present). Former: Co-Chief Executive (1998-1999) and a Managing Partner and Chief Investment Officer - Equities of Munder Capital Management, LLC (1995-1999); Vice President and Portfolio Manager of Loomis, Sayles & Co., L.P. (asset manager) (1984-1995); Vice President and Portfolio Manager at First of America Bank (1978-1984).	3	Current: Beaumont Hospital (2012-present).
Michael A. Smart+ (1960)	Trustee	Since 2004	Current: Managing Partner, Herndon Equity Partners (July 2014 – Present), Managing Partner, Cordova, Smart & Williams, LLC (2003-present).  Former: Managing Director in Investment Banking – the Private Equity Group (1995-2001) and a Vice President in Investment Banking – Corporate Finance (1992-1995) at Merrill Lynch & Co;		Current: President & Chairman, Board of Directors, Berkshire Blanket, Holdings, Inc. (2006- present); President and Chairman, Board of Directors, Sqwincher Holdings (2006-present); Board of Directors, Sprint Industrial

Founding Partner of The Carpediem Group, a private

placement

firm (1991-1992); Associate at

Dillon, Read and Co. (investment bank) (1988-1990).

**Holdings** 

(2007-present);

Vice

Chairman, Board of

Directors. National Association of Investment

Companies ("NAIC")

(2010-

present). Trustee, The Mead School

(May

2014-Present).

Interested Trustee:

Tracy V. Trustee, Maitland+ø Chairman. (1960)

President and Chief Executive

Officer

Since 2004 Current: President of Advent

Capital Management, LLC,

which he

founded in June 2001. Prior to

June 2001, President of

Advent

Capital Management, a division of Utendahl Capital.

None.

3

- Address of all Trustees noted: 1271 Avenue of the Americas, 45th Floor, New York, NY 10020.
- Address of all Trustees noted: 227 West Monroe Street, Chicago, IL 60606.
- After a Trustee's initial term, each Trustee is expected to serve a three-year term concurrent with the class of Trustees for which he serves:
  - Messrs. Maitland and Nyberg, as Class II Trustees, are expected to stand for re-election at the Fund's 2015 annual meeting of shareholders.
  - Messrs, Seizert, Medina and Barnes, as Class III Trustees, are expected to stand for re-election at the Fund's 2016 annual meeting of shareholders.
  - Messrs. Smart and Black, as Class I Trustees, are expected to stand for re-election at the Fund's 2017 annual meeting of shareholders.
- As of period end. The Guggenheim Investments Fund Complex consists of U.S. registered investment companies advised or serviced by Guggenheim Funds Investment Advisors, LLC and/or Guggenheim Funds Distributors, LLC and/or affiliates of such entities. The Guggenheim Investments Fund Complex is overseen by multiple Boards of Trustees.
- Mr. Maitland is an "interested person" (as defined in section 2(a)(19) of the 1940 Act) of the Fund because of his Ø position as an officer of Advent Capital Management, LLC, the Fund's Investment Adviser.

LCM | ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND ANNUAL REPORT | 31

# SUPPLEMENTAL INFORMATION (Unaudited) continued

October 31, 2014

# Officers

The Officers of the Advent Claymore Convertible Securities and Income Fund, who are not Trustees, and their principal occupations during the past five years:

Name, Address* and Year of Birth Officers:	Position(s) held with the Trust	Term of Office and Length of Time Served**	Principal Occupations  During Past Five Years
Edward C. Delk (1968)	Secretary and Chief Compliance Officer	Since 2012	Current: General Counsel and Chief Compliance Officer, Advent Capital Management, LLC (2012-present).  Former: Assistant General Counsel and Chief Compliance Officer, Insight Venture Management, LLC (2009-2012); Associate General Counsel, TIAA-CREF (2008-2009); Principal, Legal Department, The Vanguard Group, Inc. (2000-2008).
Tony Huang (1976)	Vice President and Assistant Secretary	Since 2014	Current: Vice President, Co-Portfolio Manager and Analyst, Advent Capital Management, LLC (2007-present).  Former: Senior Vice President, Portfolio Manager and Analyst, Essex Investment Management (2001-2006); Vice President, Analyst, Abacus Investments (2001); Vice President, Portfolio Manager, M/C Venture Partners (2000-2001); Associate, Fidelity Investments (1996-2000).
Robert White (1965)	e Treasurer and Chief Financial Officer	Since 2005	Current: Chief Financial Officer, Advent Capital Management, LLC (2005-present).  Former: Vice President, Client Service Manager, Goldman Sachs Prime Brokerage (1997-2005).

<sup>\*</sup> Address for all Officers: 1271 Avenue of the Americas, 45th Floor, New York, NY 10020.

Officers serve at the pleasure of the Board of Trustees and until his or her successor is appointed and qualified

# 32 I LCM I ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND ANNUAL REPORT

<sup>\*\*</sup> or until his or her earlier resignation or removal

#### DIVIDEND REINVESTMENT PLAN (Unaudited)

October 31, 2014

Unless the registered owner of common shares elects to receive cash by contacting the Plan Administrator, all dividends declared on common shares of the Fund will be automatically reinvested by Computershare Shareowner Services LLC (the "Plan Administrator"), Administrator for shareholders in the Fund's Dividend Reinvestment Plan (the "Plan"), in additional common shares of the Fund. 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 of the Fund for you. If you wish for all dividends declared on your common shares of the Fund 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 the 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 the Fund ("Newly Issued Common Shares") or (ii) by purchase of outstanding common shares on the open market ("Open-Market Purchases") on the New York Stock Exchange or elsewhere. If, on the payment date for any Dividend, the closing market price plus estimated brokerage commission 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 commission, the Plan Administrator will invest the Dividend amount in common shares acquired on behalf of the participants 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 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 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 instruction of the participants.

There will be no brokerage charges with respect to common shares issued directly by the Fund. However, each participant will pay a pro rata share of brokerage commission 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.

The 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, the 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, Computershare Shareowner Services LLC, P.O. Box 30170 College Station, TX 77842-3170; Attention: Shareholder Services Department, Phone Number: (866) 488-3559.

LCM   ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND ANNUAL REPORT   33	

# CONSIDERATIONS REGARDING ANNUAL REVIEW OF THE INVESTMENT ADVISORY AND INVESTMENT MANAGEMENT AGREEMENTS (Unaudited) October 31, 2014

Section 15(c) of the Investment Company Act of 1940, as amended (the "1940 Act") contemplates that the Board of Trustees (the "Board") of Advent/Claymore Enhanced Growth & Income Fund (the "Fund"), including a majority of the Trustees who have no direct or indirect interest in the investment management agreement or investment advisory agreement and are not "interested persons" of the Fund, as defined in the 1940 Act (the "Independent Trustees"), is required to annually review and re-approve the terms of the Fund's existing investment management agreement and the investment advisory agreement and approve any newly proposed terms therein. In this regard, the Board reviewed and re-approved, during the most recent six month period covered by this report, the investment management agreement (the "Investment Management Agreement") with Advent Capital Management, LLC ("Advent") and the investment advisory agreement (the "Investment Advisory Agreement") with Guggenheim Funds Investment Advisors, LLC ("GFIA"), for the Fund.

Most specifically, at a Meeting held June 20, 2014, the Board, including the Independent Trustees advised by their independent legal counsel, considered the factors and reached the conclusions described below relating to re-approval of the Investment Management Agreement and the Investment Advisory Agreement.

# Nature, Extent and Quality of Services

The Independent Trustees received and considered various data and information regarding the nature, extent and quality of services provided to the Fund by Advent under the Investment Management Agreement, and by GFIA under the Investment Advisory Agreement. The Independent Trustees reviewed and analyzed the responses of Advent and GFIA to a detailed series of requests submitted by the Independent Trustees' independent legal counsel on behalf of such Trustees which included, among other things, information about the background and experience of the senior management and the expertise of, and amount of attention devoted to the Fund by personnel of Advent and GFIA. In this regard, the Independent Trustees specifically reviewed the qualifications, background and responsibilities of the persons primarily responsible for day-to-day portfolio management services for the Fund.

The Independent Trustees evaluated the ability of Advent and GFIA, including their resources, reputation and other attributes, to attract and retain highly qualified investment professionals, including research, advisory and supervisory personnel. Accordingly, the Independent Trustees considered information regarding the compensation structures for the personnel of Advent and GFIA involved in providing services to the Fund.

The Independent Trustees also considered the commitment of Advent and GFIA to the Fund and the hiring of senior level persons whose activities would relate, in part, to the Fund. The Independent Trustees discussed the changes in portfolio managers at Advent responsible for portfolio management for the Fund, and in other personnel at both Advent and GFIA.

The Board noted the services provided by GFIA, as distinct from those provided by Advent. They noted GFIA's oversight and supervision of the services of Advent as investment manager including the general monitoring of performance of Advent, including (i) providing comparative analysis of investment performance to benchmarks and/or peer groups, (ii) conducting periodic interviews/discussion with portfolio managers regarding the Fund, and (iii) conducting periodic reviews of the investment manager. The Board was also aware that GFIA assists in the implementation and oversight of the Fund compliance program, which is administered by the Fund's chief compliance officer, including (i) providing an on-going review of results of compliance tests, such as prospectus limitations and

requirements, and regulated investment company qualification requirements, (ii) monitoring code of ethics compliance, and (iii) reviewing the trading process and related issues.

Based on the above factors, together with those referenced below, the Independent Trustees concluded that they were satisfied with the nature, extent and quality of the investment management services provided to the Fund by Advent and the investment advisory services provided to the Fund by GFIA.

#### Fund Performance and Expenses

The Independent Trustees considered the performance results for the Fund on a market price and net asset value basis over various time periods. They also considered these results in comparison to the performance results of one group of other closed-end funds that were determined to be similar to the Fund in terms of investment strategy (the "Peer Group"). They recognized that the number of other funds in the Peer Group was small and that for a variety of reasons, Peer Group comparisons may have limited usefulness. The Board also was aware that the performance benchmarks may not be useful comparisons due to the fact that the convertible securities in the benchmarks include convertibles with characteristics unlike those purchased by the Fund.

In the case of the Fund, the Board noted that until 2012, the Fund had maintained an investment policy requiring that 50% of all positions in the Fund have covered calls written against them, which, during the bull market following the 2008 crisis, limited the upside potential of the Fund's covered positions, dampening investment returns. The Board was advised this contrasted with the Fund's peers, which allowed them to participate in market gains from 2008 to 2012.

The Board concluded that the Fund was being managed consistent with its mandate.

The Independent Trustees considered the steps management has continued to take to address the Fund's underperformance, which includes enhancement to risk management implementation of investment guideline changes and changes to the portfolio teams, and will continue to monitor performance on an on-going basis. The Board also reviewed

34 I LCM I ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND ANNUAL REPORT

# CONSIDERATIONS REGARDING ANNUAL REVIEW OF THE INVESTMENT ADVISORY AND INVESTMENT MANAGEMENT AGREEMENTS (Unaudited) continued

October 31, 2014

information about the discount at which the Fund's shares have traded as compared with its peers. The Board was apprised by management of the intention to implement changes on how the Fund was managed to align with how Advent manages institutional accounts.

The Independent Trustees received and considered statistical information regarding the Fund's total expense ratio (based on net assets applicable to common shares) and its various components. They also considered comparisons of these expenses to the expense information for the Peer Group. The Independent Trustees recognized that the expense ratio of the Fund (expressed as a percentage of net assets attributable to common shares) was higher than expense ratios of certain Peer Group funds because of the Fund's leverage, and because certain funds in the Peer Group had no leverage or lower leverage and therefore reported lower expense ratios and because of the small size of the Fund and the overall complex in relation to peers. The Independent Trustees also noted that expense ratio comparisons with the Peer Group was difficult, because the items included in other funds' definitions of expenses may differ from those used for the Fund. The Independent Trustees considered that the Fund benefited from the use of leverage despite the costs.

Based on the above-referenced considerations and other factors, the Independent Trustees concluded that the overall performance results and expense comparison supported the re-approval of the Investment Management Agreement and the Investment Advisory Agreement of the Fund.

#### Investment Management and Advisory Fee Rates

The Independent Trustees reviewed and considered the contractual investment management and investment advisory fee rates for the Fund (collectively, the "Management Agreement Rates") payable by the Fund to Advent and to GFIA for investment management and advisory services, respectively. Additionally, the Independent Trustees received and considered information comparing the Management Agreement Rates (on a stand-alone basis exclusive of service fee/administrative fee rates) with those of the other funds in the Peer Group. The Independent Trustees concluded that the fees were fair and equitable based on relevant factors, including the Fund's performance results and total expenses relative to its Peer Group.

# Profitability

The Independent Trustees received and considered an estimated profitability analysis of Advent and GFIA based on the Management Agreement Rates. The Independent Trustees concluded that, in light of the costs of providing investment advisory services, investment management services, and other services to the Fund, the profits and other ancillary benefits that Advent and GFIA received with regard to providing these services to the Fund were not unreasonable.

#### **Economies of Scale**

The Independent Trustees received and considered information regarding whether there have been economies of scale with respect to the management of the Fund, whether the Fund has appropriately benefited from any economies of scale, and whether there is potential for realization of any further economies of scale. The Independent Trustees concluded that the opportunity to benefit from economies of scale was diminished in the context of closed-end funds.

# Information about Services to Other Clients

The Independent Trustees also received and considered information about the nature, extent and quality of services and fee rates offered by Advent and GFIA to their other clients. In particular, Advent explained that its hedge fund clients pay higher fees than the Fund. Advent also confirmed that the Fund differs from certain other accounts advised by Advent in that the Fund is more complex to manage, requires greater resources from Advent, and differs in terms of investment strategy and use of leverage. The Independent Trustees also noted the differing services provided to the Fund in relation to those typically provided to hedge funds and separate accounts. Advent also noted that certain pension funds enjoyed discounts on fees, as disclosed in Advent's Form ADV. In addition, GFIA noted that it may charge different fees to other clients, which are a result of different types and levels of services provided.

#### Conclusion

After considering the above-described factors and based on their deliberations and evaluation of the information provided to them, the Board, including the Independent Trustees advised by their independent legal counsel, at a meeting held on June 20, 2014, determined that the re-approval of the Investment Management Agreement and the Investment Advisory Agreement for an additional one-year period was in the best interest of the Fund and its shareholders.

LCM   ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND ANNUAL REPORT   35	

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#### **FUND INFORMATION**

Officers

**Board of Trustees** 

October 31, 2014

**Investment Manager** 

Transfer Agent

Doard of Trustees	Officers	investment wanager	Transici Agent
Randall C. Barnes	Edward C. Delk	Advent Capital	Computershare Shareowner
	Secretary and Chief	Management, LLC	Services, LLC
Daniel L. Black	Compliance Officer	New York, NY	Jersey City, NJ
Tracy V. Maitland*	Tracy V. Maitland	Investment Adviser	Legal Counsel
Chairman	President and Chief	Guggenheim Funds	Skadden, Arps, Slate,
	Executive Officer	Distributors, LLC	Meagher & Flom LLP
Derek Medina		Chicago, IL	New York, NY
	Douglas Teresko		
		Accounting Agent and	
Ronald A. Nyberg	Vice President and	Custodian	Independent Registered
, c		The Bank of New York	
	Assistant Secretary	Mellon	Public Accounting Firm
	·		PricewaterhouseCoopers
Gerald L. Seizert		New York, NY	LLP
	Robert White	•	New York, NY
Michael A. Smart	Treasurer and Chief	Administrator	
	Financial Officer	Rydex Fund Services, LLC	
* Trustee is an "interested		Rockville, MD	
person" of the Fund as			
defined			
in the Investment Company			
• •			
Act			
of 1940, as amended.			

#### Portfolio Managers of the Fund

The portfolio managers of the Fund are Tracy Maitland (Chief Investment Officer of Advent), Paul Latronica (Managing Director of Advent), David Hulme (Managing Director of Advent), Hart Woodson (Managing Director of Advent), Michael Brown (Managing Director of Advent) and Tony Huang (Vice President of Advent).

## Privacy Principles of the Fund

The Fund is committed to maintaining the privacy of its shareholders and to safeguarding their non-public personal information. The following information is provided to help you understand what personal information the Fund collects, how the Fund protects that information and why, in certain cases, the Fund may share information with select other parties.

Generally, the Fund does not receive any non-public personal information relating to its shareholders, although certain non-public personal information of its shareholders may become available to the Fund. The Fund does not disclose any non-public personal information about its shareholders or former shareholders to anyone, except as permitted by law or as is necessary in order to service shareholder accounts (for example, to a transfer agent or third party administrator).

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The Fund restricts access to non-public personal information about its shareholders to employees of the Fund's Investment Adviser, its affiliates and the Fund's Administrator with a legitimate business need for the information. The Fund maintains physical, electronic and procedural safeguards designed to protect the non-public personal information of its shareholders.

Questions concerning your shares of Advent/Claymore Enhanced Growth & Income Fund?

- If your shares are held in a Brokerage Account, contact your Broker.
- If you have physical possession of your shares in certificate form, contact the Fund's Transfer Agent: Computershare Shareowner Services LLC, P.O. Box 30170, College Station, TX 77842-3170; (866) 488-3559.

This report is sent to shareholders of Advent Claymore Convertible Securities and Income Fund for their information. It is not a Prospectus, circular or representation intended for use in the purchase or sale of shares of the Fund or of any securities mentioned in this report.

A description of the Fund's proxy voting policies and procedures related to portfolio securities is available without charge, upon request, by calling the Fund at (866) 274-2227. Information regarding how the Fund voted proxies for portfolio securities, if applicable, during the most recent 12-month period ended June 30, is also available, without charge and upon request by calling the Fund at (866) 274-2227, by visiting the Fund's website at guggenheiminvestments.com/lcm or by accessing the Fund's Form N-PX on the U.S. Securities & Exchange Commission's ("SEC") website at www.sec.gov.

The Fund files its complete schedule of portfolio holdings with the SEC for the first and third quarters of each fiscal year on Form N-Q. The Fund's Form N-Q is available on the SEC website at www.sec.gov or by visiting the Fund's website at guggenheiminvestments.com/lcm. The Fund's Form N-Q may also be viewed and copied at the SEC's Public Reference Room in Washington, DC; information on the operation of the Public Reference Room may be obtained by calling (800) SEC-0330, or at www.sec.gov.

Notice to Shareholders

Notice is hereby given in accordance with Section 23(c) of the Investment Company Act of 1940, that the Fund from time to time may purchase.

LCM | ADVENT/CLAYMORE ENHANCED GROWTH & INCOME FUND ANNUAL REPORT | 39

## ABOUT THE FUND MANAGER

## Advent Capital Management, LLC

Advent Capital Management, LLC ("Advent") is a registered investment adviser, based in New York, which specializes in convertible and high-yield securities for institutional and individual investors. The firm was established by Tracy V. Maitland, a former Director in the Convertible Securities sales and trading division of Merrill Lynch. Advent's investment discipline emphasizes capital structure research, encompassing equity fundamentals as well as credit research, with a focus on cash flow and asset values while seeking to maximize total return.

## **Investment Philosophy**

Advent believes that superior returns can be achieved while reducing risk by investing in a diversified portfolio of global equity, convertible and high-yield securities. The Fund Manager seeks securities with attractive risk/reward characteristics. Advent employs a bottom-up security selection process across all of the strategies it manages. Securities are chosen from those that the Fund Manager believes have stable-to-improving fundamentals and attractive valuations.

#### **Investment Process**

Advent manages securities by using a strict four-step process:

1	Screen the convertible and high-yield markets for securities with attractive risk/reward characteristics and favorable cash flows;
2	Analyze the quality of issues to help manage downside risk;
3	Analyze fundamentals to identify catalysts for favorable performance; and
4	Continually monitor the portfolio for improving or deteriorating trends in the financials of each investment.

Advent Capital Management, LLC 1271 Avenue of the Americas, 45th Floor

New York, New York 10020

Guggenheim Funds Distributors, LLC

227 West Monroe Street

Chicago, IL 60606 Member FINRA/SIPC

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#### Item 2. Code of Ethics.

- (a) The registrant has adopted a code of ethics that applies to its principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions (the "Code of Ethics").
- (b) No information need be disclosed pursuant to this paragraph.
- (c) The registrant has not amended its Code of Ethics during the period covered by the report presented in Item 1 hereto.
- (d) The registrant has not granted a waiver or an implicit waiver to its principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions from a provision of its Code of Ethics during the period covered by this report.
- (e) Not applicable.
- (f) (1) The registrant's Code of Ethics is attached hereto as an exhibit.
  - (2) Not applicable.
  - (3) Not applicable.

## Item 3. Audit Committee Financial Expert.

The registrant's Board of Trustees has determined that it has six audit committee financial experts serving on its audit committee (the "Audit Committee"), each of whom is an "independent" Trustee, as defined in Item 3 of Form N-CSR: Randall C. Barnes, Daniel L. Black, Derek Medina, Ronald A. Nyberg, Gerald L. Seizert and Michael A. Smart.

Mr. Barnes qualifies as an audit committee financial expert by virtue of his experience obtained as a former Senior Vice President, Treasurer of PepsiCo, Inc.

Mr. Black qualifies as an audit committee financial expert by virtue of his experience obtained as a partner of a private equity firm, which includes review and analysis of audited and unaudited financial statements using generally accepted accounting principles ("GAAP") to show accounting estimates, accruals and reserves.

Mr. Medina qualifies as an audit committee financial expert by virtue of his experience obtained as a Senior Vice President, Business Affairs of ABC News and as a former associate in Corporate Finance at J.P. Morgan/Morgan Guaranty, which includes review and analysis of audited and unaudited financial statements using GAAP to show accounting estimates, accruals and reserves.

Mr. Nyberg qualifies as an audit committee financial expert by virtue of his experience obtained as a former Executive Vice President, General Counsel and Secretary of Van Kampen Investments, which included review and analysis of offering documents and audited and unaudited financial statements using GAAP to show accounting estimates, accruals and reserves.

Mr. Seizert qualifies as an audit committee financial expert by virtue of his experience obtained as the chief executive officer and portfolio manager of an asset management company, which includes review and analysis of audited and

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unaudited financial statements using GAAP to show accounting estimates, accruals and reserves.

Mr. Smart qualifies as an audit committee financial expert by virtue of his experience obtained as a managing partner of a private equity firm and a former Vice President at Merrill Lynch & Co, which includes review and analysis of audited and unaudited financial statements using GAAP to show accounting estimates, accruals and reserves.

(Under applicable securities laws, a person who is determined to be an audit committee financial expert will not be deemed an "expert" for any purpose, including without limitation for purposes of Section 11 of the Securities Act of 1933, as amended, as a result of being designated or identified as an audit committee financial expert. The designation or identification of a person as an audit committee financial expert does not impose on such person any duties, obligations, or liabilities that are greater than the duties, obligations, and liabilities imposed on such person as a member of the Audit Committee and Board of Trustees in the absence of such designation or identification. The designation or identification of a person as an audit committee financial expert pursuant to this

Item does not affect the duties, obligations, or liability of any other member of the Audit Committee or Board of Trustees.)

#### Item 4. Principal Accountant Fees and Services.

- (a) Audit Fees: the aggregate fees billed for professional services rendered by the principal accountant for the audit of the registrant's annual financial statements or services that are normally provided by the accountant in connection with statutory and regulatory filings or engagements were \$84,000 and \$80,000 for the fiscal years ended October 31, 2014, and October 31, 2013, respectively.
- (b) Audit-Related Fees: the aggregate fees billed for assurance and related services by the principal accountant that are reasonably related to the performance of the audit of the registrant's financial statements and are not reported under paragraph 4(a) of this Item, were \$0 and \$0 for the fiscal years ended October 31, 2014, and October 31, 2013, respectively.

The registrant's principal accountant did not bill fees for non-audit services that required approval by the Audit Committee pursuant to paragraph (c)(7)(ii) of Rule 2-01 of Regulation S-X during the registrant's last two fiscal years.

(c) Tax Fees: the aggregate fees billed for professional services rendered by the principal accountant for tax compliance, tax advice and tax planning, including federal, state and local income tax return preparation and related advice and determination of taxable income and miscellaneous tax advice were \$14,950 and \$14,950 for the fiscal years ended October 31, 2014, and October 31, 2013, respectively.

The registrant's principal accountant did not bill fees for tax services that required approval by the Audit Committee pursuant to paragraph (c)(7)(ii) of Rule 2-01 of Regulation S-X during the registrant's last two fiscal years.

(d) All Other Fees: the aggregate fees billed for products and services provided by the principal accountant, other than the services reported in paragraphs 4(a) through 4(c) of this Item were \$0 and \$0 for the fiscal years ended October 31, 2014, and October 31, 2013, respectively.

The registrant's principal accountant did not bill fees for non-audit services that required approval by the Audit Committee pursuant to paragraph (c)(7)(ii) of Rule 2-01 of Regulation S-X during the registrant's last two fiscal years.

- (e) Audit Committee Pre-Approval Policies and Procedures:
- (1) In accordance with Rule 2-01(c)(7) of Regulation S-X, the Audit Committee pre-approves all of the Audit and Tax Fees of the registrant. All of the services described in paragraphs 4(b) through 4(d) above were approved by the Audit Committee in accordance with paragraph (c)(7) of Rule 2-01 of Regulation S-X.

The Audit Committee has adopted written policies relating to the pre-approval of the audit and non-audit services performed by the registrant's independent auditors. Unless a type of service to be provided by the independent auditors has received general pre-approval, it requires specific pre-approval by the Audit Committee. Under the policies, on an annual basis, the Audit Committee reviews and pre-approves the services to be provided by the independent auditors without having to

obtain specific pre-approval from the Audit Committee. The Audit Committee has delegated pre-approval authority to the Audit Committee Chairperson. In addition, the Audit Committee pre-approves any permitted non-audit services to be provided by the independent auditors to the registrant's investment adviser or any entity controlling, controlled by, or under common control with the adviser if such services relate directly to the operations and financial reporting of the registrant.

# AUDIT COMMITTEE PRE-APPROVAL POLICY OF ADVENT CLAYMORE ENHANCED GROWTH & INCOME FUND

## Statement of Principles

The Audit Committee (the "Audit Committee") of the Board of Trustees (the "Board") of Advent Claymore Enhanced Growth & Income Fund (the "Trust,") is required to pre-approve all Covered Services (as defined in the Audit Committee Charter) in order to assure that the provision of the Covered Services does not impair the auditors' independence. Unless a type of service to be provided by the Independent Auditor (as defined in the Audit Committee Charter) is pre-approved in accordance with the terms of this Audit Committee Pre-Approval Policy (the "Policy"), it will require specific pre-approval by the Audit Committee or by any member of the Audit Committee to which pre-approval authority has been delegated.

This Policy and the appendices to this Policy describe the Audit, Audit-Related, Tax and All Other services that are Covered Services and that have been pre-approved under this Policy. The appendices hereto sometimes are referred to herein as the "Service Pre-Approval Documents". The term of any such pre-approval is 12 months from the date of pre-approval, unless the Audit Committee specifically provides for a different period. At its June meeting of each calendar year, the Audit Committee will review and re-approve this Policy and approve or re-approve the Service Pre-Approval Documents for that year, together with any changes deemed necessary or desirable by the Audit Committee. The Audit Committee may, from time to time, modify the nature of the services pre-approved, the aggregate level of fees pre-approved or both. The Audit Committee hereby directs that each version of this Policy and the Service Pre-Approval Documents approved, re-approved or amended from time to time be maintained with the books and records of the Trust.

## Delegation

In the intervals between the scheduled meetings of the Audit Committee, the Audit Committee delegates pre-approval authority under this Policy to the Chairman of the Audit Committee (the "Chairman"). The Chairman shall report any pre-approval decisions under this Policy to the Audit Committee at its next scheduled meeting. At each scheduled meeting, the Audit Committee will review with the Independent Auditor the Covered Services pre-approved by the Chairman pursuant to delegated authority, if any, and the fees related thereto. Based on these reviews, the Audit Committee can modify, at its discretion, the pre-approval originally granted by the Chairman pursuant to delegated authority. This modification can be to the nature of services pre-approved, the aggregate level of fees approved, or both. The Audit Committee expects pre-approval of Covered Services by the Chairman pursuant to this delegated authority to be the exception rather than the rule and may modify or withdraw this delegated authority at any time the Audit Committee determines that it is appropriate to do so.

## Pre-Approved Fee Levels

Fee levels for all Covered Services to be provided by the Independent Auditor and pre-approved under this Policy will be established annually by the Audit Committee and set forth in the Service Pre-Approval Documents. Any increase in pre-approved fee levels will require specific pre-approval by the Audit Committee (or the Chairman pursuant to delegated authority).

#### **Audit Services**

The terms and fees of the annual Audit services engagement for the Trust are subject to the specific pre-approval of the Audit Committee. The Audit Committee will approve, if necessary, any changes in terms, conditions or fees resulting from changes in audit scope, Trust structure or other matters.

In addition to the annual Audit services engagement specifically approved by the Audit Committee, any other Audit services for the Trust not listed in the Service Pre-Approval Document for the respective period must be specifically pre-approved by the Audit Committee (or the Chairman pursuant to delegated authority).

#### **Audit-Related Services**

Audit-Related services are assurance and related services that are not required for the audit, but are reasonably related to the performance of the audit or review of the financial statements of the Trust and, to the extent they are Covered Services, the other Covered Entities (as defined in the Audit Committee Charter) or that are traditionally performed by the Independent Auditor. Audit-Related services that are Covered Services and are not listed in the Service Pre-Approval Document for the respective period must be specifically pre-approved by the Audit Committee (or the Chairman pursuant to delegated authority).

#### Tax Services

The Audit Committee believes that the Independent Auditor can provide Tax services to the Covered Entities such as tax compliance, tax planning and tax advice without impairing the auditor's independence. However, the Audit Committee will not permit the retention of the Independent Auditor in connection with a transaction initially recommended by the Independent Auditor, the sole business purpose of which may be tax avoidance and the tax treatment of which may not be supported in the Internal Revenue Code and related regulations. Tax services that are Covered Services and are not listed in the Service Pre-Approval Document for the respective period must be specifically pre-approved by the Audit Committee (or the Chairman pursuant to delegated authority).

#### All Other Services

All Other services that are Covered Services and are not listed in the Service Pre-Approval Document for the respective period must be specifically pre-approved by the Audit Committee (or the Chairman pursuant to delegated authority).

#### **Procedures**

Requests or applications to provide Covered Services that require approval by the Audit Committee (or the Chairman pursuant to delegated authority) must be submitted to the Audit Committee or the Chairman, as the case may be, by both the Independent Auditor and the Chief Financial Officer of the respective Covered Entity, and must include a joint statement as to whether, in their view, (a) the request or application is consistent with the SEC's rules on auditor

independence and (b) the requested service is or is not a non-audit service prohibited by the SEC. A request or application submitted to the Chairman between scheduled meetings of the Audit Committee should include a discussion as to why approval is being sought prior to the next regularly scheduled meeting of the Audit Committee.

- (2) None of the services described in each of Items 4(b) through (d) were approved by the Audit Committee pursuant to paragraph (c)(7)(C) of Rule 2-01 of Regulation S-X.
- (f) Not applicable.
- (g) The aggregate non-audit fees billed by the registrant's accountant for services rendered to the registrant, the registrant's investment adviser (not including a sub-adviser whose role is primarily portfolio management and is sub-contracted with or overseen by another investment adviser) and/or any entity controlling, controlled by, or under common control with the adviser that provides ongoing services to the registrant that directly related to the operations and financial reporting of the registrant were \$858,950 and \$185,299 for the fiscal years ended October 31, 2014, and October 31, 2013, respectively.
- (h) Not applicable.

Item 5. Audit Committee of Listed Registrants.

- (a) The Audit Committee was established as a separately designated standing audit committee in accordance with Section 3(a)(58)(A) of the Securities Exchange Act of 1934, as amended. The audit committee of the registrant is composed of: Randall C. Barnes, Daniel L. Black, Randall C. Barnes, Derek M. Medina, Ronald A. Nyberg, Gerald L. Seizert and Michael A. Smart.
- (b) Not applicable.
- Item 6. Schedule of Investments.

The Schedule of Investments is included as part of Item 1.

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

The registrant has delegated the voting of proxies relating to its voting securities to its investment manager, Advent Capital Management, LLC (the "Manager"). The Manager's Proxy Voting Policies and Procedures are included as an exhibit hereto.

Item 8. Portfolio Managers of Closed-End Management Investment Companies.

a) (1) Tracy Maitland, Paul Latronica, Tony Huang, David Hulme, Hart Woodson and Michael Brown (the "Portfolio Managers") are primarily responsible for the day-to-day management of the registrant's portfolio. The following provides information regarding the Portfolio Managers as of October 31, 2014:

Name	Since	Professional Experience
Tracy Maitland	2003 (Inception)	Chief Executive Officer and Founder at Advent Capital Management, LLC.
Hart Woodson	2007 (Inception)	Portfolio Manager at Advent Capital Management, LLC since March 2007. He was previously a Senior Vice President at GAMCO Investments, Inc. from 1994-2007.
Paul Latronica	2011	Portfolio Manager at Advent Capital Management, LLC. He has been associated with Advent Capital Management for more than fifteen years.
Tony Huang	2014	Vice President, Portfolio Management & Research at Advent Capital Management, LLC; formerly at Essex Investment Management and Fidelity Investment.
David Hulme	2014	Managing Director at Advent Capital Management, LLC; formerly, Investment Director and Portfolio Manager at Van Eck Global Asset Management, Investment Analyst at Peregrine Asset Management, and Deputy Manager of the Financial Markets Group at PriceWaterhouse.
Michael Brown	2014	Managing Director at Advent Capital Management, LLC; formerly, Director at Evergreen Investments, and also worked in portfolio management and analyst capacities at Duetsche Asset Management, Merrill Lynch Investment Management, and Eagle Asset Management.

(a) (2) (i-iii) Other accounts managed. The following summarizes information regarding each of the other accounts managed by them as of October 31, 2014:

## Tracy Maitland

Type of Account	Number of Accounts	Total Assets in the Accounts	Number of Accounts I Which the Advisory Fee is Based on Performance	nTotal Assets in the Accounts In Which the Advisory Fee is Based on Performance
Registered investment companies	3	\$1,323,898,238	0	\$ 0
Other pooled investment vehicles	2	\$ 257,473,786	1	\$244,728,306
Other accounts	510	\$5,156,317,442	3	\$425,215,176

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Type of Account	Number of Accounts	Total Assets in the Accounts	Number of Accounts I Which the Advisory Fee is Based on Performance	nTotal Assets in the Accounts In Which the Advisory Fee is Based on Performance
Registered investment companies	3	\$1,323,898,238	0	\$ 0
Other pooled investment vehicles	3	\$ 633,221,365	0	\$ 0
Other accounts	475	\$3,107,882,790	0	\$ 0

# Tony Huang

Type of Account	Number of Accounts	Total Assets in Accounts	n the	Number of Accounts I Which the Advisory Fee is Based on Performance	InTotal Assets in the Accounts In Which the Advisory Fee is Based on Performance
Registered investment companies	3	\$1,323,898,23	8	0	\$ 0
Other pooled investment vehicles	0	\$	0	0	\$ 0
Other accounts	0	\$	0	0	\$ 0

## David Hulme

Type of Account	Number of Accounts	Total Assets in the Accounts	Number of Accounts I Which the Advisory Fee is Based on Performance	nTotal Assets in the Accounts In Which the Advisory Fee is Based on Performance
Registered investment companies	3	\$1,323,898,238	0	\$ 0
Other pooled investment vehicles	1	\$ 563,890,636	0	\$ 0
Other accounts	41	\$2,320,971,797	0	\$ 0

#### Hart Woodson

Type of Account	Number of Accounts	Total Assets in the Accounts	Number of Accounts Which the Advisory Fee is Based on Performance	InTotal Assets in the Accounts In Which the Advisory Fee is Based on Performance
Registered investment companies	2	\$ 615,861,575	0	\$ 0
Other pooled investment vehicles	3	\$1,184,366,522	0	\$ 0
Other accounts	8	\$ 850,197,302	0	\$ 0

#### Michael Brown

Type of Account	Number of Accounts	Total Assets in Accounts	n the	Number of Accounts I Which the Advisory Fee is Based on Performance	Accounts In Which the Advisory Fee is Based on Performance
Registered investment companies	3	\$1,323,898,23	8	0	\$ 0
Other pooled investment vehicles	0	\$	0	0	\$ 0
Other accounts	0	\$	0	0	\$ 0

- (a) (2) (iv) Conflicts of Interest. If another account of the Portfolio Managers has investment objectives and policies that are similar to those of the registrant, the Portfolio Managers will allocate orders pro-rata among the registrant and such other accounts, or, if the Portfolio Managers deviate from this policy, the Portfolio Managers will allocate orders such that all accounts (including the registrant) receive fair and equitable treatment.
- (a) (3) Compensation Structure. The salaries of the Portfolio Managers are fixed at an industry-appropriate amount and generally reviewed annually. In addition, a discretionary bonus may be awarded to the Portfolio Managers, if appropriate. Bonuses are generally considered on an annual basis and based upon a variety of factors, including, but not limited to, the overall success of the firm, an individual's responsibility and his/her performance versus expectations. The bonus is determined by senior management at Advent Capital Management, LLC. Compensation is based on the entire employment relationship and not based solely on the performance of the registrant or any other single account or type of account. In addition, all Advent Capital Management, LLC employees are also eligible to participate in a 401(k) plan.
- (a) (4) Securities ownership. The following table discloses the dollar range of equity securities of the registrant beneficially owned by the Portfolio Managers as of October 31, 2014:

Name of Portfolio Manager Dollar Range of Equity Securities in Fund

Tracy Maitland \$100,001 - \$500,000 Paul Latronica \$10,001 - \$50,000

Hart Woodson None Tony Huang None

David Hulme \$10,001- \$50,000

Michael Brown None

(b) Not applicable.

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

None.

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

The registrant has not made any material changes to the procedures by which shareholders may recommend nominees to the registrant's Board of Trustees.

Item 11. Controls and Procedures.

- (a) The registrant's principal executive officer and principal financial officer have evaluated the registrant's disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act) as of a date within 90 days of this filing and have concluded based on such evaluation, as required by Rule 30a-3(b) under the Investment Company Act, that the registrant's disclosure controls and procedures were effective, as of that date, in ensuring that information required to be disclosed by the registrant in this Form N-CSR was recorded, processed, summarized, and reported within the time periods specified in the Securities and Exchange Commission's rules and forms.
- (b) There were no changes in the registrant's internal control over financial reporting (as defined in Rule 30a-3(d) under the Investment Company Act) that occurred during the registrant's second fiscal quarter of the period covered by this report that have materially affected, or are reasonably likely to materially affect, the registrant's internal control over financial reporting.

Item 12. Exhibits.

- (a) (1) Code of Ethics for Chief Executive and Senior Financial Officers.
- (a) (2) Certifications of principal executive officer and principal financial officer pursuant to Rule 30a-2(a) under the Investment Company Act.
- (a)(3) Not applicable.
- (b) Certification of principal executive officer and principal financial officer pursuant to Rule 30a-2(b) under the Investment Company Act and Section 906 of the Sarbanes-Oxley Act of 2002.
- (c) Proxy Voting Policies and Procedures.

## **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.

Advent/Claymore Enhanced Growth & Income Fund

By: /s/ Tracy V. Maitland

Name: Tracy V. Maitland

Title: President and Chief Executive Officer

Date: January 9, 2015

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, this report has been signed by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

By: /s/ Tracy V. Maitland

Name: Tracy V. Maitland

Title: President and Chief Executive Officer

Date: January 9, 2015

By: /s/ Robert White

Name: Robert White

Title: Treasurer and Chief Financial Officer

Date: January 9, 2015