John Hancock Hedged Equity & Income Fund Form N-CSRS August 18, 2016

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 811-22441

John Hancock Hedged Equity & Income Fund (Exact name of registrant as specified in charter)

<u>601 Congress Street, Boston, Massachusetts 02210</u> (Address of principal executive offices) (Zip code)

Salvatore Schiavone

Treasurer

601 Congress Street

Boston, Massachusetts 02210 (Name and address of agent for service)

Registrant's telephone number, including area code: 617-663-4497

Date of fiscal year end: December 31

Date of reporting period: June 30, 2016

ITEM 1. REPORT TO SHAREHOLDERS

John Hancock

Hedged Equity & Income Fund

Ticker: HEQ Semiannual report 6/30/16

Managed distribution plan

The fund has adopted a managed distribution plan (Plan). Under the Plan, the fund makes quarterly distributions of an amount equal to \$0.376 per share, which will be paid quarterly until further notice. The fund may make additional distributions: (i) for purposes of not incurring federal income tax at the fund level of investment company taxable income and net capital gain, if any, not included in such regular distributions; and (ii) for purposes of not incurring federal gain net income, if any, not included in such regular distributions.

The Plan provides that the Board of Trustees of the fund may amend the terms of the Plan or terminate the Plan at any time without prior notice to the fund's shareholders. The Plan is subject to periodic review by the fund's Board of Trustees.

You should not draw any conclusions about the fund's investment performance from the amount of the fund's distributions or from the terms of the fund's Plan. The fund's total return at NAV is presented in the Financial highlights section.

With each distribution that does not consist solely of net income, the fund will issue a notice to shareholders and an accompanying press release that will provide detailed information regarding the amount and composition of the distribution and other related information. The amounts and sources of distributions reported in the notice to shareholders are only estimates and are not provided for tax reporting purposes. The actual amounts and sources of the amounts for tax reporting purposes will depend upon the fund's investment experience during the remainder of its fiscal year and may be subject to changes based on tax regulations. The fund will send you a Form 1099-DIV for the calendar year that will tell you how to report these distributions for federal income tax purposes. The fund may, at times, distribute more than its net investment income and net realized capital gains; therefore, a portion of your distribution may result in a return of capital. A return of capital may occur, for example, when some or all of the money that you invested in the fund is paid back to you. A return of capital does not necessarily reflect the fund's investment performance and should not be confused with yield or income.

A message to shareholders

Dear shareholder,

The past six months marked a volatile stretch for equity investors. In January, major U.S. equity indexes experienced corrections declines of 10% or more before going on to rebound in the spring. Turbulence soon returned, however, as Brexit, the U.K.'s vote in late June to leave the European Union (EU), created a challenging backdrop for financial markets. Investors embraced traditional safe-haven assets, including U.S. Treasuries and gold, but equities and currency markets worldwide experienced sharp short-term drops. The move creates a number of unknowns in the near term, the most important of which is whether other EU countries will follow suit, and may ultimately have a negative effect on Europe's economic recovery. Our network of asset managers and researchers expects that the European Central Bank and the Bank of England will likely expand their efforts to stimulate economic activity and that the U.K.'s decision may even delay the U.S. Federal Reserve's next interest-rate increase until December at the earliest, all of which should help support markets. In fact, the S&P 500 Index and Dow Jones Industrial Average both went on to hit all-time highs in mid-July as investors bought stocks on the Brexit dip.

While it's impossible to predict how markets will respond to global macroeconomic developments in the coming weeks and months, it is prudent to expect continued volatility. At John Hancock Investments, portfolio risk management is a critical part of our role as an asset manager and our dedicated risk team is focused on these issues every day. We continually strive for new ways to analyze potential risks and have liquidity tools in place to meet the needs of our fund shareholders. Whether the markets are up or down, your financial advisor can help ensure your portfolio is sufficiently diversified to meet your long-term objectives and to withstand the inevitable bumps along the way.

On behalf of everyone at John Hancock Investments, I'd like to take this opportunity to thank you for the continued trust you've placed in us.

Sincerely,

Andrew G. Arnott President and Chief Executive Officer John Hancock Investments

This commentary reflects the CEO's views as of June 30, 2016. They are subject to change at any time. All investments entail risks, including the possible loss of principal. Diversification does not guarantee a profit or eliminate the risk of a loss. For more up-to-date information, you can visit our website at jhinvestments.com.

John Hancock Hedged Equity & Income Fund

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Your fund at a glance

INVESTMENT OBJECTIVE

The fund seeks to provide total return with a focus on current income and gains and also consisting of long-term capital appreciation.

AVERAGE ANNUAL TOTAL RETURNS AS OF 6/30/16 (%)

The MSCI All Country World Index (gross of foreign withholding tax on dividends) is a free float-adjusted market capitalization weighted index that is designed to measure the equity market performance of developed and emerging markets.

It is not possible to invest directly in an index. Index figures do not reflect expenses or sales charges, which would result in lower returns.

The fund's most recent performance and current annualized distribution rate can be found at jhinvestments.com.

The fund's performance at net asset value (NAV) is different from the fund's performance at closing market price because the closing market price is subject to the dynamics of secondary market trading, which could cause the fund to trade at a discount or premium to its NAV at any time.

The performance data contained within this material represents past performance, which does not guarantee future results.

PERFORMANCE HIGHLIGHTS OVER THE LAST SIX MONTHS

Global stocks were generally flat to down

Global stocks were flat for the period, with aggressive policy actions by central banks offsetting periods of volatility due to global growth concerns and geopolitical uncertainty in Europe and the United Kingdom.

Defensive stocks paced relative results

The fund outperformed its comparative index, the MSCI All Country World Index, owing primarily to stock selection in the more defensive telecommunication services, consumer staples, and healthcare sectors.

The fund's high-yield exposure helped

Allocation to global high-yield bonds, which provide a source of income, contributed to relative performance during the period.

PORTFOLIO COMPOSITION AS OF 6/30/16 (%)

A note about risks

As is the case with all closed-end funds, shares of this fund may trade at a discount or a premium to the fund's net asset value (NAV). In addition to the impact of market movements, if a shareholder purchases shares at a time when the market price is at a premium to the NAV or sells shares at a time when the market price is at a discount to the NAV, the shareholder may sustain losses. An investment in the fund is subject to investment and market risks, including the possible loss of the entire principal invested. There is no guarantee prior distribution levels will be maintained, and distributions may include a substantial return of capital. Fixed-income investments are subject to interest-rate risk; their value will normally decline as interest rates rise. An issuer of securities held by the fund may default, have its credit rating downgraded, or otherwise perform poorly, which may affect fund performance. Hedging, derivatives, and other strategic transactions may increase a fund's volatility and could produce disproportionate losses, potentially more than the fund's principal investment. Liquidity the extent (if at all) to which a security may be sold or a derivative position closed without negatively affecting its market value may be impaired by reduced trading volume, heightened volatility, rising interest rates, and other market conditions. Foreign investing, especially in emerging markets, has additional risks, such as currency and market volatility and political and social instability. Investments in higher-yielding, lower-rated securities include a higher risk of default. The primary risks associated with the use of futures contracts and options are imperfect correlation, unanticipated market movement, and counterparty risk.

Discussion of fund performance

An interview with Portfolio Manager Kent M. Stahl, CFA, Wellington Management Company LLP

Kent M. Stahl, CFA Portfolio Manager Wellington Management Company LLP

What factors affected global markets over the past six months?

Global equities, as measured by the fund's comparative index, the MSCI All Country World Index, gained only 1.58% for the first half of 2016 as the rally in risk assets stalled. The year got off to a volatile start as Chinese stocks plunged in early January, sparking a global risk-off trade. Along with ongoing worries about a hard landing in China, fears that yuan weakness could unleash a wave of global deflationary pressure resurfaced. Once again, monetary policy accommodation by major central banks in Japan, China, and the European Union (EU) helped support risk assets.

The volatility in the market continued into the second quarter of 2016, capped by Brexit, the vote of the U.K. electorate to leave the EU. While the short-term uncertainty about the outcome of the vote is now behind us, we are entering a new period of ambiguity regarding the implementation of the outcome, which may heighten near-term volatility. Overshadowed by the Brexit vote were a promising European economic backdrop and the European Central Bank's reaffirmation of its low interest-rate policy stance. In the United States, solid economic data helped investors shrug off the U.S. Federal Reserve's ramped-up rhetoric hinting at raising rates during May. Market participants were also encouraged by improving signs from China's economic data releases and Beijing's increased emphasis on currency stability.

During the six-month period, U.S. equities outperformed non-U.S. equities and emerging-market equities outperformed their developed market counterparts. Within the fund's comparative index, seven out of ten sectors posted positive returns. Energy, utilities, and telecommunication services gained the most, while the financials, consumer discretionary, and healthcare sectors declined.

How did the fund respond to these market conditions?

The fund seeks to provide investors with a portfolio that will generate attractive long-term total returns with downside equity market protection through a portfolio that invests in global equities and high-yield bonds and employs options strategies. The fund performed well compared with its index for the reporting period at net asset value, primarily due to its allocation to high-yield bonds and strong stock selection in the equity strategy. The fund's option overlay and beta hedge a

"During the six-month period, U.S. equities outperformed non-U.S. equities and emerging-market equities outperformed their developed market counterparts."

strategy that reduces the fund's equity exposure by selling futures on the S&P 500 Index and the MSCI EAFE Index and benefits when such indexes decline detracted from relative performance as the S&P 500 Index advanced during the period.

Allocation among sectors, a result of the fund's bottom-up stock selection process, contributed to relative results, most notably due to an underweight in the consumer discretionary sector and overweight exposure to the utilities, energy, and telecommunication services sectors. Stock selection also aided relative performance, particularly within the defensive telecommunication services, consumer staples, and healthcare sectors. These results were partially offset by weaker selection within financials and consumer discretionary stocks.

In a volatile period for equities, which stocks had the greatest positive impact on relative performance for the year?

Top contributors to the fund's relative performance during the period included U.K.-based British American Tobacco PLC, which benefited from pricing power and investor preference for dividend-paying securities. Japan-based telecommunication services companies Nippon Telegraph &

SECTOR COMPOSITION AS OF 6/30/16 (%)

"While Brexit and its impact will persist for some time, we believe the direct impact can be contained to the United Kingdom and Europe." Telephone Corp. and wireless carrier NTT DOCOMO. Inc., were boosted by subscriber and profit growth at

Telephone Corp. and wireless carrier NTT DOCOMO, Inc., were boosted by subscriber and profit growth at DOCOMO, which is majority owned by Nippon.

Which positions detracted the most from results?

Primary detractors from relative performance included the fund's holdings in U.S.-based The PNC Financial Services Group, Inc. and Japan-based bank Mitsubishi UFJ Financial Group, Inc., which were pressured by the impact of low interest rates on lending margins and capital markets volatility. British homebuilder Persimmon PLC was also among the top detractors.

How was the fund positioned at the end of the period?

At the end of the period, the equity portfolio was most overweight in the utilities, financials, and telecommunication services, while underweight in the consumer discretionary, consumer staples, and information technology sectors. From a regional standpoint, the fund had overweight exposure to Europe (including the United Kingdom) and Japan, while being underweight to most emerging markets and North America. As always, we remain vigilant about downside risk and believe that the portfolio's strategy, which seeks to participate in rising markets and manage downside risk while providing income, has the potential to perform well in multiple market environments.

While Brexit and its impact will persist for some time, we believe the direct impact can be contained

TOP 10 HOLDINGS AS OF 6/30/16 (%)

British American Tobacco PLC	2.7			
Merck & Company, Inc.	2.4			
Microsoft Corp.	2.2			
Chevron Corp.	1.6			
Intel Corp.	1.5			
Bristol-Myers Squibb Company	1.5			
The PNC Financial Services Group, Inc.	1.5			
Cisco Systems, Inc.	1.5			
JPMorgan Chase & Co.	1.5			
Eaton Corp. PLC	1.3			
TOTAL	17.7			
As a percentage of net assets.				
Cash and cash equivalents are not included.				
SEMIANNUAL REPORT JOHN HANCOCK HEDGED EQUITY & INCOME FUND 6				

to the United Kingdom and Europe. While our team sees the potential for a U.K. recession in 2017 and slightly weaker growth for Europe, we maintain a low but positive global growth outlook. We continue to believe that the United States will show improving but uninspiring growth for the second half of the year with expected improvement in investment and capital expenditures as activity levels normalize. We believe that the U.S. consumer remains healthy and the drag from the stronger U.S. dollar will become less of a headwind on a year-over-year basis. **MANAGED BY**

Kent M. Stahl, CFA On the fund since 2011 Investing since 1985 Gregg R. Thomas, CFA On the fund since 2011 Investing since 1993

COUNTRY COMPOSITION AS OF 6/30/16 (%)

United States	52.1
Japan	9.4
United Kingdom	8.2
Switzerland	4.0
France	3.7
Germany	3.2
Canada	2.9
Luxembourg	2.6
Netherlands	2.1
Italy	1.7
Other countries	10.1
TOTAL	100.0
As a parcentage of not assets	

As a percentage of net assets.

The views expressed in this report are exclusively those of Kent M. Stahl, CFA, Wellington Management Company LLP, and are subject to change. They are not meant as investment advice. Please note that the holdings discussed in this report may not have been held by the fund for the entire period. Portfolio composition is subject to review in accordance with the fund's investment strategy and may vary in the future. Current and future portfolio holdings are subject to risk.

Fund's investments

As of 6-30-16 (unaudited)

Shares		Value			
Common stocks		\$163,833,542			
81.3%		\$105,055,542			
(Cost \$167,0)63,239)				
Consumer	9,243,030				
discretionary					
Auto components 0.7%					
Aisan					
Industry	15,600	100,940			
Company,	15,000				
Ltd.					
Exedy	8,200	175,559			
Corp.	0,200	175,557			
Keihin	14,200	219,104			
Corp.	14,200	217,104			
Nissin					
Kogyo	13,200	169,066			
Company,	15,200	107,000			
Ltd.					
NOK	12,800	217,672			
Corp.	12,000	217,072			
Sumitomo					
Riko	14,500	116,180			
Company,	11,500				
Ltd.					
Tokai					
Rika	12,800	189,074			
Company,	12,000	107,074			
Ltd.					
-	Toyoda				
Gosei	11,200	199,464			
Company,	11,200	1777,101			
Ltd.					
Automobiles 0.4%					
Honda					
Motor	16,800	421,398			
Company,	,	, -			
	Ltd.				
Mitsubishi	aa aaa	150000			
Motors	33,800	156,032			
Corp.					

Peugeot 3,952 47,369 SA(I) Renault 1,812 136,801 SA Diversified consumer services 0.1% Allstar Co-Invest 236,300 137,054 LLC (I)(R) Benesse Holdings, 3,800 89,208 Inc. Hotels, restaurants and leisure 0.1% Hilton Worldwide 12,005 270,473 Holdings, Inc. Household durables 1.2% Alpine Electronics, 14,700 144,063 Inc. Funai Electric 17,863 157,420 Company, Ltd. Newell Brands, 7,507 364,615 Inc. Nikon 18,200 246,425 Corp. Persimmon 50,594 981,103 PLC Pioneer 65,000 114,118 Corp. (I) PulteGroup, 27,220 530,518 Inc. Internet and catalog retail 0.1% Home Retail 54,185 110,962 Group PLC Qliro Group 49,556 54,871 AB (I) Media 0.9% Avex Group 7,000 79,231 Holdings, Inc. Gendai Agency, 5,200 25,043 Inc.

Metropole Television 6,630 110,230 SA Proto 3,000 34,901 Corp. SES SA 1,499,148 70,029 Multiline retail 0.2% Dollar 3,490 General 328,060 Corp. SEE NOTES TO FINANCIAL STATEMENTS SEMIANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 8

Shares Value Consumer discretionary (continued) Multiline retail (continued) New World Department 343,000 \$44,896 Store China, Ltd. (I) Specialty retail 0.8% Honeys Company, 9,830 107,622 Ltd. Nishimatsuya Chain 4,700 66,653 Company, Ltd. Pal Company, 4,500 106,095 Ltd. The Home Depot, 9,528 1,216,630 Inc. Xebio Holdings 9,200 130,066 Company, Ltd. Textiles, apparel and luxury goods 0.1% Daphne International 506,000 77,241 Holdings, Ltd. (I) Sanyo Shokai, 36,000 67,725 Ltd. Consumer 11,187,122 staples 5.5% Beverages 1.3% PepsiCo, 12,729 1,348,510 Inc. The Coca-Cola 26,409 1,197,120 Company Food and staples retailing 0.3% Cawachi, 4,700 112,222 Ltd. 72,935 227,206

J Sainsbury PLC **METRO** 7,785 239,436 AG Food products 0.8% Ebro 13,769 316,936 Foods SA Ingredion, 6,018 778,789 Inc. Pinnacle Foods, 10,146 469,658 Inc. Suedzucker 6,908 152,152 AG Household products 0.3% The Procter & 7,610 644,339 Gamble Company Personal products 0.1% Oriflame Holding 8,135 207,468 AG(I) Tobacco 2.7% British American 84,735 5,493,286 Tobacco PLC Energy 7.5% 15,169,621 Energy equipment and services 0.1% Ensco PLC, 14,177 137,659 Class A Oil, gas and consumable fuels 7.4% **BP PLC** 146,481 857,428 Canadian Natural 6,659 205,297 Resources, Ltd. Chevron 30,346 3,181,171 Corp. (C) Encana 9,900 77,011 Corp. Eni SpA 31,930 514,302 Gazprom PJSC, 63,011 272,838 ADR 450,400 28,021

Harum Energy Tbk PT (I) SEE NOTES TO FINANCIAL STATEMENTS SEMIANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 9

Shares Value Energy (continued) Oil, gas and consumable fuels (continued) Indo Tambangraya 96,400 \$68,923 Megah Tbk PT Inpex 19,300 150,938 Corp. Japan Petroleum Exploration 8,000 161,256 Company, Ltd. Lukoil PJSC, 7,320 306,356 ADR Marathon 70,522 1,058,535 Oil Corp. Occidental Petroleum 17,176 1,297,819 Corp. Painted Pony 12,700 74,512 Petroleum, Ltd. (I) Petro Rio 586 2,499 SA(I) Petroleo Brasileiro 27,443 196,492 SA, ADR (I) PrairieSky Royalty, 173 3,283 Ltd. Royal Dutch 79,747 2,203,296 Shell PLC, **B** Shares Statoil 8,657 149,580 ASA Suncor 66,349 1,839,858 Energy, Inc. TOTAL 40,343 1,934,688 SA TransCanada 9,904 447,859 Corp. Financials 18.5% 37,392,921

Banks 7.2% Allahabad 61,017 62,888 Bank Alpha Bank 29,314 54,927 AE (I) Banca Popolare dell'Emilia 43,910 161,212 Romagna SC Banco Popular 145,210 188,709 Espanol SA BNP Paribas 8,496 372,596 SA CaixaBank 70,406 155,173 SA Canara 27,195 88,246 Bank China Construction 1,496,218 997,436 Bank Corp., H Shares Corp. 60,024 36,451 Bank (I) Dah Sing Financial 15,200 93,936 Holdings, Ltd. HSBC Holdings 106,829 661,864 PLC ING 28,523 295,096 Groep NV JPMorgan Chase & 48,060 2,986,448 Co. (C) KB Financial 8,181 232,634 Group, Inc. M&T Bank 440,998 3,730 Corp. Mitsubishi 92,749 415,780 UFJ Financial

Group, Inc. Mizuho Financial 207,300 298,317 Group, Inc. Nordea 129,380 1,097,613 Bank AB Sberbank of Russia 14,300 124,839 PJSC, ADR Shinhan Financial 4,297 141,238 Group Company, Ltd. Societe Generale 9,959 311,576 SA Standard Chartered 40,311 305,838 PLC Sumitomo Mitsui Financial 12,900 372,488 Group, Inc. The Eighteenth 10,000 24,429 Bank, Ltd. The Oita 15,000 43,263 Bank, Ltd. SEE NOTES TO FINANCIAL STATEMENTS SEMIANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 10

Shares Value Financials (continued) Banks (continued) The PNC Financial Services 37,322 \$3,037,638 Group, Inc. The Tochigi 16,000 55,288 Bank, Ltd. The Yamanashi 16,000 56,366 Chuo Bank, Ltd. UniCredit 63,541 139,743 SpA Wells Fargo & 27,927 1,321,785 Company (C) Capital markets 1.8% Banca Generali 55,005 1,102,490 SpA BlackRock, 5,802 1,987,359 Inc. (C) Julius Baer 3,845 154,755 Group, Ltd. (I) UBS 30,177 391,564 Group AG Uranium Participation29,800 92,956 Corp. (I) Diversified financial services 0.8% Intercontinental Exchange, 4,455 1,140,302 Inc. (C) MSCI, 5,987 461,717 Inc. Insurance 6.2% Ageas 9,074 315,406 Assicurazioni Generali 84,385 995,100 SpA Chubb, 11,889 1,554,011 Ltd.

CNO Financial 20,363 355,538 Group, Inc. Coface 18,620 125,963 SA(I) Delta 147,652 518,803 Lloyd NV FNF 19,853 744,488 Group Marsh & McLennan 16,040 1,098,098 Companies, Inc. MetLife, 46,528 1,853,210 Inc. Storebrand 53,105 201,450 ASA (I) T&D Holdings, 37,400 317,602 Inc. The Dai-ichi Life 18,900 211,574 Insurance Company, Ltd. Tongyang Life Insurance 9,537 84,315 Company, Ltd. Torchmark 2,948 182,245 Corp. Willis Towers 9,834 1,222,465 Watson PLC XL Group 6,983 232,604 PLC Zurich Insurance 10,226 2,529,735 Group AG(I) Real estate investment trusts 1.0% ICADE 13,290 933,893 **STORE** Capital 11,420 336,319 Corp. 23,711 705,876

Weyerhaeuser Company Real estate management and development 1.5% Castellum 60,449 859,460 AB Sumitomo Real Estate 106,163 5,400 Sales Company, Ltd. Vonovia 54,846 2,002,645 SE SEE NOTES TO FINANCIAL STATEMENTS SEMIANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 11

Shares Value Health care 9.6% \$19,354,296 Biotechnology 0.1% Sinovac Biotech, 21,350 126,606 Ltd. (I) Health care equipment and supplies 0.3% Baxter International7,192 325,222 Inc. Zimmer Biomet 1,974 237,630 Holdings, Inc. Health care providers and services 0.4% AmerisourceBergen 291,263 Corp. Quest Diagnostics, 6,581 535,759 Inc. Suzuken Company, 990 31,161 Ltd. Health care technology 0.0% AGFA-Gevaert 27,196 88,286 NV(I) Life sciences tools and services 0.1% CMIC Holdings 6,200 95,957 Company, Ltd. Pharmaceuticals 8.7% Almirall 10,263 154,306 SA AstraZeneca 44,274 2,646,853 PLC **Bristol-Myers** 41,374 3,043,058 Squibb Company Eisai Company, 28,546 1,593,897 Ltd. Η Lundbeck 6,413 240,406 A/S (I) Johnson & 13,517 1,639,612 Johnson

Merck & Company, 85,584 4,930,494 Inc. (C) Ono Pharmaceutical 5.600 243,942 Company, Ltd. Roche Holding 9,494 2,505,275 AG Takeda Pharmaceutical 9,500 409,718 Company, Ltd. Zoetis, 4,527 214,851 Inc. Industrials 8.8% 17,657,148 Aerospace and defense 0.6% Honeywell International8,584 998,491 Inc. Thales SA 2,466 204,787 Air freight and logistics 0.7% Deutsche 37,446 1,054,947 Post AG PostNL 83,878 342,161 NV(I) Airlines 0.2% American Airlines 5,576 157,857 Group, Inc. Deutsche Lufthansa 22,908 269,341 AG Building products 0.3% Cie de Saint-Gobain^{9,812} 371,930 Fortune Brands Home & 176,577 3,046 Security, Inc. Commercial services and supplies 0.0% Relia, Inc. 6,600 69,020 SEE NOTES TO FINANCIAL STATEMENTS SEMIANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND

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Shares Value Industrials (continued) Construction and engineering 0.1%Raubex Group, 56,566 \$74,286 Ltd. Toyo Engineering 63,000 209,158 Corp. Electrical equipment 2.1% Eaton 44,694 2,669,573 Corp. PLC Schneider Electric 22,176 1,293,762 SE Ushio, Inc. 12,200 143,333 Zumtobel 10,716 130,437 Group AG Industrial conglomerates 1.3% 3M 7,127 1,248,080 Company Koninklijke Philips 7,327 181,975 NV Rheinmetall 4,015 238,807 AG Siemens 9,301 954,479 AG Machinery 1.1% Caterpillar, 14,747 1,117,970 Inc. Deere & 4,526 366,787 Company Hisaka Works, 8,900 73,433 Ltd. Sumitomo Heavy 42,000 184,502 Industries, Ltd. The Japan Steel 52,000 237,684 Works, Ltd. Toshiba Machine 48,000 145,195 Company, Ltd. Marine 0.1%

D/S Norden 7,728 107,905 A/S (I) Pacific Basin 988,000 93,506 Shipping, Ltd. (I) Professional services 0.2% Adecco 3,464 174,717 Group AG en-japan, 7,000 130,040 Inc. Hays PLC 123,178 160,944 Road and rail 0.8% Kansas City 4,948 445,765 Southern Union Pacific 12,398 1,081,726 Corp. Trading companies and distributors 0.3% Kuroda Electric 9,100 156,302 Company, Ltd. Rexel SA 16,723 210,248 SIG PLC 108,010 162,116 Transportation infrastructure 1.0% Hamburger Hafen und 5,362 80,261 Logistik AG Jiangsu Expressway Company, 1,388,519 1,939,046 Ltd., H Shares Information 22,079,748 technology 11.0% Communications equipment 1.5% Cisco Systems, 105,756 3,034,140 Inc. (C) SEE NOTES TO FINANCIAL STATEMENTS SEMIANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND

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Shares Value Information technology (continued) Electronic equipment, instruments and components 0.4% Avnet, 6,764 \$274,010 Inc. Hosiden 26,200 162,890 Corp. Kingboard Laminates 248,000 152,927 Holdings, Ltd. Mitsumi Electric 7,200 29,042 Company, Ltd. (I) Nichicon 24,600 159,848 Corp. Internet software and services 0.2% DeNa Company, 10,500 245,632 Ltd. Dropbox, Inc., Class 7,248 76,684 B (I)(R) Gree, Inc. 30,400 172,296 IT services 0.9% Alten SA 1,343 78,835 Amdocs, 5,811 335,411 Ltd. Booz Allen 13,579 Hamilton 402,482 Holding Corp. Devoteam 1,081 51,360 SA Fujitsu, 107,000 393,473 Ltd. Itochu Techno-Solu6,200 133,568 Corp. NET One Systems 25,800 148,612 Company, Ltd.

Sopra Steria 176,461 1,712 Group Semiconductors and semiconductor equipment 4.4% Intel Corp. 95,243 3,123,970 Kontron 14,745 45,838 AG(I) Lam Research 4,272 359,104 Corp. Maxim Integrated 54,984 1,962,379 Products, Inc. (C) Mimasu Semiconductor 7,500 70,452 Industry Company, Ltd. Miraial Company, 6,500 45,418 Ltd. QUALCOMM. 37.898 2,030,196 Inc. Rohm Company, 5,900 232,873 Ltd. Shinkawa, 14,900 66,713 Ltd. (I) Shinko Electric Industries 31,500 154,289 Company, Ltd. Skyworks Solutions, 3,181 201,294 Inc. STMicroelectronics 253,562 NV Tokyo Seimitsu 10,100 235,200 Company, Ltd. Software 2.6% Alpha Systems, 1,700 27,166 Inc. Microsoft 85,210 4,360,196 Corp. 1,600 229,919

Nintendo Company, Ltd. SS&C Technologies 23,285 653,843 Holdings, Inc. Technology hardware, storage and peripherals 1.0% Canon, 11,500 328,327 Inc. Catcher Technology 138,000 1,028,953 Company, Ltd. Compal Electronics, 368,000 232,799 Inc. Japan Digital Laboratory 6,200 84,310 Company, Ltd. SEE NOTES TO FINANCIAL STATEMENTS SEMIANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 14

	Shares	Value		
Information				
technology				
(continued)				
Technology	hardware, st	torage and		
peripherals	(continued)			
Melco				
Holdings,	6,200	\$127,068		
Inc.				
Western				
Digital	4,194	198,208		
Corp.				
Materials 4.9% 9,850,723				
Chemicals 1	.7%			
Agrium,				
Inc.				
(Toronto	2,736	247,541		
Stock				
Exchange)				
Agrium,	10 400	1 102 001		
Inc.	12,430	1,123,921		
Fujimi,	4.200	(2.150		
Inc.	4,300	63,159		
Hitachi				
Chemical	0.000	1.40.411		
Company,	8,000	149,411		
Ltd.				
JSR Corp.	21,900	290,024		
Methanex	5 5 60	160.050		
Corp.	5,569	162,058		
Mitsui				
Chemicals,	30,000	110,243		
Inc.	-			
Nitto				
Denko	2,500	158,585		
Corp.				
Sumitomo				
Bakelite	22.000	1 40 401		
Company,	32,000	148,421		
Ltd.				
The Dow				
Chemical	18,700	929,577		
Company				
Construction materials 0.4%				
Buzzi				
Unicem	12,484	218,770		
SpA				
LafargeHolcim				
Ltd. (I)	8,/12	364,489		
Vicat SA	2,631	148,164		

Containers and packaging 1.4% AMVIG Holdings, 222,000 87,537 Ltd. Graphic Packaging 17,345 217,506 Holding Company International Paper 56,967 2,414,261 Company Packaging Corp. of 2,955 197,778 America Metals and mining 1.4% Aichi Steel 11,000 48,824 Corp. Anglo American 6,611 165,277 Platinum, Ltd. (I) Anglo American 22,205 217,659 PLC Barrick Gold 11,000 234,823 Corp. Centerra 29,200 174,032 Gold, Inc. Chubu Steel Plate 8,500 41,044 Company, Ltd. Eldorado Gold 47,754 214,893 Corp. **G-Resources** Group, 4,086,000 78,290 Ltd. Impala Platinum 47,583 153,309 Holdings, Ltd. (I) Ivanhoe Mines, 105,500 82,476 Ltd., Class A (I) Kinross Gold 37,186 181,840 Corp. (I) 10,900 165,822

Kyoei Steel, Ltd. Lonmin 15,069 38,669 PLC (I) NetMind Financial 1,440,000 15,591 Holdings, Ltd. (I) Neturen Company, 11,400 80,246 Ltd. Northern Dynasty 16,000 4,954 Minerals, Ltd. (I) Pacific Metals 40,000 109,069 Company, Ltd. (I) Resolute Mining, 164,524 158,635 Ltd. (I) SEE NOTES TO FINANCIAL STATEMENTS SEMIANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 15

Shares Value Materials (continued) Metals and mining (continued) Salzgitter 5,766 \$152,454 AG Tokyo Steel Manufacturin24,800 135,940 Company, Ltd. Western Areas, 61,179 99,911 Ltd. Yamato Kogyo 7,400 167,969 Company, Ltd. Yodogawa Steel 4,000 97,551 Works, Ltd. Telecommunication 10,601,440 services 5.3% Diversified telecommunication services 3.4% Hellenic Telecommunications 214,657 Organization² SA KT Corp. 12,495 322,709 Magyar Telekom Telecommunications 181,619 PLC Nippon Telegraph & 55,812 2,617,297 Telephone Corp. Telefonica 25,512 242,206 SA Telenor 72,482 1,199,795 ASA Verizon Communicat367863 2,002,590 Inc. Wireless telecommunication services 1.9% 25,943 1,591,326

Millicom International Cellular SA NTT DOCOMO, 76,496 2,062,985 Inc. Orange Belgium 7,192 166,256 SA(I) Utilities 5.6% 11,297,493 Electric utilities 2.3% Edison International^{15,972} 1,240,545 NextEra Energy, 11,150 1,453,960 Inc. PG&E 7,718 493,335 Corp. Power Assets 162,713 1,496,068 Holdings, Ltd. Gas utilities 0.7% Gas Natural 65,195 1,295,921 SDG SA UGI Corp. 4,150 187,788 Independent power and renewable electricity producers 0.1% NTPC, 78,616 181,698 Ltd. Multi-utilities 2.5% Centrica 379,242 1,146,824 PLC Dominion Resources, 21,005 1,636,920 Inc. 80,926 816,933 E.ON SE Engie SA 17,965 288,458 National 60,769 893,628 Grid PLC RWE 10,387 165,415 AG(I) Preferred securities \$298,877 0.1% (Cost \$190,884) Telecommunication 134,234 services 0.0% 9,800 134,234

Telefonica Brasil SA SEE NOTES TO FINANCIAL STATEMENTS SEMIANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 16

Utilities 0.1%		SI	hares	Value \$164,643
Cia Paranaense	de Energia, B	18	8,100	164,643
Shares $P_{ate}(\%)$	Maturity date	Dor	value^	Value
Corporate bond	•	1 ai	value	\$30,242,550
(Cost \$31,310,1				\$50,212,550
Consumer disci				5,861,801
Auto componei	•			, ,
ZF				
North				
Amer4c500	04-29-22		150,000	152,063
Capital,				
Inc. (S)				
Automobiles 0.	0%			
General	10.00.10			
Motors250	10-02-43		65,000	72,248
Company				
Distributors 0.0	0%			
HD Supp E /750	04 15 24		30,000	21 200
Supp5y750 Inc. (S)	04-15-24		30,000	31,200
	sumer services	0.0%		
APX	isumer services	0.0 /0		
	12-01-22		100,000	100,750
Inc. (S)	12 01 22		100,000	100,750
	ints and leisure	0.4%		
Boyd				
Gaming75	04-01-26		85,000	88,825
Corp. (S)				
CEC				
Entersa0000 ent,	02-15-22		190,000	184,538
Inc.				
Cirsa				
Funding	05-15-23		EUR 215,000	239 712
Luxembourg	05 15 25		2011213,000	239,112
SA(S)				
GLP	04.15.01		7 000	5 1 5 0
Capital375	04-15-21		5,000	5,150
LP				
GLP Conit51375	04-15-26		105,000	108,675
Capit a l375 LP	04-13-20		105,000	108,075
NH				
Hotel				
Group	11-15-19		EUR 130,000	156,062
SA (S)				
Pinnacle				
Entersactionent,	05-01-24		45,000	44,888
Inc. (S)			-	

Household du	rables 0.3%		
KB 7.000	12-15-21	375 000	376,875
Home	12-13-21	575,000	570,075
M/I			
Hom 6 s750	01-15-21	195,000	194,025
Inc.	1 1 0 0 7		
	atalog retail 0.2%		
Liberty	02 01 20	250.000	050 075
Interactand LLC	02-01-30	250,000	259,375
Netflix 5.875	02-15-25	95,000	99,631
Media 1.4%			
Altice			
Financi filo	01-15-22	EUR 100,000	116,318
SA (S)	01 10 22	Len 100,000	110,510
CCO			
Holding 25	02-15-23	5,000	5,063
LLC		,	,
CCO			
Holdfngs0	09-30-22	5,000	5,131
LLC			
CCO			
Holdfng\$0	09-01-23	35,000	36,050
LLC			
CCO			
Holdfng\$0	02-15-26	120,000	123,600
LLC (S)			
CCO		•••••	
Holding75	04-01-24	20,000	20,850
LLC (S)			
Cequel			
Communicati Holdfng25	12-15-21	260.000	342,138
I	12-13-21	300,000	342,138
LLC (S)			
Charter			
	ons		
Communicati 4.908 Operating	07-23-25	95,000	103,540
LLC (S)			
DISH			
DBS 6.750	06-01-21	170,000	176,163
Corp.			
DISH			
DBS 7.875	09-01-19	320,000	352,800
Corp.			
Gray			
Television,	07-15-26	15,000	15,113
Inc. (S)			
Gray7.500	10-01-20	75,000	78,188
Television,			

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Rate (%)	Value		
	retionary (contin	nued)	
Media (continu	ued)		
Sinclair			
Television 5.875 Group;	03-15-26	75,000	\$76,500
Group,	05 15 20	75,000	φ70,500
Inc. (S)			
TEGNA Inc. (S)	00 15 01	115 000	117.075
Inc. $(S)^{4.8/5}$	09-15-21	115,000	117,875
TEGNA 5.125			
Inc. 5.125	10-15-19	310,000	318,913
TEGNA			
TEGNA Inc. (S)	09-15-24	20,000	20,600
TEGNA 6.375	10-15-23	55,000	58,438
Inc.			
Tribune			
Medi ā .875	07-15-22	295,000	293,525
Company			
Unitymedia			
Hessen			
GmbH 5.500	00.15.00		245.072
& 5.500	09-15-22	EUR 210,600	245,972
Company			
KG			
Specialty retail	0.5%		
Chinos	0.5%		
Intermediate			
Holdings $^{1.750}$	05-01-19	135,525	46.079
А,			,
Inc.,			
PIK (S)			
Dufry			
Finant:500	08-01-23	EUR 205,000	235,427
SCA (S)		,	,
L			
Bran 6 s875	11-01-35	145,000	146,813
Inc.	11 01 55	115,000	110,015
Michaels			
	12 15 20	105 000	202 044
Store§,875	12-15-20	195,000	203,044
Inc. (S)			
New			
Look			
Secuted00	07-01-22	GBP 180,000	220,135
Issuer			
PLC (S)			
Party			
	00 15 22	1 40 000	144.000
City 6.125 Holdings,	08-15-23	140,000	144,900
Inc. (S)			
Consumer stap	les 0.4%		697,353
consumer stap			57,555

-	es retailing 0.1%		
Aramark Servi 5 6350	03-15-20	64,000	65,920
Inc.			
Food products	0.2%		
Aramark	01 15 24	25 000	25 500
Servi 5 ek25 Inc.	01-15-24	25,000	25,500
Pinnacle			
Foods 5.875 Finance	01-15-24	35,000	36,619
LLC (S)			
Post			
Holding	12-15-22	40,000	41,000
Inc. (S)		,	,
Post			
Holding7,5	02-15-22	80,000	84,100
Inc.			
TreeHouse			
Food 4 ,875	03-15-22	190,000	193,800
Inc.			
TreeHouse			
Food 6 ,000	02-15-24	70,000	74,676
Inc. (S)			
Household pro	ducts 0.1%		
The			
Sun 7.750 Products	03-15-21	170,000	175,738
		,	
Corp. (S)			4 401 170
Energy 2.2%	$a_{\rm max} = b_{\rm max} = b_{m$		4,401,170
Anadarko	nsumable fuels 2.2%		
Petrole 500	07-15-44	100,000	01 003
Corp.	07-13-44	100,000	91,905
Anadarko			
Petrole850	03-15-21	15,000	15,911
Corp.	00 10 21	10,000	10,911
Anadarko			
Petrofenno	03-15-26	10,000	11,048
Corp.		,	,
Anadarko			
Petrole600	03-15-46	15,000	18,124
Corp.			
Antero			
Reso fr6∂5	06-01-23	25,000	24,250
Corp.			
Antero			
Reso 6r000	12-01-20	185,000	187,005
Corp.	11 15 00	100.000	100.005
Blue 6.125	11-15-22	190,000	180,025
Racer			

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Midstream LLC (S) Bonanza			
Creek 6.750 Energy, Inc.	04-15-21	100,000 40,550	
Borets	00.06.10	000 000 107 007	
Finan &6 ,25 Ltd.	09-26-18	200,000 186,087	
California			
Reso8r000	12-15-22	325,000 230,750	
Corp. (S)		, ,	
Concho			
Resourded	10-01-22	70,000 70,350	
Inc.			
Continental			
Resourse	06-01-24	40,000 34,900	
Inc.			
Continental	06.01.44	115,000,04,075	
Resources	06-01-44	115,000 94,875	
Inc.	O FINANCIAL STATE	AENITS	
		ANCOCK HEDGED EQUITY	& INCOME FUND 18
SEIVITAININUA.		INCOCK HEDOLD EQUIT I	

	Maturity date	Par	value^		Value
Energy (contin	ued)				
Oil, gas and con Continental	nsumable fuels	(cont	inued)		
Resotroe	09-15-22		6	5,000	\$63,351
Inc.	07-13-22		0.	5,000	ψ05,551
Denbury					
Resources	05-15-21		1′	70,000	170,000
Inc. (S)	00 10 21			, 0,000	170,000
Diamondback					
Energy625	10-01-21		13	20,000	126,750
Inc.				,	
Energen 4.625					~~~~~
4.625 Corp.	09-01-21		10	05,000	98,700
Energy					
Transfer 5.500 Equity	06-01-27		3.	50,000	329,000
LP					
Gazprom					
Neft 4.375	09-19-22		20	00,000	197,394
OAO (S))
Gazprom	07 10 00				207 200
OAO ^{14.950}	07-19-22		20	00,000	207,380
Laredo					
Petrofe6265,	01-15-22		5	5,000	51,425
Inc.					-
Laredo					
Petrole250	03-15-23		8	5,000	80,750
Inc.					
Laredo					
Petrolenin,	05-01-22		4	5,000	45,113
Inc.					
Matador					
Reso6r875	04-15-23		80	0,000	81,600
Company					
MEG					
Energy375	01-30-23		20	0,000	14,800
Corp. (S)					
MEG					
Energy000	03-31-24		14	40,000	107,800
Corp. (S)					
Petrobras					
Global 4.375	05-20-23		49	95,000	402,039
Finance	00 20 20		• -	,000	102,000
BV					
Petrobras					
Global 5.625	05-20-43		20	05,000	146,124
Finance			_	,000	· · · · · · · · · ·
BV	11.15.06		~	20.000	115 051
6.000	11-15-26		3.	30,000	115,071

	•	•		• • •
Petroleos				
de				
Venezuela				
SA				
QEP	05 01 02		120.000	110 (00
Resources	05-01-23		130,000	119,600
Inc.				
QEP Reso tir∂∂≲ ,	10-01-22		15,000	13,988
Inc.	10-01-22		13,000	13,900
QEP				
Resources	03-01-20		25,000	25,188
Inc.	05 01 20		25,000	23,100
Rice				
Energy250	05-01-22		40,000	39,700
Inc.			,	
Rice				
Energy250	05-01-23		40,000	40,600
Inc.				
RSP				
Permba625	10-01-22		10,000	10,300
Inc.				
SM				
Ener _{gy} 000	01-15-24		135,000	115,425
Company				
SM				
Energy125	11-15-22		5,000	4,594
Company				
SM	11 15 01		10.000	0.425
Energy500	11-15-21		10,000	9,425
Company				
Targa Resources				
Resources 6.750 Partners	03-15-24		50,000	51,250
LP (S)				
Tullow				
Oil 6.250	04-15-22		350,000	280,000
PLC (S)				,
WPX				
Ener _{gy} 250	09-15-24		135,000	118,800
Inc.				
WPX				
Ener fy 000	01-15-22		85,000	79,050
Inc.				
WPX				
Energy250	08-01-23		70,000	70,175
Inc.				
Financials 1.69	10			3,165,609
Banks 0.9%	00 10 10			101.010
Banco.000	02-19-19	EU	R 200,000	191,018
Bilbao				

Vizcaya Argentaria SA (7.000%) to 2-19-19, then 5 Year Euro Swap Rate + 6.155%) (Q) Banco Santander SA (6.250%) to 3-12-19, then - 6.250 03-12-19 EUR100,000 93,752 5 Year Euro Swap Rate + 5.410%) (Q) Bank of Ireland (7.375%) to 6-18-20, then 7.375 06-18-20 EUR 200,000 205,304 5 Year Euro Swap Rate + 6.956%) (Q) Barcl&,250 12-15-18 200,000 195,492 PLC (8.250%) to 12-15-18, then 5 Year U.S.

Swap Rate + 6.705%) (Q) Credit Agricole SA (8.125%) to 12-23-25, then 8.125 12-23-25 250,000 248,291 5 Year U.S. Swap Rate + 6.185%) (Q)(S) SEE NOTES TO FINANCIAL STATEMENTS SEMIANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 19

Rate (%) Maturity date Par value^ Value Financials (continued) Banks (continued) Intesa Sanpaolo SpA (7.700%) to 9-17-25, then 7.700 09-17-25 200,000 \$172,500 5 Year U.S. Swap Rate +5.462%) (Q)(S) Intesa Sanpaolo SpA (8.375%) to 10-14-19 10-14-19 EUR 50,000 62,752 then 3 month **EURIBOR** + 6.871%) (Q) Royal Bank of Scotland Group PLC (7.640%) to 7.640 09-30-17 100,000 95,000 9-30-17, then 3 month LIBOR +2.320%) (Q) Sberbank 10-29-22 200,000 202,988 of 5.125 Russia (S) VTB 05-29-18 200,000 213,988 Bank6.875 OJSC (S)

Consumer finar OneMain	nce 0.1%		
Financial 6.750 Holdings, Inc. (S)	12-15-19	30,000	29,250
Springleaf Finantc250 Corp.	12-15-19	50,000	46,563
Springleaf Finan2 Corp.	10-01-21	55,000	52,938
Springleaf Finan 250 Corp.	12-15-20	125,000	125,313
Diversified fina Credit	incial services 0.3%		
Suisse Group AG (6.250% to 12-18-24, then 6.250 5 Year U.S. Swap Rate	12-18-24	200,000	187,707
+ 3.455%) (Q)			
MSCI, Inc. (S)	11-15-24	150,000	153,375
LLC	08-01-18	235,000	227,363
Insurance 0.1% CNO			
Financial 4.500 Group, Inc.	05-30-20	30,000	31,050
CNO Financial Group,	05-30-25	75,000	77,250
Inc. Nation &76e Building Society (6.875% to 6-20-19,	06-20-19	GBP 120,000	149,326
then			

5 Year GBP Swap Rate + 4.880%) (O) Real estate investment trusts 0.1% Equinix 5.875 01-15-26 75,000 78,188 Inc. FelCor LodgfmQ00 120,000 120,900 06-01-25 LP Thrifts and mortgage finance 0.1% Nationstar Mort 6a500 07-01-21 40,000 34,200 LLC Radian Group,000 03-15-21 160,000 171,101 Inc. Health care 2.5% 4,934,483 Health care equipment and supplies 0.3% Alere 07-01-23 150,000 156,375 Inc. (S)Alere 6.500 06-15-20 256,000 254,720 Inc. Alere, 7.250 07-01-18 60,000 61,575 Inc. Health care providers and services 1.4% Amsurg 5.625 Corp. 07-15-22 275,000 282,563 Community Health 6.875 Systems, 02-01-22 345,000 301,875 Inc. Community Health 7.125 07-15-20 250,000 231,773 Systems, Inc. Envision Healthdats 07-01-22 85,000 86,258 Corp. (S) HCA Holdfn250 02-15-21 240,000 257,400 Inc. HCA5.250 06-15-26 40,000 41,500 Inc. HCA_{6.500} 02-15-20 360,000 399,150 Inc.

SEE NOTES TO FINANCIAL STATEMENTS

SEMIANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 20

	Maturity date	Par value^	Value
Health care (co		· · · · · · · · · · · · · · · · · · ·	
Health care pro	oviders and servi	ces (continued)	
HCA _{7.500}	11-15-95	125,000	\$121,250
Inc. inVentiv			
Healt 9 ,000	01-15-18	50,000	51,375
Inc. (S)	01-13-18	50,000	51,575
LifePoint			
Healt5.875	12-01-23	170,000	176,800
Inc.	12-01-23	170,000	170,000
MEDNAX,			
Inc. (S)	12-01-23	90,000	91,125
MPH			
Acquisition			
Holdings	06-01-24	35,000	36,750
LLC (S)			
Tenet			
Health Clare	03-01-19	195,000	188,663
Corp.	05 01 17	175,000	100,005
Tenet			
Health Jan	06-15-23	50,000	47,875
Corp.	00 10 20	20,000	17,070
Tenet			
Healt&dats	04-01-22	275,000	281.820
Corp.		,	
Vizient			
Inc. (S)	03-01-24	80,000	85,800
WellCare			
Health Plans	11 15 20	125.000	100 000
Plans, 5.750	11-15-20	135,000	139,388
Inc.			
Health care tec	hnology 0.3%		
Change			
Healthcare	00 15 01	110.000	116 600
Holdings,	02-15-21	110,000	116,600
Inc. (S)			
IMS			
Health,125	04-01-23	EUR 235,000	265,742
Inc. (S)			
Sterigenics-No	rdion		
Holdíng©0	05-15-23	250,000	253,125
LLC (S)			
Pharmaceutica	ls 0.5%		
Endo			
Finance 000	07-15-23	265,000	233,200
LLC (S)			
PRA			
Holdango,0	10-01-23	150,000	166,500
Inc. (S)			

	-	-	
Quintiles Transh 8t 16nal Corp. (S)	05-15-23	195,000	197,925
Valeant			
Pharmaceutical 4.500 International,	^{ls} 05-15-23	EUR 130,000	108,836
Inc.			
Valeant			
Pharmaceutical 5.500 International,	^{ls} 03-01-23	30,000	24,094
Inc. (S)			
Valeant			
	ls		
Pharmaceutical 5.875 International,	05-15-23	315,000	254,363
Inc. (S)			
Valeant	l.a.		
Pharmaceutical 6.125 International,	¹⁸ 04-15-25	25,000	20,063
Inc. (S)			
Industrials 1.29	76		2,421,389
		07-	2,421,309
Aerospace and	defense 0.5	70	
AerCap			
Ireland 4,500 Capital,	05-15-21	150,000	153,488
Ltd.			
Bombardier,	01-15-23	220.000	188,100
Inc. $(S)^{123}$	01-15-25	220,000	100,100
TA			
MFG3,.625	04-15-23	EUR 180,000	186,014
Ltd. (S)			
Building produ	cts 0.2%		
Builders			
First Stote25 e,	06-01-21	165,000	172,425
Inc. (S)			
Kerneos			
Corporate	03-01-21	EUR 145,000	165,701
SAS (S)	00 01 21	201110,000	100,701
Ply			
Gem 6.500	02-01-22	180,000	177,300
mausures,			
Inc.		1' 0.10/	
Commercial se	rvices and s	upplies 0.1%	
Clean			
Harb 5r\$ 25	06-01-21	75,000	76,734
Inc.			
Quad/Graphics	,05-01-22	190,000	167,675
Inc.		1,0,000	
Electrical equip	pment 0.1%		
Sensata			
Techfic000gies	10-01-25	100,000	100,439
BV (S)			

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Sensata Techfic for a field of the second sec 11-01-24 70,000 72,668 BV (S) Industrial conglomerates 0.1% Nemak SAB 5.500 02-28-23 200,000 207,500 de CV Machinery 0.1% CNH Industrial 4375 Capital 11-06-20 15,000 15,150 LLC SEE NOTES TO FINANCIAL STATEMENTS SEMIANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 21

Rate (%) Maturity date Par value^ Value Industrials (continued) Machinery (continued) Crown European 05-15-25 EUR170,000 \$187,523 Holdings SA(S) Trading companies and distributors 0.3% Aircastle, 5.000 04-01-23 30,000 30,486 Ltd. American **Builders** & Contractors 12-15-23 55,000 56,925 Supply Company, Inc. (S) International Lease 6.250 Finance 05-15-19 430,000 463,261 Corp. Information technology 1.3% 2,683,489 Communications equipment 0.1% Alcatel-Lucent USA6.450 03-15-29 271,000 282,518 Inc. Electronic equipment, instruments and components 0.2% CDW LLC 5.000 09-01-23 35,000 35,245 CDW LLC 5.500 105,000 108,413 12-01-24 CDW LLC 6.000 08-15-22 290,000 303,050 Internet software and services 0.2% Zayo Grou6.000 04-01-23 190,000 193,800 LLC Zayo Grou6.375 05-15-25 110,000 112,200 LLC IT services 0.2% First Data 5.375 08-15-23 280,000 284,343 Corp. (S) First Data 7.000 12-01-23 160,000 162,400 Corp. (S) Semiconductors and semiconductor equipment 0.3% Entegris 6,000 Inc. (S) 04-01-22 210,000 214,988

Freescale Semi60000actor Inc. (S) Software 0.3% Change	, 01-15-22	305,000	321,623
Healthcare 11.000 Holdings, Inc.	12-31-19	180,000	191,475
First Data 5.750 Corp. (S) Infor	01-15-24	190,000	188,338
Software Parent.125 LLC, PIK (S)	05-01-21	105,000	93,450
Infor US, 5.750 Inc. (S)	08-15-20	25,000	26,219
Infor US, 5.750 Inc.	05-15-22	EUR 100,000	92,770
Infor US, 6.500 Inc.	05-15-22	50,000	47,219
SS&C Technologies Holdings, Inc.	07-15-23	25,000	25,438
Materials 1.7%	,		3,513,807
Building mater			-,,,
Standard			
Industriess Inc. (S)	11-15-24	365,000	371,388
Chemicals 0.0%	%		
The			
Chenford25 Company	05-15-23	80,000	68,000
The			
Chen70000 Company	05-15-25	10,000	8,388
Construction m	naterials 0.3%		
Cemex			
SAB de CV	03-25-19	550,000	566,500
Containers and	packaging 0.5%		
Ardagh			
Packaging 6.000 Finance PLC (S)	06-30-21	200,000	198,500

SEE NOTES TO FINANCIAL STATEMENTS SEMIANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 22

Rate (%) Maturity date Par value^ Value Materials (continued) Containers and packaging (continued) Ardagh Packaging 6.750 Finance 05-15-24 EUR 250,000 \$282,275 PLC (S) Berry Plastic 000 180,000 186,075 10-15-22 Corp. Beverage Packaging Holdings 6.000 Luxembourg 06-15-17 15,000 15,038 Π SA(S) **Owens-Brockway** Glass 5.875 Container, 08-15-23 165,000 173,319 Inc. (S) **Owens-Brockway** Glass 6.375 08-15-25 215,000 224,675 Container, Inc. (S) Metals and mining 0.6% AK Steel7.625 05-15-20 55,000 52,319 Corp. AK Steel7.625 10-01-21 80,000 73,400 Corp. AK Stee18.375 04-01-22 80,000 73,600 Corp. Anglo American Gapital 04-08-19 100,000 114,375 PLC (S) Arceloof VOttal 90,000 03-01-21 92,475 Arcella 2000 Arcella 02-25-22 65,000 68,413 Kaiser Alunfinain 05-15-24 95,000 97,613 Corp. (S) Signode Industrial Grou6.375 40,000 05-01-22 38,250 Lux SA(S) Steel5.125 10-01-21 85,000 86,806 Dynamics,

Inc.			
Steel			
Dynamood	10-01-24	70,000	71,575
Inc.	10-01-24	70,000	71,575
Teck			
Resources	06-01-21	35,000	36,050
Ltd. (S)	00-01-21	55,000	50,050
Teck			
Resourte	06-01-24	55,000	57,063
Ltd. (S)	00-01-24	55,000	57,005
United			
States			
States Steel	04-01-21	29,000	25,158
50001			
Corp. United			
States Staal 7.375	04-01-20	68,000	63,985
Sleel			
Corp.			
United			
States Steel 7.500	03-15-22	20,000	17,494
bieer			
Corp.			
United			
States Steel ^{8.375}	07-01-21	160,000	168,600
Sicci			
Corp. (S)	4 h 0 107		
	st products 0.1%		
Reynolds			
Group Jacuar .000	07-15-24	105,000	108,098
issuer,			
Inc. (S)			
Tembec	10 15 10	225 000	174 075
Indus@r0090	12-15-19	225,000	174,375
Inc. (S)			2 2 6 7 6 1
	ation services 1.1%		2,269,761
	ns equipment 0.0%		
Alcatel-Lucent		45 000	16 000
USA6.500	01-15-28	45,000	46,238
Inc.		0.69	
	communication services	0.6%	
Altice	05 15 06	0 10 000	206.225
Financia	05-15-26	210,000	206,325
SA(S)			
Cablevision	06 15 01	151 000	154.000
System 500	06-15-21	151,000	154,020
Corp. (S)			
Frontier	00.15.00	65.000	(0.550
Communication	nø9-15-22	65,000	68,778
Corp.	00.15.05	165.000	171.201
Frontler.000	09-15-25	165,000	171,394
Communication	ns		

Corp. Level 3 5.125 Financing, Inc.	05-01-23	15,000	14,869		
Level 3 5.250 Financing, Inc. (S)	03-15-26	30,000	29,400		
Level 3 5.375 Financing, Inc.	08-15-22	205,000	207,050		
Level 3 5.375 Financing, Inc.	01-15-24	15,000	15,094		
Wind Acquisition Finance SA (S)	07-15-20	EUR 310,000	338,506		
	ommunication se	ervices 0.5%			
Matterhorn Telecon675 SA (S)	05-01-22	EUR 116,000	123,452		
Sprint Com £h000 @atic Inc. (S)	ons,1-15-18	100,000	106,500		
SEE NOTES TO FINANCIAL STATEMENTS					
SEMIANNUA	LREPORT .	IOHN HANCOCK	HEDGED EQUITY & INCOME FUND	23	

Rate (%)	Maturity date Par	value^	Value				
	ation services (contin						
Wireless telecommunication services (continued)							
Sprint Corp. ^{7.125}	06-15-24	200,000	\$158,250				
Sprint Corp. 7.250	09-15-21	215,000	183,288				
Sprint 7.875 Corp.	09-15-23	100,000	81,750				
Syniverse Holdfng2,5	01-15-19	85,000	41,650				
Inc. T-Mobile							
USA6.464 Inc.	04-28-19	95,000	96,544				
VimpelCom Holdfng00	02-13-19	220,000	226,653				
BV							
Utilities 0.1%			293,688				
	wer and renewable e	lectricity					
producers 0.1%)						
Dynegy. 5.875 Inc.	06-01-23	60,000	52,800				
GenOn							
Americas Generation	05-01-31	210,000	161,700				
LLC							
GenOn							
Americas 8,500 Generation	10-01-21	100,000	79,188				
LLC							
Convertible bor			\$154,325				
(Cost \$236,447			20.075				
Consumer discr	-		38,975				
Household dura M/I	ables 0.0%						
Homes000	03-01-18	40,000	38,975				
Inc.		,	,				
Energy 0.0%			48,750				
Oil, gas and con	nsumable fuels 0.0%						
Cobalt							
International 2.625 Energy,	12-01-19	130,000	48,750				
Inc.							
Financials 0.1%	66,600						
Thrifts and mor MGIC							
Invest from	04-01-20	60,000	66,600				
Corp.							
Foreign govern	\$254,740						

(Cost \$235,000) Argentina 0.1% 254,740						
Republic						
of 7.500 04-22-26 235,000 254,740						
Argentina (S)						
Term loans (M) 0.2% \$345,731						
(Cost \$606,999)						
Consumer discretionary 0.1% 179,793						
Media 0.1%						
Virgin						
Media						
Investment 06-30-23 100,000 97,357						
Holdings,						
Ltd.						
Multiline retail 0.0%						
Lands'						
End, 4.250 04-04-21 107,525 82,436						
Inc.						
Utilities 0.1% 165,938						
Electric utilities 0.1%						
Texas						
Competitive						
Electric 500,000 165,938						
Holdings						
Company						
LLC (H)						
SEE NOTES TO FINANCIAL STATEMENTS						
SEMIANNUAL REPORT JOHN HANCOCK HEDGED EQUITY & INCOME FUND	24					

Shares Value Exchange-traded \$35,495 funds 0.0% (Cost \$34,979) iShares **MSCI** 636 35,495 EAFE ETF Other 0.0% \$68,779 (Cost \$55,610) TransCanada Corp., Subscription^{1,600} 68,779 Receipt Par value[^] Value Short-term \$6,200,000 investments 3.1% (Cost \$6,200,000) Repurchase 6,200,000 agreement 3.1% Goldman Sachs **Tri-Party** Repurchase Agreement dated 6-30-16 at 0.420% to be repurchased at \$6,200,072 on collateralized 6,200,000 6,200,000 7-1-16, by \$6,130,712 Federal National Mortgage Association, 3.616% due 2-1-18 (valued at \$6,324,001, including interest)

Total investments (Cost \$205,933,284) 99.9% Other assets and liabilities, net 0.1% Total net assets 100.0%		\$201,434,039 \$141,210 \$201,575,249			
The percent for each inv category is a value of the a percentage assets of the ^All par val denominate dollars unle indicated. Key to Cur Abbreviatie EUR GBP Key to Secu Abbreviatie Legend	estment the total category as e of the net e fund. ues are d in U.S. ss otherwise rency ons Euro Pound Ster urity	2			
0	American				
ADR	Depositary Receipts	7			
EURIBOR	Euro Interl Offered Ra				
LIBOR	London Interbank				
PIK	Offered Ra Payment-in				
(C)	A portion of security is segregated collateral f options. To collateral v at 6-30-16 \$17,682,81	of this as For otal value was 19.			
(H)	Non-incon producing Issuer is in default. Non-incon	-			
(I)	producing				
(M)					

Term loans are variable rate obligations. The coupon rate shown represents the rate at period end. Perpetual bonds have no stated maturity date. Date shown as maturity date is next call date. Direct placement securities are restricted as to resale, and the fund has limited rights to registration under the Securities Act of 1933. For more information on this security, refer to the Notes to financial statements. These securities are exempt from registration under Rule 144A of the Securities Act of 1933. Such securities may be resold, normally to qualified institutional buyers, in transactions exempt from registration. At 6-30-16, the aggregate cost of investment securities for

(R)

(S)

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federal income tax purposes was \$206,899,485. Net unrealized depreciation aggregated to \$5,465,446, of which \$15,160,211 related to appreciated investment securities and \$20,625,657 related to depreciated investment securities. SEE NOTES TO FINANCIAL STATEMENTS SEMIANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 25

Financial statements

STATEMENT OF ASSETS AND LIABILITIES 6-30-16 (unaudited)

Assets	
Investments, at value (Cost \$205,933,284)	\$201,434,039
Foreign currency, at value (Cost \$137,420)	137,044
Cash held at broker for futures contracts	1,089,561
Receivable for investments sold	201,237
Unrealized appreciation on forward foreign currency contracts	77,718
Dividends and interest receivable	868,933
Other receivables and prepaid expenses	12,385
Total assets	203,820,917
Liabilities	
Due to custodian	513,499
Foreign capital gains tax payable	1,348
Payable for investments purchased	162,764
Unrealized depreciation on forward foreign currency contracts	4,655
Written options, at value (premium received \$326,448)	1,315,270
Payable for futures variation margin	177,887
Payable to affiliates	
Accounting and legal services fees	5,885
Trustees' fees	787
Other liabilities and accrued expenses	63,573
Total liabilities	2,245,668
Net assets	\$201,575,249
Net assets consist of	
Paid-in capital	\$213,881,735
Accumulated distributions in excess of net investment income	(6,179,481)
Accumulated net realized gain (loss) on investments, futures contracts, options written and foreign	(521,630)
currency transactions	(521,050)
Net unrealized appreciation (depreciation) on investments, futures contracts, options written and	(5,605,375)
translation of assets and liabilities in foreign currencies	\$201 ETE 240
Net assets	\$201,575,249
Net asset value per share	
Based on 12,214,669 shares of beneficial interest outstanding unlimited number of shares	¢16 50
authorized with \$0.01 par value	\$16.50
SEE NOTES TO FINANCIAL STATEMENTS	
SEMIANNUAL REPORT JOHN HANCOCK HEDGED EQUITY & INCOME FUND 26	
-	

STATEMENT OF OPERATIONS For the six months ended 6-30-16 (unaudited)

Investment income Dividends\$3,606,589 Interest 986,419 Less foreign (198,972) taxes withheld Total investmen4,394,036 income **Expenses** Investment managemeh005,874 fees Accounting and 19,675 legal services fees Transfer agent 9,471 fees Trustees' 21,821 fees Printing and 26,388 postage Professional 27,146 fees Custodian_{24,417} fees Stock exchange 11,822 listing fees Other 4,530 expenses 1,151,144 Total Less expense (7,271) reductions expenses 1,143,873 Net

Net investment,250,163 income Realized and unrealized gain (loss) Net realized gain (loss) on Investments and foreign 188,099 currency transactions Futures (345,014) contracts Written 199,229 options 42,314 Change in net unrealized appreciation (depreciation) of Investments and translation of assets 2,630,543 1 and liabilities in foreign currencies Futures 32,813 contracts Written (930,246) options 1,733,110 Net realized and 1,775,424 unrealized gain

\$5,025,587

assets from operations
Net of \$1,348 increase in 1 deferred foreign withholding taxes.
SEE NOTES TO FINANCIAL STATEMENTS SEMIANNUAL REPORT JOHN HANCOCK HEDGED EQUITY & INCOME FUND 27

STATEMENTS OF CHANGES IN NET ASSETS

	Six months ended 6-30-16 (unaudited)		Year ended 12-31-15	
Increase	(unduried)			
(decrease	2)			
in				
net				
assets				
From				
operation Net	IS			
	nt\$3,250,163		\$5,124,834	
income	145,250,105		ψ3,124,034	
Net				
realized	42.314		11,020,539	
gain	y-		<i>y y</i>	
Change				
in				
net	1 733 110		(17,324,439)
unrealized	1,733,110		(17,324,43))
appreciati	on			
(depreciat	ion)			
Increase	、 、			
(decrease	e)			
in not				
net assets	5,025,587		(1,179,066)
resulting				
from				
operation	18			
Distribut				
to				
shareholo	lers			
From				
net	(0.238.121)1	(5,710,487)
investmen	nt ^{(9,238,121})	(3,710,407)
income				
From				
net			(12,004,625)
realized				
gain From				
paid				
in			(1,939,979)
capital				
1	(9,238,121)	(19,655,091)

Total distributi From fund share					
transaction Repurchase	ons se(d,243,034)	(17,598,174)
Total					
decrease Net assets	(8,455,568)	(38,432,331)
Beginning	5				
of period	210,030,817			248,463,148	
End of	\$201,575,249			\$210,030,817	
period	φ 201, 573 ,2 47			φ210,050,017	
Accumula					
distributi	ons				
in excess of	(\$6,179,481)	(\$191,523)
net					
investme	nt				
income Share activity					
Shares					
outstandi Beginning	-				
of period	12,517,202			13,637,509	
Shares repurchase End	(302,533 ed)	(1,120,307)
of	12,214,669			12,517,202	
	utions d a tax of at ad. ES TO FINANCIA			HEDGED EQUI	ΓΥ & INCOME FUND
SEMIANN	UAL REPORT	JOHN HAI	NCOCK	HEDGED EQUI	ГҮ & INCOME FUND

Financial highlights

COMMON SHARES Period Ended Per share operating performance Net asset	6-30-16 ¹	12-31-15	12-31-14	12-31-13	12-31-12 ²	10-31-12	10-31-11 ³
value, beginning of period	\$16.78	\$18.22	\$19.52	\$17.54	\$17.60	\$16.99	\$19.10 ⁴
Net investment income ⁵ Net realized	0.26	0.39	0.46	0.14	0.05	0.13	0.02
and unrealized gain (loss) on investments Total	0.16	(0.51)	(0.27)	3.19	0.18	1.68	(1.73)
from investment operations Less distributions to common shareholders From	0.42	(0.12)	0.19	3.33	0.23	1.81	(1.71)
net investment income From net	(0.75) ⁶	(0.44)	(0.45)	(0.18)	(0.05	(0.13)	(0.02)
realized gain From tax return		(0.91) (0.15)	(1.05)	(1.17)	(0.2)7	(1.16)	(0.34)

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of capital Total distributions	(0.75)	(1.50)	(1.50)	(1.35)	(0.3)2	(1.29)	(0.36)
Anti-dilutive impact of repurchase plan ⁷ Offering	0.05		0.18		0.01		8	0.03	0.09		
costs related to common shares Net asset										(0.04)
value, end of period Per share	\$16.50		\$16.78		\$18.22		\$19.52	\$17.54	\$17.60	\$16.99	
market value, end of period Total return	\$14.99		\$14.46		\$16.32		\$17.07	\$15.26	\$16.14	\$15.18	
at net asset value (%) ⁹ Total return	3.36	10,11	1.56		1.66	10	20.40	1.71 ¹¹	12.17	(8.98)
at market value (%) ⁹ Ratios and supplemental data	8.96	11	(2.29)	4.13		21.02	(3.5)1 ¹¹	15.14	(22.33)
Net assets applicable to common shares, end of	\$202		\$210		\$248		\$268	\$241	\$245	\$248	

period (in millions) Ratios (as a percentage of average net assets):									
Expenses before reductions	1.14	12	1.16	1.17		1.14	0.2211	1.14	1.15
Expenses including reductions	1.14	12	1.15	1.17		1.14	0.2211	1.14	1.15
Net investment income	3.23	12	2.17	2.37	13	0.72	0.3011	0.74	0.31
Portfolio turnover (%)	19		43	42		142 ¹⁴	11	76	38

- Six months ended 1 6-30-16. Unaudited. For the two-month period ended 12-31-12. The fund 2 changed its fiscal year end from October 31 to December 31. Period from 5-26-11 (commencement of 3 operations) to 10-31-11. Reflects the deduction 4 of a \$0.90 per share sales load. Based on average daily shares 5 outstanding. A portion of the distributions may be
- 6 deemed a tax return of capital at year-end.
- 7 The repurchase plan was completed at an average repurchase price of \$14.03, \$15.71, \$17.38, \$17.06, \$15.43 and

\$15.95 for 302,533 shares, 1,120,307 shares, 94,866 shares, 794 shares, 200,837 shares, and 686,230 shares for the six months ended 6-30-16, years ended 12-31-15, 12-31-14 and 12-31-13, the two month period ended 12-31-12 and the year ended 10-31-12, respectively. Less than \$0.005 per share. Total return based on net asset value reflects changes in the fund's net asset value during each period. Total return based on market value reflects changes in market value. Each figure assumes that distributions from income, capital gains and tax return of capital, if any, were reinvested. These figures will differ depending upon the level of any discount from or premium to net asset value at which the fund's shares traded during the period. Total returns would have been lower had 10 certain expenses not

8

9

been reduced during the applicable periods.

11 Not annualized.

12 Annualized.

13 Increase in net investment income as a percentage of average net assets resulted from repositioning of the

accordance with investment policy
1 11
changes approved by
the Board of Trustees
during the year ended
December 31, 2013.
Increase in portfolio
turnover rate resulted
from repositioning of
the portfolio in
14 accordance with
¹⁴ investment policy
changes approved by
the Board of Trustees
during the year ended
December 31, 2013.
SEE NOTES TO FINANCIAL STATEMENTS
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Notes to financial statements (unaudited)

Note 1 Organization

John Hancock Hedged Equity & Income Fund (the fund) is a closed-end management investment company organized as a Massachusetts business trust and registered under the Investment Company Act of 1940, as amended (the 1940 Act).

Note 2 Significant accounting policies

The financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America (US GAAP), which require management to make certain estimates and assumptions as of the date of the financial statements. Actual results could differ from those estimates and those differences could be significant. The fund qualifies as an investment company under Topic 946 of Accounting Standards Codification of US GAAP.

Events or transactions occurring after the end of the fiscal period through the date that the financial statements were issued have been evaluated in the preparation of the financial statements. The following summarizes the significant accounting policies of the fund:

Security valuation. Investments are stated at value as of the scheduled close of regular trading on the New York Stock Exchange (NYSE), normally at 4:00 p.m., Eastern Time. In case of emergency or other disruption resulting in the NYSE not opening for trading or the NYSE closing at a time other than the regularly scheduled close, the net asset value (NAV) may be determined as of the regularly scheduled close of the NYSE pursuant to the fund's Valuation Policies and Procedures. The time at which shares and transactions are priced and until which orders are accepted may vary to the extent permitted by the Securities and Exchange Commission (SEC) and applicable regulations.

In order to value the securities, the fund uses the following valuation techniques: Equity securities held by the fund are typically valued at the last sale price or official closing price on the exchange or principal market where the security was acquired or most likely will be sold. In the event there were no sales during the day or closing prices are not available, the securities are valued using the last available bid price. Debt obligations are valued based on the evaluated prices provided by an independent pricing vendor or from broker-dealers. Independent pricing vendors utilize matrix pricing which takes into account factors such as institutional-size trading in similar groups of securities, yield, quality, coupon rate, maturity, type of issue, trading characteristics and other market data, as well as broker supplied prices. Options listed on an exchange are valued at the mean of the most recent bid and ask prices from the exchange where the option was acquired or most likely will be sold. Futures contracts are valued at settlement prices, which are the official closing prices published by the exchange on which they trade. Foreign securities and currencies, including forward foreign currency contracts, are valued in U.S. dollars, based on foreign currency exchange rates supplied by an independent pricing vendor.

In certain instances, the Pricing Committee may determine to value equity securities using prices obtained from another exchange or market if trading on the exchange or market on which prices are typically obtained did not open for trading as scheduled, or if trading closed earlier than scheduled, and trading occurred as normal on another exchange or market.

Other portfolio securities and assets, for which reliable market quotations are not readily available, are valued at fair value as determined in good faith by the fund's Pricing Committee following procedures established by the Board of Trustees. The frequency with which these fair valuation procedures are used cannot be predicted and fair value of securities may differ significantly from the value that would have been used had a ready market for such securities existed. Trading in foreign securities may be completed before the scheduled daily close of trading on the NYSE.

Significant events at the issuer or market level may affect the values of securities between the time when the valuation of the securities is generally determined and the close of the NYSE. If a significant event occurs, these securities may be fair valued, as determined in good faith by the fund's Pricing Committee, following procedures established by the Board of Trustees. The fund uses fair value adjustment factors provided by an independent pricing vendor to value certain foreign securities in order to adjust for events that may occur between the close of foreign exchanges or markets and the close of the NYSE.

The fund uses a three-tier hierarchy to prioritize the pricing assumptions, referred to as inputs, used in valuation techniques to measure fair value. Level 1 includes securities valued using quoted prices in active markets for identical securities. Level 2 includes securities valued using other significant observable inputs. Observable inputs may include quoted prices for similar securities, interest rates, prepayment speeds and credit risk. Prices for securities valued using these inputs are received from

independent pricing vendors and brokers and are based on an evaluation of the inputs described. Level 3 includes securities valued using significant unobservable inputs when market prices are not readily available or reliable, including the fund's own assumptions in determining the fair value of investments. Factors used in determining value may include market or issuer specific events or trends, changes in interest rates and credit quality. The inputs or methodology used for valuing securities are not necessarily an indication of the risks associated with investing in those securities. Changes in valuation techniques and related inputs may result in transfers into or out of an assigned level within the disclosure hierarchy.

The following is a summary of the values by input classification of the fund's investments as of June 30, 2016, by major security category or type:

	Total value at 6-30-16	Level 1 quoted price	Level 2 significant observable inputs	Level 3 significant unobservable inputs
Common stocks				
Consumer discretionary	\$9,243,030	\$2,710,296	\$6,395,680	\$137,054
Consumer staples	11,187,122	4,438,416	6,748,706	
Energy	15,169,621	8,799,006	6,370,615	
Financials	37,392,921	19,878,896	17,514,025	
Health care	19,354,296	11,344,495	8,009,801	
Industrials	17,657,148	8,262,826	9,394,322	
Information technology	22,079,748	16,935,233	5,067,831	76,684
Materials	9,850,723	6,185,660	3,665,063	
Telecommunication services	10,601,440	2,002,590	8,598,850	
Utilities	11,297,493	5,012,548	6,284,945	
Preferred securities	298,877	298,877		
Corporate bonds	30,242,550		30,242,550	
Convertible bonds	154,325		154,325	
Foreign government obligations	254,740		254,740	
Term loans	345,731		345,731	
Exchange-traded funds	35,495	35,495		
Other	68,779		68,779	
Short-term investments	6,200,000		6,200,000	
Total investments in securities	\$201,434,039	\$85,904,338	\$115,315,963	\$213,738
Other financial instruments:				
Futures	(\$180,030	(\$180,030)	
Forward foreign currency contracts	73,063		\$73,063	
Written options	(1,315,270)	(1,315,270)	

Repurchase agreements. The fund may enter into repurchase agreements. When the fund enters into a repurchase agreement, it receives collateral that is held in a segregated account by the fund's custodian, or for tri-party repurchase agreements, collateral is held at a third-party custodian bank in a segregated account for the benefit of the fund. The collateral amount is marked-to-market and monitored on a daily basis to ensure that the collateral held is in an amount not less than the principal amount of the repurchase agreement plus any accrued interest. Collateral received by the fund for repurchase agreements is disclosed in the Fund's investments as part of the caption related to the repurchase agreement.

Repurchase agreements are typically governed by the terms and conditions of the Master Repurchase Agreement and/or Global Master Repurchase Agreement (collectively, MRA). Upon an event of default, the non-defaulting party may close out all transactions traded under the MRA and net amounts owed. Absent an event of default, assets and liabilities resulting from repurchase agreements are not offset in the Statement of assets and liabilities. In the event of a default by the

counterparty, realization of the collateral proceeds could be delayed, during which time the collateral value may decline or the counterparty may have insufficient assets to pay back claims resulting from close-out of the transactions.

Security transactions and related investment income. Investment security transactions are accounted for on a trade date plus one basis for daily NAV calculations. However, for financial reporting purposes, investment transactions are reported on trade date. Interest income is accrued as earned. Interest income includes coupon interest and amortization/accretion of premiums/discounts on debt securities. Debt obligations may be placed in a non-accrual status and related interest income may be reduced by stopping current accruals and writing off interest receivable when the collection of all or a portion of interest has become doubtful. Dividend income is recorded on the ex-date, except for dividends of foreign securities where the dividend may not be known until after the ex-date. In those cases, dividend income, net of withholding taxes, is recorded when the fund becomes aware of the dividends. Distributions received on securities that represent a tax return of capital or capital gain are recorded as a reduction of cost of investments and/or as a realized gain if amounts are estimable. Foreign taxes are provided for based on the fund's understanding of the tax rules and rates that exist in the foreign markets in which it invests. Gains and losses on securities sold are determined on the basis of identified cost and may include proceeds from litigation.

Foreign currency translation. Assets, including investments and liabilities denominated in foreign currencies, are translated into U.S. dollar values each day at the prevailing exchange rate. Purchases and sales of securities, income and expenses are translated into U.S. dollars at the prevailing exchange rate on the date of the transaction. The effect of changes in foreign currency exchange rates on the value of securities is reflected as a component of the realized and unrealized gains (losses) on investments.

Funds that invest internationally generally carry more risk than funds that invest strictly in U.S. securities. Risks can result from differences in economic and political conditions, regulations, market practices (including higher transaction costs), accounting standards and other factors. Foreign investments are also subject to a decline in the value of a foreign currency versus the U.S. dollar, which reduces the dollar value of securities denominated in that currency.

Foreign taxes. The fund may be subject to withholding tax on income and/or capital gains or repatriation taxes imposed by certain countries in which the fund invests. Taxes are accrued based upon investment income, realized gains or unrealized appreciation.

Overdrafts. Pursuant to the custodian agreement, the fund's custodian may, in its discretion, advance funds to the fund to make properly authorized payments. When such payments result in an overdraft, the fund is obligated to repay the custodian for any overdraft, including any costs or expenses associated with the overdraft. The custodian may have a lien, security interest or security entitlement in any fund property that is not otherwise segregated or pledged, to the maximum extent permitted by law, to the extent of any overdraft.

Expenses. Within the John Hancock group of funds complex, expenses that are directly attributable to an individual fund are allocated to such fund. Expenses that are not readily attributable to a specific fund are allocated among all funds in an equitable manner, taking into consideration, among other things, the nature and type of expense and the fund's relative net assets. Expense estimates are accrued in the period to which they relate and adjustments are made when actual amounts are known.

Federal income taxes. The fund intends to continue to qualify as a regulated investment company by complying with the applicable provisions of the Internal Revenue Code and will not be subject to federal income tax on taxable income that is distributed to shareholders. Therefore, no federal income tax provision is required.

As of December 31, 2015, the fund had no uncertain tax positions that would require financial statement recognition, derecognition or disclosure. The fund's federal tax returns are subject to examination by the Internal Revenue Service

for a period of three years.

Managed distribution plan. The fund has adopted a managed distribution plan (Plan). Under the current Plan, the fund makes quarterly distributions of an amount equal to \$0.376 per share, which will be paid quarterly until further notice.

Distributions under the Plan may consist of net investment income, net realized capital gains and, to the extent necessary, return of capital. Return of capital distributions may be necessary when the fund's net investment income and net capital gains are insufficient to meet the minimum percentage dividend. In addition, the fund may also make additional distributions for purposes of not incurring federal income and excise taxes.

The Board of Trustees may terminate or reduce the amount paid under the Plan at any time. The termination or reduction may have an adverse effect on the market price of the fund's shares.

Distribution of income and gains. Distributions to shareholders from net investment income and net realized gains, if any, are recorded on the ex-date. The fund declares and pays dividends quarterly pursuant to the Plan described above.

Such distributions, on a tax basis, are determined in conformity with income tax regulations, which may differ from US GAAP. Distributions in excess of tax basis earnings and profits, if any, are reported in the fund's financial statements as a return of capital. The final determination of tax characteristics of the fund's distribution will occur at the end of the year and will subsequently be reported to shareholders.

Capital accounts within the financial statements are adjusted for permanent book-tax differences. These adjustments have no impact on net assets or the results of operations. Temporary book-tax differences, if any, will reverse in a subsequent period. Book-tax differences are primarily attributable to foreign currency transactions, investments in passive foreign investments companies, wash sale loss deferrals and amortization and accretion on debt securities.

Note 3 Derivative Instruments

The fund may invest in derivatives in order to meet its investment objective. Derivatives include a variety of different instruments that may be traded in the over-the-counter (OTC) market, on a regulated exchange or through a clearing facility. The risks in using derivatives vary depending upon the structure of the instruments, including the use of leverage, optionality, the liquidity or lack of liquidity of the contract, the creditworthiness of the counterparty or clearing organization and the volatility of the position. Some derivatives involve risks that are potentially greater than the risks associated with investing directly in the referenced securities or other referenced underlying instrument. Specifically, the fund is exposed to the risk that the counterparty to an OTC derivatives contract will be unable or unwilling to make timely settlement payments or otherwise honor its obligations. OTC derivatives transactions typically can only be closed out with the other party to the transaction.

Forward foreign currency contracts and certain options are typically traded through the OTC market. Certain forwards and options are regulated by the Commodity Futures Trading Commission (the CFTC) as swaps. Derivative counterparty risk is managed through an ongoing evaluation of the creditworthiness of all potential counterparties and, if applicable, designated clearing organizations. The fund attempts to reduce its exposure to counterparty risk for derivatives traded in the OTC market, whenever possible, by entering into an International Swaps and Derivatives Association (ISDA) Master Agreement with each of its OTC counterparties. The ISDA gives each party to the agreement the right to terminate all transactions traded under the agreement if there is certain deterioration in the credit quality or contractual default of the other party, as defined in the ISDA. Upon an event of default or a termination of the ISDA, the non-defaulting party has the right to close out all transactions and to net amounts owed.

Futures and certain options are traded on an exchange. Exchange-traded transactions generally present less counterparty risk to a fund than OTC transactions. The exchange stands between the fund and the broker to the contract and therefore, credit risk is generally limited to the failure of the exchange or clearinghouse and the clearing member.

Margin requirements for exchange-traded transactions are set by the broker. Margin for exchange-traded transactions is detailed in the Statement of assets and liabilities as Cash held at broker for futures contracts. Securities pledged by

the fund for exchange-traded transactions, if any, are identified in the Fund's investments.

Futures. A futures contract is a contractual agreement to buy or sell a particular currency or financial instrument at a pre-determined price in the future. Risks related to the use of futures contracts include possible illiquidity of the futures markets, contract prices that can be highly volatile and imperfectly correlated to movements in the underlying financial instrument and potential losses in excess of the amounts recognized on the Statement of assets and liabilities. Use of long futures

contracts subjects the fund to the risk of loss up to the notional value of the futures contracts. Use of short futures contracts subjects the fund to unlimited risk of loss.

Upon entering into a futures contract, the fund is required to deposit initial margin with the broker in the form of cash or securities. The amount of required margin is generally based on a percentage of the contract value; this amount is the initial margin for the trade. The margin deposit must then be maintained at the established level over the life of the contract. Futures margin receivable / payable is included on the Statement of assets and liabilities. Futures contracts are marked-to-market daily and an appropriate payable or receivable for the change in value (variation margin) and unrealized gain or loss is recorded by the fund. When the contract is closed, the fund records a realized gain or loss equal to the difference between the value of the contract at the time it was opened and the value at the time it was closed.

During the six months ended June 30, 2016, the fund used futures contracts to manage against anticipated changes in securities markets. The fund held futures contracts with notional values ranging from \$11.0 million to \$27.4 million, as measured at each quarter end. The following table summarizes the contracts held at June 30, 2016:

Mini MSCI EAFE Index 130 Short Sep 2016 (\$10,364,660) (\$10,498,800) (\$134,140) S&P 500 Index E-Mini 24 Short Sep 2016 (2,462,350) (2,508,240) (45,890) Futures 24 Short Sep 2016 (2,462,350) (2,508,240) (45,890)	Open contracts	Number of contracts	Position	Expiration date	Notional basis	Notional value	Unrealized appreciation (depreciation)	
Futures 24 Short Sep 2016 (2,462,350) (2,508,240) (45,890)		130	Short	Sep 2016	(\$10,364,660)	(\$10,498,800)	(\$134,140)
		24	Short	Sep 2016	(2,462,350)	(2,508,240)	(-))

(\$180,030)

Notional basis refers to the contractual amount agreed upon at inception of open contracts; notional value represents the current value of the open contract.

Forward foreign currency contracts. A forward foreign currency contract is an agreement between two parties to buy and sell specific currencies at a price that is set on the date of the contract. The forward contract calls for delivery of the currencies on a future date that is specified in the contract. Risks related to the use of forwards include the possible failure of counterparties to meet the terms of the forward agreement, the failure of the counterparties to timely post collateral if applicable, the risk that currency movements will not favor the fund thereby reducing the fund's total return, and the potential for losses in excess of the amounts recognized on the Statement of assets and liabilities.

The market value of a forward foreign currency contract fluctuates with changes in foreign currency exchange rates. Forward foreign currency contracts are marked-to-market daily and the change in value is recorded by the fund as an unrealized gain or loss. Realized gains or losses, equal to the difference between the value of the contract at the time it was opened and the value at the time it was closed, are recorded upon delivery or receipt of the currency or settlement with the counterparty.

During the six months ended June 30, 2016, the fund used forward foreign currency contracts to manage against anticipated changes in currency exchange rates. The fund held forward foreign currency contracts with U.S. Dollar notional values ranging from \$4.7 million to \$7.0 million, as measured at each quarter end. The following table summarizes the contracts held at June 30, 2016:

Contract to buy	Contract to sell	Counterparty	Contractual settlement date	Unrealized appreciation		Net unrealized appreciation/ (depreciation)
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CAD	155,000	USD	120,899	Royal Bank of Canada	7/29/2016		(\$913) (\$913)
EUR	225,000	USD	253,653	Goldman Sachs International	7/29/2016		(3,742) (3,742)
EUR	1,494,000	USD	1,648,375	JPMorgan Chase Bank N.A.	7/29/2016	\$11,038		11,038	
GBP	423,000	USD	557,239	BNP Paribas SA	7/29/2016	5,992		5,992	
USD	1,364,943	EUR	1,226,000	Citibank N.A. Commonwealth	9/21/2016	537		537	
USD	3,023,783	EUR	2,663,000	Bank of Australia Sydney	9/21/2016	60,151		60,151	
				_ j j		\$77,718	(\$4,655) \$73,063	

Currency abbreviations

CAD Canadian Dollar GBP Pound Sterling SEMIANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 34

Currency abbreviations

EUR Euro USD U.S. Dollar

Options. There are two types of options, put options and call options. Options are traded on an exchange. A call option gives the purchaser of the option the right to buy (and the seller the obligation to sell) the underlying instrument at the exercise price. A put option gives the purchaser of the option the right to sell (and the writer the obligation to buy) the underlying instrument at the exercise price. Writing puts and buying calls may increase the fund's exposure to changes in the value of the underlying instrument. Buying puts and writing calls may decrease the fund's exposure to such changes. Risks related to the use of options include the loss of premiums, possible illiquidity of the options markets, trading restrictions imposed by an exchange and movements in underlying security values, and for written options, potential losses in excess of the amounts recognized on the Statement of assets and liabilities. In addition, OTC options are subject to the risks of all OTC derivatives contracts.

When the fund writes an option, the premium received is included as a liability and subsequently "marked-to-market" to reflect the current market value of the option written. Premiums received from writing options that expire unexercised are recorded as realized gains. Premiums received from writing options which are exercised or are closed are added to or offset against the proceeds or amount paid on the transaction to determine the realized gain or loss. If a put option on a security is exercised, the premium received reduces the cost basis of the securities purchased by the fund.

During the six months ended June 30, 2016, the fund wrote option contracts to generate income. The following tables summarize the fund's written options activities during the six months ended June 30, 2016 and the contracts held at June 30, 2016:

	Number of contracts	Premiums received
Outstanding, beginning of period	265	\$296,524
Optons written	1,558	2,010,769
Options closed	(1,581)) (1,980,845)
Options exercised		
Options expired		
Outstanding, end of period	242	\$326,448

Name of issuer	Exercise price	Expiration date	Number of contracts	Premium	Value		
Calls							
S&P 500 Index futures	\$2,050	Jul 2016	242	\$326,448	(\$1,315,270)		
			242	\$326,448	(\$1,315,270)		
Fair value of derivative instruments by risk category							

The table below summarizes the fair value of derivatives held by the fund at June 30, 2016 by risk category:

Risk	Statement of assets and liabilities location	Financial instruments location	Asset derivatives fair value	Liabilities derivatives fair value
Equity	Receivable/payable for futures	Futures		(\$180,030
			\$77,718	(4,655

)

Foreign	Unrealized appreciation (depreciation) on	Forward foreign					
currency	forward foreign currency contracts	currency					
		contracts					
Equity	Written options, at value	Written options		(1,315,270)		
			\$77,718	(\$1,499,955)		
Reflects cumulative appreciation/depreciation on futures as disclosed in Note 3. Only the period end variation margin							
is separately disclosed on the Statement of assets and liabilities.							

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Effect of derivative instruments on the Statement of operations

The table below summarizes the net realized gain (loss) included in the net increase (decrease) in net assets from operations, classified by derivative instrument and risk category, for the six months ended June 30, 2016:

	Statement of operations location - Net realized gain (loss)						
	on:						
Risk	Futures contracts	Investments and foreign currency transactions*	Written options	Total			
Equity	(\$345,014)		\$199,229	(\$145,785)			
Forward currency		(\$124,264)	(124,264)			
Total	(\$345,014)	(\$124,264) \$199,229	(\$270,049)			

*Realized gain/loss associated with forward foreign currency contracts is included in this caption on the Statement of operations.

The table below summarizes the net change in unrealized appreciation (depreciation) included in the net increase (decrease) in net assets from operations, classified by derivative instrument and risk category, for the six months ended June 30, 2016:

	Statement of operations location - Change in unrealized appreciation (depreciation)			
Risk	Futures contracts	Investments and translation of assets and liabilities in foreign currencies*	Written options	Total
Equity	\$32,813		(\$930,246)	(\$897,433)
Forward foreign currency		\$68,518		68,518
Total	\$32,813	\$68,518	,	(\$828,915)

*Change in unrealized appreciation/depreciation associated with forward foreign currency contracts is included in this caption of the Statement of operations.

Note 4 Guarantees and indemnifications

Under the fund's organizational documents, its Officers and Trustees are indemnified against certain liabilities arising out of the performance of their duties to the fund. Additionally, in the normal course of business, the fund enters into contracts with service providers that contain general indemnification clauses. The fund's maximum exposure under these arrangements is unknown, as this would involve future claims that may be made against the fund that have not yet occurred. The risk of material loss from such claims is considered remote.

Note 5 Fees and transactions with affiliates

John Hancock Advisers, LLC (the Advisor) serves as investment advisor for the fund. The Advisor is an indirect, wholly owned subsidiary of Manulife Financial Corporation (MFC).

Management fee. The fund has an investment management agreement with the Advisor under which the fund pays a daily management fee to the Advisor equivalent on an annual basis to 1.00% of the fund's average daily gross assets. The Advisor has a subadvisory agreement with Wellington Management Company LLP. The fund is not responsible for payment of the subadvisory fees.

The Advisor has contractually agreed to waive a portion of its management fee and/or reimburse expenses for certain funds of the John Hancock group of funds complex, including the fund (the participating portfolios). This waiver is based upon aggregate net assets of all the participating portfolios. The amount of the reimbursement is calculated daily and allocated among all the participating portfolios in proportion to the daily net assets of each fund. During the six months ended June 30, 2016, this waiver amounted to 0.01% of the fund's average daily gross assets (on an annualized basis). This arrangement may be amended or terminated at any time by the Advisor upon notice to the fund and with the approval of the Board of Trustees.

The expense reductions described above amounted to \$7,271 for the six months ended June 30, 2016.

Expenses waived or reimbursed in the current fiscal period are not subject to recapture in future fiscal periods.

The investment management fees, including the impact of the waivers and reimbursements as described above, incurred for the six months ended June 30, 2016 were equivalent to a net annual effective rate of 0.99% of the fund's average daily gross assets.

Accounting and legal services. Pursuant to a service agreement, the fund reimburses the Advisor for all expenses associated with providing the administrative, financial, legal, accounting and recordkeeping services to the fund, including the preparation of all tax returns, periodic reports to shareholders and regulatory reports, among other services. These accounting and legal services fees incurred for the six months ended June 30, 2016 amounted to an annual rate of 0.02% of the fund's average daily net assets.

Trustee expenses. The fund compensates each Trustee who is not an employee of the Advisor or its affiliates. These Trustees receive from the fund and the other John Hancock closed-end funds an annual retainer. In addition, Trustee out-of-pocket expenses are allocated to each fund based on its net assets relative to other funds within the John Hancock group of funds complex.

Note 6 Fund share transactions

On December 6, 2011, the Board of Trustees approved a share repurchase plan, which has been subsequently renewed and approved by the Board of Trustees each year in December. Under the current share repurchase plan, the fund may purchase in the open market, between January 1, 2016 and December 31, 2016, up to an additional 10% of its outstanding common shares (based on common shares outstanding as of December 31, 2015). During the six months ended June 30, 2016 and the year ended December 31, 2015, the fund repurchased 2.42% and 8.21% of shares outstanding, respectively. The weighted average discount per share on the repurchases amounted to 12.63% and 12.14% for the six months ended June 30, 2016 and year ended December 31, 2015, respectively. Shares repurchased and corresponding dollar amounts are included in the Statements of changes in net assets. The antidilutive impact of these share repurchases is included on the Financial highlights.

Note 7 Purchase and sale of securities

Purchases and sales of securities, other than short-term investments, amounted to \$39,003,294 and \$48,376,524, respectively, for the six months ended June 30, 2016.

Note 8 Direct placement securities

The fund may hold private placement securities which are restricted as to resale and the fund has limited rights to registration under the Securities Act of 1933. The following table summarizes the direct placement securities held at June 30, 2016:

Issuer, description	Acquisition date	n Acquisition cost	Beginning share amount	gEnding share amount	Value as a percentage of fund's net assets	Value as of 6-30-16	
Allstar Co-Invest LLC	8-1-11	\$240,553	236,300	236,300	0.07%	\$137,054	
Dropbox, Inc.	5-1-12	\$65,608	7,248	7,248	0.04%	\$76,684	
		\$306,161				\$213,738	
SEMIANNUAL REPO	ORT JOH	IN HANCOO	CK HEDGI	ED EQUI	TY & INCOM	E FUND	37

ADDITIONAL INFORMATION

Unaudited

Investment objective and policy

The fund is a closed-end, diversified management investment company, common shares of which were initially offered to the public on May 26, 2011 and are publicly traded on the New York Stock Exchange (the NYSE). The fund's investment objective is to provide total return with a focus on current income and gains and also consisting of long-term capital appreciation. The fund uses an equity strategy, as well as futures and call writing, to pursue its investment objective.

Under normal circumstances, the fund will invest at least 80% of its net assets (assets plus borrowings for investment purposes) in equity and equity-related securities, including common stock, preferred stock, depositary receipts (including American Depositary Receipts and Global Depositary Receipts), index-related securities (including exchange-traded funds), options on equity securities and equity indexes, real estate investment structures (including real estate investment trusts), convertible securities, private placements, convertible preferred stock, rights, warrants, derivatives linked to equity securities or indexes and other similar equity equivalents. The fund may invest in listed and unlisted domestic and foreign equity and equity-related securities or instruments. These equity and equity-related instruments may include equity securities of, or derivatives linked to, foreign issuers and indexes (including emerging market issuers or indexes).

Declaration of Trust

Effective January 22, 2016, the Board of Trustees of the fund amended and restated in its entirety the Agreement and Declaration of Trust of the fund (the "Declaration of Trust"). The amendments to the Declaration of Trust include, among other changes, provisions that: (i) clarify certain duties, responsibilities, and powers of the Trustees; (ii) clarify that, other than as provided under federal securities laws, the shareholders may only bring actions involving the Trust derivatively; (iii) provide that any action brought by a shareholder related to the Trust will be brought in Massachusetts state or federal court, and that, if a claim is brought in a different jurisdiction and subsequently changed to a Massachusetts venue, the shareholder will be required to reimburse the Trust for expenses related to changing venue; and (iv) clarify that shareholders are not intended to be third-party beneficiaries of fund contracts. The foregoing description of the Declaration of Trust is qualified in its entirety by the full text of the Declaration of Trust, effective as of January 22, 2016, which is available by writing to the Secretary of the fund at 601 Congress Street, 11th Floor, Boston, Massachusetts 02210.

By-laws

Effective March 10, 2016, the Board of Trustees of the fund amended the By-Laws of the fund to provide that Trustees' mandatory retirement age shall be determined from time to time by a resolution of the majority of the Trustees.

Dividends and distributions

During the six months ended June 30, 2016, distributions from net investment income totaling \$0.7520 per share were paid to shareholders. The dates of payments and the amounts per share were as follows:

Payment date Income distributions¹

March 31, 2016 \$0.3760 June 30, 2016 0.3760

Total \$0.7520

¹ A portion of the distributions may be deemed a tax return of capital at year-end.

CONTINUATION OF INVESTMENT ADVISORY AND SUBADVISORY AGREEMENTS

Evaluation of Advisory and Subadvisory Agreements by the Board of Trustees

This section describes the evaluation by the Board of Trustees (the Board) of John Hancock Hedged Equity & Income Fund (the fund) of the Advisory Agreement (the Advisory Agreement) with John Hancock Advisers, LLC (the Advisor) and the Subadvisory Agreement (the Subadvisory Agreement) with Wellington Management Company LLP (the Subadvisor). The Advisory Agreement and Subadvisory Agreement are collectively referred to as the Agreements. Prior to the June 20-23, 2016 meeting at which the Agreements were approved, the Board also discussed and considered information regarding the proposed continuation of the Agreements at an in-person meeting held on May 24-25, 2016.

Approval of Advisory and Subadvisory Agreements

At in-person meetings held on June 20-23, 2016, the Board, including the Trustees who are not considered to be interested persons of the fund under the Investment Company Act of 1940, as amended (the 1940 Act) (the Independent Trustees), reapproved for an annual period the continuation of the Advisory Agreement between the fund and the Advisor and the Subadvisory Agreement between the Advisor and the Subadvisor with respect to the fund.

In considering the Advisory Agreement and the Subadvisory Agreement, the Board received in advance of the meetings a variety of materials relating to the fund, the Advisor and the Subadvisor, including comparative performance, fee and expense information for a peer group of similar funds prepared by an independent third-party provider of fund data, performance information for an applicable benchmark index; and other pertinent information, such as the market premium and discount information, and, with respect to the Subadvisor, comparative performance information for comparably managed accounts, as applicable, and other information provided by the Advisor and the Subadvisor regarding the nature, extent and quality of services provided by the Advisor and the Subadvisor under their respective Agreements, as well as information regarding the Advisor's revenues and costs of providing services to the fund and any compensation paid to affiliates of the Advisor. At the meetings at which the renewal of the Advisory Agreement and Subadvisory Agreement are considered, particular focus is given to information concerning fund performance, comparability of fees and total expenses, and profitability. However, the Board notes that the evaluation process with respect to the Advisor and the Subadvisor is an ongoing one. In this regard, the Board also took into account discussions with management and information provided to the Board at prior meetings with respect to the services provided by the Advisor and the Subadvisor to the fund, including quarterly performance reports prepared by management containing reviews of investment results and prior presentations from the Subadvisor with respect to the fund. The Board also considered the nature, quality, and extent of non-advisory services, if any, to be provided to the fund by the Advisor's affiliates.

Throughout the process, the Board asked questions of and requested additional information from management. The Board is assisted by counsel for the fund and the Independent Trustees are also separately assisted by independent legal counsel throughout the process. The Independent Trustees also received a memorandum from their independent legal counsel discussing the legal standards for their consideration of the proposed continuation of the Agreements and discussed the proposed continuation of the Agreements in private sessions with their independent legal counsel at which no representatives of management were present.

Approval of Advisory Agreement

In approving the Advisory Agreement with respect to the fund, the Board, including the Independent Trustees, considered a variety of factors, including those discussed below. The Board also considered other factors (including conditions and trends prevailing generally in the economy, the securities markets, and the industry) and does not treat any single factor as determinative, and each Trustee may attribute different weights to different factors. The Board's conclusions may be based in part on its consideration of the advisory and subadvisory arrangements in prior years and

on the Board's ongoing regular review of fund performance and operations throughout the year.

<u>Nature, extent, and quality of services.</u> Among the information received by the Board from the Advisor relating to the nature, extent, and quality of services provided to the fund, the Board reviewed information provided by the Advisor relating to its operations and personnel, descriptions of its organizational and management structure, and information regarding the Advisor's compliance and regulatory history, including its Form ADV. The Board also noted that on a regular basis it receives and reviews information from the fund's Chief Compliance Officer (CCO) regarding the fund's compliance policies and procedures established pursuant to Rule 38a-1 under the 1940 Act. The Board also considered the Advisor's risk management processes. The Board considered that the Advisor is responsible for the management of the day-to-day operations of the fund, including, but not limited to, general supervision of and coordination of the services provided by the Subadvisor, and is also responsible for monitoring and reviewing the activities of the Subadvisor and other third-party service providers.

The Board also considered the differences between the Advisor's services to the fund and the services it provides to other clients that are not closed-end funds, including, for example, the differences in services related to the regulatory and legal obligations of closed-end funds.

In considering the nature, extent, and quality of the services provided by the Advisor, the Trustees also took into account their knowledge of the Advisor's management and the quality of the performance of the Advisor's duties, through Board meetings, discussions and reports during the preceding year and through each Trustee's experience as a Trustee of the fund and of the other funds in the John Hancock group of funds complex (the John Hancock Fund Complex).

In the course of their deliberations regarding the Advisory Agreement, the Board considered, among other things:

the skills and competency with which the Advisor has in the past managed the fund's affairs and its subadvisory relationships, the Advisor's oversight and monitoring of the Subadvisor's investment performance and compliance

- (a) programs, such as the Subadvisor's compliance with fund policies and objectives, review of brokerage matters, including with respect to trade allocation and best execution and the Advisor's timeliness in responding to performance issues;
- (b) the background, qualifications and skills of the Advisor's personnel;

(c) the Advisor's compliance policies and procedures and its responsiveness to regulatory changes and fund industry developments;

- (d) the Advisor's administrative capabilities, including its ability to supervise the other service providers for the fund;
- (e) the financial condition of the Advisor and whether it has the financial wherewithal to provide a high level and quality of services to the fund; and

(f) the Advisor's reputation and experience in serving as an investment advisor to the fund and the benefit to shareholders of investing in funds that are part of a family of funds offering a variety of investments.

The Board concluded that the Advisor may reasonably be expected to continue to provide a high quality of services under the Advisory Agreement with respect to the fund.

Investment performance. In considering the fund's performance, the Board noted that it reviews at its regularly scheduled meetings information about the fund's performance results. In connection with the consideration of the Advisory Agreement, the Board:

- (a) reviewed information prepared by management regarding the fund's performance;
- (b) considered the comparative performance of an applicable benchmark index;
- (c) considered the performance of comparable funds, if any, as included in the report prepared by an independent third-party provider of fund data;
- (d) took into account the Advisor's analysis of the fund's performance; and

(e) considered the fund's share performance and premium/discount information.

The Board noted that, based on its net asset value, the fund outperformed its benchmark index for the one-year period and underperformed for the three-year period ended December 31, 2015. The Board also noted that, based on its net asset value, the Fund outperformed its peer group average for the one- and three-year periods ended December 31, 2015. The Board took into account management's discussion of the fund's performance, including the fund's favorable performance relative to the peer group for the one- and three-year periods. The Board concluded that the fund's performance has generally been in line with or outperformed the historical performance of comparable funds and the fund's benchmark index.

Fees and expenses. The Board reviewed comparative information prepared by an independent third-party provider of fund data, including, among other data, the fund's contractual and net management fees (and subadvisory fees, to the extent available) and total expenses as compared to similarly situated investment companies deemed to be comparable to the fund. The Board considered the fund's ranking within a smaller group of peer funds chosen by the independent third-party provider, as well as the fund's ranking within a broader group of funds. In comparing the fund's contractual and net management fees to those of comparable funds, the Board noted that such fees include both advisory and administrative costs.

The Board noted that net management fees for the fund are at the peer group median and that the total expenses for the fund are below the peer group median. The Board also took into account management's discussion with respect to the advisory/subadvisory fee structure, including the amount of the advisory fee retained by the Advisor after payment of the subadvisory fees. The Board also noted that the Advisor pays the subadvisory fees. In addition, the Board took into account that management had agreed to implement an overall fee waiver across the complex, including the fund, which is discussed further below. The Board reviewed information provided by the Advisor concerning the investment advisory fee charged by the Advisor or one of its advisory affiliates to other clients (including other funds in the John Hancock Fund Complex) having similar investment mandates, if any. The Board considered any differences between the Advisor's and Subadvisor's services to the fund and the services they provide to other comparable clients or funds. The Board concluded that the advisory fee paid with respect to the fund is reasonable.

Profitability/indirect benefits. In considering the costs of the services to be provided and the profits to be realized by the Advisor and its affiliates from the Advisor's relationship with the fund, the Board:

(a) reviewed financial information of the Advisor;

(b) reviewed and considered information presented by the Advisor regarding the net profitability to the Advisor and its affiliates with respect to the fund;

- (c) received and reviewed profitability information with respect to the John Hancock Fund Complex as a whole;
- received information with respect to the Advisor's allocation methodologies used in preparing the profitability data:
- (e) considered that the Advisor also provides administrative services to the fund on a cost basis pursuant to an administrative services agreement;
- (f) noted that the Advisor also derives reputational and other indirect benefits from providing advisory services to the fund: fund:
- (g) noted that the subadvisory fees for the fund are paid by the Advisor, and are negotiated at arm's length; and

(h) considered that the Advisor should be entitled to earn a reasonable level of profits in exchange for the level of services it provides to the fund and the entrepreneurial risk that it assumes as Advisor.

Based upon its review, the Board concluded that the level of profitability, if any, of the Advisor and its affiliates from their relationship with the fund was reasonable and not excessive.

Economies of scale. In considering the extent to which the fund may realize any economies of scale and whether fee levels reflect these economies of scale for the benefit of the fund shareholders, the Board noted that the fund has a limited ability to increase its assets as a closed-end fund. The Board took into account management's discussions of the current advisory fee structure, and, as noted above, the services the Advisor provides in performing its functions under the Advisory Agreement and in supervising the Subadvisor.

The Board also considered potential economies of scale that may be realized by the fund as part of the John Hancock Fund Complex. Among them, the Board noted that the Advisor has contractually agreed to waive a portion of its management fee and/or reimburse expenses for certain funds of the John Hancock Fund Complex, including the fund (the participating portfolios). This waiver is based upon aggregate net assets of all the participating portfolios. The amount of the reimbursement is calculated daily and allocated among all the participating portfolios in proportion to the daily net assets of each fund. The Board also considered the Advisor's overall operations and its ongoing investment in its business in order to expand the scale of, and improve the quality of, its operations that benefit the fund. The Board determined that the management fee structure for the fund was reasonable.

Approval of Subadvisory Agreement

In making its determination with respect to approval of the Subadvisory Agreement, the Board reviewed:

- (1) information relating to the Subadvisor's business, including current subadvisory services to the fund (and other funds in the John Hancock Fund Complex);
- (2) the historical and current performance of the fund and comparative performance information relating to an applicable benchmark index and comparable funds;
- (3) the subadvisory fee for the fund and to the extent available, comparable fee information prepared by an independent third party of fund data; and
- (4) information relating to the nature and scope of any material relationships and their significance to the fund's Advisor and the Subadvisor.

Nature, extent, and quality of services. With respect to the services provided by the Subadvisor, the Board received information provided to the Board by the Subadvisor, including the Subadvisor's Form ADV, as well as took into account information presented throughout the past year. The Board considered the Subadvisor's current level of staffing and its overall resources, as well as received information relating to the Subadvisor's compensation program. The Board reviewed the Subadvisor's history and investment experience, as well as information regarding the qualifications, background, and responsibilities of the Subadvisor's investment and compliance personnel who provide services to the fund. The Board also considered, among other things, the Subadvisor's compliance program and any disciplinary history. The Board also considered the Subadvisor's risk assessment and monitoring process. The Board reviewed the Subadvisor's regulatory history, including whether it was involved in any regulatory actions or investigations as well as material litigation, and any settlements and amelioratory actions undertaken, as appropriate. The Board noted that the Advisor conducts regular, periodic reviews of the Subadvisor and its operations, including regarding investment processes and organizational and staffing matters. The Board also noted that the fund's CCO and his staff conduct regular, periodic compliance reviews with the Subadvisor and present reports to the Independent Trustees regarding the same, which includes evaluating the regulatory compliance systems of the Subadvisor and procedures reasonably designed to assure compliance with the federal securities laws. The Board also took into account the financial condition of the Subadvisor.

The Board considered the Subadvisor's investment process and philosophy. The Board took into account that the Subadvisor's responsibilities include the development and maintenance of an investment program for the fund that is consistent with the fund's investment objective, the selection of investment securities and the placement of orders for the purchase and sale of such securities, as well as the implementation of compliance controls related to performance of these services. The Board also received information with respect to the Subadvisor's brokerage policies and practices, including with respect to best execution and soft dollars.

<u>Subadvisor compensation</u>. In considering the cost of services to be provided by the Subadvisor and the profitability to the Subadvisor of its relationship with the fund, the Board noted that the fees under the Subadvisory Agreement are paid by the Advisor and not the fund. The Board also relied on the ability of the Advisor to negotiate the Subadvisory Agreement and the fees thereunder at arm's length. As a result, the costs of the services to be provided and the profits to be realized by the Subadvisor from its relationship with the fund were not a material factor in the Board's consideration of the Subadvisory Agreement.

The Board also received information regarding the nature and scope (including their significance to the Advisor and its affiliates and to the Subadvisor) of any material relationships with respect to the Subadvisor, which include arrangements in which the Subadvisor or its affiliates provide advisory, distribution, or management services in connection with financial products sponsored by the Advisor or its affiliates, and may include other registered investment companies, a 529 education savings plan, managed separate accounts and exempt group annuity contracts sold to qualified plans. The Board also received information and took into account any other potential conflicts of interest the Advisor might have in connection with the Subadvisory Agreement.

In addition, the Board considered other potential indirect benefits that the Subadvisor and its affiliates may receive from the Subadvisor's relationship with the fund, such as the opportunity to provide advisory services to additional funds in the John Hancock Fund Complex and reputational benefits.

<u>Subadvisory fees.</u> The Board considered that the fund pays an advisory fee to the Advisor and that, in turn, the Advisor pays subadvisory fees to the Subadvisor. As noted above, the Board also considered the fund's subadvisory fee as compared to similarly situated investment companies deemed to be comparable to the fund as included in the report prepared by the independent third party provider of fund data, to the extent available. The Board noted that the limited size of Broadridge peer group was not sufficient for comparative purposes. The Board also took into account the subadvisory fee paid by the Advisor to the Subadvisor with respect to the fund and compared them to fees charged by the Subadvisor to manage other subadvised portfolios and portfolios not subject to regulation under the 1940 Act, as applicable.

<u>Subadvisor performance</u>. As noted above, the Board considered the fund's performance as compared to the fund's peer group and the benchmark index and noted that the Board reviews information about the fund's performance results at its regularly scheduled meetings. The Board noted the Advisor's expertise and resources in monitoring the performance, investment style and risk-adjusted performance of the Subadvisor. The Board was mindful of the Advisor's focus on the Subadvisor's performance. The Board also noted the Subadvisor's long-term performance record for similar accounts, as applicable.

The Board's decision to approve the Subadvisory Agreement was based on a number of determinations, including the following:

(1) the Subadvisor has extensive experience and demonstrated skills as a manager;

(2) the fund's performance, based on net asset value, has generally been in line with or outperformed the historical performance of comparable funds and the fund's benchmark index; and

(3) the subadvisory fees are reasonable in relation to the level and quality of services being provided.

* * *

Based on the Board's evaluation of all factors that the Board deemed to be material, including those factors described above, the Board, including the Independent Trustees, concluded that renewal of the Advisory Agreement and the Subadvisory Agreement would be in the best interest of the fund and its shareholders. Accordingly, the Board, and the Independent Trustees voting separately, approved the Advisory Agreement and Subadvisory Agreement for an additional one-year period.

Shareholder meeting

The fund held its Annual Meeting of Shareholders on February 3, 2016. The following proposal was considered by the shareholders:

Proposal: To elect (1) Trustee (James R. Boyle) to serve for a 1-year term ending at the 2017 Annual Meeting of Shareholders and to elect four (4) Trustees (Craig Bromley, Deborah C. Jackson, James M. Oates, and Steven R. Pruchansky) to serve for a three-year term ending at the 2019 Annual Meeting of Shareholders. Each Trustee was elected to continue to serve as Trustee by the fund's shareholders and the votes cast with respect to each Trustee are set forth below:

	Total votes for the nominee	Total votes withheld from the nominee		
Independent Trustees				
Deborah C. Jackson	10,991,576.700	200,319.000		
James M. Oates	10,972,158.700	219,637.000		
Steven R. Pruchansky	10,970,493.700	221,302.000		
Non-Independent Trustee				
James R. Boyle	10,973,054.700	218,741.000		
Craig Bromley	10,966,934.700	224,861.000		
Trustees whose term of off	ice continued after	• the Annual Meeting of		

Trustees whose term of office continued after the Annual Meeting of Shareholders because they were not up for election are: Charles L. Bardelis, Peter S. Burgess, William H. Cunningham, Grace K. Fey, Theron S. Hoffman, Hassell H. McClellan, Gregory A. Russo, and Warren A. Thomson.

More information

Non-Independent Trustee

Trustees

James M. Oates, Chairperson	
Steven R. Pruchansky, Vice Chairperson	
Charles L. Bardelis*	
James R. Boyle	Investment advisor
Craig Bromley	
Peter S. Burgess*	John Hancock Advisers, LLC
William H. Cunningham	
Grace K. Fey	Subadvisor
Theron S. Hoffman*	
Deborah C. Jackson	Wellington Management Company LLP
Hassell H. McClellan	
Gregory A. Russo	Custodian
Warren A. Thomson	
	State Street Bank and Trust Company
Officers	
	Transfer agent
Andrew G. Arnott	
President	Computershare Shareowner Services, LLC
John J. Danello	Legal counsel
Senior Vice President, Secretary,	-
and Chief Legal Officer	K&L Gates LLP
Francis V. Knox, Jr.	Stock symbol
Chief Compliance Officer	-
	Listed New York Stock Exchange: HEQ
Charles A. Rizzo	C
Chief Financial Officer	
0 00	
Salvatore Schiavone	
Treasurer	
*Member of the Audit Committee	

The fund's proxy voting policies and procedures, as well as the fund proxy voting record for the most recent twelve-month period ended June 30, are available free of charge on the Securities and Exchange Commission (SEC) website at sec.gov or on our website.

The fund's complete list of portfolio holdings, for the first and third fiscal quarters, is filed with the SEC on Form N-Q. The fund's Form N-Q is available on our website and the SEC's website, sec.gov, and can be reviewed and copied (for a fee) at the SEC's Public Reference Room in Washington, DC. Call 800-SEC-0330 to receive information on the operation of the SEC's Public Reference Room.

We make this information on your fund, as well as **monthly portfolio holdings**, and other fund details available on our website at jhinvestments.com or by calling 800-852-0218.

You can also contact us:

Regular mail:

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jhinvestments.comComputershare
P.O. Box 30170
College Station, TX 77842-3170SEMIANNUAL REPORTI JOHN HANCOCK HEDGED EQUITY & INCOME FUND45

DOMESTIC EQUITY FUNDS

INCOME FUNDS

Balanced	Bond
Blue Chip Growth	California Tax-Free Income
Classic Value	Core High Yield
Disciplined Value	Emerging Markets Debt
Disciplined Value Mid Cap	Floating Rate Income
Equity Income	Focused High Yield
ESG All Cap Core	Global Income
ESG Large Cap Core	Government Income
Fundamental All Cap Core	High Yield Municipal Bond
Fundamental Large Cap Core	Income
Fundamental Large Cap Value	Investment Grade Bond
New Opportunities	Money Market
Small Cap Value	Short Duration Credit Opportunities
Small Company	Spectrum Income
Strategic Growth	Strategic Income Opportunities
U.S. Equity	Tax-Free Bond
U.S. Global Leaders Growth	ALTERNATIVE AND SPECIALTY FUNDS
Value Equity	
GLOBAL AND INTERNATIONAL EQUITY FUNDS	Absolute Return Currency
	Alternative Asset Allocation

Disciplined Value International

Enduring Assets

Emerging Markets	Financial Industries
Emerging Markets Equity	Global Absolute Return Strategies
Global Equity	Global Conservative Absolute Return
Global Shareholder Yield	Global Focused Strategies
Greater China Opportunities	Global Real Estate
International Core	Natural Resources
International Growth	Redwood
International Small Company	Regional Bank
International Value Equity	Seaport

Technical Opportunities

The fund's investment objectives, risks, charges, and expenses are included in the prospectus and should be considered carefully before investing. For a prospectus, contact your financial professional, call John Hancock Investments at 800-852-0218, or visit the fund's website at jhinvestments.com. Please read the prospectus carefully before investing or sending money.

ASSET ALLOCATION

Income Allocation Fund			
Lifestyle Aggressive Portfolio			
Lifestyle Balanced Portfolio			
Lifestyle Conservative Portfolio			
Lifestyle Growth Portfolio			
Lifestyle Moderate Portfolio			
Retirement Choices Portfolios			
Retirement Living Portfolios			
Retirement Living II Portfolios			
EXCHANGE-TRADED FUNDS			

CLOSED-END FUNDS

Financial Opportunities Hedged Equity & Income Income Securities Trust Investors Trust Preferred Income Preferred Income II John Hancock Multifactor Consumer Discretionary ETF Preferred Income III Premium Dividend Tax-Advantaged Dividend Income Tax-Advantaged Global Shareholder Yield

John Hancock Multifactor Consumer Staples ETF John Hancock Multifactor Energy ETF John Hancock Multifactor Financials ETF John Hancock Multifactor Healthcare ETF John Hancock Multifactor Industrials ETF John Hancock Multifactor Large Cap ETF John Hancock Multifactor Materials ETF John Hancock Multifactor Mid Cap ETF

John Hancock Multifactor Technology ETF

John Hancock Multifactor Utilities ETF John Hancock Multifactor ETF shares are bought and sold at market price (not NAV), and are not individually redeemed

from the fund. Brokerage commissions will reduce returns.

John Hancock ETFs are distributed by Foreside Fund Services, LLC, and are subadvised by Dimensional Fund Advisors LP. Foreside is not affiliated with John Hancock Funds, LLC or Dimensional Fund Advisors LP.

Dimensional Fund Advisors LP receives compensation from John Hancock in connection with licensing rights to the John Hancock Dimensional indexes. Dimensional Fund Advisors LP does not sponsor, endorse, or sell, and makes no representation as to the advisability of investing in, John Hancock Multifactor ETFs.

John Hancock Investments

A trusted brand

John Hancock Investments is a premier asset manager representing one of America's most trusted brands, with a heritage of financial stewardship dating back to 1862. Helping our shareholders pursue their financial goals is at the core of everything we do. It's why we support the role of professional financial advice and operate with the highest standards of conduct and integrity.

A better way to invest

We build funds based on investor needs, then search the world to find proven portfolio teams with specialized expertise in those strategies. As a manager of managers, we apply vigorous oversight to ensure that they continue to meet our uncompromising standards and serve the best interests of our shareholders.

Results for investors

Our unique approach to asset management enables us to provide a diverse set of investments backed by some of the world's best managers, along with strong risk-adjusted returns across asset classes.

John Hancock Advisers, LLC 601 Congress Street n Boston, MA 02210-2805 800-852-0218 n jhinvestments.com MF303815^{P15SA 6/16} 8/16

ITEM 2. CODE OF ETHICS.

Not applicable at this time.

ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT.

ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

Not applicable at this time.

ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS.

Not applicable at this time.

ITEM 6. SCHEDULE OF INVESTMENTS.

Not applicable.

ITEM 7. DISCLOSURE OF PROXY VOTING POLICIES AND PROCEDURES FOR CLOSED-END MANAGEMENT INVESTMENT COMPANIES.

Not applicable.

(b) Not applicable.

ITEM 8. PORTFOLIO MANAGERS OF CLOSED-END MANAGEMENT INVESTMENT COMPANIES.

(a)

(a)

Not applicable.

ITEM 9. PURCHASES OF EQUITY SECURITIES BY CLOSED-END MANAGEMENT INVESTMENT COMPANY AND AFFILIATED PURCHASERS.

(a) Not applicable.

(b)

Period Total number of shares purchased	Average price per share	Total number of shares purchase as part of publicly announced plans*	edMaximum number of shares that may yet be purchased under the plans
Dec-15 -	-	-	1,251,720
Jan-16 73,000	\$13.302	73,000	I,178,720*
Feb-16 104,400	13.635	177,400	1,074,320
Mar-16 43,000	14.561	220,400	1,031,320
Apr-16 7,200	14.576	227,600	1,024,120
May-1627,000	14.941	254,600	997,120
Jun-16 47,933	14.906	302,533	949,187
Total 302,533	\$14.025		

*On December 6, 2011, the Board of Trustees approved a share repurchase plan (the Repurchase Plan). Under the Repurchase Plan, the Fund was allowed to purchase, in the open market, up to 10% of its outstanding common shares between January 1, 2016 and December 31, 2016 (based on common shares outstanding as of December 31, 2015).

ITEM 10. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.

There were no material changes to previously disclosed John Hancock Funds - Governance Committee Charter.

ITEM 11. CONTROLS AND PROCEDURES.

(a) Based upon their evaluation of the registrant's disclosure controls and procedures as conducted within 90 days of the filing date of this Form N-CSR, the registrant's principal executive officer and principal financial officer have concluded that those disclosure controls and procedures provide reasonable assurance that the material information required to be disclosed by the registrant on this report is 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 that occurred during the registrant's most recent fiscal half-year (the registrant's second fiscal half-year in the case of an annual report) that have materially affected, or are reasonably likely to materially affect, the registrant's internal control over financial reporting.

ITEM 12. EXHIBITS.

(a) Separate certifications for the registrant's principal executive officer and principal financial officer, as required by Section 302 of the Sarbanes-Oxley Act of 2002 and Rule 30a-2(a) under the Investment Company Act of 1940, are attached.

(b) Separate certifications for the registrant's principal executive officer and principal financial officer, as required by 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, and Rule 30a-2(b) under the Investment Company Act of 1940, are attached. The certifications furnished pursuant to this paragraph are not deemed to be "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, or otherwise subject to the liability of that section. Such certifications are not deemed to be incorporated by reference into any filing under the Securities Exchange Act of 1933 or the Securities Exchange Act of 1934, except to the extent that the Registrant specifically incorporates them by reference.

(c)(1) Submission of Matters to a Vote of Security Holders is attached. See attached "John Hancock Funds – Nominating, Governance and Administration Committee Charter."

(c)(2) Contact person at the registrant.

(c)(3) Registrant's notices to shareholders pursuant to Registrant's exemptive order granting an exemption from Section 19(b) of the Investment Company Act of 1940, as amended and Rule 19b-1 thereunder regarding distributions made pursuant to the Registrant's Managed Distribution Plan.

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.

John Hancock Hedged Equity & Income Fund

By:

/s/ Andrew Arnott

Andrew Arnott

President

Date: August 18, 2016

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

By:

/s/ Andrew Arnott

Andrew Arnott

President

Date: August 18, 2016

By:

/s/ Charles A. Rizzo

Charles A. Rizzo

Chief Financial Officer

Date: August 18, 2016