John Hancock Hedged Equity & Income Fund Form N-CSR February 24, 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

<u>John Hancock Hedged Equity & Income Fund</u> (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: December 31, 2015

ITEM 1. REPORT TO SHAREHOLDERS.

John Hancock

Hedged Equity & Income Fund

Ticker: HEQ

Annual report 12/31/15

#### 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 on the fund 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 excise tax on ordinary income and capital 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,

Global financial markets delivered lackluster performance in 2015, on balance, while volatility rose across asset classes. Among the factors driving investor concerns were persistently low oil prices, evidence of slowing growth in

China, and increasing terrorist activity in Europe and the Middle East. Economic growth continues to slowly gather steam in the United States, and central banks in Europe and Asia remain committed to further monetary stimulus. However, several headwinds remain, and our network of asset managers and research firms expects volatility to affect a range of global markets in 2016. Corporate bond market liquidity has added to concerns, since new regulations intended to limit risk taking by banks may subsequently limit the ability of those institutions to buy bonds from sellers.

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, such as a credit facility and an interfund lending program. Given today's market dynamics, now may be a good time to ask your financial advisor whether your portfolio is sufficiently diversified to meet your long-term objectives and withstand the inevitable bumps along the way.

#### **Introducing John Hancock Multifactor Exchange-Traded Funds (ETFs)**

We believe investors benefit from a combination of active and passive strategies in their portfolios. That's why, for years, we've offered actively managed funds to our shareholders, alongside asset allocation portfolios that employ a mix of active and passive strategies. That same thinking is what led us to team up with Dimensional Fund Advisors LP a company regarded as one of the pioneers in strategic beta investing\* for the introduction of the passively managed John Hancock Multifactor ETFs. Each ETF seeks to track a custom index built upon decades of academic research into the factors that drive higher expected returns: smaller capitalizations, lower valuations, and higher profitability. For nearly 30 years, it's just the kind of time-tested approach we have looked for as a manager of managers. For more information, visit our website at jhinvestments.com/etf.

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 December 31, 2015. They are subject to change at any time. Diversification does not guarantee investment returns and does not eliminate risk of loss. All investments entail risks, including the possible loss of principal. There is no guarantee that the funds' investment strategies will be successful. Please see the funds' prospectuses for information about the specific risks involved. For more up-to-date information, you can visit our website at jhinvestments.com.

\* Strategic beta investing ETFs seek to improve upon cap-weighted strategies by tracking a custom index that combines active management insight with the discipline of a rules-based approach.

John Hancock Hedged Equity & Income Fund

Table of contents

2 Your fund at a glance

1

- 4 Discussion of fund performance
- 8 Fund's investments
- 26 Financial statements
- 29 Financial highlights
- 30 Notes to financial statements
- 38 Auditor's report
- 39 Tax information
- 40 Additional information
- 43 Trustees and Officers
- 47 More information

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND

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 12/31/15 (%)

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.

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 2

#### PERFORMANCE HIGHLIGHTS OVER THE LAST TWELVE MONTHS

#### Growth concerns weighed on global stocks

Fears of a global growth slowdown centered in China led to losses for many global stocks, with the steepest declines in emerging-market stocks.

#### Dividend stocks paced relative results

The fund outperformed its comparative index, the MSCI All Country World Index, at NAV, owing primarily to stock selection in the income-oriented financials and telecommunication services sectors.

#### The fund's domestic exposure was a positive factor

An overweight in U.S. stocks, which outperformed the fund's comparative index, contributed to relative performance during the period.

#### PORTFOLIO COMPOSITION AS OF 12/31/15 (%)

#### A note about risks

As is the case with all closed-end funds, shares of this fund may trade at a discount to the fund's net asset value. 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 tax 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. Investing in derivative instruments involves risks different from, and in some cases greater than, the risks associated with investing directly in securities and other traditional investments. Liquidity the extent to which a security may be sold or a derivative position closed without negatively affecting its market value, if at all 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. The primary risks associated with the use of futures contracts and options are imperfect correlation, unanticipated market movement, and counterparty risk. Investments in higher-yielding, lower-rated securities include a higher risk of default.

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 3

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

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

#### What factors affected global markets over the past 12 months?

Global equities, as measured by the fund's comparative index, the MSCI All Country World Index, fell over the reporting period as supportive monetary policy actions by major world banks were unable to overcome worries about a worldwide growth slowdown. China implemented rate cuts in the first half of the period to stabilize growth in its economy while the European Central Bank announced a €1.14 trillion open-ended sovereign quantitative easing (QE) program to combat record low inflation and spark growth, while the Bank of Japan expanded its QE policy.

China dominated market sentiment in the second half of the period as the world's second largest economy

unexpectedly devalued its currency, triggering concerns about global disinflationary trends and a weaker-than-anticipated global growth backdrop. Stocks tumbled in the third quarter of the year in the aftermath of China's move, while export-driven economies were especially hard hit by continued declines in crude oil and other commodities. U.S. equities outperformed non-U.S. equities and emerging-market equities underperformed their developed-market counterparts. The U.S. Federal Reserve capped off a turbulent year in December by delivering its first rate hike since 2006, but the move failed to ease volatility.

Within the comparative index, only four out of ten sectors posted positive returns. Healthcare, consumer staples, consumer discretionary, and information technology led the index, while energy and materials declined the most.

Looking ahead, we remain generally positive about the outlook for global markets. Our belief is based on the ongoing strength in developed economies where we believe buoyant consumption, recovering balance sheets, and accommodative monetary policy will drive growth.

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 4

"China dominated market sentiment in the second half of the period as the world's second largest economy unexpectedly devalued its currency, triggering concerns about global disinflationary trends and a weaker-than-anticipated global growth backdrop."

#### 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 NAV, primarily due to strong stock selection in the equity strategy and the fund's beta hedge, a 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. The fund's allocation to high-yield bonds and call writing strategy detracted from relative performance.

Stock selection within the financials, telecommunication services, and consumer staples sectors contributed most to relative performance, but was partially offset by weak selection within the utilities, energy, and industrials sectors. Sector allocation detracted from relative results, most

#### SECTOR COMPOSITION AS OF 12/31/15 (%)

#### ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 5

"Sector allocation detracted from relative results, most notably due to an underweight in consumer discretionary and consumer staples, as well as an overweight in the energy and materials sectors."

notably due to an underweight in consumer discretionary and consumer staples, as well as an overweight in the energy and materials sectors.

# In a difficult environment for equities, which stocks had the greatest positive impact on relative performance for the year?

The top contributors to the fund's relative performance during the period were Japan-based telecommunications company Nippon Telegraph & Telephone Corp., food and beverage company Kraft Foods Group Inc., and pharmaceutical companies Eisai Company, Ltd. from Japan and U.S.-based Bristol-Myers Squibb Company. Kraft Foods Group was purchased by Heinz during the period and we eliminated the position on strength.

#### Which positions detracted the most from results?

The primary detractors from relative performance included the fund's holdings in Netherlands-based insurer Delta Lloyd NV, oil and natural gas exploration and production company Marathon Oil Corp., International Paper Company, and industrial components maker Eaton Corp. PLC. Not

#### **TOP 10 HOLDINGS AS OF 12/31/15 (%)**

British American Tobacco PLC	2.3
Microsoft Corp.	2.3
Merck & Company, Inc.	2.2
The PNC Financial Services Group, Inc.	1.7
Nippon Telegraph & Telephone Corp.	1.7
Intel Corp.	1.5
JPMorgan Chase & Co.	1.5
AstraZeneca PLC	1.5
Bristol-Myers Squibb Company	1.3
Chevron Corp.	1.3
TOTAL	17.3

As a percentage of net assets.

Cash and cash equivalents are not included.

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND

owning e-commerce and cloud computing company Amazon.com, Inc., which performed strongly during the period, also hurt relative results.

6

#### 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 financials and utilities sectors, while consumer discretionary and consumer staples were the largest underweights. The largest changes in positioning during the period included a shift to a greater underweight in information technology and increases in the underweight in consumer discretionary and the overweight in utilities. We maintained the fund's exposure to global high-yield fixed income to help aid its income-generating capabilities.

#### **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 12/31/15 (%)

United States	55.8
Japan	11.3
United Kingdom	9.4
Switzerland	4.0
France	3.8
Canada	2.7
Germany	2.7
Netherlands	2.0
Spain	1.8
China	1.5
Other Countries	5.0
TOTAL	100.0

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.

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 7

Fund's investments

#### As of 12-31-15

AS 01 12-31	-15		
	Shares	Value	
Common sto	ocks	\$171,559,688	
81.7%		\$171,339,000	
(Cost \$175,5	502,681)		
Consumer		0 121 425	
discretionary	4.4%	9,131,425	
Auto compo	nents 0.99	<i>%</i>	
Aisan			
Industry	11,600	119,102	
Company,	11,000	119,102	
Ltd.			
Delphi			
Automotive	3,905	334,776	
PLC			
Exedy	8,400	203,016	
Corp.	0,400	203,010	
Keihin	14,700	257,755	
Corp.	14,700	231,133	
	13,500	195,825	

	Lug	ai i iiiig. ooiii
Nissin		
Kogyo		
Company,		
Ltd.		
Sumitomo		
Riko	17,600	146,720
Company,		•
Ltd.		
Takata	10,900	72.589
Corp. (I)	10,700	, 2,50)
Tokai		
Rika	8,100	199,363
Company,	0,100	199,303
Ltd.		
Toyoda		
Gosei		
Company,	11,600	263,516
Ltd.		
Automobile	c O 3%	
Honda	S 0.5 /0	
Motor	13,900	444,265
Company,		
Ltd.		
Peugeot	4,089	71,676
SA (I)	1,007	71,070
Renault	2,233	223,513
SA		
Diversified	consumer	services 0.1%
Allstar		
Co-Invest	236,300	96,883
LLC (I)(R)		
Benesse		
Holdings,	2,800	80,634
Inc.	_,~~~	,
Household of	durables ()	0%
Funai	iuraores o	.770
Electric		
	18,463	154,869
Company,		
Ltd.		
Newell		
Rubbermaid	1,8,681	382,658
Inc.		
Nikon	20,500	274,566
Corp.	20,300	274,300
Pioneer	76 500	210 500
Corp. (I)	76,500	•
PulteGroup.	46.505	022.007
PulteGroup, Inc.	46,795	833,887
Internet and		
Home	71,988	105,459
Retail	11,700	103,733
O CTAIL		

Group PLC Oliro Group 49,556 70,817 AB (I) Media 0.5% Avex Group 7,200 85,415 Holdings, Inc. Gendai 26,880 Agency, 5,200 Inc. Metropole Television 9,649 165,926 SA Proto 3,000 41,272 Corp. SES SA 25,587 709,008 Multiline retail 0.2% Dollar 5,688 408,797 General Corp. New World Department 343,000 52,058 Store

Ltd. Specialty retail 1.2%

Adastria

China,

Company, 2,900 162,278

Ltd.

Honeys

Company, 12,030 103,834

Ltd.

SEE NOTES TO FINANCIAL STATEMENTS

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND

Shares Value

Consumer

discretionary

(continued)

Specialty retail (continued)

Nishimatsuya

Chain

Company,

17,800 \$154,066

Ltd.

10

8

	Edg	ar Filing: Jo
Pal		
Company,	4,700	112,805
Ltd.		
Ross		
Stores,	4,663	250,916
Inc.		
Shimamura		
Company,	1,600	187,375
Ltd.		
The Home		
Depot,	10,725	1,418,381
Inc.		
Xebio		
Company,	9,500	179,407
Ltd.		
Textiles, app	parel and l	uxury
goods 0.2%		•
Daphne		
Internationa Holdings	1524 000	07.404
Holdings,	524,000	87,494
Ltd. (I)		
Ralph		
Lauren	2,180	243,026
Corp.		
Consumer		11 270 202
staples 5.4%	,	11,278,302
Beverages 1		
The		
Coca-Cola	58,457	2,511,313
Company		
Food and sta	aples retai	ling 0.3%
Cawachi,	-	•
Ltd.	7,100	138,448
J		
Sainsbury	88,666	337,658
PLC		
Metro AG	6,194	197,324
Food produc	cts 1.1%	
Ebro		206 121
Foods SA	20,138	396,131
Ingredion,	11 072	1 000 404
Inc.	11,273	1,080,404
Pinnacle		
Foods,	17,016	722,499
Inc.		
Suedzucker	0.645	101 160
AG	9,043	191,168
Household 1	products 0	.3%
The		621,383
Procter &		
1100101 00		

Gamble

Company

Personal products 0.1%

Oriflame

Holding 10,701 171,492

AG(I)

Tobacco 2.4%

**British** 

American 88,423 4,910,482

Tobacco

**PLC** 

Energy 6.3% 13,137,134

Energy equipment and

services 0.3%

Ensco

PLC, 14,177 218,184

Class A

Helmerich

& Payne, 5,000 267,750

Inc.

Oil, gas and consumable

fuels 6.0%

BP PLC 127,772 663,990

Canadian

Natural 20,755 453,082

Resources,

Ltd.

Chevron 30,777 2,768,699

Corp. (C)

Encana 9,900 50,298 Corp.

Eni SpA 26,311 390,934

Gazprom

OAO, 63,222 232,025

**ADR** 

Harum

Energy 450,400 21,987

Tbk PT (I)

Indo

Tambangraya 96,400 39,796

Megah

Tbk PT

SEE NOTES TO FINANCIAL STATEMENTS

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND

Shares Value

Energy (continued)

Oil, gas and consumable fuels

(continued)

9

Inpex	20,000	\$194,978
Corp.	20,000	Ψ1,77,770
Japan		
Petroleum		
Exploration	7,000	188,001
Company,		
Ltd.		
Lukoil	7.500	244 207
PJSC,	7,520	244,287
ADR		
Marathon	64,497	812,017
Oil Corp. Occidental		
Petroleum	15,255	1 021 201
	13,233	1,031,391
Corp. Painted		
Pony		
Petroleum,	12,700	31,940
Ltd. (I)		
Petro Rio		
SA (I)	2,930	1,802
Petroleo		
Brasileiro		
SA,	28,392	122,086
ADR (I)		
Royal		
Dutch		
Shell PLC,	69,625	1,586,818
B Shares		
Statoil	C 1 4 4	0.5.600
ASA	6,144	85,689
Suncor		
Energy,	60,254	1,554,553
Inc.		
Total SA	37,579	1,684,718
TransCanad	a <sub>15 100</sub>	402 100
Corp.	13,100	492,109
Financials 2	2.2%	46,665,561
Banks 9.7%		
Allahabad	61,017	63,788
Bank	01,017	03,766
Alpha		
Bank	16,089	43,117
AE (I)		
Banca		
Popolare		
dell'Emilia	19,413	147,250
Romagna		
SC		
Banco	54,636	180,019
Popular		

Espanol		
SA		
BNP		
Paribas	7,559	427,668
SA		
CaixaBank	239,399	833,254
SA	239,399	055,254
Canara	20 126	00.724
Bank	28,136	98,734
China		
Construction	1	
Bank	1,538,218	1,049,292
Corp., H	1,000,210	1,0 1,2,2
Shares		
Comerica,	7,507	314,018
Inc.		
Corp.	60,024	38,266
Bank	00,02	00,200
Dah Sing		
Financial	15,600	77,640
Holdings,	13,000	77,040
Ltd.		
HSBC		
Holdings	201,577	1,591,291
PLC	201,017	1,001,201
ING		
Groep NV	29,199	395,063
•		
JPMorgan	47. 425	2 122 122
Chase &	47,435	3,132,133
Co. (C)		
KB		
Financial	5,733	161,520
Group,	3,733	101,520
Inc.		
M&T		
Bank	3,951	478,782
Corp.	- ,	,
Mitsubishi		
UFJ		
	224 005	2 006 060
Financial	324,005	2,006,968
Group,		
Inc.		
Mizuho		
Financial	194,400	388,800
Group,	174,400	300,000
Inc.		
Nordea	104.750	1 260 740
Bank AB	124,752	1,368,748
OTP Bank	0.464	1.60
PLC	8,181	168,212
120	3,196	107,359
	5,170	101,337

Shinhan

Financial

Group

Company, Ltd. (I)

Societe

Generale 7,733 356,353

SA

Standard

Chartered 342,374 41,264

**PLC** 

Sumitomo

Mitsui

Financial 422,700 11,200

Group,

Inc.

Svenska

Handelsbanken 54,851

AB, A

728,502

Shares

The

Eighteenth 10,000 29,229

Bank, Ltd.

The Oita

15,000 58,340 Bank, Ltd.

SEE NOTES TO FINANCIAL STATEMENTS

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 10

> Shares Value

Financials (continued)

Banks (continued)

The PNC

Financial

Services 37,042 \$3,530,473

Group,

Inc. (C)

The

Tochigi 16,000 91,255

Bank, Ltd.

The

Yamanashi

12,000 61,331

Chuo

Bank, Ltd.

UniCredit 38,724 214,093

SpA

Wells

26,267 Fargo & 1,427,874

Company (C)

	⊏ug	ai Filling. Jo
Capital marl	xets 2.1%	
BlackRock,		
Inc. (C)	5,659	1,927,003
Henderson		
Group	338,431	1,538,175
PLC	330,431	1,330,173
Julius		
Baer	3,978	192,444
Group,	,	,
Ltd. (I)		
UBS	29,358	569,529
Group AG	27,330	307,327
Uranium		
Participation	130,800	114,189
Corp. (I)		
Consumer fi	nance 0.1	%
Manappurar		
Finance,		97 441
Ltd.	221,200	<i>&gt;</i>
~ .		
Synchrony Financial (I)	7,926	241,030
Diversified t	i Financial	
services 0.9		
Intercontine		
Exchange,	4,288	1,098,843
Inc. (C)		
MSCI,	12,563	906,169
Inc.	12,303	700,107
Insurance 6.	8%	
ACE, Ltd.	11,720	1,369,482
Ageas	9,290	431,185
Assicurazion		
Generali		1,264,639
SpA		-,,
CNO		
Financial		
	43,693	834,099
Group, Inc.		
Coface	12,107	122,679
SA (I)	,	,
Delta	74,054	436,543
Lloyd NV	7 1,03 1	130,313
FNF	25,327	878,087
Group	23,321	676,067
Marsh &		
McLennan	16.040	000 410
Companies,	16,040	889,418
Inc.		
MetLife,		
Inc.	35,929	1,732,137
me.	7,941	375,053
	1,741	313,033

Primerica,		
Inc.		
Sony		
Financial	20.020	358,102
Holdings,	20,020	330,102
Inc.		
Storebrand	61 334	240,207
ASA (I)	01,554	240,207
T&D		
Holdings,	31,000	409,000
Inc.		
The		
Dai-ichi		
Life	16 900	281,177
Insurance	10,700	201,177
Company,		
Ltd.		
Tongyang		
Life	9,867	97,561
Insurance		
Torchmark	6,000	342,960
Corp.	-,	- ,
Willis		
Towers	36,431	1,769,454
Watson	,	
PLC		
Zurich		
Insurance	9,378	2,409,206
Group		
AG (I) Real estate	invoctmon	
trusts 0.9%	mvesimen	ıı
ICADE	11,936	801,144
	cer	001,144
Weyerhaeus Company	36,527	1,095,079
Real estate		
developmen		
Castellum		
AB	62,160	885,236
The		
UNITE	60.010	(11.60%
Group	63,318	611,685
PLC		
SEE NOTES	S TO FINA	ANCIAL STATEMENTS
ANINITIAL	EDODE	I JOHN HANGOOK HED

Shares Value

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND

11

Financials

(continued)

Real estate management and

development (continued)

Vonovia

65,133 \$2,012,159

SE

Health care 9.4% 19,816,502

Biotechnology 0.1%

Sinovac

Biotech, 22,089 126,349

Ltd. (I)

Health care equipment and

supplies 0.1%

Zimmer

**Biomet** 

3,355 344,189

Holdings,

Inc.

Health care providers and

services 0.5%

AmerisourceBergen 2.221 230,340

Corp.

Ouest

Diagnostics, 10,852 772,011

Inc.

Suzuken

Company, 990 37,622

Ltd.

Health care technology 0.1%

AGFA-Gevaert 32,928 187,374

NV (I)

Life sciences tools and

services 0.0%

**CMIC** 

**Holdings** 

6,400 81,510 Company,

Ltd.

Pharmaceuticals 8.6%

Almirall

10,618 214,601

SA

AstraZeneca<sub>45,481</sub> 3,072,119

**PLC** 

**Bristol-Myers** 

40,767 2,804,362 Squibb

Company

Company,

Daiichi

Sankyo

10,400 214,653

Ltd.

Eisai

Company, 29,346 1,941,260

Ltd.

Н.			
Lundbeck	8,985	306,795	
A/S (I)			
Johnson &	12,714	1,305,982	
Johnson	,	, ,	
Merck &	00.226	4.665.000	
Company,	88,336	4,665,908	
Inc. (C)			
Ono			
Pharmaceut	1,780	317,395	
Company,			
Ltd.			
Roche	0.762	2.705.400	
Holding	9,763	2,705,409	
AG Takeda			
Dhormacaut	iool		
Pharmaceut	9,800	488,623	
Company, Ltd.			
Industrials 8	2 00%	18,713,364	
Aerospace a			
Raytheon	and deter	ISC 0.7 70	
Company	3,140	391,024	
Thales SA	2 943	220,283	
United	2,743	220,203	
Technologi	e <b>9</b> 279	891,434	
Corp.	,2,7	071,121	
Air freight	and logis	tics 0.5%	
Deutsche	_		
Post AG	24,727	691,312	
PostNL	05.000	205.442	
NV (I)	85,802	325,442	
Airlines 0.4	.%		
American			
Airlines	8,431	357,053	
Group,	0,431	337,033	
Inc.			
Deutsche			
Lufthansa	23,450	369,362	
AG (I)			
Qantas			
Airways,	32,989	97,782	
Ltd. (I)			
Building pr			
Cie de Saint-Goba	10.909	472.744	
Saint-Goba	in ,	··,···	
SEE NOTES	S TO FIN	IANCIAL STATEMENTS	
ANNUAL R	EPORT	I JOHN HANCOCK HEDGED EQUITY & INCOME FUND	12

	Shares	Value
Industrials		
(continued)		
Building pro	oducts (co	ontinued)
Fortune		
Brands		
Home &	7,680	\$426,240
Security,		
Inc.		
Commercial	l services a	and
supplies 0.1	%	
Aeon		
Delight	2,300	73,791
Company,	2,300	13,191
Ltd.		
Moshi		
Moshi	9.500	72.021
Hotline,	8,500	72,931
Inc.		
Construction	n and	
engineering	0.1%	
Raubex		
Group,	58,523	63,505
Ltd.		
Toyo		
Engineering	65,000	167,005
Corp. (I)		
Electrical ed	quipment 2	2.1%
Eaton		
Corp. PLC	46,545	2,422,202
Schneider		
Electric	29,216	1,659,584
SE		
Ushio, Inc.	14,600	201,332
Zumtobel		
Group AG	1,496	37,687
Industrial co	onglomera	tes 1.5%
3M		
Company	6,703	1,009,740
General		
Electric	20,197	629,137
Company	,	,
Koninklijke		
Philips	7,580	193,474
NV		
Rheinmetall		202 22 -
AG	4,572	303,909
Siemens	0.54	005.05=
AG	9,564	925,277

Machinery 0.7%

	_~9	ag.
Caterpillar, Inc.	13,164	894,625
Fuji		
Machine	2 200	04 170
Manufacturi	mg300	24,178
Company,		
Ltd. Hisaka		
Works,	0.200	72 207
works, Ltd.	9,200	73,287
Sumitomo		
Heavy		
Industries,	33,000	147,934
Ltd.		
The Japan		
Steel		
Works,	53,000	186,052
Ltd.		
Toshiba		
Machine	41.000	120.057
Company,	41,000	139,057
Ltd.		
Marine 0.19	%	
D/S		
Norden	7,995	141,758
A/S (I)		
Pacific		
Basin	511,000	111 841
Shipping,	311,000	111,071
Ltd.	_	
Professional	services	0.4%
Adecco	3,547	242,766
SA <sub>(</sub> I)	•	•
en-japan, Inc.	4,800	176,749
	85.030	192 615
Hays PLC USG	85,030	182,615
People NV	10,621	197,592
Road and ra	il 0.6%	
Kansas	.11 0.0 /6	
City	6,937	517,986
Southern	0,557	217,700
Union		
Pacific	10,455	817,581
Corp.	,	,
Trading con	npanies an	ıd
distributors	_	
Fastenal	9,702	306.026
Company	9,104	396,036
Kuroda	9,400	173,660
Electric		

13

Company,

Ltd.

Rexel SA 11,033 146,913 SIG PLC 65,647 138,724

SEE NOTES TO FINANCIAL STATEMENTS

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND

Industrials	Shares	Value
(continued)	ion infusator	atuma 0.00/
•	ion infrastru	cture 0.9%
Hamburger		
Hafen und	5,548	\$84,530
Logistik		
AG		
Jiangsu		
Expressway		1 017 000
Company,	1,428,519	1,917,230
Ltd., H		
Shares		
Information		21,728,157
technology		
	itions equip	ment 2.0%
Cisco		
Systems,	101,647	2,760,224
Inc. (C)		
QUALCOM	IM. 429	1,520,994
Inc.	30,427	1,320,774
Electronic e	quipment, i	nstruments
and compor	nents 0.5%	
Avnet,	11,822	506,454
Inc.	11,022	300,434
Hosiden	27,100	152,435
Corp.	27,100	132,433
Kingboard		
Laminates	222 500	145 517
Holdings,	322,500	145,517
Ltd.		
Mitsumi		
Electric	7 200	10.776
Company,	7,200	40,776
Ltd.		
Nichicon	25.500	100 247
Corp.	25,500	199,347
_	tware and se	ervices 0.2%
DeNa		
Company,	13,700	214,218
Ltd.	- 7: **	,

	_	
Dropbox,	7 249	115 000
Inc., Class B (I)(R)	7,248	115,098
Gree, Inc.	31,400	149,089
IT services	*	149,009
Alten SA	2,642	152,890
Booz	2,042	132,070
Allen		
Hamilton	19,661	606,542
Holding	,	
Corp.		
Devoteam	1.500	5.4.400
SA	1,502	54,422
Fujitsu,	01.000	404 200
Ltd.	81,000	404,280
GFI		
Informatiqu	ıe3,780	34,195
SA		
Itochu		
Techno-Sol	u <b>ti0,2</b> 00	203,229
Corp.		
NET One		
Systems	26,700	170,929
Company,	20,700	170,525
Ltd.		
Sopra	2 401	202.024
Steria	2,491	292,924
Group		:
equipment 3		miconductor
Intel Corp.		3,235,062
Kontron	93,900	3,233,002
AG (I)	14,745	48,341
Lam		
Research	6,049	480,412
Corp.	0,019	100,112
Maxim		
Integrated		<b></b>
Products,	72,067	2,738,546
Inc. (C)		
Micronas		
Semiconduc	ctor ozo	111.007
Holding	13,030	111,997
AG (I)		
Mimasu		
Semiconduc		
Industry	7,500	71,413
Company,		
Ltd.		
Miraial	6,500	57,124
Company,		

Ltd. Rohm

Company, 182,343 3,600

Ltd.

**SCREEN** 

Holdings 37,000 272,347 Company,

Ltd.

Shinkawa, 15,400 79,355

Ltd. (I) Shinko

Electric

208,994 Industries 32,600

Company,

Ltd.

Tokyo

Seimitsu 10,400 230,575

Company,

Ltd.

Software 2.4%

Alpha

Systems, 1,700 27,362

Inc.

Microsoft 88,160 4,891,117

Corp. (C)

SEE NOTES TO FINANCIAL STATEMENTS

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 14

> Shares Value

Information

technology

(continued)

Software (continued)

Nintendo

Company, 1,600 \$220,016

Ltd.

Technology hardware, storage and

peripherals 0.6%

Canon, 11,800 356,950 Inc.

Compal

Electronics, 334,000 186,907

Inc. Japan Digital

Laboratory 6,400 87,082

Company,

Ltd.

		_
Melco		
Holdings,	8,300	152,586
Inc.		
Western		
Digital	6,096	366,065
Corp.		
Materials 5.	3%	11,188,759
Chemicals 1	.9%	
Agrium,	10.402	026.460
Inc.	10,482	936,462
Agrium,	2.416	205 200
Inc.	3,416	305,309
Akzo	10.056	005.566
Nobel NV	12,056	805,566
E.I. du		
Pont de		
Nemours	11,305	752,913
&	,	,,,
Company		
Fujimi,		
Inc.	4,300	59,524
Hitachi		
Chemical		
Company,	8,300	131,677
Ltd.		
JSR Corp.	18,500	288,310
Methanex		200,510
Corp.	8,497	280,486
Mitsui		
Chemicals,	37,000	164,095
Inc.	37,000	104,073
Nitto		
Denko	2,600	189,815
	2,000	109,013
Corp. Sumitomo		
Bakelite		
	47,000	195,615
Company, Ltd.		
Construction	n matamiala (	107
	i iliateriais (	J.4 <i>7</i> 0
Buzzi Unicem	15.020	260 201
	15,028	269,381
SpA Laforma Halo	.i	
LafargeHolo	7,341	367,599
Ltd.	2.722	162 660
Vicat SA	2,722	163,668
Containers a	ına packagıı	ıg 1.4%
AMVIG	220,000	05 202
•	230,000	95,302
Ltd.	04.670	216.516
Graphic	24,670	316,516
Packaging		

	J	0 1 7
Holding		
Company		
Internationa	ાી	
Paper	58,579	2,208,428
Company	,	,, -
Packaging		
Corp. of	4,022	253,587
America	.,022	200,007
	mining 1.2%	
Aichi		
Steel	11,000	51,526
Corp.	11,000	31,520
Anglo		
American	6,840	82,379
Platinum, L	•	02,377
Anglo	itti. (1)	
American	22,731	99,726
PLC	22,731	99,720
Aquarius		
Platinum,	240,444	39,623
Ltd. (I)	240,444	39,023
Barrick		
Gold	14,100	104,346
Corp.	14,100	104,540
Corp. Centerra		
Gold, Inc.	30,200	143,830
Chubu		
Steel Plate		
Company,	8,500	37,191
Ltd.		
CST		
Mining		
Group,	1,440,000	16,809
Ltd. (I)		
Eldorado		
Gold	36,404	108,120
Corp.	30,404	100,120
G-Resource	•6	
Group,	4,227,000	100,360
Ltd.	4,227,000	100,500
Impala		
Platinum		
Holdings,	49,229	79,639
Ltd. (I)		
	TO FINAN	ICIAL STATEMENTS
		JOHN HANCOCK HEDGED EQUITY & INCOME FUND
MINUALIN	LIOKI	TOTAL TARRECORD THE DOLD EQUIL I & INCOME FOIND

Shares Value

15

	_49	ag.
Materials		
(continued)		
Metals and	mining (c	ontinued)
Ivanhoe		
Mines,	109,000	\$48,052
Ltd., Class	107,000	ψ+0,032
A (I)		
Kinross		
Gold	75,897	138,133
Corp. (I)		
Kyoei	0.000	177 202
Steel, Ltd.	9,900	177,202
Lonmin	15.060	10 442
PLC (I)	15,069	18,443
Maruichi		
Steel	4,300	126,943
Tube, Ltd.		
Neturen		
Company,	11,800	92,305
Ltd.	•	ŕ
Northern		
Dynasty	16000	4.055
Minerals,	16,000	4,857
Ltd. (I)		
NV		
Bekaert	5,662	174,465
SA	0,002	17.,,.00
Pacific		
Metals		
Company,	29,000	80,859
Ltd. (I)		
Resolute		
Mining,	361,784	65,923
Ltd. (I)	501,701	03,723
Salzgitter		
AG	5,965	145,768
Tokyo		
Steel		
Manufactur	in 700	159,559
Company,	11129,700	137,337
Ltd.		
Western		
Areas,	46,516	75,362
Ltd.	70,510	13,302
Yamato		
Kogyo		
	7,600	193,785
Company, Ltd.		
Yodogawa	5.400	109 201
Steel	J, <del>1</del> 00	108,291
Works,		
WOIKS,		

	Edg	ar Filing: Jo	
Ltd.			
Paper and fo	orest produ	acts 0.4%	
KapStone	-		
Paper and	10 000	124 602	
Packaging	18,800	424,692	
Corp.			
Norbord,	25,996	506,318	
Inc.	23,990	300,318	
Telecommu	nication	9,708,523	
services 4.6	%	7,700,323	
Diversified		unication	
services 3.7	%		
Hellenic			
Telecommu	nications	213,141	
Organization	n	210,111	
SA			
KT	12,791	306,514	
Corp. (I)	,		
Magyar			
Telekom Telecommu	119,805	167,220	
	nications	ŕ	
PLC (I)			
Nippon			
Telegraph	00 (13	2.526.500	
& Talanhana	88,612	3,526,590	
Telephone			
Corp. Orange			
SA	19,424	324,880	
Telefonica			
SA	26,116	289,729	
Telenor			
ASA	74,533	1,242,358	
Verizon			
Communica	t <b>ito</b> n396	1,631,381	
Inc.		1,001,001	
Wireless tel	ecommun	ication	
services 0.9			
Mobistar	0.750	226.642	
SA(I)	9,759	236,642	
NTT			
DOCOMO,	86,296	1,770,068	
Inc.			
Utilities 4.9	%	10,191,961	
Electric utilities 1.9%			
Edison	16 424	072 465	
Edison Internationa	110,424	972,465	
Power			
Assets	222 169	2,036,736	
Holdings,	222,100	2,030,730	
I td			

Ltd.

Xcel

Energy, 29,457 1,057,801

Inc.

Gas utilities 0.6%

Gas

Natural 58,187 1,186,563

SDG SA

Independent power and renewable electricity

producers 0.1%

NTPC, Ltd.

81,336 178,065

SEE NOTES TO FINANCIAL STATEMENTS

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 16

		Shares	Value
Utilities (conti	nued)	Silares	value
Multi-utilities	·		
Centrica PLC	2.3 /0	389,974	\$1,252,196
Dominion Rese	ources Inc	19,757	1,336,363
E.ON SE	ources, me.	15,563	149,436
Engie		18,391	325,764
National Grid	PI C	62,489	861,822
PG&E Corp.	LC	13,789	733,437
RWE AG		8,036	101,313
Preferred secur	rities 0.0%	0,030	\$102,907
(Cost \$108,103			Ψ102,707
	ation services 0.0	)%	50,377
Telefonica Bra		5,600	50,377
Utilities 0.0%	511 571	2,000	52,530
Cia Paranaense	e de Energia. B		
Shares	or Energia, E	8,600	52,530
Rate (%)	Maturity date	Par value^	Value
Corporate bond	•		\$29,332,015
(Cost \$32,089,			, - , ,
Consumer disc	*		6,107,985
Auto compone	•		,
ZF			
North			
Amerac500	04-29-22	150,000	146,625
Capital,			
Inc. (S)			
Automobiles 0	.1%		
General			
Moto#s875	10-02-23	85,000	86,925
Company			
Gene6a250	10-02-43	65,000	68,584
Motors			

Company Diversified consumer services 0.1%

Service

Service				
Corp.7.625	10-01-18	125,000	139,531	
International				
Hotels, restaura CEC	ants and leisure 0.3%	76		
Enter8a000nent,	02-15-22	130,000	122,850	
Inc.		•		
Cirsa				
Funding 5.875 Luxembourg	05-15-23	EUR 100,000	102,970	
SA				
Cirsa				
Funding 5.875	05-15-23	EUR 115,000	118,415	
Luxembourg				
SA(S)				
NH				
Hotel 6.875 Group	11-15-19	EUR 235,000	280 516	
Group	11 13 17	2011233,000	200,510	
SA(S)				
Household dura	ables 0.5%			
Argos				
Merger 7.125	03-15-23	205,000	202 259	
Sub, 7.123	03-13-23	203,000	203,236	
Inc. (S)				
DR				
Horton000	02-15-20	25,000	25,143	
Inc.				
DR				
Horton375	09-15-22	80,000	79,500	
Inc.		,	,	
DR				
Horton 750	08-15-23	20,000	21,320	
Inc.	00 13 23	20,000	21,320	
KB 7 000				
7.000 Home	12-15-21	375,000	369,844	
Lennar 4.750	11-15-22	125,000	123,938	
Corp.				
Lennar 4.875	12-15-23	40,000	39,800	
Corp.				
M/I	01 15 01	107.000	100.075	
Hom <b>6</b> s750	01-15-21	195,000	192,075	
Inc. (S)				
Toll				
Brothers 75	11-15-25	45,000	44,213	
Finance 'S	11 13 23	13,000	71,213	
Corp.				
	O FINANCIAL STA			
ANNUAL REPO	ORT   JOHN HA	NCOCK HEDO	GED EQUITY & INCOME FUND	17

Rate (%)	Maturity date Par	r value^	Value
	Consumer discretionary (continued)		
	talog retail 0.1%		
Liberty			
Inter&d50	02-01-30	155,000	\$154,225
LLC			
Media 1.4%			
Altice			
Financio (1900)	01-15-22	EUR 100,000	113,603
SA (S)			
CCO			
Holding25	02-15-23	5,000	5,006
LLC			
CCO			
Holdfng\$0	09-30-22	5,000	5,050
LLC			
CCO			
Holdfing\$0	09-01-23	35,000	35,875
LLC			
CCO	0.5.04.20		
Holding 75	06-01-20	255,000	265,519
LLC			
CCO			
Safari 4.908	07-23-25	95,000	94,907
11	** == ==	,,,,,,,	,
LLC (S)			
ССОН	00 17 06	100 000	100 000
Safar 5.750	02-15-26	120,000	120,300
LLC (S)			
Cequel			
Communication		•••	276700
Holdfing 25	12-15-21	285,000	256,500
I			
LLC (S)			
Cequel			
Communication		55,000	40.500
Holdfing 25	12-15-21	55,000	49,500
I			
LLC (S)			
DISH	06.01.01	170,000	171 075
DBS 6.750	06-01-21	1/0,000	171,275
Corp.			
DISH	00 01 10	220,000	240.000
DBS 7.875	09-01-19	320,000	348,000
Corp.			
Gray	10.01.20	75.000	77.062
Telev <b>i</b> ls <b>500</b> ,	10-01-20	75,000	77,063
Inc.			

Lin Telev <b>is875</b>	11-15-22	35,000	34,825
Corp. TEGNA	00 15 21	115 000	115 200
Inc. (5)	09-15-21	115,000	115,288
TEGNA Inc. 5.125	10-15-19	310,000	320,850
TEGNA Inc. (S)	09-15-24	20,000	20,000
TEGNA Inc. 6.375	10-15-23	55,000	58,025
Tribune Medi <b>5</b> .875 Company (S) TVN	07-15-22	295,000	295,000
Finance Corp7.375 III	12-15-20	EUR 104,000	121,781
AB Unitymedia Hessen GmbH g. 5.500	09-15-22	EUR 234,000	269,545
& S.500  Company  KG  Unitymedia	09-13-22	EUR254,000	209,343
Hessen GmbH & Company	01-15-23	EUR 112,500	129,889
KG	100%		
Multiline retai Dollar	1 0.0%		
Tree,5.250 Inc. (S)	03-01-20	20,000	20,650
Dollar Tree,5.750 Inc. (S)	03-01-23	75,000	78,188
Specialty retai	10.3%		
Intermediate Holdings A, 7.750 Inc.,	05-01-19	130,000	32,500
PIK (S)			
L Bran <b>6</b> s§75 Inc. (S)	11-01-35	145,000	148,988
Michaels Store <b>5</b> ,875 Inc. (S)	12-15-20	195,000	201,581

New Look

Secu**6**00 07-01-22 GBP 180,000 262,745

Issuer PLC (S) Party

City 6.125 Holdings, 08-15-23 140,000 135,800

Inc. (S)

Consumer staples 0.6% 1,217,935

Food and staples retailing 0.2%

Albertsons

Holdīnīgs 10-15-22 64,000 67,960

LLC (S) Aramark

Servi**5**e**k5**0 03-15-20 280,000 289,625

Inc.

Food products 0.1%

**Post** 

Holdings,0 12-15-22 40,000 39,200

Inc. (S)
Post

Holding 35 02-15-22 80,000 83,400

Inc.

TreeHouse

Food4,875 03-15-22 190,000 180,975

Inc.

SEE NOTES TO FINANCIAL STATEMENTS

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 18

Rate (%) Maturity date Par value^ Value

Consumer staples (continued)

Household products 0.1%

The

Sun 7.750 Products 03-15-21 280,000 \$242,900

Corp. (S)

Personal products 0.2%

Hypermarcas SA 0.500 04-20-21 310,000 313,875

Energy 1.2% 2,612,932

Energy equipment and services 0.0%

Paragon

Offsh6750 07-15-22 230,000 32,200

PLC (S)

Oil, gas and consumable fuels 1.2%

Antero 625 06-01-23 25,000 19,500

Resources

Corp. (S)			
Antero			
Reso <b>6</b> r <b>00</b> 0	12-01-20	185,000	154,475
Corp.			
Blue			
Racer 6.125	11-15-22	190,000	121 100
Midstream	11-13-22	190,000	131,100
LLC (S)			
Bonanza			
Creek 6.750	04 15 01	100.000	60.500
Energy,	04-15-21	100,000	60,500
Inc.			
Borets			
Finan <b>c.6</b> ,25	09-26-18	200,000	162,000
Ltd.	0, 20 10	200,000	102,000
Concho			
Resourte	10-01-22	70,000	63,700
Inc.	10 01 22	70,000	05,700
Continental			
Resourses	06-01-24	40,000	20 100
Inc.	00-01-24	40,000	28,188
Continental			
	06-01-44	60,000	26 101
Resource Resource	00-01-44	00,000	36,191
Inc.			
Diamondback	10.01.01	120,000	121 200
Energy625	10-01-21	120,000	121,200
Inc.			
Energen 4.625	09-01-21	25,000	22,250
Corp.			•
Energy			
Transfer	06-01-27	350,000	266,000
Equity		,	,
LP			
EP			
Energy375	05-01-20	85,000	54,188
LLC			
Gazprom 4.950	07-19-22	200,000	187,073
OAO	07 17 22	200,000	107,075
Kinder			
Morgan,50	06-01-18	60,000	62,301
Inc.			
Laredo			
Petrofe6215,	01-15-22	55,000	47,850
Inc.			
Laredo			
Petrofe250,	03-15-23	85,000	73,950
Inc.			
Laredo			
Petrolendo,	05-01-22	45,000	41,400
Inc.			
6.875	04-15-23	30,000	27,900

Matador Resources Company			
MEG Ener by 375 Corp. (S)	01-30-23	20,000	13,700
MEG Energy000 Corp. (S)	03-31-24	140,000	99,400
Noble Energy625 Inc.	05-01-21	200,000	195,637
Noble Energy§75 Inc.	06-01-22	70,000	66,591
Petroleos de 6.000 Venezuela	11-15-26	330,000	121,275
SA QEP Reso <b>6</b> r <b>26Q</b>	05-01-23	80,000	56,800
Inc. QEP Reso <b>t</b> rð <b>?</b> 5,	10-01-22	15,000	10,800
Inc. QEP Reso <b>6r80</b> ()	03-01-20	25,000	22,500
Inc. Range Reso <b>f</b> r <b>000</b>	08-15-22	35,000	26,163
Corp. Rice Energy250	05-01-23	40,000	29,200
Inc. (S) RSP Perm6a625	10-01-22	10,000	9,200
Inc. Tullow Oil 6.250	04-15-22	350,000	234,500
PLC (S) WPX Energy250	09-15-24	120,000	79,200
Inc. WPX Energy000	01-15-22	80,000	56,000
Inc.			

SEE NOTES TO FINANCIAL STATEMENTS

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 19

```
Rate (%) Maturity date Par value^
                                             Value
Financials 1.7%
                                             $3,551,179
Banks 0.9%
Banco
Bilbao
Vizcaya
Argentaria
SA
(7.000%
to
2-19-19
              02-19-19
                                EUR 200,000 213,247
then
5
year
Euro
Swap
Rate
+
6.155%) (Q)
Bank
of
Ireland
(7.375%
to
06-18-2020,
then 7.375
              06-18-20
                                EUR 200,000 226,558
Year
Euro
Swap
Rate
6.956%) (P)(Q)
Barclays
PLC
(8.250%
to
12-15-18,
then
5
    8.250
              12-15-18
                                    200,000 212,940
year
U.S.
Swap
Rate
+
6.705%) (Q)
Intes 28.375
              10-14-19
                                EUR 50,000
                                            62,758
Sanpaolo
SpA
(8.375%
```

```
to
10-14-19,
then
3
month
EURIBOR
6.871%) (Q)
Lloyds
Banking
Group
PLC
(6.375%
to
6-27-20,
then 6.375
              06-27-20
                               EUR 200,000 229,252
5
year
Euro
Swap
Rate
+
5.290%) (Q)
Royal
Bank
of
Scotland
Group
PLC
(7.500%
to
                                    295,000 307,169
8-10-2.5,00
              08-10-20
then
5
Year
U.S.
Swap
Rate
5.800%) (Q)
Roya7.640
              09-30-17
                                    100,000 104,500
Bank
of
Scotland
Group
PLC
(7.640%
to
9-30-17,
then
```

3

03-12-19	EUR 100,000	102,645
10-29-22	200,000	182,760
05-29-18	200,000	208,510
nancial services	0.5%	
12-18-24	200,000	199,784
05-15-19	490,000	524,913
11-15-24	150,000	152,250
		- ,
08-01-18	235,000	228,538
%		
70		
05-30-20	30,000	30,600
05-30-25	75,000	76,313
	10-29-22 05-29-18 nancial services (12-18-24) 05-15-19 11-15-24 08-01-18	10-29-22 200,000 05-29-18 200,000 nancial services 0.5%  12-18-24 200,000  11-15-24 150,000 08-01-18 235,000 %  05-30-20 30,000

	0			
Nationwide				
Building Society				
(6.875%				
to				
6-20-19,				
then 5 6.875	06-20-19	GBP 120,000	177.346	
	00 20 17	321 120,000	1.7,6.0	
year GBP				
Swap				
Rate				
+				
4.880%) (Q)	restment trusts 0.1%			
Equinix 5.875 Inc.	01-15-26	75,000	77,250	
Specialty retail	1 0.1%			
Dufry	00 01 22	ELID 205 000	222.046	
Finant 500 SCA (S)	08-01-23	EUR 205,000	233,846	
Health care 2.1	1%		4,514,614	
Health care eq	uipment and supplie	s 0.2%		
Alere	07-01-23	150,000	140,250	
Alere Inc. 6.500	06-15-20	256,000	245,760	
Alere Inc. 7.250	07-01-18	60,000	61,350	
1110.		·		
Hologic Inc. (S)	07-15-22	55,000	56,100	
	oviders and services	1.2%		
Amsurg 5.625	07-15-22	275,000	272,250	
Corp. Community				
•	02.01.22	245.000	227 212	
Health 6.875 Systems,	02-01-22	345,000	327,319	
Inc.				
Community				
Health 7.125 Systems,	07-15-20	250,000	249,063	
Inc.				
Envision				
Healthdalf	07-01-22	85,000	83,300	
Corp. (S)	O FINANCIAL STA	TEMENTS		
			GED EQUITY & INCOME FUND	20
			C = 0.0 2.1.12 1 0.1.12	

Edgar Filing: John Hancock Hedged Equity & Income Fund - Form N-CSR

	Maturity date	Par value^		Value
Health care (co	ontinued) oviders and servi	ass (aontinu	<b>.</b> 4)	
HCA	oviders and servi	ces (continue	<del>5</del> <b>u</b> )	
Hold <b>ings</b> ,0	02-15-21	240	0,000	\$253,800
Inc.	02 13 21	2-10	,,000	Ψ233,000
HCA Inc.	02-15-20	360	0,000	392,220
HCA <sub>7.500</sub> Inc.	11-15-95	12:	5,000	118,750
inVentiv Heal <b>9.</b> ,000 Inc. (S)	01-15-18	50,	000	51,250
LifePoint Health,875 Inc.	12-01-23	170	0,000	172,550
MEDNAX, Inc. (S)	12-01-23	90,	000	90,450
Tenet Health 2000 Corp.	03-01-19	19:	5,000	179,888
Tenet Healt <b>h Care</b>	06-15-23	50,	000	46,375
Corp. Tenet Healtadas	04-01-22	27:	5,000	274,313
Corp. WellCare				
Health 5.750 Plans,	11-15-20	13:	5,000	139,050
Inc.				
Health care tec	hnology 0.3%			
Emdeon Inc. (S)	02-15-21	110	0,000	102,300
IMS Health,125	04-01-23	EUR 23	5,000	247,835
Inc. (S)				
Sterigenics-No Holding@0 LLC (S)	05-15-23	250	0,000	238,750
Pharmaceutical	ls 0.4%			
Endo				
Finan <b>6:0</b> 00	07-15-23	265	5,000	263,675
LLC (S) PRA				
HoldPngQO	10-01-23	150	0,000	163,125
Inc. (S)				
Quintiles Transh8f16nal	05-15-23	19:	5,000	195,975
Corp. (S) 4.500	05-15-23	EUR 130	0.000	122,516
			,	,

	5 5		5 1
Valeant			
Pharmaceutical	ls		
International,			
Inc.			
Valeant			
Pharmaceutical	ls <sub>02,01,22</sub>	20.000	26.400
Pharmaceutical International,	03-01-23	30,000	26,400
Inc. (S)			
Industrials 0.99	<i>1</i> / <sub>0</sub>		1,895,450
Aerospace and			,,
AerCap			
Ireland Capital,	05-15-21	150,000	) 152,438
Ltd.			
Huntington			
Ingalls Industries			
Industries,	11-15-25	35,000	35,525
Inc. (S)			
TA			
Manual Ma	04 15 23	EUR 180,000	189,333
Ltd. (S)	, 04-13-23	LUK 160,000	109,333
Building produ	cts 0.2%		
Builders	.018 0.2 /0		
	08-15-23	195 000	192.612
First <b>Slou75</b> (2)	06-13-23	165,000	183,613
Inc. (S)			
Kerneos	02 01 21	ELID 145 000	150 462
Corporate0	03-01-21	EUR 145,000	139,403
SAS (S)			
Ply			
Gem 6.500	02-01-22	180,000	164,700
muusuics,			
Inc.	. 1 1	0.10/	
	rvices and suppli	es 0.1%	
Aramark	01 15 04	25.000	27.460
Servi <b>5</b> ek25	01-15-24	25,000	25,469
Inc. (S)			
Quad/Graphics	, 05-01-22	190,000	119,225
inc.		,	
Electrical equip	oment 0.1%		
Sensata			
Techfologies	10-01-25	100,000	97,750
BV (S)			
Sensata			
Techfoldgies	11-01-24	70,000	71,575
BV (S)			
•	lomerates 0.1%		
Tenedora			
Nemak			
SA 5.500	02-28-23	200,000	200,500
de			
CV			

Machinery 0.2%

Case

New

Holla**h8**75 12-01-17 240,000 253,800

Industrial,

Inc.

**CNH** 

Industrial 11-06-20 15,000 14,138 Capital

LLC

Crown

European Holdings 05-15-25

EUR 170,000 172,508

SA(S)

SEE NOTES TO FINANCIAL STATEMENTS

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 21

Rate (%)	Maturity date Par v	alue^	Value				
Industrials (continued)							
Trading compa	nies and distributors 0.	0%					
American							
Builders							
&							
Contracts Os	12-15-23	55,000	\$55,413				
Supply							
Company,							
Inc. (S)							
Information ted	chnology 1.9%		3,956,286				
Communicatio	ns equipment 0.2%						
Alcatel-Lucent							
USA6.450	03-15-29	271,000	274,388				
Inc.							
Alcatel-Lucent							
USA6.750	11-15-20	200,000	210,750				
Inc. (S)							
•	ipment, instruments and	d component	s 0.2%				
CDW <sub>5.000</sub>	09-01-23	35,000	35,525				
	0)-01-23	33,000	33,323				
CDW <sub>5.500</sub>	12-01-24	105 000	109,988				
	12 01 24	103,000	107,700				
CDW LLC 6.000	08-15-22	290,000	305,950				
		270,000	303,730				
Internet software and services 0.2%							
Zayo							
Group.000	04-01-23	190,000	179,550				
LLC							
Zayo6.375	05-15-25	110,000	102,300				
Group							

	J	3		J 1
LLC				
IT services 0.29	%			
First				
Data 5.375	08-15-23		280,000	281,400
Corp. (S)				•
First				
Data 7.000	12-01-23		160,000	160,000
Corp. (S)	12 01 23		100,000	100,000
Semiconductor	s and semico	nductor equi	nment () 3	0/0
Entegris		nauctor equi		
Entegris Inc. (S)	04-01-22		210,000	212,625
Freescale				
	. 01 15 22		465,000	197 099
Semi60000 uctor	,01-13-22		403,000	407,000
Inc. (S)				
Software 0.8%				
Activision	00 15 01		255 000	271 062
Blizz <b>á</b> r <b>6</b> 25	09-15-21		355,000	3/1,863
Inc. (S)				
Activision				
Blizz <b>6</b> r <b>t</b> 125	09-15-23		130,000	137,800
Inc. (S)				
Audatex				
North 6.000 America.	06-15-21		276,000	278 070
,	00 10 21		270,000	270,070
Inc. (S)				
Emdeon Inc. 11.000	12-31-19		180 000	187,650
Inc.	12 31 17		100,000	107,050
First				
Data 5.750	01-15-24		240,000	236,400
Corp. (S)				
Infor				
Software				
Parent.125	05-01-21		270,000	195,075
LLC,				
PIK (S)				
Infor				
US, 5.750	08-15-20		25,000	25,188
Inc. (S)				
Infor				
US, 5.750	05-15-22	EUR	100,000	96,613
Inc. (S)				
Infor				
US, 6.500	05-15-22		50,000	42,250
Inc. (S)			,	,
SS&C				
Technologies				
Holdings,	07-15-23		25,000	25,813
Inc. (S)				
Materials 1.3%	)			2,760,091
Building mater				2,700,071
5.375	11-15-24		365,000	364,088
5.515	11-13-4		505,000	207,000

**Building** 

Materials

Corp.

of

America (S)

Chemicals 0.1%

**INEOS** 

Group Holdings 08-15-18

EUR 210,000 230,441

Construction materials 0.3%

Cemex

SAB <sub>5.875</sub> 03-25-19 de

550,000 523,875

CV

HeidelbergCement

Finance 8.500 Luxembourg 10-31-19 EUR 115,000 155,419

SA

Containers and packaging 0.5%

Ardagh

Packaging 6.000 Finance 06-30-21

200,000 186,500

PLC(S)

Ardagh

Packaging 9.250 10-15-20 EUR 200,000 227,144

Finance

**PLC** 

SEE NOTES TO FINANCIAL STATEMENTS

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND

Rate (%) Maturity date Par value^ Value

Materials (continued)

Containers and packaging (continued)

Berry

Plastic **.0**00 10-15-22 180,000 \$183,150

Corp. (S)

Owens-Brockway

Glass<sub>5..875</sub> 08-15-23 165,000 167,475

Container,

Inc. (S) Owens-Brockway

Glass 6.375 Container, 08-15-25 215,000 220,913

Inc. (S) Metals and mining 0.1%

05-15-20 AK 7.625 55,000 22,688

Steel

22

Corp.			
AK Steel7.625	10-01-21	80,000	32,000
Corp. AK		·	
Steel8.375	04-01-22	80,000	31,600
Corp. Steel			
Dynami25	10-01-21	85,000	78,625
Inc. Steel			
Dyna <b>5n500</b>	10-01-24	70,000	63,875
Inc. United			
States Steel 7.375	04-01-20	130,000	67,548
Corp.			
Paper and fores Tembec	st products 0.1%		
Indus@r@@Q	12-15-19	315,000	204,750
Inc. (S) Telecommunic	ation services 1.1%		2,248,179
Diversified tele Frontier	ecommunication serv	vices 0.6%	
Communication	n <b>0</b> 9-15-22	65,000	64,594
Corp. (S) Frontier			
Communication	n <b>©</b> 9-15-25	165,000	163,350
Corp. (S) Intelsat			
Jackson 7250	10-15-20	85,000	73,950
Holdings SA			
Level 3			
5.125 Financing,	05-01-23	15,000	14,888
Inc. (S) Level			
3 5.375	08-15-22	205,000	208,075
Financing, Inc.		,	,
Level 3			
5.375 Financing,	01-15-24	15,000	15,075
Inc. (S) Level			
3 6.125	01-15-21	200,000	207,000
Financing, Inc.		200,000	,
Wind4.000	07-15-20	EUR310,000	335,136
Acquisition			

ó

SEE NOTES TO FINANCIAL STATEMENTS

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 23

Rate (%) Maturity date Par value^ Value
Convertible bonds 0.1% \$111,981

	_aga: :g: c		q
(Cost \$161,578	3)		
Consumer disc	retionary 0.0%		39,100
Household dura	ables 0.0%		
M/I			
Hom&s000	03-01-18	40,000	39,100
Inc.			
Energy 0.1%			72,881
Oil, gas and co	nsumable fuels 0.1	1%	
Cobalt			
International	12-01-19	120,000	72 001
Energy,	12-01-19	130,000	12,001
Inc.			
Term loans (M	0.2%		\$384,997
(Cost \$690,307	<sup>7</sup> )		
Consumer disc	retionary 0.0%		91,864
Multiline retail	0.0%		
Lands'			
End, 4.250	04-04-21	108,075	91,864
Inc.			
Industrials 0.19	%		141,414
Machinery 0.19	%		•
Crosby			
TIC	11 00 00	101 200	141 414
4.000 Acquisition	11-23-20	181,300	141,414
Corp.			
Utilities 0.1%			151,719
Electric utilitie	s 0.1%		,
Texas			
Competitive			
Electric 4.739	10.10.15	<b>5</b> 00 000	151 510
Holdings	10-10-17	500,000	151,719
Company			
LLC (H)			
- ( )		Par value^	Value
Short-term invo	estments 8.3%		\$17,400,000
(Cost \$17,400,			+,,
Repurchase agi	· · ·		17,400,000
Goldman		17,400,000	17,400,000
Sachs		., ,	.,,
Tri-Party			
Repurchase			
Agreement			
dated			
12-31-15 at			
0.320% to be			
repurchased at			
\$17,400,619			
on 1-4-16,			
collateralized			
by \$7,718,497			
Federal			

National

Mortgage

Association,

3.000% -

4.500% due

2-1-18 to

9-1-43

(valued at

\$8,073,319,

including

interest) and

\$8,999,499

Federal Home

Loan

Mortgage

Corp.,

2.000% -

6.500% due

5-1-20 to

6-1-45

(valued at

\$9,674,682,

including

interest)

**Total investments (Cost \$225,951,981)** 

104.2%

\$218,891,588

Other assets and liabilities, net (4.2%)

(\$8,860,771)

Total net assets 100.0%

\$210,030,817

SEE NOTES TO FINANCIAL STATEMENTS

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 24

The percentage shown

for each investment

category is the total

value of the category as

a percentage of the net

assets of the fund.

^All par values are

denominated in U.S.

dollars unless otherwise

indicated.

#### **Key to Currency**

# **Abbreviations**

EUR Euro

GBP Pound Sterling

**Key to Security** 

**Abbreviations and** 

Legend

**ADR** Depositary Receipts Euro Interbank **EURIBOR** Offered Rate London **LIBOR** Interbank Offered Rate PIK Payment-in-kind A portion of this security is segregated as collateral for (C) options. Total collateral value at 12-31-15 was \$25,916,765. Non-income producing -(H) Issuer is in default. Non-income (I) producing security. Term loans are variable rate obligations. The coupon rate (M) shown represents the rate at period end. Variable rate obligation. The coupon rate (P) shown represents the rate at period end. Perpetual bonds have no stated maturity date. (Q) Date shown as maturity date is next call date. (R) Direct placement securities are restricted as to resale, and the fund has limited

American

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

(S) be resold,

normally to

qualified

institutional

buyers, in

transactions

exempt from

registration.

At 12-31-15, the

aggregate cost

of investment

securities for

federal income

tax purposes

was

\$226,982,373.

Net unrealized

depreciation

aggregated

\$8,090,785, of

which

\$14,440,727

related to

appreciated

investment

securities and

\$22,531,512

related to

depreciated

investment

securities.

SEE NOTES TO FINANCIAL STATEMENTS

Financial statements

# **STATEMENT OF ASSETS AND LIABILITIES 12-31-15**

Assets	
Investments, at value (Cost \$225,951,981)	\$218,891,588
Foreign currency, at value (Cost \$17,498)	17,506
Cash held at broker for futures contracts	472,228
Receivable for investments sold	4,994,224
Unrealized appreciation on forward foreign currency exchange contracts	22,298
Dividends and interest receivable	752,855
Receivable for futures variation margin	146,250
Total assets	225,296,949
Liabilities	
Due to custodian	4,764,478
Payable for investments purchased	10,015,328
Unrealized depreciation on forward foreign currency exchange contracts	17,753
Written options, at value (premium received \$296,524)	355,100
Payable to affiliates	
Accounting and legal services fees	3,036
Trustees' fees	1,606
Other liabilities and accrued expenses	108,831
Total liabilities	15,266,132
Net assets	\$210,030,817
Net assets consist of	
Paid-in capital	\$218,124,769
Accumulated distributions in excess of net investment income	(191,523)
Accumulated net realized gain (loss) on investments, futures contracts, written options and foreign	(563,944)
currency transactions	(303,944 )
Net unrealized appreciation (depreciation) on investments, futures contracts, written options and	(7,338,485)
translation of assets and liabilities in foreign currencies	¢210 020 017
Net assets	\$210,030,817
Net asset value per share	
Based on 12,517,202 shares of beneficial interest outstanding unlimited number of shares	
authorized with \$0.01 par value	\$16.78
SEE NOTES TO FINANCIAL STATEMENTS	
ANNUAL REPORT   JOHN HANCOCK HEDGED EQUITY & INCOME FUND 26	

# **STATEMENT OF OPERATIONS** For the year ended 12-31-15

### **Investment** income Dividends\$5,904,827 Interest 2,168,318 Less foreign (238,351 ) taxes withheld **Total** investment,834,794 income **Expenses** Investment managemen \$57,519 fees Accounting and legal 41,845 services fees Transfer agent 18,994 fees Trustees' 46,127 fees Printing and 63,042 postage Professional 78,028 fees Custodian<sub>65,000</sub> fees Stock exchange 23,751 listing fees Other 33,730 **Total** expenses 2,728,036 Less expense (18,076 ) reductions Net expenses 2,709,960 Net

investmer#,124,834

income

```
Realized
and
unrealized
gain
(loss)
Net
realized
gain
(loss)
on
Investments
and
foreign
         11,087,894 1
currency
transactions
contracts (10,219
Futures
                    )
Written
         (57,136
                     )
options
         11,020,539
Change
in
net
unrealized
appreciation
(depreciation)
of
Investments
and
translation
of
assets
         (17,700,612)^2
and
liabilities
in
foreign
currencies
Futures
         528,754
contracts
Written
         (152,581
                    )
options
         (17,324,439)
Net
realized
         (6,303,900)
and
unrealized
loss
Decrease ($1,179,066)
in
net
```

assets

# from operations

Includes
foreign tax
refund of
\$2,129.
Net of
\$1,738
decrease in
deferred
foreign
withholding
taxes.

SEE NOTES TO FINANCIAL STATEMENTS

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 27

### STATEMENTS OF CHANGES IN NET ASSETS

	Year ended 12-31-15		Year ended 12-31-14	
Increase (decrease) in net assets				
From operations				
Net investment income	\$5,124,834		\$6,264,754	
Net realized gain	11,020,539		2,771,634	
Change in net unrealized appreciation (depreciation)	(17,324,439	)	(6,389,428	)
Increase (decrease) in net assets resulting from operations	(1,179,066	)	2,646,960	
Distributions to shareholders				
From net investment income	(5,710,487	)	(6,125,164	)
From net realized gain	(12,004,625	)	(14,403,849	)
From tax return of capital	(1,939,979	)		
Total distributions	(19,655,091	)	(20,529,013	)
From fund share transactions				
Repurchased	(17,598,174	)	(1,649,235	)
Total decrease	(38,432,331	)	(19,531,288	)
Net assets				
Beginning of year	248,463,148		267,994,436	
End of year	\$210,030,817		\$248,463,148	
Undistributed (accumulated distributions in excess of) net	(\$191,523	)	\$511,121	
investment income	(\$191,323	,	φ311,121	
Share activity				
Shares outstanding				
Beginning of year	13,637,509		13,732,375	
Shares repurchased	(1,120,307	)	(94,866	)
End of year	12,517,202		13,637,509	
SEE NOTES TO FINANCIAL STATEMENTS				

# Financial highlights

Period Ended Per share operating performance Net asset	12-31-	15	12-31-14	1	12-31-	13	12-31-	12 <sup>1</sup>	10-31-12	10-31-11 <sup>2</sup>
value, beginning of period Net	\$18.22		\$19.52		\$17.54		\$17.60	1	\$16.99	\$19.10 <sup>3</sup>
investment income <sup>4</sup> Net realized and	0.39		0.46		0.14		0.05		0.13	0.02
unrealized gain (loss) on investments Total	(0.51	)	(0.27	)	3.19		0.18		1.68	(1.73)
from investment operations Less distributions to common shareholders	(0.12	)	0.19		3.33		0.23		1.81	(1.71)
From net investment income From net	(0.44	)	(0.45	)	(0.18	)	(0.05	)	(0.13)	(0.02)
realized gain From tax	(0.91	)	(1.05	)	(1.17	)				
return of capital	(0.15	)					(0.27	)	(1.16)	(0.34)
Total distributions Anti-dilutive impact of repurchase	( <b>1.50</b> 0.18	)	( <b>1.50</b> 0.01	)	(1.35	6	0.03	)	( <b>1.29</b> ) 0.09	(0.36)

plan <sup>5</sup> Offering costs related to common shares										(0.04)
Net asset value, end of period Per share	\$16.78		\$18.22		\$19.52		\$17.54		\$17.60	\$16.99
market value, end of period Total	\$14.46		\$16.32		\$17.07		\$15.26		\$16.14	\$15.18
return at net asset value (%) <sup>7</sup> Total	1.56	8	1.66	8	20.40		1.71	9	12.17	<b>(8.98</b> ) <sup>9</sup>
return at market value (%) <sup>7</sup> Ratios and supplemental data Net assets applicable to	(2.29	)	4.13		21.02		(3.51	)9	15.14	(22.33) 9
common shares, end of period (in millions) Ratios (as a percentage of average net assets):	\$210		\$248		\$268		\$241		\$245	\$248
Expenses before reductions Expenses	1.16		1.17		1.14		0.22	9	1.14	1.15 10
including reductions Net	1.15		1.17		1.14		0.22	9	1.14	1.15 10
investment income Portfolio turnover (%)	2.17		2.37	11	0.72	12	0.30	9	0.74 76	0.31 <sup>10</sup>

For the two-month period ended
12-31-12. The fund changed its fiscal year end from October 31 to December 31.
Period from 5-26-11

- 2 (commencement of operations) to 10-31-11.
  Reflects the deduction
- of a \$0.90 per share sales load.

  Based on average
- daily shares outstanding.
  The repurchase plan was completed at an average repurchase price of \$15.71, \$17.38, \$17.06, \$15.43 and \$15.95 for 1,120,307 shares, 94,866 shares, 794 shares, 200,837
- shares, 200,637
  shares, and 686,230
  shares for the 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.
- 6 Less than \$0.005 per share.
- 7 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 certain expenses not been reduced during the applicable periods.

- 9 Not annualized.
- 10 Annualized.
  Increase in net investment income as a percentage of average net assets resulted from repositioning of the
- 11 portfolio in accordance with investment policy 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
- 12 accordance with investment policy changes approved by the Board of Trustees during the year ended December 31, 2013.

SEE NOTES TO FINANCIAL STATEMENTS

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND

Notes to financial statements

### 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

29

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 close of regular trading on the New York Stock Exchange (NYSE), normally at 4:00 p.m., Eastern Time. In order to value the securities, the fund uses the following valuation techniques: Equity securities held by the fund are 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. Securities that trade only in the over-the-counter (OTC) market are valued using bid prices.

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 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.

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND

30

The following is a summary of the values by input classification of the fund's investments as of December 31, 2015, by major security category or type:

	Total value at 12-31-15	Level 1 quoted price	Level 2 significant observable inputs	Level 3 significant unobservable inputs
Common stocks				
Consumer discretionary	\$9,131,425	\$3,872,441	\$5,162,101	\$96,883
Consumer staples	11,278,302	4,935,599	6,342,703	
Energy	13,137,134	8,278,421	4,858,713	
Financials	46,665,561	22,456,283	24,209,278	
Health care	19,816,502	10,249,141	9,567,361	
Industrials	18,713,364	8,753,058	9,960,306	
Information technology	21,728,157	17,105,416	4,507,643	115,098
Materials	11,188,759	6,532,049	4,656,710	
Telecommunication services	9,708,523	1,631,381	8,077,142	
Utilities	10,191,961	4,100,066	6,091,895	
Preferred securities	102,907		102,907	
Corporate bonds	29,332,015		29,332,015	
Convertible bonds	111,981		111,981	
Term loans	384,997		384,997	
Short-term investments	17,400,000		17,400,000	
Total investments in securities	\$218,891,588	\$87,913,855	\$130,765,752	\$211,981
Other financial instruments				
Futures	(\$212,843)	(\$212,843	)	
Forward foreign currency			¢4.Ε4Ε	
contracts	\$4,545		\$4,545	
Written options	(\$355,100)	(\$355,100)	)	
Renurchase agreements The fu	ınd may enter in	to repurchase an	reements When	the fund enters

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 net asset value 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

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 31

taxes, is recorded when the fund becomes aware of the dividends. 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. The tax character of distributions for the years ended December 31, 2015 and 2014 was as follows:

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 32

### December 31, 2015 December 31, 2014

Ordinary income \$5,737,984 \$6,882,308 Long-term capital gains 11,977,128 13,646,705

Tax return of capital 1,939,979

Total \$19,655,091 \$20,529,013

Such distributions, and distributable earnings, 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.

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, 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 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 derivatives 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 and cleared 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

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 33

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 year ended December 31, 2015, 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 \$35.5 million, as measured at each quarter end. The following table summarizes the contracts held at December 31, 2015:

Open contracts	Number of contracts	Position	Expiration date	Notional basis	Notional value	Unrealized Depreciation	
Mini MSCI EAFE Index Futures	130	Short	Mar 2016	(\$10,825,457)	(\$11,038,300)	(\$212,843	)

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 year ended December 31, 2015, 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 \$3.6 million to \$7.8 million, as measured at each quarter end. The following table summarizes the contracts held at December 31, 2015:

Contr	act to Buy	Contr	act to Sell	Counterparty	Contractual settlement date	Unrealized appreciation	Unrealized depreciation	Net unrealized appreciation/ (depreciation)	
CAD	200,000	USD	143,465	Bank of Montreal	1/29/2016	\$1,082		\$1,082	
EUR	945,000	USD	1,037,317	Bank of America, N.A. JPMorgan	1/29/2016		(\$9,728	(9,728	)
GBP	483,000	USD	720,112	Chase Bank N.A.	1/29/2016		(8,025	(8,025	)
USD	1,092,814	EUR	999,000	Bank of America, N.A.	3/16/2016	5,204		5,204	
USD	1,719,825	EUR	1,565,000	Citibank N.A.	3/16/2016	16,012 <b>\$22,298</b>	(\$17,753	16,012 <b>\$4,545</b>	

#### **Currency abbreviation**

CAD Canadian Dollar GBP Pound Sterling EUR Euro USD U.S. Dollar

**Options.** There are two types of options, put options and call options. Options are traded either OTC or 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

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 34

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 year ended December 31, 2015, the fund wrote option contracts to manage against anticipated changes in securities markets and generate income. The following tables summarize the fund's written options activities during the year ended December 31, 2015, and the contracts held at December 31, 2015:

	<b>Number of contracts</b>	Premiums received (paid)	
Outstanding, beginning of period	155	\$162,980	
Options written	4,290	4,806,486	
Options closed	(4,180	(4,672,942	)
Options exercised			
Options expired			
Outstanding, end of period	265	\$296,524	

Name of issuer	Exercise price	Expiration date	Number of contracts	Premium	Value
Calls					
S&P 500 Index	\$2,065	Jan 2016	265	\$296,524	(\$355,100)
			265	\$296,524	(\$355,100)

#### Fair value of derivative instruments by risk category

The table below summarizes the fair value of derivatives held by the fund at December 31, 2015 by risk category:

fair value	
Equity Receivable/payable for futures Futures (\$212,843	)
Foreign Receivable/payable for forward Forward foreign currency foreign currency exchange contracts currency contracts \$22,298 (17,753)	)
Equity Written options, at value Written options (355,100	)
\$22,298 (\$585,696	)

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.

#### 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 year ended December 31, 2015:

Risk	Statement of operations location	Futures contracts	Investments and foreign currency transactions*	Written options	Total
Equity	Net realized gain (loss)	(\$10,219	)	(\$57,136)	(\$67,355)

Foreign currency Net realized gain (loss) \$115,578 115,578 **Total** (\$10,219 ) \$115,578 (\$57,136) \$48,223

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 35

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 year ended December 31, 2015:

Risk	Statement of operations location	Futures contracts	Investments and translation of assets and liabilities in foreign currencies*	Written options	Total
Equity	Change in unrealized appreciation (depreciation)	\$528,754		(\$152,581)	\$376,173
Foreign currency	Change in unrealized appreciation (depreciation)		\$18,646		18,646
Total		\$528,754	\$18,646	(\$152,581)	\$394,819

<sup>\*</sup>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 year ended December 31, 2015, this waiver amounted to 0.01% of the fund's average daily gross assets. 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 \$18,076 for the year ended December 31, 2015.

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

The investment management fees, including the impact of the waivers and reimbursements as described above, incurred for the year ended December 31, 2015, 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 year ended December 31, 2015, 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.

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 36

#### 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 years ended December 31, 2015 and 2014, the fund repurchased 8.21% and 0.69% of shares outstanding, respectively. The weighted average discount per share on the repurchases amounted to 12.14% and 10.69% for the years ended December 31, 2015 and 2014, 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 \$98,183,804 and \$132,335,151, respectively, for the year ended December 31, 2015.

#### 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 December 31, 2015:

	Acquisition	Acquisition	Beginning	Value as of		
<b>Issuer, description</b>	date	cost	share	share	percentage of	12-31-15
	uate	Cost	amount	amount	fund's net assets	12-31-13
Allstar Co-Invest LLC	8-1-11	\$240,553	236,300	236,300	0.05%	\$96,883
Dropbox, Inc., Class B	5-1-12	\$65,608	7,248	7,248	0.05%	\$115,098
		\$306,161				\$211,981
ANNUAL REPORT	JOHN HAN	NCOCK HEI	OGED EQU	JITY & I	NCOME FUND	37

#### **AUDITOR'S REPORT**

Report of Independent Registered Public Accounting Firm

To the Board of Trustees and Shareholders of John Hancock Hedged Equity & Income Fund:

In our opinion, the accompanying statement of assets and liabilities, including the fund's investments, and the related statements of operations and of changes in net assets and the financial highlights present fairly, in all material respects, the financial position of John Hancock Hedged Equity & Income Fund (the "Fund") at December 31,2015, the results of its operations for the year then ended, the changes in its net assets for each of the two years in the years then ended and the financial highlights for each of the periods presented, in conformity with accounting principles generally accepted in the United States of America. These financial statements and financial highlights (hereafter referred to as "financial statements") are the responsibility of the Fund's management; our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits of these financial statements in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits, which included confirmation of securities at December 31, 2015 by correspondence with the custodian and brokers, and the application of alternative auditing procedures where securities purchased confirmations had not been received, provide a reasonable basis for our opinion.

PricewaterhouseCoopers LLP

Boston, Massachusetts

February 16, 2016

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 38

#### TAX INFORMATION

Unaudited

For federal income tax purposes, the following information is furnished with respect to the distributions of the fund, if any, paid during its taxable year ended December 31, 2015.

The fund reports the maximum amount allowable of its net taxable income as eligible for the corporate dividends-received deduction.

The fund reports the maximum amount allowable of its net taxable income as qualified dividend income as provided in the Jobs and Growth Tax Relief Reconciliation Act of 2003.

The fund paid \$11,977,128 in capital gain dividends.

Eligible shareholders will be mailed a 2015 Form 1099-DIV in early 2016. This will reflect the tax character of all distributions paid in calendar year 2015.

Please consult a tax advisor regarding the tax consequences of your investment in the fund.

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 39

# 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.

#### **Dividends and distributions**

During the year ended December 31, 2015, distributions from net investment income totaling \$0.4370 per share, from net realized gain totaling \$0.9186 per share and distributions from tax return of capital totaling \$0.1484 per share were paid to shareholders. The dates of payments and the amounts per share were as follows:

Payment date Distributions
March 31, 2015 \$0.3760

June 30, 2015 0.3760 September 30, 2015 0.3760 December 31, 2015 0.3760 **Total** \$1.5040 **Dividend reinvestment plan** 

The fund's Dividend Reinvestment Plan (the Plan) provides that distributions of dividends and capital gains are automatically reinvested in common shares of the fund by Computershare Trust Company, N.A. (the Plan Agent). Every shareholder holding at least one full share of the fund is entitled to participate in the Plan. In addition, every shareholder who became a shareholder of the fund after June 30, 2011, and holds at least one full share of the fund will be automatically enrolled in the Plan. Shareholders may withdraw from the Plan at any time and shareholders who do not participate in the Plan will receive all distributions in cash.

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 40

If the fund declares a dividend or distribution payable either in cash or in common shares of the fund and the market price of shares on the payment date for the distribution or dividend equals or exceeds the fund's net asset value per share (NAV), the fund will issue common shares to participants at a value equal to the higher of NAV or 95% of the market price. The number of additional shares to be credited to each participant's account will be determined by dividing the dollar amount of the distribution or dividend by the higher of NAV or 95% of the market price. If the market price is lower than NAV, or if dividends or distributions are payable only in cash, then participants will receive shares purchased by the Plan Agent on participants' behalf on the NYSE or otherwise on the open market. If the market price exceeds NAV before the Plan Agent has completed its purchases, the average per share purchase price may exceed NAV, resulting in fewer shares being acquired than if the fund had issued new shares.

There are no brokerage charges with respect to common shares issued directly by the fund. However, whenever shares are purchased or sold on the NYSE or otherwise on the open market, each participant will pay a pro rata portion of brokerage trading fees, currently \$0.05 per share purchased or sold. Brokerage trading fees will be deducted from amounts to be invested.

The reinvestment of dividends and net capital gains distributions does not relieve participants of any income tax that may be payable on such dividends or distributions.

Shareholders participating in the Plan may buy additional shares of the fund through the Plan at any time in amounts of at least \$50 per investment, up to a maximum of \$10,000, with a total calendar year limit of \$100,000. Shareholders will be charged a \$5 transaction fee plus \$0.05 per share brokerage trading fee for each order. Purchases of additional shares of the fund will be made on the open market. Shareholders who elect to utilize monthly electronic fund transfers to buy additional shares of the fund will be charged a \$2 transaction fee plus \$0.05 per share brokerage trading fee for each automatic purchase. Shareholders can also sell fund shares held in the Plan account at any time by contacting the Plan Agent by telephone, in writing or by visiting the Plan Agent's website at www.computershare.com/investor. The Plan Agent will mail a check (less applicable brokerage trading fees) on settlement date, which is three business days after the shares have been sold. If shareholders choose to sell shares through their stockbroker, they will need to request that the Plan Agent electronically transfer those shares to their stockbroker through the Direct Registration System.

Shareholders participating in the Plan may withdraw from the Plan at any time by contacting the Plan Agent by telephone, in writing or by visiting the Plan Agent's website at www.computershare.com/investor. Such termination will be effective immediately if the notice is received by the Plan Agent prior to any dividend or distribution record date; otherwise, such termination will be effective on the first trading day after the payment date for such dividend or distribution, with respect to any subsequent dividend or distribution. If shareholders withdraw from the Plan, their

shares will be credited to their account; or, if they wish, the Plan Agent will sell their full and fractional shares and send the shareholders the proceeds, less a transaction fee of \$5 and less brokerage trading fees of \$0.05 per share. If a shareholder does not maintain at least one whole share of common stock in the Plan account, the Plan Agent may terminate such shareholder's participation in the Plan after written notice. Upon termination, shareholders will be sent a check for the cash value of any fractional share in the Plan account, less any applicable broker commissions and taxes.

Shareholders who hold at least one full share of the fund may join the Plan by notifying the Plan Agent by telephone, in writing or by visiting the Plan Agent's website at www.computershare.com/investor. If received in proper form by the Plan Agent before the record date of a dividend, the election will be effective with respect to all dividends paid after such record date. If shareholders wish to participate in the Plan and their shares are held in the name of a brokerage firm, bank or other nominee, shareholders should contact their nominee to see if it will participate in the Plan. If shareholders wish to participate in the Plan, but their brokerage firm, bank or other nominee is unable to participate on their behalf, they will need to request that their shares be re-registered in their own name, or they will not be able to participate. The Plan Agent will administer the Plan on the basis of the number of shares certified from time to time by shareholders as representing the total amount registered in their name and held for their account by their nominee.

Experience under the Plan may indicate that changes are desirable. Accordingly, the fund and the Plan Agent reserve the right to amend or terminate the Plan. Participants generally will receive written notice at least 90 days before the effective

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 41

date of any amendment. In the case of termination, participants will receive written notice at least 90 days before the record date for the payment of any dividend or distribution by the fund.

Effective November 1, 2013, the Plan was revised to provide that Computershare Trust Company, N.A. no longer provides mail loss insurance coverage when shareholders mail their certificates to the fund's administrator.

All correspondence or requests for additional information about the Plan should be directed to Computershare Trust Company, N.A., at the address stated below, or by calling 800-852-0218, 201-680-6578 (For International Telephone Inquiries) and 800-952-9245 (For the Hearing Impaired (TDD)).

#### Shareholder communication and assistance

If you have any questions concerning the fund, we will be pleased to assist you. If you hold shares in your own name and not with a brokerage firm, please address all notices, correspondence, questions or other communications regarding the fund to the transfer agent at:

Computershare P.O. Box 30170 College Station, TX 77842-3170 Telephone: 800-852-0218

If your shares are held with a brokerage firm, you should contact that firm, bank or other nominee for assistance.

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 42

#### Trustees and Officers

This chart provides information about the Trustees and Officers who oversee your John Hancock fund. Officers elected by the Trustees manage the day-to-day operations of the fund and execute policies formulated by the Trustees.

#### **Independent Trustees**

Name, year of birth

Position(s) held with fund

Principal occupation(s) and other directorships during past 5 years

Trustee Number of John

Hancock funds

overseen by

since<sup>1</sup>

Trustee

James M. Oates, Born: 1946 2012228 Trustee and Chairperson of the Board Managing Director, Wydown Group (financial consulting firm) (since 1994); Chairman and Director, Emerson Investment Management, Inc. (since 2000); Independent Chairman, Hudson Castle Group, Inc. (formerly IBEX Capital Markets, Inc.) (financial services company) (1997-2011); Director, Stifel Financial (since 1996); Director, Investor Financial Services Corporation (1995-2007); Director, Connecticut River Bancorp (1998-2014); Director, Virtus Funds (formerly Phoenix Mutual Funds) (since 1988). Trustee and Chairperson of the Board, John Hancock Collateral Trust and John Hancock Exchange-Traded Fund Trust (since 2015); Trustee and Chairperson of the Board, John Hancock retail funds<sup>3</sup> (since 2012); Trustee (2005-2006 and since 2012) and Chairperson of the Board (since 2012), John Hancock Funds III; Trustee (since 2004) and Chairperson of the Board (since 2005), John Hancock Variable Insurance Trust; Trustee and Chairperson of the Board, John Hancock Funds II (since 2005).

Charles L. Bardelis,<sup>2</sup> Born: 1941 2012228

Trustee

Director, Island Commuter Corp. (marine

transport). Trustee, John Hancock Collateral Trust and John Hancock Exchange-Traded Fund Trust (since 2015); Trustee, John Hancock retail funds<sup>3</sup> (since 2012); Trustee, John Hancock Funds III (2005-2006 and since 2012); Trustee, John Hancock Variable Insurance Trust (since 1988); Trustee, John Hancock Funds II (since 2005).

# **Peter S. Burgess,**<sup>2</sup> Born: 1942 2012228

Trustee

Consultant (financial, accounting, and auditing matters) (since 1999); Certified Public Accountant; Partner, Arthur Andersen (independent public accounting firm) (prior to 1999); Director, Lincoln Educational Services Corporation (since 2004); Director, Symetra Financial Corporation (2010-2016); Director, PMA Capital Corporation (2004-2010). Trustee, John Hancock Collateral Trust and John Hancock Exchange-Traded Fund Trust (since 2015); Trustee, John Hancock retail funds<sup>3</sup> (since 2012); Trustee, John Hancock Funds III (2005-2006 and since 2012); Trustee, John Hancock Variable Insurance Trust and John Hancock Funds II (since 2005).

#### William H. Cunningham, Born: 1944 2011228

Trustee

Professor, University of Texas, Austin, Texas (since 1971); former Chancellor, University of Texas System and former President of the University of Texas, Austin, Texas; Chairman (since 2009) and Director (since 2006), Lincoln National Corporation (insurance); Director, Southwest Airlines (since 2000); former Director, LIN Television (2009-2014). Trustee, John Hancock retail funds<sup>3</sup> (since 1986); Trustee, John Hancock Variable Insurance Trust (since 2012); Trustee, John Hancock Funds II (2005-2006 and since 2012); Trustee, John Hancock Collateral Trust and John Hancock Exchange-Traded Fund Trust (since 2015).

Grace K. Fey, Born: 1946 2012228

Trustee

Chief Executive Officer, Grace Fey Advisors (since 2007); Director and Executive Vice President, Frontier Capital Management Company (1988-2007); Director, Fiduciary Trust (since 2009). Trustee, John Hancock Collateral Trust and John Hancock Exchange-Traded Fund Trust (since 2015); Trustee, John Hancock retail funds<sup>3</sup> (since 2012);

Trustee, John Hancock Variable

Insurance Trust and John Hancock

Funds II (since 2008).

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 43

#### **Independent Trustees** (continued)

Name, year of birth

Position(s) held with fund

Principal occupation(s) and other directorships during past 5 years

Trustee Number of John

Hancock funds

overseen by

Trustee

**Theron S. Hoffman,**<sup>2</sup> Born: 1947 2012228

Trustee

Chief Executive Officer, T. Hoffman Associates, LLC (consulting firm) (since 2003); Director, The Todd Organization (consulting firm) (2003-2010); President, Westport Resources Management (investment management consulting firm) (2006-2008); Senior Managing Director, Partner, and Operating Head, Putnam Investments (2000-2003); Executive Vice President, The Thomson Corp. (financial and legal information publishing) (1997-2000). Trustee, John Hancock Collateral Trust and John Hancock Exchange-Traded Fund Trust (since 2015); Trustee, John Hancock retail funds<sup>3</sup> (since 2012); Trustee, John Hancock Variable Insurance Trust and John Hancock Funds II (since 2008).

Deborah C. Jackson, Born: 1952 2011228

#### Trustee

President, Cambridge College, Cambridge, Massachusetts (since 2011); Chief Executive Officer, American Red Cross of Massachusetts Bay (2002-2011); Board of Directors of Eastern Bank Corporation (since 2001); Board of Directors of Eastern Bank Charitable Foundation (since 2001); Board of Directors of American Student Assistance Corporation (1996-2009); Board of Directors of Boston Stock Exchange (2002-2008); Board of Directors of Harvard Pilgrim Healthcare (health benefits company) (2007-2011). Trustee, John Hancock retail funds<sup>3</sup> (since 2008); Trustee, John Hancock Variable Insurance Trust and John Hancock Funds II (since 2012); Trustee, John Hancock Collateral Trust and John Hancock Exchange-Traded Fund Trust (since 2015).

# Hassell H. McClellan, Born: 1945 2012228

Trustee

Trustee, Virtus Variable Insurance Trust (formerly Phoenix Edge Series Funds) (since 2008); Director, The Barnes Group (since 2010); Associate Professor, The Wallace E. Carroll School of Management, Boston College (retired 2013). Trustee, John Hancock Collateral Trust and John Hancock Exchange-Traded Fund Trust (since 2015); Trustee, John Hancock retail funds<sup>3</sup> (since 2012); Trustee, John Hancock Funds III (2005-2006 and since 2012); Trustee, John Hancock Variable Insurance Trust and John Hancock Funds II (since 2005).

# Steven R. Pruchansky, Born: 1944 2011228 Trustee and Vice Chairperson of the Board Chairman and Chief Executive Officer, Greenscapes of Southwest Florida, Inc. (since 2000); Director and President, Greenscapes of Southwest Florida, Inc. (until 2000); Member, Board of Advisors, First American Bank (until 2010); Managing Director, Jon James, LLC (real estate) (since 2000); Partner, Right Funding, LLC (since 2014); Director, First Signature Bank & Trust Company (until 1991); Director, Mast Realty Trust (until

1994); President, Maxwell Building Corp. (until 1991). Trustee (since 1992) and Chairperson of the Board (2011-2012), John Hancock retail funds<sup>3</sup>; Trustee and Vice Chairperson of the Board, John Hancock retail funds<sup>3</sup> John Hancock Variable Insurance Trust, and John Hancock Funds II (since 2012); Trustee, and Vice Chairperson of the Board, John Hancock Collateral Trust and John Hancock Exchange-Traded Fund Trust (since 2015).

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 44

#### **Independent Trustees** (continued)

Name, year of birth **Trustee Number of John** Position(s) held with fund of the Hancock funds Principal occupation(s) and other Trust overseen by directorships during past 5 years since<sup>1</sup> Trustee

Gregory A. Russo, Born: 1949 2011228

Trustee

Director and Audit Committee Chairman (since 2012), and Member, Audit Committee and Finance Committee (since 2011), NCH Healthcare System, Inc. (holding company for multi-entity healthcare system); Director and Member (since 2012) and Finance Committee Chairman (since 2014), The Moorings, Inc. (nonprofit continuing care community); Vice Chairman, Risk & Regulatory Matters, KPMG LLP (KPMG) (2002-2006); Vice Chairman, Industrial Markets, KPMG (1998-2002); Chairman and Treasurer, Westchester County, New York, Chamber of Commerce (1986-1992); Director, Treasurer, and Chairman of Audit and Finance Committees, Putnam Hospital Center (1989-1995); Director and Chairman of Fundraising Campaign, United Way of Westchester and Putnam Counties, New York (1990-1995). Trustee, John Hancock retail funds<sup>3</sup> (since 2008); Trustee, John Hancock Variable Insurance Trust and John Hancock Funds II (since 2012); Trustee,

John Hancock Collateral Trust and John Hancock Exchange-Traded Fund Trust (since 2015).

Non-Independent Trustees<sup>4</sup>

Name, year of birth

Position(s) held with fund

Principal occupation(s) and other directorships during past 5 years

Trustee Number of John

Hancock funds

overseen by

since<sup>1</sup>

Trustee

James R. Boyle, Born: 1959 2015228

Non-Independent Trustee\* Chairman, and Chief Executive Officer, Zillion Group, Inc. (formerly HealthFleet, Inc.) (healthcare) (since 2014); Executive Vice President and Chief Executive Officer, U.S. Life Insurance Division of Genworth Financial, Inc. (insurance) (January 2014-July 2014); Senior Executive Vice President, Manulife Financial Corporation, President and Chief Executive Officer, John Hancock (1999-2012); Chairman and Director, John Hancock Advisers, LLC, John Hancock Funds, LLC, and John Hancock Investment Management Services, LLC (2005-2010). Trustee, John Hancock Collateral Trust and John Hancock Exchange-Traded Fund Trust (since 2015); Trustee, John Hancock retail funds<sup>3</sup> (2005-2010; 2012-2014 and since 2015); Trustee, John Hancock Variable Insurance Trust and John Hancock Funds II (2005-2014 and since 2015). \*Effective 3-10-15.

Non-Independent Trustee
President, John Hancock Financial
Service (since 2012); Senior
Executive Vice President and General
Manager, U.S. Division, Manulife
Financial Corporation (since 2012);
President and Chief Executive

Craig Bromley, Born: 1966 2012228

Officer, Manulife Insurance Company (Manulife Japan) (2005-2012,

including prior positions). Trustee, John Hancock retail funds,<sup>3</sup> John Hancock Variable Insurance Trust, and John Hancock Funds II (since 2012); Trustee, John Hancock Collateral Trust and John Hancock Exchange-Traded Fund Trust (since 2015).

#### Warren A. Thomson, Born: 1955 2012228

Non-Independent Trustee

Senior Executive Vice President and Chief

Investment Officer, Manulife Financial

Corporation and The Manufacturers Life

Insurance Company (since 2009); Chairman,

Manulife Asset Management (since 2001,

including prior positions); Director and

Chairman, Manulife Asset Management

Limited (since 2006); Director and

Chairman, Hancock Natural Resources

Group, Inc. (since 2013). Trustee, John

Hancock retail funds,<sup>3</sup> John Hancock

Variable Insurance Trust, and John Hancock

Funds II (since 2012); Trustee, John

Hancock Collateral Trust and John Hancock

Exchange-Traded Fund Trust (since 2015).

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 45

#### Principal officers who are not Trustees

Name, year of birth Officer Position(s) held with fund of the Principal occupation(s) and other Trust directorships during past 5 years since

Andrew G. Arnott, Born: 1971 2011

President

Senior Vice President, John Hancock

Financial Services (since 2009);

Director and Executive Vice

President, John Hancock Advisers,

LLC (since 2005, including prior

positions); Director and Executive

Vice President, John Hancock

Investment Management Services,

LLC (since 2006, including prior

positions); President, John Hancock

Funds, LLC (since 2004, including prior positions); President, John Hancock retail funds,<sup>3</sup> John Hancock Variable Insurance Trust, and John Hancock Funds II (since 2007, including prior positions); President, John Hancock Collateral Trust (since 2015); President, John Hancock Exchange-Traded Fund Trust (since 2014).

John J. Danello, Born: 1955 2014 Senior Vice President, Secretary, and Chief Legal Officer Vice President and Chief Counsel, John Hancock Wealth Management (since 2005); Senior Vice President (since 2007) and Chief Legal Counsel (2007-2010), John Hancock Funds, LLC and The Berkeley Financial Group, LLC; Senior Vice President (since 2006, including prior positions) and Chief Legal Officer and Secretary (since 2014), John Hancock retail funds <sup>3</sup>, John Hancock Funds II and John Hancock Variable Insurance Trust; Senior Vice President, Chief Legal Officer and Secretary, John Hancock Collateral Trust and John Hancock Exchange-Traded Fund Trust (since 2015); Vice President, John Hancock Life & Health Insurance Company (since 2009); Vice President, John Hancock Life Insurance Company (USA) and John Hancock Life Insurance Company of New York (since 2010); and Senior Vice President, Secretary, and Chief Legal Counsel (2007-2014, including prior positions) of John Hancock Advisers, LLC and John Hancock Investment Management Services, LLC.

Francis V. Knox, Jr., Born: 1947 2011

Chief Compliance Officer
Vice President, John Hancock Financial
Services (since 2005); Chief
Compliance Officer, John Hancock
retail funds,<sup>3</sup> John Hancock Variable
Insurance Trust, John Hancock Funds II,
John Hancock Advisers, LLC, and John
Hancock Investment Management
Services, LLC (since 2005); Chief
Compliance Officer, John Hancock
Collateral Trust and John Hancock
Exchange-Traded Fund Trust (since
2015).

#### Charles A. Rizzo, Born: 1957 2011

Chief Financial Officer
Vice President, John Hancock
Financial Services (since 2008);
Senior Vice President, John
Hancock Advisers, LLC and John
Hancock Investment Management
Services, LLC (since 2008); Chief
Financial Officer, John Hancock
retail funds,<sup>3</sup> John Hancock
Variable Insurance Trust and John
Hancock Funds II (since 2007);
Chief Financial Officer, John
Hancock Collateral Trust and John
Hancock Exchange-Traded Fund
Trust (since 2015).

#### Salvatore Schiavone, Born: 1965 2011

Treasurer

Assistant Vice President, John Hancock Financial Services (since 2007); Vice President, John Hancock Advisers, LLC and John Hancock Investment Management Services, LLC (since 2007); Treasurer, John Hancock retail funds³ (since 2007, including prior positions); Treasurer, John Hancock Variable Insurance Trust and John Hancock Funds II (2007-2009 and since 2010, including prior positions); Treasurer, John Hancock Collateral Trust and John Hancock Exchange-Traded Fund Trust (since 2015).

The business address for all Trustees and Officers is 601 Congress Street, Boston, Massachusetts 02210-2805.

Mr. Boyle, Mr. Bromley, Ms. Jackson, Mr. Oates, and Mr. Pruchansky serve as Trustees for a term expiring in 2016; Mr. Cunningham, Ms. Fey, Mr. McClellan, and Mr. Russo serve as Trustees for a term expiring in 2017; and Mr. Bardelis, Mr. Burgess, Mr. Hoffman, and Mr. Thomson serve as Trustees for a term expiring in 2018. Mr. Boyle has served as Trustee at various times prior to date listed in the table.

- 2 Member of the Audit Committee.
- <sup>3</sup> "John Hancock retail funds" comprises John Hancock Funds III and 36 other John Hancock funds consisting of 26 series of other John Hancock trusts and 10 closed-end funds.
- The Trustee is a Non-Independent Trustee due to current or former positions with the Advisor and certain of its affiliates.

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 46

#### More information

#### **Trustees**

James M. Oates, Chairperson

Steven R. Pruchansky, Vice Chairperson Investment advisor

Charles L. Bardelis\*

James R. Boyle John Hancock Advisers, LLC

Craig Bromley

Peter S. Burgess\* Subadvisor

William H. Cunningham

Grace K. Fey Wellington Management Company LLP

Theron S. Hoffman\*

Deborah C. Jackson Custodian

Hassell H. McClellan

Gregory A. Russo State Street Bank and Trust Company

Warren A. Thomson

**Transfer agent** 

**Officers** 

Computershare Shareowner Services, LLC

Andrew G. Arnott

President Legal counsel

John J. Danello K&L Gates LLP

Senior Vice President, Secretary,

and Chief Legal Officer Independent registered public accounting firm

Francis V. Knox, Jr. PricewaterhouseCoopers LLP

Chief Compliance Officer

Stock symbol

Charles A. Rizzo

Chief Financial Officer Listed New York Stock Exchange: HEQ

Salvatore Schiavone

Treasurer

\*Member of the Audit Committee Non-Independent Trustee

#### For shareholder assistance refer to page 42

You can also contact us:

Regular mail:

800-852-0218

jhinvestments.com

Computershare P.O. Box 30170

College Station, TX 77842-3170

The fund's proxy voting policies and procedures, as well as the fund's 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.

The report is certified under the Sarbanes-Oxley Act, which requires closed-end funds and other public companies to affirm that, to the best of their knowledge, the information in their financial reports is fairly and accurately stated in all material respects.

ANNUAL REPORT | JOHN HANCOCK HEDGED EQUITY & INCOME FUND 47

John Hancock family of funds

#### 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

Fundamental All Cap Core Global Income

Fundamental Large Cap Value Government Income

Large Cap Equity High Yield Municipal Bond

New Opportunities Income

Select Growth Investment Grade Bond

Small Cap Equity 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 Real Estate

Greater China Opportunities Natural Resources

International Core Redwood

International Growth Regional Bank

International Small Company Seaport

International Value Equity 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 (2010-2055)

Retirement Living Portfolios (2010-2055)

Retirement Living II Portfolios (2010-2055)

#### **EXCHANGE-TRADED FUNDS**

John Hancock Multifactor Consumer Discretionary ETF

John Hancock Multifactor Financials ETF

John Hancock Multifactor Healthcare ETF

John Hancock Multifactor Large Cap ETF

John Hancock Multifactor Mid Cap ETF

John Hancock Multifactor Technology ETF

#### **CLOSED-END FUNDS**

Financial Opportunities

Hedged Equity & Income

**Income Securities Trust** 

**Investors Trust** 

Preferred Income

Preferred Income II

Preferred Income III

Premium Dividend

Tax-Advantaged Dividend Income

Tax-Advantaged Global Shareholder Yield "As an investment firm, upholding the proud tradition of John Hancock comes down to one thing: putting shareholders first. We believe that if our shareholders are successful, then we will be successful."

#### Andrew G. Arnott

President and Chief Executive Officer John Hancock Investments

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 MF269284 P15A 12/15 2/16

#### ITEM 2. CODE OF ETHICS.

As of the end of the period, December 31, 2015, the registrant has adopted a code of ethics, as defined in Item 2 of Form N-CSR, that applies to its Chief Executive Officer, Chief Financial Officer and Treasurer (respectively, the principal executive officer, the principal financial officer and the principal accounting officer, the "Senior Financial Officers"). A copy of the code of ethics is filed as an exhibit to this Form N-CSR.

#### ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT.

Peter S. Burgess is the audit committee financial expert and is "independent", pursuant to general instructions on Form N-CSR Item 3.

#### ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

#### (a) Audit Fees

The aggregate fees billed for professional services rendered by the principal accountant(s) for the audit of the registrant's annual financial statements or services that are normally provided by the accountant(s) in connection with statutory and regulatory filings or engagements amounted to \$42,560 for the year ended December 31, 2015 and \$41,487 for the year ended December 31, 2014.

#### (b) Audit-Related Services

The audit-related fees were \$0 for the year ended December 31, 2015 and \$0 for the fiscal period ended December 31, 2014, billed to the registrant or to the registrant's investment adviser (not including any sub-adviser whose role is primarily portfolio management and is subcontracted with or overseen by another investment adviser), and any entity controlling, controlled by, or under common control with the adviser that provides ongoing services to the registrant ("control affiliates"). In addition, amounts billed to control affiliates for service provider internal controls reviews were \$103,474 and \$103,940 for the years ended December 31, 2015 and 2014, respectively.

#### (c) Tax Fees

The aggregate fees billed for professional services rendered by the principal accountant(s) for the tax compliance, tax advice and tax planning ("tax fees") amounted to \$3,500 for the year ended December 31, 2015 and \$3,450 for the year ended December 31, 2014. The nature of the services comprising the tax fees was the review of the registrant's tax returns and tax distribution requirements. These fees were billed to the registrant and were approved by the registrant's audit committee.

#### (d) All Other Fees

The all other fees billed to the registrant for products and services provided by the principal accountant were \$210 for the year ended December 31, 2015 \$156 and for the year ended December 31, 2014, billed to control affiliates for products and services provided by the principal accountant. The nature of the services comprising the all other fees consisted mainly of performance of agreed upon procedures required for the initial and secondary public offerings of shares and review of foreign tax withholding rates. These fees were approved by the registrant's audit committee.

#### (e)(1) Audit Committee Pre-Approval Policies and Procedures:

The trust's Audit Committee must pre-approve all audit and non-audit services provided by the independent registered public accounting firm (the "Auditor") relating to the operations or financial reporting of the funds. Prior to the commencement of any audit or non-audit services to a fund,

the Audit Committee reviews the services to determine whether they are appropriate and permissible under applicable law.

The trust's Audit Committee has adopted policies and procedures to, among other purposes, provide a framework for the Committee's consideration of audit-related and non-audit services by the Auditor. The policies and procedures require that any audit-related and non-audit service provided by the Auditor and any non-audit service provided by the Auditor to a fund service provider that relates directly to the operations and financial reporting of a fund are subject to approval by the Audit Committee before such service is provided. Audit-related services provided by the Auditor that are expected to exceed \$25,000 per instance/per fund are subject to specific pre-approval by the Audit Committee.

Tax services provided by the Auditor that are expected to exceed \$30,000 per instance/per fund are subject to specific pre-approval by the Audit Committee.

All audit services, as well as the audit-related and non-audit services that are expected to exceed the amounts stated above, must be approved in advance of provision of the service by formal resolution of the Audit Committee. At the regularly scheduled Audit Committee meetings, the Committee reviews a report summarizing the services, including fees, provided by the Auditor.

(e)(2) Services approved pursuant to paragraph (c)(7)(i)(C) of Rule 2-01 of Regulation S-X:

Audit-Related Fees, Tax Fees and All Other Fees:

There were no amounts that were approved by the Audit Committee pursuant to the de minimis exception under Rule 2-01 of Regulation S-X.

- (f) According to the registrant's principal accountant, for the fiscal period ended December 31, 2015, the percentage of hours spent on the audit of the registrant's financial statements for the most recent fiscal year that were attributed to work performed by persons who were not full-time, permanent employees of principal accountant was less than 50%.
- (g) The aggregate non-audit fees billed by the registrant's accountant(s) for services rendered to the registrant and rendered to the registrant's control affiliates of the registrant were \$7,126,906 for the year ended December 31, 2015 and \$5,316,575 for the year ended December 31, 2014.
- (h) The audit committee of the registrant has considered the non-audit services provided by the registrant's principal accountant(s) to the control affiliates and has determined that the services that were not pre-approved are compatible with maintaining the principal accountant(s)' independence.

ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS.

The registrant has a separately-designated standing audit of the audit committee are as follows:	it committee comprised of independent trustees. The members
Peter S. Burgess - Chairman	
Charles L. Bardelis	
Theron S. Hoffman	
ITEM 6. SCHEDULE OF INVESTMENTS.	
(a)	Not applicable.
(b)	Not applicable.
ITEM 7. DISCLOSURE OF PROXY VOTING POLIC MANAGEMENT INVESTMENT COMPANIES.  See attached exhibit "Proxy Voting Policies and Proced	
ITEM 8.	
PORTFOLIO MANAGERS OF CLOSED-END MA	NAGEMENT INVESTMENT COMPANIES.
Information about the Wellington Management Con	npany LLP ("Wellington Management") portfolio managers
Management Biographies	
	at responsibility for the day-to-day investment management of careers over the past five years. Information is provided as of

#### Kent M. Stahl, CFA

Senior Managing Director and Director of Investment Strategy and Risk,

Wellington Management Company LLP since 1998

Joined Fund team since its inception (2011)

#### Gregg R. Thomas, CFA

Senior Managing Director and Associate Director of Investment Strategy and Risk,

Wellington Management Company LLP since 2002

Joined Fund team since its inception (2011)

#### Other Accounts the Portfolio Managers are Managing

The table below indicates for each portfolio manager information about the accounts over which the portfolio manager has day-to-day investment responsibility. All information on the number of accounts and total assets in the table is as of December 31, 2015. For purposes of the table, "Other Pooled Investment Vehicles" may include investment partnerships and group trusts, and "Other Accounts" may include separate accounts for institutions or individuals, insurance company general or separate accounts, pension funds and other similar institutional accounts.

# Portfolio Other Accounts Managed by the Portfolio Manager Name Manager

Other Registered Investment Companies: 11

accounts with total net assets of approximately \$25,351

million

Kent M. Stahl, CFA

Other Pooled Investment Vehicles: 4 accounts with total net assets of approximately \$326 million

Other Accounts: 2 accounts with total assets of approximately \$225 million

Other Registered Investment Companies: 11 accounts with total net assets of approximately \$25,351 million

Gregg R. Thomas, CFA

Other Pooled Investment Vehicles: 4 accounts with total net assets of approximately \$333 million, of which one account, with assets of approximately \$7 million, has performance based fees

Other Accounts: 1 account with total net assets of approximately \$225 million

Conflicts of Interest. Individual investment professionals at Wellington Management manage multiple accounts for multiple clients. These accounts may include mutual funds, separate accounts (assets managed on behalf of institutions, such as pension funds, insurance companies, foundations, or separately managed account programs sponsored by financial intermediaries), bank common trust accounts, and hedge funds. The Fund's managers listed in the prospectus who are primarily responsible for the day-to-day management of the Fund ("Investment Professionals") generally manage accounts in several different investment styles. These accounts may have investment objectives, strategies, time horizons, tax considerations and risk profiles that differ from those of the Fund. The Investment Professionals make investment decisions for each account, including the Fund, based on the investment objectives, policies, practices, benchmarks, cash flows, tax and other relevant investment considerations applicable to that account. Consequently, Investment Professionals may purchase or sell securities, including IPOs, for one account and not another account, and the performance of securities purchased for one account may vary from the performance of securities purchased for other accounts. Alternatively, these accounts may be managed in a similar fashion to the Fund and thus the accounts may have similar, and in some cases nearly identical, objectives, strategies and/or holdings to that of the Fund.

An Investment Professional or other investment professionals at Wellington Management may place transactions on behalf of other accounts that are directly or indirectly contrary to investment decisions made on behalf of the Fund, or make investment decisions that are similar to those made for the Fund, both of which have the potential to adversely impact the Fund depending on market conditions. For example, an investment professional may purchase a security in one account while appropriately selling that same security in another account. Similarly, an Investment Professional may purchase the same security for the Fund and one or more other accounts at or about the same time. In those instances the other accounts will have access to their respective holdings prior to the public disclosure of the Fund's holdings. In addition, some of these accounts have fee structures, including performance fees, which are or have the potential to be higher, in some cases significantly higher, than the fees Wellington Management receives for managing the Fund. Mr. Thomas also manages an account which pays performance allocations to Wellington Management or its affiliates. Because incentive payments paid by Wellington Management to the Investment Professionals are tied to revenues earned by Wellington Management and, where noted, to the performance achieved by the manager in each

account, the incentives associated with any given account may be significantly higher or lower than those associated with other accounts managed by an Investment Professional. Finally, the Investment Professionals may hold shares or investments in the other pooled investment vehicles and/or other accounts identified above.

Wellington Management's goal is to meet its fiduciary obligation to treat all clients fairly and provide high quality investment services to all of its clients. Wellington Management has adopted and implemented policies and procedures, including brokerage and trade allocation policies and procedures, which it believes address the conflicts associated with managing multiple accounts for multiple clients. In addition, Wellington Management monitors a variety of areas, including compliance with primary account guidelines, the

allocation of IPOs, and compliance with the firm's Code of Ethics, and places additional investment restrictions on investment professionals who manage hedge funds and certain other accounts. Furthermore, senior investment and business personnel at Wellington Management periodically review the performance of Wellington Management's investment professionals. Although Wellington Management does not track the time an investment professional spends on a single account, Wellington Management does periodically assess whether an investment professional has adequate time and resources to effectively manage the investment professional's various client mandates.

Compensation Wellington Management receives a fee based on the assets under management of the Fund as set forth in the Subadvisory Agreement between Wellington Management and the Adviser on behalf of the Fund. Wellington Management pays its investment professionals out of its total revenues, including the advisory fees earned with respect to the Fund. The following information relates to the fiscal year ended December 31, 2015. Wellington Management's compensation structure is designed to attract and retain high-caliber investment professionals necessary to deliver high quality investment management services to its clients. Wellington Management's compensation of the Fund's managers listed in the Prospectus who are primarily responsible for the day-to-day management of the Fund (the "Investment Professionals") includes a base salary. The Investment Professionals are not eligible for an incentive payment based on Fund performance. The base salary for each Investment Professional who is a partner (a "Partner") of Wellington Management Group LLP, the ultimate holding company of Wellington Management, is generally a fixed amount that is determined by the managing partners of Wellington Management Group LLP. The Investment Professionals may also be eligible for bonus payments based on their overall contribution to Wellington Management's business operations. Senior management at Wellington Management may reward individuals as it deems appropriate based on other factors. Each Partner is eligible to participate in a partner-funded tax qualified retirement plan, the contributions to which are made pursuant to an actuarial formula. Messrs. Stahl and Thomas are Partners.

*Share Ownership by Portfolio Managers*. The following table indicates as of December 31, 2015 the value, within the indicated range, of shares beneficially owned by the portfolio managers in the Fund. For purposes of the table, the letters represent the range indicated below:

A - None

B - \$1 - \$10,000

C - \$10,001 - \$50,000

D - \$50,001 - \$100,000

E - \$100,001 - \$500,000

F - \$500,001 - \$1,000,000

G - More than \$1 million

# Portfolio Manager Range of Beneficial Ownership

Kent M. Stahl, CFA None Gregg R. Thomas, CFA None

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

## (a) Not applicable.

# (b) REGISTRANT PURCHASES OF EQUITY SECURITIES

Period	Total Number of Shares Purchased	Average Price per Share	Total Number of Shares Purchased as Part of Publicly Announced Plans*	Maximum Number of Shares that May Yet Be Purchased Under the Plans
15-Jan	-	-	-	1,363,751*
15-Feb	92,245	16.667	92,245	1,271,506
15-Mar	-	-	92,245	1,271,506
15-Apr	-	-	92,245	1,271,506
15-May	80,700	16.789	172,945	1,190,806

15-Jun	181,719	16.425	354,664	1,009,087
15-Jul	219,597	15.882	574,261	789,490
15-Aug	196,600	15.539	770,861	592,890
15-Sep	212,600	14.805	983,461	380,290
15-Oct	126,246	14.823	1,109,707	254,044
15-Nov	10,600	15.052	1,120,307	243,444
15-Dec	-	-	1,120,307	1,251,720
Total	1,120,307	15.708		-

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

(a) The registrant has adopted procedures by which shareholders may recommend nominees to the registrant's Board of Trustees. A copy of the procedures is filed as an exhibit to this Form N-CSR. See attached "John Hancock Funds – Nominating and 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.

<sup>\*</sup>On December 6, 2011, the Board of Trustees approved a share repurchase plan which was 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).

(a)(1) Code of Ethics for Senior Financial Officers is attached.
(a)(2) 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)(1) 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 Act of 1933 or the Securities Exchange Act of 1934, except to the extent that the Registrant specifically incorporates them by reference.
(c)(1) Proxy Voting Policies and Procedures are attached.
(c)(2) Submission of Matters to a Vote of Security Holders is attached. See attached "John Hancock Funds - Governance Committee Charter".
(c)(3) Contact person at the registrant.
(C)(4) Registrant's notice 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.

ITEM 12. EXHIBITS.

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: February 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: February 18, 2016

By: /s/ Charles A. Rizzo Charles A. Rizzo Chief Financial Officer

Date: February 18, 2016