TORTOISE ENERGY INFRASTRUCTURE CORP Form N-Q April 20, 2011

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

FORM N-Q

QUARTERLY SCHEDULE OF PORTFOLIO HOLDINGS OF REGISTERED MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number 811-21462

Tortoise Energy Infrastructure Corporation (Exact name of registrant as specified in charter)

11550 Ash Street, Suite 300, Leawood, KS 66211 (Address of principal executive offices) (Zip code)

David J. Schulte 11550 Ash Street, Suite 300, Leawood, KS 66211 (Name and address of agent for service)

913-981-1020 Registrant's telephone number, including area code

Date of fiscal year end: November 30

Date of reporting period: February 28, 2011

Item 1. Schedule of Investments.

Tortoise Energy Infrastructure Corporation SCHEDULE OF INVESTMENTS (Unaudited)

	February 28, 2011			
Master Limited Partnerships and Related Companies -				
164.9% (1)	Shares		Fair Value	
Crude/Refined Products Pipelines - 66.1% (1)				
United States - 66.1% (1)				
Blueknight Energy Partners, L.P. (2)	342,162	\$	2,788,620	
Buckeye Partners, L.P.	1,134,390		73,531,160	
Enbridge Energy Partners, L.P.	1,755,900		117,715,536	
Holly Energy Partners, L.P.	616,000		36,744,400	
Kinder Morgan Management, LLC (3)	1,750,460		114,847,691	
Magellan Midstream Partners, L.P.	1,493,800		90,285,272	
NuStar Energy L.P.	926,400		64,986,960	
Plains All American Pipeline, L.P.	993,100		65,018,257	
Sunoco Logistics Partners L.P.	807,900		71,491,071	
			637,408,967	
Natural Gas/Natural Gas Liquids Pipelines - 65.5% (1)				
United States - 65.5% (1)				
Boardwalk Pipeline Partners, LP	1,761,700		58,506,057	
Duncan Energy Partners L.P.	424,700		17,298,031	
El Paso Pipeline Partners, L.P.	1,254,300		47,287,110	
Energy Transfer Equity, L.P.	522,610		21,003,696	
Energy Transfer Partners, L.P.	2,272,000		124,573,760	
Enterprise Products Partners L.P.	2,895,600		126,248,160	
Niska Gas Storage Partners LLC	501,300		10,151,325	
ONEOK Partners, L.P.	766,700		63,751,105	
PAA Natural Gas Storage, L.P.	285,167		6,949,520	
PAA Natural Gas Storage, L.P. (4)	700,771		15,332,870	
Spectra Energy Partners, LP	493,020		16,205,567	
TC PipeLines, LP	1,376,389		74,682,867	
Williams Partners L.P.	960,200		49,795,972	
			631,786,040	
Natural Gas Gathering/Processing - 23.9% (1)				
United States - 23.9% (1)				
Chesapeake Midstream Partners, L.P.	358,116		9,325,341	
Copano Energy, L.L.C.	999,440		36,189,722	
DCP Midstream Partners, LP	1,106,100		46,743,786	
MarkWest Energy Partners, L.P.	1,066,900		47,903,810	
Regency Energy Partners LP	726,700		20,180,459	
Targa Resources Partners LP	1,822,225		62,411,206	
Western Gas Partners LP	205,075		7,431,918	
			230,186,242	

•	ution - 8.8% (1)			
United States -	8.8% (1)			
Inergy, L.P.		2,043,700		84,772,676
Shipping - 0.6%				
	Marshall Islands - 0.6% (1)			
Teekay LNG Pa	artners L.P.	156,200		5,948,096
Total Master Li	mited Partnerships and Related Companies			
(Cost \$777,193,	,659)			1,590,102,021
Short-Term Inv	estment - 0.0% (1)			
United States In	vestment Company - 0.0% (1)			
Fidelity Institut	ional Government Portfolio - Class I, 0.01%			
(5) (Cost \$98,68	34)	98,684		98,684
Total Investmen	nts - 164.9% (1) (Cost \$777,292,343)			1,590,200,705
Other Assets an	d Liabilities - (39.7%) (1)			(382,604,494)
Long-Term Del	ot Obligations - (17.6%) (1)			(169,975,000)
Mandatory Red	eemable Preferred Stock at Liquidation			
Value - (7.6%)	•			(73,000,000)
` '	s Applicable to Common Stockholders -			
100.0% (1)	rr		\$	964,621,211
				, , ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	Calculated as a percentage of net assets			
(1)	applicable to common stockholders.			
(2)	Non-income producing.			
(3)	Security distributions are paid-in-kind.			
(3)	Restricted securities have been fair valued in a	ccordance with procedures a	nnrove	ed by the Board
(4)	of Directors and	ecordance with procedures a	pprove	a by the Both a
have a total fair value of \$15,332,870, which represents 1.6% of net assets.				
	Rate indicated is the current yield as of	epresents 1.0% of het assets.		
(5)	February 28, 2011.			
(3)	1001daily 20, 2011.			

Various inputs are used in determining the value of the Company's investments. These inputs are summarized in the three broad levels listed below:

Level 1 – quoted prices in active markets for identical investments

Level 2 – other significant observable inputs (including quoted prices for similar investments, market corroborated inputs, etc.)

Level 3 – significant unobservable inputs (including the Company's own assumptions in determining the fair value of investments)

The inputs or methodology used for valuing securities are not necessarily an indication of the risk associated with investing in those securities.

The following table provides the fair value measurements of applicable Company assets by level within the fair value hierarchy as of February 28, 2011. These assets are measured on a recurring basis.

Fair Value at		□ BWP
4,531,398 718,000 746,290 28,290	02/20/07	
4,551,550 /10,000 /40,250 20,250	02/22/07	□ BWP
2,826,000 445,061 465,308 20,247	02/22/07	
	03/21/07	□ BWP
3,044,586 478,000 499,620 21,620		[] CLP
334,800,200 623,000 628,991 5,991	01/12/07	
	01/16/07	[] CLP
282,649,950 537,000 531,006 [_	5,994 COP
	01/22/07	1,334 COP

246,537,500 110,000 109,865 [135 COP
	01/26/07	
940,724,500 421,000 419,072 [1,928 COP
1,034,628,000 452,000 460,784 8,784	01/29/07	
1,05 1,020,000 152,000 100,701 0,701		□СОР
5,245,200,000 2,350,000 2,336,014 [01/29/07	
	02/05/07	13,986 COP
624,248,500 271,000 277,869 6,869	02/03/07	
	01/16/07	□ GHC
2,268,266,000 242,000 245,529 3,529		псис
	01/24/07	□ GHC
5,039,700,000 535,000 545,130 10,130		□ GНС
	02/28/07	
9,296,280,000 980,000 1,000,735 20,735		□ GHC
5,062,500,000 540,000 544,085 4,085	03/13/07	
		□ GHC

05/24/07

	35/2 ./37	
6,539,400,000 692,000 695,602 3,602		□ GHC
	06/18/07	U di ic
2,103,450,000 222,000 222,923 923		□ IDR
	01/12/07	
6,020,820,000 664,000 669,464 5,464		
	01/16/07	□ IDR
26,473,230,000 2,842,000 2,943,596 101,596		
	01/29/07	□ IDR
4,756,685,000 523,000 528,903 5,903		□ IDR
	03/20/07	
5,480,160,000 588,000 609,347 21,347		□ IDR
	03/20/07	
5,460,000,000 600,000 607,105 7,105		пис
	02/20/07	[] ILS
9,966,009 2,318,000 2,365,128 47,128		
	01/05/07	□ INR
90,081,810 1,941,000 2,033,462 92,462		

	01/08/07	□INR
26,545,860 594,000 598,911 4,911		
	01/16/07	□INR
55,251,810 1,227,000 1,244,772 17,772		□INR
46,114,750 1,025,000 1,037,808 12,808	01/22/07	
	05/17/07	□INR
10,358,040 228,000 230,691 2,691		
	05/18/07	□INR
10,358,040 228,000 230,673 2,673		□ISK
41,909,400 597,000 587,584 [01/11/07	
	01/29/07	9,416 ISK
44,716,020 634,000 623,573 [01/25/01	
	02/06/07	10,427 ISK
36,011,000 521,408 501,120 [20,288 KRW
	01/29/07	

527,366,700 567,000 567,403 403

 \square KRW

01/29/07

480,853,500 519,000 517,359 [

1,641 KRW

02/12/07

1,179,905,000 1,286,000 1,269,856 [

16,144 KZT

01/16/07

67,904,200 533,000 535,718 2,718

The accompanying notes are an integral part of these financial statements.

Portfolio of Investments (continued)

Forward Currency Purchase Contracts open at December 31, 2006 (continued):

December 31, 2006

			U	.S. \$ Cost	U.S. \$				
Forward Currency	Expiration	Foreign	on	Origination	Current	Un	realized	Unr	ealized
Purchase Contracts	Date	Currency		Date	Value	App	reciation	Depr	eciation
KZT	02/02/07	88,663,440	\$	696,000	\$ 699,698	\$	3,698	\$	
KZT	02/07/07	76,200,000		600,000	601,319		1,319		
KZT	02/15/07	44,684,000		350,436	352,595		2,159		
KZT	05/08/07	74,976,800		592,000	591,704				296
KZT	09/08/07	68,641,200		552,000	541,370				10,630
MXN	01/08/07	5,795,933		519,000	535,125		16,125		

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RUB	09/19/08	21,264,250	725,000	803,028	78,028	
SGD	01/10/07	1,374,359	872,000	896,207	24,207	
SGD	01/12/07	1,111,258	723,000	724,714	1,714	
SGD	01/16/07	1,207,456	776,000	787,608	11,608	
SGD	01/24/07	1,145,597	738,000	747,560	9,560	
SGD	01/29/07	1,562,126	1,015,000	1,019,622	4,622	
SGD	02/05/07	1,056,750	687,000	690,009	3,009	
SGD	02/12/07	1,242,330	811,000	811,488	488	
SGD	03/22/07	1,232,433	802,000	806,599	4,599	
SKK	01/22/07	32,771,841	1,237,000	1,254,432	17,432	П

The accompanying notes are an integral part of these financial statements.

Portfolio of Investments (concluded)

December 31, 2006

Forward Currency Purchase and Sale Contracts open at December 31, 2006 (concluded):

			ι	J.S. \$ Cost		U.S. \$				
Forward Currency	Expiration	Foreign	on	Origination		Current	L	Inrealized	U	nrealized
Purchase Contracts	Date	Currency		Date		Value	Αp	preciation	De	preciation
SKK	03/21/07	29,847,373	\$	1,129,000	\$	1,143,913	\$	14,913	\$	
TRY	02/09/07	1,428,000		869,407		992,980		123,573		
TRY	05/31/07	746,493		459,352		498,698		39,346		
TRY	06/27/07	4,353,244		2,699,687		2,880,054		180,367		
TZS	05/08/07	520,053,000		396,684		391,164				5,520
UAH	01/12/07	1,692,000		334,387		334,478		91		
UAH	01/12/07	6,019,000		1,191,811		1,189,850				1,961
UAH	01/16/07	3,654,620		718,000		722,091		4,091		
UAH	03/01/07	3,167,411		621,000		622,587		1,587		
ZAR	01/29/07	4,138,555		590,000		585,057				4,943
Total Forward Curre	ncy Purchase (Contracts	\$	95,426,141	\$	97,412,388	\$	2,151,220	\$	164,973
			ι	J.S. \$ Cost		U.S. \$				
Forward Currency	Expiration	Foreign	on	Origination		Current	L	Inrealized	U	nrealized
Sale Contracts	Date	Currency		Date		Value	Αp	preciation	De	preciation
ARS	01/03/07	2,926,323	\$	952,269	\$	954,170	\$		\$	1,901
ARS	01/04/07	2,926,323		952,269		954,104				1,835
BRL	01/05/07	1,797,146		840,377		840,960				583
ISK	01/11/07	41,909,400		586,474		587,584				1,110
ISK	02/06/07	36,011,000		507,269		501,120		6,149		
RUB	05/24/07	23,963,580		892,000		911,305				19,305
TRY	02/09/07	1,428,000		994,637		992,980		1,657		
TZS	05/08/07	520,053,000		392,197		391,164		1,033		
Total Forward Curre	Total Forward Currency Sale Contracts			6,117,492	\$	6,133,387		8,839		24,734
Gross unrealized appreciation/depreciation on Forw				Currency Cor	ntrac	ts	\$	2,160,059	\$	189,707

The accompanying notes are an integral part of these financial statements.

Notes to Portfolio of Investments

December 31, 2006

- (a) Non-income producing security.
- (b) For federal income tax purposes, the aggregate cost was \$205,320,863, aggregate gross unrealized appreciation was \$42,838,372, aggregate gross unrealized depreciation was \$1,194,618, and the net unrealized appreciation was \$41,643,754.
- (c) Segregated security for forward currency contracts.
- (d) Security or portion thereof is out on loan.
- (e) Principal amount denominated in respective country s currency unless otherwise specified.
- (f) Pursuant to Rule 144A under the Securities Act of 1933, these securities may only be traded among □qualified institutional buyers. □ At December 31, 2006, these securities amounted to 1.6% of net assets and none are considered to be liquid. Principal amount denominated in U.S. dollar. Interest rate shown reflects current yield as of December 31, 2006.

Portfolio holdings by industry (as

- (g) Rate shown reflects 7 day yield as of December 31, 2006.
- (h) Represents security purchased with cash collateral received for securities on loan.

Secur	ity Abbreviations:		percentage of net assets):			
ADR	American Depositary	/ Receipt	Industry			
NTN-B Brazil Sovereign Nota do Tesouro Nacional			Alcohol & Tobacco	5.9%		
TES	☐ Titulos de Tesoreria	_	Automotive	2.0		
			Banking	14.0		
Curre	ncy Abbreviations:		Commercial Services	1.8		
ARS	☐ Argentine Peso	MYR 🛮 Malaysian Ringgit	Computer Software	7.3		
BRL	☐ Brazilian Real	NGN 🛮 Nigerian Naira	Drugs	7.0		
BWP	☐ Botswana Pula	PEN Peruvian New Sol	Energy Integrated	10.8		
CLP	☐ Chilean Peso	PHP 🛮 Philippine Peso	Financial Services	8.2		
COP	□ Colombian Peso	PLN 🛮 Polish Zloty	Food & Beverages	4.4		
GHC	🛮 Ghanaian Cedi	RON 🛘 Romanian Leu	Insurance	4.0		
IDR	☐ Indonesian Rupiah	RUB 🛮 Russian Ruble	Manufacturing	3.8		
ILS	🛮 Israeli Shekel	SGD [] Singapore Dollar	Medical Products	3.0		
INR	☐ Indian Rupee	SKK 🛮 Slovenska Koruna	Retail	2.9		
ISK	Iceland Krona	TRY 🛮 New Turkish Lira	Semiconductors & Components	2.0		
KRW	☐ South Korean Won	TZS 🛮 Tanzanian Shilling	Technology	3.4		
KZT	☐ Kazak Tenge	UAH 🛮 Ukranian Hryvnia	Technology Hardware	6.5		
MXN	☐ Mexican Peso	ZAR 🛮 South African Rand	Telecommunications	2.3		
			Subtotal	89.3		
			Foreign Government Obligations	7.1		
			Structured Notes	1.6		

Collateral for Securities on Loan	9.1
Repurchase Agreement	1.1
Total Investments	108.2%

The accompanying notes are an integral part of these financial statements.

Statement of Assets and Liabilities

December 31, 2006

ASSETS	
Investments in securities, at value (cost \$205,320,863 and includes \$20,750,690 in	
collateral for securities on loan, at value)	\$ 246,964,617
Cash	69
Foreign currency, at value (cost \$48,429)	48,912
Receivables for:	,. ==
Dividends and interest	415,911
Income from securities loaned	3,120
Gross appreciation on forward currency contracts	2,160,059
Total assets	249,592,688
LIABILITIES	
Payables for:	
Management fees	230,984
Accrued directors ☐ fees	3,509
Amounts due upon return of securities on loan	20,750,690
Gross depreciation on forward currency contracts	189,707
Other accrued expenses and payables	143,553
Total liabilities	21,318,443
Net assets	\$ 228,274,245
NET ASSETS	
Paid in capital	\$ 183,076,027
Distributions in excess of net investment income	(713,170)
Accumulated undistributed net realized gain	2,295,161
Net unrealized appreciation on:	
Investments	41,643,754
Foreign currency and forward currency contracts	1,972,473
Net assets	\$ 228,274,245
Shares of common stock outstanding*	9,605,237
Net assets per share of common stock	\$ 23.77
Market value per share	\$ 22.58

^{* \$0.001} par value, 500,000,000 shares authorized for the Fund.

The accompanying notes are an integral part of these financial statements.

Statement of Operations

For the year ended December 31, 2006

INVESTMENT INCOME

Income:	
Dividends (net of foreign withholding taxes of \$267,253)	\$ 5,513,818
Interest	1,562,468
Income from securities loaned	80,220
Total investment income	7,156,506
Expenses:	
Management fees	2,593,080
Professional services	98,509
Custodian fees	97,787
Administration fees	97,419
Shareholders reports	75,889
Shareholders services	43,085
Shareholders□ meeting	30,108
Directors ☐ fees and expenses	19,951
Other	74,088
Total gross expenses before interest expense	3,129,916
Interest expense	167,350
Total gross expenses	3,297,266
Expense reductions	(3,520)
Net expenses	3,293,746
Net investment income	3,862,760
NET REALIZED AND UNREALIZED GAIN ON INVESTMENTS AND FOREIGN CURRENCY	
Net realized gain on:	
Investments (net of foreign capital gains taxes of \$92,915)	13,763,897
Foreign currency and forward currency contracts	4,715,396
Net change in unrealized appreciation on:	
Investments	23,500,472
Foreign currency and forward currency contracts	2,233,657
Net realized and unrealized gain on investments and foreign currency	44,213,422
Net increase in net assets resulting from operations	\$ 48,076,182

The accompanying notes are an integral part of these financial statements.

Statements of Changes in Net Assets

INCREASE (DECREASE) IN NET ASSETS	Dec	Year Ended ember 31, 2006	Dec	Year Ended ember 31, 2005
INCREASE (DECREASE) IN NET ASSETS				
Operations:		2 2 2 2 2 2 2 2		2 2 2 2 4 2
Net investment income	\$	3,862,760	\$	2,258,643
Net realized gain on investments and foreign currency		18,479,293		7,730,842
Net change in unrealized appreciation (depreciation) on investments				
and foreign currency		25,734,129		(3,892,779)
Net increase in net assets resulting from operations		48,076,182		6,096,706
Distributions to Stockholders:				
From net investment income		(10,717,512)		(12,010,388)
From net realized gains		(11,751,766)		
Net decrease in net assets resulting from distributions		(22,469,278)		(12,010,388)
Total increase (decrease) in net assets		25,606,904		(5,913,682)
Net assets at beginning of year		202,667,341		208,581,023
Net assets at end of year*	\$	228,274,245	\$	202,667,341
*Includes undistributed (distributions in excess of) net investment				
income of	\$	(713,170)	\$	137,092
Transactions in Capital Shares:				
Common shares outstanding at beginning of year		9,605,237		9,605,237
Common shares outstanding at end of year		9,605,237		9,605,237

The accompanying notes are an integral part of these financial statements.

Financial Highlights

Selected data for a share of common stock outstanding throughout each period:

					Fo	r the Period
	Year Ended			4/28/04* to		
	12	2/31/06	12	2/31/05		12/31/04
Net asset value, beginning of period	\$	21.10	\$	21.72	\$	19.06(a)
Income from investment operations:						
Net investment income		0.40		0.23		0.18
Net realized and unrealized gain		4.61		0.40		3.11
Total from investment operations		5.01		0.63		3.29
Less distributions from:						
Net investment income		(1.12)		(1.25)		(0.63)
Net realized gains		(1.22)				
Total distributions		(2.34)		(1.25)		(0.63)
Net asset value, end of period	\$	23.77	\$	21.10	\$	21.72
Market value, end of period	\$	22.58	\$	18.56	\$	19.37
Total Return based upon:						
Net asset value (b)		24.46%		3.18%		17.67%
Market value (b)		35.64%		2.38%		0.26%
Ratios and Supplemental Data:						
Net assets, end of period (in thousands)	\$ 2	228,274	\$ 2	202,667	\$ 2	208,581
Ratios to average net assets:						
Net expenses (c)		1.50%		1.63%		1.57%
Gross expenses (c)		1.51%		1.63%		1.57%
Gross expenses excluding interest expense (c)		1.43%		1.51%		1.49%
Net investment income (c)		1.76%		1.12%		1.40%
Portfolio turnover rate		38%		18%		7%

^{*} Commencement of operations.

⁽a) Net of initial sales load, underwriting and offering costs of \$0.94 per share.

⁽b) Total return based on per share market price assumes the purchase of common shares at the market price on the first day and sales ofcommon shares at the market price on the last day of the period indicated; dividends and distributions are assumed to be reinvested inaccordance with the Fund Dividend Reinvestment Plan. The total return based on net asset value, or NAV, assumes the purchase ofcommon shares at NAV on the first day and sales of common shares at NAV on the last day of the period indicated; distributions areassumed to be reinvested at NAV. Past performance is not indicative, nor a guarantee, of future results; the investment return, marketprice and net asset value of the Fund will fluctuate, so that an investor shares in the Fund, when sold, may be worth more or less thantheir original cost. The returns do not reflect the deduction of taxes that a stockholder would pay on the Fund distributions or on thesale of Fund shares. Period of less than one year is not annualized.

(c) Annualized for period of less than one year.

The accompanying notes are an integral part of these financial statements.

Notes to Financial Statements

December 31, 2006

1. Organization

Lazard Global Total Return & Income Fund, Inc. (the [Fund]) was incorporated in Maryland on January 27, 2004 and is registered under the Investment Company Act of 1940, as amended (the [Act]), as a diversified, closed-end management investment company. The Fund trades on the New York Stock Exchange ([NYSE]) under the ticker symbol LGI and commenced operations on April 28, 2004. The Fund[s investment objective is total return, consisting of capital appreciation and income.

2. Significant Accounting Policies

The following is a summary of significant accounting policies:

(a) Valuation of Investments Market values for securities are generally based on the last reported sales price on the principal exchange or market on which the security is traded, generally as of the close of regular trading on the NYSE (normally 4:00 p.m. Eastern time) on each valuation date. Any securities not listed, for which current over-the-counter market quotations or bids are readily available, are valued at the last quoted bid price or, if available, the mean of two such prices. Forward currency contracts are valued at the current cost of offsetting the contract. Securities listed on foreign exchanges are valued at the last reported sales price except as described below; securities listed on foreign exchanges that are not traded on the valuation date are valued at the last quoted bid price.

Bonds and other fixed-income securities that are not exchange-traded are valued on the basis of prices provided by pricing services which are based primarily on institutional trading in similar groups of securities, or by using brokers quotations.

If a significant event affecting the value of securities occurs between the close of the exchange or market on which the security is principally traded and the time when the Fund[s net asset value is calculated, or when current market quotations otherwise are determined not to be readily available or reliable, such securities will be valued at their fair values as determined in good faith by or under the supervision of the Board of Directors. Fair valuing of foreign securities may be determined with the assistance of a pricing service, using correlations between the movement of prices of such securities and indices of domestic securities and other appropriate indicators, such as closing market prices of relevant ADRs or futures contracts. The Valuation Committee of the Investment Manager may evaluate a variety of factors to determine the fair value of securities for which current market quotations are determined not to be readily available or reliable. These factors include, but are not limited to, the type of security, the value of comparable securities, observations from financial institutions and relevant news events. Input from the Investment Manager[s analysts will also be considered. The effect of using fair value pricing is that the net asset value of the Fund will reflect the affected securities[values as determined in the judgment of the Board of Directors, or its designee, instead of being determined by the market. Using a fair value pricing methodology to price securities may result in a value that is different from the most recent closing price of a security and from the prices used by other investment companies to calculate their portfolios[net] net asset values.

- (b) Portfolio Securities Transactions and Investment Income Portfolio securities transactions are accounted for on trade date. Realized gain (loss) on sales of investments are recorded on a specific identification basis. Dividend income is recorded on the ex-dividend date and interest income is accrued daily. The Fund amortizes premiums and accretes discounts on fixed-income securities using the effective yield method.
- (c) Repurchase Agreements In connection with transactions in repurchase agreements, the Fund scustodian takes possession of the underlying collateral securities, the fair value of which at all times is required to be at least equal to the principal amount, plus accrued interest, of the repurchase transaction. If the seller defaults, and the fair value of the collateral declines, realization of the collateral by the Fund may be delayed or limited.

(d) Securities Lending The Fund may lend portfolio securities to qualified borrowers in order to earn additional income. The terms of the lending agreements require that loans are secured at all times by cash, U.S. Government securities or irrevocable letters of credit in an amount at least equal to 102% of the market value of domestic securities loaned (105% in the case of foreign securities), plus accrued interest and dividends, determined on a daily basis. Cash collateral received is invested in State Street Navigator Securities Lending Prime Portfolio, a regulated investment company offered by State Street Bank and Trust Company ([State Street]). If the borrower defaults on its obligation to return the securities loaned because of insolvency or other reasons, the Fund could experience delays and costs in recovering the securities loaned or in gaining access to the collateral.

At December 31, 2006, the value of the securities on loan was \$20,278,657 and corresponding cash collateral received was \$20,750,690.

Notes to Financial Statements (continued)

December 31, 2006

In accordance with accounting principles generally accepted in the United States, cash received as collateral for securities lending transactions which is invested in income producing securities is included in the Portfolio of Investments. The related amount payable upon the return of the securities on loan, where cash is received as collateral, is shown on the Statement of Assets and Liabilities.

(e) Leveraging The Fund intends to use leverage to invest Fund assets in currency investments, primarily using forward currency contracts and by borrowing under a credit facility with State Street, up to a maximum of 33 / , % of the Fund leveraged assets. If the assets of the Fund decline due to market conditions such that this 33 / , % threshold will be exceeded, leverage risk will increase.

If the Fund is able to realize a higher return on the leveraged portion of its investment portfolio than the cost of such leverage together with other related expenses, the effect of the leverage will be to cause the Fund to realize a higher net return than if the Fund were not so leveraged. There is no assurance that any leveraging strategy the Fund employs will be successful.

Using leverage is a speculative investment technique and involves certain risks. These include higher volatility of net asset value, the likelihood of more volatility in the market value of Common Stock and, with respect to borrowings, the possibility either that the Fund\(\sigma\)s return will fall if the interest rate on any borrowings rises, or that income will fluctuate because the interest rate of borrowings varies.

If the market value of the Fund sportfolio declines, the leverage will result in a greater decrease in net asset value than if the Fund were not leveraged. A greater net asset value decrease also will tend to cause a greater decline in the market price of the Fund scommon Stock. To the extent that the Fund is required or elects to prepay any borrowings, the Fund may need to liquidate investments to fund such prepayments. Liquidation at times of adverse economic conditions may result in capital losses and may reduce returns.

(f) Foreign Currency Translation and Forward Currency Contracts The accounting records of the Fund are maintained in U.S. dollars. Portfolio securities and other assets and liabilities denominated in a foreign currency are translated daily into U.S. dollars at the prevailing rates of exchange. Purchases and sales of securities, income receipts and expense payments are translated into U.S. dollars at the prevailing exchange rates on the respective transaction dates.

The Fund does not isolate the portion of operations resulting from changes in foreign exchange rates on investments from the fluctuations arising from changes in their market prices. Such fluctuations are included in net realized and unrealized gain (loss) on investments. Net realized gain (loss) on foreign currency transactions represents net foreign currency gain (loss) from forward currency contracts, disposition of foreign currencies, currency gain (loss) realized between the trade and settlement dates on securities transactions, and the difference between the amount of dividends, interest and foreign withholding taxes recorded on the Fund saccounting records and the U.S. dollar equivalent amounts actually received or paid. Net unrealized foreign currency gain (loss) arises from changes in the value of assets and liabilities, other than investments in securities, as a result of changes in exchange rates.

A forward currency contract is an agreement between two parties to buy or sell currency at a set price on a future date. Upon entering into these contracts, risks may arise from the potential inability of counterparties to meet the terms of their contracts and from unanticipated movements in the value of the foreign currency relative to the U.S. dollar.

The U.S. dollar value of forward currency contracts is determined using forward exchange rates provided by quotation services. Daily fluctuations in the value of such contracts are recorded as unrealized gain (loss). When

the contract is closed, the Fund records a realized gain (loss) equal to the difference between the value at the time it was opened and the value at the time it was closed. Such gain (loss) is disclosed in the realized and unrealized gain (loss) on foreign currency in the Fund saccompanying Statement of Operations.

(g) Structured Investments The Fund may invest in structured investments, whose values are linked either directly or inversely to changes in foreign currencies, interest rates, commodities, indices, or other underlying instruments. The Fund may use these investments to increase or decrease its exposure to different underlying instruments, to gain exposure to markets that might be difficult to invest in through conventional securities or for other purposes. Structured investments may be more volatile than their underlying instruments, but any loss is limited to the amount of the original investment.

(h) Federal Income Taxes The Fund s policy is to continue to qualify as a regulated investment company under Sub-chapter M of the Internal Revenue Code and to distribute all of its taxable income, including any net realized capital gains, to stockholders. Therefore, no federal income tax provision is required.

Notes to Financial Statements (continued)

December 31, 2006

At December 31, 2006, the Fund had no unused capital loss carryforwards.

Under current tax law, certain capital and net foreign currency losses realized after October 31 within the taxable year may be deferred and treated as occurring on the first day of the following tax year. For the tax year ended December 31, 2006, the Fund had no net capital and currency losses arising between November 1, 2006 and December 31, 2006.

(i) Dividends and Distributions The Fund intends to declare and to pay dividends monthly from net investment income. Distributions to stockholders are recorded on the ex-dividend date. During any particular year, net realized gains from investment transactions in excess of available capital loss carryforwards would be taxable to the Fund if not distributed. The Fund intends to declare and distribute these amounts, at least annually, to stockholders; however, to avoid taxation, a second distribution may be required.

Income dividends and capital gains distributions are determined in accordance with federal income tax regulations which may differ from accounting principles generally accepted in the United States. These book/tax differences, which may result in distribution reclassifications, are primarily due to differing treatments of foreign currency transactions. Book/tax differences relating to stockholder distributions may result in reclassifications among certain capital accounts.

The Fund has implemented a Level Distribution Policy to seek to maintain a stable monthly distribution, subject to approval and oversight of the Fund\subset Board of Directors. Under the Fund\subset Level Distribution Policy, the Fund intends to make regular monthly distributions at a fixed rate per share. If for any monthly distribution, net investment income and net realized short-term capital gain were less than the amount of the distribution, the difference would generally be distributed from the Fund\subset assets. In addition, in order to make such distributions, the Fund might have to sell a portion of its investment portfolio at a time when independent investment judgment might not dictate such actions.

The tax character of dividends and distributions paid during the years ended December 31 was as follows:

 Ordinary Income
 Capital Gain

 2006
 2005
 2006
 2005

 \$10,717,512
 \$10,926,802
 \$11,751,766
 \$1,083,586

At December 31, 2006, the components of distributable earnings on a tax basis were \$2,295,161 of undistributed long-term capital gain and \$42,903,057 of net unrealized appreciation.

- (j) Expense Reductions When the Fund leaves excess cash in a demand deposit account, it may receive credits which are available to offset custody expenses. The Statement of Operations reports gross custody expenses, and reports the amount of such credits separately as an expense reduction.
- (k) Estimates The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires the Fund to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of increases and decreases in net assets from operations during the reporting period. Actual results could differ from those estimates.

3. Investment Management Agreement

The Fund has entered into an investment management agreement (the [Management Agreement]) with the Investment Manager. Pursuant to the Management Agreement, the Investment Manager regularly provides the Fund with investment research, advice and supervision and furnishes continuously an investment program for the Fund consistent with its investment objective and policies, including the purchase, retention and disposition of securities.

The Fund has agreed to pay the Investment Manager an annual investment management fee of 0.85% of the Fund saverage daily Total Leveraged Assets (the Fund stotal assets including Financial Leverage (defined below)) for the services and facilities provided by the Investment Manager, payable on a monthly basis. The fee paid to the Investment Manager will be higher when the Investment Manager uses Currency Commitments and Borrowings (Financial Leverage) to make Currency Investments, rather than by reducing the percentage of Net Assets (the Fund sassets without taking into account Financial Leverage) invested in Global Equity Investments for the purposes of making Currency Investments. Global Equity Investments refers to investments in the Fund slobal equity strategy consisting of equity securities of companies with market capitalizations of 5 billion or greater domiciled in those countries that comprise the Morgan Stanley Capital International (MSCI®) World® Index. Currency Investments refers to investments in the Fund emerging income strategy, consisting of emerging market currencies (primarily by entering into forward currency contracts), or instruments whose

Notes to Financial Statements (continued)

December 31, 2006

value is derived from the performance of an underlying emerging market currency, but also may invest in debt obligations, including government, government agency and corporate obligations and structured notes denominated in emerging market currencies. [Currency Commitments] are the aggregate financial exposures created by forward currency contracts in excess of that represented in the Fund[s Net Assets, and [Borrowings] refers to the borrowings under the Fund[s credit facility. Assuming Financial Leverage in the amount of $3\frac{3}{4}$ / % of the Fund[s Total Leveraged Assets, the annual fee payable to the Investment Manager would be 1.28% of Net Assets (i.e., not including amounts attributable to Financial Leverage).

The following is an example of this calculation of the Investment Manager see, using very simple illustrations. If the Fund had assets of \$1,000, it could invest \$1,000 in Global Equity Investments and enter into \$500 in forward currency contracts (because the Fund would not have to pay money at the time it enters into the currency contracts). Similarly, the Fund could invest \$1,000 in Global Equity Investments, borrow \$500 and invest the \$500 in foreign currency denominated bonds. In either case, the Investment Manager see would be calculated based on \$1,500 of assets, because the fee is calculated based on Total Leveraged Assets (Net Assets plus Financial Leverage). In our example, the Financial Leverage is in the form of either the forward currency contracts (Currency Commitments) or investments from Borrowings. The amount of the Financial Leverage outstanding, and therefore the amount of Total Leveraged Assets on which the Investment Manager see is based, fluctuates daily based on changes in value of the Fund sportfolio holdings, including changes in value of the currency involved in the forward currency contracts and foreign currency denominated bonds acquired with the proceeds of Borrowings. However, the Investment Manager see will be the same regardless of whether Currency Investments are made with Currency Commitments or with Borrowings (without taking into account the cost of Borrowings).

This method of calculating the Investment Manager see is different than the way closed-end investment companies typically calculate management fees. Traditionally, closed-end investment companies calculate management fees based on Net Assets plus Borrowings (excluding Financial Leverage obtained through Currency Commitments). The Investment Manager fee is different because the Fund sleverage strategy is different than the leverage strategy employed by many other closed-end investment companies. Although the Fund may employ Borrowings in making Currency Investments, the Fund sleverage strategy relies primarily on Currency Commitments, rather than relying exclusively on borrowing money or/and issuing preferred stock, as is the strategy employed by most closed-end investment companies. The Investment Manager see would be lower if its fee were calculated only on Net Assets plus Borrowings, because the Investment Manager would not earn fees on Currency Investments made with Currency Commitments (forward currency contracts). Using the example above, where the Fund has assets of \$1,000 and invests \$1,000 in Global Equity Investments and \$500 in forward currency contracts, the following table illustrates how the Investment Manager see would be different if it did not earn management fees on these types of Currency Investments. A discussion of the most recent review and approval by the Fund Board of Directors of the Management Agreement (including the method of calculating the Investment Manager fee) is included under other Information Board Consideration of Management Agreement.

	Fund□s management fee based on Total Leveraged Assets (includes Currency	Typical management fee formula, calculated excluding Currency
Beginning assets of \$1,000	Commitments)	Commitments
Global Equity Investments (Net Assets) Currency Commitments	\$1,000 \$ 500	\$1,000 \$ 500

Assets used to calculate

management fee \$1,500 \$1,000 Management fee (0.85%) \$12.75 \$8.50

Investment Manager Fee Conflict Risk The fee paid to the Investment Manager for investment management services will be higher when the Fund uses Financial Leverage, whether through forward currency contracts or Borrowings, because the fee paid will be calculated on the basis of the Fund sassets including this Financial Leverage. Consequently, the Investment Manager may have a financial interest for the Fund to utilize such Financial Leverage, which may create a conflict of interest between the Investment Manager and the stockholders of the Fund.

The Fund has implemented procedures to monitor this potential conflict.

4. Administrative Agreement

The Fund has entered into an administrative agreement with State Street to provide certain administrative services. The Fund bears the cost of such services at a fixed annual rate of \$42,500, plus 0.02% of average daily net assets up to \$1 billion and 0.01% of average daily net assets over \$1 billion.

Notes to Financial Statements (concluded)

December 31, 2006

5. Directors Compensation

Certain Directors of the Fund are officers of the Investment Manager. In 2006, the Fund paid each Director who is not an employee or an affiliated person of the Investment Manager its allocated portion of a fixed fee of \$50,000 per year, plus \$2,500 per meeting attended (\$1,000 per meeting attended by telephone) for the Fund, The Lazard Funds, Inc., Lazard Retirement Series, Inc. and Lazard World Dividend & Income Fund, Inc. (collectively, the [Lazard Funds]), each a registered management investment company advised by the Investment Manager, and reimbursed such Directors for travel and other out of pocket expenses. In addition, the Chairman of the Audit Committees for the Lazard Funds also received an annual fee of \$5,000.

6. Securities Transactions and Transactions with Affiliates

Purchases and sales of portfolio securities (excluding short-term securities) for the year ended December 31, 2006 were \$82,193,500 and \$104,196,645, respectively.

For the year ended December 31, 2006, no brokerage commissions were paid to affiliates of the Investment Manager or other affiliates of the Fund for portfolio transactions executed on behalf of the Fund.

7. Line of Credit

The Fund has a \$40 million Line of Credit Agreement (the ☐Agreement☐) with State Street primarily to borrow to invest Fund assets in Currency Investments. The Fund may borrow the lesser of \$40 million or 33 ¹ / ³ % of its Total Leveraged Assets. Interest on borrowings is payable at the Federal Funds rate plus 0.50%, on an annualized basis. Under the Agreement, the Fund has agreed to pay a 0.10% per annum fee on the unused portion of the commitment, payable quarterly in arrears. During the year ended December 31, 2006, the Fund had borrowings under the Agreement as follows:

Average Daily Maximum Daily Weighted Average Loan Balance Loan Outstanding Interest Rate \$5,466,250 \$17,250,000 5.18%

8. Foreign Securities Investment Risks

The Fund invests in securities of foreign entities and instruments denominated in foreign currencies which involve risks not typically involved in domestic investments. Foreign investments carry special risks, such as exposure to currency fluctuations, less developed or less efficient trading markets, political instability, a lack of company information, differing auditing and legal standards and, potentially, less liquidity. The Fund investments in emerging markets are exposed to additional volatility. The Fund performance will be influenced by political, social and economic factors affecting emerging markets. Emerging market countries generally have economic structures that are less diverse and mature, and political systems that are less stable, than those of developed countries.

9. Recent Accounting Pronouncements

On July 13, 2006, the Financial Accounting Standards Board ([FASB[]) released FASB Interpretation No. 48Accounting for Uncertainty in Income Taxes[[FIN 48]]). FIN 48 provides guidance for how uncertain tax positions should be recognized, measured, presented and disclosed in the financial statements. FIN 48 requires the evaluation of tax positions taken or expected to be taken in the course of preparing the Fund[]s tax returns to determine whether the

tax positions are [more-likely-than-not] of being sustained by the applicable tax authority. Tax positions not deemed to meet the more-likely-than-not threshold would be recorded as a tax benefit or expense in the current year. Adoption of FIN 48 is required beginning with the last net asset value per share calculation in the first required financial statement reporting period for fiscal years beginning after December 15, 2006 and is to be applied to all open tax years as of the effective date. Management is currently assessing the impact that FIN 48 will have on its financial statements.

On September 20, 2006, the FASB released Statement of Financial Accounting Standards No. 157 [Fair Value Measurements] ([FAS 157]). FAS 157 establishes an authoritative definition of fair value, sets out a framework for measuring fair value, and requires additional disclosures about fair-value measurements. The application of FAS 157 is required for fiscal years beginning after Novem-ber 15, 2007 and interim periods within those fiscal years. Management is evaluating the application of FAS 157 to the Fund, and believes the impact resulting from the adoption of FAS 157 will be limited to expanded disclosures in the Fund[standard] statements.

Report of Independent Registered Public Accounting Firm

The Board of Directors and Stockholders
Lazard Global Total Return & Income Fund, Inc.

We have audited the accompanying statement of assets and liabilities of Lazard Global Total Return & Income Fund, Inc. (the [Fund]), including the schedule of investments, as of December 31, 2006, and the related statement of operations for the year then ended, the statements of changes in net assets for each of the two years in the period then ended and the financial highlights for each of the periods presented. The financial statements and financial highlights are the responsibility of the Fund[]s management. Our responsibility is to express an opinion on the financial statements and financial highlights based on our audits.

We conducted our audits in accordance with standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements and financial highlights are free of material misstatement. The Fund is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Fund[s internal control over financial reporting. Accordingly we express no such opinion. An audit also 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, as well as evaluating the overall financial statement presentation. Our procedures included confirmation of securities owned as of December 31, 2006 by correspondence with the custodian and brokers; where replies were not received from brokers, we performed other auditing procedures. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements and financial highlights referred to above present fairly, in all material respects, the financial position of Lazard Global Total Return & Income Fund, Inc. as of December 31, 2006, and the respective results of its operations for the year then ended, the changes in its net assets for each of the two years in the period then ended and the financial highlights for the periods presented, in conformity with accounting principles generally accepted in the United States of America.

DELOITTE & TOUCHE LLP New York, New York February 28, 2007

Proxy Voting Results

(unaudited)

The Annual Meeting of Stockholders was held on April 26, 2006, to vote on the following proposal. The proposal received the required number of votes of stockholders and was adopted.

Election of the following Directors:

- two Class I Directors (Robert M. Solmson and Charles Carroll), each to serve for a three-year term expiring at the 2009 Annual Meeting and until his successor is duly elected and qualified;
- one Class III Director (Ashish Bhutani), to serve for a two-year term expiring at the 2008 Annual Meeting and until his successor is duly elected and qualified.

Director	For	Withhold Authority
Robert M. Solmson	6,974,224	207,017
Charles Carroll	7,095,333	85,908
Ashish Bhutani	6,977,124	204,117

Dividend Reinvestment Plan

(unaudited)

Unless you elect to receive distributions in cash (i.e., opt-out), all dividends, including any capital gain distributions, on your Common Stock will be automatically reinvested by Computershare Shareholder Services, Inc., as dividend disbursing agent (the [Plan Agent]), in additional Common Stock under the Fund[s Dividend Reinvestment Plan (the [Plan]). You may elect not to participate in the Plan by contacting the Plan Agent. If you do not participate, you will receive all distributions in cash, paid by check mailed directly to you by the Plan Agent.

Under the Plan, the number of shares of Common Stock you will receive will be determined on the dividend or distribution payment date, as follows:

- (1) If the Common Stock is trading at or above net asset value at the time of valuation, the Fund will issue new shares at a price equal to the greater of (i) net asset value per Common Share on that date or (ii) 95% of the Common Stock smarket price on that date.
- (2) If the Common Stock is trading below net asset value at the time of valuation, the Plan Agent will receive the dividend or distribution in cash and will purchase Common Stock in the open market, on the NYSE or elsewhere, for the participants accounts. It is possible that the market price for the Common Stock may increase before the Plan Agent has completed its purchases. Therefore, the average purchase price per share paid by the Plan Agent may exceed the market price at the time of valuation, resulting in the purchase of fewer shares than if the dividend or distribution had been paid in Common Stock issued by the Fund. The Plan Agent will use all dividends and distributions received in cash to purchase Common Stock in the open market within 30 days of the valuation date. Interest will not be paid on any uninvested cash payments.

You may withdraw from the Plan at any time by giving written notice to the Plan Agent. If you withdraw or the Plan is terminated, you will receive whole shares in your account under the Plan and you will receive a cash payment for any fraction of a share in your account. If you wish, the Plan Agent will sell your shares and send you the proceeds, minus an initial \$15 service fee plus \$0.12 per share being liquidated (for processing and brokerage expenses).

The Plan Agent maintains all stockholders accounts in the Plan and gives written confirmation of all transactions in the accounts, including information you may need for tax records. Shares of Common Stock in your account will be held by the Plan Agent in non-certificated form. Any proxy you receive will include all Common Stock you have received under the Plan.

There is no brokerage charge for reinvestment of your dividends or distributions in newly-issued shares of Common Stock. However, all participants will pay a pro rata share of brokerage commissions incurred by the Plan Agent when it makes open market purchases.

Automatically reinvesting dividends and distributions does not mean that you do not have to pay income taxes due upon receiving dividends and distributions.

If you hold your Common Stock with a brokerage firm that does not participate in the Plan, you will not be able to participate in the Plan and any dividend reinvestment may be effected on different terms than those described above. Consult your financial advisor for more information.

The Fund reserves the right to amend or terminate the Plan if, in the judgment of the Board of Directors, the change is warranted. There is no direct service charge to participants in the Plan (other than the service charge when you direct the Plan Agent to sell your Common Stock held in a dividend reinvestment account); however, the Fund reserves the right to amend the Plan to include a service charge payable by the participants. Additional information about the Plan may be obtained from the Plan Agent at P.O. Box 43010, Providence, Rhode Island 02940-3010.

Board of Directors and Officers Information

(unaudited)

Name (Age) Position(s) and Term with the Fund(2) Address(1)

Principal Occupation(s) During Past 5 Years

and Other Directorships Held

Board of Directors:

Class I | Directors with Term Expiring in 2009

Independent **Directors:**

Leon M. Pollack (66) Director

since August 2006

Former Managing Director, Donaldson, Lufkin & Jenrette.

Robert M. Solmson (59) Director

since September 2004

Director, Colonial Williamsburg Co.; Former Chief Executive Officer and Chairman, RFS Hotel Investors, Inc.; Former Director, Morgan Keegan,

Inc.:

Former Director, Independent Bank, Memphis.

Interested Director(3)

Deputy Chairman and Head of Global Marketing of the Investment

Manager.

Charles Carroll (46) Chief Executive Officer,

Class II ☐ Directors with Term Expiring in 2007

President and Director since June 2004

Independent **Directors:**

Kenneth S. Davidson (61) Director President, Davidson Capital Management Corporation; President,

since February 2004

Advisors LLC; Trustee, The Juilliard School; Chairman of the Board,

Bridgehampton Chamber Music Festival; Trustee, American Friends of

National Gallery/London.

Nancy A. Eckl (44) Director Former Vice President, Trust Investments, American Beacon Advisors,

(∏American Beacon∏) and Vice President of certain funds advised by since February 2007

Ameri-

can Beacon.

Lester Z. Lieberman (76) Director Private Investor; Chairman, Healthcare Foundation of New Jersey;

since February 2004 Cives Steel Co.; Director, Northside Power Transmission Co.; Advisory

Trustee, New Jersey Medical School; Director, Public Health Research

Institute; Trustee Emeritus, Clarkson University; Council of Trustees,

Jersey Performing Arts Center.

Class III | Directors with Term Expiring in 2008

Independent Director:

Richard Reiss, Jr. (62) Chairman, Georgica Advisors LLC, an investment manager; Director, Director

> since February 2004 O[Charley]s, Inc., a restaurant chain.

Interested Director(3)

Chief Executive Officer of the Investment Manager; from 2001 to Ashish Bhutani (46)

Director December

> since July 2005 2002, Co-Chief Executive Officer North America of Dresdner Kleinwort

Wasserstein and member of its Global Corporate and Markets Board and

the

Global Executive Committee.

(1)The address of each Director is Lazard Asset Management LLC, 30 Rockefeller Plaza, New York, New York 10112-6300.

- (2) Each Director also serves as a Director for each of the Lazard Funds (comprised of 17 investment portfolios). All of the Independent Directors, except Mr. Lieberman, are also board members of Lazard Alternative Strategies Fund, LLC, a privately-offered fund registered under the Act that is advised by an affiliate of the Investment Manager.
- (3)Messrs. Bhutani and Carroll are ∏interested persons∏ (as defined in the Act) of the Fund because of their positions with the Investment Manager.

The Fund ☐s Statement of Additional Information contains further information about the Directors and is available without charge by calling 800-828-5548.

Board of Directors and Officers Information (concluded) (unaudited)

Name (Age) Address(1)	Position(s) and Term with the Fund(2)	Principal Occupation(s) During Past 5 Years
Officers:		
Nathan A. Paul (34)	Vice President and Secretary	Managing Director and General Counsel of the Investment Manager.
Stephen St. Clair (48)	Treasurer	Vice President of the Investment Manager.
Brian Kawakami (57)	Chief Compliance Officer	Senior Vice President and Chief Compliance Officer of the Investment Manager; Chief Compliance Officer at INVESCO, from July 2002 to April 2006; Chief Compliance Officer at Aeltus Investment Management, from 1993 to July 2002.
Brian D. Simon (44)	Assistant Secretary	Director of the Investment Manager; Vice President, Law & Regulations at J. & W. Seligman & Co., from July 1999 to October 2002.
David A. Kurzweil (32)	Assistant Secretary	Vice President of the Investment Manager; Associate at Kirkpatrick & Lockhart LLP, a law firm, from August 1999 to January 2003.
Cesar A. Trelles (32)	Assistant Treasurer	Fund Administration Manager of the Investment Manager; Manager for Mutual Fund Finance Group at UBS Global Asset Management, from August 1998 to August 2004.
(1) =	l (C' ' l l l l l l l l l l l l l l l l l l	LUC 20 D. L. C. H. DI N V. L. N V. L. 10112 C200

⁽¹⁾ The address of each officer is Lazard Asset Management LLC, 30 Rockefeller Plaza, New York, New York 10112-6300.

⁽²⁾ Each officer became an officer in February 2004, except Messrs. Kawakami and Trelles, who became officers in August 2006 and December 2004, respectively. Each officer serves for an indefinite term, until his successor is elected and qualified, and serves in the same capacity for the other Lazard Funds.

Other Information

(unaudited)

Tax Information Year Ended December 31, 2006

The following tax information represents year end disclosures of the tax benefits passed through to stockholders for 2006:

Of the dividends paid by the Fund, 39.27% of each dividend will be subject to a maximum tax rate of 15%, as provided by the Jobs and Growth Tax Relief Reconciliation Act of 2003. The same information will be reported in conjunction with your 2006 1099-DIV.

Of the dividends paid by the Fund, 21.26% of the dividends qualify for the dividends received deduction available to corporate shareholders.

Pursuant to Section 871 of the Internal Revenue Code, \$0 has been designated as qualified short-term gains for purposes of exempting withholding of tax on such distributions to U.S. nonresident shareholders.

Certifications

The Fund_s chief executive officer has certified to the NYSE, pursuant to the requirements of Section 303A.12(a) of the NYSE Listed Company Manual, that as of May 25, 2006 he was not aware of any violation by the Fund of applicable NYSE corporate governance listing standards. The Fund_s reports to the Securities and Exchange Commission (the _SEC_) on Forms N-CSR and N-Q contain certifications by the Fund_s chief executive officer and chief financial officer as required by Rule 30a-2(a) under the Act, including certifications regarding the quality of the Fund_s disclosures in such reports and certifications regarding the Fund_s disclosure controls and procedures and internal control over financial reporting.

Proxy Voting

A description of the policies and procedures used to determine how proxies relating to Fund portfolio securities are voted is available (1) without charge, upon request, by calling (800) 823-6300 or (2) on the SEC\(\sigma\) s website at http://www.sec.gov.

The Fund proxy voting record for the most recent 12-month period ended June 30 is available (1) without charge, upon request, by calling (800) 823-6300 or (2) on the SEC website at http://www.sec.gov. Information as of June 30 each year will generally be available by the following August 31.

Form N-Q

The Fund files a complete schedule of its portfolio holdings for the first and third quarters of its fiscal year with the SEC on Form N-Q. The Fund s Form N-Q is available on the SEC website at http://www.sec.gov and may be reviewed and copied at the SEC Public Reference Room in Washington, D.C. Information on the operation of the SEC Public Reference Room may be obtained by calling 1-800-SEC-0330.

Board Consideration of Management Agreement

At the meeting of the Fund solutions Board of Directors held on November 8, 2006, the Board considered the approval, for an additional annual period, of the Management Agreement between the Fund and the Investment Manager. The Directors who are not interested persons (as defined in the Act) of the Fund (the ∏Independent Directors □) were

assisted in their review by independent legal counsel and met with counsel in executive session separate from representatives of the Investment Manager.

Services Provided

Representatives of the Investment Manager gave a presentation to the Board about the nature, extent and quality of services that the Investment Manager provides the Fund, including a brief discussion of the Investment Manager and its clients (of which the Fund comprised approximately \$310 million (leveraged) of the approximately \$88 billion of total assets under management by the Investment Manager and its global affiliates) and outline of the Investment Manager global structure, including technology and operational support and significant marketing infrastructure, all of which provide realized benefits through investment in the Investment Manager sinvestment advisory business. The Directors also considered information provided by the Investment Manager regarding its personnel, resources, business reputation, financial condition and experience. The Directors agreed that the Fund benefits from all of the services of the Investment Manager sglobal platforms, and that such services would be different than those provided to a \$6 billion fund complex such as that of the Fund and the

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Other Information (continued)

(unaudited)

other Lazard Funds. The Directors were provided with the Fund\(\) s market price performance and market discount to net asset value and distributions.

The Directors discussed the nature, extent and quality of the services provided by the Investment Manager to the Fund. The Directors considered the various services provided by the Investment Manager to the Fund and considered the Investment Manager sresearch and portfolio management capabilities and that the Investment Manager also provides oversight of day-to-day operations of the Fund, including fund accounting and administration and assistance in meeting legal and regulatory requirements. The Directors also considered the Investment Manager sextensive administrative, accounting and compliance infrastructure and agreed that the Fund benefits from all of the services of the Investment Manager sglobal platforms, and that such services would be different than those provided to a fund if it were not managed by a global firm such as the Investment Manager.

Comparative Performance and Fees and Expenses

The Directors reviewed and placed significant emphasis on the relative performance and advisory fees and expense ratio for the Fund, including comparative information prepared by Lipper.

The Directors noted that the Fund stotal return performance (based on net asset value) was above the medians of its Lipper comparison group (Group and Lipper category (Category) for the most recent one-year period, although below the medians for other periods. The Directors also reviewed a comparison of the Fund performance compared to its benchmark index. The Directors also discussed the advisory fees and current expense ratio for the Fund, and it was noted that they were within the ranges of those of the Group and Category. It was noted that there were no funds in the Group or Category that pursued a strategy similar to that of the Fund strategy of investing in global equity securities and in currency forward contracts. There were no other accounts managed by the Investment Manager in the Fund investment strategy. An extended discussion of the fees charged and services provided under the Management Agreement ensued.

Fee Calculation

The Board was reminded of the method of calculating the Fund smanagement fee and considered that the method of calculation of management fees based on the Fund stotal Leveraged Assets, pursuant to which the management fee borne by stockholders will increase to the extent the Investment Manager makes Currency Investments by incurring Financial Leverage rather than reducing the percentage of Net Assets invested in Global Equity Investments for the purposes of making Currency Investments, and considered the advantages of increased investment exposure through Financial Leverage. The Board considered the economic equivalence, and the similarities, from an investment management perspective, of Currency Investments (1) made with Currency Commitments and (2) made with the proceeds of Borrowings.

The Board considered, (1) that this method of calculating management fees is different than the way closed-end investment companies typically calculate management fees, (2) that traditionally closed-end funds calculate management fees based on Net Assets plus Borrowings (excluding Financial Leverage obtained through Currency Commitments), and (3) that the Investment Manager\[\] s fee would be lower if its fee were calculated only on Net Assets plus Borrowings, because the Investment Manager would not earn fees on Currency Investments made with Currency Commitments (forward currency contracts or other derivative instruments whose value is derived from the performance of an underlying emerging market currency). The Board considered that the Investment Manager\[\] s fee is different because the Fund\[\] s leverage strategy is different than the leverage strategy employed by many other closed-end investment companies\[\] that although the Fund may employ Borrowings in making Currency Investments, the Fund\[\] s leverage strategy relies primarily on Currency Commitments rather than relying exclusively on borrowing money and/or issuing preferred stock, as for most closed-end investment companies. The Board considered the Fund\[\] s use of Currency Commitments for leverage (rather than relying exclusively on

borrowing money and/or issuing preferred stock) and the Investment Manager belief that forward currency contracts, or other derivative instruments whose value is derived from the performance of an underlying emerging market currency, often offer a more attractive way to gain exposure to emerging market interest rate opportunities and currencies than investments in debt obligations and the fact that there might not be a viable debt market in certain emerging market countries. The Board also considered the Investment Manager view that foreign currency contracts present less counterparty and custody risks and the Investment Manager extensive expertise with these instruments, as discussed in detail in previous meetings concerning the Management Agreement.

Procedures adopted by the Investment Manager for the Management Agreement in order to evaluate possible conflicts of interest that may arise from the fee calculation methodology, included the following: (1) no less frequently than monthly,

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Other Information (concluded)

(unaudited)

decisions regarding the amount of the Fund allocation to Currency Investments must be reviewed by a Managing Director of the Investment Manager not involved in the decision-making process and the Fund Chief Compliance Officer, and that such review be documented to include the basis therefor, documentation to be retained for six years, the first two years in an easily accessible place, (2) the Investment Manager must provide the Board with a quarterly report regarding these decisions and the reasons therefor and (3) the Investment Manager must deliver a quarterly certification to the Board, signed by a Managing Director of the Investment Manager and the Fund so r the Investment Manager Chief Compliance Officer (as applicable), that the procedures had been complied with during the previous quarter. The Investment Manager representatives stated that such procedures had been followed under the Management Agreement, and that the Investment Manager would continue to follow those procedures.

Investment Manager Profitability and Economies of Scale

The Directors reviewed information prepared by the Investment Manager for the Fund concerning the costs to and profits realized by the Investment Manager and its affiliates resulting from the Management Agreement, reviewing the projected dollar amount of expenses allocated and profit received by the Investment Manager and the method used to determine such expenses and profit. The representatives of the Investment Manager stated that neither the Investment Manager nor its affiliates, including Lazard, receive any significant indirect benefits from managing the Fund. The Investment Manager srepresentatives stated that Lazard is not currently used for brokerage purposes. The Investment Manager representatives noted that the Investment Manager does obtain soft dollar research, as reviewed by the Board each quarter. The Directors agreed that the information provided substantiated statements of the Investment Manager representatives.

It was noted that the profitability percentage for the Fund was within ranges determined by appropriate court cases not to be so disproportionately large that it bore no reasonable relationship to the services rendered and, given the overall service levels, was thought not to be excessive, and the Board concurred with this analysis.

The Directors considered the Investment Manager sprojected profitability with respect to the Fund as part of their evaluation of whether the Fund see under the Management Agreement bears a reasonable relationship to the mix of services provided by the Investment Manager, including the nature, extent and quality of such services. The Directors evaluated the costs of the services to be provided and profits expected to be realized by the Investment Manager and its affiliates from the relationship with the Fund in light of the relevant circumstances. It was noted that a discussion of economies of scale should be predicated on increasing assets and that because the Fund is a closed-end fund without daily inflows and outflows of capital there were not at this time significant economies of scale to be realized by the Investment Manager in managing the Fund sassets. The Directors also considered potential benefits to the Investment Manager and its affiliates from the Investment Manager acting as investment adviser to the Fund.

At the conclusion of these discussions, each of the Independent Directors expressed the opinion that he had been furnished with sufficient information to make an informed business decision with respect to renewal of the Management Agreement. Based on its discussions and considerations as described above, the Board made the following conclusions and determinations.

- The Board concluded that the nature, extent and quality of the services provided by the Investment Manager are ade- quate and appropriate, especially including the benefits of advisory and research services associated with a \$88 billion asset management business.
- The Board was satisfied with the Fund
 □s overall performance.

- The Board concluded that the Fund see paid to the Investment Manager was reasonable in light of comparative perform- ance and expense and advisory fee information, costs of the services provided and profits to be realized and benefits derived or to be derived by the Investment Manager from the relationship with the Fund.
- The Board determined that there were not at this time significant economies of scale to be realized by the Investment Manager managing the Fund□s assets and that, to the extent that material economies of scale had not been shared with the Fund, the Board would seek to do so.

The Board considered these conclusions and determinations and, without any one factor being dispositive, determined that approval of the Management Agreement was in the best interests of the Fund and its stockholders.

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30 Rockefeller Plaza

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Investment Manager

Lazard Asset Management LLC 30 Rockefeller Plaza New York, New York 10112-6300

Telephone: 800-823-6300

Custodian

State Street Bank and Trust Company One Lincoln Street Boston, Massachusetts 02111

Transfer Agent and Registrar

Computershare Trust Company, N.A. P.O Box 43010
Providence, Rhode Island 02940-3010

Dividend Disbursing Agent

Computershare Shareholder Services, Inc. P.O Box 43010
Providence, Rhode Island 02940-3010

Independent Registered Public Accounting Firm

Deloitte & Touche LLP Two World Financial Center New York, New York 10281-1414

Legal Counsel

Stroock & Stroock & Lavan LLP 180 Maiden Lane New York, New York 10038-4982 http://www.stroock.com

This report is intended only for the information of stockholders or those who have received the current prospectus covering shares of Common Stock of Lazard Global Total Return & Income Fund, Inc. which contains information about management fees and other costs.

Lazard Asset Management LLC

30 Rockefeller Plaza New York, NY 10112-6300 www.LazardNet.com

ITEM 2. CODE OF ETHICS.

The Fund has adopted a code of ethics that applies to the Fund's principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions.

ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT.

The Fund's Board of Directors (the <code>[Board[]</code>) has determined that Lester Z. Lieberman and Robert M. Solmson, members of the Audit Committee of the Board, are audit committee financial experts as defined by the Securities and Exchange Commission (the "SEC"). Mr. Lieberman and Mr. Solmson are "independent" as defined by the SEC for purposes of audit committee financial expert determinations.

ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

- (a) <u>Audit Fees</u>. The aggregate fees billed for each of the last two fiscal years (the "Reporting Periods") for professional services rendered by the Fund's principal accountant (the "Auditor") for the audit of the Fund's annual financial statements, or services that are normally provided by the Auditor in connection with the statutory and regulatory filings or engagements for the Reporting Periods, were \$45,000 in 2005 and \$47,500 in 2006.
- (b) <u>Audit-Related Fees</u>. There were no fees billed in the Reporting Periods by the Auditor to the Fund for assurance and related services that are reasonably related to the performance of the audit of the Fund's financial statements and are not reported under paragraph (a) of this Item 4.

The aggregate fees billed in the Reporting Periods for non-audit assurance and related services by the Auditor to Lazard Asset Management LLC, the Fund[]s investment manager ([]Lazard[]), and any entity controlling, controlled by or under common control with Lazard that provides ongoing services to the Fund ([]Service Affiliates[]) that were reasonably related to the performance of the annual audit of the Service Affiliates, which required pre-approval of the Audit Committee were \$0.

(c) <u>Tax Fees</u>. The aggregate fees billed in the Reporting Periods to the Fund for professional services rendered by the Auditor for tax compliance, tax advice and tax planning ("Tax Services") were \$6,000 in 2005 and \$6,000 in 2006. These services consisted of (i) review or preparation of U.S. federal, state, local and excise tax returns; and (ii) U.S. federal, state and local tax planning, advice and assistance regarding statutory, regulatory or administrative developments.

The aggregate fees billed for the Reporting Periods for Tax Services by the Auditor to Service Affiliates which required pre-approval by the Audit Committee were \$0.

(d) <u>All Other Fees</u>. The aggregate fees billed for the Reporting Periods for products and services provided by the Auditor, other than the services reported above, were \$0.

The aggregate fees billed for the Reporting Periods for non-audit services by the Auditor to Service Affiliates, other than the services reported above, which required pre-approval by the Audit Committee were \$0.

- (e) <u>Audit Committee Pre-Approval Policies and Procedures</u>. The Fund's Audit Committee pre-approves the Auditor's engagements for audit and non-audit services to the Fund and, as required, non-audit services to Service Affiliates on a case-by-case basis. Pre-approval considerations include whether the proposed services are compatible with maintaining the Auditor's independence. There were no services provided by the Auditor that were approved pursuant to (c)(7)(i)(C) of Rule 2-01 of Regulation S-X.
- (f) None.
- (g) <u>Non-Audit Fees</u>. The aggregate non-audit fees billed by the Auditor for services rendered to the Fund and rendered to Service Affiliates for the Reporting Periods were \$160,000 in 2005 and \$115,000 in 2006.
- (h) <u>Auditor Independence</u>. The Audit Committee considered whether provision of non-audit services to Service Affiliates that were not required to be pre-approved is compatible with maintaining the Auditor⊓s independence.

ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS.

The Fund has a separately-designated standing Audit Committee established in accordance with Section 3(a)(58)(A) of the Securities Exchange Act of 1934, as amended. It is composed of the following Directors, each of who is not an "interested person" as defined in the Investment Company Act of 1940, as amended, of the Fund ("Independent Directors"):

Lester Z. Lieberman, Audit Committee Chairman Kenneth S. Davidson Nancy A. Eckl Leon M. Pollack Richard Reiss, Jr. Robert M. Solmson

ITEM 6. SCHEDULE OF INVESTMENTS

Not applicable.

ITEM 7. DISCLOSURE OF PROXY VOTING POLICIES AND PROCEDURES FOR CLOSED END MANAGEMENT INVESTMENTCOMPANIES.

The Fund has delegated voting of proxies in respect of portfolio holdings to Lazard, to vote the Fund s proxies in accordance with Lazard's proxy voting policy and guidelines (the "Voting Guidelines") that provide as follows:

- Lazard votes proxies in the best interests of its clients.
- Unless Lazard's Proxy Committee otherwise determines, Lazard votes proxies in a manner consistent with the Voting Guidelines.

- To avoid conflicts of interest, Lazard votes proxies where a material conflict has been deemed to exist in accordance with specific proxy voting guidelines regarding various standard proxy proposals ("Approved Guidelines") or, if the Approved Guideline is to vote case-by-case, in accordance with the recommendation of an independent source.
- Lazard also may determine not to vote proxies in respect of securities of any issuer if it determines that it would be in the client's overall best interests not to vote.

The Voting Guidelines address how it will vote proxies on particular types of matters such as the election for directors, adoption of option plans and anti-takeover proposals. For example, Lazard generally will:

- vote as recommended by management in routine election or re-election of directors;
- favor programs intended to reward management and employees for positive, long-term performance, evaluating whether the Lazard believes, under the circumstances, that the level of compensation is appropriate or excessive; and
- vote against anti-takeover measures, such as adopting supermajority voting requirements, shareholder rights plans and fair price provisions.

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

Principal Portfolio Managers

As of the date of the filing of this Report on Form N-CSR, the following persons are responsible for the management of the Fund's portfolio:

James Donald is responsible for allocation of the Fund's assets between Global Equity Investments and Currency Investments (each, as defined in the notes to the Fund's annual report to shareholders contained in Item 1) and overall management of the Fund's portfolio. Global Equity Investments and Currency Investments are each managed on a team basis, with each member of the team involved at all levels of the investment process.

Mr. Donald, a Managing Director of Lazard, is a portfolio manager/analyst and serves as head of the emerging markets group. Before joining Lazard in 1996, Mr. Donald worked at Mercury Asset Management ("Mercury"), which he joined in 1985. At Mercury, he was on the emerging markets team between 1992 and 1996 and worked on the international equity team between 1985 and 1992. At Mercury, between 1990 and 1996, Mr. Donald served as Vice President and Treasurer for The United Kingdom Fund and The Europe Fund. Mr. Donald is a Chartered Financial Analyst ("CFA") Charterholder and received an HBA from the University of Western Ontario.

Global Equity Investments. Gabrielle Boyle, Andrew Lacey and Michael Powers are the portfolio managers responsible for investing the Fund's assets allocated to Global Equity Investments.

Ms. Boyle, a Senior Managing Director of Lazard, is a portfolio manager on the international equity team and a member of the London-based European equity team. She joined Lazard in 1993 and has been working in the investment field since 1991. Previously, Ms. Boyle worked with Royal Insurance Asset Management. She earned a BA (Hons) degree in Economics & History in 1989 and a MA in Economics in 1990, both from University College, Dublin. She is a member of the Institute of Investment Management and Research.

Mr. Lacey, a Deputy Chairman of Lazard, is a portfolio manager focusing on U.S. equity products, and also is a member of the global equity select, global ex-Australia, and global trend funds teams. He has been working in the investment field since 1995. Prior to becoming a full-

time member of Lazard's equity team in 1996, Mr. Lacey worked part-time at Lazard during 1995 and 1996 while attaining his MBA from Columbia University. He also has a BA from Wesleyan University.

Mr. Powers, a Managing Director of Lazard, is a member of the international equity, international equity select, and European Equity select teams. He began working in the investment field in 1990. Before joining Lazard in 1990, he was a vice president for Chemco Technologies. He received an MBA from Long Island University and a BA from Brown University.

Currency Investments. Ardra Belitz and Ganesh Ramachandran are jointly responsible for investment of the Fund's assets allocated to Currency Investments.

Ms. Belitz is a Director of Lazard and a portfolio manager/analyst specializing in emerging market currency and debt. She has been working in the investment field since 1994. Before joining Lazard in 1996, she was a senior portfolio administrator with Bankers Trust Company. Ms. Belitz graduated Phi Beta Kappa from Brandeis University with a BA in Economics.

Mr. Ramachandran is a Director of Lazard and a portfolio manager/analyst specializing in emerging market currency and debt. He has an MBA from the University of Rochester, Simon School of Business and a BS in Chemical Engineering from the Indian Institute of Technology at Madras. He joined Lazard in 1997.

Portfolio Management

<u>Team Management</u>. Portfolio managers at Lazard manage multiple accounts for a diverse client base, including private clients, institutions and investment funds. Lazard manages all portfolios on a team basis. The team is involved at all levels of the investment process. This team approach allows for every portfolio manager to benefit from his/her peers, and for clients to receive the firm's best thinking, not that of a single portfolio manager. Lazard manages all like investment mandates against a model portfolio. Specific client objectives, guidelines or limitations then are applied against the model, and any necessary adjustments are made.

Material Conflicts Related to Management of Similar Accounts. Although the potential for conflicts of interest exist when an investment adviser and portfolio managers manage other accounts that invest in securities in which the Fund may invest or that may pursue a strategy similar to one of the Fund's component strategies (collectively, "Similar Accounts"), Lazard has procedures in place that are designed to ensure that all accounts are treated fairly and that the Fund is not disadvantaged, including procedures regarding trade allocations and "conflicting trades" (e.g., long and short positions in the same security, as described below). In addition, the Fund, as a registered investment company, is subject to different regulations than certain of the Similar Accounts, and, consequently, may not be permitted to engage in all the investment techniques or transactions, or to engage in such techniques or transactions to the same degree, as the Similar Accounts.

Potential conflicts of interest may arise because of Lazard's management of the Fund and Similar Accounts. For example, conflicts of interest may arise with both the aggregation and allocation of securities transactions and allocation of limited investment opportunities, as Lazard may be perceived as causing accounts it manages to participate in an offering to increase Lazard's overall allocation of securities in that offering, or to increase Lazard's ability to participate in future offerings by the same underwriter or issuer. Allocations of bunched trades, particularly trade orders that were only partially filled due to limited availability, and allocation of investment opportunities generally, could raise a potential conflict of interest, as Lazard may have an incentive to allocate securities that are expected to increase in value to preferred accounts. Initial public offerings, in particular, are frequently of very limited availability. Additionally, portfolio managers may be perceived to have a conflict of interest because of the large number of Similar Accounts, in addition to the Fund, that they are managing on behalf of Lazard. Although Lazard does not track each individual portfolio manager's time dedicated to each account, Lazard periodically reviews each portfolio manager's overall responsibilities to ensure that they are able to allocate the necessary time and resources to effectively manage the Fund. In addition, Lazard

could be viewed as having a conflict of interest to the extent that Lazard and/or portfolio managers have a materially larger investment in a Similar Account than their investment in the Fund.

A potential conflict of interest may be perceived to arise if transactions in one account closely follow related transactions in a different account, such as when a purchase increases the value of securities previously purchase by the other account, or when a sale in one account lowers the sale price received in a sale by a second account. Lazard and certain of the Fund's portfolio managers manage hedge funds that are subject to performance/incentive fees. Certain hedge funds managed by Lazard may also be permitted to sell securities short. When Lazard engages in short sales of securities of the type in which the Fund invests, Lazard could be seen as harming the performance of the Fund for the benefit of the account engaging in short sales if the short sales cause the market value of the securities to fall. As described above, Lazard has procedures in place to address these conflicts. Additionally, Lazard currently does not have any portfolio managers that manage both hedge funds that engage in short sales and long-only accounts, including open-end and closed-end registered investment companies.

Other Accounts Managed by the Portfolio Managers. The chart below includes information regarding the members of the portfolio management team responsible for managing the Fund. Specifically, it shows the number of other portfolios and assets managed by management teams of which each of the Fund's portfolio managers is a member. Regardless of the number of accounts, the portfolio management team still manages each account based on a model portfolio as described above.

Other Deeled

		Otner Pooled	
Portfolio Manager	Registered Investment Companies (\$*)#	Investment Vehicles (\$*)#	Other Accounts (\$*)
Ardra Belitz	3 (573.8 million)	4 (658.78 million)	0
Gabrielle M. Boyle	9 (3.48 billion)	69 (5.15 billion)	1245 (21.37 billion)+
James M. Donald	12 (5.84 billion)	41 (2.21 billion)	269 (3.31 billion)
Andrew D. Lacey	9 (5.34 billion)	45 (993.23 million)	535 (5.54 billion)+
Ganesh Ramachandran	3 (573.8 million)	4 (658.78 million)	0
Michael Powers	9 (3.48 billion)	50 (752.66 million)	1243 (21.16 billion)+

- * Total assets in accounts as of December 31, 2006.
- # Ms. Belitz and Mr. Ramachandran each manage one registered investment company and one pooled investment vehicle with respect to which the advisory fee is based on the performance of the account. The performance fee for each account is based on annualized performance over the London Interbank Offered Rate.
- + Includes an aggregation of Similar Accounts within managed account programs where the third party program sponsor is responsible for applying specific client objectives, guidelines and limitations against the model portfolio managed by the portfolio management team.

Compensation for Portfolio Managers

Lazard's portfolio managers are generally responsible for managing multiple types of accounts that may, or may not, invest in securities in which the Fund may invest or pursue a strategy similar to one of the Fund's component strategies. Portfolio managers responsible for managing the Fund may also manage sub-advised registered investment companies, collective investment trusts, unregistered funds and/or other pooled investment vehicles, separate accounts, separately managed account programs (often referred to as "wrap accounts") and model portfolios.

During the fiscal year covered by this Report on Form N-CSR, Lazard compensates portfolio managers by a competitive salary and bonus structure, which is determined both quantitatively and qualitatively. Salary and bonus are paid in cash. Portfolio managers are compensated on the performance of the aggregate group of portfolios managed by the teams of which they are a member rather than for a specific fund or account. Various factors are considered in the

determination of a portfolio manager's compensation. All of the portfolios managed by a portfolio manager are comprehensively evaluated to determine his or her positive and consistent performance contribution over time. Further factors include the amount of assets in the portfolios as well as qualitative aspects that reinforce Lazard's investment philosophy.

Total compensation is generally not fixed, but rather is based on the following factors: (i) leadership, teamwork and commitment, (ii) maintenance of current knowledge and opinions on companies owned in the portfolio; (iii) generation and development of new investment ideas, including the quality of security analysis and identification of appreciation catalysts; (iv) ability and willingness to develop and share ideas on a team basis; and (v) the performance results of the portfolios managed by the investment teams of which the portfolio manager is a member.

Variable bonus is based on the portfolio manager's quantitative performance as measured by his or her ability to make investment decisions that contribute to the pre-tax absolute and relative returns of the accounts managed by the teams of which the portfolio manager is a member, by comparison of each account to a predetermined benchmark (as set forth in the prospectus or other governing document) over the current fiscal year and the longer-term performance (3-, 5- or 10-year, if applicable) of such account, as well as performance of the account relative to peers. The variable bonus for the Fund's portfolio management team in respect of its management of the Fund is determined by reference to the Morgan Stanley Capital International (MSCI®) World Index. The portfolio manager's bonus also can be influenced by subjective measurement of the manager's ability to help others make investment decisions. Portfolio managers managing accounts that pay performance fees may receive a portion of the performance fee as part of their compensation.

Portfolio managers also have an interest in the Lazard Asset Management LLC Equity Plan, an equity based incentive program for Lazard. The plan offers permanent equity in Lazard to a significant number of its professionals, including portfolio managers, as determined by the Board of Managers of Lazard, from time to time. This plan gives certain employees of Lazard a permanent equity interest in Lazard and an opportunity to participate in the future growth of Lazard.

Ownership of Fund Securities

As of December 31, 2006, the portfolio managers of the Fund owned the following shares of Common Stock of the Fund.

Portfolio Manager Number of Shares

Ardra Belitz

Gabrielle M. Boyle

None

Ardra Belitz

None

 James M. Donald
 \$50,001 to \$100,000

 Andrew D. Lacey
 \$10,001-\$50,000

 Ganesh Ramachandran
 \$1-\$10,000

 Michael Powers
 None

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

Not applicable.

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

The Fund has a Nominating Committee (the "Committee") of the Board, which is currently comprised of all of the Independent Directors. The Committee's function is to select and nominate candidates for election to the Board. The Committee will consider recommendations for nominees

from stockholders sent to the Secretary of the Fund, 30 Rockefeller Plaza, New York, New York 10112. Nominations may be submitted only by a stockholder or group of stockholders that, individually or as a group, has beneficially owned the lesser of (a) 1% of the Registrant's outstanding shares or (b) \$500,000 of the Fund's shares (calculated at market value) for at least one year prior to the date such stockholder or group submits a candidate for nomination. Not more than one nominee for Director may be submitted by such a stockholder or group each calendar year.

In evaluating potential nominees, including any nominees recommended by stockholders, the Committee takes into consideration the factors listed in the Nominating Committee Charter and Charter, including character and integrity, business and professional experience, and whether the Committee believes that the person has the ability to apply sound and independent business judgment and would act in the interests of the Fund and its stockholders. A nomination submission must include all information relating to the recommended nominee that is required to be disclosed in solicitations or proxy statements for the election of Directors, as well as information sufficient to evaluate the factors listed above. Nomination submissions must be accompanied by a written consent of the individual to stand for election if nominated by the Board and to serve if elected by the stockholders, and such additional information must be provided regarding the recommended nominee as reasonably requested by the Committee. A nomination submission must be received not less than 120 calendar days before the date of the Fund sproxy statement released to stockholders in connection with the previous year sannual meeting.

ITEM 11. CONTROLS AND PROCEDURES.

- (a) The Fund's principal executive and principal financial officers have concluded, based on their evaluation of the Fund's disclosure controls and procedures as of a date within 90 days of the filing date of this report, that the Fund's disclosure controls and procedures are reasonably designed to ensure that information required to be disclosed by the Fund on Form N-CSR is recorded, processed, summarized and reported within the required time periods and that information required to be disclosed by the Fund in the reports that it files or submits on Form N-CSR is accumulated and communicated to the Fund's management, including its principal executive and principal financial officers, as appropriate to allow timely decisions regarding required disclosure.
- (b) There were no changes to the Fund's internal control over financial reporting that occurred during the second fiscal quarter of the period covered by this report that have materially affected, or are reasonably likely to materially affect, the Fund's internal control over financial reporting.

ITEM 12. EXHIBITS.

- (a)(1) Code of Ethics referred to in Item 2.
- (a)(2) Certifications of principal executive and principal financial officers as required by Rule 30a-2(a) under the Investment Company Act of 1940.
- (a)(3) Not applicable.
- (b) Certifications of principal executive and principal financial officers as required by Rule 30a-2(b) under the Investment Company Act of 1940.

SIGNATURES

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

Lazard Global Total Return and Income Fund, Inc.

By <u>/s/ Charles Carroll</u>

Charles Carroll

Chief Executive Officer

Date March 9, 2007

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 Fund and in the capacities and on the dates indicated.

By /s/ Charles Carroll

Charles Carroll

Chief Executive Officer

Date March 9, 2007

By /s/ Stephen St. Clair

Stephen St. Clair Chief Financial Officer

Date March 9, 2007