ClearBridge

Annual Report | October 31, 2021

INCOME FUND

The Fund intends to no longer mail paper copies of the Fund's shareholder reports like this one, unless you specifically request paper copies of the reports from the Fund or from your Service Agent or financial intermediary (such as a brokerdealer or bank). Instead, the reports will be made available on a website, and you will be notified by mail each time a report is posted and provided with a website link to access the report.

If you already elected to receive shareholder reports electronically ("e-delivery"), you will not be affected by this change and you need not take any action. If you have not already elected e-delivery, you may elect to receive shareholder reports and other communications from the Fund electronically by contacting your Service Agent or, if you are a direct shareholder with the Fund, by calling 1-877-721-1926.

You may elect to receive all future reports in paper free of charge. If you invest through a Service Agent, you can contact your Service Agent to request that you continue to receive paper copies of your shareholder reports. That election will apply to all Legg Mason Funds held in your account at that Service Agent. If you are a direct shareholder with the Fund, you can call the Fund at 1-877-721-1926, or write to the Fund by regular mail at Legg Mason Funds, P.O. Box 9699, Providence, RI 02940-9699 or by express, certified or registered mail to Legg Mason Funds, 4400 Computer Drive, Westborough, MA 01581 to let the Fund know you wish to continue receiving paper copies of your shareholder reports. That election will apply to all Legg Mason Funds held in your account held directly with the fund complex.



Fund objectives

The Fund's primary investment objective is to generate high current income, with capital appreciation as a secondary objective.

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Letter from the president



Dear Shareholder,

We are pleased to provide the annual report of ClearBridge Tactical Dividend Income Fund for the twelve-month reporting period ended October 31, 2021. Please read on for a detailed look at prevailing economic and market conditions during the Fund's reporting period and to learn how those conditions have affected Fund performance.

Special shareholder notice

Effective June 16, 2021, the Fund no longer sells Class A2 shares. Following the close of business on June 24, 2021, all outstanding Class A2 shares were automatically converted into Class A shares of the Fund. Shareholders holding Class A2 shares at the time of conversion received Class A shares having an aggregate net asset value equal to the aggregate net asset value of their Class A2 shares immediately prior to the conversion. No sales load or other charges were imposed in connection with the conversion. The conversion is not expected to be a taxable event for federal income tax purposes. For additional information, please see the Fund's prospectus supplement dated May 24, 2021.

As always, we remain committed to providing you with excellent service and a full spectrum of investment choices. We also remain committed to supplementing the support you receive from your financial advisor. One way we accomplish this is through our website, www.franklintempleton.com. Here you can gain immediate access to market and investment information, including:

- · Fund prices and performance,
- · Market insights and commentaries from our portfolio managers, and
- · A host of educational resources.

We look forward to helping you meet your financial goals.

Sincerely,

Jane Trust, CFA

President and Chief Executive Officer

November 30, 2021



Fund overview

Q. What is the Fund's investment strategy?

A. The Fund's primary investment objective is to generate high current income, with capital appreciation as a secondary objective. Under normal circumstances, the Fund invests at least 80% of its net assets, plus the amount of any borrowings for investment purposes, in equity and equity-related securities that provide investment income, dividend payments or other distributions or in other investments with similar economic characteristics. The Fund may invest in equity and equity-related securities of issuers with any market capitalization.

The Fund invests in a diversified portfolio of equity and equity-related securities, including common stocks, preferred stocks, convertible preferred stocks and other securities convertible into equity securities, master limited partnerships ("MLPs"), real estate investment trusts ("REITs"), closed-end investment companies, including business development companies ("BDCs"), and royalty trusts. The Fund may invest up to 50% of its net assets in foreign securities, including securities of issuers in emerging market countries.

The Fund may also seek to generate current income from short-term gains earned through an option strategy which may consist of writing (selling) call options on equity securities in its portfolio ("covered calls") and on broader equity market indexes, or writing (selling) put options on such securities or indexes. The Fund's investments in options on equity securities and equity market indexes are included in the Fund's 80% policy.

The Fund may invest up to 20% of its assets in fixed income securities of any credit quality, including securities rated below investment grade or, if unrated, that we deemed to be of comparable quality ("high yield" or "junk" bonds). The Fund's investments in fixed income securities may include structured notes.

By conducting fundamental research and dividend analysis, we seek to identify companies that have the ability to pay attractive dividends and have assets or earnings prospects that are either unrecognized or undervalued, have attractive valuations, or are expected to have positive changes in earnings prospects. We combine bottom-up stock selection with top-down thematic overlay to construct a diversified portfolio with a focus on generating high current income.

Q. What were the overall market conditions during the Fund's reporting period?

A. Equities delivered robust performance during the twelve-month reporting period ended October 31, 2021, as the approval and subsequent rollout of multiple COVID-19 vaccines combined with accommodative monetary policy and ambitious fiscal spending helped S&P 500 Indexⁱ to a gain of 42.91%. The market was led by cyclical¹ stocks benefiting from the economic recovery, as reopened businesses, greater mobility and a healthy consumer encouraged spending and production, and high-growth technology stocks benefiting from

¹ Cyclicals consists of the following industries: automotive, entertainment, gaming, home construction, lodging, retailers, restaurants, textiles, and other consumer services.

Fund overview (cont'd)

strong secular trends as well as a lingering stay-at-home environment. More defensive, non-cyclical² sectors trailed.

The reporting period began with positive developments for COVID-19 vaccines and resolution of the U.S. election, which led to a broadening of market leadership from the mega cap growth stocks that had soared during the height of pandemic lockdowns. Positive COVID-19 vaccine trial results from Pfizer/BioNTech and Moderna increased optimism about an eventual return to normal economic activity, sparking a rally in cyclical areas of the market. In the fourth quarter of 2020, value stocks, led by energy and financials, outperformed growth stocks for the first time since 2018. Stocks also benefited as Joe Biden won the race for president and looked set to govern with a small majority in Congress.

Aggressive fiscal and monetary policies continued unabated in early 2021, helping support consumer demand that, combined with stop-and-start supply chain recovery as COVID-19 rippled through global regions, raised inflation concerns and led to soaring commodity prices. Despite waves of COVID-19 periodically offering a bid to tech stocks that would benefit from a stay-at-home environment, inflation worries led to a steepening yield curve, weighing on high-multiple growth stocks and supporting cyclicals. Amid easing business restrictions and accommodating fiscal and monetary policies, the U.S. economy picked up steam, with business confidence and new jobs numbers increasing steadily.

Markets wavered in September after the Delta variant of COVID-19 put a pause on recovery plays and higher inflation coincided with signals from the Federal Reserve Board that it would reduce its bond buying as early as November and potentially raise the federal funds rate in late 2022 or 2023. Equities delivered a flattish third quarter of 2021, as already-challenging labor and supply shortages and broad-based inflationary pressures intensified, weighing on industrials and materials companies. Energy felt crosswinds from a slowing Chinese economy even while global demand remained strong. Robust third quarter 2021 corporate earnings, however, suggesting companies have largely been able to absorb inflationary pressures, led to strong gains in October and brought the reporting period to a close on a high note.

Q. How did we respond to these changing market conditions?

A. The Fund invests in equity securities that exhibit an attractive income stream, including dividend-paying stocks, energy MLPs and REITs. During the twelve-month reporting period ended October 31, 2021, we added to our energy MLP exposure while reducing exposure to dividend-paying stocks and REITs.

Within dividend-paying stocks outside of energy and real estate sectors, sales in the health care sector such as Elanco Animal Health, Omeros 5.25% senior unsecured convertible

Non-cyclicals consists of the following industries: consumer products, food/beverage, health care, pharmaceuticals, supermarkets and tobacco.

notes and Abbvie helped move our relative weight in that sector from overweight to underweight. We tactically increased our financials exposure in a cyclical market with rising long-term interest rates with additions to economically sensitive JPMorgan Chase and Bank of America as well as addition of insurer Chubb, which should benefit from a strong property and casualty insurance pricing cycle.

Within information technology ("IT"), we reduced the Fund's overweight to the sector with trims to Microsoft, Apple, Broadcom (8% convertible preferred shares) and QUALCOMM in order to manage overall portfolio risk after strong performance from technology broadly.

We were opportunistic and tactical in managing through the high level of uncertainty and volatility in the energy market. We increased the Fund's exposure to the energy sector in late 2020, primarily as a result of the more attractive valuations we found, mostly resulting from poor stock performance in the sector. The resumption of economic activity, especially in the U.S. and Europe, helped support oil prices. Demand for oil began to exceed supply amid continued oil production curtailment by the Organization of the Petroleum Exporting Countries.. As before, we continued to emphasize balance sheet strength, asset footprint diversity and quality. We added Enbridge, DT Midstream and Plains GP Holdings and added to Energy Transfer and Enterprise Products Partners, serving to reduce our underweight relative to the blended benchmark

Overall, we reduced the Fund's real estate exposure amid pandemic-and-recovery challenges: REITs tend to be a lagging sector early in an economic recovery cycle as shorter-duration businesses see their cash flows rise more quickly. Higher ten-year Treasury yields also represented a near-term headwind. Amid secular concerns about the future of office and multifamily residential assets in dense, urban and high-cost markets in a post-pandemic world, we reduced the Fund's exposure to these areas with the sale of residential REIT Apartment Investment & Management and through trimming office REIT Alexandria Real Estate Equities. We also trimmed Crown Castle, American Tower and Equinix on strength; we continue to have material exposure to the technology and communications REIT subsectors where we expect to see continued growth due to long-term drivers such as data center buildouts and the launch of 5G communication services.

At the same time, we were opportunistic in the real estate sector with the purchase of specialty REIT Weyerhaeuser, which owns timberland and is positively leveraged to higher commodities prices and housing demand, as well as Gaming and Leisure Properties, which owns the largest portfolio of regional gaming properties in the U.S. and is a material beneficiary of the post-COVID-19 economic recovery.

Performance review

For the twelve months ended October 31, 2021, Class A shares of ClearBridge Tactical Dividend Income Fund, excluding sales charges, returned 42.46%. The Fund's unmanaged benchmark, the Dow Jones U.S. Select Dividend Indexⁱⁱ, returned 47.99% and the Fund's

Fund overview (cont'd)

composite benchmarkiii returned 53.90% for the same period. The Lipper Equity Income Funds Category Averageiv returned 39.87% over the same time frame.

Performance Snapshot as of October 31, 2021 (unaudited)		
(excluding sales charges)	6 months	12 months
ClearBridge Tactical Dividend Income Fund:		
Class A	10.97%	42.46%
Class C	10.58%	41.34%
Class I	11.10%	42.74%
Class IS	11.15%	42.90%
Dow Jones U.S. Select Dividend Index	1.55%	47.99%
Composite Benchmark	8.20%	53.90%
Lipper Equity Income Funds Category Average	6.41%	39.87%

The performance shown represents past performance. Past performance is no guarantee of future results and current performance may be higher or lower than the performance shown above. Principal value and investment returns will fluctuate and investors' shares, when redeemed, may be worth more or less than their original cost. To obtain performance data current to the most recent month-end, please visit our website at www.franklintempleton.com.

All share class returns assume the reinvestment of all distributions at net asset value and the deduction of all Fund expenses. Returns have not been adjusted to include sales charges that may apply or the deduction of taxes that a shareholder would pay on Fund distributions. If sales charges were reflected, the performance quoted would be lower. Performance figures for periods shorter than one year represent cumulative figures and are not annualized.

Fund performance figures reflect fee waivers and/or expense reimbursements, without which the performance would have been lower.

Total Annual Operating Expenses (unaudited)

As of the Fund's current prospectus dated March 1, 2021, as supplemented May 21, 2021, the gross total annual fund operating expense ratios for Class A, Class C, Class I and Class IS shares were 1.50%, 2.25%, 1.24% and 1.18%, respectively.

Actual expenses may be higher. For example, expenses may be higher than those shown if average net assets decrease. Net assets are more likely to decrease and Fund expense ratios are more likely to increase when markets are volatile.

As a result of expense limitation arrangements, the ratio of total annual fund operating expenses, other than interest, brokerage, taxes, extraordinary expenses and acquired fund fees and expenses, to average net assets will not exceed 1.19% for Class A shares, 2.00% for Class C shares, 1.00% for Class I shares and 0.90% for Class IS shares. In addition, the ratio of total annual fund operating expenses for Class I shares. Total annual fund operating expenses after waiving fees and/or reimbursing expenses exceed the expense limitation ("expense cap") for each class as a result of acquired fund fees and expenses. These expense limitation arrangements cannot be terminated prior to December 31, 2023 without the Board of Trustees' consent. In addition, the manager has agreed to

waive the Fund's management fee to an extent sufficient to offset the net management fee payable in connection with any investment in an affiliated money market fund. This management fee waiver is not subject to the recapture provision discussed below.

The manager is also permitted to recapture amounts waived and/or reimbursed to a class during the same fiscal year if the class' total annual fund operating expenses have fallen to a level below the expense cap in effect at the time the fees were earned or the expenses incurred. In no case will the manager recapture any amount that would result, on any particular business day of the Fund, in the class' total annual fund operating expenses exceeding the expense cap or any other lower limit then in effect.

Q. What were the leading contributors to performance?

A. For the reporting period, on an absolute basis the Fund had positive returns in ten out of eleven sectors, with the greatest contributions to returns coming from the financials, energy and IT sectors. Relative to the Fund's composite benchmark, stock selection in the financials, IT and utilities sectors contributed positively. Underweights to the consumer staples and real estate sectors and an overweight to the financials sector were also additive.

Relative to the unmanaged Dow Jones U.S. Select Dividend Index, stock selection in the IT, financials, utilities and consumer discretionary sectors contributed positively. Underweights to the utilities and consumer staples sectors and an overweight to the energy sector were also leading contributors.

In terms of individual Fund holdings, leading contributors to performance for the reporting period included positions in Blackstone and KKR 6% convertible preferred shares in the financials sector, Microsoft and Broadcom 8% convertible preferred shares in the IT sector and Energy Transfer in the energy sector.

Q. What were the leading detractors from performance?

A. On an absolute basis, the communication services sector detracted. Relative to the Fund's composite benchmark, stock selection in the energy, industrials, communication services and real estate sectors were leading detractors. In sector allocation, an overweight to the IT and utilities sectors and an underweight to the energy sector weighed on returns.

Relative to the unmanaged Dow Jones U.S. Select Dividend Index, stock selection in the energy, communication services and industrials sectors, underweights to the financials and communication services sectors and overweights to the health care and IT sectors detracted the most.

At the security level, leading detractors included ViacomCBS 5.75% convertible preferred shares and Shenandoah Telecommunications in the communication services sector, Kadmon Holdings 3.625% convertible preferred shares and Bridgebio Pharma 2.25% convertible preferred shares in the health care sector and Taiwan Semiconductor in the IT sector.

Fund overview (cont'd)

Q. Were there any significant changes to the Fund during the reporting period?

A. We added several new positions over the course of the year. Among the largest were those in Cisco Systems in the IT sector, Plains GP Holdings in the energy sector, Coca-Cola in the consumer staples sector, ViacomCBS 5.75% convertible preferred shares in the communication services sector and Trinity Capital in the financials sector. We also exited certain holdings, including positions in Edison International and Sempra Energy 6.75% convertible preferred shares in the utilities sector, Pepsi in the consumer staples sector, Elanco Animal Health in the health care sector and AT&T in the communication services sector

Thank you for your investment in ClearBridge Tactical Dividend Income Fund. As always, we appreciate that you have chosen us to manage your assets and we remain focused on achieving the Fund's investment goals.

Sincerely,

Mark McAllister, CFA Portfolio Manager, ClearBridge Investments, LLC

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Peter Vanderlee

Peter Vanderlee, CFA Portfolio Manager, ClearBridge Investments, LLC

November 18, 2021

RISKS: Equity and equity-related securities are subject to market and price fluctuations. Investments in small- and medium-capitalization companies may involve a higher degree of risk and volatility than investments in larger, more established companies. Investing in foreign securities is subject to certain risks not associated with domestic investing, such as currency fluctuations, and changes in political, social and economic conditions, which could increase volatility. These risks are heightened in emerging markets. Emerging markets countries tend to have economic, political and legal systems that are less developed and are less stable than those of more developed countries. The Fund may use derivatives, such as options and futures, which can be illiquid, may disproportionately increase losses, and have a potentially large impact on Fund performance.

The Fund may invest in real estate investment trusts ("REITs"), which are closely linked to the performance of the real estate markets. REITs are subject to illiquidity, credit and interest rate risks, as well as the risks associated with the real estate markets. Investments in MLPs include the risks of declines in energy and commodity prices, decreases in energy demand, adverse weather conditions, natural or other disasters, changes in government regulation, changes in tax

laws, and other risks of the MLP and energy sector. The Fund may engage in short selling, which is a speculative strategy that involves special risks. Unlike the possible loss on a security that is purchased, there is no limit on the amount of loss on an appreciating security that is sold short. Dividends fluctuate and are subject to change. Dividends represent past performance and there is no guarantee they will continue to be paid. Diversification does not guarantee a profit or protect against a loss. Please see the Fund's prospectus for a more complete discussion of these and other risks and the Fund's investment strategies.

Portfolio holdings and breakdowns are as of October 31, 2021 and are subject to change and may not be representative of the portfolio managers' current or future investments. The Fund's top ten holdings (as a percentage of net assets) as of October 31, 2021 were: Microsoft Corp. (5.8%), Blackstone Inc. (4.6%), Apple Inc. (4.3%), Energy Transfer LP (3.7%), Enterprise Products Partners LP (3.6%), Broadcom Inc. (3.3%), KKR & Co. Inc. (3.2%), Magellan Midstream Partners LP (2.6%), QUALCOMM Inc. (2.2%) and Danaher Corp. (1.8%). Please refer to pages 14 through 19 for a list and percentage breakdown of the Fund's holdings.

The mention of sector breakdowns is for informational purposes only and should not be construed as a recommendation to purchase or sell any securities. The information provided regarding such sectors is not a sufficient basis upon which to make an investment decision. Investors seeking financial advice regarding the appropriateness of investing in any securities or investment strategies discussed should consult their financial professional. The Fund's top five sector holdings (as a percentage of net assets) as of October 31, 2021 were: information technology (22.5%), master limited partnerships (21.6%), financials (14.6%), real estate (6.9%) and health care (6.6%). The Fund's portfolio composition is subject to change at any time.

All investments are subject to risk including the possible loss of principal. Past performance is no guarantee of future results. All index performance reflects no deduction for fees, expenses or taxes. Please note that an investor cannot invest directly in an index.

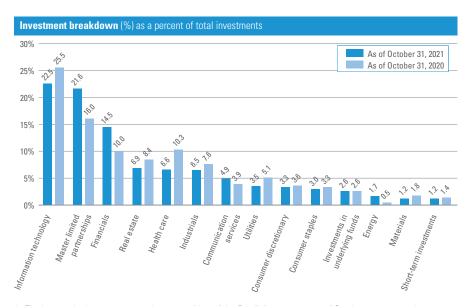
The information provided is not intended to be a forecast of future events, a guarantee of future results or investment advice. Views expressed may differ from those of the firm as a whole.

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Fund overview (cont'd)

- The S&P 500 Index is an unmanaged index of the stocks of 500 leading companies, and is generally representative of the performance of larger companies in the U.S.
- The Dow Jones U.S. Select Dividend Index consists of 100 of the highest dividend-yielding securities (excluding REITs) in the Dow Jones U.S. Index, a broad-based index representative of the total market for the United States equity securities.
- The composite benchmark is a representation of the performance of the major asset classes in which the Fund may typically invest, consisting of 60% Russell 3000 Value Index, 20% Alerian MLP Index and 20% MSCI REIT Index. The Russell 3000 Value Index measures the performance of the broad value segment of the U.S. equity value universe. It includes those Russell 3000 Index companies with lower price-to-book ratio is the price of a stock compared to the difference between a company's assets and liabilities.) The Alerian MLP Index is a composite of the fifty most prominent energy MLPs and is calculated using a float-adjusted, capitalization-weighted methodology. The MSCI U.S. REIT Index is a free float-adjusted market capitalization weighted index that is comprised of equity REITs that are included in the MSCI U.S. Investable Market Index (IMI) which captures large, mid- and small caps securities. The Index represents about 99% of the U.S. REIT universe.
- Lipper, Inc., a wholly-owned subsidiary of Refinitiv, provides independent insight on global collective investments. Returns are based on the period ended October 31, 2021, including the reinvestment of all distributions, including returns of capital, if any, calculated among the 475 funds for the six-month period and among the 472 funds for the twelve-month period in the Fund's Lipper category, and excluding sales charges, if any.

Fund at a glance[†] (unaudited)



† The bar graph above represents the composition of the Fund's investments as of October 31, 2021 and October 31, 2020. The Fund is actively managed. As a result, the composition of the Fund's investments is subject to change at any time.

Fund expenses (unaudited)

Example

As a shareholder of the Fund, you may incur two types of costs: (1) transaction costs, including front-end and back-end sales charges (loads) on purchase payments; and (2) ongoing costs, including management fees; service and/or distribution (12b-1) fees; and other Fund expenses. This example is intended to help you understand your ongoing costs (in dollars) of investing in the Fund and to compare these costs with the ongoing costs of investing in other mutual funds.

This example is based on an investment of \$1,000 invested on May 1, 2021 and held for the six months ended October 31, 2021.

Actual expenses

The table below titled "Based on Actual Total Return" provides information about actual account values and actual expenses. You may use the information provided in this table, together with the amount you invested, to estimate the expenses that you paid over the period. To estimate the expenses you paid on your account, divide your ending account value by \$1,000 (for example, an \$8,600 ending account value divided by \$1,000 = 8.6), then multiply the result by the number under the heading entitled "Expenses Paid During the Period".

Base	d on actu	al total re	eturn ¹		
	Actual Total Return Without Sales Charge ²	Beginning Account Value	Ending Account Value	Annualized Expense Ratio	Expenses Paid During the Period ³
Class A	10.97%	\$1,000.00	\$1,109.70	1.18%	\$6.27
Class C	10.58	1,000.00	1,105.80	1.88	9.98
Class I	11.10	1,000.00	1,111.00	0.90	4.79
Class IS	11.15	1,000.00	1,111.50	0.83	4.42

Hypothetical example for comparison purposes

The table below titled "Based on Hypothetical" Total Return" provides information about hypothetical account values and hypothetical expenses based on the actual expense ratio and an assumed rate of return of 5.00% per year before expenses, which is not the Fund's actual return. The hypothetical account values and expenses may not be used to estimate the actual ending account balance or expenses you paid for the period. You may use the information provided in this table to compare the ongoing costs of investing in the Fund and other funds. To do so, compare the 5.00% hypothetical example relating to the Fund with the 5.00% hypothetical examples that appear in the shareholder reports of the other funds

Please note that the expenses shown in the table below are meant to highlight your ongoing costs only and do not reflect any transactional costs, such as front-end or backend sales charges (loads). Therefore, the table is useful in comparing ongoing costs only, and will not help you determine the relative total costs of owning different funds. In addition, if these transaction costs were included, your costs would have been higher.

Based on hypothetical total return ¹					
	Hypothetical Annualized Total Return	Beginning Account Value	Ending Account Value	Annualized Expense Ratio	Expenses Paid During the Period ³
Class A	5.00%	\$1,000.00	\$1,019.26	1.18%	\$6.01
Class C	5.00	1,000.00	1,015.73	1.88	9.55
Class I	5.00	1,000.00	1,020.67	0.90	4.58
Class IS	5.00	1,000.00	1,021.02	0.83	4.23

- ¹ For the six months ended October 31, 2021.
- Assumes the reinvestment of all distributions, including returns of capital, if any, at net asset value and does not reflect the deduction of the applicable sales charge with respect to Class A shares or the applicable contingent deferred sales charge ("CDSC") with respect to Class C shares. Total return is not annualized, as it may not be representative of the total return for the year. Performance figures may reflect compensating balance arrangements, fee waivers and/or expense reimbursements. In the absence of compensating balance arrangements, fee waivers and/or expense reimbursements, the total return would have been lower. Past performance is no guarantee of future results.
- Expenses (net of compensating balance arrangements, fee waivers and/or expense reimbursements) are equal to each class' respective annualized expense ratio multiplied by the average account value over the period, multiplied by the number of days in the most recent fiscal half-year (184), then divided by 365.

Fund performance (unaudited)

Average annual total returns				
Without sales charges ¹	Class A	Class C	Class I	Class IS
Twelve Months Ended 10/31/21	42.46%	41.34%	42.74%	42.90%
Five Years Ended 10/31/21	10.94	10.12	11.23	11.27
Ten Years Ended 10/31/21	9.09	8.29	9.37	N/A
Inception* through 10/31/21	_	_	_	7.51

With sales charges ²	Class A	Class C	Class I	Class IS
Twelve Months Ended 10/31/21	34.30%	40.34%	42.74%	42.90%
Five Years Ended 10/31/21	9.63	10.12	11.23	11.27
Ten Years Ended 10/31/21	8.44	8.29	9.37	N/A
Inception* through 10/31/21	_	_	_	7.51

Cumulative total returns		
Without sales charges ¹		
Class A (10/31/11 through 10/31/21)	138.67%	
Class C (10/31/11 through 10/31/21)	121.81	
Class I (10/31/11 through 10/31/21)	144.99	
Class IS (Inception date of 5/22/13 through 10/31/21)	84.25	

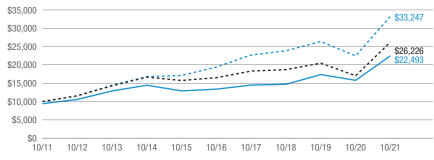
All figures represent past performance and are not a guarantee of future results. Investment return and principal value of an investment will fluctuate so that an investor's shares, when redeemed, may be worth more or less than their original cost. The returns shown do not reflect the deduction of taxes that a shareholder would pay on Fund distributions or the redemption of Fund shares. Performance figures may reflect compensating balance arrangements, fee waivers and/or expense reimbursements. In the absence of compensating balance arrangements, fee waivers and/or expense reimbursements, the total return would have been lower.

- Assumes the reinvestment of all distributions, including returns of capital, if any, at net asset value and does not reflect the deduction of the applicable sales charge with respect to Class A shares or the applicable contingent deferred sales charge ("CDSC") with respect to Class C shares.
- ² Assumes the reinvestment of all distributions, including returns of capital, if any, at net asset value. In addition, Class A shares reflect the deduction of the maximum initial sales charge of 5.75%. Class C shares reflect the deduction of a 1.00% CDSC, which applies if shares are redeemed within one year from purchase payment.
- * Inception dates for Class A, C, I and IS shares are October 19, 1990, September 22, 2000, May 16, 2008 and May 22, 2013, respectively.

Historical performance

Value of \$10,000 invested in

Class A Shares of ClearBridge Tactical Dividend Income Fund vs. Dow Jones U.S. Select Dividend Index and the Composite Benchmark consisting of 60% Russell 3000 Value Index, 20% Alerian MLP Index and 20% MSCI U.S. REIT Index1 — October 2011 - October 2021



- ClearBridge Tactical Dividend Income Fund Class A Shares: \$22,493
- --- Dow Jones U.S. Select Dividend Index: \$33,247
- --- Composite Benchmark consisting of 60% Russell 3000 Value Index, 20% Alerian MLP Index and 20% MSCI U.S. REIT Index: \$26,226

All figures represent past performance and are not a guarantee of future results. Investment return and principal value of an investment will fluctuate so that an investor's shares, when redeemed, may be worth more or less than their original cost. The returns shown do not reflect the deduction of taxes that a shareholder would pay on Fund distributions or the redemption of Fund shares. Performance figures may reflect compensating balance arrangements, fee waivers and/or expense reimbursements. In the absence of compensating balance arrangements, fee waivers and/or expense reimbursements. the total return would have been lower.

† Hypothetical illustration of \$10,000 invested in Class A shares of ClearBridge Tactical Dividend Income Fund on October 31, 2011, assuming the deduction of the maximum initial sales charge of 5.75% at the time of investment and the reinvestment of all distributions, including returns of capital, if any, at net asset value through October 31, 2021. The hypothetical illustration also assumes a \$10,000 investment in the Dow Jones U.S. Select Dividend Index and the Composite Benchmark. The Dow Jones U.S. Select Dividend Index consists of 100 of the highest dividend-yielding securities (excluding REITs) in the Dow Jones U.S. Index, a broad-based index representative of the total market for the United States equity securities. The Composite Benchmark is a representation of the performance of the Fund's major asset classes. It consists of 60% Russell 3000 Value Index, 20% Alerian MLP Index and 20% MSCI U.S. REIT Index. The Russell 3000 Value Index measures the performance of the broad value segment of the U.S. equity value universe. It includes those Russell 3000 Index companies with lower price-to-book ratios and lower forecasted growth values. The Alerian MLP Index is a composite of the fifty most prominent energy master limited partnerships ("MLPs") and is calculated using a float-adjusted, capitalization-weighted methodology. The MSCI U.S. REIT Index is a free float-adjusted market capitalization weighted index that is comprised of equity Real Estate Investment Trusts ("REITs") that are included in the MSCI U.S. Investable Market Index (IMI), which captures large-, mid- and small-cap securities. The Index represents about 99% of the U.S. REIT universe. The indices are unmanaged and are not subject to the same management and trading expenses as a mutual fund. Please note that an investor cannot invest directly in an index. The performance of the Fund's other classes may be greater or less than the Class A shares' performance indicated on this chart, depending on whether greater or lesser sales charges and fees were incurred by shareholders investing in the other classes.

Schedule of investments

October 31, 2021

Percentages shown based on Fund net assets)		
Security	Shares	Value
Common Stocks — 55.9%		
Communication Services — 2.2%		
Diversified Telecommunication Services — 1.2%		
Verizon Communications Inc.	85,790	\$ 4,546,012
Entertainment — 1.0%		
Activision Blizzard Inc.	45,900	3,588,921
Total Communication Services		8,134,933
Consumer Staples — 3.0%		
Beverages — 1.5%		
Coca-Cola Co.	97,030	5,469,581
Household Products — 1.5%		
Kimberly-Clark Corp.	16,290	2,109,392
Procter & Gamble Co.	23,950	3,424,611
Total Household Products		5,534,003
Total Consumer Staples		11,003,584
Energy — 1.7%		
Oil, Gas & Consumable Fuels — 1.7%		
DT Midstream Inc.	52,600	2,522,696
Enbridge Inc.	42,190	1,766,074
Williams Cos. Inc.	69,570	1,954,221
Total Energy		6,242,991
Financials — 11.4%		
Banks — 3.1%		
Bank of America Corp.	96,700	4,620,326
JPMorgan Chase & Co.	37,900	6,438,831
Total Banks		11,059,157
Capital Markets — 7.4%		
Apollo Global Management Inc.	26,520	2,040,714
Blackstone Inc.	120,890	16,733,594
CME Group Inc.	6,920	1,526,206
Intercontinental Exchange Inc.	15,910	2,202,898
Trinity Capital Inc.	255,400	4,124,710
Total Capital Markets		26,628,122
Insurance — 0.7%		
Chubb Ltd.	13,210	2,580,970
Mortgage Real Estate Investment Trusts (REITs) — 0.2%		
AGNC Investment Corp.	48,430	771,006
Total Financials		41,039,255

(Develope and the control of Friedrich and the control		
(Percentages shown based on Fund net assets)	01	V/ 1
Security	Shares	Value
Health Care — 4.2%		
Biotechnology — 0.5%		
Amgen Inc.	8,430	\$ 1,744,757
Pharmaceuticals — 3.7%		
Johnson & Johnson	13,790	2,246,115
Merck & Co. Inc.	66,590	5,863,249
Pfizer Inc.	125,874	5,505,729
Total Pharmaceuticals		13,615,093
Total Health Care		15,359,850
Industrials — 5.3%		
Aerospace & Defense — 2.1%		
Lockheed Martin Corp.	10,030	3,333,169
Raytheon Technologies Corp.	47,980	4,263,503
Total Aerospace & Defense		7,596,672
Air Freight & Logistics — 0.6%		
United Parcel Service Inc., Class B Shares	9,720	2,074,928
Electrical Equipment — 0.5%		
Emerson Electric Co.	19,250	1,867,443
Machinery — 2.1%		
Otis Worldwide Corp.	31,300	2,513,703
Stanley Black & Decker Inc.	27,760	4,989,305
Total Machinery		7,503,008
Total Industrials		19,042,051
Information Technology — 19.2%		
Communications Equipment — 1.5%		
Cisco Systems Inc.	100,350	5,616,590
Electronic Equipment, Instruments & Components — 0.5%		
TE Connectivity Ltd.	12,220	1,784,120
IT Services — 0.7%		
Paychex Inc.	20,390	2,513,679
Semiconductors & Semiconductor Equipment — 4.9%		
ASML Holding NV, Registered Shares	2,710	2,202,905
NXP Semiconductors NV	20,770	4,171,862
QUALCOMM Inc.	60,150	8,002,356
Taiwan Semiconductor Manufacturing Co. Ltd., ADR	8,370	951,669
Texas Instruments Inc.	12,890	2,416,617
Total Semiconductors & Semiconductor Equipment		17,745,409
Software — 7.3%		
Microsoft Corp.	63,370	21,014,759

Schedule of investments (cont'd)

October 31, 2021

(Percentages shown based on Fund net assets)		
Security	Shares	Value
Software — continued		
NortonLifeLock Inc.	51,530	\$ 1,311,439
Oracle Corp.	41,570	3,988,226
Total Software		26,314,424
Technology Hardware, Storage & Peripherals — 4.3%		
Apple Inc.	103,150	15,451,870
Total Information Technology		69,426,092
Materials — 1.2%		
Chemicals — 1.2%		
Air Products & Chemicals Inc.	7,230	2,167,626
Huntsman Corp.	70,440	2,294,935
Total Materials		4,462,561
Real Estate — 6.9%		
Equity Real Estate Investment Trusts (REITs) — 6.9%		
Alexandria Real Estate Equities Inc.	28,960	5,911,894
American Tower Corp.	9,210	2,596,944
Apartment Income REIT Corp.	42,788	2,293,865
Crown Castle International Corp.	9,329	1,682,019
Duke Realty Corp.	18,500	1,040,440
Equinix Inc.	3,260	2,728,848
Equity LifeStyle Properties Inc.	21,090	1,782,316
Gaming and Leisure Properties Inc.	37,347	1,810,956
Prologis Inc.	14,690	2,129,462
SBA Communications Corp.	5,740	1,982,194
Weyerhaeuser Co.	23,430	836,920
Total Real Estate		24,795,858
Utilities — 0.8%		
Electric Utilities — 0.4%		
NextEra Energy Inc.	16,520	1,409,65
Multi-Utilities — 0.4%		
Sempra Energy	10,420	1,329,90
Total Utilities		2,739,550
Total Common Stocks (Cost — \$107,991,059)		202,246,731
	Shares/Units	
Master Limited Partnerships — 21.6%		
Diversified Energy Infrastructure — 8.7%		
Energy Transfer LP	1,409,430	13,403,679
Enterprise Products Partners LP	569,270	12,911,044
Plains GP Holdings LP, Class A Shares	483,710	5,272,439
Total Diversified Energy Infrastructure		31,587,162

Percentages shown based on Fund net assets)			
Security		Shares/Units	Value
Gathering/Processing — 0.8%			
Rattler Midstream LP		249,910	\$ 3,016,414
Global Infrastructure — 1.2%			
Brookfield Renewable Partners LP		111,210	4,457,925
Liquids Transportation & Storage — 3.3%			
Magellan Midstream Partners LP		188,720	9,247,280
PBF Logistics LP		191,350	2,621,495
Total Liquids Transportation & Storage			11,868,775
Oil/Refined Products — 4.0%			
CrossAmerica Partners LP		237,520	5,310,947
MPLX LP		160,480	4,833,658
Sunoco LP		109,980	4,453,090
Total Oil/Refined Products			14,597,695
Petrochemicals — 1.5%			
Westlake Chemical Partners LP		207,299	5,331,730
Power Generation — 0.7%			
NextEra Energy Partners LP		29,340	2,532,042
Shipping — 1.4%			
KNOT Offshore Partners LP		266,525	4,864,081
Total Master Limited Partnerships (Cost — \$5	4,843,363)		78,255,824
	Rate	Shares	
Convertible Preferred Stocks — 15.5%			
Communication Services — 2.3%			
Media — 1.2%			
ViacomCBS Inc., Non Voting Shares	5.750%	69,293	4,201,235
Wireless Telecommunication Services — 1.1%			
2020 Cash Mandatory Exchangeable Trust	5.250%	3,769	3,953,708
Total Communication Services			8,154,943
Consumer Discretionary — 2.1%			
Auto Components — 1.5%			
Aptiv PLC, Non Voting Shares	5.500%	27,670	5,345,844
Internet & Direct Marketing Retail — 0.6%			
2020 Mandatory Exchangeable Trust	6.500%	1,238	2,123,451
Total Consumer Discretionary			7,469,295
Financials — 3.2%			
Capital Markets — 3.2%			

Schedule of investments (cont'd)

October 31, 2021

(Percentages shown based on Fund net assets)				
Security	Rate		Shares	Value
Health Care — 1.9%				
Health Care Equipment & Supplies — 1.9%				
Boston Scientific Corp., Non Voting Shares	5.500%		2,934	\$ 343,395
Danaher Corp., Non Voting Shares	4.750%		3,090	6,443,423
Total Health Care				6,786,818
Information Technology — 3.3%				
Semiconductors & Semiconductor Equipment —	3.3%			
Broadcom Inc., Non Voting Shares	8.000%		7,214	12,100,331
Utilities — 2.7%				
Electric Utilities — 1.3%				
NextEra Energy Inc.	6.219%		88,590	4,854,732
Gas Utilities — 0.8%				
South Jersey Industries Inc.	8.750%		31,730	1,612,836
Spire Inc.	7.500%		23,900	1,174,924
Total Gas Utilities				2,787,760
Multi-Utilities — 0.6%				
DTE Energy Co.	6.250%		45,450	2,294,316
Total Utilities				9,936,808
Total Convertible Preferred Stocks (Cost —	\$39,566,719)			56,001,814
		Maturity Date	Face Amount	
Convertible Bonds & Notes — 2.7%		Date	Alliount	
Communication Services — 0.4%				
Entertainment — 0.4%				
IMAX Corp., Senior Notes	0.500%	4/1/26	\$1,500,000	1.488.360 (a
Consumer Discretionary — 0.5%	0.00070	., ., 20	ψ.,σσσ,σσσ	1,100,000
Hotels, Restaurants & Leisure — 0.5%				
Royal Caribbean Cruises Ltd., Senior Notes	4.250%	6/15/23	1,305,000	1,766,745
Health Care — 0.5%	1.200 /0	0/10/20	1,000,000	1,700,710
Biotechnology — 0.5%				
Bridgebio Pharma Inc., Senior Notes	2.250%	2/1/29	2,040,000	1,830,900 (a
Industrials — 1.3%	2.200 /0	2/1/20	2,040,000	1,000,000
Airlines — 1.3%				
American Airlines Group Inc., Senior Notes	6.500%	7/1/25	3,114,000	4,557,833
Total Convertible Bonds & Notes (Cost — \$8		77 1720	0,117,000	9,643,838
iorai convertinte pontas & tantes (cost — \$0	, <u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>			3,043,030
			01	
			Shares	
Investments in Underlying Funds — 2.6%			Shares	

See Notes to Financial Statements.

(Percentages shown based on Fund net assets)				
Security		Shares		Value
Barings BDC Inc.		226,900	\$ 2	2,550,356
TriplePoint Venture Growth BDC Corp.		335,242	5	5,967,308
Total Investments in Underlying Funds (Cost –	- \$6,879,228)		9	9,479,462
	Rate			
Preferred Stocks — 0.7%				
Consumer Discretionary — 0.7%				
Internet & Direct Marketing Retail — 0.7%				
Qurate Retail Inc. (Cost — \$2,425,009)	8.000%	23,000	2	2,511,140
Total Investments before Short-Term Investme	nts (Cost — \$219	,922,145)	358	3,138,809
Short-Term Investments — 1.2%				
JPMorgan 100% U.S. Treasury Securities Money				

Total Net Assets — 100.0%			\$361,569,154
Total Not Accete 100 00/			62C1 ECO 1EA
Liabilities in Excess of Other Assets — (0.2)	%		(755,819)
Total Investments — 100.2% (Cost — \$224,108,309)			362,324,973
Total Short-Term Investments (Cost — \$	4,186,164)		4,186,164
Reserves, Premium Shares	0.010%	837,233	837,233 ^(c)
Western Asset Premier Institutional U.S. Trea	oour.		
iviarket fund, institutional class	U.UUb%	3,348,931	3,348,931

⁽a) Security is exempt from registration under Rule 144A of the Securities Act of 1933. This security may be resold in transactions that are exempt from registration, normally to qualified institutional buyers. This security has been deemed liquid pursuant to guidelines approved by the Board of Trustees.

Abbreviation(s) used in this schedule:

ADR — American Depositary Receipts
REIT — Real Estate Investment Trust

⁽b) Security is a business development company.

⁽c) In this instance, as defined in the Investment Company Act of 1940, an "Affiliated Company" represents Fund ownership of at least 5% of the outstanding voting securities of an issuer, or a company which is under common ownership or control with the Fund. At October 31, 2021, the total market value of investments in Affiliated Companies was \$837,233 and the cost was \$837,233 (Note 8).

Statement of assets and liabilities

October 31, 2021

Assets:

Investments in unaffiliated securities, at value (Cost — \$223,271,076)	\$361,487,740
Investments in affiliated securities, at value (Cost — \$837,233)	837,233
Foreign currency, at value (Cost — \$27,949)	28,405
Receivable for securities sold	2,557,668
Dividends and interest receivable	973,981
Receivable for Fund shares sold	141,489
Prepaid expenses	29,137
Total Assets	366,055,653
Liabilities:	
Payable for securities purchased	3,866,799
Investment management fee payable	230,856
Payable for Fund shares repurchased	181,646
Service and/or distribution fees payable	75,956
Trustees' fees payable	789
Accrued expenses	130,453
Total Liabilities	4,486,499
Total Net Assets	\$361,569,154
Net Assets:	
Par value (Note 7)	\$ 169
Paid-in capital in excess of par value	309,882,569
Total distributable earnings (loss)	51,686,416
Total Net Assets	\$361,569,154

Net Assets: Class A

Class C	\$31,509,212
Class I	\$63,643,853
Class IS	\$28,589,284
Shares Outstanding:	
Class A	11,110,530
Class C	1,559,840
Class I	2,947,192
Class IS	1,324,972

Net Asset Value:

NGL ASSEL VALUE.	
Class A (and redemption price)	\$21.41
Class C*	\$20.20
Class I (and redemption price)	\$21.59
Class IS (and redemption price)	\$21.58
Maximum Public Offering Price Per Share:	
Class A (based on maximum initial sales charge of 5.75%)	\$22.72

^{*} Redemption price per share is NAV of Class C shares reduced by a 1.00% CDSC if shares are redeemed within one year from purchase payment (Note 2).

\$237,826,805

Statement of operations

For the Year Ended October 31, 2021

-				
- 1	nvestn	10nt	Inc	nma:

Net Expenses

Net Investment Income

my connent meeting.	
Dividends	\$ 11,828,485
Interest from unaffiliated investments	310,573
Interest from affiliated investments	47
Less: Foreign taxes withheld	(37,471)
Total Investment Income	12,101,634
Expenses:	
Investment management fee (Note 2)	2,471,085
Service and/or distribution fees (Notes 2 and 5)	946,870
Transfer agent fees (Note 5)	338,658
Registration fees	81,469
Fund accounting fees	70,324
Legal fees	38,287
Audit and tax fees	30,003
Shareholder reports	16,021
Trustees' fees	16,009
Insurance	3,665
Custody fees	2,562
Interest expense	165
Franchise taxes	19
Miscellaneous expenses	7,881
Total Expenses	4,023,018
Less: Fee waivers and/or expense reimbursements (Notes 2 and 5)	(48)

Realized and Unrealized Gain (Loss) on Investments and Foreign Currency Transactions (Notes 1 and 3):

82,022,308 103,940,655
82,022,308
(213)
82,022,521
21,918,347
(1,429)
21,919,776

4,022,970

8.078.664

Statements of changes in net assets

For the Years Ended October 31,	2021	2020
Operations:		
Net investment income	\$ 8,078,6	64 \$ 8,875,765
Net realized gain (loss)	21,918,3	47 (7,172,359)
Change in net unrealized appreciation (depreciation)	82,022,3	08 (34,983,868)
Increase (Decrease) in Net Assets From Operations	112,019,3	33,280,462)
Distributions to Shareholders From (Notes 1 and 6):		
Total distributable earnings	(8,452,3	(5,119,662)
Return of capital	(4,621,1	62) (9,453,510)
Decrease in Net Assets From Distributions to Shareholders	(13,073,	500) (14,573,172)
Fund Share Transactions (Note 7):		
Net proceeds from sale of shares	111,356,6	30 43,120,052
Reinvestment of distributions	11,751,5	53 13,885,712
Cost of shares repurchased	(137,129,3	(37) (88,282,778)
Decrease in Net Assets From Fund Share Transactions	(14,021,1	54) (31,277,014)
Increase (Decrease) in Net Assets	84,924,6	665 (79,130,648)
Net Assets:		
Beginning of year	276,644,4	89 355,775,137
End of year	\$ 361,569,1	54 \$276,644,489

Financial highlights

Class A Shares ¹	2021	2020	2019	2018	2017
Class A Stiates	2021	2020	2019	2018	2017
Net asset value, beginning of year	\$15.65	\$18.13	\$16.10	\$16.63	\$16.15
Income (loss) from operations:					
Net investment income	0.48	0.50	0.37	0.50	0.43
Net realized and unrealized gain (loss)	6.06	(2.17)	2.44	(0.25)	0.90
Total income (loss) from operations	6.54	(1.67)	2.81	0.25	1.33
Less distributions from:					
Net investment income	(0.50)	(0.28)	(0.38)	(0.53)	(0.44)
Return of capital	(0.28)	(0.53)	(0.40)	(0.25)	(0.41)
Total distributions	(0.78)	(0.81)	(0.78)	(0.78)	(0.85)
Net asset value, end of year	\$21.41	\$15.65	\$18.13	\$16.10	\$16.63
Total return ²	42.46 %	<i>(9.05)</i> %	<i>17.98</i> %	<i>1.51</i> %	8.29 %
Net assets, end of year (millions)	\$238	\$117	\$134	\$115	\$144
Ratios to average net assets:					
Gross expenses	1.18%	1.20%	1.20%	1.19%	1.17%
Net expenses ³	1.184	1.204	1.20	1.194	1.174
Net investment income	2.44	3.00	2.18	3.02	2.55
Portfolio turnover rate	38%	47%	25%	21%	27%

¹ Per share amounts have been calculated using the average shares method.

² Performance figures, exclusive of sales charges, may reflect compensating balance arrangements, fee waivers and/or expense reimbursements. In the absence of compensating balance arrangements, fee waivers and/or expense reimbursements, the total return would have been lower. Past performance is no guarantee of future results.

³ As a result of an expense limitation arrangement, effective May 21, 2021, the ratio of total annual fund operating expenses, other than interest, brokerage, taxes, extraordinary expenses and acquired fund fees and expenses, to average net assets of Class A shares did not exceed 1.19%. This expense limitation arrangement cannot be terminated prior to December 31, 2023 without the Board of Trustees' consent. In addition, the manager has agreed to waive the Fund's management fee to an extent sufficient to offset the net management fee payable in connection with any investment in an affiliated money market fund. Prior to May 21, 2021, as a result of an expense limitation arrangement, the ratio of total annual fund operating expenses to average net assets of Class A shares did not exceed 1.25%.

⁴ Reflects fee waivers and/or expense reimbursements.

For a share of each class of beneficial interes	st outstandin	g throughou	ıt each yea	r ended Octo	ber 31:
Class C Shares ¹	2021	2020	2019	2018	2017
Net asset value, beginning of year	\$14.79	\$17.16	\$15.28	\$15.81	\$15.39
Income (loss) from operations:					
Net investment income	0.35	0.37	0.23	0.37	0.29
Net realized and unrealized gain (loss)	5.68	(2.05)	2.31	(0.24)	0.86
Total income (loss) from operations	6.03	(1.68)	2.54	0.13	1.15
Less distributions from:					
Net investment income	(0.40)	(0.23)	(0.32)	(0.45)	(0.38)
Return of capital	(0.22)	(0.46)	(0.34)	(0.21)	(0.35)
Total distributions	(0.62)	(0.69)	(0.66)	(0.66)	(0.73)
Net asset value, end of year	\$20.20	\$14.79	\$17.16	\$15.28	\$15.81
Total return ²	41.34%	<i>(9.67)</i> %	17.08%	0.79 %	7.49 %
Net assets, end of year (000s)	\$31,509	\$46,347	\$84,027	\$113,580	\$171,602
Ratios to average net assets:					
Gross expenses	1.93%	1.95%	1.94%	1.92%	1.91%
Net expenses ³	1.934	1.95 ⁴	1.94	1.924	1.914
Net investment income	1.93	2.33	1.45	2.31	1.79
Portfolio turnover rate	38%	47%	25%	21%	27%

¹ Per share amounts have been calculated using the average shares method.

² Performance figures, exclusive of CDSC, may reflect compensating balance arrangements, fee waivers and/or expense reimbursements. In the absence of compensating balance arrangements, fee waivers and/or expense reimbursements, the total return would have been lower. Past performance is no quarantee of future results.

³ As a result of an expense limitation arrangement, the ratio of total annual fund operating expenses, other than interest, brokerage, taxes, extraordinary expenses and acquired fund fees and expenses, to average net assets of Class C shares did not exceed 2.00%. This expense limitation arrangement cannot be terminated prior to December 31, 2023 without the Board of Trustees' consent. In addition, the manager has agreed to waive the Fund's management fee to an extent sufficient to offset the net management fee payable in connection with any investment in an affiliated money market fund.

⁴ Reflects fee waivers and/or expense reimbursements.

Financial highlights (cont'd)

For a share of each class of beneficial interest	outstanding	throughout	each year	ended Octo	ber 31:
Class I Shares ¹	2021	2020	2019	2018	2017
Net asset value, beginning of year	\$15.78	\$18.27	\$16.22	\$16.75	\$16.26
Income (loss) from operations:					
Net investment income	0.55	0.56	0.42	0.56	0.46
Net realized and unrealized gain (loss)	6.08	(2.20)	2.46	(0.27)	0.93
Total income (loss) from operations	6.63	(1.64)	2.88	0.29	1.39
Less distributions from:					
Net investment income	(0.53)	(0.29)	(0.40)	(0.56)	(0.47)
Return of capital	(0.29)	(0.56)	(0.43)	(0.26)	(0.43)
Total distributions	(0.82)	(0.85)	(0.83)	(0.82)	(0.90)
Net asset value, end of year	\$21.59	\$15.78	\$18.27	\$16.22	\$16.75
Total return ²	42.74 %	(8.78)%	<i>18.31</i> %	1.77%	<i>8.60</i> %
Net assets, end of year (000s)	\$63,644	\$49,069	\$75,791	\$84,885	\$143,876
Ratios to average net assets:					
Gross expenses	0.92%	0.94%	0.93%	0.92%	0.92%
Net expenses ³	0.924	0.944	0.93	0.92	0.92
Net investment income	2.79	3.33	2.45	3.33	2.71
Portfolio turnover rate	38%	47%	25%	21%	27%

¹ Per share amounts have been calculated using the average shares method.

² Performance figures may reflect compensating balance arrangements, fee waivers and/or expense reimbursements. In the absence of compensating balance arrangements, fee waivers and/or expense reimbursements, the total return would have been lower. Past performance is no guarantee of future results.

³ As a result of an expense limitation arrangement, the ratio of total annual fund operating expenses, other than interest, brokerage, taxes, extraordinary expenses and acquired fund fees and expenses, to average net assets of Class I shares did not exceed 1.00%. This expense limitation arrangement cannot be terminated prior to December 31, 2023 without the Board of Trustees' consent. In addition, the manager has agreed to waive the Fund's management fee to an extent sufficient to offset the net management fee payable in connection with any investment in an affiliated money market fund.

⁴ Reflects fee waivers and/or expense reimbursements.

For a share of each class of beneficial interest or	ıtstanding thro	ughout eac	h year end	led Octobe	er 31:
Class IS Shares ¹	2021	2020	2019	2018	2017
Net asset value, beginning of year	\$15.77	\$18.25	\$16.21	\$16.75	\$16.27
Income (loss) from operations:					
Net investment income	0.54	0.50	0.40	0.48	0.40
Net realized and unrealized gain (loss)	6.11	(2.12)	2.48	(0.19)	0.98
Total income (loss) from operations	6.65	(1.62)	2.88	0.29	1.38
Less distributions from:					
Net investment income	(0.54)	(0.29)	(0.41)	(0.56)	(0.47)
Return of capital	(0.30)	(0.57)	(0.43)	(0.27)	(0.43)
Total distributions	(0.84)	(0.86)	(0.84)	(0.83)	(0.90)
Net asset value, end of year	\$21.58	\$15.77	\$18.25	\$16.21	\$16.75
Total return ²	42.90 %	(8.69)%	<i>18.30</i> %	1.75 %	8.56 %
Net assets, end of year (000s)	\$28,589	\$14,998	\$1,192	\$184	\$82
Ratios to average net assets:					
Gross expenses	0.84%	0.88%	1.03%	1.42%	2.40%
Net expenses ^{3,4}	0.84	0.88	0.90	0.90	0.90
Net investment income	2.74	3.07	2.29	2.90	2.36
Portfolio turnover rate	38%	47%	25%	21%	27%

¹ Per share amounts have been calculated using the average shares method.

² Performance figures may reflect compensating balance arrangements, fee waivers and/or expense reimbursements. In the absence of compensating balance arrangements, fee waivers and/or expense reimbursements, the total return would have been lower. Past performance is no guarantee of future results.

³ As a result of an expense limitation arrangement, the ratio of total annual fund operating expenses, other than interest, brokerage, taxes, extraordinary expenses and acquired fund fees and expenses, to average net assets of Class IS shares did not exceed 0.90%. In addition, the ratio of total annual fund operating expenses for Class IS shares did not exceed the ratio of total annual fund operating expenses for Class I shares. These expense limitation arrangements cannot be terminated prior to December 31, 2023 without the Board of Trustees' consent. In addition, the manager has agreed to waive the Fund's management fee to an extent sufficient to offset the net management fee payable in connection with any investment in an affiliated money market fund.

⁴ Reflects fee waivers and/or expense reimbursements.

Notes to financial statements

1. Organization and significant accounting policies

ClearBridge Tactical Dividend Income Fund (the "Fund") is a separate diversified investment series of Legg Mason Partners Investment Trust (prior to September 1, 2021, known as Legg Mason Partners Equity Trust) (the "Trust"). The Trust, a Maryland statutory trust, is registered under the Investment Company Act of 1940, as amended (the "1940 Act"), as an open-end management investment company.

The following are significant accounting policies consistently followed by the Fund and are in conformity with U.S. generally accepted accounting principles ("GAAP"). Estimates and assumptions are required to be made regarding assets, liabilities and changes in net assets resulting from operations when financial statements are prepared. Changes in the economic environment, financial markets and any other parameters used in determining these estimates could cause actual results to differ. Subsequent events have been evaluated through the date the financial statements were issued.

(a) Investment valuation. Equity securities for which market quotations are available are valued at the last reported sales price or official closing price on the primary market or exchange on which they trade. The valuations for fixed income securities (which may include, but are not limited to, corporate, government, municipal, mortgage-backed, collateralized mortgage obligations and asset-backed securities) and certain derivative instruments are typically the prices supplied by independent third party pricing services. which may use market prices or broker/dealer quotations or a variety of valuation techniques and methodologies. The independent third party pricing services typically use inputs that are observable such as issuer details, interest rates, yield curves, prepayment speeds, credit risks/spreads, default rates and quoted prices for similar securities. Investments in open-end funds are valued at the closing net asset value per share of each fund on the day of valuation. When the Fund holds securities or other assets that are denominated in a foreign currency, the Fund will normally use the currency exchange rates as of 4:00 p.m. (Eastern Time). If independent third party pricing services are unable to supply prices for a portfolio investment, or if the prices supplied are deemed by the manager to be unreliable, the market price may be determined by the manager using quotations from one or more broker/dealers or at the transaction price if the security has recently been purchased and no value has yet been obtained from a pricing service or pricing broker. When reliable prices are not readily available, such as when the value of a security has been significantly affected by events after the close of the exchange or market on which the security is principally traded, but before the Fund calculates its net asset value, the Fund values these securities as determined in accordance with procedures approved by the Fund's Board of Trustees.

The Board of Trustees is responsible for the valuation process and has delegated the supervision of the daily valuation process to the Global Fund Valuation Committee (known as Legg Mason North Atlantic Fund Valuation Committee prior to March 1, 2021) (the "Valuation Committee"). The Valuation Committee, pursuant to the policies adopted by the Board of Trustees, is responsible for making fair value determinations, evaluating the effectiveness of the Fund's pricing policies, and reporting to the Board of Trustees. When determining the reliability of third party pricing information for investments owned by the Fund, the Valuation Committee, among other things, conducts due diligence reviews of pricing vendors, monitors the daily change in prices and reviews transactions among market participants.

The Valuation Committee will consider pricing methodologies it deems relevant and appropriate when making fair value determinations. Examples of possible methodologies include, but are not limited to, multiple of earnings; discount from market of a similar freely traded security, discounted cash-flow analysis; book value or a multiple thereof; risk premium/yield analysis; yield to maturity; and/or fundamental investment analysis. The Valuation Committee will also consider factors it deems relevant and appropriate in light of the facts and circumstances. Examples of possible factors include, but are not limited to, the type of security; the issuer's financial statements; the purchase price of the security; the discount from market value of unrestricted securities of the same class at the time of purchase; analysts' research and observations from financial institutions; information regarding any transactions or offers with respect to the security; the existence of merger proposals or tender offers affecting the security; the price and extent of public trading in similar securities of the issuer or comparable companies; and the existence of a shelf registration for restricted securities.

For each portfolio security that has been fair valued pursuant to the policies adopted by the Board of Trustees, the fair value price is compared against the last available and next available market quotations. The Valuation Committee reviews the results of such back testing monthly and fair valuation occurrences are reported to the Board of Trustees quarterly.

The Fund uses valuation techniques to measure fair value that are consistent with the market approach and/or income approach, depending on the type of security and the particular circumstance. The market approach uses prices and other relevant information generated by market transactions involving identical or comparable securities. The income approach uses valuation techniques to discount estimated future cash flows to present value.

GAAP establishes a disclosure hierarchy that categorizes the inputs to valuation techniques used to value assets and liabilities at measurement date. 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, interest rates, prepayment speeds, credit risk, etc.)
- Level 3 significant unobservable inputs (including the Fund's own assumptions in determining the fair value of investments)

The inputs or methodologies used to value securities are not necessarily an indication of the risk associated with investing in those securities.

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Notes to financial statements (cont'd)

The following is a summary of the inputs used in valuing the Fund's assets carried at fair value:

ASSETS							
Description	Quoted Prices		Significant Unobservable Inputs	Total			
Description	(Level 1)	(Level 2)	(Level 3)	Total			
Long-Term Investments†:							
Common Stocks	\$202,246,731	_	_	\$202,246,731			
Master Limited Partnerships	78,255,824	_	_	78,255,824			
Convertible Preferred Stocks:							
Communication Services	4,201,235	\$ 3,953,708	_	8,154,943			
Consumer Discretionary	5,345,844	2,123,451	_	7,469,295			
Other Convertible Preferred Stocks	40,377,576	_	_	40,377,576			
Convertible Bonds & Notes	_	9,643,838	_	9,643,838			
Investments in Underlying Funds	9,479,462	_	_	9,479,462			
Preferred Stocks	2,511,140	_	_	2,511,140			
Total Long-Term Investments	342,417,812	15,720,997		358,138,809			
Short-Term Investments†	4,186,164	_		4,186,164			
Total Investments	\$346,603,976	\$15,720,997	_	\$362,324,973			

[†] See Schedule of Investments for additional detailed categorizations.

(b) Business development companies. The Fund may invest in securities of closed-end investment companies that have elected to be treated as a business development company under the 1940 Act. The Fund may purchase a business development company to gain exposure to the securities in the underlying portfolio. The risks of owning a business development company generally reflect the risks of owning the underlying securities. Business development companies have expenses that reduce their value.

(c) Master limited partnerships. The Fund may not invest more than 25% of the value of its total assets in the securities of Master Limited Partnerships ("MLPs") that are treated for U.S. federal income tax purposes as qualified publicly traded partnerships. This 25% limitation applies generally to MLPs that focus on commodity and energy-related industries. Entities commonly referred to as "MLPs" are generally organized under state law as limited partnerships or limited liability companies. To be treated as a partnership for U.S. federal income tax purposes, an MLP whose units are traded on a securities exchange must receive at least 90% of its income from qualifying sources such as interest, dividends, real estate rents, gain from the sale or disposition of real property, income and gain from mineral or natural resources activities, income and gain from the transportation or storage of certain fuels, and, in certain circumstances, income and gain from commodities or futures, forwards and options with respect to commodities. Mineral or natural resources activities include exploration, development, production, processing, mining, refining, marketing and transportation (including pipelines) of oil and gas, minerals, geothermal energy, fertilizer, timber or industrial source carbon dioxide. An MLP consists of a general partner and limited partners (or in the case of MLPs organized as limited liability companies, a managing member and members). The general partner or managing member typically controls the operations and management of the MLP and has an ownership stake in the partnership. The limited partners or members, through their ownership of limited partner or member interests, provide capital to the entity, are intended to have no role in the operation and management of the entity and receive cash distributions. The MLPs themselves generally do not pay U.S. federal income taxes. Thus, unlike investors in corporate securities, direct MLP investors are generally not subject to double taxation (i.e., corporate level tax and tax on corporate dividends). Currently, most MLPs operate in the energy and/or natural resources sector.

The Fund, and entities in which the Fund invests, may be subject to audit by the Internal Revenue Service or other applicable tax authorities. The Fund's taxable income or tax liability for prior taxable years could be adjusted if there is an audit of the Fund, or of any entity that is treated as a partnership for tax purposes in which the Fund holds an equity interest. The Fund may be required to pay a fund-level tax as a result of such an adjustment or may pay a "deficiency dividend" to its current shareholders in order to avoid a fund-level tax associated with the adjustment. The Fund could also be required to pay interest and penalties in connection with such an adjustment.

(d) Foreign currency translation. Investment securities and other assets and liabilities denominated in foreign currencies are translated into U.S. dollar amounts based upon prevailing exchange rates on the date of valuation. Purchases and sales of investment securities and income and expense items denominated in foreign currencies are translated into U.S. dollar amounts based upon prevailing exchange rates on the respective dates of such transactions.

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

Net realized foreign exchange gains or losses arise from sales of foreign currencies, including gains and losses on forward foreign currency contracts, currency gains or losses realized between the trade and settlement dates on securities transactions, and the difference between the amounts of dividends, interest, and foreign withholding taxes recorded on the Fund's books and the U.S. dollar equivalent of the amounts actually received or paid. Net unrealized foreign exchange gains and losses arise from changes in the values of assets and liabilities, other than investments in securities, on the date of valuation, resulting from changes in exchange rates.

Foreign security and currency transactions may involve certain considerations and risks not typically associated with those of U.S. dollar denominated transactions as a result of, among other factors, the possibility of lower levels of governmental supervision and regulation of foreign securities markets and the possibility of political or economic instability.

(e) Foreign investment risks. The Fund's investments in foreign securities may involve risks not present in domestic investments. Since securities may be denominated in foreign currencies, may require settlement in foreign currencies or may pay interest or dividends in foreign currencies, changes in the relationship of these foreign currencies to the U.S. dollar can significantly affect the value of the investments and earnings of the Fund. Foreign investments may also subject the Fund to foreign government exchange restrictions,

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Notes to financial statements (cont'd)

expropriation, taxation or other political, social or economic developments, all of which affect the market and/or credit risk of the investments.

- (f) Security transactions and investment income. Security transactions are accounted for on a trade date basis. Interest income (including interest income from payment-in-kind securities), adjusted for amortization of premium and accretion of discount, is recorded on the accrual basis. Dividend income is recorded on the ex-dividend date for dividends received in cash and/or securities. Foreign dividend income is recorded on the ex-dividend date or as soon as practicable after the Fund determines the existence of a dividend declaration after exercising reasonable due diligence. The cost of investments sold is determined by use of the specific identification method. To the extent any issuer defaults or a credit event occurs that impacts the issuer, the Fund may halt any additional interest income accruals and consider the realizability of interest accrued up to the date of default or credit event.
- (g) Return of capital estimates. Distributions received from the Fund's investments in MLPs generally are comprised of income and return of capital and distributions received from the Fund's investments in Real Estate Investment Trusts ("REITs") generally are comprised of income, realized capital gains and return of capital. The Fund records investment income, realized capital gains and return of capital based on estimates made at the time such distributions are received. Such estimates are based on historical information available from each MLP or REIT and other industry sources. These estimates may subsequently be revised based on information received from the MLPs and REITs after their tax reporting periods are concluded.
- (h) Partnership accounting policy. The Fund records its pro rata share of the income (loss) and capital gains (losses), to the extent of distributions it has received, allocated from the underlying partnerships and accordingly adjusts the cost basis of the underlying partnerships for return of capital. These amounts are included in the Fund's Statement of Operations.
- (i) Distributions to shareholders. Distributions are declared and paid on a quarterly basis to shareholders of the Fund and are recorded on ex-dividend date. The Fund intends to distribute all of its net investment income earned each quarter and any cash received during the quarter from its investments in MLPs and REITs. The Fund intends to distribute the cash received from MLPs and REITs even if all or a portion of that cash may represent a return of capital to the Fund. The Fund may distribute additional amounts if required under the income tax regulations. Distributions of net realized gains, if any, are declared at least annually. The character of distributions made to shareholders during the period may differ from their ultimate characterization for federal income tax purposes.
- (j) Share class accounting. Investment income, common expenses and realized/unrealized gains (losses) on investments are allocated to the various classes of the Fund on the basis of daily net assets of each class. Fees relating to a specific class are charged directly to that share class.
- **(k) Compensating balance arrangements.** The Fund has an arrangement with its custodian bank whereby a portion of the custodian's fees is paid indirectly by credits earned on the Fund's cash on deposit with the bank.

(I) Federal and other taxes. It is the Fund's policy to comply with the federal income and excise tax requirements of the Internal Revenue Code of 1986 (the "Code"), as amended, applicable to regulated investment companies. Accordingly, the Fund intends to distribute its taxable income and net realized gains, if any, to shareholders in accordance with timing requirements imposed by the Code. Therefore, no federal or state income tax provision is required in the Fund's financial statements.

The Fund may invest in MLPs, which generally are treated as partnerships for federal income tax purposes. As a limited partner in the MLPs, the Fund reports its allocable share of the MLP's taxable income in computing its own taxable income. The distributions paid by the MLPs generally do not constitute income for tax purposes. Each MLP may allocate losses to the Fund which are generally not deductible in computing the Fund's taxable income until such time as that particular MLP either generates income to offset those losses or the Fund disposes of units in that MLP. This may result in the Fund's taxable income being substantially different than its book income in any given year. As a result, the Fund may have insufficient taxable income to support its distributions paid resulting in a return of capital to shareholders. A return of capital distribution is generally not treated as taxable income to shareholders and instead reduces a shareholder's basis in their shares of the Fund

Management has analyzed the Fund's tax positions taken on income tax returns for all open tax years and has concluded that as of October 31, 2021, no provision for income tax is required in the Fund's financial statements. The Fund's federal and state income and federal excise tax returns for tax years for which the applicable statutes of limitations have not expired are subject to examination by the Internal Revenue Service and state departments of revenue.

Under the applicable foreign tax laws, a withholding tax may be imposed on interest, dividends and capital gains at various rates.

(m) Reclassification. GAAP requires that certain components of net assets be reclassified to reflect permanent differences between financial and tax reporting. These reclassifications have no effect on net assets or net asset value per share. During the current year, the following reclassifications have been made:

	Total Distributable	Paid-in
	Earnings (Loss)	Capital
(a)	\$(6,885,325)	\$6,885,325

⁽a) Reclassifications are due to differences between actual and estimated information for the prior year related to the Fund's investments in REITs and MLPs.

2. Investment management agreement and other transactions with affiliates

Legg Mason Partners Fund Advisor, LLC ("LMPFA") is the Fund's investment manager and ClearBridge Investments, LLC ("ClearBridge") is the Fund's subadviser. Western Asset Management Company, LLC ("Western Asset") manages the portion of the Fund's cash and short-term instruments allocated to it. LMPFA, ClearBridge and Western Asset are indirect, wholly-owned subsidiaries of Franklin Resources, Inc. ("Franklin Resources").

Notes to financial statements (cont'd)

Under the investment management agreement, the Fund pays an investment management fee, calculated daily and paid monthly, in accordance with the following breakpoint schedule:

Average Daily Net Assets	Annual Rate
First \$1 billion	0.750%
Next \$1 billion	0.725
Next \$3 billion	0.700
Next \$5 billion	0.675
Over \$10 billion	0.650

LMPFA provides administrative and certain oversight services to the Fund. LMPFA delegates to the subadviser the day-to-day portfolio management of the Fund, except for the management of the portion of the Fund's cash and short-term instruments allocated to Western Asset. For its services, LMPFA pays ClearBridge a fee monthly, at an annual rate equal to 70% of the net management fee it receives from the Fund. For Western Asset's services to the Fund, LMPFA pays Western Asset monthly 0.02% of the portion of the Fund's average daily net assets that are allocated to Western Asset by LMPFA.

As a result of expense limitation arrangements between the Fund and LMPFA, the ratio of total annual fund operating expenses, other than interest, brokerage, taxes, extraordinary expenses and acquired fund fees and expenses, to average net assets of Class A, Class C, Class I and Class IS shares did not exceed 1.19% (1.25% prior to May 21, 2021), 2.00%, 1.00% and 0.90%, respectively. In addition, the ratio of total annual fund operating expenses for Class IS shares did not exceed the ratio of total annual fund operating expenses for Class I shares. These expense limitation arrangements cannot be terminated prior to December 31, 2023 without the Board of Trustees' consent. In addition, the manager has agreed to waive the Fund's management fee to an extent sufficient to offset the net management fee payable in connection with any investment in an affiliated money market fund (the "affiliated money market fund waiver"). The affiliated money market fund waiver is not subject to the recapture provision discussed below.

During the year ended October 31, 2021, fees waived and/or expenses reimbursed amounted to \$48, all of which was an affiliated money market fund waiver.

LMPFA is permitted to recapture amounts waived and/or reimbursed to a class during the same fiscal year if the class' total annual fund operating expenses have fallen to a level below the expense limitation ("expense cap") in effect at the time the fees were earned or the expenses incurred. In no case will LMPFA recapture any amount that would result, on any particular business day of the Fund, in the class' total annual fund operating expenses exceeding the expense cap or any other lower limit then in effect.

Franklin Distributors, LLC (known as Legg Mason Investor Services, LLC prior to July 7, 2021) ("Franklin Distributors") serves as the Fund's sole and exclusive distributor. Franklin Distributors is an indirect, wholly-owned broker-dealer subsidiary of Franklin Resources.

There is a maximum initial sales charge of 5.75% for Class A shares. There is a contingent deferred sales charge ("CDSC") of 1.00% on Class C shares, which applies if redemption occurs within 12 months from purchase payment. In certain cases, Class A shares have a 1.00% CDSC, which applies if redemption occurs within 18 months from purchase payment. This CDSC only applies to those purchases of Class A shares, which, when combined with

current holdings of other shares of Legg Mason funds, equal or exceed \$1,000,000 in the aggregate. These purchases do not incur an initial sales charge.

There was a maximum initial sales charge of 5.75% for Class A2 shares. In certain cases, Class A2 shares had a 1.00% CDSC, which applied if redemption occurred within 18 months from purchase payment. This CDSC only applied to those purchases of Class A2 shares, which when combined with holdings of other shares of Legg Mason funds, equaled or exceeded \$1,000,000 in aggregate. Those purchases did not incur an initial sales charge.

For the year ended October 31, 2021, sales charges retained by and CDSCs paid to Franklin Distributors and its affiliates, if any, were as follows:

	Class A	Class A2 [†]	Class C
Sales charges	\$9,607	\$10,719	_
CDSCs	386	10	\$45

[†] On June 24, 2021, the Fund converted its Class A2 shares into Class A shares.

All officers and one Trustee of the Trust are employees of Franklin Resources or its affiliates and do not receive compensation from the Trust.

3. Investments

During the year ended October 31, 2021, the aggregate cost of purchases and proceeds from sales of investments (excluding short-term investments) were as follows:

Purchases	\$122,418,304
Sales	135,113,257

At October 31, 2021, the aggregate cost of investments and the aggregate gross unrealized appreciation and depreciation of investments for federal income tax purposes were as follows:

		Gross	Gross	Net
		Unrealized	Unrealized	Unrealized
	Cost	Appreciation	Depreciation	Appreciation
Securities	\$217,276,828	\$149,164,203	\$(4,116,058)	\$145,048,145

4. Derivative instruments and hedging activities

During the year ended October 31, 2021, the Fund did not invest in derivative instruments.

5. Class specific expenses, waivers and/or expense reimbursements

The Fund has adopted a Rule 12b-1 shareholder services and distribution plan and under that plan the Fund pays service and/or distribution fees with respect to its Class A, Class A2 and Class C shares calculated at the annual rate of 0.25%, 0.25% and 1.00% of the average daily net assets of each class, respectively. Service and/or distribution fees are accrued daily and paid monthly.

Notes to financial statements (cont'd)

For the year ended October 31, 2021, class specific expenses were as follows:

	Service and/or	Transfer Agent
	Distribution Fees	Fees
Class A	\$429,143	\$176,984
Class A2 [†]	90,155	65,341
Class C	427,572	42,475
Class I	_	52,434
Class IS	_	1,424
Total	\$946,870	\$338,658

[†] On June 24, 2021, the Fund converted its Class A2 shares into Class A shares.

For the year ended October 31, 2021, waivers and/or expense reimbursements by class were as follows:

	Waivers/Expense Reimbursements
Class A	\$23
Class A2 [†]	7
Class C	7
Class I	8
Class IS	3
Total	\$48

[†] On June 24, 2021, the Fund converted its Class A2 shares into Class A shares.

6. Distributions to shareholders by class

Year Ended	Year Ended
October 31, 2021	October 31, 2020
\$4,469,589	\$2,011,645
876,436	893,738
977,167	1,034,515
1,516,208	1,140,105
612,938	39,659
\$8,452,338	\$5,119,662
\$2,727,994	\$3,872,859
263,715	1,705,582
458,097	1,742,871
819,754	1,946,075
351,602	186,123
\$4,621,162	\$9,453,510
	\$4,469,589 876,436 977,167 1,516,208 612,938 \$8,452,338 \$2,727,994 263,715 458,097 819,754 351,602

[†] On June 24, 2021, the Fund converted its Class A2 shares into Class A shares.

7. Shares of beneficial interest

At October 31, 2021, the Trust had an unlimited number of shares of beneficial interest authorized with a par value of \$0.00001 per share. The Fund has the ability to issue multiple classes of shares. Each class of shares represents an identical interest and has the same rights, except that each class bears certain direct expenses, including those specifically related to the distribution of its shares.

Transactions in shares of each class were as follows:

Class A Shares sold 4,263,867 \$86,429,996 935,936 \$15,308, Shares issued on reinvestment 354,163 6,860,921 366,439 5,651, Shares repurchased (981,661) (19,031,296) (1,238,218) (20,284, Net increase 3,636,369 \$74,259,621 64,157 \$675, Class A2† Class A2† Shares sold 179,135 \$3,383,370 359,700 \$5,984, Shares issued on reinvestment 62,649 1,140,151 169,182 2,599, Shares repurchased (3,399,303) (68,506,260) (716,249) (11,766, Net decrease (3,157,519) \$(63,982,739) (187,367) \$(3,182, Class C) Shares sold 54,001 \$965,437 71,517 \$1,164, Shares issued on reinvestment 78,367 1,406,023 176,921 2,581, Shares repurchased (1,706,634) (31,457,988) (2,009,961) (30,741, Net decrease (1,574,266) \$(29,086,528) (1,761,523) \$(26,995, Class I) Shares sold 498,295 \$10,090,502 328,257 \$5,440, Shares issued on reinvestment 117,289 2,265,999 192,132 2,996, Shares repurchased (778,437) (14,854,961) (1,558,881) (24,783, Net decrease (162,853) \$(2,498,460) (1,038,492) \$(16,346, Net decrease (162,853) \$(2,498,460) (1,038,492) \$(163,346, Net decrease (162,853) \$(2,498,460) (1,038,492) \$(163,466, Net decrease (162,853) \$	Year Ended October 31, 2021						Ended : 31, 2020		
Shares sold 4,263,867 \$ 86,429,996 935,936 \$ 15,308, Shares issued on reinvestment 354,163 6,860,921 366,439 5,651, Shares repurchased (981,661) (19,031,296) (1,238,218) (20,284, Net increase 3,636,369 \$ 74,259,621 64,157 \$ 675, Class A2† Shares sold 179,135 \$ 3,383,370 359,700 \$ 5,984, Shares issued on reinvestment 62,649 1,140,151 169,182 2,599, Shares repurchased (3,399,303) (68,506,260) (716,249) (11,766, Net decrease (3,157,519) \$ (63,982,739) (187,367) \$ (3,182, Class C Shares sold 54,001 \$ 965,437 71,517 \$ 1,164, Shares issued on reinvestment 78,367 1,406,023 176,921 2,581, Shares repurchased (1,574,266) \$ (29,086,528) (1,761,523) \$ (26,995, Class I Shares sold 498,295 \$ 10,090,502 328,257 \$ 5,440, <th>An</th> <th>Shares</th> <th>Sha</th> <th></th> <th>Amount</th> <th></th> <th>Shares</th> <th>I</th> <th>Amount</th>	An	Shares	Sha		Amount		Shares	I	Amount
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Net increase 3,636,369 \$ 74,259,621 64,157 \$ 675, Class A2† Shares sold 179,135 \$ 3,383,370 359,700 \$ 5,984, Shares issued on reinvestment 62,649 1,140,151 169,182 2,599, Shares repurchased (3,399,303) (68,506,260) (716,249) (11,766, Net decrease (3,157,519) \$ (63,982,739) (187,367) \$ (3,182, Class C Shares sold 54,001 \$ 965,437 71,517 \$ 1,164, Shares issued on reinvestment 78,367 1,406,023 176,921 2,581, Shares repurchased (1,706,634) (31,457,988) (2,009,961) (30,741, Net decrease (1,574,266) \$ (29,086,528) (1,761,523) \$ (26,995, Class I Shares sold 498,295 \$ 10,090,502 328,257 \$ 5,440, Shares issued on reinvestment 117,289 2,265,999 192,132 2,996, Shares repurchased (778,437) (14,854,961) (1,558,881) (24,783, </td <td>6,</td> <td>354,163</td> <td>ares issued on reinvestment 35</td> <td></td> <td>6,860,92</td> <td>1</td> <td>366,439</td> <td></td> <td>5,651,254</td>	6,	354,163	ares issued on reinvestment 35		6,860,92	1	366,439		5,651,254
Class A2 [†] Shares sold 179,135 \$ 3,383,370 359,700 \$ 5,984, Shares issued on reinvestment 62,649 1,140,151 169,182 2,599, Shares repurchased (3,399,303) (68,506,260) (716,249) (11,766, Net decrease (3,157,519) \$(63,982,739) (187,367) \$ (3,182, Class C Shares sold 54,001 \$ 965,437 71,517 \$ 1,164, Shares issued on reinvestment 78,367 1,406,023 176,921 2,581, Shares repurchased (1,706,634) (31,457,988) (2,009,961) (30,741, Net decrease (1,574,266) \$(29,086,528) (1,761,523) \$(26,995, Class I Shares sold 498,295 \$ 10,090,502 328,257 \$ 5,440, Shares issued on reinvestment 117,289 2,265,999 192,132 2,996, Shares repurchased (778,437) (14,854,961) (1,558,881) (24,783, Net decrease (162,853) \$ (2,498,460) (1,038,492) \$ (16,346,	(19,	(981,661)	ares repurchased (98	((19,031,29	6) (1	,238,218)	(2	0,284,809)
Shares sold 179,135 \$ 3,383,370 359,700 \$ 5,984, Shares issued on reinvestment 62,649 1,140,151 169,182 2,599, Shares repurchased (3,399,303) (68,506,260) (716,249) (11,766, Net decrease (3,157,519) \$ (63,982,739) (187,367) \$ (3,182, Class C Shares sold 54,001 \$ 965,437 71,517 \$ 1,164, Shares issued on reinvestment 78,367 1,406,023 176,921 2,581, Shares repurchased (1,706,634) (31,457,988) (2,009,961) (30,741, Net decrease (1,574,266) \$ (29,086,528) (1,761,523) \$ (26,995, Class I Shares sold 498,295 \$ 10,090,502 328,257 \$ 5,440, Shares issued on reinvestment 117,289 2,265,999 192,132 2,996, Shares repurchased (778,437) (14,854,961) (1,558,881) (24,783, Net decrease (162,853) \$ (2,498,460) (1,038,492) \$ (16,346, <td>\$ 74,</td> <td>3,636,369</td> <td>t increase 3,63</td> <td>\$</td> <td>74,259,62</td> <td>1</td> <td>64,157</td> <td>\$</td> <td>675,274</td>	\$ 74,	3,636,369	t increase 3,63	\$	74,259,62	1	64,157	\$	675,274
Shares issued on reinvestment 62,649 1,140,151 169,182 2,599, Shares repurchased (3,399,303) (68,506,260) (716,249) (11,766, Net decrease (3,157,519) \$(63,982,739) (187,367) \$(3,182,000) Class C Shares sold 54,001 \$965,437 71,517 \$1,164,000) Shares issued on reinvestment 78,367 1,406,023 176,921 2,581,000,000 Shares repurchased (1,706,634) (31,457,988) (2,009,961) (30,741,000,000) Net decrease (1,574,266) \$(29,086,528) (1,761,523) \$(26,995,000) Class I Shares sold 498,295 \$10,090,502 328,257 \$5,440,000 Shares issued on reinvestment 117,289 2,265,999 192,132 2,996,000 Shares repurchased (778,437) (14,854,961) (1,558,881) (24,783,000) Net decrease (162,853) \$(2,498,460) (1,038,492) \$(16,346,000)			ss A2 [†]						
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Net decrease (3,157,519) \$(63,982,739) (187,367) \$ (3,182, 182, 182, 182, 182) Class C Shares sold 54,001 \$ 965,437 71,517 \$ 1,164, 164, 164, 164, 164, 164, 164, 16	1,	62,649	ares issued on reinvestment 6		1,140,15	1	169,182		2,599,320
Class C Shares sold 54,001 \$ 965,437 71,517 \$ 1,164, 51,164	(68,	(3,399,303)	ares repurchased (3,39	(1	(68,506,26	0)	(716,249)	(1	1,766,714)
Shares sold 54,001 \$ 965,437 71,517 \$ 1,164, Shares issued on reinvestment 78,367 1,406,023 176,921 2,581, Shares repurchased (1,706,634) (31,457,988) (2,009,961) (30,741, Net decrease (1,574,266) \$(29,086,528) (1,761,523) \$(26,995, Class I Shares sold 498,295 \$ 10,090,502 328,257 \$ 5,440, Shares issued on reinvestment 117,289 2,265,999 192,132 2,996, Shares repurchased (778,437) (14,854,961) (1,558,881) (24,783, Net decrease (162,853) \$ (2,498,460) (1,038,492) \$(16,346,	\$(63,	(3,157,519)	t decrease (3,15	\$((63,982,73	9)	(187,367)	\$ (3,182,885)
Shares issued on reinvestment 78,367 1,406,023 176,921 2,581, Shares repurchased (1,706,634) (31,457,988) (2,009,961) (30,741, Net decrease (1,574,266) \$(29,086,528) (1,761,523) \$(26,995, Class I Shares sold 498,295 \$ 10,090,502 328,257 \$ 5,440, Shares issued on reinvestment 117,289 2,265,999 192,132 2,996, Shares repurchased (778,437) (14,854,961) (1,558,881) (24,783, Net decrease (162,853) \$ (2,498,460) (1,038,492) \$ (16,346,			uss C						
Shares repurchased (1,706,634) (31,457,988) (2,009,961) (30,741, 1,000,000,000) Net decrease (1,574,266) \$(29,086,528) (1,761,523) \$(26,995, 1,761,523) Class I Shares sold 498,295 \$10,090,502 328,257 \$5,440, 1,764,260 Shares issued on reinvestment 117,289 2,265,999 192,132 2,996, 1,996, 1,996 Shares repurchased (778,437) (14,854,961) (1,558,881) (24,783, 1,984) Net decrease (162,853) \$(2,498,460) (1,038,492) \$(16,346, 1,984)	\$	54,001	ares sold 5	\$	965,43	7	71,517	\$	1,164,732
Net decrease (1,574,266) \$(29,086,528) (1,761,523) \$(26,995, 266,995) Class I Shares sold 498,295 \$ 10,090,502 328,257 \$ 5,440, 266,995 Shares issued on reinvestment 117,289 2,265,999 192,132 2,996, 266,996 Shares repurchased (778,437) (14,854,961) (1,558,881) (24,783, 24,783) Net decrease (162,853) \$ (2,498,460) (1,038,492) \$ (16,346, 24,783)	1,	78,367	ares issued on reinvestment 7		1,406,02	3	176,921		2,581,422
Class I Shares sold 498,295 \$ 10,090,502 328,257 \$ 5,440, Shares issued on reinvestment 117,289 2,265,999 192,132 2,996, Shares repurchased (778,437) (14,854,961) (1,558,881) (24,783, Net decrease (162,853) \$ (2,498,460) (1,038,492) \$ (16,346,496)	(31,	(1,706,634)	ares repurchased (1,70	(:	(31,457,98	8) (2	,009,961)	(3	0,741,469)
Shares sold 498,295 \$ 10,090,502 328,257 \$ 5,440, Shares issued on reinvestment 117,289 2,265,999 192,132 2,996, Shares repurchased (778,437) (14,854,961) (1,558,881) (24,783, Net decrease (162,853) \$ (2,498,460) (1,038,492) \$ (16,346,	\$(29,	(1,574,266)	t decrease (1,57	\$((29,086,52	8) (1	,761,523)	\$(2	6,995,315)
Shares issued on reinvestment 117,289 2,265,999 192,132 2,996, Shares repurchased (778,437) (14,854,961) (1,558,881) (24,783, Net decrease (162,853) \$ (2,498,460) (1,038,492) \$ (16,346,			iss I						
Shares repurchased (778,437) (14,854,961) (1,558,881) (24,783, Net decrease (162,853) \$ (2,498,460) (1,038,492) \$ (16,346,460)	\$ 10,	498,295	ares sold 49	\$	10,090,50	2	328,257	\$	5,440,041
Net decrease (162,853) \$ (2,498,460) (1,038,492) \$(16,346,	2,	117,289	ares issued on reinvestment 11		2,265,99	9	192,132		2,996,381
(100,000)	(14,	(778,437)	ares repurchased (77	((14,854,96	1) (1	,558,881)	(2	4,783,203)
Class IS	\$ (2,	(162,853)	t decrease (16	\$	(2,498,46	0) (1	,038,492)	\$(1	6,346,781)
Class 15			iss IS						
Shares sold 533,708 \$ 10,487,325 925,213 \$ 15,221,	\$ 10,	533,708	ares sold 53	\$	10,487,32	5	925,213	\$ 1	5,221,941
Shares issued on reinvestment 4,032 78,459 3,699 57,		4,032	ares issued on reinvestment		78,45	9	3,699		57,335
Shares repurchased (163,987) (3,278,832) (42,971) (706,	(3,	(163,987)	ares repurchased (16		(3,278,83	2)	(42,971)		(706,583)
Net increase 373,753 \$ 7,286,952 885,941 \$ 14,572,	\$ 7,	373,753	t increase 37	\$	7,286,95	2	885,941	\$ 1	4,572,693

[†] On June 24, 2021, the Fund converted 2,887,158 Class A2 shares into 2,877,309 Class A shares, valued at \$59,042,384. These amounts are reflected in the Class A shares sold and Class A2 shares repurchased, respectively.

8. Transactions with affiliated company

As defined by the 1940 Act, an affiliated company is one in which the Fund owns 5% or more of the outstanding voting securities, or a company which is under common ownership or control with the Fund. The following company was considered an affiliated company for

Notes to financial statements (cont'd)

Affiliato

all or some portion of the year ended October 31, 2021. The following transactions were effected in such company for the year ended October 31, 2021.

	Value at October 31,	Purch	ased	:	Sold		
	2020	Cost	Shares	Cost	Shares		
Western Asset Premier Institutional U.S. Treasury Reserves, Premium Shares	\$791,974	\$12,999,122	12,999,122	\$12,953,863	12,953,863		
(cont'd)	Realized Gain (Loss)	Inte Inco		Net Increase (Decrease) in Unrealized Appreciation (Depreciation)	Affiliate Value at October 31, 2021		
Western Asset Premier Institutional U.S. Treasury Reserves, Premium Shares		\$4	.7	_	\$837,233		

9. Income tax information and distributions to shareholders

The tax character of distributions paid during the fiscal years ended October 31, was as follows:

	2021	2020
Distributions paid from:		
Ordinary income	\$ 8,452,338	\$ 5,119,662
Tax return of capital	4,621,162	9,453,510
Total distributions paid	\$13,073,500	\$14,573,172

As of October 31, 2021, the components of distributable earnings (loss) on a tax basis were as follows:

Deferred capital losses*	\$(74,037,917)
Other book/tax temporary differences ^(a)	(19,324,268)
Unrealized appreciation (depreciation) ^(b)	145,048,601
Total distributable earnings (loss) — net	\$ 51,686,416

- * These capital losses have been deferred in the current year as either short-term or long-term losses. The losses will be deemed to occur on the first day of the next taxable year in the same character as they were originally deferred and will be available to offset future taxable capital gains.
- (a) Other book/tax temporary differences are attributable to book/tax differences in the treatment of certain passive activity losses from partnership investments and book/tax differences in the timing of the deductibility of various expenses
- (b) The difference between book-basis and tax-basis unrealized appreciation (depreciation) is attributable to the tax deferral of losses on wash sales and the difference between the book and tax cost basis in partnership investments

10. Recent accounting pronouncement

In March 2020, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) No. 2020-04, *Reference Rate Reform (Topic 848) – Facilitation of the Effects of Reference Rate Reform on Financial Reporting.* In January 2021, the FASB issued ASU No. 2021-01, with further amendments to Topic 848. The amendments in the ASUs provide optional temporary accounting recognition and financial reporting relief from the effect of certain types of contract modifications due to the planned discontinuation of the LIBOR and other interbank-offered based reference rates as of the end of 2021 and 2023. The ASUs are effective for certain reference rate-related contract modifications that occur during the period March 12, 2020 through December 31, 2022. Management has reviewed the requirements and believes the adoption of these ASUs will not have a material impact on the financial statements.

11. Other matter

The outbreak of the respiratory illness COVID-19 (commonly referred to as "coronavirus") has continued to rapidly spread around the world, causing considerable uncertainty for the global economy and financial markets. The ultimate economic fallout from the pandemic, and the long-term impact on economies, markets, industries and individual issuers, are not known. The COVID-19 pandemic could adversely affect the value and liquidity of the Fund's investments, impair the Fund's ability to satisfy redemption requests, and negatively impact the Fund's performance. In addition, the outbreak of COVID-19, and measures taken to mitigate its effects, could result in disruptions to the services provided to the Fund by its service providers.

Report of independent registered public accounting firm

To the Board of Trustees of Legg Mason Partners Investment Trust and Shareholders of ClearBridge Tactical Dividend Income Fund

Opinion on the Financial Statements

We have audited the accompanying statement of assets and liabilities, including the schedule of investments, of ClearBridge Tactical Dividend Income Fund (one of the funds constituting Legg Mason Partners Investment Trust, referred to hereafter as the "Fund") as of October 31, 2021, the related statement of operations for the year ended October 31, 2021, the statement of changes in net assets for each of the two years in the period ended October 31, 2021, including the related notes, and the financial highlights for each of the five years in the period ended October 31, 2021 (collectively referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Fund as of October 31, 2021, the results of its operations for the year then ended, the changes in its net assets for each of the two years in the period ended October 31, 2021 and the financial highlights for each of the five years in the period ended October 31, 2021 in conformity with accounting principles generally accepted in the United States of America.

Basis for Opinion

These financial statements are the responsibility of the Fund's management. Our responsibility is to express an opinion on the Fund's financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) (PCAOB) and are required to be independent with respect to the Fund in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits of these financial statements in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud.

Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. Our procedures included confirmation of securities owned as of October 31, 2021 by correspondence with the custodian and brokers; when replies were not received from brokers, we performed other auditing procedures. We believe that our audits provide a reasonable basis for our opinion.

/s/PricewaterhouseCoopers LLP

Baltimore, Maryland December 17, 2021

We have served as the auditor of one or more investment companies in the Franklin Templeton Group of Funds since 1948.

Additional shareholder information (unaudited)

Results of special meeting of shareholders

A special meeting of shareholders was held on June 15, 2021 for shareholders of record as of March 1, 2021 (the "Record Date") to elect the Board of Trustees of the Trust. Shareholders of the Fund and each other series of the Trust voted together as a single class to elect the Board.

Shareholders of the Trust voted as indicated below (vote totals are rounded to the nearest whole number). Effective July 1, 2021, the Board is composed of the following Trustees:

Trustee	For	Withheld
Paul R. Ades	34,818,031,380	864,701,681
Andrew L. Breech	34,891,912,353	790,820,707
Althea L. Duersten	34,730,529,034	952,204,027
Stephen R. Gross	34,874,507,049	808,226,012
Susan M. Heilbron	34,856,171,717	826,561,344
Howard J. Johnson	34,814,514,173	868,218,888
Arnold L. Lehman	34,848,857,750	833,875,311
Robin J.W. Masters	34,921,642,190	761,090,871
Jerome H. Miller	34,813,954,150	868,778,910
Ken Miller	34,616,366,023	1,066,367,039
G. Peter O'Brien	34,889,564,576	793,168,485
Thomas F. Schlafly	34,849,538,606	833,194,455
Jane Trust	34,981,181,494	701,551,567

The above Trustees have also been elected to serve as board members of other mutual funds within the Franklin Templeton fund complex.

Statement regarding liquidity risk management program (unaudited)

Each Fund has adopted and implemented a written Liquidity Risk Management Program (the "LRMP") as required by Rule 22e-4 under the Investment Company Act of 1940 (the "Liquidity Rule"). The LRMP is designed to assess and manage each Fund's liquidity risk. which is defined as the risk that the Fund could not meet requests to redeem shares issued by the Fund without significant dilution of remaining investors' interests in the Fund. In accordance with the Liquidity Rule, the LRMP includes policies and procedures that provide for: (1) assessment, management, and review (no less frequently than annually) of each Fund's liquidity risk; (2) classification of each Fund's portfolio holdings into one of four liquidity categories (Highly Liquid, Moderately Liquid, Less Liquid, and Illiquid); (3) for Funds that do not primarily hold assets that are Highly Liquid, establishing and maintaining a minimum percentage of the Fund's net assets in Highly Liquid investments (called a "Highly Liquid Investment Minimum" or "HLIM"); and (4) prohibiting the Fund's acquisition of Illiquid investments that would result in the Fund holding more than 15% of its net assets in Illiquid assets. The LRMP also requires reporting to the Securities and Exchange Commission ("SEC") (on a non-public basis) and to the Board if the Fund's holdings of Illiquid assets exceed 15% of the Fund's net assets. Funds with HLIMs must have procedures for addressing HLIM shortfalls, including reporting to the Board and, with respect to HLIM shortfalls lasting more than seven consecutive calendar days, reporting to the SEC (on a non-public basis).

The Director of Liquidity Risk within the Investment Risk Management Group (the "IRMG") is the appointed Administrator of the LRMP. The IRMG maintains the Investment Liquidity Committee (the "ILC") to provide oversight and administration of policies and procedures governing liquidity risk management for Franklin Templeton and Legg Mason products and portfolios. The ILC includes representatives from Franklin Templeton's Risk, Trading, Global Compliance, Legal, Investment Compliance, Investment Operations, Valuation Committee, Product Management and Global Product Strategy.

In assessing and managing each Fund's liquidity risk, the ILC considers, as relevant, a variety of factors, including the Fund's investment strategy and the liquidity of its portfolio investments during both normal and reasonably foreseeable stressed conditions; its short and long-term cash flow projections; and its cash holdings and access to other funding sources including the Funds' interfund lending facility and line of credit. Classification of the Fund's portfolio holdings in the four liquidity categories is based on the number of days it is reasonably expected to take to convert the investment to cash (for Highly Liquid and Moderately Liquid holdings) or sell or dispose of the investment (for Less Liquid and Illiquid investments), in current market conditions without significantly changing the investment's market value.

Each Fund primarily holds liquid assets that are defined under the Liquidity Rule as "Highly Liquid Investments," and therefore is not required to establish an HLIM. Highly Liquid

Investments are defined as cash and any investment reasonably expected to be convertible to cash in current market conditions in three business days or less without the conversion to cash significantly changing the market value of the investment.

At meetings of the Funds' Board of Trustees/Directors held in November 2021, the Program Administrator provided a written report to the Board addressing the adequacy and effectiveness of the program for the year ended December 31, 2020. The Program Administrator report concluded that (i.) the LRMP, as adopted and implemented, remains reasonably designed to assess and manage each Fund's liquidity risk; (ii.) the LRMP, including the Highly Liquid Investment Minimum ("HLIM") where applicable, was implemented and operated effectively to achieve the goal of assessing and managing each Fund's liquidity risk; and (iii.) each Fund was able to meet requests for redemption without significant dilution of remaining investors' interests in the Fund.

Additional information (unaudited)

Information about Trustees and Officers

The business and affairs of ClearBridge Tactical Dividend Income Fund (the "Fund") are conducted by management under the supervision and subject to the direction of its Board of Trustees. The business address of each Trustee is c/o Jane Trust, Legg Mason, 100 International Drive, 11th Floor, Baltimore, Maryland 21202. Information pertaining to the Trustees and officers of the Fund is set forth below.

Previously, the mutual funds of Legg Mason Global Asset Management Trust were overseen by one group of Trustees, and the mutual funds of Legg Mason Partners Investment Trust and Legg Mason Partners Variable Equity Trust (collectively, the "Funds") were overseen by a different group of Trustees. A joint proxy statement was mailed to solicit shareholder approval for the election of a single slate of Trustees. Shareholders approved the proposed Trustees during a joint special meeting of shareholders on June 15, 2021. Effective July 1, 2021, the Trustees listed below oversee all of the Funds.

The Statement of Additional Information includes additional information about Trustees and is available, without charge, upon request by calling the Fund at 1-877-721-1926.

Independent Trustees†	
Paul R. Ades	
Year of birth	1940
Position(s) with Trust	Trustee
Term of office ¹ and length of time served ²	Since 1983
Principal occupation(s) during the past five years	Paul R. Ades, PLLC (law firm) (since 2000)
Number of funds in fund complex overseen by Trustee	61
Other board memberships held by Trustee during the past five years	None
Andrew L. Breech	
Year of birth	1952
Position(s) with Trust	Trustee
Term of office ¹ and length of time served ²	Since 1991
Principal occupation(s) during the past five years	President, Dealer Operating Control Service, Inc. (automotive retail management) (since 1985)
Number of funds in fund complex overseen by Trustee	61
Other board memberships held by Trustee during the past five years	None

Position(s) with Trust Trustee and Chair of the Board Term of office¹ and length of time served² Since 2014 (Chair of the Board since 2021) Principal occupation(s) during the past five years Principal occupation(s) fund complex overseen by Trustee Other board memberships held by Trustee during the past five years Stephen R. Gross Year of birth 1947 Position(s) with Trust Trustee Term of office¹ and length of time served² Since 1986 Principal occupation(s) during the past five years Chairman Emeritus (since 2011) and formerly, Chairman, HLB Gross Collins, P.C. (accounting and consulting firm) (1979 to 2011); Executive Director of Business Builders Team, LLC (since 2005); Principal, Gross Construing Group, LLC (since 2011) Rumber of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years Susan M. Heilbron Year of birth 1945 Principal occupation(s) during the past five years Susan M. Heilbron Year of firice¹ and length of time served² Since 1991 Principal occupation(s) during the past five years Retired; formerly, President, Lacey & Heilbron (communications consulting) (1990 to 2002); General Counsel and Executive Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1986 to 1980); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1986 to 1990); Senior Vice	Althea L. Duersten*	
Term of office¹ and length of time served² Since 2014 (Chair of the Board since 2021) Principal occupation(s) during the past five years Retired (since 2011); formerly, Chief Investment Officer, North America, JPMorgan Chase (investment bank) and member of JPMorgan Executive Committee (2007 to 2011) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years Stephen R. Gross Year of birth 1947 Position(s) with Trust Trustee Term of office¹ and length of time served² Principal occupation(s) during the past five years Chairman Emeritus (since 2011) and formerly, Chairman, HLB Gross Collins, P.C. (accounting and consulting firm) (1979 to 2011); Executive Director of Business Builders Team, LLC (since 2005); Principal, Gross Consulting Group, LLC (since 2011) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years None Susan M. Heilbron Year of birth 1945 Trustee Since 1991 Retired; formerly, President, Lacey & Heilbron (communications consulting) (1990 to 2002); General Counsel and Executive Vice President, The Tump Organization (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984 and 1977 to 1979) Number of funds in fund complex overseen by Trustee 61 Number of funds in fund complex overseen by Trustee Formerly, Director, Lincoln Savings Bank FSB (1991 to 1994); Director, Tump Shuttle, Inc. (air transportation) (1984 to 1990); Pormerly, Director, Lincoln Savings Bank FSB (1991 to 1994); Director, Tump Shuttle, Inc. (air transportation) (1989 to 1990); Pormerly, Director, Lincoln Savings Bank FSB (1991 to 1994); Director, Tump Shuttle, Inc. (air transportation) (1989 to 1990); Pormerly, Director, Lincoln Savings Bank FSB (1991 to 1994); Director, Tump Shuttle, Inc. (air transportation) (1989 to 1990);	Year of birth	1951
Principal occupation(s) during the past five years Retired (since 2011); formerly, Chief Investment Officer, North America, JPMorgan Chase (investment bank) and member of JPMorgan Executive Committee (2007 to 2011) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years Stephen R. Gross Year of birth 1947 Position(s) with Trust Trustee Term of office¹ and length of time served² Principal occupation(s) during the past five years Chairman Emeritus (since 2011) and formerly, Chairman, HLB Gross Collins, P.C. (accounting and consulting firm) (1979 to 2011); Executive Director of Business Buildern Team, LLC (since 2005); Principal, Gross Consulting Group, LLC (since 2011) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years None Susan M. Heilbron Year of birth 1945 Principal occupation(s) during the past five years Retired; formerly, President, Lacey & Heilbron (communications consulting) (1930 to 2002); General Counsel and Executive Vice President, The Trump Organization (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984 and 1977 to 1979) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five Pother board memberships held by Trustee during the past five years Principal occupation(s) during the past five years Retired; formerly, President, Lacey & Heilbron (communications consulting) (1930 to 2002); General Counsel and Executive Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984 and 1977 to 1979) Formerly, Director, Lincoln Savings Bank FSB (1991 to 1994); Director, Lincoln Saving	Position(s) with Trust	Trustee and Chair of the Board
America, JPMorgan Chase (investment bank) and member of JPMorgan Executive Committee (2007 to 2011) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years Stephen R. Gross Year of birth 1947 Prosition(s) with Trust Trustee Term of office¹ and length of time served² Since 1986 Principal occupation(s) during the past five years Chairman Emeritus (since 2011) and formerly, Chairman, HLB Gross Collins, P.C. (accounting and consulting firm) (1979 to 2011), Executive Director of Business Builders Team, LLC (since 2005), Principal, Gross Consulting, Gross LCD (since 2011) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years None Susan M. Heilbron Year of birth 1945 Trustee Since 1991 Principal occupation(s) during the past five years Retired; formerly, President, Lacey & Heilbron (communication: consulting) (1990 to 2002); General Counsel and Executive Vice President, The Trump Organization (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984 and 1977 to 1979) Other board memberships held by Trustee during the past five Other board memberships held by Trustee during the past five Other board memberships held by Trustee during the past five Other board memberships held by Trustee during the past five Other board memberships held by Trustee during the past five Other board memberships held by Trustee during the past five Other board memberships held by Trustee during the past five Other board memberships held by Trustee during the past five Other board memberships held by Trustee during the past five Other board memberships held by Trustee during the past five Other board memberships held by Trustee during the past five	Term of office ¹ and length of time served ²	Since 2014 (Chair of the Board since 2021)
Other board memberships held by Trustee during the past five years Formerly, Non-Executive Director, Rokos Capital Management LLP (2019 to 2020) Stephen R. Gross Year of birth 1947 Position(s) with Trust Trustee Timustee Trustee Of birth 1950 Trustee Office¹ and length of time served² Since 1986 Principal occupation(s) during the past five years Chairman Emeritus (since 2011) and formerly, Chairman, HLB Gross Collins, P.C. (accounting and consulting firm) (1979 to 2011); Executive Director of Business Builders Team, LLC (since 2005); Principal, Gross Consulting Group, LLC (since 2011 CEO, Gross Capital Partners, LLC (since 2014); CEO, Trusted CFC Solutions, LLC (since 2011) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years Susan M. Heilbron Year of birth 1945 Principal occupation(s) with Trust Trustee Term of office¹ and length of time served² Since 1991 Retired; formerly, President, Lacey & Heilbron (communications consulting) (1990 to 2002); General Counsel and Executive Vice President, The Trump Organization (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984); Associate, Cravath, Swaine & Moore LLP (1980 to 1990); Director, Trump Shuttle, Inc. (air transportation) (1999); Vears Other board memberships held by Trustee during the past five years	Principal occupation(s) during the past five years	America, JPMorgan Chase (investment bank) and member of
Stephen R. Gross Year of birth 1947 Prosition(s) with Trust Term of office¹ and length of time served² Since 1986 Principal occupation(s) during the past five years Chairman Emeritus (since 2011) and formerly, Chairman, HLB Gross Collins, P.C. (accounting and consulting firm) (1979 to 2011); Executive Director of Business Builders Team, LLC (since 2005); Principal, Gross Consulting Group, LLC (since 2011 CEO, Gross Capital Partners, LLC (since 2014); CEO, Trusted CRI Solutions, LLC (since 2011) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years None Susan M. Heilbron Year of birth 1945 Principal occupation(s) during the past five years Firm of office¹ and length of time served² Since 1991 Principal occupation(s) during the past five years Retired; formerly, President, Lacey & Heilbron (communications consulting) (1990 to 2002); General Counsel and Executive Vice President, The Trump Organization (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1980); Associate, Cravath, Swaine & Moore LLP (1980 to 1980); Pormerly, Director, Lincoln Savings Bank FSB (1991 to 1994); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Pormerly, Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Pormerly, Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Pormerly, Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Pormerly, Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Pormerly, Director, Lincoln Savings Bank FSB (1991 to 1994); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Pormerly, Director, Lincoln Savings Bank FSB (1991 to 1994); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Pormerly, Director, Lincoln Savings Bank FSB (1991 to 1990); Pormerly, Director, Lincoln Savings Bank FSB (1991 to 1990); Pormerly, Director, Lincoln	Number of funds in fund complex overseen by Trustee	61
Year of birth Position(s) with Trust Trustee Term of office¹ and length of time served² Since 1986 Principal occupation(s) during the past five years Chairman Emeritus (since 2011) and formerly, Chairman, HLB Gross Collins, P.C. (accounting and consulting firm) (1979 to 2011); Executive Director of Business Builders Team, LLC (since 2005); Principal, Gross Consulting Group, LLC (since 2011); Executive Director of Business Builders Team, LLC (since 2011); Principal, Gross Consulting Group, LLC (since 2011); Executive Director, Solutions, LLC (since 2014); CEO, Trusted CFC Solutions, LLC (since 2011) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years None Susan M. Heilbron Year of birth 1945 Prosition(s) with Trust Trustee Trustee Since 1991 Principal occupation(s) during the past five years Retired; formerly, President, Lacey & Heilbron (communications consulting) (1990 to 2002); General Counsel and Executive Vice President, The Trump Organization (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984 to 1986); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Director, Trump Shuttle, Inc. (air transportatio	Other board memberships held by Trustee during the past five years	
Position(s) with Trust Term of office¹ and length of time served² Since 1986 Principal occupation(s) during the past five years Chairman Emeritus (since 2011) and formerly, Chairman, HLB Gross Collins, P.C. (accounting and consulting firm) (1979 to 2011); Executive Director of Business Builders Team, LLC (since 2005); Principal, Gross Consulting Group, LLC (since 2011 CEO, Gross Capital Partners, LLC (since 2014); CEO, Trusted CFI Solutions, LLC (since 2011) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years None Susan M. Heilbron Year of birth 1945 Trustee Term of office¹ and length of time served² Principal occupation(s) during the past five years Retired; formerly, President, Lacey & Heilbron (communications consulting) (1990 to 2002); General Counsel and Executive Vice President, The Trump Organization (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984 and 1977 to 1979) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years Formerly, Director, Lincoln Savings Bank FSB (1991 to 1994); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Principal, Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Principal to 1980; Principal occupation (1988 to 1990);	Stephen R. Gross	
Term of office¹ and length of time served² Principal occupation(s) during the past five years Chairman Emeritus (since 2011) and formerly, Chairman, HLB Gross Collins, P.C. (accounting and consulting firm) (1979 to 2011); Executive Director of Business Builders Team, LLC (since 2005); Principal, Gross Consulting Group, LLC (since 2011 CEO, Gross Capital Partners, LLC (since 2014); CEO, Trusted CFI Solutions, LLC (since 2011) Number of funds in fund complex overseen by Trustee 61 Other board memberships held by Trustee during the past five years None Susan M. Heilbron Year of birth 1945 Principal occupation(s) with Trust Trustee Term of office¹ and length of time served² Principal occupation(s) during the past five years Retired; formerly, President, Lacey & Heilbron (communications consulting) (1990 to 2002); General Counsel and Executive Vice President, The Trump Organization (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984); Associate, Cravath, Swaine & Moore LLP (1980 to 1984); Director, Lincoln Savings Bank FSB (1991 to 1994); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990);	Year of birth	1947
Principal occupation(s) during the past five years Chairman Emeritus (since 2011) and formerly, Chairman, HLB Gross Collins, P.C. (accounting and consulting firm) (1979 to 2011); Executive Director of Business Builders Team, LLC (since 2005); Principal, Gross Consulting Group, LLC (since 2011 CEO, Gross Capital Partners, LLC (since 2014); CEO, Trusted CFG Solutions, LLC (since 2011) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years None Susan M. Heilbron Year of birth 1945 Toustee Tirustee Tirustee Tirustee Since 1991 Retired; formerly, President, Lacey & Heilbron (communications consulting) (1990 to 2002); General Counsel and Executive Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984 and 1977 to 1979) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years Chairman Emeritus (since 2011) and formerly, Clairman, HLB Gross Collins, P.C. (accounting and consulting firm) (1979) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years Chairman Emeritus (since 2011) and formerly, LTC (since 2011) and formerly, LTC (since 2011) and consulting firm) (1979) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years Chairman Emeritus (since 2011) and consulting firm) (1989 to 1990); CEO, Gross Capital Partners, LLC (since 2011) Number of funds in fund complex overseen by Trustee	Position(s) with Trust	Trustee
Gross Collins, P.C. (accounting and consulting firm) (1979 to 2011); Executive Director of Business Builders Team, LLC (since 2005); Principal, Gross Consulting Group, LLC (since 2011 CEO, Gross Capital Partners, LLC (since 2014); CEO, Trusted CFI Solutions, LLC (since 2011) Number of funds in fund complex overseen by Trustee 61 Other board memberships held by Trustee during the past five years None Susan M. Heilbron Year of birth 1945 Principal occupation(s) during the past five years Principal occupation(s) during the past five years Principal occupation(s) during the past five years President, The Trump Organization (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984 and 1977 to 1979) Number of funds in fund complex overseen by Trustee 61 Other board memberships held by Trustee during the past five years Formerly, Director, Lincoln Savings Bank FSB (1991 to 1990); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990);	Term of office ¹ and length of time served ²	Since 1986
Other board memberships held by Trustee during the past five years None Susan M. Heilbron Year of birth Position(s) with Trust Term of office¹ and length of time served² Since 1991 Principal occupation(s) during the past five years Retired; formerly, President, Lacey & Heilbron (communications consulting) (1990 to 2002); General Counsel and Executive Vice President, The Trump Organization (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984 and 1977 to 1979) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years Formerly, Director, Lincoln Savings Bank FSB (1991 to 1990); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990);	Principal occupation(s) during the past five years	Gross Collins, P.C. (accounting and consulting firm) (1979 to 2011); Executive Director of Business Builders Team, LLC (since 2005); Principal, Gross Consulting Group, LLC (since 2011 CEO, Gross Capital Partners, LLC (since 2014); CEO, Trusted CFO
Susan M. Heilbron Year of birth 1945 Position(s) with Trust Trustee Term of office¹ and length of time served² Principal occupation(s) during the past five years Retired; formerly, President, Lacey & Heilbron (communications consulting) (1990 to 2002); General Counsel and Executive Vice President, The Trump Organization (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984 and 1977 to 1979) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years None 1945 Retired; formerly, President, Lacey & Heilbron (communications consulting) (1990 to 2002); General Counsel and Executive Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980) to 1984 and 1977 to 1979) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years	Number of funds in fund complex overseen by Trustee	61
Year of birth 1945 Position(s) with Trust Trustee Tirustee Since 1991 Principal occupation(s) during the past five years Retired; formerly, President, Lacey & Heilbron (communications consulting) (1990 to 2002); General Counsel and Executive Vice President, The Trump Organization (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1994 and 1977 to 1979) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years Formerly, Director, Lincoln Savings Bank FSB (1991 to 1990); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990);	Other board memberships held by Trustee during the past five years	None
Position(s) with Trust Trustee Term of office¹ and length of time served² Since 1991 Principal occupation(s) during the past five years Retired; formerly, President, Lacey & Heilbron (communications consulting) (1990 to 2002); General Counsel and Executive Vice President, The Trump Organization (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984 and 1977 to 1979) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years Formerly, Director, Lincoln Savings Bank FSB (1991 to 1994); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990);	Susan M. Heilbron	
Term of office¹ and length of time served² Since 1991 Principal occupation(s) during the past five years Retired; formerly, President, Lacey & Heilbron (communications consulting) (1990 to 2002); General Counsel and Executive Vice President, The Trump Organization (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984 and 1977 to 1979) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years Formerly, Director, Lincoln Savings Bank FSB (1991 to 1994); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990);	Year of birth	1945
Principal occupation(s) during the past five years Retired; formerly, President, Lacey & Heilbron (communications consulting) (1990 to 2002); General Counsel and Executive Vice President, The Trump Organization (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984 and 1977 to 1979) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984 and 1977 to 1979) Formerly, Director, Lincoln Savings Bank FSB (1991 to 1994); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990);	Position(s) with Trust	Trustee
consulting) (1990 to 2002); General Counsel and Executive Vice President, The Trump Organization (1986 to 1990); Senior Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984 and 1977 to 1979) Number of funds in fund complex overseen by Trustee Other board memberships held by Trustee during the past five years Consulting) (1990 to 2002); General Counsel and Executive Vice President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980 to 1984 and 1977 to 1979) Formerly, Director, Lincoln Savings Bank FSB (1991 to 1994); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990);	Term of office ¹ and length of time served ²	Since 1991
Other board memberships held by Trustee during the past five years Formerly, Director, Lincoln Savings Bank FSB (1991 to 1994); Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990);	Principal occupation(s) during the past five years	President, New York State Urban Development Corporation (1984 to 1986); Associate, Cravath, Swaine & Moore LLP (1980
years Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990);	Number of funds in fund complex overseen by Trustee	61
	Other board memberships held by Trustee during the past five years	Director, Trump Shuttle, Inc. (air transportation) (1989 to 1990);

Additional information (unaudited) (cont'd)

Information about Trustees and Officers

Independent Trustees† (cont'd)	
Howard J. Johnson	
Year of birth	1938
Position(s) with Trust	Trustee
Term of office ¹ and length of time served ²	From 1981 to 1998 and since 2000
Principal occupation(s) during the past five years	Retired; formerly, Chief Executive Officer, Genesis Imaging LLC (technology company) (2003 to 2012)
Number of funds in fund complex overseen by Trustee	61
Other board memberships held by Trustee during the past five years	None
Arnold L. Lehman	
Year of birth	1944
Position(s) with Trust	Trustee
Term of office ¹ and length of time served ²	Since 1982
Principal occupation(s) during the past five years	Senior Advisor, Phillips (auction house) (since 2015); formerly, Fellow, Ford Foundation (2015 to 2016); Director of the Brooklyn Museum (1997 to 2015)
Number of funds in fund complex overseen by Trustee	61
Other board memberships held by Trustee during the past five years	Trustee of American Federation of Arts (since 2002)
Robin J. W. Masters Year of birth	1955
Position(s) with Trust	Trustee
Term of office ¹ and length of time served ²	Since 2002
	Retired; formerly, Chief Investment Officer of ACE Limited
Principal occupation(s) during the past five years	(insurance) (1986 to 2000)
Number of funds in fund complex overseen by Trustee	61
Other board memberships held by Trustee during the past five years	Director of HSBC Managed Portfolios Limited and HSBC Specialist Funds Limited (since 2020); formerly, Director of Cheyne Capital International Limited (investment advisory firm) (2005 to 2020); Director/Trustee of Legg Mason Institutional Funds plc, Western Asset Fixed Income Funds plc and Western Asset Debt Securities Fund plc. (2007 to 2011)
Jerome H. Miller	
Year of birth	1938
Position(s) with Trust	Trustee
Term of office ¹ and length of time served ²	Since 1995
Principal occupation(s) during the past five years	Retired; formerly, President, Shearson Lehman Asset Management (1991 to 1993), Vice Chairman, Shearson Lehman Hutton Inc. (1989 to 1992) and Senior Executive Vice President, E.F. Hutton Group Inc. (1986 to 1989)
Number of funds in fund complex overseen by Trustee	61
Other board memberships held by Trustee during the past five years	None

1942
Trustee
Since 1983
Retired; formerly, President, Young Stuff Apparel Group, Inc. (apparel manufacturer), division of Li & Fung (1963 to 2012)
61
None
1945
Trustee
Since 1999
Retired, Trustee Emeritus of Colgate University (since 2005); Board Member, Hill House, Inc. (residential home care) (since 1999); formerly, Board Member, Bridges School (pre-school) (2006 to 2017); Managing Director, Equity Capital Markets Grou of Merrill Lynch & Co. (1971 to 1999)
Trustee of Legg Mason funds consisting of 61 portfolios; Director/Trustee of the Royce Family of Funds consisting of 16 portfolios
Formerly, Director of TICC Capital Corp. (2003 to 2017)
1948
Trustee
Since 1983
Chairman, The Saint Louis Brewery, LLC (brewery) (since 2012); formerly, President, The Saint Louis Brewery, Inc. (1989 to 2012) Senior Counsel (since 2017) and formerly, Partner (2009 to 2016) Thompson Coburn LLP (law firm)
61
Director, CNB St. Louis Bank (since 2020); formerly, Director, Citizens National Bank of Greater St. Louis (2006 to 2020)

Additional information (unaudited) (cont'd)

Information about Trustees and Officers

Interested Trustee and Officer	
Jane Trust, CFA ³	
Year of birth	1962
Position(s) with Trust	Trustee, President and Chief Executive Officer
Term of office ¹ and length of time served ²	Since 2015
Principal occupation(s) during the past five years	Senior Vice President, Fund Board Management, Franklin Templeton (since 2020); Officer and/or Trustee/Director of 132 funds associated with LMPFA or its affiliates (since 2015); President and Chief Executive Officer of LMPFA (since 2015); formerly, Senior Managing Director (2018 to 2020) and Managing Director (2016 to 2018) of Legg Mason & Co., LLC ("Legg Mason & Co."); Senior Vice President of LMPFA (2015)
Number of funds in fund complex overseen by Trustee	130
Other board memberships held by Trustee during the past five years	None
Additional Officers	
Ted P. Becker	
Franklin Templeton	
620 Eighth Avenue, 47th Floor, New York, NY 10018	
Year of birth	1951
Position(s) with Trust	Chief Compliance Officer
Term of office ¹ and length of time served ²	Since 2007
Principal occupation(s) during the past five years	Vice President, Global Compliance of Franklin Templeton (since 2020); Chief Compliance Officer of LMPFA (since 2006); Chief Compliance Officer of certain funds associated with Leg Mason & Co. or its affiliates (since 2006); formerly, Director of Global Compliance at Legg Mason, Inc. (2006 to 2020); Managing Director of Compliance of Legg Mason & Co. (2005 to 2020)
Susan Kerr	
Franklin Templeton 620 Eighth Avenue, 47th Floor, New York, NY 10018	
Year of birth	1949
Position(s) with Trust	Chief Anti-Money Laundering Compliance Officer
Term of office ¹ and length of time served ²	Since 2013
Principal occupation(s) during the past five years	Senior Compliance Analyst, Franklin Templeton (since 2020); Chief Anti-Money Laundering Compliance Officer of certain funds associated with Legg Mason & Co. or its affiliates (since 2013) and Anti-Money Laundering Compliance Officer (since 2012), Senior Compliance Officer (since 2011) and Assistant Vice President (since 2010) of Franklin Distributors

Assistant Vice President (since 2010) of Franklin Distributors, LLC; formerly, Assistant Vice President of Legg Mason & Co.

(2010 to 2020)

Additional Officers (cont'd)	
Jenna Bailey	
Franklin Templeton	
100 First Stamford Place, 5th Floor, Stamford, CT 06902	
Year of birth	1978
Position(s) with Trust	Identity Theft Prevention Officer
Term of office ¹ and length of time served ²	Since 2015
Principal occupation(s) during the past five years	Senior Compliance Analyst of Franklin Templeton (since 2020); Identity Theft Prevention Officer of certain funds associated wi Legg Mason & Co. or its affiliates (since 2015); formerly, Compliance Officer of Legg Mason & Co. (2013 to 2020); Assistant Vice President of Legg Mason & Co. (2011 to 2020)
Marc A. De Oliveira	
Franklin Templeton	
100 First Stamford Place, 6th Floor, Stamford, CT 06902	
Year of birth	1971
Position(s) with Trust	Secretary and Chief Legal Officer
Term of office ¹ and length of time served ²	Since 2020
Principal occupation(s) during the past five years	Associate General Counsel of Franklin Templeton (since 2020); Assistant Secretary of certain funds associated with Legg Mason & Co. or its affiliates (since 2006); formerly, Managing Director (2016 to 2020) and Associate General Counsel of Legg Mason & Co. (2005 to 2020)
Thomas C. Mandia	
Franklin Templeton	
100 First Stamford Place, 6th Floor, Stamford, CT 06902	
Year of birth	1962
Position(s) with Trust	Senior Vice President
Term of office ¹ and length of time served ²	Since 2020
Principal occupation(s) during the past five years	Senior Associate General Counsel of Franklin Templeton

(since 2020); Secretary of LMPFA (since 2006); Assistant Secretary of certain funds associated with Legg Mason & Co. or its affiliates (since 2006); Secretary of LM Asset Services, LLC ("LMAS") (since 2002) and Legg Mason Fund Asset

Management, Inc. ("LMFAM") (since 2013) (formerly registered investment advisers); formerly, Managing Director and Deputy General Counsel of Legg Mason & Co. (2005 to 2020)

Additional information (unaudited) (cont'd)

Information about Trustees and Officers

Additional Officers (cont'd)	
Christopher Berarducci	
Franklin Templeton	
620 Eighth Avenue, 47th Floor, New York, NY 10018	
Year of birth	1974
Position(s) with Trust	Treasurer and Principal Financial Officer
Term of office ¹ and length of time served ²	Since 2014 and 2019
Principal occupation(s) during the past five years	Vice President, Fund Administration and Reporting, Franklin Templeton (since 2020); Treasurer (since 2010) and Principal Financial Officer (since 2019) of certain funds associated with Legg Mason & Co. or its affiliates; formerly, Managing Director (2020), Director (2015 to 2020), and Vice President (2011 to 2015) of Legg Mason & Co.
Jeanne M. Kelly	
Franklin Templeton	
620 Eighth Avenue, 47th Floor, New York, NY 10018	
Year of birth	1951
Position(s) with Trust	Senior Vice President
Term of office ¹ and length of time served ²	Since 2007
Principal occupation(s) during the past five years	U.S. Fund Board Team Manager, Franklin Templeton (since 2020); Senior Vice President of certain funds associated with Legg Mason & Co. or its affiliates (since 2007); Senior Vice President of LMPFA (since 2006); President and Chief Executive Officer of LMAS and LMFAM (since 2015); formerly, Managing Director of Legg Mason & Co. (2005 to 2020); Senior Vice President of LMFAM (2013 to 2015)

- † Trustees who are not "interested persons" of the Fund within the meaning of Section 2(a)(19) of the Investment Company Act of 1940, as amended (the "1940 Act").
- * Effective January 1, 2021, Ms. Duersten became Chair.
- Each Trustee and officer serves until his or her respective successor has been duly elected and qualified or until his or her earlier death, resignation, retirement or removal.
- Indicates the earliest year in which the Trustee became a board member for a fund in the Legg Mason fund complex or the officer took such office.
- 3 Ms. Trust is an "interested person" of the Fund, as defined in the 1940 Act, because of her position with LMPFA and/or certain of its affiliates.

Important tax information (unaudited)

By mid-February, tax information related to a shareholder's proportionate share of distributions paid during the preceding calendar year will be received, if applicable. Please also refer to www.franklintempleton.com for per share tax information related to any distributions paid during the preceding calendar year. Shareholders are advised to consult with their tax advisors for further information on the treatment of these amounts on their tax returns.

The following tax information for the Fund is required to be furnished to shareholders with respect to income earned and distributions paid during its fiscal year.

The Fund hereby reports the following amounts, or if subsequently determined to be different, the maximum allowable amounts, for the fiscal year ended October 31, 2021:

	Pursuant to:	Amount Reported
Income Eligible for Dividends Received Deduction (DRD)	§854(b)(1)(A)	\$5,963,028
Qualified Dividend Income Earned (QDI)	§854(b)(1)(B)	\$6,160,075
Qualified Business Income Dividends Earned	§199A	\$427,803









Tactical Dividend Income Fund

Trustees*

Paul R. Ades Andrew I Breech Althea L. Duersten** Chair Stephen R. Gross Susan M. Heilbron Howard J. Johnson Arnold L. Lehman Robin J W Masters Jerome H Miller Ken Miller

G Peter O'Brien Thomas F. Schlafly Jane Trust

Investment manager

Legg Mason Partners Fund Advisor, LLC

Subadviser

ClearBridge Investments, LLC

Distributor

Franklin Distributors, LLC[†]

Custodian

The Bank of New York Mellon

Transfer agent

BNY Mellon Investment Servicing (US) Inc. 4400 Computer Drive Westborough, MA 01581

Independent registered public accounting firm

PricewaterhouseCoopers LLP Baltimore, MD

- * During a June 15, 2021 special meeting of shareholders, a new group of Trustees were elected to oversee the mutual funds of Legg Mason Global Asset Management Trust, Legg Mason Partners Investment Trust (prior to September 1, 2021, known as Legg Mason Partners Equity Trust) and Legg Mason Partners Variable Equity Trust, effective July 1, 2021.
- ** Effective January 1, 2021, Ms. Duersten became Chair.
- † Effective July 7, 2021, Legg Mason Investor Services, LLC was renamed Franklin Distributors, LLC.

ClearBridge Tactical Dividend Income Fund

The Fund is a separate investment series of Legg Mason Partners Investment Trust, a Maryland statutory trust.

ClearBridge Tactical Dividend Income Fund Legg Mason Funds 620 Eighth Avenue, 47th Floor New York, NY 10018

The Fund files its complete schedule of portfolio holdings with the Securities and Exchange Commission ("SEC") for the first and third quarters of each fiscal year as an exhibit to its reports on Form N-PORT. The Fund's Forms N-PORT are available on the SEC's website at www.sec.gov. To obtain information on Form N-PORT, shareholders can call the Fund at 1-877-721-1926.

Information on how the Fund voted proxies relating to portfolio securities during the prior 12-month period ended June 30th of each year and a description of the policies and procedures that the Fund uses to determine how to vote proxies related to portfolio transactions are available (1) without charge, upon request, by calling the Fund at 1-877-721-1926, (2) at www.franklintempleton.com and (3) on the SEC's website at www.sec.gov.

This report is submitted for the general information of the shareholders of ClearBridge Tactical Dividend Income Fund. This report is not authorized for distribution to prospective investors in the Fund unless preceded or accompanied by a current prospectus.

Investors should consider the Fund's investment objectives, risks, charges and expenses carefully before investing. The prospectus contains this and other important information about the Fund. Please read the prospectus carefully before investing.

www.franklintempleton.com

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Legg Mason Funds Privacy and Security Notice

Your Privacy and the Security of Your Personal Information is Very Important to the Legg Mason Funds

This Privacy and Security Notice (the "Privacy Notice") addresses the Legg Mason Funds' privacy and data protection practices with respect to nonpublic personal information the Funds receive. The Legg Mason Funds include any funds sold by the Funds' distributor, Franklin Distributors, LLC, as well as Legg Mason-sponsored closed-end funds. The provisions of this Privacy Notice apply to your information both while you are a shareholder and after you are no longer invested with the Funds.

The Type of Nonpublic Personal Information the Funds Collect About You

The Funds collect and maintain nonpublic personal information about you in connection with your shareholder account. Such information may include, but is not limited to:

- Personal information included on applications or other forms;
- Account balances, transactions, and mutual fund holdings and positions;
- Bank account information, legal documents, and identity verification documentation;
- Online account access user IDs, passwords, security challenge question responses; and
- Information received from consumer reporting agencies regarding credit history and creditworthiness (such as the amount of an individual's total debt, payment history, etc.).

How the Funds Use Nonpublic Personal Information About You

The Funds do not sell or share your nonpublic personal information with third parties or with affiliates for their marketing purposes, or with other financial institutions or affiliates for joint marketing purposes, unless you have authorized the Funds to do so. The Funds do not disclose any nonpublic personal information about you except as may be required to perform transactions or services you have authorized or as permitted or required by law.

The Funds may disclose information about you to:

- Employees, agents, and affiliates on a "need to know" basis to enable the Funds to conduct ordinary business, or to comply with obligations to government regulators;
- Service providers, including the Funds' affiliates, who assist the Funds as part of the
 ordinary course of business (such as printing, mailing services, or processing or servicing
 your account with us) or otherwise perform services on the Funds' behalf, including
 companies that may perform statistical analysis, market research and marketing services
 solely for the Funds;
- Permit access to transfer, whether in the United States or countries outside of the
 United States to such Funds' employees, agents and affiliates and service providers as
 required to enable the Funds to conduct ordinary business, or to comply with obligations to
 government regulators;
- The Funds' representatives such as legal counsel, accountants and auditors to enable the Funds to conduct ordinary business, or to comply with obligations to government regulators;
- Fiduciaries or representatives acting on your behalf, such as an IRA custodian or trustee of a grantor trust.

Legg Mason Funds Privacy and Security Notice (cont'd)

Except as otherwise permitted by applicable law, companies acting on the Funds' behalf, including those outside the United States, are contractually obligated to keep nonpublic personal information the Funds provide to them confidential and to use the information the Funds share only to provide the services the Funds ask them to perform. The Funds may disclose nonpublic personal information about you when necessary to enforce their rights or protect against fraud, or as permitted or required by applicable law, such as in connection with a law enforcement or regulatory request, subpoena, or similar legal process. In the event of a corporate action or in the event a Fund service provider changes, the Funds may be required to disclose your nonpublic personal information to third parties. While it is the Funds' practice to obtain protections for disclosed information in these types of transactions, the Funds cannot quarantee their privacy policy will remain unchanged.

Keeping You Informed of the Funds' Privacy and Security Practices

The Funds will notify you annually of their privacy policy as required by federal law. While the Funds reserve the right to modify this policy at any time they will notify you promptly if this privacy policy changes.

The Funds' Security Practices

The Funds maintain appropriate physical, electronic and procedural safeguards designed to guard your nonpublic personal information. The Funds' internal data security policies restrict access to your nonpublic personal information to authorized employees, who may use your nonpublic personal information for Fund business purposes only.

Although the Funds strive to protect your nonpublic personal information, they cannot ensure or warrant the security of any information you provide or transmit to them, and you do so at your own risk. In the event of a breach of the confidentiality or security of your nonpublic personal information, the Funds will attempt to notify you as necessary, so you can take appropriate protective steps. If you have consented to the Funds using electronic communications or electronic delivery of statements, they may notify you under such circumstances using the most current email address you have on record with them.

In order for the Funds to provide effective service to you, keeping your account information accurate is very important. If you believe that your account information is incomplete, not accurate or not current, if you have questions about the Funds' privacy practices, or our use of your nonpublic personal information, write the Funds using the contact information on your account statements, email the Funds by clicking on the Contact Us section of the Funds' website at www.franklintempleton.com, or contact the Fund at 1-877-721-1926.

Revised April 2018

Legg Mason California Consumer Privacy Act Policy

Although much of the personal information we collect is "nonpublic personal information" subject to federal law, residents of California may, in certain circumstances, have additional rights under the California Consumer Privacy Act ("CCPA"). For example, if you are a broker,

Legg Mason Funds Privacy and Security Notice (cont'd)

dealer, agent, fiduciary, or representative acting by or on behalf of, or for, the account of any other person(s) or household, or a financial advisor, or if you have otherwise provided personal information to us separate from the relationship we have with personal investors, the provisions of this Privacy Policy apply to your personal information (as defined by the CCPA).

- In addition to the provisions of the Legg Mason Funds Security and Privacy Notice, you may
 have the right to know the categories and specific pieces of personal information we have
 collected about you.
- You also have the right to request the deletion of the personal information collected or maintained by the Funds.

If you wish to exercise any of the rights you have in respect of your personal information, you should advise the Funds by contacting them as set forth below. The rights noted above are subject to our other legal and regulatory obligations and any exemptions under the CCPA. You may designate an authorized agent to make a rights request on your behalf, subject to the identification process described below. We do not discriminate based on requests for information related to our use of your personal information, and you have the right not to receive discriminatory treatment related to the exercise of your privacy rights.

We may request information from you in order to verify your identity or authority in making such a request. If you have appointed an authorized agent to make a request on your behalf, or you are an authorized agent making such a request (such as a power of attorney or other written permission), this process may include providing a password/passcode, a copy of government issued identification, affidavit or other applicable documentation, i.e. written permission. We may require you to verify your identity directly even when using an authorized agent, unless a power of attorney has been provided. We reserve the right to deny a request submitted by an agent if suitable and appropriate proof is not provided.

For the 12-month period prior to the date of this Privacy Policy, the Legg Mason Funds have not sold any of your personal information; nor do we have any plans to do so in the future.

Contact Information

Address: Data Privacy Officer, 100 International Dr., Baltimore, MD 21202

Email: DataProtectionOfficer@franklintempleton.com

Phone: 1-800-396-4748 Revised October 2020