

Edgar Filing: Advent/Claymore Global Convertible Securities & Income Fund - Form N-PX

Advent/Claymore Global Convertible Securities & Income Fund  
Form N-PX  
August 25, 2011

UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
WASHINGTON, DC 20549

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT  
INVESTMENT COMPANY

Investment Company Act file number 811-22022  
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Advent/Claymore Global Convertible Securities & Income Fund  
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(Exact name of registrant as specified in charter)

2455 Corporate West Drive  
Lisle, IL 60532  
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(Address of principal executive offices) (Zip code)

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

Registrant's telephone number, including area code: 630-505-3700  
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Date of fiscal year end: October 31  
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Date of reporting period: July 1, 2010 - June 30, 2011  
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Form N-PX is to be used by a registered management investment company, other than a small business investment company registered on Form N-5 ( 239.24 and 274.5 of this chapter), to file reports with the Commission, not later than August 31 of each year, containing the registrant's proxy voting record for the most recent twelve-month period ended June 30, pursuant to section 30 of the Investment Company Act of 1940 and rule 30b1-4 thereunder (17 CFR 270.30b1-4). The Commission may use the information provided on Form N-PX in its regulatory, disclosure review, inspection, and policymaking roles.

A registrant is required to disclose the information specified by Form N-PX, and the Commission will make this information public. A registrant is not required to respond to the collection of information contained in Form N-PX unless the Form displays a currently valid Office of Management and Budget ("OMB") control number. Please direct comments concerning the accuracy of the information collection burden estimate and any suggestions for reducing the burden to the Secretary, Securities and Exchange Commission, 100 F Street, NE, Washington, DC 20549-1090. The OMB has reviewed this collection of information under the clearance requirements of 44 U.S.C. 3507.

ITEM 1. PROXY VOTING RECORD.

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\*\*\*\*\* FORM N-Px REPORT \*\*\*\*\*

ICA File Number: 811-22022  
 Reporting Period: 07/01/2010 - 06/30/2011  
 Advent/Claymore Global Convertible Securities & Income Fund

===== ADVENT/CLAYMORE GLOBAL CONVERTIBLE SECURITIES & INCOME FUND =====

Mylan, Inc.

Ticker: MYL Security ID: CUSIP 628530107  
 Meeting Date: 05/06/2011 Meeting Type: Annual  
 Country of Trade: United States

| Issue No. | Description                                                                                      | Proponent  | Mgmt Rec | Vote Cast | For/Ag<br>Mgmt |
|-----------|--------------------------------------------------------------------------------------------------|------------|----------|-----------|----------------|
| 1.1       | Election of Director<br>- Robert J. Coury                                                        | Management | For      | For       | For            |
| 1.2       | Election of Director<br>- Rodney L. Piatt, C.P.A.                                                | Management | For      | For       | For            |
| 1.3       | Election of Director<br>- Heather Bresch                                                         | Management | For      | For       | For            |
| 1.4       | Election of Director<br>- Wendy Cameron                                                          | Management | For      | For       | For            |
| 1.5       | Election of Director<br>- Robert J. Cindrich                                                     | Management | For      | For       | For            |
| 1.6       | Election of Director<br>- Neil Dimick, C.P.A.                                                    | Management | For      | For       | For            |
| 1.7       | Election of Director<br>- Douglas J. Leech, C. P. A.                                             | Management | For      | For       | For            |
| 1.8       | Election of Director<br>- Joseph C. Maroon                                                       | Management | For      | For       | For            |
| 1.9       | Election of Director<br>- Mark W. Parrish                                                        | Management | For      | For       | For            |
| 1.10      | Election of Director<br>- C.B. Todd                                                              | Management | For      | For       | For            |
| 1.11      | Election of Director<br>- R.L. Vanderveen PHD RPH                                                | Management | For      | For       | For            |
| 2         | Ratify appointment of Deloitte & Touche LLP as our Independent Registered Public Accounting Firm | Management | For      | For       | For            |
| 3         | Approve, by advisory vote, executive compensation                                                | Management | For      | For       | For            |
| 4         | Recommend, be advisory vote, the frequency of future advisory votes on executive                 | Management | 3 years  | 1 year    | Against        |

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compensation.

Zions Bancorporation

Ticker: ZION Security ID: USIP 989701107  
 Meeting Date: 05/27/2011 Meeting Type: Annual  
 Country of Trade: United States

| Issue No. | Description                                                                                                                                                                                      | Proponent   | Mgmt Rec | Vote Cast | For/Ag<br>Mgmt |
|-----------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------|----------|-----------|----------------|
| 1.A       | Election of Director<br>- Jerry C. Atkin                                                                                                                                                         | Management  | For      | For       | For            |
| 1.B       | Election of Director<br>- Roger B. Porter                                                                                                                                                        | Management  | For      | For       | For            |
| 1.C       | Election of Director<br>- Stephen D. Quinn                                                                                                                                                       | Management  | For      | For       | For            |
| 1.D       | Election of Director<br>- L.E. Simmons                                                                                                                                                           | Management  | For      | For       | For            |
| 1.E       | Election of Director<br>- Shelley Thomas Williams                                                                                                                                                | Management  | For      | For       | For            |
| 1.F       | Election of Director<br>- Steven C. Wheelwright                                                                                                                                                  | Management  | For      | For       | For            |
| 2         | Ratification for the appointment of Ernst & Young LLP as the Independent Registered Public Accounting Firm to audit the company's financial statements for the current fiscal year.              | Management  | For      | For       | For            |
| 3         | Approval, on a nonbinding advisory basis, of the compensation paid to the company's executive officers named in the proxy statement with the respect to the fiscal year ended December 31, 2010. | Management  | For      | For       | For            |
| 4         | Shareholder proposal- that the board of the directors adopt a policy to review and determine whether to seek recoupment of bonuses and other incentive compensation                              | Shareholder | Against  | For       | Against        |

===== END NPX REPORT

SIGNATURES

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

Advent/Claymore Global Convertible Securities & Income Fund  
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By: /s/ Tracy V. Maitland  
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Name: Tracy V. Maitland  
Title: President and Chief Executive Officer  
Date: August 25, 2011