2015年3月期 中間決算短信(2014年4月1日~2014年9月30日)

Semi-Annual Earnings Report for Fiscal Year ended March 2015 (April 1, 2014 – September 30, 2014)

2014年12月10日 December 10, 2014

ファンド名 i シェアーズ 米国超大型株 ETF (S&P100)上場取引所東コード番号 1587売買単位1 ロ

連動対象指標 S&P 100 主要投資資産 有価証券

管 理 会 社 ブラックロック・ファンド・アドバイザーズ

U R L http://www.blackrock.com/jp/products/269024/

代 表 者 (役職名) マネージング・ディレクター (氏名) ジャック・ジー

問 合 せ 先 責 任 者 (役職名) 代理人 (氏名) 濃川 耕平 (TEL) 03(5562)8500

Fund name: iShares S&P 100 ETF-JDR Listed Exchange: TSE
Code: 1587 Trading unit: 1 unit

Underlying indicator: S&P 100[®] Primary invested assets: Securities

Management co.: BlackRock Fund Advisors

URL: http://www.blackrock.com/jp/products/269024/

Representative: (Title) Managing Director (Name) Jack Gee

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半期報告書提出予定日2014 年 12 月Scheduled date of submission of semi-annual report:December 2014

I ファンドの運用状況

- I Fund Management
- 1. 2014年9月中間期の運用状況(2014年4月1日~2014年9月30日)
- 1. Management Status for Half-Year Ended September 2014 (from April 1, 2014 to September 30, 2014)

(1) 信託財産である外国 ETF の資産内訳

(百万円未満切捨て)

1) Assets of Trust Asset Foreign ETF (amounts below 1 mil. yen are disregarded)

(1) 1200000 01 110001 2000	(uniounis celevi finis jen ale disregalece)						
	主要投資資	資産	現金・預金・その		合計(純資	(産)	
			(負債控除				
	Primary Invested Assets		•	Cash/Deposits/Other Assets (minus liabilities)		ssets)	
	金額	構成比	金額	構成比	金額	構成比	
	Amount	ratio	Amount	ratio	Amount	ratio	
	百万円	%	百万円	%	百万円	%	
	JPY mil.	%	JPY mil.	%	JPY mil.	%	
2014年9月中間期 1st Half of the FY ended September 2014	490, 772	99. 90	497	0. 10	491, 269	100. 00	
2014年3月期 FY ended March 2014	440, 469	100. 38	△1, 664	(0. 38)	438, 804	100. 00	

(2) 信託財産である外国 ETF の設定・交換実績

(2) Creation and Redemption of Trust Asset Foreign ETF

()	peron or traser asset t oreign a			
	前計算期間末	設定口数	交換口数	当中間計算期間末
	発行済口数			発行済口数
	No. of Issued Units	No. of Units Created	No. of Units Redeemed	No. of Issued Units at
	at End of Previous			End of Semi-annual
	Calculation Period			Period
	(1)	(2)	(③)	(1+2-3)
	千口	千口	千口	千口
	'000 units	'000 units	'000 units	'000 units
2014年 9月中間期				
1st Half of the FY	48, 450	15, 450	12, 950	50, 950
ended September 2014				

(3) 信託財産である外国 ETF の基準価額

(3) Net Asset Value of Trust Asset Foreign ETF

	総資産	負債	純資産	1口当たり基準価額
	Total Assets	Liabilities	Net Assets	Net Asset Value
	_			per unit
	(①)	(2)	(3(1-2))	((③/当中間計算期
				間末(前計算期間末)
				発行済口数)×1)
				((③/No. of Issued Units
				at End of Semi-annual
				Period (Previous
				Calculation Period))×1)
	百万円	百万円	百万円	円
	JPY mil.	JPY mil.	JPY mil.	JPY
2014年9月中間期 1st Half of the FY ended September 2014	491, 363	93	491, 269	9, 642. 19
2014 年 3 月期 FY ended March 2014	441, 086	2, 281	438, 804	9, 056. 86

(4) 上場外国 ETF 信託受益証券に係る設定・交換実績

Creation and Redemption of Listed Foreign ETF Trust Beneficiary Certificates (JDR)

(4) Creation and Reden	T			
	前計算期間末 発行済口数	設定口数	交換口数	当中間計算期間末 (前計算期間末)
	No. of Issued Units	No. of Units Created	No. of Units Redeemed	発行済口数
	at End of Previous Calculation Period			No. of Issued Units at End of Semi-annual
				Period (Previous Calculation Period)
	(①)	(2)	(3)	(1+2-3)
	(<u>1</u>))	(<u>2</u>)	(3)	(1)+(2)-(3) +=
	_		_	
2014年9月中間期 1st Half of the FY ended September 2014	千口	千口	千口	千口

- ※ 上場外国 ETF 信託受益証券は 2013 年 12 月 3 日に新規に発行されたため、2014 年 3 月期については、2013 年 12 月 3 日~2014 年 3 月 31 日の期間に関する実績を記載しております。
- X Since the Listed Foreign ETF Trust Beneficiary Certificates (JDR) were issued on December 3, 2013, the figures regarding the Accounting Period starting December 3, 2013 and ending March 31, 2014 are described with respect to the Fiscal Year ended March 2014.

(5) 上場外国 ETF 信託受益証券の分配金

(5) Dividend Payment of Listed Foreign ETF Trust Beneficiary Certificates (JDR)

(0)	tear oreign Err Trast Etherien	u j	0210	
2014年 9月中間期	1口当たり分配会	金	2014年3月期	1 口当たり分配金
1st Half of the FY	Dividend per unit		FY ended March 2014	Dividend per unit
ended September 2014				
	*	円	*	円
		JPY		JPY
2014年6月26日 June 26, 2014		26	2013 年 12 月 26 日 December 26, 2013	32
2014年9月26日 September 26, 2014		32	2014年3月27日 March 27, 2014	26

- ※ 当該期間における分配のための基準日を記載しております。
- X The record dates for distributions corresponding to the relevant period are indicated.
- (注) 上記(1)~(3)の表における米ドルから日本円への換算は、1 米ドル=109.34 円の換算率(2014 年 10 月 31日に株式会社三菱東京 UFJ 銀行が公表した対顧客電信売買相場の仲値)により計算されています。
- (Note) Conversion from United States dollars into Japanese yen with respect to the tables in (1) through (3) above has been made at the exchange rate of \$1 = \frac{1}{4} \text{ 109.34}\$ (the telegraphic transfer middle exchange rate vis-\hat{a}-vis customers quoted by The Bank of Tokyo-Mitsubishi UFJ, Ltd. on October 31, 2014).

2. 信託財産である外国 ETF の会計方針の変更

2. Change in Accounting Policies of Trust Asset Foreign ETF

(1) 会計基準等の改正に伴う会計方針の変更 : 無(1) Changes accompanying revision to accounting standards, etc. : No

(2) (1)以外の会計方針の変更(2) Changes other than those in (1): Mo

2014 SEMI-ANNUAL REPORT (UNAUDITED)



iShares Trust

- ▶ iShares S&P 100 ETF | OEF | NYSE Arca
- ▶ iShares S&P 500 Growth ETF | IVW | NYSE Arca
- ▶ iShares S&P 500 Value ETF | IVE | NYSE Arca
- ▶ iShares S&P Mid-Cap 400 Growth ETF | IJK | NYSE Arca
- ▶ iShares S&P Mid-Cap 400 Value ETF | IJJ | NYSE Arca
- ▶ iShares S&P Small-Cap 600 Growth ETF | IJT | NYSE Arca
- ▶ iShares S&P Small-Cap 600 Value ETF | IJS | NYSE Arca

Table of Contents

Fund Performance Overviews	5
About Fund Performance	
Shareholder Expenses	12
Schedules of Investments	13
iShares S&P 100 ETF	13
iShares S&P 500 Growth ETF (Summary)	16
iShares S&P 500 Value ETF (Summary)	20
iShares S&P Mid-Cap 400 Growth ETF (Summary)	24
iShares S&P Mid-Cap 400 Value ETF (Summary)	28
iShares S&P Small-Cap 600 Growth ETF (Summary)	32
iShares S&P Small-Cap 600 Value ETF (Summary)	36
Financial Statements	40
Financial Highlights	
Notes to Financial Statements	57
Board Review and Approval of Investment Advisory Contract	67
Supplemental Information	77

Statements of Assets and Liabilities (Unaudited)

iSHARES® TRUST

September 30, 2014

	iShares S&P 100 ETF	iShares S&P 500 Growth ETF	iShares S&P 500 Value ETF
ASSETS			
Investments, at cost:			
Unaffiliated	\$4,176,664,282	\$ 7,500,041,642	\$6,619,448,658
Affiliated (Note 2)	2,952,924	128,393,412	66,026,283
Total cost of investments	<u>\$4,179,617,206</u>	\$ 7,628,435,054	\$6,685,474,941
Investments in securities, at fair value (including securities on loan ^a) (Note 1):			
Unaffiliated	\$4,485,544,185	\$10,514,695,614	\$8,024,032,750
Affiliated (Note 2)	2,952,924	138,254,313	75,833,611
Total fair value of investments	4,488,497,109	10,652,949,927	8,099,866,361
Receivables:	04.004	5 500 075	
Investment securities sold	91,634	5,580,075	44 004 075
Dividends and interest Capital shares sold	5,318,660	10,040,859 30,362	11,691,275
•	4 402 007 402		0.444.557.000
Total Assets	4,493,907,403	10,668,601,223	8,111,557,636
LIABILITIES			
Short positions, at value ^b	_	5,580,075	_
Payables:		-,,	
Collateral for securities on loan (Note 1)	_	83,295,850	24,300,899
Capital shares redeemed	119,426	_	_
Investment advisory fees (Note 2)	738,968	1,576,102	1,214,325
Total Liabilities	858,394	90,452,027	25,515,224
NET ASSETS	<u>\$4,493,049,009</u>	\$10,578,149,196	\$8,086,042,412
Net assets consist of:			
Paid-in capital	\$4,342,530,156	\$ 8,384,530,060	\$7,277,474,408
Undistributed net investment income	1,713,024	3,185,679	4,894,842
Accumulated net realized loss	(160,074,074)	(834,081,416)	(610,718,258)
Net unrealized appreciation	308,879,903	3,024,514,873	1,414,391,420
NET ASSETS	\$4,493,049,009	<u>\$10,578,149,196</u>	\$8,086,042,412
Shares outstanding ^c	50,950,000	99,100,000	89,800,000
Net asset value per share	\$ 88.19	\$ 106.74	\$ 90.05

 $^{^{\}rm a}$ Securities on loan with values of \$ —, \$81,504,346 and \$23,735,387, respectively. See Note 1. $^{\rm b}$ Proceeds: \$ —, \$5,580,075 and \$ —, respectively. See Note 1. $^{\rm c}$ No par value, unlimited number of shares authorized.

See notes to financial statements.

Statements of Operations (Unaudited)

iSHARES® TRUST

Six months ended September 30, 2014

	iShares S&P 100	iShares S&P 500	iShares S&P 500
	ETF	Growth ETF	Value ETF
NET INVESTMENT INCOME			
Dividends — unaffiliated ^a	\$ 49,099,473	\$ 82,829,963	\$ 95,484,439
Dividends — affiliated (Note 2)	_	533,466	460,051
Interest — affiliated (Note 2)	21	53	19
Securities lending income — affiliated (Note 2)	11,726	179,192	153,730
Total investment income	49,111,220	83,542,674	96,098,239
EXPENSES			
Investment advisory fees (Note 2)	4,483,597	9,034,773	6,956,009
Total expenses	4,483,597	9,034,773	6,956,009
Net investment income	44,627,623	74,507,901	89,142,230
NET REALIZED AND UNREALIZED GAIN (LOSS)			
Net realized gain (loss) from:			
Investments — unaffiliated	(10,166,743)	5,013,984	1,699,917
Investments — affiliated (Note 2)	_	(5,552)	(6,406)
In-kind redemptions — unaffiliated	228,584,326	308,760,233	34,364,653
In-kind redemptions — affiliated (Note 2)		1,458,020	227,741
Net realized gain	218,417,583	315,226,685	36,285,905
Net change in unrealized appreciation/depreciation	40,631,990	335,998,168	227,748,212
Net realized and unrealized gain	259,049,573	651,224,853	264,034,117
NET INCREASE IN NET ASSETS RESULTING FROM OPERATIONS	<u>\$303,677,196</u>	\$725,732,754	\$353,176,347

^a Net of foreign withholding tax of \$ —, \$13,351 and \$9,380, respectively.

See notes to financial statements.

FINANCIAL STATEMENTS 43

Statements of Changes in Net Assets

iSHARES® TRUST

	S&F	ares 2 100 TF	iSha S&P Growt Six months	
	ended September 30, 2014 (Unaudited)	Year ended March 31, 2014	ended September 30, 2014 (Unaudited)	Year ended March 31, 2014
INCREASE (DECREASE) IN NET ASSETS				
OPERATIONS:				
Net investment income Net realized gain Net change in unrealized	\$ 44,627,623 218,417,583	\$ 84,569,321 360,727,715	\$ 74,507,901 315,226,685	\$ 130,043,193 463,737,898
appreciation/depreciation	40,631,990	257,961,916	335,998,168	1,080,002,125
Net increase in net assets resulting from operations	303,677,196	703,258,952	725,732,754	1,673,783,216
DISTRIBUTIONS TO SHAREHOLDERS:				
From net investment income	(44,066,370)	(84,251,081)	(71,761,358)	(130,084,367)
Total distributions to shareholders	(44,066,370)	(84,251,081)	(71,761,358)	(130,084,367)
CAPITAL SHARE TRANSACTIONS:				
Proceeds from shares sold	1,333,995,458	1,749,606,804	784,386,983	2,791,395,044
Cost of shares redeemed	(1,113,772,730)	(2,388,209,965)	(747,446,325)	(1,336,940,574)
Net increase (decrease) in net assets from capital share transactions	220,222,728	(638,603,161)	36,940,658	1,454,454,470
INCREASE (DECREASE) IN NET ASSETS	479,833,554	(19,595,290)	690,912,054	2,998,153,319
NET ASSETS				
Beginning of period	4,013,215,455	4,032,810,745	9,887,237,142	6,889,083,823
End of period	\$ 4,493,049,009	\$ 4,013,215,455	\$10,578,149,196	\$ 9,887,237,142
Undistributed net investment income included in net assets at end of period	\$ 1,713,024	\$ 1,151,771	\$ 3,185,679	\$ 439,136
SHARES ISSUED AND REDEEMED				
Shares sold	15,450,000	22,400,000	7,400,000	29,450,000
Shares redeemed	(12,950,000)	(31,150,000)	(7,400,000)	(13,900,000)
Net increase (decrease) in shares outstanding	2,500,000	(8,750,000)		15,550,000

Financial Highlights

iSHARES® TRUST

(For a share outstanding throughout each period)

	iShares S&P 100 ETF					
	Six months ended Sep. 30, 2014 (Unaudited)	Year ended Mar. 31, 2014	Year ended Mar. 31, 2013	Year ended Mar. 31, 2012	Year ended Mar. 31, 2011	Year ended Mar. 31, 2010
Net asset value, beginning of period	\$ 82.83	\$ 70.50	\$ 64.12	\$ 59.34	\$ 53.58	\$ 37.80
Income from investment operations:						
Net investment income ^a	0.86	1.62	1.46	1.22	1.10	1.03
Net realized and unrealized gain ^b	5.33	12.36	6.38	4.78	5.76	15.80
Total from investment operations	6.19	13.98	7.84	6.00	6.86	16.83
Less distributions from:						
Net investment income	(0.83)	(1.65)	(1.46)	(1.22)	(1.10)	(1.05)
Total distributions	(0.83)	(1.65)	(1.46)	(1.22)	(1.10)	(1.05)
Net asset value, end of period	<u>\$ 88.19</u>	\$ 82.83	\$ 70.50	\$ 64.12	\$ 59.34	\$ 53.58
Total return	7.47%	5°20.01%	12.41%	10.36%	13.04%	44.82%
Ratios/Supplemental data:						
Net assets, end of period (000s)	\$4,493,049	\$4,013,215	\$4,032,811	\$3,638,788	\$3,035,008	\$2,619,922
Ratio of expenses to average net assets ^d	0.20%	0.20%	0.20%	0.20%	0.20%	0.20%
Ratio of net investment income to						
average net assets ^d	1.99%	2.11%	2.25%	2.11%	2.05%	2.18%
Portfolio turnover rate ^e	2%	4%	5%	7%	7%	8%

^a Based on average shares outstanding throughout each period.

See notes to financial statements.

b The amounts reported for a share outstanding may not accord with the change in aggregate gains and losses in securities for the fiscal period due to the timing of capital share transactions in relation to the fluctuating market values of the Fund's underlying securities.

C Not annualized

d Annualized for periods of less than one year.

e Portfolio turnover rates exclude portfolio securities received or delivered as a result of processing capital share transactions in Creation Units.

Notes to Financial Statements (Unaudited)

iSHARES® TRUST

iShares Trust (the "Trust") is registered under the Investment Company Act of 1940, as amended (the "1940 Act"), as an openend management investment company. The Trust was established as a Delaware statutory trust pursuant to an Agreement and Declaration of Trust dated December 16, 1999.

These financial statements relate only to the following funds (each, a "Fund," and collectively, the "Funds"):

	Diversification
iShares ETF	Classification
S&P 100	Diversified
S&P 500 Growth	Diversified
S&P 500 Value	Diversified
S&P Mid-Cap 400 Growth	Diversified
S&P Mid-Cap 400 Value	Diversified
S&P Small-Cap 600 Growth	Diversified
S&P Small-Cap 600 Value	Diversified

The investment objective of each Fund is to seek investment results that correspond generally to the price and yield performance, before fees and expenses, of its underlying index. The investment adviser uses a "passive" or index approach to try to achieve each Fund's investment objective.

Pursuant to the Trust's organizational documents, the Funds' officers and trustees are indemnified against certain liabilities that may arise out of the performance of their duties to the Funds. Additionally, in the normal course of business, the Funds enter into contracts with service providers that contain general indemnification clauses. The Funds' maximum exposure under these arrangements is unknown as this would involve future claims that may be made against the Funds that have not yet occurred.

1. SIGNIFICANT ACCOUNTING POLICIES

The following significant accounting policies are consistently followed by the Funds in the preparation of their financial statements in conformity with accounting principles generally accepted in the United States of America ("U.S. GAAP"). The preparation of financial statements in conformity with U.S. GAAP requires management to make certain estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates. Each Fund is considered an investment company under U.S. GAAP and follows the accounting and reporting guidance applicable to investment companies in the Financial Accounting Standards Board Accounting Standards Codification Topic 946 (ASC 946).

SECURITY VALUATION

Each Fund's investments are valued at fair value each day that the Fund's listing exchange is open and, for financial reporting purposes, as of the report date should the reporting period end on a day that the Fund's listing exchange is not open. U.S. GAAP defines fair value as the price a fund would receive to sell an asset or pay to transfer a liability in an orderly transaction between market participants at the measurement date. The BlackRock Global Valuation Methodologies Committee (the "Global Valuation Committee") provides oversight of the valuation of investments for the Funds. The investments of each Fund are valued pursuant to policies and procedures developed by the Global Valuation Committee and approved by the Board of Trustees of the Trust (the "Board").

iSHARES® TRUST

- Equity investments traded on a recognized securities exchange are valued at that day's last reported trade price or the
 official closing price, as applicable, on the exchange where the stock is primarily traded. Equity investments traded on a
 recognized exchange for which there were no sales on that day are valued at the last traded price.
- Open-end U.S. mutual funds are valued at that day's published net asset value (NAV).

In the event that application of these methods of valuation results in a price for an investment which is deemed not to be representative of the fair value of such investment or if a price is not available, the investment will be valued based upon other available factors deemed relevant by the Global Valuation Committee, in accordance with policies approved by the Board. These factors include but are not limited to (i) attributes specific to the investment; (ii) the principal market for the investment; (iii) the customary participants in the principal market for the investment; (iv) data assumptions by market participants for the investment, if reasonably available; (v) quoted prices for similar investments in active markets; and (vi) other factors, such as future cash flows, interest rates, yield curves, volatilities, prepayment speeds, loss severities, credit risks and/or default rates. Valuations based on such factors are reported to the Board on a quarterly basis.

The Global Valuation Committee employs various methods for calibrating valuation approaches for investments where an active market does not exist, including regular due diligence of the Trust's pricing vendors, a regular review of key inputs and assumptions, transactional back-testing or disposition analysis to compare unrealized gains and losses to realized gains and losses, reviews of missing or stale prices, reviews of large movements in market values, and reviews of market related activity.

Fair value pricing could result in a difference between the prices used to calculate a Fund's net asset value and the prices used by the Fund's underlying index, which in turn could result in a difference between the Fund's performance and the performance of the Fund's underlying index.

Various inputs are used in determining the fair value of financial instruments. Inputs may be based on independent market data ("observable inputs") or they may be internally developed ("unobservable inputs"). These inputs are categorized into a disclosure hierarchy consisting of three broad levels for financial reporting purposes. The level of a value determined for a financial instrument within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement in its entirety. The categorization of a value determined for a financial instrument within the hierarchy is based upon the pricing transparency of the instrument and is not necessarily an indication of the risk associated with investing in the instrument. The three levels of the fair value hierarchy are as follows:

- Level 1 Unadjusted quoted prices in active markets for identical assets or liabilities;
- Level 2 Inputs other than quoted prices included within Level 1 that are observable for the asset or liability either directly
 or indirectly, including quoted prices for similar assets or liabilities in active markets, quoted prices for identical or similar
 assets or liabilities in markets that are not considered to be active, inputs other than quoted prices that are observable for
 the asset or liability (such as exchange rates, financing terms, interest rates, yield curves, volatilities, prepayment speeds,
 loss severities, credit risks and default rates) or other market-corroborated inputs; and
- Level 3 Unobservable inputs for the asset or liability, including the Global Valuation Committee's assumptions used in determining the fair value of investments.

Changes in valuation techniques may result in transfers in or out of an assigned level within the disclosure hierarchy. In accordance with the Trust's policy, transfers between different levels of the fair value hierarchy are deemed to have occurred as of the beginning of the reporting period.

iSHARES® TRUST

The following table summarizes the value of each of the Funds' investments according to the fair value hierarchy as of September 30, 2014. The breakdown of each Fund's investments into major categories is disclosed in its respective schedule of investments.

iShares ETF and	Investments					
Investment Type	Level 1	Level 2	Level 3	Total		
S&P 100						
Assets:						
Common Stocks	\$ 4,485,544,185	\$ —	\$ —	\$ 4,485,544,185		
Money Market Funds	2,952,924	_	_	2,952,924		
	\$ 4,488,497,109	\$ —	<u> </u>	\$ 4,488,497,109		
S&P 500 Growth						
Assets:						
Common Stocks	\$10,561,853,857	\$ —	\$ —	\$10,561,853,857		
Money Market Funds	91,096,070	· _	· _	91,096,070		
	\$10,652,949,927	\$ —	\$ —	\$10,652,949,927		
Liabilities:						
Short Positions	\$ (5,580,075)	<u>\$</u>	<u> </u>	\$ (5,580,075		
S&P 500 Value						
Assets:						
Common Stocks	\$ 8,069,324,082	\$ —	\$ —	\$ 8,069,324,082		
Money Market Funds	30,542,279	_	_	30,542,279		
	\$ 8,099,866,361	\$ —	\$ _	\$ 8,099,866,361		
S&P Mid-Cap 400 Growth Assets:						
Common Stocks	\$ 4,484,118,691	\$ —	\$ —	\$ 4,484,118,691		
Money Market Funds	401,393,341	_	_	401,393,341		
•	\$ 4,885,512,032	\$ —		\$ 4,885,512,032		
S&P Mid-Cap 400 Value						
Assets:						
Common Stocks	\$ 4,070,116,593	\$ —	\$ —	\$ 4,070,116,593		
Money Market Funds	284,915,427	Ψ —	Ψ —	284,915,427		
money market rando	\$ 4,355,032,020	<u> </u>	<u> </u>	\$ 4,355,032,020		
	ψ 1,030,032,020	Ψ	Ψ	 ,000,002,020		
S&P Small-Cap 600 Growth						
Assets:						
Common Stocks	\$ 2,564,493,371	\$ —	\$ —	\$ 2,564,493,371		
Money Market Funds	380,625,323	_	_	380,625,323		
	\$ 2,945,118,694	\$ —	\$	\$ 2,945,118,694		
	Ψ 2,343,110,034 ————————————————————————————————————	Ψ —	Ψ —	Ψ 2,373,110,034		

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iShares ETF and	Investments				
Investment Type	Level 1	Level 2	Level 3	Total	
S&P Small-Cap 600 Value					
Assets:					
Common Stocks	\$2,860,234,276	\$ —	\$1,774	\$2,860,236,050	
Money Market Funds	308,345,428			308,345,428	
	<u>\$3,168,579,704</u>	<u>\$</u>	\$1,774	\$3,168,581,478	

SECURITY TRANSACTIONS AND INCOME RECOGNITION

Security transactions are accounted for on trade date. Dividend income and capital gain distributions, if any, are recognized on the ex-dividend date, net of any foreign taxes withheld at source. Any taxes withheld that are reclaimable from foreign tax authorities as of September 30, 2014 are reflected in dividends receivable. Non-cash dividends received in the form of stock in an elective dividend, if any, are recorded as dividend income at fair value. Distributions received by the Funds may include a return of capital that is estimated by management. Such amounts are recorded as a reduction of the cost of investments or reclassified to capital gains. Interest income is accrued daily. Realized gains and losses on investment transactions are determined using the specific identification method.

SHORT POSITIONS

From time to time, in order to track the performance of their respective benchmark index, the Funds may sell non-index securities that will be received through corporate actions occurring on the opening of market trading on the following business day. Such short positions are valued consistent with how securities are valued as described under "Security Valuation." The obligation to deliver the securities is recorded as a liability in the Funds' statements of assets and liabilities and is equal to the current fair value of the securities to be delivered. Any market fluctuations between the value of the obligation to sell these securities and the current fair value are reflected as unrealized appreciation (depreciation) in the Funds' statements of operations. Upon receipt of the securities related to the corporate actions, the Funds record a realized gain (loss). Dividends on securities sold short, if any, are reflected as an expense in the statements of operations. Details of the short position resulting from the non-index securities sold by the Funds, if any, are included in their respective schedule of investments.

DISTRIBUTIONS TO SHAREHOLDERS

Dividends and distributions paid by each Fund are recorded on the ex-dividend dates. Distributions are determined on a tax basis and may differ from net investment income and net realized capital gains for financial reporting purposes. Dividends and distributions are paid in U.S. dollars and cannot be automatically reinvested in additional shares of the Funds.

LOANS OF PORTFOLIO SECURITIES

Each Fund may lend its investment securities to approved borrowers, such as brokers, dealers and other financial institutions. The borrower pledges and maintains with the Fund collateral consisting of cash, an irrevocable letter of credit issued by a bank, or securities issued or guaranteed by the U.S. government. The initial collateral received by each Fund is required to have a value of at least 102% of the current value of the loaned securities for securities traded on U.S. exchanges and a value of at least 105% for all other securities. The collateral is maintained thereafter, at a value equal to at least 100% of the current value of the securities on loan. The market value of the loaned securities is determined at the close of each business day of the Funds and any additional required collateral is delivered to the Funds on the next business day. During the term of the loan, each Fund is entitled to all distributions made on or in respect of the loaned securities. Loans of securities are terminable at any time and the

iSHARES® TRUST

borrower, after notice, is required to return borrowed securities within the standard time period for settlement of securities transactions.

Any cash received as collateral for securities on loan may be reinvested in certain short-term instruments either directly on behalf of a fund or through one or more joint accounts or money market funds, including those managed by BlackRock Fund Advisors ("BFA"), the Funds' investment adviser, or its affiliates. As of September 30, 2014, any securities on loan were collateralized by cash. The cash collateral received was invested in money market funds managed by BFA and is disclosed in the schedules of investments. The value of any securities on loan as of September 30, 2014 and the value of the related collateral are disclosed in the statements of assets and liabilities. Income earned by the Funds from securities lending is disclosed in the statements of operations.

The risks of securities lending include the risk that the borrower may not provide additional collateral when required or may not return the securities when due. To mitigate these risks, the Funds benefit from a borrower default indemnity provided by BlackRock, Inc. ("BlackRock"). BlackRock's indemnity allows for full replacement of securities lent. Each Fund could suffer a loss if the value of the investments purchased with cash collateral falls below the value of the cash collateral received.

Securities lending transactions are entered into by the Funds under Master Securities Lending Agreements ("MSLA") which provide the right, in the event of default (including bankruptcy or insolvency) for the non-defaulting party to liquidate the collateral and calculate a net exposure to the defaulting party or request additional collateral. In the event that a borrower defaults, a Fund, as lender, would offset the market value of the collateral received against the market value of the securities loaned. The value of the collateral is typically greater than that of the market value of the securities loaned, leaving the lender with a net amount payable to the defaulting party. However, bankruptcy or insolvency laws of a particular jurisdiction may impose restrictions on or prohibitions against such a right of offset in the event of an MSLA counterparty's bankruptcy or insolvency. Under the MSLA, the borrower can resell or re-pledge the loaned securities, and a Fund can reinvest cash collateral, or, upon an event of default, resell or re-pledge the collateral.

The following table is a summary of each Fund's securities lending agreements which are subject to offset under an MSLA as of September 30, 2014:

			Cash	
		Market Value of	Collateral	Net
iShares ETF	Se	curities on Loan	Received ^a	Amount
S&P 500 Growth	\$	81,504,346	\$ 81,504,346	\$ —
S&P 500 Value		23,735,387	23,735,387	_
S&P Mid-Cap 400 Growth		388,637,243	388,637,243	_
S&P Mid-Cap 400 Value		276,043,456	276,043,456	_
S&P Small-Cap 600 Growth		369,611,668	369,611,668	_
S&P Small-Cap 600 Value		297,986,731	297,986,731	_

^a Collateral received in excess of the market value of securities on loan is not presented for financial reporting purposes. The total collateral received is disclosed in each Fund's statement of assets and liabilities.

RECENT ACCOUNTING STANDARD

In June 2014, the Financial Accounting Standards Board issued guidance to improve the financial reporting of reverse repurchase agreements and other similar transactions. The guidance will require expanded disclosure for entities that enter into reverse repurchase agreements and similar transactions accounted for as secured borrowings, including securities lending. The guidance

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is effective for financial statements for fiscal years beginning after December 15, 2014, and interim periods within those fiscal years. Management is evaluating the impact, if any, of this guidance on the Funds' financial statements and disclosures.

2. INVESTMENT ADVISORY AGREEMENT AND OTHER TRANSACTIONS WITH AFFILIATES

Pursuant to an Investment Advisory Agreement with the Trust, BFA manages the investment of each Fund's assets. BFA is a California corporation indirectly owned by BlackRock, Under the Investment Advisory Agreement, BFA is responsible for substantially all expenses of the Funds, except interest, taxes, brokerage commissions and other expenses connected with the execution of portfolio transactions, distribution fees, litigation expenses and any extraordinary expenses.

For its investment advisory services to the iShares S&P Mid-Cap 400 Growth ETF, BFA is entitled to an annual investment advisory fee based on the Fund's allocable portion of the aggregate of the average daily net assets of the Fund and certain other iShares funds, as follows:

Investment Advisory Fee	Aggregate Average Daily Net Assets
0.2500%	First \$121 billion
0.2375 ^a	Over \$121 billion, up to and including \$211 billion
0.2257 ^a	Over \$211 billion

a Investment advisory fee level reflects a 5% reduction (rounded to the fourth decimal place) from the investment advisory fee at the prior aggregate average daily net asset level.

For its investment advisory services to each Fund, BFA is entitled to an annual investment advisory fee based on the average daily net assets of each Fund as follows:

iShares ETF	Investment Advisory Fee
Ionares Em	Advisory i ee
S&P 100	0.20%
S&P 500 Growth	0.18
S&P 500 Value	0.18
S&P Mid-Cap 400 Value	0.25
S&P Small-Cap 600 Growth	0.25
S&P Small-Cap 600 Value	0.25

The U.S. Securities and Exchange Commission has issued an exemptive order which permits BlackRock Institutional Trust Company, N.A. ("BTC"), an affiliate of BFA, to serve as securities lending agent for the Funds, subject to applicable conditions. As securities lending agent, BTC bears all operational costs directly related to securities lending. Each Fund is responsible for fees in connection with the investment of cash collateral received for securities on loan in a money market fund managed by BFA, however, BTC has agreed to reduce the amount of securities lending income it receives in order to effectively limit the collateral investment fees each Fund bears to an annual rate of 0.04% (the "collateral investment fees"). Securities lending income is equal to the total of income earned from the reinvestment of cash collateral, net of fees and other payments to and from borrowers of securities, and less the collateral investment fees. The Funds retain a portion of securities lending income and remit a remaining portion to BTC as compensation for its services as securities lending agent.

Pursuant to a securities lending agreement, (i) each Fund retains 70% of securities lending income and (ii) the amount retained can never be less than 65% of the total of securities lending income plus the collateral investment fees.

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In addition, commencing the business day following the date that the aggregate securities lending income plus the collateral investment fees generated across all 1940 Act iShares exchange-traded funds (the "iShares ETF Complex") in a given calendar year exceeds the aggregate securities lending income generated across the iShares ETF Complex in calendar year 2013 and pursuant to a securities lending agreement, (i) each Fund will receive for the remainder of that calendar year 75% of securities lending income and (ii) the amount retained can never be less than 65% of the total of securities lending income plus the collateral investment fees.

For the six months ended September 30, 2014, each Fund paid to BTC the following amounts in total for securities lending agent services and collateral investment fees:

	Fees Paid
iShares ETF	to BTC
S&P 100	\$ 6,374
S&P 500 Growth	88,261
S&P 500 Value	74,069
S&P Mid-Cap 400 Growth	993,383
S&P Mid-Cap 400 Value	523,114
S&P Small-Cap 600 Growth	489,794
S&P Small-Cap 600 Value	484,700

BlackRock Investments, LLC, an affiliate of BFA, is the distributor for each Fund. Pursuant to the distribution agreement, BFA is responsible for any fees or expenses for distribution services provided to the Funds.

Cross trades for the six months ended September 30, 2014, if any, were executed by the Funds pursuant to Rule 17a-7 under the 1940 Act. Cross trading is the buying or selling of portfolio securities between funds to which BFA (or an affiliate) serves as investment adviser. At its regularly scheduled quarterly meetings, the Board reviews such transactions as of the most recent calendar quarter for compliance with the requirements and restrictions set forth by Rule 17a-7.

Each Fund may invest its positive cash balances in certain money market funds managed by BFA or an affiliate. The income earned on these temporary cash investments is included in "Interest – affiliated" in the statements of operations.

The PNC Financial Services Group, Inc. is the largest stockholder of BlackRock and is considered to be an affiliate of the Funds for 1940 Act purposes.

Investments in issuers considered to be affiliates of the Funds (excluding money market funds) during the six months ended September 30, 2014, for purposes of Section 2(a)(3) of the 1940 Act, were as follows:

	Shares Held			Shares Held	Value at		Net
iShares ETF and	at Beginning	Shares	Shares	at End	End	Dividend	Realized
Name of Affiliated Issuer	of Period	Purchased	Sold	of Period	of Period	Income	Gain (Loss)
S&P 500 Growth BlackRock Inc.	143,249	12,360	(11,974)	143,635	<u>\$47,158,243</u>	<u>\$533,466</u>	\$1,452,468
S&P 500 Value PNC Financial Services							
Group Inc. (The)	441,071	100,108	(11,951)	529,228	\$45,291,332	<u>\$460,051</u>	\$ 221,335

iSHARES® TRUST

Certain trustees and officers of the Trust are also officers of BTC and/or BFA.

3. INVESTMENT PORTFOLIO TRANSACTIONS

Purchases and sales of investments (excluding in-kind transactions and short-term investments) for the six months ended September 30, 2014 were as follows:

iShares ETF	Purchases			Sales
S&P 100	\$	94,168,918	\$	93,764,066
S&P 500 Growth		276,816,042		280,682,486
S&P 500 Value		192,325,887		185,603,267
S&P Mid-Cap 400 Growth		506,606,127		505,847,996
S&P Mid-Cap 400 Value		303,419,361		290,453,092
S&P Small-Cap 600 Growth		364,542,960		363,501,447
S&P Small-Cap 600 Value		323,873,055		323,330,600

In-kind transactions (see Note 4) for the six months ended September 30, 2014 were as follows:

	In-kind	In-kind
iShares ETF	Purchases	Sales
S&P 100	\$1,328,489,726	\$1,107,056,582
S&P 500 Growth	781,952,583	743,826,974
S&P 500 Value	1,271,058,823	114,869,961
S&P Mid-Cap 400 Growth	271,929,672	404,164,548
S&P Mid-Cap 400 Value	490,341,795	137,904,932
S&P Small-Cap 600 Growth	127,140,517	279,738,074
S&P Small-Cap 600 Value	65,987,685	233,084,562

4. CAPITAL SHARE TRANSACTIONS

Capital shares are issued and redeemed by each Fund only in aggregations of a specified number of shares or multiples thereof ("Creation Units") at net asset value. Except when aggregated in Creation Units, shares of each Fund are not redeemable. Transactions in capital shares for each Fund are disclosed in detail in the statements of changes in net assets.

The consideration for the purchase of Creation Units of a fund in the Trust generally consists of the in-kind deposit of a designated portfolio of securities and a specified amount of cash. Certain funds in the Trust may be offered in Creation Units solely or partially for cash in U.S. dollars. Investors purchasing and redeeming Creation Units may pay a purchase transaction fee and a redemption transaction fee directly to State Street Bank and Trust Company, the Trust's administrator, to offset transfer and other transaction costs associated with the issuance and redemption of Creation Units, including Creation Units for cash. Investors transacting in Creation Units for cash may also pay an additional variable charge to compensate the relevant fund for certain transaction costs (i.e., stamp taxes, taxes on currency or other financial transactions, and brokerage costs) and market impact expenses relating to investing in portfolio securities. Such variable charges, if any, are included in "Proceeds from shares sold" in the statements of changes in net assets.

iSHARES® TRUST

5. MARKET AND CREDIT RISK

In the normal course of business, each Fund's investment activities exposes it to various types of risk associated with the financial instruments and markets in which it invests. The significant types of financial risks each Fund is exposed to include market risk and credit risk. Each Fund's prospectus provides details of these and other types of risk.

BFA uses a "passive" or index approach to try to achieve each Fund's investment objective following the securities included in its underlying index during upturns as well as downturns. BFA does not take steps to reduce market exposure or to lessen the effects of a declining market. Divergence from the underlying index and the composition of the portfolio is monitored by BFA.

MARKET RISK

Market risk arises mainly from uncertainty about future values of financial instruments influenced by price, currency and interest rate movements. It represents the potential loss each Fund may suffer through holding market positions in the face of market movements. Each Fund is exposed to market risk by virtue of its investment in equity instruments. The fair value of securities held by the Funds may decline due to general market conditions, economic trends or events that are not specifically related to the issuers of the securities including local, regional or global political, social or economic instability or to factors that affect a particular industry or group of industries. The extent of each Fund's exposure to market risk is the market value of the investments held as shown in the Fund's schedule of investments.

A diversified portfolio, where this is appropriate and consistent with a fund's objectives, minimizes the risk that a price change of a particular investment will have a material impact on the NAV of a fund. The investment concentrations within each Fund's portfolio are disclosed in its schedule of investments.

CREDIT RISK

Credit risk is the risk that an issuer or guarantor of debt instruments or the counterparty to a financial transaction, including derivatives contracts, repurchase agreements or loans of portfolio securities, is unable or unwilling to make timely interest and/or principal payments or to otherwise honor its obligations. BFA and its affiliates manage counterparty credit risk by entering into transactions only with counterparties that it believes have the financial resources to honor their obligations and by monitoring the financial stability of those counterparties. Financial assets, which potentially expose the Funds to issuer and counterparty credit risks, consist principally of financial instruments and receivables due from counterparties. The extent of each Fund's exposure to credit and counterparty risks with respect to those financial assets is approximated by their value recorded in the statement of assets and liabilities.

6. INCOME TAX INFORMATION

Each Fund is treated as an entity separate from the Trust's other funds for federal income tax purposes. It is the policy of each Fund to qualify as a regulated investment company by complying with the provisions applicable to regulated investment companies, as defined under Subchapter M of the Internal Revenue Code of 1986, as amended, and to annually distribute substantially all of its ordinary income and any net capital gains (taking into account any capital loss carryforwards) sufficient to relieve it from all, or substantially all, federal income and excise taxes. Accordingly, no provision for federal income taxes is required.

For purposes of U.S. GAAP, in-kind redemptions are treated as sales of securities resulting in realized capital gains or losses to the Funds. Because such gains or losses are not taxable to the Funds and are not distributed to existing Fund shareholders, the gains or losses are reclassified from accumulated net realized gain (loss) to paid-in capital at the end of the Funds' tax year. These reclassifications have no effect on net assets or net asset values per share.

iSHARES® TRUST

The tax character of current year distributions will be determined at the end of the current fiscal year.

As of March 31, 2014, the Funds' fiscal year-end, the Funds had capital loss carryforwards available to offset future realized capital gains through the indicated expiration dates as follows:

	Non-	Expiring	Expiring	Expiring	Expiring	Expiring	
iShares ETF	Expiring ^a	2015	2016	2017	2018	2019	Total
S&P 100	\$ 66,532,377 \$2	2,374,610	\$2,327,988	\$120,169,143	\$119,632,717	\$ 3,268,822	\$ 314,305,657
S&P 500 Growth	121,931,123	_	_	112,834,240	486,334,136	370,536,779	1,091,636,278
S&P 500 Value	_	_	_	73,389,349	302,437,779	55,268,179	431,095,307
S&P Mid-Cap							
400 Growth	23,032,817	_	_	47,934,457	304,083,391	_	375,050,665
S&P Mid-Cap							
400 Value	_	_	_	_	141,739,746	13,207,083	154,946,829
S&P Small-Cap							
600 Growth	_	_	_	_	116,771,683	10,658,983	127,430,666
S&P Small-Cap							
600 Value	_	_	_	3,253,780	197,873,417	_	201,127,197

^a Must be utilized prior to losses subject to expiration.

As of September 30, 2014, gross unrealized appreciation and gross unrealized depreciation based on cost for federal income tax purposes were as follows:

		Gross	Gross	Net Unrealized
		Unrealized	Unrealized	Appreciation
iShares ETF	Tax Cost	Appreciation	Depreciation	(Depreciation)
S&P 100	\$4,243,803,206	\$ 446,006,383	\$(201,312,480)	\$ 244,693,903
S&P 500 Growth	7,686,106,877	3,060,415,068	(93,572,018)	2,966,843,050
S&P 500 Value	6,890,674,539	1,468,240,125	(259,048,303)	1,209,191,822
S&P Mid-Cap 400 Growth	4,338,530,372	748,262,268	(201,280,608)	546,981,660
S&P Mid-Cap 400 Value	3,840,586,361	685,705,638	(171,259,979)	514,445,659
S&P Small-Cap 600 Growth	2,798,520,363	298,006,894	(151,408,563)	146,598,331
S&P Small-Cap 600 Value	3,034,032,794	362,894,028	(228,345,344)	134,548,684

Management has analyzed tax laws and regulations and their application to the Funds as of September 30, 2014, inclusive of the open tax return years, and does not believe there are any uncertain tax positions that require recognition of a tax liability in the Funds' financial statements.

7. SUBSEQUENT EVENTS

Management has evaluated the impact of all subsequent events on the Funds through the date the financial statements were available to be issued and has determined that there were no subsequent events requiring adjustment or disclosure in the financial statements.