ROYCE GLOBAL VALUE TRUST, INC.

Form N-Q November 26, 2018 UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM N-Q

QUARTERLY SCHEDULE OF PORTFOLIO HOLDINGS OF REGISTERED

MANAGEMENT INVESTMENT COMPANY

Investment Company Act File Number: 811-22532

Name of Fund: Royce Global Value Trust, Inc.

Fund Address: 745 Fifth Avenue

New York, NY 10151

Name and address of agent for service:

John E. Denneen, Esq.

Royce & Associates, LP

745 Fifth Avenue

New York, NY 10151

Registrant's telephone number, including area code: (212) 508-4500

Date of fiscal year end: 12/31/2018

Date of reporting period: 9/30/2018

Item 1 - Schedule of Investments

SCHEDULE OF INVESTMENTS ROYCE GLOBAL VALUE TRUST SEPTEMBER 30, 2018 (UNAUDITED)

COMMON STOCKS 98.0%	SHARES	VALUE
Australia 6.1% ALS Bingo Industries Bravura Solutions Cochlear EML Payments Hansen Technologies IPH Kogan.com Steadfast Group Technology One	140,000 78,300 475,000 5,500 229,500 360,000 365,000 20,200 261,300 285,000	\$ 904,719 177,721 1,514,190 797,679 263,772 970,643 1,588,318 82,645 538,310 1,149,548 7,987,545
Austria 0.7% Mayr-Melnhof Karton Total	7,500	942,192 942,192
Belgium 0.8% Barco Radisson Hospitality 1 Total	2,100 180,000	281,369 738,236 1,019,605
Brazil 2.1% B3-Brasil, Bolsa, Balcao Construtora Tenda 1 CVC Brasil Operadora e Agencia de Viagens OdontoPrev T4F Entretenimento Tegma Gestao Logistica TOTVS Total	32,847 23,400 17,400 300,000 38,000 30,000 183,000	190,321 153,545 186,600 951,579 67,465 124,203 1,137,364 2,811,077
Canada 8.7% Agnico Eagle Mines ² Altus Group ATS Automation Tooling Systems ¹ Canaccord Genuity Group Canadian Western Bank Computer Modelling Group E-L Financial FirstService Corporation Franco-Nevada Corporation ² Genworth MI Canada Gluskin Sheff + Associates Hudbay Minerals	10,000 38,000 9,700 92,000 10,600 248,000 1,200 10,300 12,800 13,000 23,000 17,500	342,000 900,538 180,385 491,464 279,844 1,622,421 757,403 871,998 800,640 428,653 265,676 88,375

Major Drilling Group International 1 Morneau Shepell Pan American Silver 2 Parex Resources 1 Solium Capital 1 Sprott Western Forest Products	160,500 50,000 31,800 21,100 50,000 520,600 167,650	602,659 1,047,884 469,368 358,569 437,812 1,213,182 273,868
Total		11,432,739
Chile 0.1% SMU 1/2	632,700	191,397
Total		191,397
China 0.9% Hua Hong Semiconductor Silergy Corporation TravelSky Technology Total	104,500 6,100 300,000	225,063 109,881 779,858 1,114,802
		1,111,002
Denmark 0.8% DFDS Nilfisk Holding 1	10,700 9,000	529,761 458,905
Total		988,666
Egypt 0.2% Commercial International Bank (Egypt) ElSewedy Electric	25,600 189,000	120,000 188,789
Total		308,789
France 4.1% Interparfums Neurones Rothschild & Co Sartorius Stedim Biotech Thermador Groupe	14,850 30,039 33,000 9,000 19,000	759,493 791,703 1,398,485 1,238,260 1,200,062
Total		5,388,003
Germany 3.1% Amadeus Fire Carl Zeiss Meditec CompuGroup Medical MorphoSys 1 PATRIZIA Immobilien STRATEC Biomedical	8,000 13,500 10,000 6,000 21,400 5,051	906,548 1,136,378 577,739 641,596 410,961 379,431
Total		4,052,653

Greece 0.3% Sarantis	39,800	342,877
Total		342,877
Hong Kong 1.0% HKBN Value Partners Group	136,400 1,310,000	233,828 1,042,531
Total		1,276,359
India 1.7% AIA Engineering Edelweiss Financial Services Jubilant Life Sciences SH Kelkar & Company Sterlite Technologies	45,000 55,500 16,300 200,000 79,500	1,078,908 147,382 166,395 567,527 318,921
Total		2,279,133
Indonesia 0.6% Link Net Mitra Pinasthika Mustika Selamat Sempurna	249,100 3,840,400 5,500,000	70,209 239,679 518,572
Total		828,460
Ireland 0.7% Irish Residential Properties REIT Keywords Studios Total	166,100 25,000	285,033 635,408 920,441
		,
Israel 0.2% Nova Measuring Instruments 1, 2	7,900	207,849
Total		207,849
Italy 1.0% Cerved Group DiaSorin	49,800 7,500	536,861 788,934
Total		1,325,795
Japan 9.3% Ai Holdings Ain Holdings As One Benefit One Cosel Daifuku en-japan	20,000 4,600 15,000 3,000 25,000 5,000 3,900	463,299 371,255 1,120,841 97,958 285,381 254,797 195,652

EPS Holdings Financial Products Group Fujitec Information Services International-Dentsu Kyowa Exeo Meitec Corporation Nihon M&A Center Nishimoto NSD Open House Outsourcing Relo Group TKC Corporation USS Yumeshin Holdings	40,000 34,000 50,000 4,900 6,000 25,000 8,100 4,500 52,300 7,850 22,300 40,000 23,000 67,500 35,350	852,667 325,577 670,217 182,208 175,585 1,203,573 243,100 209,118 1,161,353 386,904 327,179 1,175,849 962,551 1,252,926 353,749
Malaysia 0.2% AEON Credit Service	58,400	227,193
Total		227,193
Mexico 0.6% Becle Bolsa Mexicana de Valores	200,000 250,000	322,860 511,515
Total		834,375
Netherlands 1.0% AMG Advanced Metallurgical Group Euronext Intertrust	2,700 4,900 50,000	125,205 322,290 925,938
Total		1,373,433
New Zealand 1.3% Fisher & Paykel Healthcare Trade Me Group	70,000 300,000	698,313 1,038,023
Total		1,736,336
Norway 2.0% Atea TGS-NOPEC Geophysical	24,800 55,000	402,224 2,241,560
Total		2,643,784
Philippines 0.0% Pryce Corporation	221,100	23,530
Total		23,530

Poland 0.3% Warsaw Stock Exchange	33,000	397,865
Total		397,865
Portugal 0.5% Sonae SGPS	599,400	621,121
Total		621,121
Russia 0.3% Globaltrans Investment GDR	42,000	441,000
Total		441,000
Singapore 0.7% Midas Holdings 1, 3 XP Power	400,000 24,000	42,134 925,936
Total		968,070
South Africa 0.8% Coronation Fund Managers JSE PSG Group Transaction Capital Total	59,000 15,000 25,000 223,300	224,840 168,857 404,844 279,337
South Korea 0.2%	0.400	
Hansol Chemical Koh Young Technology	2,400 1,200	172,874 117,917
Total		290,791
Sweden 2.6% Addtech Cl. B Bravida Holding Hexpol Lagercrantz Group Resurs Holding	18,960 120,000 110,000 60,000 24,100	404,485 984,315 1,212,953 594,099 180,464
Total		3,376,316
Switzerland 4.3% Burkhalter Holding Inficon Holding Kardex LEM Holding Partners Group Holding VZ Holding	10,000 1,000 4,300 500 1,800 5,600	789,688 511,005 729,957 588,955 1,427,858 1,666,191

Total		5,713,654
Taiwan 0.5% Chailease Holding Company Chroma ATE TCI	107,366 41,800 6,208	376,254 200,560 99,831
Total		676,645
Thailand 0.2%		
Muangthai Capital	166,800	248,859
Total		248,859
Ukraine 0.3%		
MHP GDR	30,000	372,000
Total		372,000
United Kingdom 9.7%		
Abcam	28,000	522,611
Ashmore Group	431,500	2,047,199
Biffa	66,400	218,095
Clarkson	40,600	1,428,787
Consort Medical	57,500	891,852
Diploma	35,000	645,965
dotdigital group	117,499	153,914
Elementis	200,000	700,187
Ferroglobe ²	41,100	335,787
Ferroglobe (Warranty Insurance Trust) 1,3	41,100	0
FLEX LNG 1	107,100	194,757
Hilton Food Group	9,600	120,622
ITE Group	750,000	703,836
Jupiter Fund Management	36,000	190,177
Kainos Group	32,100	175,306
Polypipe Group	95,000	441,058
RPC Group	31,900	330,549
Spirax-Sarco Engineering	19,000	1,807,816
Staffline Group	10,300	166,739
Stallergenes Greer 1	10,800	385,585
Subsea 7	12,800	189,356
Victrex	22,500	979,505
Warpaint London	45,400	158,291
Total		12,787,994
United States 29.9%		
Air Lease Cl. A 2	36,460	1,672,785
Brooks Automation ²	18,100	634,043
Camping World Holdings Cl. A ² , ⁴	38,500	820,820
CIRCOR International 1,2	32,200	1,529,500
Cognex Corporation ²	10,748	599,953
Coherent 1,2	3,000	516,570
comScore 1	24,000	437,520
Diodes 1, 2	20,500	682,445
	20,000	332,110

Dorian LPG 1	4,475	35,666
EnerSys ²	11,000	958,430
Expeditors International of Washington ²	13,300	977,949
FLIR Systems ²	51,500	3,165,705
Innospec 2, 4	12,457	956,075
Kadant ²	7,800	841,230
KBR ²	58,700	1,240,331
Kirby Corporation 1, 2, 4	32,900	2,706,025
KKR & Co. Cl. A ²	50,000	1,363,500
Lazard Cl. A	32,600	1,569,038
Lindsay Corporation 2	13,700	1,373,288
Littelfuse	4,000	791,560
ManpowerGroup 2	8,800	756,448
MBIA 1, 2, 4	80,300	858,407
Nanometrics 1, 2, 2	35,600	1,335,712
National Instruments ²	15,200	734,616
Popular ² Overlan Chamical ² ⁴	13,100	671,375
Quaker Chemical 2,4	6,069	1,227,212
Raven Industries	40,000	1,830,000
Rogers Corporation 1,2,4	4,800	707,136
SEACOR Holdings 1, 2	20,200	998,082
SEACOR Marine Holdings 1	20,309	459,593
SEI Investments ²	27,600	1,686,360
Signet Jewelers	5,500	362,615
Standard Motor Products	11,200	551,264
Sun Hydraulics ²	15,139	829,314
Tennant Company ²	11,600	881,020
Valmont Industries ²	5,400	747,900
Virtu Financial Cl. A ²		
	74,300	1,519,435
World Fuel Services ²	12,000	332,160
-	12,000	
Total	12,000	39,361,082
-	12,000	
-	12,000	
-	12,000	
Total Uruguay 0.2%	46.800	39,361,082
Total		
Total Uruguay 0.2% Arcos Dorados Holdings Cl. A 2		39,361,082 292,500
Total Uruguay 0.2%		39,361,082
Total Uruguay 0.2% Arcos Dorados Holdings Cl. A 2		39,361,082 292,500
Total Uruguay 0.2% Arcos Dorados Holdings Cl. A 2 Total		39,361,082 292,500
Total Uruguay 0.2% Arcos Dorados Holdings Cl. A ² Total TOTAL COMMON STOCKS		39,361,082 292,500 292,500
Total Uruguay 0.2% Arcos Dorados Holdings Cl. A 2 Total		39,361,082 292,500
Total Uruguay 0.2% Arcos Dorados Holdings Cl. A ² Total TOTAL COMMON STOCKS		39,361,082 292,500 292,500
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Total Uruguay 0.2% Arcos Dorados Holdings Cl. A ² Total TOTAL COMMON STOCKS (Cost \$105,194,607) REPURCHASE AGREEMENT 7.8%		39,361,082 292,500 292,500
Total Uruguay 0.2% Arcos Dorados Holdings Cl. A ² Total TOTAL COMMON STOCKS (Cost \$105,194,607) REPURCHASE AGREEMENT 7.8% Fixed Income Clearing Corporation,		39,361,082 292,500 292,500
Total Uruguay 0.2% Arcos Dorados Holdings Cl. A ² Total TOTAL COMMON STOCKS (Cost \$105,194,607) REPURCHASE AGREEMENT 7.8% Fixed Income Clearing Corporation, 0.42% dated 9/28/18, due 10/1/18,		39,361,082 292,500 292,500
Total Uruguay 0.2% Arcos Dorados Holdings Cl. A ² Total TOTAL COMMON STOCKS (Cost \$105,194,607) REPURCHASE AGREEMENT 7.8% Fixed Income Clearing Corporation, 0.42% dated 9/28/18, due 10/1/18, maturity value \$10,234,358 (collateralized		39,361,082 292,500 292,500
Total Uruguay 0.2% Arcos Dorados Holdings Cl. A ² Total TOTAL COMMON STOCKS (Cost \$105,194,607) REPURCHASE AGREEMENT 7.8% Fixed Income Clearing Corporation, 0.42% dated 9/28/18, due 10/1/18, maturity value \$10,234,358 (collateralized by obligations of various U.S. Government		39,361,082 292,500 292,500
Total Uruguay 0.2% Arcos Dorados Holdings Cl. A ² Total TOTAL COMMON STOCKS (Cost \$105,194,607) REPURCHASE AGREEMENT 7.8% Fixed Income Clearing Corporation, 0.42% dated 9/28/18, due 10/1/18, maturity value \$10,234,358 (collateralized by obligations of various U.S. Government Agencies, 3.75% due 11/15/43, valued at \$10,439,771)		39,361,082 292,500 292,500 129,154,547
Total Uruguay 0.2% Arcos Dorados Holdings Cl. A ² Total TOTAL COMMON STOCKS (Cost \$105,194,607) REPURCHASE AGREEMENT 7.8% Fixed Income Clearing Corporation, 0.42% dated 9/28/18, due 10/1/18, maturity value \$10,234,358 (collateralized by obligations of various U.S. Government		39,361,082 292,500 292,500
Total Uruguay 0.2% Arcos Dorados Holdings Cl. A ² Total TOTAL COMMON STOCKS (Cost \$105,194,607) REPURCHASE AGREEMENT 7.8% Fixed Income Clearing Corporation, 0.42% dated 9/28/18, due 10/1/18, maturity value \$10,234,358 (collateralized by obligations of various U.S. Government Agencies, 3.75% due 11/15/43, valued at \$10,439,771)		39,361,082 292,500 292,500 129,154,547
Total Uruguay 0.2% Arcos Dorados Holdings Cl. A 2 Total TOTAL COMMON STOCKS (Cost \$105,194,607) REPURCHASE AGREEMENT 7.8% Fixed Income Clearing Corporation, 0.42% dated 9/28/18, due 10/1/18, maturity value \$10,234,358 (collateralized by obligations of various U.S. Government Agencies, 3.75% due 11/15/43, valued at \$10,439,771) (Cost \$10,234,000)		39,361,082 292,500 292,500 129,154,547
Total Uruguay 0.2% Arcos Dorados Holdings Cl. A 2 Total TOTAL COMMON STOCKS (Cost \$105,194,607) REPURCHASE AGREEMENT 7.8% Fixed Income Clearing Corporation, 0.42% dated 9/28/18, due 10/1/18, maturity value \$10,234,358 (collateralized by obligations of various U.S. Government Agencies, 3.75% due 11/15/43, valued at \$10,439,771) (Cost \$10,234,000)		39,361,082 292,500 292,500 129,154,547
Total Uruguay 0.2% Arcos Dorados Holdings Cl. A 2 Total TOTAL COMMON STOCKS (Cost \$105,194,607) REPURCHASE AGREEMENT 7.8% Fixed Income Clearing Corporation, 0.42% dated 9/28/18, due 10/1/18, maturity value \$10,234,358 (collateralized by obligations of various U.S. Government Agencies, 3.75% due 11/15/43, valued at \$10,439,771) (Cost \$10,234,000)		39,361,082 292,500 292,500 129,154,547
Total Uruguay 0.2% Arcos Dorados Holdings Cl. A 2 Total TOTAL COMMON STOCKS (Cost \$105,194,607) REPURCHASE AGREEMENT 7.8% Fixed Income Clearing Corporation, 0.42% dated 9/28/18, due 10/1/18, maturity value \$10,234,358 (collateralized by obligations of various U.S. Government Agencies, 3.75% due 11/15/43, valued at \$10,439,771) (Cost \$10,234,000) TOTAL INVESTMENTS 105.8% (Cost \$115,428,607)		39,361,082 292,500 292,500 129,154,547
Uruguay 0.2% Arcos Dorados Holdings Cl. A ² Total TOTAL COMMON STOCKS (Cost \$105,194,607) REPURCHASE AGREEMENT 7.8% Fixed Income Clearing Corporation, 0.42% dated 9/28/18, due 10/1/18, maturity value \$10,234,358 (collateralized by obligations of various U.S. Government Agencies, 3.75% due 11/15/43, valued at \$10,439,771) (Cost \$10,234,000) TOTAL INVESTMENTS 105.8% (Cost \$115,428,607) LIABILITIES LESS CASH		39,361,082 292,500 292,500 129,154,547 10,234,000
Total Uruguay 0.2% Arcos Dorados Holdings Cl. A 2 Total TOTAL COMMON STOCKS (Cost \$105,194,607) REPURCHASE AGREEMENT 7.8% Fixed Income Clearing Corporation, 0.42% dated 9/28/18, due 10/1/18, maturity value \$10,234,358 (collateralized by obligations of various U.S. Government Agencies, 3.75% due 11/15/43, valued at \$10,439,771) (Cost \$10,234,000) TOTAL INVESTMENTS 105.8% (Cost \$115,428,607)		39,361,082 292,500 292,500 129,154,547
Uruguay 0.2% Arcos Dorados Holdings Cl. A ² Total TOTAL COMMON STOCKS (Cost \$105,194,607) REPURCHASE AGREEMENT 7.8% Fixed Income Clearing Corporation, 0.42% dated 9/28/18, due 10/1/18, maturity value \$10,234,358 (collateralized by obligations of various U.S. Government Agencies, 3.75% due 11/15/43, valued at \$10,439,771) (Cost \$10,234,000) TOTAL INVESTMENTS 105.8% (Cost \$115,428,607) LIABILITIES LESS CASH		39,361,082 292,500 292,500 129,154,547 10,234,000

NET ASSETS 100.0%

\$ 131,740,172

Securities of Global/International Funds are categorized by the country of their headquarters, with the exception of exchange-traded funds.

TAX INFORMATION: The cost of total investments for Federal income tax purposes was \$115,540,923. At September 30, 2018, net unrealized appreciation for all securities was \$23,847,624, consisting of aggregate gross unrealized appreciation of \$29,916,215 and aggregate gross unrealized depreciation of \$6,068,591. The primary cause of the difference between book and tax basis cost is the timing of the recognition of losses on securities sold.

Valuation of Investments:

Investment transactions are accounted for on the trade date. Securities are valued as of the close of trading on the New York Stock Exchange (NYSE) (generally 4:00 p.m. Eastern time) on the valuation date. Securities that trade on an exchange, and securities traded on Nasdaq s Electronic Bulletin Board, are valued at their last reported sales price or Nasdaq official closing price taken from the primary market in which each security trades or, if no sale is reported for such day, at their highest bid price. Other over-the-counter securities for which market quotations are readily available are valued at their highest bid price, except in the case of some bonds and other fixed income securities which may be valued by reference to other securities with comparable ratings, interest rates and maturities, using established independent pricing services. The Fund values its non-U.S. dollar denominated securities in U.S. dollars daily at the prevailing foreign currency exchange rates as quoted by a major bank. Securities for which market quotations are not readily available are valued at their fair value in accordance with the provisions of the 1940 Act, under procedures approved by the Fund s Board of Directors, and are reported as Level 3 securities. As a general principle, the fair value of a security is the amount which the Fund might reasonably expect to receive for the security upon its current sale. However, in light of the judgment involved in fair valuations, there can be no assurance that a fair value assigned to a particular security will be the amount which the Fund might be able to receive upon its current sale. In addition, if, between the time trading ends on a particular security and the close of the customary trading session on the NYSE, events occur that are significant and may make the closing price unreliable, the Fund may fair value the security. The Fund uses an independent pricing service to provide fair value estimates for relevant non-U.S. equity securities on days when the U.S. market volatility exceeds a certain threshold. This pricing service uses proprietary correlations it has developed between the movement of prices of non-U.S. equity securities and indices of U.S.-traded securities, futures contracts and other indications to estimate the fair value of relevant non-U.S. securities. When fair value pricing is employed, the prices of securities used by the Fund may differ from guoted or published prices for the same security. Investments in money market funds are valued at net asset value per share.

Various inputs are used in determining the value of the Fund s investments, as noted above. These inputs are summarized in the three broad levels below:

- Level 1 guoted prices in active markets for identical securities.
- Level 2 other significant observable inputs (including quoted prices for similar securities, foreign securities that may be fair valued and repurchase agreements). The table below includes all Level 2 securities. Any level 2 securities with values based on quoted prices for similar securities would be noted in the Schedule of Investments.
- Level 3 significant unobservable inputs (including last trade price before trading was suspended, or at a discount thereto for lack of marketability or otherwise, market price information regarding other securities, information received from the company and/or published documents, including SEC filings and financial statements, or other publicly available information).

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

The following is a summary of the inputs used to value the Fund s investments as of September 30, 2018. For a detailed breakout of common stocks by country, please refer to the Schedule of Investments.

	Level 1	Level 2	Level 3	Total	
Common Stocks	\$129,112,413	\$	\$42,134	\$129,154,547	
Cash Equivalents		10,234,000		10,234,000	

Certain securities have transferred in and out of Level 1 and Level 2 measurements during the reporting period. The Fund recognizes transfers between levels as of the end of the reporting period. For the nine months ended September 30, 2018,

¹ Non-income producing.

² All or a portion of these securities were pledged as collateral in connection with the Fund s revolving credit agreement at September 30, 2018. Total market value of pledged securities at September 30, 2018, was \$18,084,315.

³ Securities for which market quotations are not readily available represent 0.0% of net assets. These securities have been valued at their fair value under procedures approved by the Fund s Board of Directors. These securities are defined as Level 3 securities due to the use of significant unobservable inputs in the determination of fair value.

⁴ At September 30, 2018, a portion of these securities were rehypothecated in connection with the Fund s revolving credit agreement in the aggregate amount of \$6,742,204.

securities valued at \$55,954,286 were transferred from Level 2 to Level 1 within the fair value hierarchy.

Level 3 Reconciliation:

	Balance as of 12/31/17	Purchases	Sales	Realized Gain (Loss)	Unrealized Gain (Loss)	Balance as of 9/30/18
Common Stocks	\$0	\$126,098	\$84,433	\$8,774	\$(8,305)	\$42,134

Repurchase Agreements:

The Fund may enter into repurchase agreements with institutions that the Fund s investment adviser has determined are creditworthy. The Fund restricts repurchase agreements to maturities of no more than seven days. Securities pledged as collateral for repurchase agreements, which are held until maturity of the repurchase agreements, are marked-to-market daily and maintained at a value at least equal to the principal amount of the repurchase agreement (including accrued interest). Repurchase agreements could involve certain risks in the event of default or insolvency of the counter-party, including possible delays or restrictions upon the ability of the Fund to dispose of its underlying securities. The remaining contractual maturity of the repurchase agreement held by the Fund at September 30, 2018 is overnight and continuous.

Borrowings:

The Fund is party to a revolving credit agreement (the credit agreement) with BNP Paribas Prime Brokerage International, Limited (BNPPI). As of September 30, 2018, the Fund has outstanding borrowings of \$8,000,000. During the period ended September 30, 2018, the Fund borrowed an average daily balance of \$8,000,000. The Fund pays a commitment fee of 0.50% per annum on the unused portion of the credit agreement. The credit agreement has a 360-day rolling term that resets daily; however, if the Fund exceeds certain net asset value triggers, the credit agreement may convert to a 60-day rolling term that resets daily. The Fund is required to pledge portfolio securities as collateral in an amount up to two times the loan balance outstanding or as otherwise required by applicable regulatory standards and has granted a security interest in the securities pledged to, and in favor of, BNPPI as security for the loan balance outstanding. If the Fund fails to meet certain requirements, or maintain other financial covenants required under the credit agreement, the Fund may be required to repay immediately, in part or in full, the loan balance outstanding under the credit agreement which may necessitate the sale of portfolio securities at potentially inopportune times. BNPPI may terminate the credit agreement upon certain ratings downgrades of its corporate parent, which would result in the Fund s entire loan balance becoming immediately due and payable. The occurrence of such ratings downgrades may necessitate the sale of portfolio securities at potentially inopportune times. The credit agreement also permits, subject to certain conditions, BNPPI to rehypothecate portfolio securities pledged by the Fund up to the amount of the loan balance outstanding. The Fund continues to receive payments in lieu of dividends and interest on rehypothecated securities. The Fund also has the right under the credit agreement to recall the rehypothecated securities from BNPPI on demand. If BNPPI fails to deliver the recalled security in a timely manner, the Fund is compensated by BNPPI for any fees or losses related to the failed delivery or, in the event a recalled security is not returned by BNPPI, the Fund, upon notice to BNPPI, may reduce the loan balance outstanding by the value of the recalled security failed to be returned. The Fund receives a portion of the fees earned by BNPPI in connection with the rehypothecation of portfolio securities.

Other information regarding the Fund is available in the Fund s most recent Report to Stockholders. This information is available through The Royce Funds (www.roycefunds.com) and on the Securities and Exchange Commission s website (www.sec.gov).

Item 2 - Controls and Procedures

(a) The Registrant's principal executive and principal financial officers have concluded, based on their evaluation of the Registrant's disclosure controls and procedures as of a date within 90 days of the filing date of this report (as required by Rule 30a-3(b) under the Investment Company Act of 1940 (the "Act")), that the Registrant's disclosure controls and procedures (as defined by Rule 30a-3(c) under the Act) are reasonably designed to ensure that information required to be disclosed by the Registrant on Form N-Q is recorded, processed, summarized and reported within the required time periods and that information required to be disclosed by the Registrant in the reports that it files or submits on Form N-Q is accumulated and communicated to the Registrant's management, including its principal executive and principal financial officers, as appropriate to allow timely decisions regarding required disclosure.

(b) There were no changes in the Registrant's internal control over financial reporting (as defined in Rule 30a-3(d) under the Act) during the Registrant's last fiscal quarter that have materially affected, or are reasonably likely to materially affect, the internal control over financial reporting.

Item 3 - Exhibits

Certifications pursuant to Rule 30a-2(a) under the Act are attached hereto.

SIGNATURES

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

Royce Global Value Trust, Inc.

By:

/s/ Christopher D. Clark

Christopher D. Clark

President, Royce Global Value Trust, Inc.

Date: November 26, 2018

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, this report has been signed below by the following persons on behalf of the Registrant and in the capacities and on the dates indicated.
By:
/s/ Christopher D. Clark
Christopher D. Clark
President, Royce Global Value Trust, Inc.
Date: November 26, 2018
By:
/s/ Peter K. Hoglund
Peter K. Hoglund
Treasurer, Royce Global Value Trust, Inc.
Date: November 26, 2018