BALLANTYNE STRONG, INC.

Form SC 13D/A August 31, 2015
SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549
SCHEDULE 13D
(Rule 13d-101)
INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a)
AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)
Under the Securities Exchange Act of 1934
(Amendment No. 6)*
BALLANTYNE STRONG INC.
(Name of Issuer)
Common Stock, par value \$0.01 per share
(Title of Class of Securities)
058516105
(CUSIP Number)
D. Kyle Cerminara

Fundamental Global Investors, LLC
4201 Congress Street, Suite 140
Charlotte, North Carolina 28209
(704) 323-6851
With a copy to:
Derek D. Bork
Thompson Hine LLP
3900 Key Center
127 Public Square
Cleveland, Ohio 44114
(216) 566-5500
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)
August 24, 2015
(Date of Event Which Requires Filing of this Statement)
If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box ".
<i>Note</i> : Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. <i>See</i> § 240.13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, *see* the *Notes*).

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NAME OF **REPORTING PERSON**

1

2

Fundamental Global Partners, LP **CHECK** THE **APPROPRIATE**

BOX IF A

(a) " MEMBER (b) " OF A **GROUP**

SEC USE

ONLY 3

> **SOURCE** OF FUNDS

4

WC CHECK IF **DISCLOSURE** OF LEGAL **PROCEEDINGS** IS REQUIRED"

5 **PURSUANT** TO ITEM 2(d) or 2(e)

6 **CITIZENSHIP** OR PLACE OF **ORGANIZATION**

Delaware SOLE VOTING POWER 7 0 **SHARED VOTING POWER** 8 NUMBER OF **SHARES BENEFICIALLY** 701,514 OWNED BY **SOLE EACH DISPOSITIVE REPORTING POWER** PERSON WITH 0 **SHARED DISPOSITIVE POWER 10** 701,514 AGGREGATE **AMOUNT BENEFICIALLY** OWNED BY 11 REPORTING PERSON 701,514 CHECK IF THE **AGGREGATE AMOUNT** IN ROW 12 (11)**EXCLUDES CERTAIN SHARES** 13 **PERCENT**

OF CLASS

REPRESENTED BY AMOUNT IN ROW (11)

5.0% TYPE OF REPORTING PERSON

14

PN

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NAME OF REPORTING PERSON

Fundamental
Global
Partners
Master
Fund, LP
CHECK
THE
APPROPRIATE
BOX IF A
BOX IF A
GROUP

Partners
(a) ...
(b) ...

SEC USE ONLY

SOURCE OF FUNDS

4

3

WC CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS

5 REQUIRED"
PURSUANT
TO ITEM
2(d) or 2(e)

6 CITIZENSHIP
OR PLACE
OF
ORGANIZATION

```
Islands
                 SOLE
                 VOTING
                 POWER
               7
                 0
                 SHARED
                 VOTING
                 POWER
               8
NUMBER OF
SHARES
BENEFICIALLY
                 1,388,407
OWNED BY
                 SOLE
EACH
                 DISPOSITIVE
REPORTING
                 POWER
PERSON WITH
                 0
                 SHARED
                 DISPOSITIVE
                 POWER
              10
                 1,388,407
          AGGREGATE
          AMOUNT
         BENEFICIALLY
         OWNED BY
11
         REPORTING PERSON
          1,388,407
12
         CHECK IF "
         THE
          AGGREGATE
          AMOUNT
         IN ROW
         (11)
         EXCLUDES
         CERTAIN
          SHARES
```

Cayman

PERCENT
OF CLASS
REPRESENTED
BY
AMOUNT
IN ROW
(11)

9.8% TYPE OF REPORTING PERSON

14

PN

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NAME OF REPORTING PERSON

2	FGI Global Asset Allocation Fund, Ltd. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (b)
3	SEC USE ONLY
4	SOURCE OF FUNDS
5	WC CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED"
	PURSUANT

TO ITEM 2(d) or 2(e)

6

CITIZENSHIP

ORGANIZATION

OR PLACE

OF

```
Islands
                 SOLE
                 VOTING
                 POWER
               7
                 0
                 SHARED
                 VOTING
                 POWER
              8
NUMBER OF
SHARES
BENEFICIALLY
                 34,911
OWNED BY
                 SOLE
EACH
                 DISPOSITIVE
REPORTING
                 POWER
PERSON WITH
                 0
                 SHARED
                 DISPOSITIVE
                 POWER
              10
                 34,911
         AGGREGATE
         AMOUNT
         BENEFICIALLY
         OWNED BY
11
         REPORTING PERSON
         34,911
12
         CHECK IF "
         THE
         AGGREGATE
         AMOUNT
         IN ROW
         (11)
         EXCLUDES
         CERTAIN
         SHARES
```

Cayman

PERCENT
OF CLASS
REPRESENTED
BY
AMOUNT
IN ROW
(11)

0.2% TYPE OF REPORTING PERSON

14

00

CUSIP No. **058516105 13D** Page 5 of 11 Pages

NAME OF REPORTING PERSON

1 **FGI Global Asset** Allocation Master Fund, LP **CHECK** THE **APPROPRIATE** BOX IF A (a) " 2 **MEMBER** (b) " OF A **GROUP SEC USE ONLY** 3 **SOURCE** OF FUNDS 4 WC CHECK IF

6 CITIZENSHIP
OR PLACE
OF
ORGANIZATION

5

DISCLOSURE OF LEGAL PROCEEDINGS

REQUIRED" PURSUANT TO ITEM 2(d) or 2(e)

```
Cayman
         Islands
                 SOLE
                 VOTING
                 POWER
               7
                 0
                 SHARED
                 VOTING
                 POWER
              8
NUMBER OF
SHARES
BENEFICIALLY
                 29,739
OWNED BY
                 SOLE
EACH
                 DISPOSITIVE
REPORTING
                 POWER
PERSON WITH
                 0
                 SHARED
                 DISPOSITIVE
                 POWER
              10
                 29,739
         AGGREGATE
         AMOUNT
         BENEFICIALLY
         OWNED BY
11
         REPORTING PERSON
         29,739
12
         CHECK IF "
         THE
         AGGREGATE
         AMOUNT
         IN ROW
         (11)
         EXCLUDES
         CERTAIN
         SHARES
```

PERCENT
OF CLASS
REPRESENTED
BY
AMOUNT
IN ROW
(11)

0.2% TYPE OF REPORTING PERSON

14

PN

CUSIP No. **058516105 13D** Page 6 of 11 Pages

	NAME OF
	REPORTING
	PERSON
1	
1	
	Joseph H.
	Moglia
	CHECK
	THE
	APPROPRIATE
	BOX IF A (a)
2	MEMBER (b)
	ОГ А
	GROUP
	SEC USE
3	ONLY
3	
	SOURCE
	OF FUNDS
4	01 1 01 (2 2
4	
	PF; AF
	CHECK IF
	DISCLOSURE
	OF LEGAL
	PROCEEDINGS
	IS
5	REQUIRED"
	PURSUANT
	TO ITEM
	2(d) or 2(e)
6	CITIZENSHIP
	OR PLACE
	OE

ORGANIZATION

```
United
         States of
          America
                 SOLE
                 VOTING
                 POWER
               7
                 0
                 SHARED
                 VOTING
                 POWER
               8
NUMBER OF
SHARES
BENEFICIALLY
                 193,198
OWNED BY
                 SOLE
EACH
                 DISPOSITIVE
REPORTING
                 POWER
PERSON WITH
                 0
                 SHARED
                 DISPOSITIVE
                 POWER
              10
                 193,198
          AGGREGATE
         AMOUNT
         BENEFICIALLY
         OWNED BY
11
         REPORTING PERSON
          193,198
         CHECK IF
          THE
         AGGREGATE
          AMOUNT
         IN ROW
12
         (11)
         EXCLUDES
```

CERTAIN SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW

1.4% TYPE OF REPORTING PERSON

(11)

14

13

IN

CUSIP No. **058516105 13D** Page 7 of 11 Pages

NAME OF REPORTING PERSON

1

2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP
3	SEC USE ONLY
4	SOURCE OF FUNDS
5	PF CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED" PURSUANT TO ITEM 2(d) or 2(e)
6	CITIZENSHIP OR PLACE OF ORGANIZATION

```
United
         States of
          America
                 SOLE
                 VOTING
                 POWER
               7
                 0
                 SHARED
                 VOTING
                 POWER
               8
NUMBER OF
SHARES
BENEFICIALLY
                 29,984
OWNED BY
                 SOLE
EACH
                 DISPOSITIVE
REPORTING
                 POWER
PERSON WITH
                 0
                 SHARED
                 DISPOSITIVE
                 POWER
              10
                 29,984
          AGGREGATE
         AMOUNT
         BENEFICIALLY
         OWNED BY
11
         REPORTING PERSON
         29,984
         CHECK IF
          THE
         AGGREGATE
          AMOUNT
         IN ROW
12
         (11)
         EXCLUDES
         CERTAIN
```

SHARES

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW

0.2% TYPE OF REPORTING PERSON

(11)

14

13

IN

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This Amendment No. 6 to Statement of Beneficial Ownership on Schedule 13D (this "Amendment No. 6") amends the Statement of Beneficial Ownership on Schedule 13D filed by the Reporting Persons on September 3, 2014, as amended (this "Statement" or "Schedule 13D"), with respect to the Common Stock, par value \$0.01 per share (the "Common Stock"), of Ballantyne Strong, Inc., a Delaware corporation (the "Company"). Capitalized terms used but not defined in this Amendment No. 6 shall have the meanings set forth in the Schedule 13D. Except as amended and supplemented by this Amendment No. 6, the Schedule 13D remains unchanged.

Item 2. Identity and Background.

This Statement is filed by (i) Fundamental Global Partners, LP, a Delaware limited partnership ("FGPP"), (ii) Fundamental Global Partners Master Fund, LP, a Cayman Islands exempted limited partnership ("FGPM"), (iii) FGI Global Asset Allocation Fund, Ltd., a Cayman Islands exempted company ("FGAA"), (iv) FGI Global Asset Allocation Master Fund, LP, a Cayman Islands exempted limited partnership ("FGGM"), (v) Fundamental Global Investors, LLC, a North Carolina limited liability company, (vi) FGI International USVI, LLC, a U.S. Virgin Islands limited liability company, (vii) Mr. Joseph H. Moglia, (viii) Mr. D. Kyle Cerminara, and (ix) Mr. Lewis M. Johnson.

The foregoing entities and persons are sometimes referred to herein as a "Reporting Person" and collectively as the "Reporting Persons." The Reporting Persons are filing this Statement jointly. Neither the fact of this filing nor anything contained herein shall be deemed to be an admission by any of the Reporting Persons that they constitute a "group."

The principal business of each of FGPP, FGPM, FGAA and FGGM is serving as a private investment fund. The principal business of Fundamental Global Investors, LLC is to provide investment advisory services, including to FGPP and FGPM. The principal business of FGI International USVI, LLC is to provide investment advisory services, including to FGAA and FGGM. The principal occupation of Mr. Moglia is serving as Chairman of TD Ameritrade, Head Football Coach for Coastal Carolina University, and Chairman of Fundamental Global Investors, LLC. The principal occupation of Messrs. Cerminara and Johnson is serving as investment managers and advisors. Each of Messrs. Moglia, Cerminara and Johnson is a U.S. citizen.

The business address of each of FGPP, Fundamental Global Investors, LLC and Messrs. Moglia, Cerminara and Johnson is 4201 Congress Street, Suite 140, Charlotte, North Carolina 28209. The business address of FGPM, FGAA and FGGM is c/o Maples Corporate Services Limited, P.O. Box 309, Ugland House, Grand Cayman, KY1-1104 Cayman Islands. The business address of FGI International USVI, LLC is One Hibiscus Alley, 5093 Dronningens Gade, Suite 1, St. Thomas, U.S. Virgin Islands 00802.

Mr. D. Kyle Cerminara is the Chief Executive Officer, Partner and Manager of Fundamental Global Investors, LLC. Mr. Lewis M. Johnson is the President, Partner and Manager of Fundamental Global Investors, LLC. Mr. Joseph H. Moglia is Chairman and Partner of Fundamental Global Investors, LLC. Messrs. Cerminara and Johnson are the Managers of FGI International USVI, LLC. Mr. Cerminara is also the Chairman of the Board of the Company.

None of the Reporting Persons or any of their partners, managers, officers or other controlling persons has, during the last five years, been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

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None of the Reporting Persons or any of their partners, managers, officers or other controlling persons has, during the last five years, been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 3. Source and Amount of Funds or Other Consideration.

The total cost for purchasing the Common Stock reported as owned by the Reporting Persons, including brokerage commissions, was approximately as follows: FGPP, \$2,989,866; FGPM, \$5,986,249; FGAA, \$154,782; FGGM, \$131,852, Mr. Moglia, \$885,952; and Mr. Cerminara (with respect to the 23,333 shares acquired by him through the open market), \$110,596. The source of these funds was working capital or personal funds, as applicable.

Item 5. Interest in Securities of the Issuer.

(a) The Reporting Persons beneficially own in the aggregate 2,377,753 shares of Common Stock, which represents approximately 16.8% of the Company's outstanding shares of Common Stock.

Each of the Reporting Persons directly holds the number and percentage of shares of Common Stock disclosed as owned by it or him in the applicable table set forth on the cover page to this Statement.

In addition, CWA Asset Management Group, LLC (doing business as "Capital Wealth Advisors") holds 310,313 shares of Common Stock for the accounts of individual investors, which represents approximately 2.2% of the Company's outstanding shares of Common Stock. CWA Asset Management Group, LLC provides wealth management, estate planning and family office services to individual investors. Fundamental Global Investors, LLC owns 50% of CWA Asset Management Group, LLC.

Mr. Moglia owns 143,198 shares of Common Stock directly and beneficially owns an additional 50,000 shares of Common Stock through the Moglia Family Foundation.

The 29,984 shares of Common Stock held by Mr. Cerminara include a grant of 6,651 shares of restricted stock awarded by the Company to Mr. Cerminara on May 13, 2015 in connection with Mr. Cerminara's service as a director of the Company. This grant was made pursuant to the Company's 2014 Non-Employee Restricted Stock Plan and will vest on the day preceding the Company's annual meeting of stockholders for 2016.

Each percentage ownership of shares of Common Stock set forth in this Statement is based on the 14,137,896 shares of Common Stock reported by the Company as outstanding as of August 3, 2015 in its Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission with respect to its quarterly period ended June 30, 2015.

Fundamental Global Investors, LLC, as the investment manager to FGPP and FGPM, may be deemed to beneficially own the shares of Common Stock disclosed as directly owned by FGPP and FGPM. FGI International USVI, LLC, as the investment manager to FGAA and FGGM, may be deemed to beneficially own the shares of Common Stock disclosed as directly owned by FGAA and FGGM. As principals of Fundamental Global Investors, LLC, Messrs. Moglia, Cerminara and Johnson may be deemed to beneficially own the shares of Common Stock disclosed as directly owned by FGPP and FGPM. As principals of FGI International USVI, LLC, Messrs. Cerminara and Johnson may be deemed to beneficially own the shares of Common Stock disclosed as directly owned by FGAA and FGGM. Each of Messrs. Moglia, Cerminara and Johnson expressly disclaim such beneficial ownership.

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(b) Each of FGPP, FGPM, FGAA and FGGM beneficially owns, and has the shared power to direct the voting and disposition of, the shares of Common Stock disclosed as beneficially owned by it in the applicable table set forth on the cover page to this Statement. Fundamental Global Investors, LLC, as the investment manager of FGPP and FGPM, has the shared power to direct the voting and disposition of the shares of Common Stock held by FGPP and FGPM. FGI International USVI, LLC, as the investment manager of FGAA and FGGM, has the shared power to direct the voting and disposition of the shares of Common Stock held by FGAA and FGGM. Messrs. Moglia, Cerminara and Johnson, as principals of Fundamental Global Investors, LLC, may be deemed to have the shared power to direct the voting and disposition of the shares of Common Stock held by FGPP and FGPM. Messrs. Cerminara and Johnson, as principals of FGI International USVI, LLC, may be deemed to have the shared power to direct the voting and disposition of the shares of Common Stock held by FGAA and FGGM.
(c) The transactions effected by each of the Reporting Persons in the Common Stock during the past 60 days are the following acquisitions, each of which was effected through the open market:
FGAA acquired 11,070 shares on 08/25/15 at \$4.42 per share and 23,841 shares on 08/24/15 at \$4.43 per share. FGGM acquired 9,430 shares on 08/25/15 at \$4.42 per share and 20,309 shares on 08/24/15 at \$4.43 per share.
Mr. Moglia acquired 500 shares on 08/27/15 at \$4.42 per share, 10,000 shares on 08/27/15 at \$4.40 per share, 1,900 shares on 08/26/15 at \$4.22 per share, 8,100 shares on 08/26/15 at \$4.25 per share, 10,000 shares on 08/25/15 at \$4.42 per share, 15,000 shares 08/25/15 at \$4.35 per share, 10,000 shares on 08/24/15 at \$4.30 per share, 9,998 shares on 08/21/15 at \$4.68 per share, 10,000 shares on 08/21/15 at \$4.70 per share, 10,000 shares on 08/21/15 at \$4.75 per share, and 2,700 shares on 08/20/15 at \$4.65 per share.
(d) Not applicable.
(e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

Pursuant to Rule 13d-1(k) promulgated under the Securities Exchange Act of 1934, as amended, the Reporting Persons have entered into an agreement with respect to the joint filing of this Amendment No. 6, which agreement is set forth on the signature page to this Statement.

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SIGNATURE

After reasonable inquiry and to the best of our knowledge and belief, the undersigned certify that the information set forth in this Statement is true, complete and correct.

In accordance with Rule 13d-1(k)(1)(iii) under the Securities Exchange Act of 1934, as amended, the persons named below agree to the joint filing on behalf of each of them of this Statement on Schedule 13D with respect to the Common Stock of the Company.

Dated: August 31, 2015

FUNDAMENTAL GLOBAL PARTNERS, LP, by Fundamental Global Partners GP, LLC, its general partner

/s/ D. Kyle Cerminara D. Kyle Cerminara Partner and Manager

FUNDAMENTAL GLOBAL PARTNERS MASTER FUND, LP, by FG Partners GP, LLC, its general partner

/s/ D. Kyle Cerminara D. Kyle Cerminara Manager

FGI GLOBAL ASSET ALLOCATION FUND, LTD.

/s/ D. Kyle Cerminara D. Kyle Cerminara

Director

FGI GLOBAL ASSET ALLOCATION MASTER FUND, LP, by FGI Global Asset Allocation GP, LLC, its general partner

/s/ D. Kyle Cerminara D. Kyle Cerminara Manager

FUNDAMENTAL GLOBAL INVESTORS, LLC

/s/ D. Kyle Cerminara D. Kyle Cerminara Chief Executive Officer, Partner and Manager

FGI INTERNATIONAL USVI, LLC

/s/ D. Kyle Cerminara D. Kyle Cerminara Manager

/s/ Joseph H. Moglia Joseph H. Moglia

/s/ D. Kyle Cerminara D. Kyle Cerminara

/s/ Lewis M. Johnson Lewis M. Johnson