

The SEI Global Equity Fund

VOTING RECORDS

FROM:01/10/2018 TO: 31/12/2018



# The SEI Global Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 10/01/2018 to 12/31/2018

### Ambu A/S

**Meeting Date:** 12/12/2018

**Country:** Denmark

**Meeting Type:** Annual

**Ticker:** AMBU.B

**Primary ISIN:** DK0060946788

**Primary SEDOL:** BD9G333

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Receive Report of Board	Mgmt		
2	Accept Financial Statements and Statutory Reports	Mgmt	For	For
3	Approve Remuneration Report	Mgmt	For	Against
<i>Voter Rationale: Significant salary increases should be linked to material changes in the business or in the role and responsibilities of executive directors.</i>				
4	Approve Allocation of Income and Dividends of DKK 0.40 Per Share	Mgmt	For	For
5	Approve Remuneration of Directors in the Amount of DKK 900,000 for Chairman, DKK 600,000 for Vice Chairman and DKK 300,000 for Other Directors; Approve Compensation for Committee Work	Mgmt	For	For
6	Reelect Jens Bager (Chairman) as Director	Mgmt	For	For
7	Reelect Mikael Worning (Vice Chairman) as Director	Mgmt	For	For
8a	Reelect Oliver Johansen as Director	Mgmt	For	For
8b	Reelect Allan Sogaard Larsen as Director	Mgmt	For	For
8c	Reelect Christian Sagild as Director	Mgmt	For	For
8d	Reelect Henrik Ehlers Wulff as Director	Mgmt	For	For
9	Ratify Ernst & Young as Auditors	Mgmt	For	For
10a	Authorize Share Repurchase Program	Mgmt	For	For
10b	Approve Guidelines for Incentive-Based Compensation for Executive Management and Board	Mgmt	For	For
11	Authorize Editorial Changes to Adopted Resolutions in Connection with Registration with Danish Authorities	Mgmt	For	For

### AMG Advanced Metallurgical Group NV

**Meeting Date:** 12/18/2018

**Country:** Netherlands

**Meeting Type:** Special

**Ticker:** AMG

**Primary ISIN:** NL0000888691

**Primary SEDOL:** B1Z95S1

# The SEI Global Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 10/01/2018 to 12/31/2018

### AMG Advanced Metallurgical Group NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Special Meeting Agenda	Mgmt		
1	Open Meeting	Mgmt		
2	Elect Frank Loehner to Supervisory Board	Mgmt	For	For
3	Other Business (Non-Voting)	Mgmt		
4	Close Meeting	Mgmt		

### Atlassian Corp. Plc

Meeting Date: 12/04/2018

Country: United Kingdom

Meeting Type: Annual

Ticker: TEAM

Primary ISIN: GB00BZ09BD16

Primary SEDOL: BZ09BD1

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For
2	Approve Remuneration Report	Mgmt	For	For
3	Appoint Ernst & Young LLP as Auditors	Mgmt	For	For
4	Authorize Board to Fix Remuneration of Auditors	Mgmt	For	For
5	Elect Director Shona L. Brown	Mgmt	For	For
<i>Voter Rationale: We oppose dual class structures with impaired or enhanced voting rights. The company should amend its structure to allow for equal voting rights among shareholders</i>				
6	Elect Director Michael Cannon-Brookes	Mgmt	For	For
<i>Voter Rationale: We oppose dual class structures with impaired or enhanced voting rights. The company should amend its structure to allow for equal voting rights among shareholders</i>				
7	Elect Director Scott Farquhar	Mgmt	For	For
<i>Voter Rationale: We oppose dual class structures with impaired or enhanced voting rights. The company should amend its structure to allow for equal voting rights among shareholders</i>				
8	Elect Director Heather Mirjahangir Fernandez	Mgmt	For	For
9	Elect Director Sasan Goodarzi	Mgmt	For	For
10	Elect Director Jay Parikh	Mgmt	For	For
11	Elect Director Enrique Salem	Mgmt	For	For

# The SEI Global Equity Fund All Votes Report

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Date range covered: 10/01/2018 to 12/31/2018

### Atlassian Corp. Plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
12	Elect Director Steven Sordello	Mgmt	For	For
13	Elect Director Richard P. Wong	Mgmt	For	For

### Aurelia Metals Ltd.

<b>Meeting Date:</b> 11/29/2018	<b>Country:</b> Australia	<b>Ticker:</b> AMI
	<b>Meeting Type:</b> Annual	
	<b>Primary ISIN:</b> AU000000AMI1	<b>Primary SEDOL:</b> BN790Y4

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Approve Remuneration Report	Mgmt	For	Against
<i>Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance and drive shareholder value over a sufficiently long period of time. In addition, the remuneration report does not articulate how executives performed against historic performance targets. The board should articulate how bonus payments reflect prior year performance, as well as outlining forward-looking targets that underpin long-term incentive plans. The remuneration committee should consider deferring a proportion of the annual cash bonus into shares which would be more effective in retaining executives and ensuring that the annual and long-term performance objectives are aligned.</i>				
2	Elect Michael Menzies as Director	Mgmt	For	Against
<i>Voter Rationale: The remuneration committee should be independent and this director's membership could hamper the committee's impartiality and effectiveness. In addition, the nomination committee should be majority independent and this director's membership could hamper the committee's impartiality and effectiveness.</i>				
3	Elect Susan Corlett as Director	Mgmt	For	For
4	Approve Issuance of Performance Rights to Jim Simpson	Mgmt	For	Against
<i>Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance and drive shareholder value over a sufficiently long period of time. In addition, the remuneration committee should consider introducing a clawback policy which would enable the board to recoup pay following gross misconduct or a material restatement.</i>				
5	Approve the Increase in Maximum Aggregate Remuneration of Non-Executive Directors	Mgmt	For	For

### Aurora Cannabis, Inc.

<b>Meeting Date:</b> 11/30/2018	<b>Country:</b> Canada	<b>Ticker:</b> ACB
	<b>Meeting Type:</b> Annual/Special	
	<b>Primary ISIN:</b> CA05156X1087	<b>Primary SEDOL:</b> BTGWJY9

# The SEI Global Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 10/01/2018 to 12/31/2018

### Aurora Cannabis, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Fix Number of Directors at Eight	Mgmt	For	For
2.1	Elect Director Terry Booth	Mgmt	For	For
<p><i>Voter Rationale: Executive directors are expected to hold no more than one external directorships to ensure they have sufficient time and energy to discharge their roles properly, particularly during unexpected company situations requiring substantial amounts of time. In addition, we oppose dual class structures with impaired or enhanced voting rights. The company should amend its structure to allow for equal voting rights among shareholders.</i></p>				
2.2	Elect Director Steve Dabler	Mgmt	For	For
<p><i>Voter Rationale: The compensation committee should be majority independent and this director's membership could hamper the committee's impartiality and effectiveness.</i></p>				
2.3	Elect Director Jason Dyck	Mgmt	For	Withhold
<p><i>Voter Rationale: Directors with significant business ties to the company are not sufficiently independent to serve on key committees. The nomination committee should be majority independent and this director's membership could hamper the committee's impartiality and effectiveness.</i></p>				
2.4	Elect Director Adam Szweras	Mgmt	For	Withhold
<p><i>Voter Rationale: Executive directors are expected to hold no more than one external directorships to ensure they have sufficient time and energy to discharge their roles properly, particularly during unexpected company situations requiring substantial amounts of time.</i></p>				
2.5	Elect Director Michael Singer	Mgmt	For	Withhold
<p><i>Voter Rationale: Directors with significant business ties to the company are not sufficiently independent to serve on key committees. The audit committee should be fully independent and this director's membership could hamper the committee's impartiality and effectiveness. The compensation committee should be majority independent and this director's membership could hamper the committee's impartiality and effectiveness. The nomination committee should be majority independent and this director's membership could hamper the committee's impartiality and effectiveness. In addition, we oppose dual class structures with impaired or enhanced voting rights. The company should amend its structure to allow for equal voting rights among shareholders. Moreover, the board should appoint a Lead Independent Director to establish appropriate checks and balances on the Board, support the Chairman, ensure orderly succession process for the Chairman, and act as a point of contact for shareholders, non-executive directors and senior executives where normal channels of communication through the board Chairman are considered inappropriate.</i></p>				
2.6	Elect Director Diane Jang	Mgmt	For	For
2.7	Elect Director Norma Beauchamp	Mgmt	For	For
2.8	Elect Director Ronald Funk	Mgmt	For	For
3	Approve KPMG LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For
4	Advisory Vote on Executive Compensation Approach	Mgmt	For	Against
<p><i>Voter Rationale: A larger percentage of the equity awards should be tied to performance conditions. At least 50% is a minimum good practice. Moreover, incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance and drive shareholder value over a sufficiently long period of time. Lastly, the company should put in place a procedure which would enable it, should it identify any facts of manipulation of reported indicators or other bad faith actions on the part of any of its executive directors and other key managers which were detrimental to the long-term interests of its shareholders, to ensure that any funds wrongfully obtained in such manner are repaid to it.</i></p>				

# The SEI Global Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 10/01/2018 to 12/31/2018

### Aurora Cannabis, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
5	Approve Deferred Share Unit Plan	Mgmt	For	Against
<p><i>Voter Rationale: Variable remuneration and equity incentives should not be granted to non-executive directors as this may compromise their independence and ability to hold management accountable. In addition, incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance and drive shareholder value over a sufficiently long period of time.</i></p>				
6	Approve Shareholder Rights Plan	Mgmt	For	For
7	Adopt Articles	Mgmt	For	Against
<p><i>Voter Rationale: Changes in company bylaws or articles of incorporation should not erode shareholders' rights and should be subject to shareholder approval.</i></p>				

### Cisco Systems, Inc.

<b>Meeting Date:</b> 12/12/2018	<b>Country:</b> USA
<b>Meeting Type:</b> Annual	<b>Ticker:</b> CSCO
<b>Primary ISIN:</b> US17275R1023	<b>Primary SEDOL:</b> 2198163

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1a	Elect Director M. Michele Burns	Mgmt	For	For
<p><i>Voter Rationale: Boards where more than 33% of directors have served for more than 12 years lack balance. The nominating committee should take action to ensure an appropriately fresh board and reduce the proportion of long standing directors to reduce the risk of entrenchment. Furthermore, directors with long board tenures should not serve on committees that require absolute independence. Given the board refreshment undertaken this year, we are supportive of this individual at this time, but would encourage further refreshment going forward.</i></p>				
1b	Elect Director Michael D. Capellas	Mgmt	For	For
1c	Elect Director Mark Garrett	Mgmt	For	For
1d	Elect Director Kristina M. Johnson	Mgmt	For	For
1e	Elect Director Roderick C. McGeary	Mgmt	For	For
<p><i>Voter Rationale: Boards where more than 33% of directors have served for more than 12 years lack balance. The nominating committee should take action to ensure an appropriately fresh board and reduce the proportion of long standing directors to reduce the risk of entrenchment. Furthermore, directors with long board tenures should not serve on committees that require absolute independence. Given the board refreshment undertaken this year, we are supportive of this individual at this time, but would encourage further refreshment going forward.</i></p>				
1f	Elect Director Charles H. Robbins	Mgmt	For	For
<p><i>Voter Rationale: The roles of Chairman and CEO are substantially different and generally should be separated. Separation of roles is important for securing a proper balance between executives and outside shareholders and preserving accountability.</i></p>				
1g	Elect Director Arun Sarin	Mgmt	For	For
1h	Elect Director Brenton L. Saunders	Mgmt	For	For

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## Vote Summary Report

Date range covered: 10/01/2018 to 12/31/2018

### Cisco Systems, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1i	Elect Director Steven M. West	Mgmt	For	For
	<i>Voter Rationale: The roles of Chairman and CEO are substantially different and generally should be separated. Separation of roles is important for securing a proper balance between executives and outside shareholders and preserving accountability.</i>			
2	Amend Qualified Employee Stock Purchase Plan	Mgmt	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against
	<i>Voter Rationale: The remuneration committee should not allow vesting of incentive awards for below median performance. Furthermore, all exceptional awards should be clearly linked to performance and demonstrate shareholder value creation in addition to and above that expected of directors as a normal part of their jobs.</i>			
4	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For
	<i>Voter Rationale: The audit firm has served the company more than 20 years. While specific term limits for auditors is not a consensus best practice, there is value in gaining new perspectives on finances and controls. The board should consider a plan for bringing in a new auditing firm.</i>			
5	Require Independent Board Chairman	SH	Against	For
	<i>Voter Rationale: Appointing a fully independent chairman creates a balance of power that is more conducive to long-term performance. A board headed by management cannot reasonably provide the best oversight and evaluation of management's performance.</i>			
6	Adjust Executive Compensation Metrics for Share Buybacks	SH	Against	Against
	<i>Voter Rationale: Given the lack of evidence that the company is using share buybacks to artificially inflate financial figures and therefore compensation outcomes, support for this proposal is not considered to be warranted at this time.</i>			

### CSL Ltd.

<b>Meeting Date:</b> 10/17/2018	<b>Country:</b> Australia	<b>Ticker:</b> CSL
	<b>Meeting Type:</b> Annual	
	<b>Primary ISIN:</b> AU000000CSL8	<b>Primary SEDOL:</b> 6185495

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
2a	Elect Brian McNamee as Director	Mgmt	For	For
2b	Elect Abbas Hussain as Director	Mgmt	For	For
2c	Elect Andrew Cuthbertson as Director	Mgmt	For	For
3	Approve the Remuneration Report	Mgmt	For	For
4	Approve Grant of Performance Share Units to Paul Perreault	Mgmt	For	For
5	Approve Renewal of Global Employee Share Plan	Mgmt	For	For



# The SEI Global Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 10/01/2018 to 12/31/2018

### CSL Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
6	Approve Renewal of Performance Rights Plan	Mgmt	For	For
7	Approve Renewal of Proportional Takeover Provisions in the Constitution	Mgmt	For	For

### Emeco Holdings Ltd.

<b>Meeting Date:</b> 11/15/2018	<b>Country:</b> Australia	<b>Ticker:</b> EHL
	<b>Meeting Type:</b> Annual	
	<b>Primary ISIN:</b> AU000000EHL7	<b>Primary SEDOL:</b> B1978V5

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Approve Share Consolidation	Mgmt	For	For
2	Approve Remuneration Report	Mgmt	For	Against
<i>Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance and drive shareholder value over a sufficiently long period of time. In addition, significant salary increases should be linked to material changes in the business or in the role and responsibilities of executive directors.</i>				
3	Elect Peter Richards as Director	Mgmt	For	Against
<i>Voter Rationale: Directors are expected to hold only a small number of directorships and ensure they have sufficient time and energy to discharge their role properly, particularly during unexpected company situations requiring substantial amounts of time.</i>				
4	Approve Issuance of Shares under Emeco Hybrid Incentive Plan to Ian Testrow	Mgmt	For	Against
<i>Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance and drive shareholder value over a sufficiently long period of time.</i>				
5	Approve Issuance of Shares under Management Incentive Plan to Ian Testrow	Mgmt	For	Against
<i>Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance and drive shareholder value over a sufficiently long period of time.</i>				

### Goodman Group

<b>Meeting Date:</b> 11/15/2018	<b>Country:</b> Australia	<b>Ticker:</b> GMG
	<b>Meeting Type:</b> Annual	
	<b>Primary ISIN:</b> AU000000GMG2	<b>Primary SEDOL:</b> B03FYZ4



# The SEI Global Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 10/01/2018 to 12/31/2018

### Goodman Group

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Appoint KPMG as Auditors of Goodman Logistics (HK) Limited and Authorize the Board to Fix Their Remuneration	Mgmt	For	For
2	Elect Rebecca McGrath as Director of Goodman Limited	Mgmt	For	For
3	Elect Penny Winn as Director of Goodman Limited	Mgmt	For	For
4	Elect David Collins as Director of Goodman Logistics (HK) Limited	Mgmt	For	For
5a	Elect Danny Peeters as Director of Goodman Limited	Mgmt	For	For
5b	Elect Danny Peeters as Director of Goodman Logistics (HK) Limited	Mgmt	For	For
6	Approve Remuneration Report	Mgmt	For	Against
7	Approve Issuance of Performance Rights to Gregory Goodman	Mgmt	For	Against
8	Approve Issuance of Performance Rights to Danny Peeters	Mgmt	For	Against
9	Approve Issuance of Performance Rights to Anthony Rozic	Mgmt	For	Against

### GUD Holdings Ltd.

**Meeting Date:** 10/25/2018

**Country:** Australia

**Meeting Type:** Annual

**Ticker:** GUD

**Primary ISIN:** AU000000GUD2

**Primary SEDOL:** 6358004

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
2.1	Elect David Robinson as Director	Mgmt	For	For
2.2	Elect Anne Templeman-Jones as Director	Mgmt	For	For

# The SEI Global Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 10/01/2018 to 12/31/2018

### GUD Holdings Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
3	Approve Remuneration Report	Mgmt	For	Against
<i>Voter Rationale: Significant salary increases should be linked to material changes in the business or in the role and responsibilities of executive directors. In addition, all exceptional awards should be clearly linked to performance and demonstrate shareholder value creation in addition to and above that expected of directors as a normal part of their jobs. Furthermore, the remuneration report does not articulate how executives performed against historic performance targets. The board should articulate how bonus payments reflect prior year performance, as well as outlining forward-looking targets that underpin long-term incentive plans. Also, the company should put in place a procedure which would enable it, should it identify any facts of manipulation of reported indicators or other bad faith actions on the part of any of its executive directors and other key managers which were detrimental to the long-term interests of its shareholders, to ensure that any funds wrongfully obtained in such manner are repaid to it. In addition, on early termination, all share-based awards should be time pro-rated and tested for performance, including in the event of a change of control. Lastly, the long-term incentive plan is linked to a single performance target. Companies should base vesting levels on multiple performance criteria that reflect both absolute and relative financial metrics rather than a single performance criterion, and should stagger vesting to reward progressively better performance.</i>				
4	Approve Grant of Performance Rights to Graeme Whickman	Mgmt	For	Against
<i>Voter Rationale: On early termination, all share-based awards should be time pro-rated and tested for performance, including in the event of a change of control. Also, incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance and drive shareholder value over a sufficiently long period of time. Also, the company should put in place a procedure which would enable it, should it identify any facts of manipulation of reported indicators or other bad faith actions on the part of any of its executive directors and other key managers which were detrimental to the long-term interests of its shareholders, to ensure that any funds wrongfully obtained in such manner are repaid to it.</i>				

### Inghams Group Ltd.

<b>Meeting Date:</b> 12/06/2018	<b>Country:</b> Australia	<b>Ticker:</b> ING
<b>Meeting Type:</b> Special	<b>Primary ISIN:</b> AU000000ING6	<b>Primary SEDOL:</b> BZCNHW2

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Approve Capital Return to Shareholders	Mgmt	For	For

### Juventus Football Club SpA

<b>Meeting Date:</b> 10/25/2018	<b>Country:</b> Italy	<b>Ticker:</b> JUVE
<b>Meeting Type:</b> Annual	<b>Primary ISIN:</b> IT0000336518	<b>Primary SEDOL:</b> 7264809

# The SEI Global Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 10/01/2018 to 12/31/2018

### Juventus Football Club SpA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Ordinary Business	Mgmt		
	Management Proposal	Mgmt		
1	Approve Financial Statements, Statutory Reports, and Allocation of Income	Mgmt	For	For
	Shareholder Proposals Submitted by EXOR NV	Mgmt		
2.a.1	Fix Number of Directors	SH	None	For
2.a.2	Fix Board Terms for Directors	SH	None	For
2.a.3	Approve Remuneration of Directors	SH	None	For
	Appoint Directors (Slate Election)	Mgmt		
2.b	Slate Submitted by EXOR NV	SH	None	For
<i>Voter Rationale: We supported the resolution given that the profiles and details of the proposed candidates are available and we have not identified concerns.</i>				
	Appoint Internal Statutory Auditors (Slate Election)	Mgmt		
2.c	Slate Submitted by EXOR NV	SH	None	For
<i>Voter Rationale: We supported the resolution given that the profiles and details of the proposed candidates are available and we have not identified concerns.</i>				
	Shareholder Proposal Submitted by EXOR NV	Mgmt		
2.d	Approve Internal Auditors' Remuneration	SH	None	For
<i>Voter Rationale: The sponsoring shareholder has satisfactorily disclosed the proposed remuneration.</i>				
	Management Proposal	Mgmt		
3	Approve Remuneration Policy	Mgmt	For	Against
<i>Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance and drive shareholder value over a sufficiently long period of time. Also, the company should put in place a procedure which would enable it, should it identify any facts of manipulation of reported indicators or other bad faith actions on the part of any of its executive directors and other key managers which were detrimental to the long-term interests of its shareholders, to ensure that any funds wrongfully obtained in such manner are repaid to it.</i>				
A	Deliberations on Possible Legal Action Against Directors if Presented by Shareholders	Mgmt	None	Against
<i>Voter Rationale: Companies should provide sufficient information at least 21 days in advance of the meeting to enable shareholders to cast an informed vote.</i>				

### KLA-Tencor Corp.

Meeting Date: 11/07/2018

Country: USA

Meeting Type: Annual

Ticker: KLAC

Primary ISIN: US4824801009

Primary SEDOL: 2480138

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## Vote Summary Report

Date range covered: 10/01/2018 to 12/31/2018

### KLA-Tencor Corp.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.1	Elect Director Edward W. Barnholt	Mgmt	For	Against
	<i>Voter Rationale: Directors with long board tenures should not serve on committees that require absolute independence. The compensation committee should be independent and this director's membership could hamper the committee's impartiality and effectiveness.</i>			
1.2	Elect Director Robert M. Calderoni	Mgmt	For	Against
	<i>Voter Rationale: Executive directors are expected to hold no more than one external directorships to ensure they have sufficient time and energy to discharge their roles properly, particularly during unexpected company situations requiring substantial amounts of time.</i>			
1.3	Elect Director John T. Dickson	Mgmt	For	For
1.4	Elect Director Emiko Higashi	Mgmt	For	For
1.5	Elect Director Kevin J. Kennedy	Mgmt	For	For
1.6	Elect Director Gary B. Moore	Mgmt	For	For
1.7	Elect Director Kiran M. Patel	Mgmt	For	For
1.8	Elect Director Ana G. Pinczuk	Mgmt	For	For
1.9	Elect Director Robert A. Rango	Mgmt	For	For
1.10	Elect Director Richard P. Wallace	Mgmt	For	For
	<i>Voter Rationale: Executive directors are expected to hold no more than one external directorships to ensure they have sufficient time and energy to discharge their roles properly, particularly during unexpected company situations requiring substantial amounts of time.</i>			
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For
	<i>Voter Rationale: The audit firm has served the company more than 20 years. While specific term limits for auditors is not a consensus best practice, there is value in gaining new perspectives on finances and controls. The board should consider a plan for bringing in a new auditing firm.</i>			
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against
	<i>Voter Rationale: Severance payments should not exceed two year's pay. Larger severance packages should be subject to a separate shareholder approval. Also, the remuneration committee should not allow vesting of incentive awards for below median performance. In addition, incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance and drive shareholder value over a sufficiently long period of time.</i>			
4	Amend Omnibus Stock Plan	Mgmt	For	Against
	<i>Voter Rationale: On early termination, all share-based awards should be time pro-rated and tested for performance, including in the event of a change of control. In addition, share options should not be granted to non-executive directors as this may compromise their independence and ability to hold management accountable. Also, incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance and drive shareholder value over a sufficiently long period of time.</i>			

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Date range covered: 10/01/2018 to 12/31/2018

### Maxim Integrated Products, Inc.

**Meeting Date:** 11/08/2018

**Country:** USA

**Meeting Type:** Annual

**Ticker:** MXIM

**Primary ISIN:** US57772K1016

**Primary SEDOL:** 2573760

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1a	Elect Director William (Bill) P. Sullivan	Mgmt	For	For
1b	Elect Director Tunc Doluca	Mgmt	For	For
1c	Elect Director Tracy C. Accardi	Mgmt	For	For
1d	Elect Director James R. Bergman	Mgmt	For	Against
<i>Voter Rationale: Directors with long board tenures should not serve on committees that require absolute independence. The audit committee should be fully independent and this director's membership could hamper the committee's impartiality and effectiveness. The compensation committee should be independent and this director's membership could hamper the committee's impartiality and effectiveness.</i>				
1e	Elect Director Joseph R. Bronson	Mgmt	For	Against
<i>Voter Rationale: Executive directors are expected to hold no more than one external directorships to ensure they have sufficient time and energy to discharge their roles properly, particularly during unexpected company situations requiring substantial amounts of time.</i>				
1f	Elect Director Robert E. Grady	Mgmt	For	For
1g	Elect Director William D. Watkins	Mgmt	For	For
1h	Elect Director MaryAnn Wright	Mgmt	For	For
2	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For
<i>Voter Rationale: Incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance and drive shareholder value over a sufficiently long period of time.</i>				

### Microsoft Corp.

**Meeting Date:** 11/28/2018

**Country:** USA

**Meeting Type:** Annual

**Ticker:** MSFT

**Primary ISIN:** US5949181045

**Primary SEDOL:** 2588173

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.1	Elect Director William H. Gates, III	Mgmt	For	For
1.2	Elect Director Reid G. Hoffman	Mgmt	For	For

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### Microsoft Corp.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.3	Elect Director Hugh F. Johnston	Mgmt	For	For
1.4	Elect Director Teri L. List-Stoll	Mgmt	For	For
1.5	Elect Director Satya Nadella	Mgmt	For	For
1.6	Elect Director Charles H. Noski	Mgmt	For	Against
<i>Voter Rationale: Directors with long board tenures should not serve on committees that require absolute independence. The audit committee should be fully independent and this director's membership could hamper the committee's impartiality and effectiveness.</i>				
1.7	Elect Director Helmut Panke	Mgmt	For	Against
<i>Voter Rationale: Directors with long board tenures should not serve on committees that require absolute independence. The audit committee should be fully independent and this director's membership could hamper the committee's impartiality and effectiveness.</i>				
1.8	Elect Director Sandra E. Peterson	Mgmt	For	For
1.9	Elect Director Penny S. Pritzker	Mgmt	For	For
1.10	Elect Director Charles W. Scharf	Mgmt	For	For
1.11	Elect Director Arne M. Sorenson	Mgmt	For	For
1.12	Elect Director John W. Stanton	Mgmt	For	For
1.13	Elect Director John W. Thompson	Mgmt	For	For
1.14	Elect Director Padmasree Warrior	Mgmt	For	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For
<i>Voter Rationale: We welcome the improvement in the equity mix, with the proportion of awards subject to performance conditions increased this year. However, we still consider that incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance and drive shareholder value over a sufficiently long period of time.</i>				
3	Ratify Deloitte & Touche LLP as Auditors	Mgmt	For	For
<i>Voter Rationale: The audit firm has served the company more than 20 years. While specific term limits for auditors is not a consensus best practice, there is value in gaining new perspectives on finances and controls. The board should consider a plan for bringing in a new auditing firm.</i>				

### Navigator Global Investments Ltd.

**Meeting Date:** 11/28/2018

**Country:** Australia

**Meeting Type:** Annual

**Ticker:** NGI

**Primary ISIN:** AU000000NGI6

**Primary SEDOL:** BFN1D38

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
2	Approve Remuneration Report	Mgmt	For	For

# The SEI Global Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 10/01/2018 to 12/31/2018

### Navigator Global Investments Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
<p><i>Voter Rationale: The remuneration report does not articulate how executives performed against historic performance targets. The board should articulate how bonus payments reflect prior year performance, as well as outlining forward-looking targets that underpin long-term incentive plans. In addition, the remuneration committee should consider deferring a proportion of the annual cash bonus into shares which would be more effective in retaining executives and ensuring that the annual and long-term performance objectives are aligned.</i></p>				
3a	Elect Randall Yanker as Director	Mgmt	For	For
3b	Elect Andy Bluhm as Director	Mgmt	For	Against
<p><i>Voter Rationale: The audit committee should be fully independent and this director's membership could hamper the committee's impartiality and effectiveness.</i></p>				
4	Approve Grant of Performance Rights to Sean McGould	Mgmt	For	For
5	Approve Potential Termination Benefits	Mgmt	For	For

### Oncopptides AB

**Meeting Date:** 12/05/2018

**Country:** Sweden

**Meeting Type:** Special

**Ticker:** ONCO

**Primary ISIN:** SE0009414576

**Primary SEDOL:** BZBZTD4

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Open Meeting	Mgmt		
2	Elect Chairman of Meeting	Mgmt	For	For
3	Prepare and Approve List of Shareholders	Mgmt	For	For
4	Approve Agenda of Meeting	Mgmt	For	For
5	Designate Inspector(s) of Minutes of Meeting	Mgmt	For	For
6	Acknowledge Proper Convening of Meeting	Mgmt	For	For
7	Determine Number of Members (8) and Deputy Members of Board	Mgmt	For	For
8	Approve Remuneration of Newly Elected Director in the Annual Amount of SEK 335,000	Mgmt	For	For
9	Elect Jennifer Jackson as New Director	Mgmt	For	For
10.1	Approve Non-Employee Director Restricted Share Plan LTIP 2018.2 for Newly Elected Director Jennifer Jackson; Approve Equity Plan Financing (Primary Proposal)	Mgmt	For	Against

*Voter Rationale: Variable remuneration and equity incentives should not be granted to non-executive directors as this may compromise their independence and ability to hold management accountable.*



# The SEI Global Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 10/01/2018 to 12/31/2018

### Oncopptides AB

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
10.2	Approve Non-Employee Director Restricted Share Plan LTIP 2018.2 for Newly Elected Director Jennifer Jackson; Approve Alternative Equity Plan Financing (Secondary Proposal)	Mgmt	For	Against
<p><i>Voter Rationale: Variable remuneration and equity incentives should not be granted to non-executive directors as this may compromise their independence and ability to hold management accountable.</i></p>				
11	Close Meeting	Mgmt		

### Scottish Pacific Group Ltd.

<b>Meeting Date:</b> 11/30/2018	<b>Country:</b> Australia	<b>Meeting Type:</b> Court	<b>Ticker:</b> SCO
	<b>Primary ISIN:</b> AU000000SCO2	<b>Primary SEDOL:</b> BZ01900	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Court-Ordered Meeting	Mgmt		
1	Approve Scheme of Arrangement in Relation to the Acquisition of the Company by SME Capital Investments III Pty Ltd.	Mgmt	For	For

### Scottish Pacific Group Ltd.

<b>Meeting Date:</b> 11/30/2018	<b>Country:</b> Australia	<b>Meeting Type:</b> Annual	<b>Ticker:</b> SCO
	<b>Primary ISIN:</b> AU000000SCO2	<b>Primary SEDOL:</b> BZ01900	

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Elect Andrew Love as Director	Mgmt	For	For
2	Elect Katrina Onishi as Director	Mgmt	For	For
3	Approve Remuneration Report	Mgmt	None	Against

*Voter Rationale: Companies should not extend vesting periods or allow re-testing of performance targets because this weakens the effectiveness of incentive schemes. In addition, the remuneration committee should consider deferring a proportion of the annual cash bonus into shares which would be more effective in retaining executives and ensuring that the annual and long-term performance objectives are aligned. Furthermore, the remuneration report does not articulate how executives performed against historic performance targets. The board should articulate how bonus payments reflect prior year performance, as well as outlining forward-looking targets that underpin long-term incentive plans.*

# The SEI Global Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 10/01/2018 to 12/31/2018

### Scottish Pacific Group Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
4	Approve Issuance of Options to Peter Langham	Mgmt	For	Against

*Voter Rationale: Companies should not extend vesting periods or allow re-testing of performance targets because this weakens the effectiveness of incentive schemes.*

### Shopping Centres Australasia Property Group RE Ltd.

<b>Meeting Date:</b> 11/21/2018	<b>Country:</b> Australia	<b>Meeting Type:</b> Annual	<b>Ticker:</b> SCP
	<b>Primary ISIN:</b> AU000000SCP9		<b>Primary SEDOL:</b> B8K7J65

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Approve the Remuneration Report	Mgmt	For	For
<i>Voter Rationale: The remuneration report does not articulate how executives performed against historic performance targets. The board should articulate how bonus payments reflect prior year performance, as well as outlining forward-looking targets that underpin long-term incentive plans.</i>				
2	Elect Kirstin Ferguson as Director	Mgmt	For	For
3	Elect Mark Fleming as Director	Mgmt	For	For
4	Approve Issuance of Short Term Incentive Rights to Anthony Mellowes	Mgmt	For	For
5	Approve Issuance of Long Term Incentive Rights to Anthony Mellowes	Mgmt	For	For
6	Approve Issuance of Short Term Incentive Rights to Mark Fleming	Mgmt	For	For
7	Approve Issuance of Long Term Incentive Rights to Mark Fleming	Mgmt	For	For
8	Ratify Past Issuance of Stapled Units to Investors	Mgmt	For	Abstain

*Voter Rationale: An abstain is require in line with technical requirement for processing this resolution.*

### SodaStream International Ltd.

<b>Meeting Date:</b> 10/09/2018	<b>Country:</b> Israel	<b>Meeting Type:</b> Special	<b>Ticker:</b> SODA
	<b>Primary ISIN:</b> IL0011213001		<b>Primary SEDOL:</b> B5N90N1

# The SEI Global Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 10/01/2018 to 12/31/2018

### SodaStream International Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Approve Acquisition of SodaStream by PepsiCo, Inc.	Mgmt	For	For
A	Vote FOR if you are NOT PepsiCo, Inc., Merger Sub, or PepsiCo Ventures B.V., or a related party thereof; otherwise vote AGAINST. If you vote AGAINST, please provide an explanation to your account manager.	Mgmt	None	For

### Sushiro Global Holdings Ltd.

<b>Meeting Date:</b> 12/20/2018	<b>Country:</b> Japan	<b>Ticker:</b> 3563
	<b>Meeting Type:</b> Annual	
	<b>Primary ISIN:</b> JP3397150008	<b>Primary SEDOL:</b> BF1HPT8

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Approve Allocation of Income, with a Final Dividend of JPY 85	Mgmt	For	For
2.1	Elect Director Mizutome, Koichi	Mgmt	For	For
2.2	Elect Director Kinoshita, Yoshihito	Mgmt	For	Against
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
2.3	Elect Director Horie, Yo	Mgmt	For	Against
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
2.4	Elect Director Nii, Kohei	Mgmt	For	Against
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
2.5	Elect Director Fujio, Mitsuo	Mgmt	For	Against
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
2.6	Elect Director Ajima, Katsufumi	Mgmt	For	Against
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
2.7	Elect Director Matsumoto, Akira	Mgmt	For	For

# The SEI Global Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 10/01/2018 to 12/31/2018

### Sushiro Global Holdings Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
2.8	Elect Director Kondo, Akira	Mgmt	For	Against
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
3.1	Elect Director and Audit Committee Member Ichige, Yumiko	Mgmt	For	For
3.2	Elect Director and Audit Committee Member Notsuka, Yoshihiro	Mgmt	For	For

### Twenty-First Century Fox, Inc.

<b>Meeting Date:</b> 11/14/2018	<b>Country:</b> USA	<b>Ticker:</b> FOXA
	<b>Meeting Type:</b> Annual	
	<b>Primary ISIN:</b> US90130A1016	<b>Primary SEDOL:</b> BBM4S68

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1a	Elect Director K. Rupert Murdoch AC	Mgmt	For	For
<i>Voter Rationale: We oppose dual class structures with impaired or enhanced voting rights. The company should amend its structure to allow for equal voting rights among shareholders. Also, the board should appoint a Lead Independent Director to establish appropriate checks and balances on the Board, support the Chairman, ensure orderly succession process for the Chairman, and act as a point of contact for shareholders, non-executive directors and senior executives where normal channels of communication through the board Chairman are considered inappropriate.</i>				
1b	Elect Director Lachlan K. Murdoch	Mgmt	For	For
<i>Voter Rationale: We oppose dual class structures with impaired or enhanced voting rights. The company should amend its structure to allow for equal voting rights among shareholders. Also, the board should appoint a Lead Independent Director to establish appropriate checks and balances on the Board, support the Chairman, ensure orderly succession process for the Chairman, and act as a point of contact for shareholders, non-executive directors and senior executives where normal channels of communication through the board Chairman are considered inappropriate.</i>				
1c	Elect Director Delphine Arnault	Mgmt	For	Against
<i>Voter Rationale: Executive directors are expected to hold no more than one external directorships to ensure they have sufficient time and energy to discharge their roles properly, particularly during unexpected company situations requiring substantial amounts of time.</i>				
1d	Elect Director James W. Breyer	Mgmt	For	For
<i>Voter Rationale: The lead director is not considered sufficiently independent to serve in such role. The nominating/governance committee should appoint a fully independent lead director. Also, the board imposed a forum selection clause without prior shareholder approval. The corporate governance committee should oppose measures that restrict investors' access to courts, and reverse the measure or, at the very least, put the matter to an investor vote.</i>				
1e	Elect Director Chase Carey	Mgmt	For	For
1f	Elect Director David F. DeVoe	Mgmt	For	For

# The SEI Global Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 10/01/2018 to 12/31/2018

### Twenty-First Century Fox, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1g	Elect Director Roderick I. Eddington	Mgmt	For	Against
	<i>Voter Rationale: Directors with long board tenures should not serve on committees that require absolute independence. The audit committee should be fully independent and this director's membership could hamper the committee's impartiality and effectiveness. The compensation committee should be independent and this director's membership could hamper the committee's impartiality and effectiveness. Also, this director is not sufficiently independent to serve as the independent lead director.</i>			
1h	Elect Director James R. Murdoch	Mgmt	For	For
	<i>Voter Rationale: We oppose dual class structures with impaired or enhanced voting rights. The company should amend its structure to allow for equal voting rights among shareholders. Also, executive directors are expected to hold no more than one external directorships to ensure they have sufficient time and energy to discharge their roles properly, particularly during unexpected company situations requiring substantial amounts of time.</i>			
1i	Elect Director Jacques Nasser AC	Mgmt	For	Against
	<i>Voter Rationale: The board imposed a forum selection clause without prior shareholder approval. The corporate governance committee should oppose measures that restrict investors' access to courts, and reverse the measure or, at the very least, put the matter to an investor vote. Also, the lead director is not considered sufficiently independent to serve in such role. The nominating/governance committee should appoint a fully independent lead director.</i>			
1j	Elect Director Robert S. Silberman	Mgmt	For	Against
	<i>Voter Rationale: Executive directors are expected to hold no more than one external directorships to ensure they have sufficient time and energy to discharge their roles properly, particularly during unexpected company situations requiring substantial amounts of time. Also, the lead director is not considered sufficiently independent to serve in such role. The nominating/governance committee should appoint a fully independent lead director. In addition, the board imposed a forum selection clause without prior shareholder approval. The corporate governance committee should oppose measures that restrict investors' access to courts, and reverse the measure or, at the very least, put the matter to an investor vote.</i>			
1k	Elect Director Tidjane Thiam	Mgmt	For	Against
	<i>Voter Rationale: Directors are expected to attend all board meetings. Attendance is crucial for making valuable contributions to the board and fulfilling fiduciary duties. Also, the lead director is not considered sufficiently independent to serve in such role. The nominating/governance committee should appoint a fully independent lead director. In addition, the board imposed a forum selection clause without prior shareholder approval. The corporate governance committee should oppose measures that restrict investors' access to courts, and reverse the measure or, at the very least, put the matter to an investor vote.</i>			
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against
	<i>Voter Rationale: The plan's structure and pay-for-performance results are not sufficiently strong. Good practices include: well disclosed and stretching performance targets; performance triggers for equity awards; using different metrics for the short and long-term plans; measuring company outcomes against its appropriate peer group; and setting awards so that executives are not rewarded for below-average performance. These and other approaches will ensure that the compensation committee designs compensation packages that build shareholder value over time. Also, a larger percentage of the equity awards should be tied to performance conditions. At least 50% is a minimum good practice. In addition, incentive awards to executives should be clearly disclosed and include robust and stretching performance targets to reward strong performance and drive shareholder value over a sufficiently long period of time. Moreover, the remuneration committee should not allow vesting of incentive awards for below median performance. Lastly, all exceptional awards should be clearly linked to performance and demonstrate shareholder value creation in addition to and above that expected of directors as a normal part of their jobs.</i>			
4	Approve Recapitalization Plan for all Stock to Have One-vote per Share	SH	Against	For
	<i>Voter Rationale: "One share, one vote" is a fundamental element of good corporate governance. Companies should not create shares with impaired or enhanced voting rights.</i>			

# The SEI Global Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 10/01/2018 to 12/31/2018

### Washington H. Soul Pattinson & Co. Ltd.

**Meeting Date:** 12/07/2018

**Country:** Australia

**Meeting Type:** Annual

**Ticker:** SOL

**Primary ISIN:** AU000000SOL3

**Primary SEDOL:** 6821807

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
2	Approve Remuneration Report	Mgmt	For	Against
<p><i>Voter Rationale: Companies should not extend vesting periods or allow re-testing of performance targets because this weakens the effectiveness of incentive schemes. In addition, significant salary increases should be linked to material changes in the business or in the role and responsibilities of executive directors. Also, significant salary increases should be linked to material changes in the business or in the role and responsibilities of executive directors. Moreover, the remuneration committee should consider deferring a proportion of the annual cash bonus into shares which would be more effective in retaining executives and ensuring that the annual and long-term performance objectives are aligned.</i></p>				
3a	Elect Michael J Hawker as Director	Mgmt	For	For
3b	Elect Robert G Westphal as Director	Mgmt	For	For
4	Approve Grant of Performance Rights to Todd J Barlow	Mgmt	For	Against
<p><i>Voter Rationale: Companies should not extend vesting periods or allow re-testing of performance targets because this weakens the effectiveness of incentive schemes.</i></p>				

### Zhaobangji Properties Holdings Ltd.

**Meeting Date:** 12/21/2018

**Country:** Cayman Islands

**Meeting Type:** Special

**Ticker:** 1660

**Primary ISIN:** KYG9898R1092

**Primary SEDOL:** BG1D173

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Approve Property Management Framework Agreement and Related Transactions	Mgmt	For	For
2	Elect Li Yan Sang as Director and Authorize Board to Fix His Remuneration	Mgmt	For	For
3	Elect Zhao Yiyong as Director and Authorize Board to Fix His Remuneration	Mgmt	For	For
4	Elect Lee Chack Fan as Director and Authorize Board to Fix His Remuneration	Mgmt	For	For
5	Elect Zhan Meiqing as Director and Authorize Board to Fix Her Remuneration	Mgmt	For	For
6	Elect Cheng Yiu-tong as Director and Authorize Board to Fix His Remuneration	Mgmt	For	For

# The SEI Global Equity Fund All Votes Report

## **Vote Summary Report**

Date range covered: 10/01/2018 to 12/31/2018



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