

The SEI Global Select Equity Fund

VOTING RECORDS

FROM:01/07/2018 TO: 30/09/2018



# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### ALROSA PJSC

**Meeting Date:** 09/30/2018

**Country:** Russia

**Meeting Type:** Special

**Ticker:** ALRS

**Primary ISIN:** RU0007252813

**Primary SEDOL:** B6QPBP2

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Approve Interim Dividends of RUB 5.93 per Share for First Six Months of Fiscal 2018	Mgmt	For	For

### ANDEAVOR

**Meeting Date:** 09/24/2018

**Country:** USA

**Meeting Type:** Special

**Ticker:** ANDV

**Primary ISIN:** US03349M1053

**Primary SEDOL:** BF0G7N4

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Approve Merger Agreement	Mgmt	For	For
2	Advisory Vote on Golden Parachutes	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, 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.</i>				
3	Adjourn Meeting	Mgmt	For	For

### Ashtead Group plc

**Meeting Date:** 09/11/2018

**Country:** United Kingdom

**Meeting Type:** Annual

**Ticker:** AHT

**Primary ISIN:** GB0000536739

**Primary SEDOL:** 0053673

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	Approve Final Dividend	Mgmt	For	For

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## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Ashtead Group plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
4	Re-elect Geoff Drabble as Director	Mgmt	For	For
5	Re-elect Brendan Horgan as Director	Mgmt	For	For
6	Elect Michael Pratt as Director	Mgmt	For	For
7	Re-elect Ian Sutcliffe as Director	Mgmt	For	For
8	Re-elect Lucinda Riches as Director	Mgmt	For	For
<i>Voter Rationale: We note that Ms Riches appointment as Chair of the Audit committee is on an interim basis. Having received additional comfort that a search is being conducted for a permanent Audit Co Chair and that financial expertise relevant to audit and accounting is a prerequisite, we feel support is warranted.</i>				
9	Re-elect Tanya Fratto as Director	Mgmt	For	For
10	Elect Paul Walker as Director	Mgmt	For	For
<i>Voter Rationale: Given that Mr Walker is stepping down from one of his non-executive positions, we support his election on the grounds that his time commitments will reduce in the future.</i>				
11	Reappoint Deloitte LLP as Auditors	Mgmt	For	For
<i>Voter Rationale: Companies that have had the same auditor for a period of over 10 years should consider a plan or tender process for bringing in a new auditing firm.</i>				
12	Authorise Board to Fix Remuneration of Auditors	Mgmt	For	For
<i>Voter Rationale: Companies that have had the same auditor for a period of over 10 years should consider a plan or tender process for bringing in a new auditing firm.</i>				
13	Authorise Issue of Equity with Pre-emptive Rights	Mgmt	For	For
14	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For
15	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For
16	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For
17	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For

### AT & S Austria Technologie & Systemtechnik AG

**Meeting Date:** 07/05/2018

**Country:** Austria

**Meeting Type:** Annual

**Ticker:** ATS

**Primary ISIN:** AT0000969985

**Primary SEDOL:** B2RK5K1

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Date range covered: 07/01/2018 to 09/30/2018

### AT & S Austria Technologie & Systemtechnik AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports (Non-Voting)	Mgmt		
2	Approve Allocation of Income and Dividends of EUR 0.36 per Share	Mgmt	For	For
3	Approve Discharge of Management Board for Fiscal 2017/18	Mgmt	For	For
4	Approve Discharge of Supervisory Board for Fiscal 2017/18	Mgmt	For	For
<i>Voter Rationale: The company should reduce director terms and implement either staggered election cycles or, ideally, annual re-elections, in order to facilitate a more dynamic board refreshment process.</i>				
5	Approve Remuneration of Supervisory Board Members	Mgmt	For	Against
<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>				
6	Receive Management Board Report on Repurchase and Use of Own Shares (Non-Voting)	Mgmt		
7	Ratify PwC Wirtschaftspruefung GmbH as Auditors for Fiscal 2018/19	Mgmt	For	For

### Aurora Cannabis Inc.

<b>Meeting Date:</b> 07/18/2018	<b>Country:</b> Canada	<b>Ticker:</b> ACB
	<b>Meeting Type:</b> Special	
	<b>Primary ISIN:</b> CA05156X1087	<b>Primary SEDOL:</b> BTGWJY9

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Issue Shares in Connection with Acquisition of MedReleaf Corp.	Mgmt	For	For
<i>Voter Rationale: The proposed arrangement makes strategic sense as it combines two companies in the same cannabis segment with complementary assets and products, distribution networks, and capabilities. The combined entity is expected to benefit from a stronger competitive positioning in the evolving cannabis industry due larger production scale, improved efficiency, extensive distribution channels, better diversified products portfolio, improved brand leadership and enhanced capital markets profile.</i>				
2	Approve Reduction in Stated Capital	Mgmt	For	For

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Date range covered: 07/01/2018 to 09/30/2018

### Berkeley Group Holdings Plc

**Meeting Date:** 09/05/2018

**Country:** United Kingdom

**Meeting Type:** Annual

**Ticker:** BKG

**Primary ISIN:** GB00B02L3W35

**Primary SEDOL:** B02L3W3

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	Re-elect Tony Pidgley as Director	Mgmt	For	For
4	Re-elect Rob Perrins as Director	Mgmt	For	For
5	Re-elect Richard Stearn as Director	Mgmt	For	For
6	Re-elect Karl Whiteman as Director	Mgmt	For	For
7	Re-elect Sean Ellis as Director	Mgmt	For	For
8	Re-elect Sir John Armitt as Director	Mgmt	For	For
9	Re-elect Alison Nimmo as Director	Mgmt	For	For
10	Re-elect Veronica Wadley as Director	Mgmt	For	For
11	Re-elect Glyn Barker as Director	Mgmt	For	For
<p><i>Voter Rationale: Items 3 to 10; 13 to 18: Elect/ Re-elect DirectorsA vote FOR these Directors is warranted as no significant concerns have been identified.Item 11: Re-elect Glyn Barker as DirectorA vote FOR the re-election is considered warranted though it is not without concern for shareholders on account of:* His external time commitments and roles at other publicly listed companies may potentially impair his ability to devote sufficient time for Company matters.The main reasons for support are:* He was appointed as Deputy Chair of the Company in April 2018 – and a certain level of flexibility is considered appropriate at this time;* His time commitments will be kept under strict review going forward.Item 12: Re-elect Adrian LiA vote AGAINST his re-election is considered warranted on account of his external time commitments and roles at other publicly listed companies which may potentially impair his ability to devote sufficient time for Company matters.</i></p>				
12	Re-elect Adrian Li as Director	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. However, in this case we consider his international experience and background to be sufficiently beneficial to the board to justify his election.</i></p>				
13	Re-elect Andy Myers as Director	Mgmt	For	For
14	Re-elect Diana Brightmore-Armour as Director	Mgmt	For	For
15	Elect Justin Tibaldi as Director	Mgmt	For	For
16	Elect Paul Vallone as Director	Mgmt	For	For
17	Elect Peter Vernon as Director	Mgmt	For	For
18	Elect Rachel Downey as Director	Mgmt	For	For
19	Reappoint KPMG LLP as Auditors	Mgmt	For	For

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Date range covered: 07/01/2018 to 09/30/2018

### Berkeley Group Holdings Plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
20	Authorise the Audit Committee to Fix Remuneration of Auditors	Mgmt	For	For
21	Adopt New Articles of Association	Mgmt	For	For
22	Authorise Issue of Equity with Pre-emptive Rights	Mgmt	For	For
23	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For
24	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For
25	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For
26	Authorise EU Political Donations and Expenditure	Mgmt	For	For
27	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For

### Burberry Group plc

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

**Country:** United Kingdom

**Meeting Type:** Annual

**Ticker:** BRBY

**Primary ISIN:** GB0031743007

**Primary SEDOL:** 3174300

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	Approve Final Dividend	Mgmt	For	For
4	Elect Dr Gerry Murphy as Director	Mgmt	For	For
5	Re-elect Fabiola Arredondo as Director	Mgmt	For	For
6	Re-elect Ian Carter as Director	Mgmt	For	For
7	Re-elect Jeremy Darroch as Director	Mgmt	For	For
8	Re-elect Stephanie George as Director	Mgmt	For	For
9	Re-elect Matthew Key as Director	Mgmt	For	For
10	Re-elect Dame Carolyn McCall as Director	Mgmt	For	For
11	Elect Orna NiChionna as Director	Mgmt	For	For
12	Elect Ron Frasca as Director	Mgmt	For	For

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### Burberry Group plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
13	Re-elect Julie Brown as Director	Mgmt	For	For
14	Re-elect Marco Gobetti as Director	Mgmt	For	For
15	Reappoint PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For
16	Authorise the Audit Committee to Fix Remuneration of Auditors	Mgmt	For	For
17	Authorise EU Political Donations and Expenditure	Mgmt	For	For
18	Authorise Issue of Equity with Pre-emptive Rights	Mgmt	For	For
19	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For
20	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For
21	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For

### Canada Goose Holdings Inc.

**Meeting Date:** 08/10/2018

**Country:** Canada

**Meeting Type:** Annual

**Ticker:** GOOS

**Primary ISIN:** CA1350861060

**Primary SEDOL:** BF0B2F6

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Meeting for Multiple Voting and Subordinate Voting Shareholders	Mgmt		
1.1	Elect Director Dani Reiss	Mgmt	For	For
<p><i>Voter Rationale: 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. Furthermore, 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>				
1.2	Elect Director Ryan Cotton	Mgmt	For	Withhold
<p><i>Voter Rationale: Directors who represent major shareholders are not sufficiently independent to serve on key committees as their interests may not be well aligned with the wider group of shareholders. 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.</i></p>				

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### Canada Goose Holdings Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.3	Elect Director Joshua Bekenstein	Mgmt	For	Withhold
<p><i>Voter Rationale: Directors who represent major shareholders are not sufficiently independent to serve on key committees as their interests may not be well aligned with the wider group of shareholders. 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.</i></p>				
1.4	Elect Director Stephen Gunn	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>				
1.5	Elect Director Jean-Marc Huet	Mgmt	For	For
1.6	Elect Director John Davison	Mgmt	For	For
1.7	Elect Director Maureen Chiquet	Mgmt	For	For
1.8	Elect Director Jodi Butts	Mgmt	For	For
2	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For

### Canopy Growth Corp.

**Meeting Date:** 09/26/2018

**Country:** Canada

**Meeting Type:** Annual/Special

**Ticker:** WEED

**Primary ISIN:** CA1380351009

**Primary SEDOL:** BYTN3W0

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.1	Elect Director Bruce Linton	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. Furthermore, 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>				
1.2	Elect Director John K. Bell	Mgmt	For	For
1.3	Elect Director Chris Schnarr	Mgmt	For	For
<p><i>Voter Rationale: In the context of increasingly complex international accounting standards, the audit committee benefits from members who have a good and recent understanding of the accounting rules and of the audit process.</i></p>				
1.4	Elect Director Murray Goldman	Mgmt	For	For
1.5	Elect Director Peter E. Stringham	Mgmt	For	For
2	Approve Deloitte LLP as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For



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Date range covered: 07/01/2018 to 09/30/2018

### Canopy Growth Corp.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
3	Approve Issuance of Shares in One or More Private Placements	Mgmt	For	For

### Canopy Growth Corporation

<b>Meeting Date:</b> 07/30/2018	<b>Country:</b> Canada	<b>Meeting Type:</b> Special	<b>Ticker:</b> WEED
<b>Primary ISIN:</b> CA1380351009	<b>Primary SEDOL:</b> BYTN3W0		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Amend Omnibus Incentive Plan	Mgmt	For	Against
<i>Voter Rationale: Share options should not be granted to non-executive directors as this may compromise their independence and ability to hold management accountable. Also, this plan could lead to excessive dilution. 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 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>				
2	Approve Stock Split	Mgmt	For	For

### Celanese Corp.

<b>Meeting Date:</b> 09/17/2018	<b>Country:</b> USA	<b>Meeting Type:</b> Special	<b>Ticker:</b> CE
<b>Primary ISIN:</b> US1508701034	<b>Primary SEDOL:</b> B05MZT4		

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Amend Certificate of Incorporation to Eliminate Series B Common Stock and to Redesignate Series A as Common Stock	Mgmt	For	For
2	Adjourn Meeting	Mgmt	For	For

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## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Check Point Software Technologies Ltd.

**Meeting Date:** 08/20/2018

**Country:** Israel

**Meeting Type:** Annual

**Ticker:** CHKP

**Primary ISIN:** IL0010824113

**Primary SEDOL:** 2181334

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.1	Reelect Gil Shwed as Director	Mgmt	For	For
1.2	Reelect Marius Nacht as Director	Mgmt	For	Against
<p><i>Voter Rationale: For widely held companies, the board should include at least 50% independent non-executive directors to ensure appropriate balance of independence and objectivity. Moreover, the board should appoint a Lead Independent Director to establish appropriate checks and balances on the Board, support the Chairman, ensure an 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>				
1.3	Reelect Jerry Ungerman as Director	Mgmt	For	Against
<p><i>Voter Rationale: For widely held companies, the board should include at least 50% independent non-executive directors to ensure appropriate balance of independence and objectivity.</i></p>				
1.4	Reelect Dan Propper as Director	Mgmt	For	For
1.5	Reelect David Rubner as Director	Mgmt	For	Against
<p><i>Voter Rationale: For widely held companies, the board should include at least 50% independent non-executive directors to ensure appropriate balance of independence and objectivity. Additionally, the nomination committee should be majority independent and this director's membership could hamper the committee's impartiality and effectiveness.</i></p>				
1.6	Reelect Tal Shavit as Director	Mgmt	For	Against
<p><i>Voter Rationale: For widely held companies, the board should include at least 50% independent non-executive directors to ensure appropriate balance of independence and objectivity. Additionally, the nomination committee should be majority independent and this director's membership could hamper the committee's impartiality and effectiveness.</i></p>				
2.1	Reelect Yoav Chelouche as External Director	Mgmt	For	For
2.2	Reelect Guy Gecht as External Director	Mgmt	For	For
3	Reappoint Kost, Forer, Gabbay & Kasierer as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For
<p><i>Voter Rationale: Companies that have had the same auditor for a period of over 10 years should consider a plan or tender process for bringing in a new auditing firm.</i></p>				
4	Approve Employment Terms of Gil Shwed, CEO	Mgmt	For	Against
<p><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. Furthermore, 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.</i></p>				
A	Vote FOR if you are a controlling shareholder or have a personal interest in one or several resolutions, as indicated in the proxy card; otherwise, vote AGAINST. You may not abstain. If you vote FOR, please provide an explanation to your account manager	Mgmt	None	Against

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Date range covered: 07/01/2018 to 09/30/2018

### Cigna Corp.

**Meeting Date:** 08/24/2018

**Country:** USA

**Meeting Type:** Special

**Ticker:** CI

**Primary ISIN:** US1255091092

**Primary SEDOL:** 2196479

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Approve Merger Agreement	Mgmt	For	For
<i>Voter Rationale: Overall we consider the proposed merger to be in the best interest of shareholders.</i>				
2	Adjourn Meeting	Mgmt	For	For

### Concho Resources Inc.

**Meeting Date:** 07/17/2018

**Country:** USA

**Meeting Type:** Special

**Ticker:** CXO

**Primary ISIN:** US20605P1012

**Primary SEDOL:** B1YWRK7

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Issue Shares in Connection with Acquisition	Mgmt	For	For

### Constellation Brands, Inc.

**Meeting Date:** 07/17/2018

**Country:** USA

**Meeting Type:** Annual

**Ticker:** STZ

**Primary ISIN:** US21036P1084

**Primary SEDOL:** 2170473

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.1	Elect Director Jerry Fowden	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.</i>				
1.2	Elect Director Barry A. Fromberg	Mgmt	For	For
1.3	Elect Director Robert L. Hanson	Mgmt	For	For
1.4	Elect Director Ernesto M. Hernandez	Mgmt	For	For
1.5	Elect Director Susan Somersille Johnson	Mgmt	For	For

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### Constellation Brands, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.6	Elect Director James A. Locke, III	Mgmt	For	Withhold
<i>Voter Rationale: This director is not sufficiently independent to serve as the independent lead director.</i>				
1.7	Elect Director Daniel J. McCarthy	Mgmt	For	For
1.8	Elect Director Richard Sands	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>				
1.9	Elect Director Robert Sands	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>				
1.10	Elect Director Judy A. Schmeling	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.</i>				
1.11	Elect Director Keith E. Wandell	Mgmt	For	For
2	Ratify KPMG LLP as Auditors	Mgmt	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against
<i>Voter Rationale: A larger percentage of the equity awards should be tied to performance conditions. At least 50% is a minimum good practice. Also, severance payments should not exceed two year's pay. Larger severance packages should be subject to a separate shareholder approval. In addition, the remuneration committee should not allow vesting of incentive awards for below median performance.</i>				

### Don Quijote Holdings Co., Ltd.

**Meeting Date:** 09/26/2018

**Country:** Japan

**Meeting Type:** Annual

**Ticker:** 7532

**Primary ISIN:** JP3639650005

**Primary SEDOL:** 6269861

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Approve Allocation of Income, with a Final Dividend of JPY 27	Mgmt	For	For
2.1	Elect Director Ohara, Koji	Mgmt	For	For
2.2	Elect Director Yoshida, Naoki	Mgmt	For	Against
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				

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### Don Quijote Holdings Co., Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
2.3	Elect Director Takahashi, Mitsuo	Mgmt	For	Against
	<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>			
2.4	Elect Director Abe, Hiroshi	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 Ishii, Yuji	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 Nishii, Takeshi	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 Haga, Takeshi	Mgmt	For	Against
	<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>			
2.8	Elect Director Maruyama, Tetsuji	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 Wada, Shoji	Mgmt	For	Against
	<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>			
3.2	Elect Director and Audit Committee Member Inoue, Yukihiro	Mgmt	For	For
3.3	Elect Director and Audit Committee Member Yoshimura, Yasunori	Mgmt	For	For
3.4	Elect Director and Audit Committee Member Fukuda, Tomiaki	Mgmt	For	For

### DXC Technology Company

**Meeting Date:** 08/15/2018

**Country:** USA

**Meeting Type:** Annual

**Ticker:** DXC

**Primary ISIN:** US23355L1061

**Primary SEDOL:** BYXD7B3

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1a	Elect Director Mukesh Aghi	Mgmt	For	For
1b	Elect Director Amy E. Alving	Mgmt	For	For

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### DXC Technology Company

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1c	Elect Director David L. Herzog	Mgmt	For	For
1d	Elect Director Sachin Lawande	Mgmt	For	For
1e	Elect Director J. Michael Lawrie	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>				
1f	Elect Director Mary L. Krakauer	Mgmt	For	For
1g	Elect Director Julio A. Portalatin	Mgmt	For	For
1h	Elect Director Peter Rutland	Mgmt	For	For
1i	Elect Director Manoj P. Singh	Mgmt	For	For
1j	Elect Director Robert F. Woods	Mgmt	For	For
2	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>				
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>				

### Empire Co. Ltd.

<b>Meeting Date:</b> 09/13/2018	<b>Country:</b> Canada	<b>Ticker:</b> EMP.A
	<b>Meeting Type:</b> Annual	
	<b>Primary ISIN:</b> CA2918434077	<b>Primary SEDOL:</b> 2314000

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Meeting for Class A Non-Voting Shareholders	Mgmt		
1	Advisory Vote on Executive Compensation Approach	Mgmt	For	Against
<i>Voter Rationale: A larger percentage of the equity awards should be tied to performance conditions. At least 50% is a minimum good practice. 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. 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.</i>				

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### FedEx Corp.

**Meeting Date:** 09/24/2018

**Country:** USA

**Meeting Type:** Annual

**Ticker:** FDX

**Primary ISIN:** US31428X1063

**Primary SEDOL:** 2142784

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.1	Elect Director John A. Edwardson	Mgmt	For	Against
<p><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></p>				
1.2	Elect Director Marvin R. Ellison	Mgmt	For	For
1.3	Elect Director Susan Patricia Griffith	Mgmt	For	For
1.4	Elect Director John C. (Chris) Inglis	Mgmt	For	For
1.5	Elect Director Kimberly A. Jabal	Mgmt	For	For
1.6	Elect Director Shirley Ann Jackson	Mgmt	For	Against
<p><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></p>				
1.7	Elect Director R. Brad Martin	Mgmt	For	For
1.8	Elect Director Joshua Cooper Ramo	Mgmt	For	For
1.9	Elect Director Susan C. Schwab	Mgmt	For	For
1.10	Elect Director Frederick W. Smith	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>				
1.11	Elect Director David P. Steiner	Mgmt	For	For
1.12	Elect Director Paul S. Walsh	Mgmt	For	Against
<p><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></p>				
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against
<p><i>Voter Rationale: 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. Furthermore, a larger percentage of the equity awards should be tied to performance conditions. At least 50% is a minimum good practice.</i></p>				
3	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### FedEx Corp.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
4	Report on Lobbying Payments and Policy	SH	Against	For
<p><i>Voter Rationale: Comprehensive, aggregate disclosure on political spending is best practice. Disclosure should include all state and local donations including support for 527 organizations and ballot initiatives. In addition, the company should identify key relationships with trade associations that engage in lobbying on the corporation's behalf, as well as describe its policies and processes for giving. We ask that the board provide ultimate oversight for political donations.</i></p>				
5	Provide Right to Act by Written Consent	SH	Against	Against
<p><i>Voter Rationale: Qualified investors should have the opportunity to put resolutions to all shareholders, either in a company meeting or by expressing their intentions through the mail. A total holding requirement of 5% is a suitable threshold to avoid abuse.</i></p>				
6	Bylaw Amendment Confirmation by Shareholders	SH	Against	Against

### Ferrari NV

<b>Meeting Date:</b> 09/07/2018	<b>Country:</b> Netherlands	<b>Ticker:</b> RACE
	<b>Meeting Type:</b> Special	
	<b>Primary ISIN:</b> NL0011585146	<b>Primary SEDOL:</b> BD6G507

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Special Meeting Agenda	Mgmt		
1	Open Meeting	Mgmt		
2	Elect Louis C. Camilleri as Executive Director	Mgmt	For	For
<p><i>Voter Rationale: The remuneration committee should be independent and this director's membership could hamper the committee's impartiality and effectiveness.</i></p>				
3	Close Meeting	Mgmt		

### FinTech Group AG

<b>Meeting Date:</b> 08/07/2018	<b>Country:</b> Germany	<b>Ticker:</b> FTK
	<b>Meeting Type:</b> Annual	
	<b>Primary ISIN:</b> DE000FTG1111	<b>Primary SEDOL:</b> BYVQYG8

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Receive Financial Statements and Statutory Reports for Fiscal 2017 (Non-Voting)	Mgmt		



# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### FinTech Group AG

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
2	Approve Discharge of Management Board for Fiscal 2017	Mgmt	For	For
3	Approve Discharge of Supervisory Board for Fiscal 2017	Mgmt	For	For
4	Ratify BDO AG as Auditors for Fiscal 2018	Mgmt	For	For
5	Approve Creation of EUR 3.9 Million Pool of Capital without Preemptive Rights	Mgmt	For	Against
<i>Voter Rationale: Any increase in capital of greater than 10% without pre-emption rights should be undertaken in exceptional circumstances only and fully justified by the company.</i>				
6	Approve Cancellation of Conditional Capital 2013	Mgmt	For	For
7	Amend Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount of EUR 175 Million; Approve Creation of EUR 3.5 Million Pool of Capital to Guarantee Conversion Rights	Mgmt	For	Against
<i>Voter Rationale: We voted against the proposed authorizations because the issuance requests under Items 5, 7, and 8, when combined, would result in a potentially excessive dilution of 53 percent.</i>				
8	Approve Issuance of Warrants/Bonds with Warrants Attached/Convertible Bonds without Preemptive Rights up to Aggregate Nominal Amount of EUR 180 Million; Approve Creation of EUR 3.6 Million Pool of Capital to Guarantee Conversion Rights	Mgmt	For	Against
<i>Voter Rationale: We voted against the proposed authorizations because the issuance requests under Items 5, 7, and 8, when combined, would result in a potentially excessive dilution of 53 percent.</i>				

### Fisher & Paykel Healthcare Corp. Ltd.

**Meeting Date:** 08/23/2018

**Country:** New Zealand

**Meeting Type:** Annual

**Ticker:** FPH

**Primary ISIN:** NZFAPE0001S2

**Primary SEDOL:** 6340250

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Elect Scott St John as Director	Mgmt	For	For
2	Elect Michael Daniell as Director	Mgmt	For	Against
<i>Voter Rationale: The audit committee should be fully independent and this director's membership could hamper the committee's impartiality and effectiveness.</i>				
3	Authorize Board to Fix Remuneration of the Auditors	Mgmt	For	For

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Fisher & Paykel Healthcare Corp. Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
4	Approve Issuance of Performance Share Rights to Lewis Gradon	Mgmt	For	Against
<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>				
5	Approve Issuance of Options to Lewis Gradon	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. Additionally, companies should not extend vesting periods or allow re-testing of performance targets because this weakens the effectiveness of incentive schemes.</i>				

### Fonciere des Regions

<b>Meeting Date:</b> 09/06/2018	<b>Country:</b> France	<b>Ticker:</b> COV
	<b>Meeting Type:</b> Special	
	<b>Primary ISIN:</b> FR0000064578	<b>Primary SEDOL:</b> 7745638

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Extraordinary Business	Mgmt		
1	Approve Merger by Absorption of Beni Stabili by Fonciere des Regions	Mgmt	For	For
2	Approve Right of Withdrawal for Beni Stabili Shareholders; The proposed price has been set at EUR 0.7281 per share	Mgmt	For	For
3	Issue 9,478,728 Shares in Connection with Merger Above	Mgmt	For	For
4	Approve Transfer from Beni Stabili to Fonciere des Regions of Convertible Bonds Issuance Contracts	Mgmt	For	For
5	Change Company Name to Covivio and Amend Article 2 of Bylaws Accordingly	Mgmt	For	For
6	Amend Articles 8 and 25 of Bylaws Re: Tax Regime	Mgmt	For	For
7	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For

### Frutarom Industries Ltd.

<b>Meeting Date:</b> 08/06/2018	<b>Country:</b> Israel	<b>Ticker:</b> FRUT
	<b>Meeting Type:</b> Special	
	<b>Primary ISIN:</b> IL0010810823	<b>Primary SEDOL:</b> 6353418

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Frutarom Industries Ltd.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Approve Merger Agreement with International Flavors & Fragrances, Inc.	Mgmt	For	For
2	Subject to Approval of Item 1: Approve Special Bonus to Ori Yehudai, President and Business Manager	Mgmt	For	Against
<p><i>Voter Rationale: 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. 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>				
3	Subject to Approval of Item 1: Approve Incentive Plan to Executives	Mgmt	For	For
A	Vote FOR if you are a controlling shareholder or have a personal interest in one or several resolutions, as indicated in the proxy card; otherwise, vote AGAINST. You may not abstain. If you vote FOR, please provide an explanation to your account manager	Mgmt	None	Against

### GetBack SA

**Meeting Date:** 08/27/2018

**Country:** Poland

**Meeting Type:** Annual

**Ticker:** GBK

**Primary ISIN:** PLGTBCK00297

**Primary SEDOL:** BDT88G7

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Open Meeting	Mgmt		
2	Elect Meeting Chairman	Mgmt	For	For
3	Acknowledge Proper Convening of Meeting	Mgmt		
4	Approve Agenda of Meeting	Mgmt	For	For
5.1	Receive Supervisory Board Report for Fiscal 2017	Mgmt		
5.2	Receive Management Board Report on Company's Operations in Fiscal 2017	Mgmt		
5.3	Receive Management Board Report on Group's Operations in Fiscal 2017	Mgmt		
5.4	Receive Financial Statements for Fiscal 2017	Mgmt		
5.5	Receive Consolidated Financial Statements for Fiscal 2017	Mgmt		

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### GetBack SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
6.1	Approve Supervisory Board Report for Fiscal 2017	Mgmt	For	For
6.2	Approve Management Board Report on Company's Operations in Fiscal 2017	Mgmt	For	For
6.3	Approve Financial Statements for Fiscal 2017	Mgmt	For	Against
<i>Voter Rationale: The auditor has abstained from issuing opinions on standalone and consolidated financial statements.</i>				
6.4	Approve Management Board Report on Group's Operations in Fiscal 2017	Mgmt	For	For
6.5	Approve Consolidated Financial Statements for Fiscal 2017	Mgmt	For	Against
<i>Voter Rationale: The auditor has abstained from issuing opinions on standalone and consolidated financial statements.</i>				
7	Approve Treatment of Net Loss	Mgmt	For	For
8	Approve Continuation of Company	Mgmt	For	For
9.1	Approve Discharge of Konrad Kakolewski (CEO)	Mgmt	For	For
9.2	Approve Discharge of Pawel Trybuchowski (Management Board Member)	Mgmt	For	For
9.3	Approve Discharge of Anna Paczuska (Management Board Member)	Mgmt	For	For
9.4	Approve Discharge of Marek Patula (Management Board Member)	Mgmt	For	For
9.5	Approve Discharge of Bozena Solska (Management Board Member)	Mgmt	For	For
9.6	Approve Discharge of Mariusz Brysik (Management Board Member)	Mgmt	For	For
9.7	Approve Discharge of Kenneth Maynard (Supervisory Board Chairman)	Mgmt	For	For
9.8	Approve Discharge of Wojciech Lukawski (Supervisory Board Deputy Chairman)	Mgmt	For	For
9.9	Approve Discharge of Alicja Kornasiewicz (Supervisory Board Member)	Mgmt	For	For
9.10	Approve Discharge of Jaroslaw Sliwa (Supervisory Board Member)	Mgmt	For	For
9.11	Approve Discharge of Rafal Morlak (Supervisory Board Member)	Mgmt	For	For
9.12	Approve Discharge of Rune Jepsen (Supervisory Board Member)	Mgmt	For	For
9.13	Approve Discharge of Jacek Osowski (Supervisory Board Member)	Mgmt	For	For
10	Fix Term of Office of Supervisory Board	Mgmt	For	For
11	Fix Number of Supervisory Board Members	Mgmt	For	For

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### GetBack SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
12	Elect Supervisory Board Member	Mgmt	For	Against
<i>Voter Rationale: Companies should provide sufficient information on the directors standing for election at least 21 days in advance of the meeting to enable shareholders to cast an informed vote.</i>				
13	Close Meeting	Mgmt		

### Gold-Finance Holdings Ltd.

<b>Meeting Date:</b> 09/14/2018	<b>Country:</b> Virgin Isl (UK)	<b>Ticker:</b> 1462
	<b>Meeting Type:</b> Annual	
	<b>Primary ISIN:</b> KYG4036N1108	<b>Primary SEDOL:</b> BYNWKG6

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Accept Financial Statements and Statutory Reports	Mgmt	For	For
2a	Elect Xu Li Yun as Director	Mgmt	For	For
<i>Voter Rationale: For companies without an independent chairman, a senior independent director should be appointed to serve as an additional safeguard and point of communication for shareholders.</i>				
2b	Elect Cheung Ying Kwan as Director	Mgmt	For	For
2c	Authorize Board to Fix Remuneration of Directors	Mgmt	For	For
3	Approve Ernst & Young as Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For
4	Approve Issuance of Equity or Equity-Linked Securities without Preemptive Rights	Mgmt	For	Against
<i>Voter Rationale: Any increase in capital of greater than 10% without pre-emption rights should be undertaken in exceptional circumstances only and fully justified by the company.</i>				
5	Authorize Repurchase of Issued Share Capital	Mgmt	For	For
6	Authorize Reissuance of Repurchased Shares	Mgmt	For	Against
<i>Voter Rationale: Treasury stock, when re-issued without pre-emption rights, should be subject to the same limitations as newly issued stock.</i>				

### Korn/Ferry International

<b>Meeting Date:</b> 09/26/2018	<b>Country:</b> USA	<b>Ticker:</b> KFY
	<b>Meeting Type:</b> Annual	
	<b>Primary ISIN:</b> US5006432000	<b>Primary SEDOL:</b> 2386849

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Korn/Ferry International

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1A	Elect Director Doyle N. Beneby	Mgmt	For	For
1B	Elect Director Gary D. Burnison	Mgmt	For	For
1C	Elect Director William R. Floyd	Mgmt	For	For
1D	Elect Director Christina A. Gold	Mgmt	For	For
1E	Elect Director Jerry P. Leamon	Mgmt	For	For
1F	Elect Director Angel R. Martinez	Mgmt	For	For
1G	Elect Director Debra J. Perry	Mgmt	For	For
1H	Elect Director George T. Shaheen	Mgmt	For	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against
<p><i>Voter Rationale: The remuneration committee should not allow vesting of incentive awards for below median performance. Furthermore, 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, 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></p>				
3	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For
4	Provide Right to Call Special Meeting	Mgmt	For	Against
<p><i>Voter Rationale: A lower ownership threshold to call a special meeting would facilitate use of the right by groups of institutional shareholders. As such, we support the shareholder proposal.</i></p>				
5	Reduce Ownership Threshold for Shareholders to Call Special Meeting	SH	Against	For

### KRKA DD

**Meeting Date:** 07/05/2018

**Country:** Slovenia

**Meeting Type:** Annual

**Ticker:** KRKG

**Primary ISIN:** SI0031102120

**Primary SEDOL:** 5157235

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Open Meeting; Verify Quorum; Elect Meeting Officials	Mgmt	For	For
2.1	Approve Annual Report and Statutory Reports	Mgmt	For	For

*Voter Rationale: Shareholders should have the right to elect directors annually in order to hold them to account. In addition, the company should move towards a three-committee structure (audit, remuneration and nomination) in line with regional best practice, with independent board committees that report annually on their activities.*

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### KRKA DD

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
2.2	Approve Allocation of Income and Dividends of EUR 2.90 per Share	Mgmt	For	For
2.3	Approve Discharge of Management Board Members	Mgmt	For	For
2.4	Approve Discharge of Supervisory Board Members	Mgmt	For	For
3	Ratify Ernst & Young Revizija as Auditor	Mgmt	For	For

### Lamb Weston Holdings, Inc.

**Meeting Date:** 09/27/2018

**Country:** USA

**Meeting Type:** Annual

**Ticker:** LW

**Primary ISIN:** US5132721045

**Primary SEDOL:** BDQZFJ3

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1a	Elect Director Peter J. Bensen	Mgmt	For	For
1b	Elect Director Charles A. Blixt	Mgmt	For	For
1c	Elect Director Andre J. Hawaux	Mgmt	For	For
1d	Elect Director W.G. Jurgensen	Mgmt	For	For
1e	Elect Director Thomas P. Maurer	Mgmt	For	For
1f	Elect Director Hala G. Moddelmog	Mgmt	For	For
1g	Elect Director Andrew J. Schindler	Mgmt	For	For
1h	Elect Director Maria Renna Sharpe	Mgmt	For	For
1i	Elect Director Thomas P. Werner	Mgmt	For	For
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against

*Voter Rationale: Severance payments should not exceed two year's pay. Larger severance packages should be subject to a separate shareholder approval. 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.*

3	Ratify KPMG LLP as Auditors	Mgmt	For	For
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# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Ledo d.d.

**Meeting Date:** 07/13/2018

**Country:** Croatia

**Meeting Type:** Special

**Ticker:** LEDO

**Primary ISIN:** HRLEDORA0003

**Primary SEDOL:** B28R4V5

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Management Proposal	Mgmt		
1	Open Meeting; Verify Quorum	Mgmt		
	Shareholder Proposals	Mgmt		
2.1	Approve Submission of Management Board Report on Management Board Actions Undertaken to Protect Company and Shareholders Interests	SH	None	For
<i>Voter Rationale: Votes FOR these items are warranted as the approval of these proposals would enable disclosure of additional information regarding current court proceedings.</i>				
2.2	Approve Submission of Management Board Report on Management Board Actions Undertaken to Reduce Company's Obligations towards Creditors	SH	None	For
<i>Voter Rationale: Votes FOR these items are warranted as the approval of these proposals would enable disclosure of additional information regarding current court proceedings.</i>				
2.3	Approve Submission of Management Board Report on Transfer of Organized Part of Enterprise	SH	None	For
<i>Voter Rationale: Votes FOR these items are warranted as the approval of these proposals would enable disclosure of additional information regarding current court proceedings.</i>				
2.4	Approve Submission of Management Board Report on Court Proceedings in Commercial Court against Company	SH	None	For
<i>Voter Rationale: Votes FOR these items are warranted as the approval of these proposals would enable disclosure of additional information regarding current court proceedings.</i>				
2.5	Approve Submission of Management Board Report on Claims Recognized by Company during Court Proceedings in Commercial Court	SH	None	For
<i>Voter Rationale: Votes FOR these items are warranted as the approval of these proposals would enable disclosure of additional information regarding current court proceedings.</i>				
2.6	Approve Submission of Management Board Report Re: Value of Collateral Agreement	SH	None	For
<i>Voter Rationale: Votes FOR these items are warranted as the approval of these proposals would enable disclosure of additional information regarding current court proceedings.</i>				
3	Approve Submission of Management and Supervisory Board Reports on Financial Statements	SH	None	For
<i>Voter Rationale: Votes FOR these items are warranted as the approval of these proposals would enable disclosure of additional information regarding current court proceedings.</i>				



# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Ledod

**Meeting Date:** 09/25/2018

**Country:** Croatia

**Meeting Type:** Annual

**Ticker:** LEDO

**Primary ISIN:** HRLEDORA0003

**Primary SEDOL:** B28R4V5

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Open Meeting; Verify Quorum	Mgmt		
2	Elect Meeting Officials	Mgmt	For	For
3	Receive Management Board Report	Mgmt		
4	Receive Supervisory Board Report	Mgmt		
5	Receive Auditor's Report	Mgmt		
6	Approve Standalone and Consolidated Financial Statements	Mgmt	For	Against
<p><i>Voter Rationale: A vote AGAINST these items is warranted, because:- The auditor's opinions on the company's and group's financial statements are qualified, and- The auditor has expressed significant concerns as regards to the accounts presented that form the basis for the qualified opinions.</i></p>				
7	Approve Treatment of Net Loss	Mgmt	For	For
8	Approve Discharge of Management Board Members	Mgmt	For	For
9	Approve Discharge of Supervisory Board Members	Mgmt	For	For
10	Ratify PricewaterhouseCoopers as Auditor	Mgmt	For	For
11	Recall Mislav Galic from Supervisory Board Member	Mgmt	For	For
1	Elect Zeljka Bajuti as Supervisory Board Member	Mgmt	For	Against

*Voter Rationale: For controlled companies, the board should include at least 33% independent non-executive directors to ensure appropriate balance of independence and objectivity.*

### Marathon Petroleum Corp.

**Meeting Date:** 09/24/2018

**Country:** USA

**Meeting Type:** Special

**Ticker:** MPC

**Primary ISIN:** US56585A1025

**Primary SEDOL:** B3K3L40

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Issue Shares in Connection with Merger	Mgmt	For	For

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Marathon Petroleum Corp.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
2	Increase Authorized Common Stock	Mgmt	For	For
3	Approve Increase in Size of Board	Mgmt	For	For
4	Adjourn Meeting	Mgmt	For	For

### Michael Kors Holdings Limited

<b>Meeting Date:</b> 08/01/2018	<b>Country:</b> Virgin Isl (UK)	<b>Ticker:</b> KORS
	<b>Meeting Type:</b> Annual	
	<b>Primary ISIN:</b> VGG607541015	<b>Primary SEDOL:</b> B7341C6

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1a	Elect Director M. William Benedetto	Mgmt	For	For
<i>Voter Rationale: Directors are elected in classes rather than annually, but shareholders should have the opportunity to communicate with directors regularly on their performance. The board should take immediate steps to declassify itself, thereby enhancing accountability. Furthermore, 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>				
1b	Elect Director Stephen F. Reitman	Mgmt	For	For
1c	Elect Director Jean Tomlin	Mgmt	For	For
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	For
4	Assess Feasibility of Adopting Quantitative Renewable Energy Goals	SH	Against	For
<i>Voter Rationale: Support for the proposal requesting a report on the feasibility of energy efficiency and renewable energy targets is warranted, as shareholders would benefit from additional information on how the company is managing its energy use and mitigating risks associated with its existing greenhouse gas emissions.</i>				

### Microchip Technology Incorporated

<b>Meeting Date:</b> 08/14/2018	<b>Country:</b> USA	<b>Ticker:</b> MCHP
	<b>Meeting Type:</b> Annual	
	<b>Primary ISIN:</b> US5950171042	<b>Primary SEDOL:</b> 2592174

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Microchip Technology Incorporated

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.1	Elect Director Steve Sanghi	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. 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. Moreover, 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>			
1.2	Elect Director Matthew W. Chapman	Mgmt	For	Against
	<p><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 nomination committee should be majority independent and this director's membership could hamper the committee's impartiality and effectiveness. Also, 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.</i></p>			
1.3	Elect Director L.B. Day	Mgmt	For	Against
	<p><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. The nomination committee should be majority independent and this director's membership could hamper the committee's impartiality and effectiveness. Also, 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.</i></p>			
1.4	Elect Director Esther L. Johnson	Mgmt	For	For
1.5	Elect Director Wade F. Meyercord	Mgmt	For	Against
	<p><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. The nomination committee should be majority independent and this director's membership could hamper the committee's impartiality and effectiveness. Also, 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.</i></p>			
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against
	<p><i>Voter Rationale: Significant salary increases should be linked to material changes in the business or in the role and responsibilities of executive directors. Also, 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. 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 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 Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Myovant Sciences Ltd.

**Meeting Date:** 08/31/2018

**Country:** Bermuda

**Meeting Type:** Annual

**Ticker:** MYOV

**Primary ISIN:** BMG637AM1024

**Primary SEDOL:** BD3WG49

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1A	Elect Director Mark Altmeyer	Mgmt	For	For
1B	Elect Director Terrie Curran	Mgmt	For	For
1C	Elect Director Mark Guinan	Mgmt	For	For
1D	Elect Director Keith Manchester	Mgmt	For	For
1E	Elect Director Vivek Ramaswamy	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>				
1F	Elect Director Kathleen Sebelius	Mgmt	For	For
1G	Elect Director Lynn Seely	Mgmt	For	For
2	Approve Ernst & Young LLP Auditors and Authorize Board to Fix Their Remuneration	Mgmt	For	For

### NetApp, Inc.

**Meeting Date:** 09/13/2018

**Country:** USA

**Meeting Type:** Annual

**Ticker:** NTAP

**Primary ISIN:** US64110D1046

**Primary SEDOL:** 2630643

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1a	Elect Director T. Michael Nevens	Mgmt	For	Against
<i>Voter Rationale: The board introduced a non-binding proposal in an effort to exclude a shareholder proposal. This action raises serious concerns as shareholders would be better served by having a meaningful vote on whether to amend the provisions of the special meeting right</i>				
1b	Elect Director Gerald Held	Mgmt	For	For
1c	Elect Director Kathryn M. Hill	Mgmt	For	For
1d	Elect Director Deborah L. Kerr	Mgmt	For	For
1e	Elect Director George Kurian	Mgmt	For	For
1f	Elect Director Scott F. Schenkel	Mgmt	For	For

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### NetApp, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1g	Elect Director George T. Shaheen	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>			
1h	Elect Director Richard P. Wallace	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>			
2	Amend Omnibus Stock Plan	Mgmt	For	Against
	<i>Voter Rationale: This plan could lead to excessive dilution. Also, 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. 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</i>			
3	Amend Qualified Employee Stock Purchase Plan	Mgmt	For	For
4	Advisory Vote to Ratify Named Executive Officers' Compensation	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 awards should not pay out for below index performance.</i>			
5	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>			
6	Ratify Existing Ownership Threshold for Shareholders to Call Special Meeting	Mgmt	For	Against
	<i>Voter Rationale: The board's action to exclude a non-binding shareholder proposal that would have requested a lower ownership threshold raises significant concern. Moreover, a lower ownership threshold to call a special meeting would facilitate use of the right by groups of institutional shareholders, and the current bylaw provisions place material restrictions on the timing and the subject matter that can be raised at special meetings.</i>			

### Oracle Corp Japan

**Meeting Date:** 08/22/2018

**Country:** Japan

**Meeting Type:** Annual

**Ticker:** 4716

**Primary ISIN:** JP3689500001

**Primary SEDOL:** 6141680

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Amend Articles to Amend Provisions on Director Titles	Mgmt	For	For
2.1	Elect Director Frank Obermeier	Mgmt	For	For

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Oracle Corp Japan

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
2.2	Elect Director Nosaka, Shigeru	Mgmt	For	For
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
2.3	Elect Director S. Kurishna Kumar	Mgmt	For	For
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
2.4	Elect Director Edward Paterson	Mgmt	For	For
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
2.5	Elect Director Kimberly Woolley	Mgmt	For	For
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
2.6	Elect Director John L. Hall	Mgmt	For	For
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
2.7	Elect Director Natsuno, Takeshi	Mgmt	For	For
2.8	Elect Director Fujimori, Yoshiaki	Mgmt	For	For
3	Approve Stock Option Plan	Mgmt	For	Against
<i>Voter Rationale: Share options should not be granted to non-executive directors as this may compromise their independence and ability to hold management accountable. In addition, this plan does not effectively link executive pay to performance. The board should introduce stretching performance targets that reward strong performance and build shareholder value over time.</i>				

### Ralph Lauren Corporation

<b>Meeting Date:</b> 08/02/2018	<b>Country:</b> USA	<b>Ticker:</b> RL
	<b>Meeting Type:</b> Annual	
	<b>Primary ISIN:</b> US7512121010	<b>Primary SEDOL:</b> B4V9661

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.1	Elect Director Frank A. Bennack, Jr.	Mgmt	For	Withhold
<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. In addition, 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. Moreover, this director is not sufficiently independent to serve as the independent lead director.</i>				

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Ralph Lauren Corporation

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.2	Elect Director Joel L. Fleishman	Mgmt	For	Withhold
<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. In addition, 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. The nomination committee should be majority independent and this director's membership could hamper the committee's impartiality and effectiveness. Moreover, 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></p>				
1.3	Elect Director Michael A. George	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>				
1.4	Elect Director Hubert Joly	Mgmt	For	For
2	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For
3	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against
<p><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. In addition, severance payments should not exceed two year's pay. Larger severance packages should be subject to a separate shareholder approval. Furthermore, 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>				

### Red Hat, Inc.

<b>Meeting Date:</b> 08/09/2018	<b>Country:</b> USA	<b>Ticker:</b> RHT
	<b>Meeting Type:</b> Annual	
	<b>Primary ISIN:</b> US7565771026	<b>Primary SEDOL:</b> 2447218

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.1	Elect Director Sohaib Abbasi	Mgmt	For	For
1.2	Elect Director W. Steve Albrecht	Mgmt	For	For
1.3	Elect Director Charlene T. Begley	Mgmt	For	For
1.4	Elect Director Narendra K. Gupta	Mgmt	For	For
1.5	Elect Director Kimberly L. Hammonds	Mgmt	For	For
1.6	Elect Director William S. Kaiser	Mgmt	For	For

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Red Hat, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.7	Elect Director James M. Whitehurst	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>				
1.8	Elect Director Alfred W. Zollar	Mgmt	For	For
2	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, 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 PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For

### Remy Cointreau

**Meeting Date:** 07/24/2018

**Country:** France

**Meeting Type:** Annual/Special

**Ticker:** RCO

**Primary ISIN:** FR0000130395

**Primary SEDOL:** 4741714

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Ordinary Business	Mgmt		
1	Approve Financial Statements and Statutory Reports	Mgmt	For	For
2	Approve Consolidated Financial Statements and Statutory Reports	Mgmt	For	For
3	Approve Allocation of Income and Dividends of EUR 1.65 per Share	Mgmt	For	For
4	Approve Stock Dividend Program	Mgmt	For	For
5	Approve Auditors' Special Report on Related-Party Transactions	Mgmt	For	Against
<i>Voter Rationale: Shareholders should be given relevant and sufficient information to make an informed decision.</i>				
6	Approve Additional Pension Scheme Agreement with Marc Heriard-Dubreuil, Chairman of the Board	Mgmt	For	For
7	Approve Termination Package of Valerie Chapoulaud-Floquet, CEO	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.</i>				



# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Remy Cointreau

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
8	Approve Additional Pension Scheme Agreement with Valerie Chapoulaud-Floquet, CEO	Mgmt	For	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>				
9	Approve Transaction with Orpar SA Re: Current Account Agreement	Mgmt	For	For
10	Reelect Francois Heriard Dubreuil as Director	Mgmt	For	Against
<i>Voter Rationale: The audit committee should be fully independent and this director's membership could hamper the committee's impartiality and effectiveness.</i>				
11	Reelect Bruno Pavlovsky as Director	Mgmt	For	For
12	Reelect Jacques-Etienne de T Serclaes as Director	Mgmt	For	For
13	Elect Guylaine Saucier as Director	Mgmt	For	For
14	Appoint Price Waterhouse Coopers as Auditor	Mgmt	For	For
15	Approve Remuneration of Directors in the Aggregate Amount of EUR 550,000	Mgmt	For	For
16	Approve Remuneration Policy of Chairman of the Board	Mgmt	For	For
17	Approve Remuneration Policy of CEO	Mgmt	For	Against
<i>Voter Rationale: The remuneration policy should provide details of the rules governing the award of the annual and long-term variable incentives, any exceptional components and termination arrangements.</i>				
18	Approve Compensation of Francois Heriard Dubreuil, Chairman of the Board until Sept. 30, 2017	Mgmt	For	For
19	Approve Compensation of Marc Heriard Dubreuil, Chairman of the Board since Oct. 1, 2017	Mgmt	For	For
20	Approve Compensation of Valerie Chapoulaud-Floquet, CEO	Mgmt	For	Against
<i>Voter Rationale: 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. 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. Finally, companies should consider introducing deferral element and clawback provisions to the short- and long-term incentive schemes in line with market best practice.</i>				
21	Authorize Repurchase of Up to 10 Percent of Issued Share Capital	Mgmt	For	Against
<i>Voter Rationale: This authority can be used as an antitakeover mechanism. Where poison pills are adopted, they should be approved by shareholders prior to deployment, include independent oversight, and be of a limited duration.</i>				
	Extraordinary Business	Mgmt		
22	Authorize Decrease in Share Capital via Cancellation of Repurchased Shares	Mgmt	For	For

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Remy Cointreau

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
23	Authorize Issuance of Equity or Equity-Linked Securities with Preemptive Rights up to Aggregate Nominal Amount of EUR 20 Million	Mgmt	For	Against
	<i>Voter Rationale: This authority can be used as an antitakeover mechanism. Where poison pills are adopted, they should be approved by shareholders prior to deployment, include independent oversight, and be of a limited duration.</i>			
24	Authorize Issuance of Equity or Equity-Linked Securities without Preemptive Rights up to Aggregate Nominal Amount of EUR 15 Million	Mgmt	For	Against
	<i>Voter Rationale: This authority can be used as an antitakeover mechanism. Where poison pills are adopted, they should be approved by shareholders prior to deployment, include independent oversight, and be of a limited duration. In addition, any increase in capital of greater than 10% without pre-emption rights should be undertaken in exceptional circumstances only and fully justified by the company.</i>			
25	Approve Issuance of Equity or Equity-Linked Securities for up to 20 Percent of Issued Capital Per Year for Private Placements	Mgmt	For	Against
	<i>Voter Rationale: This authority can be used as an antitakeover mechanism. Where poison pills are adopted, they should be approved by shareholders prior to deployment, include independent oversight, and be of a limited duration. In addition, any increase in capital of greater than 10% without pre-emption rights should be undertaken in exceptional circumstances only and fully justified by the company.</i>			
26	Authorize Board to Set Issue Price for 10 Percent Per Year of Issued Capital Pursuant to Issue Authority without Preemptive Rights	Mgmt	For	Against
	<i>Voter Rationale: This authority can be used as an antitakeover mechanism. Where poison pills are adopted, they should be approved by shareholders prior to deployment, include independent oversight, and be of a limited duration. In addition, any increase in capital of greater than 10% without pre-emption rights should be undertaken in exceptional circumstances only and fully justified by the company.</i>			
27	Authorize Board to Increase Capital in the Event of Additional Demand Related to Delegation Submitted to Shareholder Vote Above	Mgmt	For	Against
	<i>Voter Rationale: This authority can be used as an antitakeover mechanism. Where poison pills are adopted, they should be approved by shareholders prior to deployment, include independent oversight, and be of a limited duration.</i>			
28	Authorize Capital Increase of up to 10 Percent of Issued Capital for Contributions in Kind	Mgmt	For	Against
	<i>Voter Rationale: This authority can be used as an antitakeover mechanism. Where poison pills are adopted, they should be approved by shareholders prior to deployment, include independent oversight, and be of a limited duration.</i>			
29	Authorize Capitalization of Reserves of Up to EUR 20 Million for Bonus Issue or Increase in Par Value	Mgmt	For	Against
	<i>Voter Rationale: This authority can be used as an antitakeover mechanism. Where poison pills are adopted, they should be approved by shareholders prior to deployment, include independent oversight, and be of a limited duration.</i>			
30	Authorize up to 2 Percent of Issued Capital for Use in Restricted Stock Plans	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>			
31	Authorize up to 2 Percent of Issued Capital for Use in Stock Option Plans	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>			

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Remy Cointreau

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
32	Authorize Capital Issuances for Use in Employee Stock Purchase Plans	Mgmt	For	For
33	Ratify Amendment of Article 22 of Bylaws to Comply with Legal Changes Re: Alternate Auditors	Mgmt	For	For
34	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For

### Romgaz SA

<b>Meeting Date:</b> 07/06/2018	<b>Country:</b> Romania	<b>Ticker:</b> SNG
	<b>Meeting Type:</b> Special	
	<b>Primary ISIN:</b> ROSNGNACNOR3	<b>Primary SEDOL:</b> BFTD6K6

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Ordinary Business	Mgmt		
1	Elect Directors via Cumulative Voting	Mgmt	For	Against
<i>Voter Rationale: Companies should provide sufficient information on directors standing for election at least 21 days in advance of the meeting to enable shareholders to cast an informed vote.</i>				
2	Fix Duration of Mandate of Elected Directors	Mgmt	For	For
3	Approve Fixed Remuneration of Elected Directors	Mgmt	For	For
4	Approve Contract of Mandate for Elected Directors	Mgmt	For	For
5	Empower Ministry of Energy Representative to Sign Contracts with Elected Directors	Mgmt	For	For
6	Approve Meeting's Record Date	Mgmt	For	For
7	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For

### Romgaz SA

<b>Meeting Date:</b> 07/27/2018	<b>Country:</b> Romania	<b>Ticker:</b> SNG
	<b>Meeting Type:</b> Special	
	<b>Primary ISIN:</b> ROSNGNACNOR3	<b>Primary SEDOL:</b> BFTD6K6

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Romgaz SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Extraordinary Business	Mgmt		
1	Amend List of Secondary Activities of Depogaz Ploiesti SRL	Mgmt	For	For
2	Amend Article 2.1 of Bylaws of Depogaz Ploiesti SRL	Mgmt	For	For
3	Empower CEO to Sign Amended Bylaws of Depogaz Ploiesti SRL	Mgmt	For	For
4	Approve Meeting's Record Date	Mgmt	For	For
5	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For

### Royal Mail plc

**Meeting Date:** 07/19/2018

**Country:** United Kingdom

**Meeting Type:** Annual

**Ticker:** RMG

**Primary ISIN:** GB00BDVZY77

**Primary SEDOL:** BDVZY77

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
<i>Voter Rationale: Whilst we note the unusual nature of the severance package to the CEO, this is a legacy issue. The company has stated that it is contractually obliged to make the payment and that no other executives are employed under these non-standard terms.</i>				
3	Approve Final Dividend	Mgmt	For	For
4	Elect Stuart Simpson as Director	Mgmt	For	For
5	Elect Simon Thompson as Director	Mgmt	For	For
6	Elect Keith Williams as Director	Mgmt	For	For
7	Elect Rico Back as Director	Mgmt	For	For
8	Elect Sue Whalley as Director	Mgmt	For	For
9	Re-elect Peter Long as Director	Mgmt	For	Against

*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.*

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Royal Mail plc

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
10	Re-elect Rita Griffin as Director	Mgmt	For	For
11	Re-elect Orna Ni-Chionna as Director	Mgmt	For	For
12	Re-elect Les Owen as Director	Mgmt	For	For
13	Reappoint KPMG LLP as Auditors	Mgmt	For	For
14	Authorise the Audit and Risk Committee to Fix Remuneration of Auditors	Mgmt	For	For
15	Authorise EU Political Donations and Expenditure	Mgmt	For	For
16	Authorise Issue of Equity with Pre-emptive Rights	Mgmt	For	For
17	Authorise Issue of Equity without Pre-emptive Rights	Mgmt	For	For
18	Authorise Issue of Equity without Pre-emptive Rights in Connection with an Acquisition or Other Capital Investment	Mgmt	For	For
19	Authorise Market Purchase of Ordinary Shares	Mgmt	For	For
20	Authorise the Company to Call General Meeting with Two Weeks' Notice	Mgmt	For	For

### Ryman Healthcare Ltd.

**Meeting Date:** 07/26/2018

**Country:** New Zealand

**Meeting Type:** Annual

**Ticker:** RYM

**Primary ISIN:** NZRYME0001S4

**Primary SEDOL:** 6161525

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
2.1	Elect Geoffrey Cumming as Director	Mgmt	For	For
2.2	Elect Warren Bell as Director	Mgmt	For	For
2.3	Elect Jo Appleyard as Director	Mgmt	For	Against
<i>Voter Rationale: The audit committee should be fully independent and this director's membership could hamper the committee's impartiality and effectiveness.</i>				
3	Authorize Board to Fix Remuneration of the Auditors	Mgmt	For	For
4	Approve the Increase in Maximum Aggregate Remuneration of Directors	Mgmt	For	For

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### S.C. Fondul Proprietatea SA

**Meeting Date:** 09/04/2018

**Country:** Romania

**Meeting Type:** Special

**Ticker:** FP

**Primary ISIN:** ROFPTAACNOR5

**Primary SEDOL:** B62BHV2

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Extraordinary Business	Mgmt		
1	Approve Reduction in Capital Via Cancellation of Shares	Mgmt	For	For
2	Approve Meeting's Record Date and Ex-Date	Mgmt	For	For
3	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For

### S.N.G.N. Romgaz S.A

**Meeting Date:** 08/23/2018

**Country:** Romania

**Meeting Type:** Special

**Ticker:** SNG

**Primary ISIN:** ROSNGNACNOR3

**Primary SEDOL:** BFTD6K6

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Ordinary Business	Mgmt		
1	Approve Consolidated Budget for Fiscal Year 2018	Mgmt	For	For
2	Approve Adjusted Budget for Fiscal Year 2018	Mgmt	For	For
3	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For

### S.N.G.N. Romgaz S.A

**Meeting Date:** 09/25/2018

**Country:** Romania

**Meeting Type:** Special

**Ticker:** SNG

**Primary ISIN:** ROSNGNACNOR3

**Primary SEDOL:** BFTD6K6

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### S.N.G.N. Romgaz S.A

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Ordinary Business	Mgmt		
1	Approve Activity Report for S1 2018	Mgmt	For	For
2	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For

### Societatea Nationala Nuclearelectrica SA

**Meeting Date:** 08/22/2018

**Country:** Romania

**Meeting Type:** Special

**Ticker:** SNN

**Primary ISIN:** ROSNNEACNOR8

**Primary SEDOL:** BCZRRM0

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Extraordinary Business	Mgmt		
	Management Proposals	Mgmt		
1	Elect Secretary of Meeting	Mgmt	For	For
	Shareholder Proposal Submitted by the Romanian Ministry of Energy	Mgmt		
2	Postpone Approval of Revised Form of Strategy to Continue Projects Units 3 and 4 of Cernavoda NPP	SH	None	Against
<i>Voter Rationale: Shareholder proponents should provide sufficient information at least 21 days in advance of the meeting to enable shareholders to cast an informed vote.</i>				
3.1	Confirm Approval of Revised Form of Strategy to Continue Projects Units 3 and 4 of Cernavoda NPP under Item Below Is without Object	SH	None	Against
	Management Proposals	Mgmt		
3.2	Approve Revised Form of Strategy to Continue Projects Units 3 and 4 of Cernavoda NPP	Mgmt	For	For
4	Authorize Board of Directors to Do All Necessary Actions in Order to Set Joint-Venture Company with China General Nuclear Power Corporation	Mgmt	For	For
5	Approve Continuation of Negotiations on Investment Documents Regarding Continuity of Projects, Units 3 and 4 of Cernavoda NPP	Mgmt	For	For

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Societatea Nationala Nuclearelectrica SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
6	Approve Strategy on Implementation of Cernavoda NPP Detritiation Installation Investment Project	Mgmt	For	For
7	Receive Information on Result of Comparative Analysis between Installing U3O8 Powder Processing Line at FCN Pitesti and Overtaking Processing Line from CNU Feldioara	Mgmt		
8	Authorize Board of Directors to Perform Due Diligence Analysis	Mgmt	For	For
9	Approve Meeting's Record Date	Mgmt	For	For
10	Approve Meeting's Ex-Date	Mgmt	For	For
11	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For

### Societatea Nationala Nuclearelectrica SA

**Meeting Date:** 08/22/2018

**Country:** Romania

**Meeting Type:** Special

**Ticker:** SNN

**Primary ISIN:** ROSNNEACNOR8

**Primary SEDOL:** BCZRRO0

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Ordinary Business	Mgmt		
1	Elect Chairman of Meeting	Mgmt	For	For
2	Receive Information Note Re: Transactions with Directors, Executives, Employees, or Controlling Companies and Affiliates between May 1, 2018, and July 1, 2018	Mgmt		
3	Receive Information Note Re: Transactions with Directors, Executives, Employees, or Controlling Companies and Affiliates between May 1, 2018, and July 1, 2018	Mgmt		
4	Receive Information Note Re: Implementation of General Regulation on Data Protection	Mgmt		
5	Approve Meeting's Record Date	Mgmt	For	For
6	Approve Meeting's Ex-Date	Mgmt	For	For
7	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For



# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Societatea Nationala Nuclearelectrica SA

**Meeting Date:** 09/14/2018

**Country:** Romania

**Meeting Type:** Special

**Ticker:** SNN

**Primary ISIN:** ROSNNEACNOR8

**Primary SEDOL:** BCZRRM0

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Ordinary Business	Mgmt		
1	Elect Secretary of General Meeting	Mgmt	For	For
2	Receive Board's Activity Report for S1 2018	Mgmt		
3	Approve Meeting's Record Date	Mgmt	For	For
4	Approve Meeting's Ex-Date	Mgmt	For	For
5	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For

### Societatea Nationala Nuclearelectrica SA

**Meeting Date:** 09/14/2018

**Country:** Romania

**Meeting Type:** Special

**Ticker:** SNN

**Primary ISIN:** ROSNNEACNOR8

**Primary SEDOL:** BCZRRM0

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Extraordinary Business	Mgmt		
1	Elect Secretary of Meeting	Mgmt	For	For
2	Approve Revised Form of Strategy to Continue Projects Units 3 and 4 of Cernavoda NPP	Mgmt	For	For
3	Mandate Board to Perform Necessary Actions to Set Up Joint Venture with China General Nuclear Power Corporation	Mgmt	For	For
4	Approve Meeting's Record Date	Mgmt	For	For
5	Approve Meeting's Ex-Date	Mgmt	For	For
6	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Societatea Nationala Nuclearelectrica SA

**Meeting Date:** 09/28/2018

**Country:** Romania

**Meeting Type:** Special

**Ticker:** SNN

**Primary ISIN:** ROSNNEACNOR8

**Primary SEDOL:** BCZRRO0

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Ordinary Business	Mgmt		
	Management Proposals	Mgmt		
1	Elect Secretary of General Meeting	Mgmt	For	For
2	Receive Information Note Re: Transactions with Directors, Executives, Employees, or Controlling Companies and Affiliates between July 2 and Aug. 15, 2018	Mgmt		
3	Receive Information Note Re: Transactions with State-Controlled Companies or Supervisory Bodies between July 2 and Aug. 15, 2018	Mgmt		
	Elect Directors by Cumulative Voting (Originally Requested by the Romanian Ministry of Energy)	Mgmt		
4.1	Reelect Mihai Daniel Anitei as Director	Mgmt	None	For
4.2	Reelect Dragos Ionut Banescu as Director	Mgmt	None	Against
<i>Voter Rationale: For controlled companies, the board should include at least 33% independent non-executive directors to ensure appropriate balance of independence and objectivity. The audit committee should be fully independent and this director's membership could hamper the committee's impartiality and effectiveness. The remuneration committee should be independent and this director's membership could hamper the committee's impartiality and effectiveness.</i>				
4.3	Elect Mihai Chisu as Director	SH	None	Against
4.4	Reelect Cristian Dima as Director	Mgmt	None	Against
<i>Voter Rationale: For controlled companies, the board should include at least 33% independent non-executive directors to ensure appropriate balance of independence and objectivity. The audit committee should be fully independent and this director's membership could hamper the committee's impartiality and effectiveness. The remuneration committee should be independent and this director's membership could hamper the committee's impartiality and effectiveness.</i>				
4.5	Reelect Cristian Gentea as Director	Mgmt	None	Against
<i>Voter Rationale: For controlled companies, the board should include at least 33% independent non-executive directors to ensure appropriate balance of independence and objectivity. The audit committee should be fully independent and this director's membership could hamper the committee's impartiality and effectiveness.</i>				
4.6	Elect Cosmin Ghita as Director	SH	None	Against
4.7	Reelect Mirel Alexandru Marcu as Director	Mgmt	None	For
4.8	Reelect Elena Popescu as Director	Mgmt	None	Against
<i>Voter Rationale: For controlled companies, the board should include at least 33% independent non-executive directors to ensure appropriate balance of independence and objectivity.</i>				

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Societatea Nationala Nuclearelectrica SA

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
4.9	Reelect Iulian-Robert Tudorache as Director	Mgmt	None	Against
	<i>Voter Rationale: For controlled companies, the board should include at least 33% independent non-executive directors to ensure appropriate balance of independence and objectivity.</i>			
4.10	Elect Calin Radu Vilt as Director	SH	None	Against
4.11	Elect Remus Vulpescu as Director	SH	None	Against
	Shareholder Proposals Submitted by the Romanian Ministry of Energy	Mgmt		
5	Approve Term of Mandate for Directors	SH	None	For
	<i>Voter Rationale: A vote FOR is warranted because the proposed term does not raise any concerns.</i>			
6	Approve Fixed Remuneration for Appointed Directors	SH	None	For
	<i>Voter Rationale: A vote FOR is warranted because the proposed remuneration does not raise any concerns.</i>			
7	Approve Contract of Mandate for Appointed Directors	SH	None	For
	<i>Voter Rationale: Votes FOR are warranted because the proposed draft contract does not raise any concerns.</i>			
8	Empower State Representative to Sign Contracts with Appointed Directors	SH	None	For
	<i>Voter Rationale: Votes FOR are warranted because the proposed draft contract does not raise any concerns.</i>			
	Management Proposal	Mgmt		
9	Authorize Filing of Required Documents/Other Formalities	Mgmt	For	For

### Take-Two Interactive Software, Inc.

**Meeting Date:** 09/21/2018

**Country:** USA

**Meeting Type:** Annual

**Ticker:** TTWO

**Primary ISIN:** US8740541094

**Primary SEDOL:** 2122117

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.1	Elect Director Strauss Zelnick	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>			
1.2	Elect Director Michael Dornemann	Mgmt	For	For
	<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.</i>			

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Take-Two Interactive Software, Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.3	Elect Director J Moses	Mgmt	For	Withhold
	<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.</i>			
1.4	Elect Director Michael Sheresky	Mgmt	For	For
	<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.</i>			
1.5	Elect Director LaVerne Srinivasan	Mgmt	For	For
	<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.</i>			
1.6	Elect Director Susan Tolson	Mgmt	For	For
1.7	Elect Director Paul Viera	Mgmt	For	For
2	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. 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>			
3	Ratify Ernst & Young LLP as Auditors	Mgmt	For	For

### Tele2 AB

<b>Meeting Date:</b> 09/21/2018	<b>Country:</b> Sweden	<b>Ticker:</b> TEL2.B
	<b>Meeting Type:</b> Special	
	<b>Primary ISIN:</b> SE0005190238	<b>Primary SEDOL:</b> B97C733

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
7a	Approve Merger Agreement with Com Hem	Mgmt	For	For

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Tele2 AB

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
7b	Approve Issuance of 1.8 Million Class B Shares in Connection with Acquisition of Com Hem	Mgmt	For	For
8a	Determine Number of Members and Deputy Members of Board	Mgmt	For	For
8b	Approve Remuneration of New Directors in the Amount of SEK 575,000 Yearly	Mgmt	For	For
8c	Elect Lars-Ake Norling as New Director	Mgmt	For	For
8d	Elect Andrew Barron as New Director	Mgmt	For	For
8e	Elect Eva Lindqvist as New Director	Mgmt	For	For
9	Close Meeting	Mgmt		

### Tsuruha Holdings Inc.

**Meeting Date:** 08/10/2018

**Country:** Japan

**Meeting Type:** Annual

**Ticker:** 3391

**Primary ISIN:** JP3536150000

**Primary SEDOL:** B0MKZN5

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.1	Elect Director Tsuruha, Tatsuru	Mgmt	For	For
1.2	Elect Director Horikawa, Masashi	Mgmt	For	For
1.3	Elect Director Tsuruha, Jun	Mgmt	For	Against
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
1.4	Elect Director Goto, Teruaki	Mgmt	For	Against
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
1.5	Elect Director Abe, Mitsunobu	Mgmt	For	Against
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
1.6	Elect Director Kijima, Keisuke	Mgmt	For	Against
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
1.7	Elect Director Mitsuhashi, Shinya	Mgmt	For	Against
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### Tsuruha Holdings Inc.

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1.8	Elect Director Aoki, Keisei	Mgmt	For	Against
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
1.9	Elect Director Okada, Motoya	Mgmt	For	Against
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
1.10	Elect Director Yamada, Eiji	Mgmt	For	Against
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
1.11	Elect Director Ogawa, Hisaya	Mgmt	For	Against
<i>Voter Rationale: The board should establish one-third board independence to ensure appropriate balance of independence and objectivity.</i>				
2.1	Appoint Statutory Auditor Sakai, Jun	Mgmt	For	For
2.2	Appoint Statutory Auditor Ofune, Masahiro	Mgmt	For	For
3	Approve Stock Option Plan	Mgmt	For	Against
<i>Voter Rationale: This plan does not effectively link executive pay to performance. The board should introduce stretching performance targets that reward strong performance and build shareholder value over time.</i>				

### VMware, Inc.

Meeting Date: 07/19/2018

Country: USA

Meeting Type: Annual

Ticker: VMW

Primary ISIN: US9285634021

Primary SEDOL: B23SN61

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
2	Advisory Vote to Ratify Named Executive Officers' Compensation	Mgmt	For	Against
<i>Voter Rationale: 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>				
3	Ratify PricewaterhouseCoopers LLP as Auditors	Mgmt	For	For

### X5 Retail Group NV

Meeting Date: 08/30/2018

Country: Netherlands

Meeting Type: Special

Ticker: FIVE

Primary ISIN: US98387E2054

Primary SEDOL: B07T3T9

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### X5 Retail Group NV

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
	Meeting for GDR Holders	Mgmt		
1	Open Meeting	Mgmt		
2	Elect Karl-Heinz Holland to Supervisory Board	Mgmt	For	For
3	Elect Nadia Shouraboura to Supervisory Board	Mgmt	For	For
4	Close Meeting	Mgmt		

### Xero Limited

**Meeting Date:** 08/16/2018

**Country:** New Zealand

**Meeting Type:** Annual

**Ticker:** XRO

**Primary ISIN:** NZXROE0001S2

**Primary SEDOL:** B8P4LP4

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Authorize Board to Fix Remuneration of the Auditors	Mgmt	For	For
2	Elect Dale Murray as Director	Mgmt	For	For
3	Elect Rod Drury as Director	Mgmt	For	For
4	Elect Craig Winkler as Director	Mgmt	For	For
5	Elect Graham Smith as Director	Mgmt	For	For
6a	Approve Issuance of Shares to Lee Hatton	Mgmt	For	For
6b	Approve Issuance of Shares to Bill Veghte	Mgmt	For	For
7	Adopt New Constitution	Mgmt	For	For

### YA-MAN LTD

**Meeting Date:** 07/27/2018

**Country:** Japan

**Meeting Type:** Annual

**Ticker:** 6630

**Primary ISIN:** JP3930050004

**Primary SEDOL:** B4KSB19

# The SEI Global Select Equity Fund All Votes Report

## Vote Summary Report

Date range covered: 07/01/2018 to 09/30/2018

### YA-MAN LTD

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Approve Allocation of Income, with a Final Dividend of JPY 5.8	Mgmt	For	For
2.1	Elect Director Yamazaki, Kimiyo	Mgmt	For	For
2.2	Elect Director Ito, Chihomi	Mgmt	For	Against
2.3	Elect Director Yamazaki, Iwao	Mgmt	For	Against
2.4	Elect Director Miyazaki, Masaya	Mgmt	For	Against
2.5	Elect Director Toda, Shota	Mgmt	For	Against
2.6	Elect Director Shigeno, Michiko	Mgmt	For	For
2.7	Elect Director Ishida, Kazuo	Mgmt	For	Against
3	Appoint Statutory Auditor Iwasaki, Eiji	Mgmt	For	For
4	Appoint Alternate Statutory Auditor Kojima, Kazumi	Mgmt	For	For

### Zions Bancorporation

Meeting Date: 09/14/2018

Country: USA

Meeting Type: Special

Ticker: ZION

Primary ISIN: US9897011071

Primary SEDOL: 2989828

Proposal Number	Proposal Text	Proponent	Mgmt Rec	Vote Instruction
1	Approve Restructuring Plan	Mgmt	For	For
2	Adjourn Meeting	Mgmt	For	For
A	Other Business	Mgmt	For	Against

*Voter Rationale: Any Other Business should not be a voting item.*



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