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Return your proxy

by mail: in the Business Reply Envelope

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**FORM OF PROXY
SPECIAL MEETING(S) OF SECURITYHOLDERS OF**

**CAMBRIDGE GROWTH COMPANIES CORPORATE CLASS
CAMBRIDGE CANADIAN GROWTH COMPANIES FUND
CI AMERICAN EQUITY FUND
CI CAN-AM SMALL CAP CORPORATE CLASS
CI CANADIAN INVESTMENT CORPORATE CLASS
CI GLOBAL VALUE CORPORATE CLASS
CI GLOBAL SMALL COMPANIES CORPORATE CLASS
CI GLOBAL SMALL COMPANIES FUND
HARBOUR CANADIAN DIVIDEND FUND
HARBOUR CORPORATE CLASS
HARBOUR GLOBAL EQUITY CORPORATE CLASS
HARBOUR GLOBAL EQUITY FUND**

**HARBOUR GLOBAL GROWTH & INCOME CORPORATE CLASS
HARBOUR VOYAGEUR CORPORATE CLASS
LAWRENCE PARK STRATEGIC INCOME FUND
MARRET HIGH YIELD BOND FUND
SENTRY ALTERNATIVE ASSET INCOME FUND
SENTRY CANADIAN BOND FUND
SENTRY CONSERVATIVE MONTHLY INCOME FUND
SENTRY DIVERSIFIED EQUITY FUND
SENTRY ENERGY FUND
SENTRY GLOBAL TACTICAL FIXED INCOME PRIVATE POOL
SIGNATURE GLOBAL INCOME & GROWTH CORPORATE CLASS
SIGNATURE GOLD CORPORATE CLASS**

(individually a "Fund" and collectively, the "Funds")

THIS PROXY IS SOLICITED ON BEHALF OF CI INVESTMENTS INC., THE MANAGER OF THE FUNDS, FOR USE AT THE SPECIAL MEETINGS OF SECURITYHOLDERS OF EACH OF THE FUNDS TO BE HELD AT 10 A.M. (TORONTO TIME) ON MONDAY, NOVEMBER 11, 2019 AND AT ANY ADJOURNMENT(S) THEREOF.

This is a proxy for the special meetings of securityholders of each of the Funds (each a "Meeting" and collectively, the "Meetings") to be held concurrently, with separate votes for each Fund, at the offices of CI Investments Inc., 2 Queen Street East, 20th Floor, Toronto, Ontario, on Monday, November 11, 2019, commencing at 10 a.m. (Toronto Time), and at any adjournment(s) thereof.

I, the undersigned securityholder of securities of one or more of the Funds, hereby appoints Mike Gramegna or, failing him, Elsa Li, each of whom is a director or an officer of CI Investments Inc., or instead of the foregoing* _____ as my proxy to attend, vote and otherwise act on my behalf at the Meeting(s) at which I am eligible to vote as a securityholder or any adjournment(s) thereof, to the same extent and with the same power as if I were personally present at the Meeting(s) or adjournment(s) thereof, and without limiting the generality of the power hereby conferred, my proxy named above is specifically directed to vote the securities represented by this proxy as indicated below.

This proxy revokes any and all previous proxies executed by me in respect of the Meeting(s). My proxy shall have discretionary authority to act and vote in accordance with his or her best judgement concerning amendments or variations to matters set out below and other matters which may properly come before the Meeting(s) or any adjournment(s) thereof.

Except as indicated below, where no direction is given by a securityholder submitting a proxy, and if the persons whose names are printed on this form of proxy are appointed as proxy, such persons will vote the securities in favour of each of the matters set out below, as applicable.

PLEASE CHECK OFF YOUR VOTING SPECIFICATION IN RESPECT OF THE FUND(S) IN WHICH YOU OWN SECURITIES:

Merger No. 1 - In respect of the merger of Cambridge Canadian Growth Companies Fund into Cambridge Growth Companies Fund
(the approval of the resolutions set out in Schedule "A" to the management information circular dated October 7, 2019 of such Fund)

CAMBRIDGE CANADIAN GROWTH COMPANIES FUND

Vote:

 For Against

107587





Merger No. 2 - In respect of the merger of CI American Equity Fund into Sentry U.S. Growth and Income Fund
(the approval of the resolutions set out in Schedule "A" to the management information circular dated October 7, 2019 of such Fund)

CI AMERICAN EQUITY FUNDVote: For Against

107587



Merger No. 3 - In respect of the merger of CI Can-Am Small Cap Corporate Class into Cambridge Growth Companies Corporate Class
(the approval of the resolutions set out in Schedule "B" to the management information circular dated October 7, 2019 of such Fund)

CI CAN-AM SMALL CAP CORPORATE CLASSVote: For Against

107587



Merger No. 3 and 4 - In respect of the exchange of shares of CI Can-Am Small Cap Corporate Class and CI Global Small Companies \ Corporate Class for shares of Cambridge Growth Companies Corporate Class
(the approval of the resolutions set out in Schedule "C" to the management information circular dated October 7, 2019 of such Fund)

CAMBRIDGE GROWTH COMPANIES CORPORATE CLASSVote: For Against

107587



Merger No. 4 - In respect of the merger of CI Global Small Companies Corporate Class into Cambridge Growth Companies Corporate Class
(the approval of the resolutions set out in Schedule "B" to the management information circular dated October 7, 2019 of such Fund)

CI GLOBAL SMALL COMPANIES CORPORATE CLASSVote: For Against

107587



Merger No. 5 - In respect of the merger of CI Global Small Companies Fund into Cambridge Growth Companies Fund
(the approval of the resolutions set out in Schedule "A" to the management information circular dated October 7, 2019 of such Fund)

CI GLOBAL SMALL COMPANIES FUNDVote: For Against

107587



Merger No. 6 - In respect of the merger of Harbour Canadian Dividend Fund into Sentry Growth and Income Fund
(the approval of the resolutions set out in Schedule "A" to the management information circular dated October 7, 2019 of such Fund)

HARBOUR CANADIAN DIVIDEND FUNDVote: For Against

107587



Merger No. 7 - In respect of the merger of Harbour Corporate Class into CI Canadian Investment Corporate Class
(the approval of the resolutions set out in Schedule "B" to the management information circular dated October 7, 2019 of such Fund)

HARBOUR CORPORATE CLASSVote: For Against

107587



Merger No. 7 and 11 - In respect of the exchange of shares of Harbour Corporate Class and Harbour Voyageur Corporate Class for shares of CI Canadian Investment Corporate Class
(the approval of the resolutions set out in Schedule "C" to the management information circular dated October 7, 2019 of such Fund)

CI CANADIAN INVESTMENT CORPORATE CLASSVote: For Against

107587



Merger No. 8 - In respect of the merger of Harbour Global Equity Corporate Class into CI Global Value Corporate Class
(the approval of the resolutions set out in Schedule "B" to the management information circular dated October 7, 2019 of such Fund)

HARBOUR GLOBAL EQUITY CORPORATE CLASSVote: For Against

107587



Merger No. 8 - In respect of the exchange of shares of Harbour Global Equity Corporate Class for shares of CI Global Value Corporate Class
(the approval of the resolutions set out in Schedule "C" to the management information circular dated October 7, 2019 of such Fund)

CI GLOBAL VALUE CORPORATE CLASSVote: For Against

107587



Merger No. 9 - In respect of the merger of Harbour Global Equity Fund into CI Global Value Fund
(the approval of the resolutions set out in Schedule "A" to the management information circular dated October 7, 2019 of such Fund)

HARBOUR GLOBAL EQUITY FUNDVote: For Against

107587



Merger No. 10 - In respect of the merger of Harbour Global Growth & Income Corporate Class into Signature Global Income & Growth Corporate Class
(the approval of the resolutions set out in Schedule "B" to the management information circular dated October 7, 2019 of such Fund)

HARBOUR GLOBAL GROWTH & INCOME CORPORATE CLASSVote: For Against

107587





Merger No. 10 - In respect of the exchange of shares of Harbour Global Growth & Income Corporate Class for shares of Signature Global Income & Growth Corporate Class
(the approval of the resolutions set out in Schedule "C" to the management information circular dated October 7, 2019 of such Fund)

SIGNATURE GLOBAL INCOME & GROWTH CORPORATE CLASSVote: For Against

107587



Merger No. 11 - In respect of the merger of Harbour Voyageur Corporate Class into CI Canadian Investment Corporate Class
(the approval of the resolutions set out in Schedule "B" to the management information circular dated October 7, 2019 of such Fund)

HARBOUR VOYAGEUR CORPORATE CLASSVote: For Against

107587



Merger No. 12 - In respect of the merger of Lawrence Park Strategic Income Fund into CI Investment Grade Bond Fund
(the approval of the resolutions set out in Schedule "A" to the management information circular dated October 7, 2019 of such Fund)

LAWRENCE PARK STRATEGIC INCOME FUNDVote: For Against

107587



Merger No. 13 - In respect of the merger of Marret High Yield Bond Fund into Signature High Yield Bond II Fund
(the approval of the resolutions set out in Schedule "A" to the management information circular dated October 7, 2019 of such Fund)

MARRET HIGH YIELD BOND FUNDVote: For Against

107587



Merger No. 14 - In respect of the merger of Sentry Alternative Asset Income Fund into Signature Diversified Yield II Fund
(the approval of the resolutions set out in Schedule "A" to the management information circular dated October 7, 2019 of such Fund)

SENTRY ALTERNATIVE ASSET INCOME FUNDVote: For Against

107587



Merger No. 15 - In respect of the merger of Sentry Canadian Bond Fund into Signature Core Bond Plus Fund
(the approval of the resolutions set out in Schedule "A" to the management information circular dated October 7, 2019 of such Fund)

SENTRY CANADIAN BOND FUNDVote: For Against

107587



Merger No. 16 - In respect of the merger of Sentry Conservative Monthly Income Fund into Portfolio Series Income Fund
(the approval of the resolutions set out in Schedule "A" to the management information circular dated October 7, 2019 of such Fund)

SENTRY CONSERVATIVE MONTHLY INCOME FUNDVote: For Against

107587



Merger No. 17 - In respect of the merger of Sentry Diversified Equity Fund into Sentry All Cap Income Fund
(the approval of the resolutions set out in Schedule "A" to the management information circular dated October 7, 2019 of such Fund)

SENTRY DIVERSIFIED EQUITY FUNDVote: For Against

107587



Merger No. 18 - In respect of the merger of Sentry Energy Fund into Signature Global Energy Corporate Class
(the approval of the resolutions set out in Schedule "A" to the management information circular dated October 7, 2019 of such Fund)

SENTRY ENERGY FUNDVote: For Against

107587



Merger No. 19 - In respect of the merger of Sentry Global Tactical Fixed Income Private Pool into CI Global Unconstrained Bond Private Pool
(the approval of the resolutions set out in Schedule "A" to the management information circular dated October 7, 2019 of such Fund)

SENTRY GLOBAL TACTICAL FIXED INCOME PRIVATE POOLVote: For Against

107587



Merger No. 20 - In respect of the merger of Signature Gold Corporate Class into Sentry Precious Metals Class
(the approval of the resolutions set out in Schedule "A" to the management information circular dated October 7, 2019 of such Fund)

SIGNATURE GOLD CORPORATE CLASSVote: For Against

107587



DATE

J J M M A A

(Please print)

SIGNATURE

Securityholder's Name
(Please print)

**INSTRUCTIONS:**

1. **Securityholders are entitled to vote at the Meeting(s) either in person or by proxy.** If you are unable to attend the Meeting(s) in person, please submit your form of proxy via one of the following three methods:
 - a. access www.secureonlinevote.com online and enter the 12-digit control number that is located on your form of proxy and follow the simple instructions on the website;
 - b. fax all pages of your signed and completed form of proxy to 1 (888) 496-1548 (toll-free); or
 - c. sign, date and return this form of proxy in the envelope provided for that purpose.

In order to be voted at the Meeting(s) or any adjournment(s) thereof, your completed form of proxy must be received at Proxy Processing Department, 402-1380 Rodick Rd, Markham, Ontario, L3R 9Z9 by no later than 10 a.m. (Toronto time) on Thursday, November 7, 2019, or 48 hours, excluding Saturdays, Sundays and holidays, preceding any adjourned Meeting.

2. ***Each securityholder has the right to appoint a person to represent him, her or it at the Meeting(s) or any adjournment(s) thereof other than the persons specified in this form.** Such right may be exercised by striking out the names of the specified persons and by inserting in the space provided the name of the person to be appointed, who need not be a securityholder.
3. If the securityholder is a corporation, the proxy must be signed by an officer or attorney thereof duly authorized. If a proxy is executed by an attorney, the authority of the attorney to act on behalf of the securityholder must accompany the proxy. If a security is held by two or more persons, any one of them present or represented by proxy at the Meeting(s) or any adjournment(s) thereof may, in the absence of the other or others, vote such securities, but, if more than one of them are present or represented by proxy, they shall vote together in respect of the security so held.
4. If this proxy is not dated, it is deemed to be dated on the date on which it was mailed to you.
5. Please refer to the Management Information Circular dated October 7, 2019 for further information regarding the use of this proxy and for other information pertaining to the Meetings.