SPECIAL OPPORTUNITIES FUND, INC. Form N-PX August 25, 2015

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

FORM N-PX

ANNUAL REPORT OF PROXY VOTING RECORD OF REGISTERED MANAGEMENT INVESTMENT COMPANY

Investment Company Act file number 811-07528

Special Opportunities Fund, Inc. (Exact name of registrant as specified in charter)

615 East Michigan Street

Milwaukee, WI 53202 (Address of principal executive offices) (Zip code)

Andrew Dakos
Bulldog Investors, LLC
Park 80 West
250 Pehle Avenue, Suite 708
Saddle Brook, NJ 07663
(Name and address of agent for service)

Copy to: Thomas R. Westle, Esq. Blank Rome LLP The Chrysler Building 405 Lexington Avenue New York, NY 10174

Registrant's telephone number, including area code: 1-877-607-0414

Date of fiscal year end: December 31, 2015

Date of reporting period: July 1, 2014– June 30, 2015

Item 1. Proxy Voting Record.

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date **CUSIP** Ticker Clough Global Equity Fund 7/15/2014 18914C100 **GLQ**

Management

Recommended Propose by issuer or

Vote Vote **Proposal** shareholder

1-Directors: 01-Edmund J. Burke, 02-John

F. Mee Withhold All For Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Meeting Date Company Name **CUSIP** Ticker Clough Global Allocation Fund 7/15/2014 18913Y103 **GLV**

Management

Recommended Propose by issuer or

Vote Vote shareholder **Proposal**

1-Directors: 01-Adam D. Crescenzi,02-Jerry

G. Rutledge,03-

Withhold All For Vincent W. Versaci Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Ticker Company Name Meeting Date **CUSIP**

Montgomery Street Income

Securities Inc. **MTS** 7/22/2014 614115103

Management

Recommended Propose by issuer or

Vote Vote **Proposal** shareholder

1-Directors: 01-Richard J.

Bradshaw,02-Victor L. Hymes,03-

Wendell G. Van Auken, 04-Nancy E.

Withhold All For Wallace Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Consent cut-off CUSIP Ticker Single Touch Systems, Inc. 7/31/2014 82932T107 SITO

| Vote | Management Recommended Vote | Proposal | Propose by issuer or shareholder |
|---------------------------------|---|---|----------------------------------|
| For | For | 1-NOW, THEREFORE, IT IS RESOLVED, THAT THE STOCKHOLDERS OF THE COMPANY HEREBY APPROVE AN AMENDMENT TO THE COMPANY'S AMENDED AND RESTATED CERTIFICATE OF INCORPORATION TO AUTHORIZE THE BOARD OF DIRECTORS (THE "BOARD") OF THE COMPANY TO EFFECT THE REVERSE STOCK SPLIT, INCLUDING HAVING THE DISCRETION AS TO WHETHER OR (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL) | Issuer |
| Name of Fund: Period: | Special Opportunity July 1, 2014 - June | ties Fund, Inc. (SPE) e 30,2015 | |
| Company Name | Meetting date | CUSIP | Ticker |
| HELIOS STRATEGIC INCOME FUND | 7/18/201 | 4 42328A203 | НЅА |
| Vote | Management Recommended Vote | Proposal 1-TO APPROVE THE AGREEMENT AND PLAN OF REORGANIZATION BETWEEN BROOKFIELD HIGH INCOME FUND INC. ("HHY") AND HELIOS STRATEGIC INCOME FUND, INC. ("HSA") AND THE TRANSACTIONS CONTEMPLATED THEREBY, INCLUDING, AMONG OTHER THINGS: (I) THE TRANSFER BY HSA OF ALL OF ITS ASSETS TO HHY IN EXCHANGE SOLELY FOR NEWLY ISSUED (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR | |
| For | For | FULL PROPOSAL) | Issuer |

Special Opportunities Fund, Inc. (SPE)

Name of Fund:

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker

BLACKROCK MUNY 2018

TERM

TRUST W7 7/30/2014 09248C205 BPK ARPS

Management

Recommended Propose by issuer or

Vote Vote Proposal shareholder

1-Directors: 01-Paul L. Audet,02-Michael J.

Castellano,03-Glenn

For For Hubbard, 04-W. Carl Kester Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker

MADISON STRATEGIC

SECTOR

PREMIUM FUND 7/31/2014 558268108 MSP

Management

Recommended Propose by issuer or

Vote Vote Proposal shareholder

1-Directors: 01- FRANK E. BURGESS

Withhold all Nominees For ,02- STEVEN P. RIEGE Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meetting date ISIN Ticker

INVESCO ASIA TRUST PLC

ORD UIT 8/1/2014 GB0004535307 IAT LN

| | | Management | | D 1 |
|------|-----|---------------------|---|----------------------------------|
| Vota | | Recommended Vote | Dramacal | Propose by issuer or shareholder |
| Vote | | vote | Proposal 1-TO RECEIVE THE REPORT OF THE | shareholder |
| | | | DIRECTORS' AND FINANCIAL | |
| | | | STATEMENTS FOR THE YEAR ENDED | |
| т | For | For | 30 APRIL 2014 | Issuer |
| 1 | ror | FOI | 2-TO DECLARE A FINAL DIVIDEND AS | |
| т | For | For | RECOMMENDED | Issuer |
| 1 | ror | FOI | 3-TO APPROVE THE DIRECTORS' | issuer |
| т | D | Г., | REMUNERATION POLICY | T |
| 1 | For | For | | Issuer |
| | | | 4-TO APPROVE THE CHAIRMAN'S | |
| т | P | Г., | ANNUAL STATEMENT AND REPORT | T |
| 1 | For | For | ON REMUNERATION | Issuer |
| • | 5 | . | 5- TO RE-ELECT CAROL FERGUSON | Υ. |
| ŀ | For | For | AS A DIRECTOR OF THE COMPANY | Issuer |
| | | | 6-TO RE-APPOINT THE AUDITOR AND | |
| _ | 5 | . | AUTHORISE THE DIRECTORS TO | * |
| 1 | For | For | DETERMINE THEIR REMUNERATION | Issuer |
| _ | _ | - | 7-TO AUTHORISE THE DIRECTORS TO | |
| ŀ | For | For | ALLOT SECURITIES | Issuer |
| | | | 8-TO AUTHORISE THE DIRECTORS TO | |
| _ | _ | _ | ALLOT SECURITIES DISAPPLYING | _ |
| I | For | For | STATUTORY PRE-EMPTION RIGHTS | Issuer |
| | | | 9-TO AUTHORISE THE DIRECTORS TO | |
| | | | BUY BACK UP TO 14.99 PER CENT OF | |
| | | | THE COMPANY'S ISSUED ORDINARY | |
| I | For | For | SHARES | Issuer |
| | | | 10-TO APPROVE THE CANCELLATION | |
| I | For | For | OF THE SHARE PREMIUM ACCOUNT | Issuer |
| | | | 11-THAT THE PERIOD OF NOTICE | |
| | | | REQUIRED FOR GENERAL MEETINGS | |
| | | | OF THE COMPANY (OTHER THAN | |
| | | | AGM'S) SHALL NOT BE LESS THAN 14 | |
| I | For | For | DAYS | Issuer |
| | | | | |

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Consent cut-off CUSIP Ticker Winthrop Realty Trust 8/5/2014 976391300 FUR

Management

Vote

Recommended Propose by issuer or

Vote Proposal shareholder

APPROVAL OF THE PLAN OF

LIQUIDATION OF WINTHROP REALTY TRUST INCLUDING THE SALE OF OUR ASSETS AND THE DISSOLUTION OF

OUR COMPANY DESCRIBED

THEREIN, AND THE APPROVAL AND

RATIFICATION OF THE

TRANSACTIONS DESCRIBED IN THE

PROXY STATEMENT WHICH

WINTHROP REALTY TRUST AND ITS

BOARD OF TRUSTEES HAVE

UNDERTAKEN IN CONNECTION WITH

For For THE PLAN OF LIQUIDATION. Issuer

APPROVAL OF THE PROPOSAL TO PERMIT THE BOARD OF TRUSTEES TO ADJOURN THE SPECIAL MEETING, IF NECESSARY, TO PERMIT FURTHER SOLICITATION OF PROXIES IF THERE ARE NOT SUFFICIENT VOTES AT THE TIME OF THE SPECIAL MEETING TO

For For APPROVE ITEM 1. Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker JETPAY CORPORATION 8/5/2014 477177109 JTPY

Management

Recommended Propose by issuer or

Vote Vote Proposal shareholder

1-Directors: 01- DIANE (VOGT) FARO

For For ,02- ROBERT B. PALMER Issuer

2- RATIFICATION OF THE

APPOINTMENT OF MARCUM LLP AS JETPAY'S REGISTERED PUBLIC ACCOUNTING FIRM FOR FISCAL

For For YEAR 2014. Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker

TECHNOGLASS 8/12/2014 G87264100 TGLS

Management

Recommended Propose by issuer or

Vote Vote Proposal shareholder

ELECTION OF DIRECTOR: SAMUEL R.

ELECTION OF DIRECTOR. SAMUEL R.

For For AZOUT Issuer

ELECTION OF DIRECTOR: JUAN

For For CARLOS VILARINO Issuer

ELECTION OF DIRECTOR: MARTHA

For For (STORMY) L. BYORUM Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker

| AMERICAN SELECT |
|-----------------|
|-----------------|

PORTFOLIO 8/15/2014 029570108 SLA

Management

Recommended Propose by issuer or

Vote Vote Proposal shareholder

1-TO APPROVE AN AGREEMENT AND PLAN OF MERGER PURSUANT TO WHICH EACH TARGET FUND WILL MERGE WITH AND INTO DRAIF

MERGER SUB, LLC, A

MASSACHUSETTS LIMITED LIABILITY COMPANY AND A

WHOLLY-OWNED SUBSIDIARY OF DIVERSIFIED REAL ASSET INCOME

FUND, A NEWLY ORGANIZED MASSACHUSETTS BUSINESS TRUST

(THE "ACQUIRING FUND"), ... (DUE TO SPACE LIMITS, SEE PROXY

For For STATEMENT FOR FULL PROPOSAL) Issuer

2.A-TO APPROVE A NEW

SUB-ADVISORY AGREEMENT BETWEEN U.S. BANCORP ASSET MANAGEMENT, INC. AND NUVEEN

For FUND ADVISORS, LLC.

2.B-TO APPROVE A NEW

SUB-ADVISORY AGREEMENT BETWEEN U.S. BANCORP ASSET MANAGEMENT, INC. AND NUVEEN

For For ASSET MANAGEMENT, LLC.

Issuer

Issuer

1-Directors: 01- ROGER A.

GIBSON ,02- JOHN P. KAYSER ,03-LEONARD W. KEDROWSKI,04-RICHARD K. RIEDERER ,05-JAMES M.

For For WADE Issuer

*** UNDER SEPARATE PROXY FORM WITH CUSIP 029570N11

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker

AMERICAN STRATEGIC

INCOME II 8/15/2014 030099105 BSP

Management

Recommended Propose by issuer or

Vote Vote Proposal shareholder

1-TO APPROVE AN AGREEMENT AND PLAN OF MERGER PURSUANT TO WHICH EACH TARGET FUND WILL MERGE WITH AND INTO DRAIF

MERGER SUB, LLC, A

MASSACHUSETTS LIMITED LIABILITY COMPANY AND A

WHOLLY-OWNED SUBSIDIARY OF DIVERSIFIED REAL ASSET INCOME

FUND, A NEWLY ORGANIZED

MASSACHUSETTS BUSINESS TRUST (THE "ACQUIRING FUND"), ... (DUE TO

SPACE LIMITS, SEE PROXY

For For STATEMENT FOR FULL PROPOSAL) Issuer
For For 2.A-TO APPROVE A NEW Issuer

SUB-ADVISORY AGREEMENT

BETWEEN U.S. BANCORP ASSET MANAGEMENT, INC. AND NUVEEN

FUND ADVISORS, LLC. 2.B-TO APPROVE A NEW

SUB-ADVISORY AGREEMENT BETWEEN U.S. BANCORP ASSET MANAGEMENT, INC. AND NUVEEN

For For ASSET MANAGEMENT, LLC.

Issuer

1-Directors: 01- ROGER A. GIBSON ,02- JOHN P. KAYSER ,03-LEONARD W. KEDROWSKI,04-

RICHARD K. RIEDERER, 05-JAMES M.

For For **WADE** Issuer

*** UNDER SEPARATE PROXY FORM WITH CUSIP 030099K88

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

CUSIP Ticker Company Name Meeting Date

AMERICAN STRATEGIC

CSP INCOME III 8/15/2014 03009T101

| Vote | | Management Recommended Vote | Proposal | Propose by issuer or shareholder |
|------|-----|-----------------------------------|----------------------------------|----------------------------------|
| | | | 1-TO APPROVE AN AGREEMENT AND | |
| | | | PLAN OF MERGER PURSUANT TO | |
| | | | WHICH EACH TARGET FUND WILL | |
| | | | MERGE WITH AND INTO DRAIF | |
| | | | MERGER SUB, LLC, A | |
| | | | MASSACHUSETTS LIMITED | |
| | | | LIABILITY COMPANY AND A | |
| | | | WHOLLY-OWNED SUBSIDIARY OF | |
| | | | DIVERSIFIED REAL ASSET INCOME | |
| | | | FUND, A NEWLY ORGANIZED | |
| | | | MASSACHUSETTS BUSINESS TRUST | |
| | | | (THE "ACQUIRING FUND"), (DUE TO | |
| | | | SPACE LIMITS, SEE PROXY | |
| | For | For | STATEMENT FOR FULL PROPOSAL) | Issuer |
| | | | 2.A-TO APPROVE A NEW | |
| | | | SUB-ADVISORY AGREEMENT | |
| | | | BETWEEN U.S. BANCORP ASSET | |
| | _ | | MANAGEMENT, INC. AND NUVEEN | _ |
| | For | For | FUND ADVISORS, LLC. | Issuer |
| | | | 2.B-TO APPROVE A NEW | |
| | | | SUB-ADVISORY AGREEMENT | |
| | | | BETWEEN U.S. BANCORP ASSET | |
| | _ | _ | MANAGEMENT, INC. AND NUVEEN | _ |
| | For | For | ASSET MANAGEMENT, LLC. | Issuer |
| | | | 1-Directors: 01- ROGER A. | |
| | | | GIBSON ,02- JOHN P. KAYSER | |
| | | | ,03-LEONARD W. KEDROWSKI,04- | |
| | | T. | RICHARD K. RIEDERER ,05-JAMES M. | T |
| | For | For | WADE | Issuer |
| | | | | |

*** UNDER SEPARATE PROXY FORM WITH CUSIP 03009TM99

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker

COLLABRIUM JAPAN

ACQUISITION 8/18/2014 G2266G102 JACQ

| Vote | Management Recommended Vote | Proposal 1-TO CONSIDER AND VOTE UPON AN AMENDMENT TO THE COMPANY'S MEMORANDUM AND ARTICLES OF ASSOCIATION TO EXTEND THE DATE BY WHICH THE COMPANY MUST CONSUMMATE ITS INITIAL BUSINESS COMBINATION FROM AUGUST 24, 2014 TO FEBRUARY 24, 2015 2-TO CONSIDER AND VOTE UPON AN AMENDMENT TO THE INVESTMENT | |
|--|--|--|---------------|
| For | For | MANAGEMENT TRUST AGREEMENT GOVERNING THE FUNDS HELD IN THE COMPANY'S TRUST ACCOUNT TO PERMIT DISTRIBUTIONS TO SHAREHOLDERS WHO EXERCISE THEIR REDEMPTION RIGHTS IN CONNECTION WITH PROPOSAL 1 AND TO EXTEND THE TERMINATION DATE TO FEBRUARY 24, 2015 (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL) | |
| Name of Fund: Period: | Special Opportunities July 1, 2014 - June 30 | | |
| Company Name DELAWARE INVEST DIVIDEND & INC FUND | Meeting Date 8/20/201 | CUSIP 4 245915103 | Ticker DDF |
| | | | |

| | Management Recommended | | Propose by issuer or |
|-------------------------------------|---|--|----------------------|
| Vote | Vote | Proposal 1-Directors: 01-THOMAS L. BENNETT,02- JOSEPH W. CHOW ,03-PATRICK P. COYNE, 04- JOHN A. FRY ,05- LUCINDA S. LANDRETH ,06- F.A. SEVILLA-SACASA ,07- THOMAS K. WHITFORD ,08-JANET L. | shareholder |
| For | For | YEOMANS,09-J. RICHARD ZECHER | Issuer |
| Name of Fund: Period: | Special Opportunitie July 1, 2014 - June 3 | | |
| Company Name PROSPECT JAPAN FUND | Meetting date | ISIN | Ticker |
| LTD | 8/27/201 | 4 GB00B011QL44 | PJF LN |
| | Management Recommended | | Propose by issuer or |
| Vote | Vote | Proposal 1-TO APPROVE THE ANNUAL REPORT AND AUDITED FINANCIAL STATEMENTS OF THE COMPANY FOR | |
| For | For | THE YEAR ENDED 31 DECEMBER 2013 2-TO RE-APPOINT ERNST & YOUNG LLP AS AUDITOR OF THE COMPANY UNTIL THE CONCLUSION OF THE | |
| For | For | NEXT ANNUAL GENERAL MEETING 3-TO AUTHORISE THE BOARD OF | Issuer |
| For | For | DIRECTORS TO DETERMINE THE AUDITOR'S REMUNERATION 4-TO RE-ELECT JOHN HAWKINS TO THE BOARD OF DIRECTORS IN ACCORDANCE WITH SECTION B.7.1 | Issuer |
| For | For | OF THE UK CORPORATE GOVERNANCE CODE 5-TO RE-ELECT RICHARD BATTEY TO THE BOARD OF DIRECTORS IN ACCORDANCE WITH SECTION B.7.1 OF THE UK CORPORATE GOVERNANCE CODE AND ARTICLE | Issuer |
| For For | For For | 26.2 OF THE ARTICLES OF INCORPORATION OF THE COMPANY 6-TO RE-ELECT RUPERT EVANS TO THE BOARD OF DIRECTORS IN | Issuer Issuer |

ACCORDANCE WITH SECTION B.7.1

OF THE UK CORPORATE GOVERNANCE CODE

7-THAT THE COMPANY BE AND IS

HEREBY GENERALLY AND

UNCONDITIONALLY AUTHORISED IN

ACCORDANCE WITH THE

COMPANIES (GUERNSEY) LAW, 2008, AS AMENDED (the "COMPANIES

LAW"), TO MAKE MARKET

For For ACQUISITIONS OF ITS OWN SHARES

8.1-THAT PURSUANT TO THE

OBLIGATIONS IMPOSED BY ARTICLE

49.2 OF THE ARTICLES OF

INCORPORATION THE COMPANY BE

For For WOUND UP Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker

LIBERY ALL-STAR EQUITY

FUND 8/28/2014 530158104 USA

Management

Recommended Propose by issuer or

Vote Vote Proposal shareholder

1-Directors: 01- THOMAS W. BROCK

,02-

For For GEORGE R. GASPARI Issuer

Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

July 1, 2014 - June 30,2015 Period:

CUSIP Ticker Company Name Meeting Date

DWS GLOBAL HIGH

INCOME FUND 9/3/2014 23338W104 **LBF**

Management

Recommended Propose by issuer or

shareholder Vote Vote **Proposal**

DIRECTOR:1) WILLIAN MCCKAYTON,

2) REBECCA W. RIMEL,03-WILLIAM N.

Mirror vote For SEARCY, JR Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

July 1, 2014 - June 30,2015 Period:

Ticker Company Name Meeting Date **CUSIP**

DWS HIGH INCOME OPP

FUND 9/3/2014 23339M204 DHG

Management

Recommended Propose by issuer or

shareholder Vote Vote **Proposal**

> DIRECTOR:1) JOHN W. BALLANTINE, 2) DAWN-MARIE DRISCOLL, 3)

> > KENNETH C. FROEWISS 4) REBECCA

Mirror vote For W. RIMEL Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Meeting Date **CUSIP** Ticker Company Name

CHART ACQUISITION

CORP. 9/5/2014 161151105 **CACG**

Management

Recommended Propose by issuer or shareholder Vote

Vote **Proposal**

For 1-TO AMEND THE COMPANY'S For Issuer

AMENDED AND RESTATED

CERTIFICATE OF INCORPORATION TO EXTEND THE DATE BEFORE

WHICH THE COMPANY MUST **COMPLETE A BUSINESS**

COMBINATION (THE "TERMINATION

DATE") FROM SEPTEMBER 13, 2014 (THE "CURRENT TERMINATION **DATE") TO MARCH 13, 2015 (THE** "EXTENDED TERMINATION DATE"), AND PROVIDE ...(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL PROPOSAL) 2-TO AMEND THE COMPANY'S AMENDED AND RESTATED CERTIFICATE OF INCORPORATION TO ALLOW HOLDERS OF THE COMPANY'S PUBLIC SHARES TO REDEEM THEIR PUBLIC SHARES FOR A PRO RATA PORTION OF THE FUNDS AVAILABLE IN THE TRUST ACCOUNT (THE "TRUST ACCOUNT") ESTABLISHED IN CONNECTION WITH THE COMPANY'S INITIAL PUBLIC OFFERING ...(DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL

For For PROPOSAL) Issuer

3-TO AMEND AND RESTATE THE

COMPANY'S INVESTMENT

MANAGEMENT TRUST AGREEMENT, DATED DECEMBER 13, 2012 (THE "TRUST AGREEMENT") BY AND BETWEEN THE COMPANY AND CONTINENTAL STOCK TRANSFER & TRUST COMPANY (THE "TRUSTEE") TO PERMIT DISTRIBUTIONS FROM THE TRUST ACCOUNT TO PAY PUBLIC STOCKHOLDERS PROPERLY

PUBLIC STOCKHOLDERS PROPERLY DEMANDING REDEMPTION ...(DUE TO

SPACE LIMITS, SEE PROXY

For STATEMENT FOR FULL PROPOSAL)

4-EXERCISE REDEMPTION RIGHTS: IF

YOU HOLD SHARES OF THE

COMPANY'S COMMON STOCK ISSUED IN ITS INITIAL PUBLIC OFFERING,

YOU MAY EXERCISE YOUR

REDEMPTION RIGHTS AND DEMAND THAT THE COMPANY REDEEM YOUR SHARES OF COMMON STOCK FOR A PRO RATA PORTION OF THE TRUST ACCOUNT BY MARKING THE FOR BOX ... (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL

For None PROPOSAL) Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker

OXFORD LANE CAPITAL

CORP 9/9/2014 691543201 OXLCP

Management

Recommended Propose by issuer or

Vote Vote Proposal shareholder

ELECTION OF DIRECTOR: JOHN

For For REARDON Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date ISIN Ticker

Issuer

MARWYN VALUE

INVESTORS LTD 9/17/2014 KYG5897M1583 MVI LN

| | | Management | | D 1 ' |
|-------|-----|-------------|----------------------------------|----------------------|
| * 7 . | | Recommended | . | Propose by issuer or |
| Vote | | Vote | Proposal | shareholder |
| | | | 1- TO RECEIVE AND ADOPT THE | |
| | | | COMPANY'S ANNUAL ACCOUNTS | |
| | | | FOR THE YEAR ENDED 31 DECEMBER | |
| | For | For | 2013 | Issuer |
| | | | 2- TO RE-ELECT PAUL EVERITT AS A | |
| | For | For | DIRECTOR | Issuer |
| | | | 3- TO RE-ELECT RONALD HOBBS AS A | Δ |
| | For | For | DIRECTOR | Issuer |
| | | | 4- TO RE-ELECT LOUISA BONNEY AS | |
| | For | For | A DIRECTOR | Issuer |
| | | | 5- TO APPROVE THE | |
| | | | RE-APPOINTMENT OF | |
| | | | PRICEWATERHOUSECOOPERS AS | |
| | | | AUDITORS AND AUTHORISE THE | |
| | | | DIRECTORS TO FIX THE AUDITOR'S | |
| | For | For | REMUNERATION | Issuer |
| | | | 6- TO AUTOHRISE MARKET | |
| | | | PURCHASES OF THE COMPANY'S | |
| | For | For | ORDINARY A B ORDINARY SHARES | Issuer |
| | | 1 01 | | |

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker ROYCE VALUE TRUST INC 9/24/2014 780910105 RVT

Management

Recommended Propose by issuer or

Vote Vote Proposal shareholder

DIRECTOR:1) RICHARD M. GALKIN, 2)

For For STEPHEN L. ISAACS Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker ROYCE MICRO-CAP TRUST 9/24/2014 780915104 RMT

Management

Recommended Propose by issuer or

Vote Vote Proposal shareholder

DIRECTOR:1) RICHARD M. GALKIN, 2)

For For STEPHEN L. ISAACS Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker QUARTET MERGER CORP. 9/29/2014 747717106 QTET

Management

Recommended Propose by issuer or

Vote Vote Proposal shareholder

1.TO ADOPT THE AGREEMENT AND PLAN OF REORGANIZATION, DATED AS OF APRIL 30, 2014, BY AND AMONG QUARTET, QUARTET

HOLDCO LTD. ("HOLDCO"), QUARTET

MERGER SUB, LTD., PANGAEA LOGISTICS SOLUTIONS LTD. ("PANGAEA") AND THE

SECURITYHOLDERS OF PANGAEA, AND TO APPROVE THE BUSINESS COMBINATION CONTEMPLATED BY

For For THE MERGER AGREEMENT. Issuer

1A.I HEREBY EXERCISE MY

CONVERSION RIGHTS. MARK "FOR" =

Yes None YES OR "AGAINST" = NO. Issuer
No Vote None 1B.I COMMUNICATED WITH Issuer

JEFFERIES IN DETERMINING HOW TO DIRECT MY VOTE ON THE MERGERS.

MARK "FOR" = YES OR "AGAINST" = NO.

1C.SHAREHOLDER CERTIFICATION - I
HEREBY CERTIFY THAT I AM NOT
ACTING IN CONCERT, OR AS A
"GROUP" (AS DEFINED IN SECTION
13(D)(3) OF THE SECURITIES
EXCHANGE ACT OF 1934, AS
AMENDED), WITH ANY OTHER
SHAREHOLDER WITH RESPECT TO
THE SHARES OF COMMON STOCK OF
QUARTET OWNED BY ME IN

CONNECTION WITH THE PROPOSED BUSINESS COMBINATION BETWEEN QUARTET AND PANGAEA. MARK

Yes None "FOR" = YES OR "AGAINST" = NO. Issuer

2A.TO APPROVE THE FOLLOWING

| | | DIFFERENCE BETWEEN THE CONSTITUTIONAL DOCUMENTS OF HOLDCO TO BE IN EFFECT FOLLOWING THE MERGERS AND THE CURRENT AMENDED AND RESTATED CERTIFICATE OF INCORPORATION OF QUARTET: THE NAME OF THE NEW PUBLIC ENTITY WILL BE "PANGAEA LOGISTICS SOLUTIONS LTD." AS OPPOSED TO "QUARTET MERGER | |
|------------|------------|--|------------------|
| For | For | CORP." | Issuer |
| | | 2B.TO APPROVE THE FOLLOWING | |
| | | DIFFERENCE BETWEEN THE | |
| | | CONSTITUTIONAL DOCUMENTS OF | |
| | | HOLDCO TO BE IN EFFECT | |
| | | FOLLOWING THE MERGERS AND THE | |
| | | CURRENT AMENDED AND RESTATED | |
| | | CERTIFICATE OF INCORPORATION OF QUARTET: HOLDCO WILL HAVE | |
| | | 100,000,000 AUTHORIZED COMMON | |
| | | SHARES AND 1,000,000 AUTHORIZED | |
| | | PREFERRED SHARES, AS OPPOSED TO | |
| | | QUARTET HAVING 15,000,000 | |
| | | AUTHORIZED SHARES OF COMMON | |
| | | STOCK AND 1,000,000 AUTHORIZED | |
| For | For | SHARES OF PREFERRED STOCK. | Issuer |
| | | 2C.TO APPROVE THE FOLLOWING | |
| | | DIFFERENCE BETWEEN THE | |
| | | CONSTITUTIONAL DOCUMENTS OF HOLDCO TO BE IN EFFECT | |
| | | FOLLOWING THE MERGERS AND THE | |
| | | CURRENT AMENDED AND RESTATED | |
| | | CERTIFICATE OF INCORPORATION OF | |
| | | QUARTET: HOLDCO'S CORPORATE | |
| | | EXISTENCE WILL BE PERPETUAL AS | |
| | | OPPOSED TO QUARTET'S CORPORATE | |
| | | EXISTENCE TERMINATING IF A | |
| | | BUSINESS COMBINATION IS NOT | |
| | | CONSUMMATED BY QUARTET | |
| Г | Г | WITHIN A SPECIFIED PERIOD OF | |
| For For | For For | TIME. 2D.TO APPROVE THE FOLLOWING | Issuer Issuer |
| 1 01 | TUI | DIFFERENCE BETWEEN THE | 155001 |
| | | CONSTITUTIONAL DOCUMENTS OF | |
| | | HOLDCO TO BE IN EFFECT | |
| | | FOLLOWING THE MERGERS AND THE | |
| | | CURRENT AMENDED AND RESTATED | |
| | | CERTIFICATE OF INCORPORATION OF | |
| | | | |

QUARTET: HOLDCO'S BYE-LAWS WILL NOT INCLUDE THE VARIOUS PROVISIONS APPLICABLE ONLY TO SPECIFIED PURPOSE ACQUISITION CORPORATIONS THAT QUARTET'S AMENDED AND RESTATED

CERTIFICATE OF INCORPORATION

CONTAINS.

3.TO APPROVE THE ADOPTION OF THE 2014 SHARE INCENTIVE PLAN WHICH AUTHORIZES THE AWARD OF

SHARE-BASED INCENTIVES IN ORDER TO ATTRACT, RETAIN,

MOTIVATE, AND REWARD CERTAIN

KEY EMPLOYEES, OFFICERS,

DIRECTORS, AND CONSULTANTS OF

For HOLDCO.

> 4.TO ADJOURN THE SPECIAL MEETING TO A LATER DATE OR DATES, IF NECESSARY, TO PERMIT FURTHER SOLICITATION AND VOTE

> OF PROXIES IF, BASED ON THE TABULATED VOTE AT THE TIME OF THE SPECIAL MEETING, QUARTET IS

NOT AUTHORIZED TO CONSUMMATE

THE MERGERS. For For Issuer

Special Opportunities Fund,

Name of Fund: Inc. (SPE)

For

Period: July 1, 2014 - June 30,2015

Company Name **ISIN** Ticker Meeting Date

Issuer

| TERRA CATALYST FUND | 9/30/20 | 14 KYG8761F1357 | TCF LN |
|---------------------------------|---|---|---|
| Vote | Management Recommended Vote | Proposal | Propose by issuer or shareholder |
| For | For | 1- RECEIVE AND ADOPT THE AUDITED FINANCIAL STATEMENTS 2- RE-APPOINTMENT OF MARTIN | Issuer |
| For | For | ADAMS 2- RE-APPOINTMENT OF KPMG AUDI | Issuer T |
| For | For | LLC 4- AUTHORISATION FOR THE DIRECTORS TO FIX THE | Issuer |
| For | For | REMUNERATION OF THE AUDITORS 5- TO FIX THE FEES OF THE DIRECTORS FOR THE YEAR ENDED 3 | Issuer |
| For | For | MARCH 2015 | Issuer |
| Name of Fund: Period: | Special Opportun July 1, 2014 - Jun | ities Fund, Inc. (SPE) e 30,2015 | |
| Company Name MFS INTERMARKET | Meeting Date | CUSIP | Ticker |
| INCOME TRUST | 10/2/20 | 14 59318R103 | CMK |
| Vote | Management Recommended Vote | Proposal DIRECTOR:1) STEVEN E. BULLER, 2)WILLIAM R. GUTOW, 3) MICHAEL | Propose by issuer or shareholder |
| Mirror vote | For | HEGARTY 4) JOHN P. KAVANAUGH, 05- ROBERT W. UEK | Issuer |
| | Special Opportunition July 1, 2014 - June 3 | | |
| Company Name ATLANTIS JAPAN | Meeting Date | ISIN | Ticker |
| GROWTH FUND LTD | 10/3/20 | 14 GG00B61ND550 | AJG LN |
| Vote For | Management Recommended Vote For | Proposal 1-TO APPROVE AND ADOPT THE ANNUAL REPORT AND FINANCIAL | Propose by issuer or shareholder Issuer |

| For | For | STATEMENTS OF THE COMPANY FOR THE YEAR ENDED 30 APRIL 2 2-TO CONSIDER AND APPROVE THE DIRECTORS' REMUNERATION REPORT AS DETAILED IN THE ANNUAL REPORT AND FINANCIAL STATEMENTS OF THE COMPANY FOR THE YEAR ENDED 30 APRIL 2014 3-TO RE-APPOINT GRANT THORNTON | Issuer |
|-----|-----|---|--------|
| | | LIMITED AS AUDITOR OF THE | |
| | | COMPANY UNTIL THE CONCLUSION | |
| | | OF THE NEXT ANNUAL GENERAL | |
| For | For | MEETING | Issuer |
| | | 4-TO AUTHORISE THE BOARD OF | |
| | | DIRECTORS TO DETERMINE THE | |
| For | For | AUDITOR'S REMUNERATION | Issuer |
| For | For | 5-TO RE-APPOINT PHILIP EHRMANN | Issuer |
| For | For | 6-TO RE-APPOINT ERIC BOYLE | Issuer |
| | | 7-TO RE-APPOINT ANDREW MARTIN | |
| For | For | SMITH | Issuer |
| | | 8-THAT, THE COMPANY BE | |
| | | GENERALLY AND | |
| | | UNCONDITIONALLY AUTHORISED TO | |
| | | MAKE MARKET ACQUISITIONS OF ITS | |
| For | For | ISSUED ORDINARY SHARES | Issuer |
| | | | |

9-THAT, THE COMPANY BE

GENERALLY AND

UNCONDITIONALLY AUTHORISED TO MAKE MARKET ACQUISITIONS OF ITS

For ISSUED ORDINARY SHARES

UED ORDINARY SHARES Issuer

 $10 ext{-}\text{THAT}$, THE COMPANY BE

GENERALLY AND

UNCONDITIONALLY AUTHORISED TO MAKE MARKET ACQUISITIONS OF ITS

For For ISSUED C SHARES Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date ISIN Ticker

ATLANTIS JAPAN

GROWTH FUND LTD 10/22/2014 GG00B61ND550 AJG LN

Management

Recommended Propose by issuer or

Vote Vote Proposal shareholder

1-THAT THE NEW ARTICLES OF INCORPORATION PRODUCED TO THE MEETING AND SIGNED BY THE CHAIRMAN OF THE MEETING FOR THE PURPOSES OF IDENTIFICATION BE ADOPTED AS THE ARTICLES OF INCORPORATION OF THE COMPANY IN SUBSTITUTION FOR THE EXISTING

ARTICLES OF INCORPORATION OF

For For THE COMPANY Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker

NUVEEN DIVERSIFIED

CURRENCY 10/31/2014 67090N109 JGT

Management

Recommended Propose by issuer or

Vote Vote Proposal shareholder

1-DIRECTOR 1) WILLIAM ADAMS IV,

2)DAVID J. KUNDERT,3)JOHN K.

Mirror Vote For NELSON,4) TERENCE J. TOTH Issuer

2-TO APPROVE AN AGREEMENT AND PLAN OF MERGER PURSUANT TO WHICH NUVEEN DIVERSIFIED

CURRENCY OPPORTUNITIES FUND WILL MERGE WITH AND INTO NGHIF

MERGER SUB, LLC, A

MASSACHUSETTS LIMITED LIABILITY COMPANY AND A

WHOLLY-OWNED SUBSIDIARY OF NUVEEN GLOBAL HIGH INCOME FUND, A NEWLY ORGANIZED

MASSACHUSETTS BUSINESS TRUST .. (DUE TO SPACE LIMITS, SEE PROXY

Mirror Vote For STATEMENT FOR FULL PROPOSAL). Issuer

3A-TO APPROVE A NEW INVESTMENT

MANAGEMENT AGREEMENT BETWEEN NUVEEN DIVERSIFIED CURRENCY OPPORTUNITIES FUND

Mirror Vote For AND NUVEEN FUND ADVISORS, LLC. Issuer

3B-TO APPROVE A NEW INVESTMENT

MANAGEMENT AGREEMENT
BETWEEN NUVEEN DIVERSIFIED
CURRENCY OPPORTUNITIES FUND

Mirror Vote None AND NUVEEN FUND ADVISORS, LLC. Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker

NUVEEN GLOBAL INCOME

OPPORTUNITIES FD 10/31/2014 67090N109 JGT

Management

Recommended Propose by issuer or

Vote Vote Proposal shareholder

1-DIRECTOR 1) WILLIAM ADAMS IV, 2) DAVID J. KUNDERT, 3) JOHN K.

Mirror Vote For NELSON,4) TERENCE J. TOTH

Issuer

2-TO APPROVE AN AGREEMENT AND PLAN OF MERGER PURSUANT TO WHICH NUVEEN GLOBAL INCOME OPPORTUNITIES FUND WILL MERGE WITH AND INTO NGHIF MERGER SUB, LLC, A MASSACHUSETTS LIMITED LIABILITY COMPANY AND A WHOLLY-OWNED SUBSIDIARY OF NUVEEN GLOBAL HIGH INCOME FUND, A NEWLY ORGANIZED MASSACHUSETTS BUSINESS TRUST

(THE "ACQUIRING .. (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR

Mirror Vote For FULL PROPOSAL).

Issuer

3A-TO APPROVE A NEW INVESTMENT

MANAGEMENT AGREEMENT

BETWEEN NUVEEN GLOBAL INCOME OPPORTUNITIES FUND AND NUVEEN

Mirror Vote For FUND ADVISORS, LLC.

Issuer

Ticker

Issuer

3B-TO APPROVE A NEW

SUB-ADVISORY AGREEMENT

BETWEEN NUVEEN FUND ADVISORS,

LLC AND NUVEEN ASSET

MANAGEMENT, LLC, WITH RESPECT

TO NUVEEN GLOBAL INCOME

Mirror Vote None OPPORTUNITIES FUND. Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP

THE HERZFELD CARIBBEAN BASIN

Vote

FUND, INC. 11/10/2014 42804T106 CUBA

Management

Recommended Propose by issuer or Vote Proposal shareholder

1 DEFECTION 1) ASP TRANSPORTED

1-DIRECTOR 1) MR. THOMAS J.

Mirror Vote For HERZFELD Issuer

2-TO APPROVE A REVISION TO THE FUNDAMENTAL INVESTMENT

RESTRICTION REGARDING

BORROWING MONEY, AND ISSUING
Mirror Vote For SENIOR SECURITIES.

Mirror Vote For 3-TO APPROVE AN AMENDMENT TO Issuer

THE INVESTMENT ADVISORY AGREEMENT TO REFLECT THE

INCLUSION OF BORROWING FOR INVESTMENT PURPOSES AND OTHER FINANCIAL LEVERAGE IN THE CALCULATION OF THE ADVISORY FEES.

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker

FIRST OPPORTUNITY

FUND INC. 11/14/2014 33587T108 FOFI

Management

Recommended Propose by issuer or

Vote Vote Proposal shareholder

1-TO APPROVE AN AMENDMENT TO ARTICLE IV OF FIRST OPPORTUNITY

FUND, INC.'S ARTICLES OF

AMENDMENT AND RESTATEMENT

ELIMINATING THE RIGHT TO DEMAND THE FAIR VALUE FOR

SHARES BUT ONLY UPON REORGANIZATION OF FIRST

OPPORTUNITY FUND, INC. WITH AND

INTO ANOTHER AFFILIATED REGISTERED INVESTMENT

Mirror Vote For COMPANY. Issuer

2-TO APPROVE AN AGREEMENT AND

PLAN OF REORGANIZATION
PURSUANT TO WHICH FIRST
OPPORTUNITY FUND, INC. WOULD
TRANSFER ALL OF ITS ASSETS TO
BOULDER GROWTH & INCOME FUND,
INC. IN EXCHANGE FOR SHARES OF
BOULDER GROWTH & INCOME FUND,

INC., AND THE ASSUMPTION BY

BOULDER GROWTH & INCOME FUND, INC. OF ALL OF THE LIABILITIES OF

Mirror Vote For FIRST OPPORTUNITY FUND, INC. Issuer

9TO APPROVE A MOTION TO ADJOURN OR POSTPONE THE SPECIAL MEETING TO ANOTHER TIME AND/OR PLACE FOR THE

PURPOSE OF SOLICITING

ADDITIONAL PROXIES IN FAVOR OF THE PROPOSALS TO BE SUBMITTED

AT THE SPECIAL MEETING, IF

Mirror Vote For NECESSARY. Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker

BOULDER TOTAL RETURN

FUND,

INC. 11/14/2014 101541100 BTF

| | | Management | | |
|--------------|-------------|-----------------------|-----------------------------------|----------------------|
| | | Recommended | | Propose by issuer or |
| Vote | | Vote | Proposal | shareholder |
| | | | 3-TO APPROVE AN AGREEMENT AND | |
| | | | PLAN OF REORGANIZATION | |
| | | | PURSUANT TO WHICH BOULDER | |
| | | | TOTAL RETURN FUND, INC. WOULD | |
| | | | TRANSFER ALL OF ITS ASSETS TO | |
| | | | BOULDER GROWTH & INCOME FUND | |
| | | | INC. IN EXCHANGE FOR SHARES OF | , |
| | | | BOULDER GROWTH & INCOME FUND | |
| | | | INC., AND THE ASSUMPTION BY | , |
| | | | BOULDER GROWTH & INCOME FUND | |
| | | | INC. OF ALL OF THE LIABILITIES OF | , |
| | | | BOULDER TOTAL RETURN FUND, | |
| | Mirror Vote | For | INC. | Issuer |
| | | | 9-TO APPROVE AN AGREEMENT AND | |
| | | | PLAN OF REORGANIZATION | |
| | | | PURSUANT TO WHICH BOULDER | |
| | | | TOTAL RETURN FUND, INC. WOULD | |
| | | | TRANSFER ALL OF ITS ASSETS TO | |
| | | | BOULDER GROWTH & INCOME FUND | |
| | | | INC. IN EXCHANGE FOR SHARES OF | , |
| | | | BOULDER GROWTH & INCOME FUND | , |
| | | | INC., AND THE ASSUMPTION BY | • |
| | | | BOULDER GROWTH & INCOME FUND | , |
| | | | INC. OF ALL OF THE LIABILITIES OF | |
| | | | BOULDER TOTAL RETURN FUND, | |
| | Mirror Vote | For | INC. | Issuer |
| | | | | |
| Name of | Fund | Special Opportunitie | es Fund Inc. (SPF) | |
| Period: | Tulia. | July 1, 2014 - June 3 | | |
| Torrou. | | dary 1, 2011 value s | 0,2010 | |
| Company | y Name | Meeting Date | CUSIP | Ticker |
| BOULD | ER GROWTH & | | | |
| INCOM | E FD, | | | |
| INC. | | 11/21/201 | 14 101507101 | BIF |
| | | Management | | |
| | | Recommended | | Propose by issuer or |
| Vote | | Vote | Proposal | shareholder |
| . | Mirror Vote | For | 5-TO APPROVE THE ISSUANCE OF | Issuer |
| | | ~ - | ADDITIONAL COMMON SHARES OF | |
| | | | BOULDER GROWTH & INCOME FUND | , |
| | | | INC. IN CONNECTION WITH THE | |
| | | | REORGANIZATIONS PURSUANT TO | |
| | | | AN AGREEMENT AND PLAN OF | |
| | | | DEODG AND ATTOM ANONG DOLL DEL | |

REORGANIZATION AMONG BOULDER

GROWTH & INCOME FUND, INC., BOULDER TOTAL RETURN FUND, INC., THE DENALI FUND INC. AND FIRST OPPORTUNITY FUND, INC. (THE

"REORGANIZATIONS").

6-TO APPROVE THE ELIMINATION OF A FUNDAMENTAL INVESTMENT POLICY LIMITING THE ABILITY TO INVEST MORE THAN 4% OF TOTAL

A COETTO DE ANY CINCLE ICCLED

Mirror Vote For ASSETS IN ANY SINGLE ISSUER.

7-TO APPROVE THE ELIMINATION OF A FUNDAMENTAL INVESTMENT POLICY LIMITING THE ABILITY TO INVEST MORE THAN 4% OF TOTAL

Mirror Vote For ASSETS IN ANY SINGLE ISSUER.

8-TO APPROVE A NEW INVESTMENT

ADVISORY AGREEMENT BETWEEN BOULDER GROWTH & INCOME FUND, INC. AND STEWART WEST INDIES TRADING COMPANY, LTD. (DOING BUSINESS AS STEWART INVESTMENT

ADVISERS), EFFECTIVE UPON

COMPLETION OF THE

REORGANIZATIONS, AND PURSUANT TO WHICH STEWART INVESTMENT

ADVISERS WILL PROVIDE

INVESTMENT ADVISORY SERVICES

Mirror Vote For AS A CO-INVESTMENT ADVISER. Issuer

9-TO APPROVE A NEW INVESTMENT ADVISORY AGREEMENT BETWEEN BOULDER GROWTH & INCOME FUND, INC. AND STEWART WEST INDIES TRADING COMPANY, LTD. (DOING BUSINESS AS STEWART INVESTMENT

ADVISERS), EFFECTIVE UPON

COMPLETION OF THE

REORGANIZATIONS, AND PURSUANT TO WHICH STEWART INVESTMENT

ADVISERS WILL PROVIDE

INVESTMENT ADVISORY SERVICES

Mirror Vote For AS A CO-INVESTMENT ADVISER. Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker

GYRODYNE COMPANY OF

AMERICA 12/5/2014 403820103 GYRO

Issuer

Issuer

| Vote NO VOTE | Management Recommended Vote For | Proposal 1- DIRECTOR - 1) Elliot H. Levine 2- TO APPROVE, ON A NON-BINDING ADVISORY BASIS, THE COMPENSATION OF THE COMPANY'S NAMED EXECUTIVE | L |
|-----------------------------|--|--|---------|
| NO VOTE | For | OFFICERS, AS DISCLOSED IN THI PROXY STATEMENT 3- TO RATIFY THE ENGAGEMENT OF BAKER TILLY VINCHOW KRAUSE, LLP (SUCCESSOR TO HOLTZ RUBENSTEIN REMINICK LLP) AS INDEPENDENT ACCOUNTANTS OF THE COMPANY AND ITS SUBSIDIARIE | Issuer |
| NO VOTE | For | FOR THE 2014 FISCAL YEAR | Issuer |
| Name of Fund: Period: | Special Opportunities Fund July 1, 2014 - June 30,201 | | |
| Company Name ARC CAPITAL | Meeting Date | ISIN | Ticker |
| HOLDINGS LTD | 12/10/20 | 14 KYG0450H1002 | ARCH LN |
| Vote For | Management Recommended Vote For | Proposal 1-THAT THE FOLLOWING NEW ARTICLES 148-151 ARE TO BE INSERTED INTO THE EXISTING ARTICLES OF ASSOCIATION OF THE COMPANY IMMEDIATELY FOLLOWING THE EXISTING ARTICLE 147: "DISCLOSURE OF INTERESTS IN SHARES AND COMPANY'S POWER TO INVESTIGATE INTERESTS IN SHARES 148 EACH MEMBER SHALL COMPLY WITH THE NOTIFICATION AND DISCLOSURI OBLIGATIONS TO THE COMPANY CONTAINED IN CHAPTER 5 OF THE DISCLOSURE AND TRANSPARENCY RULES PUBLISHED BY THE UK FINANCIAL CONDUCT AUTHORITY FROM TIME TO TIME AS IF THE COMPANY WAS A | Y |

NON-UK ISSUER FOR THE
PURPOSES OF SUCH RULES. 149 IF
IT SHALL COME TO THE NOTICE
OF THE DIRECTORS THAT ANY
MEMBER HAS NOT, WITHIN THE
REQUISITE PERIOD, MADE OR, AS
THE CASE MAY BE, PROCURED
THE MAKING OF ANY
NOTIFICATION REQUIRED BY
THIS ARTICLE, THE DIRECTORS
MAY SERVE A NOTICE ON SUCH
MEMBER AND THE PROVISIONS
OF ARTICLE 150 CONTD

CONTD SHALL APPLY. RESTRICTION ON VOTING IN PARTICULAR CIRCUMSTANCES 150 IF ANY MEMBER, OR ANY OTHER PERSON APPEARING TO BE INTERESTED IN SHARES HELD BY SUCH MEMBER, HAS BEEN **DULY SERVED WITH A NOTICE** UNDER ARTICLE 149 AND IS IN **DEFAULT FOR A PERIOD OF 14** DAYS OR MORE IN SUPPLYING TO THE COMPANY THE INFORMATION THEREBY REQUIRED, THEN (UNLESS THE **DIRECTORS OTHERWISE DETERMINE) IN RESPECT OF:** 150.1 THE SHARES COMPRISING THE SHAREHOLDING ACCOUNT IN THE REGISTER WHICH COMPRISES OR INCLUDES THE SHARES IN RELATION TO WHICH THE DEFAULT OCCURRED AND **INCLUDING FURTHER SHARES** WHICH ARE ISSUED IN RESPECT OF SUCH SHARES (ALL OR THE RELEVANT NUMBER AS APPROPRIATE OF SUCH SHARES BEING THE DEFAULT SHARES, WHICH EXPRESSION SHALL **INCLUDE ANY FURTHER SHARES** WHICH ARE ISSUED IN RESPECT OF SUCH SHARES); AND 150.2 ANY OTHER SHARES HELD BY CONTD

CONTD THE MEMBER, THE MEMBER SHALL NOT (FOR SO LONG AS THE **DEFAULT CONTINUES) NOR SHALL** ANY TRANSFEREE TO WHOM ANY OF SUCH SHARES ARE TRANSFERRED BE ENTITLED TO ATTEND OR VOTE EITHER PERSONALLY OR BY PROXY AT A SHAREHOLDERS' MEETING OR TO EXERCISE ANY OTHER RIGHT CONFERRED BY MEMBERSHIP IN **RELATION TO SHAREHOLDERS'** MEETINGS. 151 FOR THE PURPOSES OF ARTICLE 150 A PERSON SHALL BE TREATED AS APPEARING TO BE INTERESTED IN ANY SHARES IF THE MEMBER HOLDING SUCH SHARES HAS BEEN SERVED WITH A NOTICE UNDER ARTICLE 149 AND EITHER: (I) THE MEMBER HAS NAMED SUCH PERSON AS BEING SO INTERESTED; OR (II) (AFTER TAKING INTO ACCOUNT THE RESPONSE OF THE MEMBER TO THE SAID NOTICE AND ANY OTHER RELEVANT INFORMATION) THE COMPANY KNOWS OR HAS REASONABLE CAUSE TO BELIEVE THAT THE PERSON IN QUESTION IS OR MAY BE INTERESTED IN THE SHARES. "

For For Issuer

2-THAT THE FOLLOWING ARTICLES 152-164 BE INSERTED INTO THE **EXISTING ARTICLES OF** ASSOCIATION OF THE COMPANY IMMEDIATELY FOLLOWING ARTICLE 151, AS PROPOSED ABOVE IN **RESOLUTION 1 (OR IMMEDIATELY** FOLLOWING THE EXISTING ARTICLE 147 IF RESOLUTION 1 IS NOT PASSED): TAKEOVER PROVISIONS FOR THE PURPOSES OF THE FOLLOWING ARTICLES 152-164 ONLY THE FOLLOWING WORDS AND PHRASES SHALL HAVE THE MEANINGS INDICATED: "BOARD" MEANS THE BOARD OF DIRECTORS OR THE DIRECTORS PRESENT AT A

DULY CONVENED AND QUORATE
MEETING OF DIRECTORS OR A DULY
AUTHORISED COMMITTEE OF THE
DIRECTORS AS THE CONTEXT
REQUIRES. 152 IF AT ANY TIME
WHEN THE COMPANY IS NOT
SUBJECT TO THE UK CITY CODE ON
TAKEOVERS AND MERGERS AS MAY
FROM TIME TO TIME BE PUBLISHED
(THE "CITY CODE") OR ANY
SUCCESSOR REGIME (WHETHER
STATUTORY OR NON-STATUTORY)
GOVERNING THE CONDUCT CONTD

CONTD OF TAKEOVERS AND MERGERS IN THE UK OR ANY OTHER REGIME GOVERNING THE CONDUCT OF TAKEOVERS AND MERGERS IN ANY OTHER COUNTRY (ANY OF SUCH BEING THE "TAKEOVER REGIME"): 152.1 ANY PERSON WHO, TOGETHER WITH PERSONS ACTING IN CONCERT WITH HIM, ACQUIRES, WHETHER BY A SERIES OF TRANSACTIONS OVER A PERIOD OF TIME OR NOT, INTERESTS IN SHARES WHICH (TAKEN TOGETHER WITH INTERESTS IN SHARES HELD OR ACQUIRED BY PERSONS ACTING IN CONCERT WITH HIM) CARRY 30% OR MORE OF THE VOTING RIGHTS OF THE COMPANY; OR 152.2 ANY PERSON WHO, TOGETHER WITH PERSONS ACTING IN CONCERT WITH HIM, HOLDS INTERESTS IN SHARES REPRESENTING NOT LESS THAN 30% BUT NOT MORE THAN 50% OF THE VOTING RIGHTS AND SUCH PERSON, OR ANY PERSON ACTING IN CONCERT WITH HIM, ACQUIRES AN INTEREST IN ADDITIONAL SHARES WHICH INCREASE HIS PERCENTAGE OF THE VOTING RIGHTS; CONTD

CONTD THE BOARD SHALL BE ENTITLED, BUT NOT OBLIGED, TO REQUIRE SUCH PERSON (THE "OFFEROR") TO EXTEND AN OFFER, ON THE BASIS SET OUT IN THESE ARTICLES 152-164, TO THE HOLDERS OF ALL THE ISSUED SHARES IN THE

COMPANY. 153 ANY OFFER MADE **UNDER ARTICLES 152-164 MUST BE** UNCONDITIONAL IF THE OFFEROR HOLDS SHARES AND ANY PERSON ACTING IN CONCERT WITH IT HOLDS SHARES CARRYING MORE THAN 50% OF THE VOTING RIGHTS BEFORE THE OFFER IS MADE. 154 NO ACQUISITION OF SHARES WHICH WOULD GIVE RISE TO A REQUIREMENT FOR ANY OFFER UNDER THE ARTICLES MAY BE MADE OR REGISTERED IF THE MAKING OR IMPLEMENTATION OF SUCH OFFER WOULD OR MIGHT BE DEPENDENT ON THE PASSING OF A RESOLUTION AT ANY MEETING OF MEMBERS OF THE OFFEROR OR UPON ANY OTHER CONDITIONS, **CONSENTS OR ARRANGEMENTS. 155** OFFERS MADE UNDER ARTICLES 152-164 MUST, IN RESPECT OF EACH **CONTD**

CONTD CLASS OF SHARES INVOLVED, BE IN CASH OR BE ACCOMPANIED BY A CASH ALTERNATIVE AT NOT LESS THAN THE HIGHEST PRICE PAID BY THE OFFEROR OR ANY PERSON ACTING IN CONCERT WITH IT FOR SHARES OF THAT CLASS DURING THE OFFER PERIOD AND WITHIN 12 MONTHS PRIOR TO ITS COMMENCEMENT. OFFERS MADE UNDER ARTICLES 152-164 MUST BE MADE IN WRITING AND PUBLICLY DISCLOSED AND MUST BE OPEN FOR ACCEPTANCE FOR A PERIOD OF NOT LESS THAN 30 DAYS. THE CASH OFFER OR THE CASH ALTERNATIVE MUST REMAIN OPEN AFTER THE OFFER HAS BECOME OR IS DECLARED UNCONDITIONAL AS TO ACCEPTANCES FOR NOT LESS THAN 14 DAYS AFTER THE DATE OF WHICH IT WOULD OTHERWISE HAVE EXPIRED. 156 NO NOMINEE OF AN OFFEROR OR PERSONS ACTING IN CONCERT WITH IT MAY BE APPOINTED AS A DIRECTOR, NOR MAY AN OFFEROR AND PERSONS ACTING IN CONCERT WITH IT EXERCISE THE VOTES ATTACHING TO CONTD

CONTD ANY SHARES HELD IN THE COMPANY UNTIL THE OFFER DOCUMENT HAS BEEN POSTED. IF A DIRECTOR IS AFFILIATED WITH AN OFFEROR HIS OFFICE SHALL BE VACATED. 157 ANY OFFER REQUIRED TO BE MADE PURSUANT TO ARTICLES 152-164 SHALL BE MADE ON TERMS THAT WOULD BE REQUIRED BY THE CITY CODE SAVE TO THE EXTENT THAT THE BOARD OTHERWISE DETERMINES. EXCEPT WITH THE CONSENT OF THE BOARD, MEMBERS SHALL COMPLY WITH THE REQUIREMENTS OF THE CITY CODE IN RELATION TO ANY DEALINGS IN

ANY SHARES OF THE COMPANY AND IN RELATION TO THEIR DEALINGS WITH THE COMPANY IN RELATION TO ALL OTHER MATTERS. ANY MATTER WHICH UNDER THE CITY CODE WOULD FALL TO BE DETERMINED BY THE UNITED KINGDOM PANEL ON TAKEOVERS AND MERGERS (THE "PANEL") SHALL BE DETERMINED BY THE BOARD IN ITS ABSOLUTE DISCRETION OR BY SUCH PERSON APPOINTED BY THE BOARD TO MAKE SUCH CONTD

CONTD DETERMINATION PROVIDED THAT NO INFRINGEMENT IS EVER MADE OF THE GENERAL PRINCIPAL OF EQUALITY BETWEEN MEMBERS. ANY NOTICE WHICH UNDER THE CITY CODE IS REQUIRED TO BE GIVEN TO THE PANEL OR ANY PERSON (OTHER THAN THE COMPANY) SHALL BE GIVEN TO THE COMPANY AT ITS **REGISTERED OFFICE. 158 IF AT ANY** TIME THE BOARD IS SATISFIED THAT ANY MEMBER HAVING INCURRED AN **OBLIGATION UNDER ARTICLES** 152-164 TO EXTEND AN OFFER TO THE **HOLDERS OF ALL ISSUED SHARES** SHALL HAVE FAILED TO DO SO, OR THAT ANY MEMBER IS IN DEFAULT OF ANY OTHER OBLIGATION IMPOSED UPON MEMBERS PURSUANT TO ARTICLES 152-164, THEN THE BOARD MAY, IN ITS ABSOLUTE DISCRETION AT ANY TIME THEREAFTER BY NOTICE (A "DISCRETION NOTICE") TO SUCH MEMBERS AND ANY OTHER MEMBERS ACTING IN CONCERT WITH SUCH MEMBERS (TOGETHER THE "DEFAULTERS") DIRECT THAT: 158.1 THE CONTD

CONTD DEFAULTERS PROVIDE SUCH INFORMATION AS THE BOARD CONSIDERS APPROPRIATE; 158.2 MAKE AN AWARD FOR COSTS AGAINST THE DEFAULTERS; 158.3 THE DEFAULTERS SELL SOME OR

ALL OF THE SHARES HELD BY THEM (THE "DEFAULT SHARES"); 158.4 IN RESPECT OF THE DEFAULT SHARES THE DEFAULTERS SHALL NOT BE ENTITLED TO VOTE AT A GENERAL MEETING EITHER PERSONALLY OR BY PROXY OR TO EXERCISE ANY OTHER RIGHT CONFERRED BY MEMBERSHIP IN RELATION TO MEETINGS OF THE COMPANY: 158.5 EXCEPT IN A LIQUIDATION OF THE COMPANY, NO PAYMENT SHALL BE MADE OF ANY SUMS DUE FROM THE COMPANY ON THE DEFAULT SHARES, WHETHER IN RESPECT OF CAPITAL OR DIVIDEND OR OTHERWISE, AND THE COMPANY SHALL NOT MEET ANY LIABILITY TO PAY INTEREST ON ANY SUCH PAYMENT WHEN IT IS FINALLY PAID TO THE MEMBERS: AND 158.6 NO OTHER DISTRIBUTION SHALL BE MADE IN RESPECT OF THE **DEFAULT CONTD**

CONTD SHARES. THE BOARD MAY AT ANY TIME GIVE NOTICE CANCELLING A DISCRETION NOTICE. 159 IF AN OFFER SHALL BE MADE **PURSUANT TO ARTICLES 152-164** AND: 159.1 THE OFFEROR (TOGETHER WITH PERSONS ACTING IN CONCERT WITH HIM) HAS BY VIRTUE OF ACCEPTANCE OF THE OFFER ACQUIRED OR CONTRACTED TO ACQUIRE SOME (BUT NOT ALL) OF THE SHARES TO WHICH THE OFFER RELATES; AND 159.2 THOSE SHARES, WITH OR WITHOUT ANY OTHER SHARES WHICH THE OFFEROR (TOGETHER WITH PERSONS ACTING IN CONCERT WITH HIM) HOLDS OR HAS ACQUIRED OR CONTRACTED TO ACQUIRE, WOULD RESULT IN THE OFFEROR (TOGETHER WITH PERSONS ACTING IN CONCERT WITH HIM) **OBTAINING OR HOLDING AN** INTEREST IN SHARES CONFERRING IN AGGREGATE 90 PER CENT. OR MORE OF THE VOTING RIGHTS CONFERRED BY ALL THE SHARES THEN IN ISSUE THEN THE OFFEROR SHALL BE ENTITLED TO GIVE A NOTICE (THE "SQUEEZE OUT CONTD

CONTD NOTICE") TO ALL OTHER HOLDERS OF SHARES IN RESPECT OF ALL THE SHARES THEN IN ISSUE AND HELD BY THEM IN RESPECT OF WHICH THE OFFER HAS NOT YET BEEN ACCEPTED. THE SQUEEZE OUT NOTICE SHALL BE MADE IN WRITING, BE AT THE SAME PRICE AND ON THE SAME TERMS AS THE OFFER AND BE CAPABLE OF ACCEPTANCE FOR A PERIOD OF NOT LESS THAN 30 DAYS AFTER THE DATE OF THE SQUEEZE OUT NOTICE. 159.3 UPON DELIVERY OF THE SQUEEZE OUT NOTICE EACH OF THE RECIPIENTS ("CALLED SHAREHOLDERS") (A) SHALL BE DEEMED TO HAVE ACCEPTED THE

OFFER IN RESPECT OF ALL SHARES HELD BY IT AND (B) SHALL BECOME OBLIGED TO DELIVER TO THE OFFEROR OR AS THE OFFEROR MAY DIRECT AN EXECUTED TRANSFER OF SUCH SHARES AND (IF IT EXISTS) THE CERTIFICATE(S) IN RESPECT OF THE SAME. SQUEEZE OUT NOTICES SHALL BE IRREVOCABLE BUT WILL LAPSE IF FOR ANY REASON THERE IS NOT A SALE CONTD

CONTD OF THE CALLED SHAREHOLDERS' SHARES WITHIN 60 DAYS AFTER THE DATE OF SERVICE OF THE SQUEEZE OUT NOTICE. THE OFFEROR SHALL BE ENTITLED TO SERVE FURTHER SQUEEZE OUT NOTICES FOLLOWING THE LAPSE OF ANY PARTICULAR SOUEEZE OUT NOTICE. 160 COMPLETION OF THE SALE OF SHARES PURSUANT TO A SQUEEZE OUT NOTICE SHALL TAKE PLACE ON THE SAME DATE ON WHICH SHARES ARE SOLD UNDER THE OFFER (OR, IF LATER, WITHIN 7 DAYS OF EXPIRY OF THE PERIOD FOR ACCEPTANCES AS SET OUT IN THE SQUEEZE OUT NOTICE). 161 UPON ANY PERSON, FOLLOWING THE ISSUE OF A SQUEEZE OUT NOTICE, BECOMING A MEMBER OF THE COMPANY PURSUANT TO THE **EXERCISE OF A PRE-EXISTING** OPTION OR RIGHT TO ACQUIRE SHARES IN THE COMPANY (A "NEW MEMBER"), A SQUEEZE OUT NOTICE SHALL BE DEEMED TO HAVE BEEN SERVED UPON THE NEW MEMBER ON THE SAME TERMS AS THE PREVIOUS SQUEEZE OUT NOTICE WHO CONTD

CONTD SHALL THEREUPON BE
BOUND TO SELL AND TRANSFER ALL
SUCH SHARES ACQUIRED BY HIM TO
THE OFFEROR OR AS THE OFFEROR
MAY DIRECT AND THE PROVISIONS
OF ARTICLES 152-164 SHALL APPLY
MUTATIS MUTANDIS TO THE NEW
MEMBER SAVE THAT COMPLETION
OF THE SALE OF SUCH SHARES

SHALL TAKE PLACE FORTHWITH UPON THE SOUEEZE OUT NOTICE BEING DEEMED SERVED ON THE NEW MEMBER. 162 AT COMPLETION OF THE SALE OF ANY SHARES PURSUANT TO ARTICLES 152-164 AND UPON PAYMENT OF THE CONSIDERATION FOR THE SHARES (WHETHER TO THE RELEVANT MEMBERS OR TO THE COMPANY) AND THE COMPANY RECEIVING A TRANSFER (DULY STAMPED IF APPROPRIATE), IN RESPECT OF THE RELEVANT SHARES (WHETHER EXECUTED BY A HOLDER OF SHARES OR BY ANY PERSON ON BEHALF OF ANY HOLDER OF SHARES PURSUANT TO ARTICLE 163 THE OFFEROR OR ITS NOMINEE SHALL BE ENTERED IN THE RELEVANT REGISTER OF CONTD

CONTD MEMBERS. THE CERTIFICATE(S) IN RESPECT OF ANY SHARES SO TRANSFERRED, IN THE NAME OF THE ORIGINAL MEMBER SHALL BE DEEMED TO BE CANCELLED AND (IF REQUIRED BY THE OFFEROR) A NEW CERTIFICATE SHALL BE ISSUED IN THE NAME OF OFFEROR OR ITS NOMINEE. THE RECEIPT OF THE COMPANY FOR THE CONSIDERATION SHALL BE A GOOD DISCHARGE TO OFFEROR WHO SHALL NOT BE BOUND TO SEE TO THE APPLICATION OF IT, AND AFTER SUCH REGISTRATION IN EXERCISE OF THE ABOVE POWERS THE VALIDITY OF THE PROCEEDINGS SHALL NOT BE QUESTIONED BY ANY PERSON. THE COMPANY SHALL HOLD THE SAID CONSIDERATION ON BEHALF OF ANY SUCH MEMBER IN A SEPARATE BANK ACCOUNT ON TRUST FOR THE RELEVANT MEMBER PENDING DELIVERY UP OF THE CANCELLED CERTIFICATE(S) (IF SUCH EXIST) BUT SHALL NOT BE BOUND TO EARN OR PAY INTEREST THEREON. 163 IF ANY HOLDER OF SHARES DOES NOT ON COMPLETION **CONTD**

CONTD OF THE SALE OF ANY SHARES EXECUTE TRANSFER(S) IN RESPECT OF ALL THE SHARES HELD BY HIM THE DEFAULTING HOLDER SHALL BE DEEMED TO HAVE IRREVOCABLY APPOINTED ANY PERSON NOMINATED FOR THE PURPOSE BY THE COMPANY TO BE HIS AGENT AND ATTORNEY TO EXECUTE ALL NECESSARY TRANSFER(S) ON HIS BEHALF AND AGAINST RECEIPT BY THE COMPANY (ON TRUST FOR SUCH HOLDER) OF THE PURCHASE MONIES OR ANY OTHER CONSIDERATION PAYABLE FOR THE RELEVANT SHARES DELIVER SUCH TRANSFER(S)

TO THE OFFEROR (OR AS IT MAY DIRECT) AND THE DIRECTORS SHALL FORTHWITH REGISTER THE OFFEROR (OR ITS NOMINEE) AS THE HOLDER THEREOF AND, AFTER THE OFFEROR (OR ITS NOMINEE) HAS BEEN REGISTERED AS THE HOLDER, THE VALIDITY OF SUCH PROCEEDINGS SHALL NOT BE QUESTIONED BY ANY SUCH PERSON. IT SHALL BE NO IMPEDIMENT TO REGISTRATION OF SHARES UNDER ARTICLES 152-164 THAT NO CONTD

CONTD SHARE CERTIFICATE HAS BEEN PRODUCED. 164 IN CONSTRUING THESE ARTICLES 152-164: 164.1 WORDS AND EXPRESSIONS USED IN OR DEFINED IN THE CITY CODE SHALL BEAR THE SAME MEANINGS GIVEN BY THE CITY CODE; AND 164.2 THE BOARD SHALL HAVE NO LIABILITY TO ANY MEMBER, ANY PERSON WHO HAS ANY INTEREST IN SHARES, OR ANY OTHER PERSON FOR THE MANNER IN WHICH THEY EXERCISE OR REFRAIN FROM EXERCISING ANY SUSPENSION **POWERS UNDER ARTICLES 152-164** OR FOR ANY DETERMINATION WHICH THE BOARD MAKES AS TO THE APPLICATION OF THE PROVISIONS OF ARTICLES 152-164 TO ANY PARTICULAR CIRCUMSTANCES

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Vote

Company Name Meeting Date CUSIP Ticker LEVY ACQUISITION CORP. 12/11/2014 52748T104 LEVY

Management

Recommended Propose by issuer or Vote Proposal shareholder

1- DIRECTOR - 1) Lawrence F. Levy, 2)

For For Howard B. Bernick Issuer
For For 2-RATIFICATION OF THE Issuer

APPOINTMENT BY THE AUDIT COMMITTEE OF KPMG LLP AS THE

COMPANY'S INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM FOR THE COMPANY'S FISCAL YEAR ENDING DECEMBER 31, 2014.

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company NameMeeting DateCUSIPTickerMERGERWTHRX CORP.12/22/201458952r106MWRX

| Vote | | Management Recommended Vote | Proposal | Propose by issuer or shareholder |
|------|------------|-----------------------------------|--|----------------------------------|
| | | | 1-THE BUSINESS COMBINATION PROPOSAL - TO CONSIDER AND VOTE UPON A PROPOSAL TO APPROVE AND ADOPT THE AGREEMENT AND PLAN OF MERGER AND REORGANIZATION, DATED AS OF OCTOBER 14, 2014, AS IT MAY BE AMENDED (THE "MERGER AGREEMENT"), BY AND AMONG THE COMPANY, ANVIL MERGER SUB, INC., A DELAWARE CORPORATION, AEROCARE HOLDINGS, INC., A DELAWARE CORPORATION AND FFC AEROCARE SR, LLC, A DELAWARE LIMITED LIABILITY COMPANY, AND THE TRANSACTIONS CONTEMPLATED THEREBY (THE "BUSINESS COMBINATION |) |
| | For | For | PROPOSAL") | Issuer |
| | For For | None None | 1A-INTENTION TO EXERCISE CONVERSION RIGHTS - IF YOU INTEND TO EXERCISE YOUR CONVERSION RIGHTS, PLEASE CHECK THE APPROPRIATE BOX. CHECKING THIS BOX, HOWEVER, IS NOT SUFFICIENT TO EXERCISE YOUR CONVERSION RIGHTS. YOU MUST COMPLY WITH THE PROCEDURES SET FORTH IN THE DEFINITIVE PROXY STATEMENT UNDER THE HEADING "SPECIAL MEETING IN LIEU OF 2014 ANNUAL MEETING OF MWRX STOCKHOLDERS - CONVERSION RIGHTS." MARK FOR = "YES" OR AGAINST = "NO" | Issuer Issuer |
| | | 1. ORC | 1B-SHAREHOLDER CERTIFICATION - I HEREBY CERTIFY THAT I AM NOT ACTING IN CONCERT, OR AS A "GROUP" (AS DEFINED IN SECTION 13(D)(3) OF THE SECURITIES EXCHANGE ACT OF 1934, AS AMENDED), WITH ANY OTHER SHAREHOLDER WITH RESPECT TO THE SHARES OF COMMON STOCK OF | |

MERGEWORTHRX CORP. OWNED BY
ME IN CONNECTION WITH THE
PROPOSED BUSINESS COMBINATION
BETWEEN MERGEWORTHRX CORP.
AND AEROCARE HOLDINGS, INC
MARK FOR = "YES" OR AGAINST =
"NO"

2-SHAREHOLDER CERTIFICATION - I
HEREBY CERTIFY THAT I AM NOT
ACTING IN CONCERT, OR AS A
"GROUP" (AS DEFINED IN SECTION
13(D)(3) OF THE SECURITIES
EXCHANGE ACT OF 1934, AS
AMENDED), WITH ANY OTHER
SHAREHOLDER WITH RESPECT TO
THE SHARES OF COMMON STOCK OF
MERGEWORTHRX CORP. OWNED BY
ME IN CONNECTION WITH THE
PROPOSED BUSINESS COMBINATION
BETWEEN MERGEWORTHRX CORP.
AND AEROCARE HOLDINGS, INC
MARK FOR = "YES" OR AGAINST =

For For "NO" Issuer

3-DIRECTOR 1) STEPHEN B. CICHY 2)
For For THEODORE B. LUNDBERG

DORE B. LUNDBERG Issuer

4-THE INCENTIVE PLAN PROPOSAL TO CONSIDER AND VOTE UPON A
PROPOSAL TO
APPROVE AND ADOPT THE
AEROCARE HOLDINGS
CORPORATION 2014 STOCK OPTION

CORPORATION 2014 STOCK OPTION AND INCENTIVE PLAN (THE

For For "INCENTIVE PLAN PROPOSAL")
Against For

Issuer Issuer

5-THE ADJOURNMENT PROPOSAL TO CONSIDER AND VOTE UPON A
PROPOSAL TO ADJOURN THE
SPECIAL MEETING OF
STOCKHOLDERS TO A LATER DATE
OR DATES, IF NECESSARY, TO
PERMIT FURTHER SOLICITATION
AND VOTE OF PROXIES IF, BASED
UPON THE TABULATED VOTE AT THE
TIME OF THE SPECIAL MEETING,
THERE ARE NOT SUFFICIENT VOTES
TO APPROVE ONE OR MORE
PROPOSALS PRESENTED TO

STOCKHOLDERS FOR VOTE (THE

${\bf Edgar\ Filing:\ SPECIAL\ OPPORTUNITIES\ FUND,\ INC.\ -\ Form\ N-PX}$

"ADJOURNMENT PROPOSAL")

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker

GLOBAL DEFENSE &

NATIONAL

SECURITY SYSTEMS, INC. 12/31/2014 37953N108 GDEF

Management

Recommended Propose by issuer or

Vote Vote Proposal shareholder

1- DIRECTOR - 1) DALE R. DAVIS 2) CRAIG DAWSON 3) HON. DAVID C. GOMPERT 4) ROBERT B. MURRETT 5)

DAMIAN PERL 6) DEAN

For For POPPS 7) HON. RONALD R. SPOEHEL Issuer

2-RATIFICATION OF THE SELECTION

| | | BY THE AUDIT COMMITTEE OF KPMOLLP TO SERVE AS OUR INDEPENDENT | |
|------------------|--------------------|--|----------------------|
| | | REGISTERED PUBLIC ACCOUNTING | 1 |
| For | For | FIRM FOR FISCAL YEAR 2014. | Issuer |
| | | 3-ADVISORY VOTE ON EXECUTIVE | |
| ABSTAIN | For | COMPENSATION. | Issuer |
| | | 4-ADVISORY VOTE ON THE | |
| | | FREQUENCY OF THE ADVISORY | |
| | | VOTE ON EXECUTIVE | |
| ABSTAIN | 3 Years | COMPENSATION. | Issuer |
| Name of Fund: | Special Opportuni | ities Fund, Inc. (SPE) | |
| Period: | July 1, 2014 - Jun | e 30,2015 | |
| Company Name | Meeting Date | CUSIP | Ticker |
| SITO MOBILE LTD. | 2/4/20 | 15 82988R104 | SITO |
| | Management | | |
| | Recommended | | Propose by issuer or |
| Vote | Vote | Proposal 1- DIRECTOR - 1) Jerry Hug 2) Betsy J. | shareholder |
| | | Bernard 3) Jonathan E. Sandelman 4) Peter D. Holden 5) Josheph A. Beatty 6) Philip B | |

Livingston

For

For

For

For

THE COMPANY'S EXECUTIVE
OFFICERS NAMED IN THE SUMMARY
COMPENSATION TABLE IN THE
PROXY STATEMENT. Issuer

3-APPROVAL OF AN AMENDMENT TO THE COMPANY'S AMENDED AND RESTATED CERTIFICATE OF INCORPORATION TO EFFECT A REVERSE SPLIT OF THE COMMON STOCK BY A RATIO OF NOT LESS THAN 1-FOR-5 AND NOT MORE THAN 1-FOR-10 AT ANY TIME PRIOR TO FEBRUARY 4, 2016, WITH THE BOARD

2-APPROVAL, ON AN ADVISORY BASIS, OF THE COMPENSATION OF

OF DIRECTORS HAVING THE DISCRETION AS TO WHETHER OR NOT .. (DUE TO SPACE LIMITS, SEE PROXY STATEMENT FOR FULL

For For PROPOSAL). Issuer

Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date **CUSIP** Ticker Bancroft Fund LTD **BCV** 2/9/2015 059695106

Management

Recommended Propose by issuer or

shareholder Vote Vote **Proposal**

1- DIRECTOR - 1) Kinchen C. Bizzell 2)

Mirror vote For Elizabeth C. Bogan, PHD Issuer

2-Proposal to ratify selection of

For Accountants. Mirror vote Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

CUSIP Company Name Meeting Date Ticker **ECF**

Ellsworth Fund LTD 289074106 2/9/2015

Management

Recommended Propose by issuer or

Vote shareholder Vote **Proposal**

1- DIRECTOR - 1) Kinchen C. Bizzell 2)

Mirror vote For Jane D. O'Keeffe Issuer

2-Proposal to ratify selection of

Accountants. Mirror vote For Issuer

> 3- If properly presented, to act upon a shareholder proposal that would request that the board of trustees begin the process of

Mirror vote Against amending the trust's declaration of trust. Shareholder

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

CUSIP Ticker Company Name Meeting Date

HENNESSY CAPITAL

425886108 ACQUISITION CORP. 2/9/2015 **HCAC**

Management

Recommended Propose by issuer or

shareholder Vote Vote Proposal

1-THE BUSINESS COMBINATION
PROPOSAL - TO CONSIDER AND VOTE
UPON A PROPOSAL (I) TO APPROVE
AND ADOPT THE PURCHASE
AGREEMENT, DATED AS OF
SEPTEMBER 21, 2014, AS IT MAY BE
AMENDED (THE "PURCHASE
AGREEMENT"), BY AND BETWEEN
THE COMPANY AND THE TRAXIS
GROUP B.V. ("SELLER") WHICH IS
MAJORITY OWNED BY FUNDS
AFFILIATED WITH CERBERUS
CAPITAL MANAGEMENT, L.P., AND
THE TRANSACTIONS
CONTEMPLATED THEREBY (THE

For "BUSINESS COMBINATION"). Issuer

1A.-INTENTION TO EXERCISE
REDEMPTION RIGHTS - IF YOU
INTEND TO EXERCISE YOUR
REDEMPTION RIGHTS, PLEASE
CHECK THIS BOX. CHECKING THIS
BOX, HOWEVER, IS NOT SUFFICIENT
TO EXERCISE YOUR REDEMPTION
RIGHTS. YOU MUST COMPLY WITH
THE PROCEDURES SET FORTH IN THE
DEFINITIVE PROXY STATEMENT
UNDER THE HEADING "SPECIAL
MEETING IN LIEU OF 2015 ANNUAL
MEETING OF HENNESSY CAPITAL
STOCKHOLDERS - REDEMPTION
RIGHTS." MARK "FOR" = YES OR

For None "AGAINST" = NO Issuer
For None Issuer

1B.-SHAREHOLDER CERTIFICATION - I
HEREBY CERTIFY THAT I AM NOT
ACTING IN CONCERT, OR AS A
"GROUP" (AS DEFINED IN SECTION
13(D)(3) OF THE SECURITIES
EXCHANGE ACT OF 1934, AS
AMENDED), WITH ANY OTHER
SHAREHOLDER WITH RESPECT TO
THE SHARES OF COMMON STOCK OF
THE COMPANY OWNED BY ME IN
CONNECTION WITH THE PROPOSED
BUSINESS COMBINATION BETWEEN
THE COMPANY AND SCHOOL BUS
HOLDINGS INC. MARK "FOR" = YES

OR "AGAINST" = NO

| 2-TO CONSIDER AND ACT UPON A |
|-------------------------------|
| PROPOSED AMENDMENT TO THE |
| COMPANY'S EXISTING CHARTER TO |
| INCREASE THE COMPANY'S |
| AUTHORIZED COMMON STOCK AND |
| DDEEEDDED GEOGIA |

For For PREFERRED STOCK. Issuer

3-TO CONSIDER AND ACT UPON A PROPOSED AMENDMENT TO THE COMPANY'S EXISTING CHARTER TO PROVIDE FOR THE CLASSIFICATION OF THE COMPANY'S BOARD OF DIRECTORS INTO THREE CLASSES OF DIRECTORS WITH STAGGERED THREE-YEAR TERMS OF OFFICE AND TO MAKE CERTAIN RELATED

For For CHANGES. Issuer

4-TO CONSIDER AND ACT UPON A
PROPOSED AMENDMENT TO THE
COMPANY'S EXISTING CHARTER TO
PERMIT THE REMOVAL OF
DIRECTORS WITH OR WITHOUT
CAUSE BY STOCKHOLDERS VOTING
A MAJORITY OF THE VOTES CAST IF,
AT ANY TIME AND FOR SO LONG AS,
SELLER BENEFICIALLY OWNS, IN THE
AGGREGATE, CAPITAL STOCK
REPRESENTING AT LEAST 40% OF
THE OUTSTANDING SHARES OF THE

For For COMPANY'S COMMON STOCK. Issuer
For For Issuer

5-TO CONSIDER AND ACT UPON A PROPOSED AMENDMENT TO THE COMPANY'S EXISTING CHARTER TO REQUIRE AN AFFIRMATIVE VOTE OF AT LEAST TWO-THIRDS (2/3) OF THE COMPANY'S ENTIRE BOARD OF DIRECTORS AND BY THE HOLDERS OF AT LEAST 66.67% OF THE VOTING POWER OF THE COMPANY'S **OUTSTANDING VOTING STOCK IN** ORDER TO ADOPT AN AMENDMENT TO THE PROPOSED CHARTER IF, AT ANY TIME AND FOR SO LONG AS, SELLER BENEFICIALLY OWNS, IN THE AGGREGATE, CAPITAL STOCK REPRESENTING AT LEAST 50% OF THE OUTSTANDING SHARES OF THE

COMPANY'S COMMON STOCK.

6-TO CONSIDER AND ACT UPON A PROPOSED AMENDMENT TO THE COMPANY'S EXISTING CHARTER TO REQUIRE AN AFFIRMATIVE VOTE OF AT LEAST TWO-THIRDS (2/3) OF THE COMPANY'S ENTIRE BOARD OF DIRECTORS OR BY THE HOLDERS OF AT LEAST 66.67% OF THE VOTING POWER OF THE COMPANY'S **OUTSTANDING VOTING STOCK TO** AMEND THE COMPANY'S BYLAWS IF, AT ANY TIME AND FOR SO LONG AS, SELLER BENEFICIALLY OWNS, IN THE AGGREGATE, CAPITAL STOCK REPRESENTING AT LEAST 50% OF THE OUTSTANDING SHARES OF THE

For For COMPANY'S COMMON STOCK. Issuer

For

For

For

For For 7-TO CONSIDER AND ACT UPON A PROPOSED AMENDMENT TO THE

| | COMPANY'S EXISTING CHARTER TO | |
|-----|-------------------------------------|--------|
| | DESIGNATE THE COURT OF | |
| | CHANCERY OF THE STATE OF | |
| | DELAWARE AS THE SOLE AND | |
| | EXCLUSIVE FORUM FOR SPECIFIED | |
| | LEGAL ACTIONS AND PROVIDE FOR | |
| | CERTAIN ADDITIONAL CHANGES, | |
| | INCLUDING CHANGING THE | |
| | COMPANY'S NAME FROM "HENNESSY | |
| | CAPITAL ACQUISITION CORP." TO | |
| | "BLUE BIRD CORPORATION" AND | |
| | MAKING THE COMPANY'S | |
| | CORPORATE EXISTENCE PERPETUAL, | |
| | WHICH THE COMPANY'S BOARD OF | |
| | DIRECTORS BELIEVES ARE | |
| | NECESSARY TO ADEQUATELY | |
| | ADDRESS THE POST - BUSINESS | |
| | COMBINATION NEEDS OF THE | |
| For | COMPANY. | Issuer |
| | 8Director - 1) GURMINDER S. BEDI 2) | |
| | DENNIS DONOVAN 3) ALAN H. | |
| For | SCHUMACHER | Issuer |
| | 9-THE NASDAQ PROPOSAL - TO | |
| | APPROVE, FOR PURPOSES OF | |
| | COMPLYING WITH APPLICABLE | |
| | NASDAQ LISTING RULES, THE | |
| | ISSUANCE OF MORE THAN 20% OF | |
| | THE COMPANY'S ISSUED AND | |
| | OUTSTANDING COMMON STOCK | |
| | PURSUANT TO THE PIPE | |
| | INVESTMENT AND BACKSTOP | |
| For | COMMITMENT. | Issuer |
| | 10-THE NASDAQ PROPOSAL - TO | |
| | APPROVE, FOR PURPOSES OF | |
| | COMPLYING WITH APPLICABLE | |
| | NASDAQ LISTING RULES, THE | |
| | ISSUANCE OF MORE THAN 20% OF | |
| | THE COMPANY'S ISSUED AND | |
| | OUTSTANDING COMMON STOCK | |
| | PURSUANT TO THE PIPE | |
| _ | INVESTMENT AND BACKSTOP | _ |
| For | COMMITMENT. | Issuer |
| For | 11-THE NASDAQ PROPOSAL - TO | Issuer |
| | APPROVE, FOR PURPOSES OF | |
| | COMPLYING WITH APPLICABLE | |
| | NASDAQ LISTING RULES, THE | |

ISSUANCE OF MORE THAN 20% OF THE COMPANY'S ISSUED AND OUTSTANDING COMMON STOCK

PURSUANT TO THE PIPE

INVESTMENT AND BACKSTOP

COMMITMENT.

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker

Morgan Stanley Eastern

Europe

Fund, Inc. 2/23/2015 616988101 RNE

Management

Recommended Propose by issuer or

Vote Vote Proposal shareholder

1. To approve a proposal to liquidate and dissolve the Fund pursuant to the plan of

Liquidation adopted by the Board of

Mirror vote For Directors of the Fund. Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)

Period: July 1, 2014 - June 30,2015

Company Name Meeting Date CUSIP Ticker

Central Securities Corp. 3/18/2015 155123102 CET

Management

Recommended Propose by issuer or

Vote Vote Proposal shareholder

1. Director 1) L. PRICE

BLACKFORD 2)SIMMS C. BROWNING 3)DONALD G. CALDER 4) DAVID C.

COLANDER 5) JAY R.

INGLIS 6) WILMOT H. KIDD 7)C.

Mirror vote For CARTER WALKER, JR. Issuer

2-RATIFICATION OF THE

APPOINTMENT OF KPMG LLP AS

INDEPENDENT REGISTERED PUBLIC

Mirror vote For ACCOUNTING FIRM FOR 2015. Issuer

3-IF PROPERLY PRESENTED, TO ACT UPON A STOCKHOLDER PROPOSAL RECOMMENDING THAT THE BOARD

OF DIRECTORS CONSIDER WHETHER

Mirror vote AGN THE CORPORATION BE LIQUIDATED. Issuer

Name of Fund: Special Opportunities Fund, Inc. (SPE)