SPECIAL OPPORTUNITIES FUND, INC. Form N-PX August 18, 2010

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
Brooklyn Capital Management, LLC
60 Heritage Drive
Pleasantville, NY 10570
(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

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

Date of fiscal year end: 12/31/2010

Date of reporting period: July 1, 2009 to June 30, 2010

Item 1. Proxy Voting Record.

Name of Fund:	Special Opportunities Fund, Inc. (SPE)
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Period: July 1, 2009 - June 30, 2010

Period: July	1, 2009 - June 30, 2010		
Company Name RVS Lasalle International Real Estate Fund	Meeting Date 4/8/201	CUSIP 0 76932W102	Ticker SLS
Vote	Management Recommended Vote	Proposal	Propose by issuer or shareholder
SPE instructed its nominee to vote the shares beneficially owned by SPE on the record date in the same proportion as the vote of all other holders of such shares.	For	To elect five Directors, one of which to hold office until the 2012 Annual Meeting of Stockholders and four of which to hold office until the 2013 Annual Meeting of Stockholders and all until their successors are elected and qualify.	Issuer
SPE instructed its nominee to vote the shares beneficially owned by SPE on the record date in the same proportion as the vote of all other holders of such shares.	For	To consider a proposal to ratify the selection of Ernst & Young LLP as the Corporation's independent registered public accounting firm.	Issuer
Company Name Tri-Continental Corp.	Meeting Date 4/8/2010	CUSIP 895436103	Ticker TY
Vote SPE instructed its nominee to vote the shares beneficially owned by SPE on the record date in the same proportion as the vote of all other holders of such shares.	Management Recommended Vote For	Proposal To elect five Directors, one of which to hold office until the 2012 Annual Meeting of Stockholders and four of which to hold office until the 2013 Annual Meeting of Stockholders and all until their successors are elected	Propose by issuer or shareholder Issuer

and qualify.

For	To consider a proposal to ratify the selection of Ernst & Young LLP as the Corporation's independent registered public accounting firm.	Issuer
Meeting Date 4/27/2010	CUSIP 553829102	Ticker MVC
Management Recommended Vote	Proposal	Propose by issuer or shareholder
For	1. Election of Directors Nominees: 01) Emilio Dominianni 02) Gerald Hellerman 03) Warren Holtsberg 04) Robert Knapp 05) William Taylor 06) Michael Tokarz.	Issuer
For	To Ratify the selection of Ernst & Young LLP as the Fund's independent registered public accounting firm. Such other business as may properly come before the meeting or any adjournment thereof.	Issuer
Meeting Date 4/27/2010	CUSIP 867037103	Ticker FGF
Management Recommended Vote For	A vote for Election of the	Propose by issuer or shareholder Issuer
	Meeting Date 4/27/2010 Management Recommended Vote For For Meeting Date 4/27/2010 Management Recommended Vote	ratify the selection of Ernst & Young LLP as the Corporation's independent registered public accounting firm. Meeting Date 4/27/2010

shares.

1-01-Dr. Judith L. Craven, 02-William J. Shea.

SPE instructed its nominee to vote the shares beneficially owned by SPE on the record date in the same proportion as the vote of all other holders of such shares.

To approve a shareholder proposal recommending that the board promptly initiate a self-tender offer under which the fund shall repurchase 50% of its issued shares at a price equivalent to 98% of the net asset value per share.

Against

Shareholder

Company Name LMP Capital & Income Fund	Meeting Date 4/30/2010	CUSIP 50208A102	Ticker SCD
Vote	Management Recommended Vote	Proposal	Propose by issuer or shareholder
SPE instructed its nominee to vote the shares beneficially owned by SPE on the record date in the same proportion as the vote of all other holders of such shares.	For	A vote for election of the following nominees 1-01-Leslie H. Gelb, 02-William R Hutchinson, 03-R.Jay Gerken.	Issuer
Company Name Blue Chip Value Fund, Inc.	Meeting Date 5/4/2010	CUSIP 095333100	Ticker BLU
Vote	Management Recommended Vote	Proposal	Propose by issuer or shareholder
SPE instructed its nominee to vote the shares beneficially owned by SPE on the record date in the same proportion as the vote of all other holders of such shares.	For	1) To elect one Class I director to serve until the Annual Meeting of Stockholders in the year 2013 and until the election and qualification of his successor.	Issuer
SPE instructed its nominee to vote the shares beneficially owned by SPE on the record date in the same proportion as the vote of all other holders of such shares.	For	2) To ratify the appointment by the Board of Directors of Delotte & Touche LLP as the Fund's independent registered public accounting firm for its fiscal year ending December 31, 2010.	Issuer
SPE instructed its nominee to vote the shares beneficially owned by SPE on the record date in the same proportion as the vote of all other holders of such shares.	For	3) In their discretion, the proxies are authorized to vote upon such other business as may properly come before the Meeting or any adjournment thereof.	Issuer

Company Name The Gabelli Global Multimedia Tru Inc.	Meeting Date st, 6/8/2010	CUSIP 36239Q109	Ticker GGT
Vote	Management Recommended Vote	Proposal	Propose by issuer or shareholder
SPE instructed its nominee to vote to shares beneficially owned by SPE of the record date in the same proportion as the vote of all other holders of surshares.	on on	1. Western's proposa elect two nominees t as Directors of the B Directors of the Fund "Board") until the 20 annual meeting of shareholders: 1) Greg Dube 02) Arthur D. Lipson.	o serve oard of 1 (the
SPE instructed its nominee to vote the shares beneficially owned by SPE on the record date in the same proportion as the vote of all other holders of such shares. Against		2. David Massey's pre that the Board take the necessary steps to declassify the Board all Directors are elected an annual basis. To and otherwise repressundersigned on any commuter that may proportion before the Annual Meeting or any postponements or adjournments thereof	so that ted on vote ent the other erly
Company Name The Gabelli Global Multimedia Trust, Inc.	Meeting Date 6/8/2010	CUSIP 36239Q109	Ticker GGT
Vote	Management Recommended Vote	Proposal	Propose by issuer or shareholder
SPE instructed its nominee to vote the shares beneficially owned by SPE on the record date in the same proportion as the vote of all other holders of such shares.	For Against	A vote for the election of the following nominees 1-01-Marion J Gabelli, CFA, 02-Thomas E. Bratter.	Issuer Shareholder

SPE instructed its nominee to vote the shares beneficially owned by SPE on the record date in the same proportion as the vote of all other holders of such shares.

Shareholder proposal to eliminate the fund's classified board structure.

Meeting Date 6/8/2010	CUSIP 404052102	Ticker HQH
Management Recommended Vote	-	Propose by issuer or shareholder
For	A vote for election of the following nominees 1-01-Eric Oddleifson, 02-Oleg M. Pohotsky, 03-William S Rearsdon.	Issuer
For	To ratify the selection of Deloitte & Touche LLP as the independent registered public accountants of the fund for the fiscal year ending September 30, 2010.	Issuer
Meeting Date sy 6/28/2010	CUSIP 23338Y100	Ticker GCS
Management Recommended Vote	Proposal	Propose by issuer or shareholder
n on ch	Western's proposal to e three nominees to serve class I Directors of the Board of Directors of th Fund (the "Board") 01) Arthur D. Lipson 02) Richard A. Rappaport (William J. Roberts and nominees to serve as cl III Directors of the Boa 04) Neil Chelo 05) Mat S. Crouse 06) Robert I Daniels 07) Gregory R. Dube 08) Robert A. Wo	e as ne 03) five ass ard thew H.
	For For Meeting Date 6/28/2010 Management Recommended	Management Recommended Vote A vote for election of the following nominees 1-01-Eric Oddleifson, 02-Oleg M. Pohotsky, 03-William S Rearsdon. For To ratify the selection of Deloitte & Touche LLP as the independent registered public accountants of the fund for the fiscal year ending September 30, 2010. Meeting Date CUSIP 23338Y100 Management Recommended Vote Western's proposal to e three nominees to serve class I Directors of the Board of Directors of the Fund (the "Board") 01) Arthur D. Lipson 02) Richard A. Rappaport C William J. Roberts and nominees to serve as class I Directors of the Board on 04) Neil Chelo 05) Maton S. Crouse 06) Robert Fundich Chelo 050 Gregory R. Crouse 06) Robert Fundich Chelo 07) Gregory R.

The Fund's proposal to consider and vote upon an

SPE instructed its nominee to vote the shares beneficially owned by SPE on the record date in the same proportion as the vote of all other holders of such		agreement and plan of reorganization and the transactions it contemplates, including the transfer of all of the assets of the fund to DWS Enhanced Commodity Strategy Fund, a series of DWS Institutional Funds (the "ECS Open-end Fund"), in exchange for shares of the ECS Open-end Fund and the assumption by the ECS Open-end Fund of all the liabilities of the fund and the distribution of such shares, expected to occur on a tax-free basis for federal income tax purposes, to the stockholders of the fund in complete liquidation and	
shares.	For	termination of the fund.	Issuer
SPE instructed its nominee to vote the shares beneficially owned by SPE on the record date in the same proportion as the vote of all other holders of such shares.	Against	Western's proposal to terminate the Investment Management Agreement between the Fund and Deutsche Investment Management America Inc.	Shareholder
Company Name DWS Enhanced Commodity Strategy Fund, Inc.	Meeting Date 6/28/2010	CUSIP 23338Y100	Ticker GCS
Vote	Management Recommended Vote	Proposal	Propose by issuer or shareholder
SPE instructed its nominee to vote the shares beneficially owned by SPE on the record date in the same proportion as the vote of all other holders of such shares.	For	Directors proposal to elect three nominees to serve as class I Directors of the Board of Directors of the Fund (the "Board") 01) Dawn-Marie Driscoll 02)	Issuer

John W. Ballantine 03)
Henry P. Becton, Jr. and
five nominees to serve as
class III Directors of the
Board 04) Rebecca W.
Rimel 05) Paul
K.Freeman 06) William
MCClayton 07) William N.
Searcy Jr. 08) Robert H.
Wadsworth.

To consider & vote upon an agreement and plan of reorganization and the transactions it contemplates, including the transfer of all of the assets of DWS Enhanced Commodity Strategy Fund, a series of DWS Institutional Funds (The "ECS Open-end Fund"), all as more fully described in the Proxy

Statement.

SPE instructed its nominee to vote the shares beneficially owned by SPE on the record date in the same proportion as the vote of all other holders of such shares.

For

Issuer

SPE instructed its nominee to vote the shares beneficially owned by SPE on the record date in the same proportion as the vote of all other holders of such shares.

Against

If properly presented at the meeting, a stockholder proposal to terminate the investment management agreement between the fund and Deutsche Investment Management Americas Inc.

Shareholder

SIGNATURES

Pursuant to the requirements of the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

(Registrant) Special Opportunities Fund, Inc.

By (Signature and Title) /s/ Andrew Dakos Andrew Dakos, President

Date 8/17/2010