Blackstone / GSO Long-Short Credit Income Fund Form DEF 14A March 09, 2015

#### **UNITED STATES**

#### SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

#### **SCHEDULE 14A**

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934

(Amendment No.\_\_\_) Filed by the Registrant [X] Filed by a Party other than the Registrant [ ] Check the appropriate box: [ ] Preliminary Proxy Statement [ ] Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2)[X] Definitive Proxy Statement [ ] Definitive Additional Materials [ ] Soliciting Material Pursuant to Sec. 240.14a-12 Blackstone / GSO Long-Short Credit Income Fund (exact name of registrant as specified in charter) Attn: Marisa Beeney 345 Park Avenue, 31st Floor New York, New York 10154 Payment of Filing Fee (Check the appropriate box): [X] No fee required [ ] Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11

- 1) Title of each class of securities to which transaction applies:
- 2) Aggregate number of securities to which transaction applies:
- 3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):
- 4) Proposed maximum aggregate value of transaction:
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[ ] Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was
paid previously. Identify the previous filing by registration statement
number, or the Form or Schedule and the date of its filing.
1) Amount Previously Paid:
2) Form, Schedule or Registration Statement No.:
3) Filing Party:
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#### BLACKSTONE / GSO SENIOR FLOATING RATE TERM FUND

#### BLACKSTONE / GSO LONG-SHORT CREDIT INCOME FUND

#### BLACKSTONE / GSO STRATEGIC CREDIT FUND

(each a Fund, and collectively, the Funds )

345 Park Avenue, 31st Floor

New York, New York 10154

#### NOTICE OF JOINT ANNUAL MEETING OF SHAREHOLDERS

March 9, 2015

To the Shareholders of the Funds:

Notice is hereby given that the Joint Annual Meeting of Shareholders (the Meeting) of the Funds will be held at 345 Park Avenue, 31st Floor, New York, New York 10154, on April 22, 2015 at 10:00 a.m. (Eastern time), for the purposes of considering and voting upon the following:

- 1. Shareholders of the Blackstone / GSO Senior Floating Rate Term Fund are being asked to elect two (2) Trustees of the Fund, each to hold office for the term indicated and until his successor shall have been elected and qualified;
- 2. Shareholders of the Blackstone / GSO Long-Short Credit Income Fund are being asked to elect two (2) Trustees of the Fund, each to hold office for the term indicated and until his successor shall have been elected and qualified;
- 3. Shareholders of the Blackstone / GSO Strategic Credit Fund are being asked to elect two (2) Trustees of the Fund, each to hold office for the term indicated and until his successor shall have been elected and qualified; and
- 4. The transaction of such other business as may properly come before the Meeting or any adjournments thereof.

These items are discussed in greater detail in the attached Proxy Statement.

The close of business on February 27, 2015 has been fixed as the record date for the determination of shareholders entitled to notice of and to vote at the Meeting and any adjournments thereof.

YOUR VOTE IS IMPORTANT REGARDLESS OF THE SIZE OF YOUR HOLDINGS IN A FUND. WHETHER OR NOT YOU PLAN TO ATTEND THE MEETING, WE ASK THAT YOU PLEASE COMPLETE AND SIGN THE ENCLOSED PROXY CARD AND RETURN IT PROMPTLY IN THE ENCLOSED ENVELOPE, WHICH NEEDS NO POSTAGE IF MAILED IN THE UNITED STATES.

By Order of the Board of Trustees of:

Blackstone / GSO Senior Floating Rate Term Fund

Blackstone / GSO Long-Short Credit Income Fund

Blackstone / GSO Strategic Credit Fund

Daniel H. Smith, Jr.

Chairman, President and Chief Executive Officer

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#### BLACKSTONE / GSO SENIOR FLOATING RATE TERM FUND (BSL)

#### BLACKSTONE / GSO LONG-SHORT CREDIT INCOME FUND ( BGX )

#### BLACKSTONE / GSO STRATEGIC CREDIT FUND ( BGB )

(Each a **Fund** and collectively, the **Funds**)

#### JOINT ANNUAL MEETING OF SHAREHOLDERS

To be Held on April 22, 2015

#### PROXY STATEMENT

This Proxy Statement is furnished in connection with the solicitation of proxies by the Board of Trustees of the Funds for use at the Joint Annual Meeting of Shareholders of the Funds (the **Meeting**) to be held on Wednesday, April 22, 2015, at 10:00 a.m. Eastern Time, at 345 Park Avenue, 31st Floor, New York, New York 10154, and at any adjournments thereof.

#### **Internet Availability of Proxy Materials**

As permitted by the Securities and Exchange Commission (SEC) the Funds are furnishing proxy materials to shareholders on the internet, rather than mailing paper copies to each shareholder. The Notice of Internet Availability of Proxy Materials (Notice) tells you how to access and review the proxy materials and vote your shares via the internet. If you would like to receive a paper copy of the Funds proxy statement free of charge, please follow the instructions in the Notice. The Notice of each Funds Meeting or the Proxy Statement with the accompanying proxy card was mailed to shareholders on or about March 9, 2015.

#### **Other Methods of Proxy Solicitation**

In addition to the solicitation of proxies by internet or mail, officers of the Funds and officers and regular employees of Computershare Shareowner Services, LLC ( **Computershare** ), the Funds transfer agent, ALPS Fund Services, Inc. ( **ALPS** ), the Funds administrator, and affiliates of Computershare, ALPS or other representatives of the Funds may also solicit proxies by telephone, internet or in person. The expenses incurred in connection with preparing the Proxy Statement and its enclosures will be paid by the Funds. The Funds will also reimburse brokerage firms and others for their expenses in forwarding solicitation materials to the beneficial owners of the Funds Shares (as defined below). In addition, the Funds have engaged Broadridge Financial Solutions, Inc. ( **Broadridge** ) to assist in the proxy effort for the Funds. Under the terms of the engagement, Broadridge will be providing a web site for the dissemination of these proxy materials and tabulation services.

The Funds most recent annual report, including audited financial statements for the fiscal year ended December 31, 2014, is available upon request, without charge, by writing to the Funds at c/o ALPS Fund Services, Inc., 1290 Broadway, Suite 1100, Denver, CO 80203, by calling the Funds at 1.877.876.1121, or via the internet at www.blackstone-gso.com.

If the enclosed proxy card is properly executed and returned in time to be voted at the Meeting, the Shares represented thereby will be voted FOR the proposal listed in the Notice, unless instructions to the contrary are marked thereon, and in the discretion of the proxy holders as to the transaction of any other business that may properly come before the Meeting. Any shareholder who has given a proxy has the right to revoke it at any time prior to its exercise either by attending the Meeting and voting his or her shares in person or by submitting a letter of revocation or a later-dated proxy to a Fund at the above address prior to the date of the Meeting.

The holders of one third of the Shares entitled to vote on any matter at the Meeting present in person or by proxy shall constitute a quorum at the Meeting for purposes of conducting business. If a quorum is not present at the Meeting, or if a quorum is present at the Meeting, but sufficient votes to approve any of the proposed items are not received, the persons named as proxies may propose one or more adjournments of the Meeting to permit further solicitation of proxies. A shareholder vote may be taken on one or more of the proposals in this Proxy Statement prior to such adjournment if sufficient votes have been received for approval and it is otherwise appropriate. Any such adjournment will require approval of the Chairman, the Trustees or the affirmative vote of a majority of those shares present at the Meeting in person or by proxy. If a quorum is present, the persons named as proxies will vote those proxies that they are entitled to vote FOR any proposal in favor of such adjournment and will vote those proxies required to be voted AGAINST any proposal against such adjournment.

The close of business on February 27, 2015, has been fixed as the Record Date for the determination of shareholders entitled to notice of and to vote at each Fund s Meeting and all adjournments thereof.

Each Fund has one class of capital stock: common shares of beneficial interest, par value \$0.001 (the **BSL Common Shares**, the **BGX Common Shares** and the **BGB Common Shares**, respectively, and together the **Shares**). Tholders of Shares are each entitled to one vote for each full Share and an appropriate fraction of a vote for each fractional Share held on such matters where such respective Shares are entitled to be cast. As of the Record Date, there were 15,217,683.600 BSL Common Shares, 12,702,159.600 BGX Common Shares and 44,664,381.602 BGB Common Shares outstanding.

In order that your Shares may be represented at the Meeting, you are requested to vote on the following matters:

#### PROPOSALS 1, 2 AND 3:

#### **ELECTION OF NOMINEES**

#### TO EACH FUND S BOARD OF TRUSTEES

#### Nominees for BSL s Board of Trustees

BSL s Board is divided into three classes, each class having a term of three years. Each year the term of office for one class will expire. Listed below are the nominees for the Fund. Each nominee is currently a Trustee of the Fund. Mr. Jasper and Mr. Schpero have each been nominated by the Board for election to a three-year term to expire at the Fund s 2018 Annual Meeting of Shareholders, or if later, until such Trustee s successor is duly elected and qualified.

Proposal	Class	Expiration of Term if
Independent Trustee/Nominee		Elected
Thomas W. Jasper Gary S. Schpero	Class I Class I	2018 Annual Meeting 2018 Annual Meeting

Unless authority is withheld, it is the intention of the persons named in the proxy to vote the proxy FOR the election of each nominee named above. Each nominee has indicated that he has consented to serve as a Trustee if elected at the Meeting. If a designated nominee declines or otherwise becomes unavailable for election, however, the proxy confers discretionary power on the persons named therein to vote in favor of a substitute nominee or nominees.

#### Nominees for BGX s Board of Trustees

BGX s Board is divided into three classes, each class having a term of three years. Each year the term of office for one class will expire. Listed below are the nominees for the Fund. Each nominee is currently a Trustee of the Fund. Mr. Jasper and Mr. Schpero have each been nominated by the Board for election to a three-year term to expire at the Fund s 2018 Annual Meeting of Shareholders, or if later, until such Trustee s successor is duly elected and qualified.

Proposal	Proposal Class	
Independent Trustee/Nominee		Elected
Thomas W. Jasper	Class III	2018 Annual Meeting
Gary S. Schpero	Class III	2018 Annual Meeting
Unless authority is withheld it is the intention of	f the persons named in the pro	oxy to yote the proxy FOR the ele

Unless authority is withheld, it is the intention of the persons named in the proxy to vote the proxy FOR the election of each nominee named above. Each nominee has indicated that he has consented to serve as a Trustee if elected at the Meeting. If a designated nominee declines or

otherwise becomes unavailable for election, however, the proxy confers discretionary power on the persons named therein to vote in favor of a substitute nominee or nominees.

#### Nominees for BGB s Board of Trustees

BGB s Board is divided into three classes, each class having a term of three years. Each year the term of office for one class will expire. Listed below are the nominees for the Fund. Each nominee is currently a Trustee of the Fund. Mr. Jasper and Mr. Schpero have each been nominated by the Board for election to a three-year term to expire at the Fund s 2018 Annual Meeting of Shareholders, or if later, until such Trustee s successor is duly elected and qualified.

Proposal	Class	<b>Expiration of Term if</b>
Independent Trustee/Nominee		Elected

Thomas W. Jasper Class II 2018 Annual Meeting Gary S. Schpero Class II 2018 Annual Meeting

Unless authority is withheld, it is the intention of the persons named in the proxy to vote the proxy FOR the election of each nominee named above. Each nominee has indicated that he has consented to serve as a Trustee if elected at the Meeting. If a designated nominee declines or otherwise becomes unavailable for election, however, the proxy confers discretionary power on the persons named therein to vote in favor of a substitute nominee or nominees.

#### Information about each Trustee s Professional Experience and Qualifications

Provided below is a brief summary of the specific experience, qualifications, attributes or skills for each Trustee/Nominee that warrant their consideration as a Trustee candidate to the Board of Trustees of each Fund.

The Trustees were selected to join each Board of Trustees based upon the following as to each Trustee: his character and integrity; such person s service as a member of other boards of directors; such person s willingness to serve and willingness and ability to commit the time necessary to perform the duties of a Trustee; as to each Trustee other than Mr. Smith, such person s status as not being an interested person as defined in the 1940 Act; and, as to Mr. Smith, his role with GSO Capital Partners LP (collectively with its affiliates, **GSO**) and The Blackstone Group L.P. (collectively with its affiliates, **Blackstone**). No factor, by itself, was controlling. In addition to the information provided in the table included below, each Trustee possesses the following attributes: Mr. D Alelio, experience as an investment professional; Mr. Holland, experience as an investment professional and service as a board member of other registered management investment companies; Mr. Jasper, experience as an investment professional in the structured products market and experience concerning risk management; Mr. Schpero, experience as a legal professional specializing in asset management and service as a board member of other registered management investment companies; and Mr. Smith, experience as an executive and portfolio manager and leadership roles with GSO and Blackstone. References to the qualifications, attributes and skills of the Trustees are pursuant to requirements

of the U.S. Securities and Exchange Commission ( SEC ), do not constitute holding out the Boards of Trustees or any Trustees as having any special expertise or experience, and shall not impose any greater responsibility or liability on any such person or on the Boards of Trustees by reason thereof.

#### Additional Information about each Trustee/Nominee and the Fund s Officers

Set forth in the table below are the Trustees/Nominees and Officers of the Funds, as well as their birth year, information relating to their respective positions held with each Fund, a brief statement of their principal occupations during the past five years and other directorships, if any.

Name, Address and	d Position(s) Held	Term of Office and	Principal Occupation(s)	Number of Portfolios in Fund	Other
Year of Birth <sup>(1)</sup>	with the Funds	Length of Time Served	<b>During Past 5</b>	Complex Overseen	Directorships Held by Trustee
		Serveu	Years	by Trustee <sup>(2)</sup>	by Trustee
NON-INTERESTI	ED TRUSTEES:				
Edward H. D Aleli	Trustee and member	Trustee Since: r BSL: April 2010	Mr D Alelio was formerly a Managing	6	None
Birth Year: 1952	of Audit and	DOV N 1 201	Director and CIO for		
	Nominating and Governance	BGX: November 2010	Putnam Investments,		
	Committees	BGB: May 2012	Boston where be retired in 2002. He currently is an Executive in		
		Term Expires:	Residence with the School of		
		BSL: 2017	Management, Univ. of Mass Boston.		
		BGX: 2017			
		BGB: 2017			
Michael Holland	Trustee and member of Audit and	r Trustee Since:	Mr. Holland is the Chairman of	6	The China Fund, Inc.; The Taiwan
Birth Year: 1944	Nominating and Governance	BSL: April 2010	Holland & Company, a private investment		Fund, Inc.; State Street Master
	Committees	BGX: November 2010	Ofirm he founded in 1995. He is also		Funds; Reaves Utility Income
		BGB: May 2012	President and Founder of the Holland Balanced Fund.		Fund.
		Term Expires:			

BSL: 2016

BGX: 2016

BGB: 2016

Thomas W. Jasper

Birth Year: 1948

Trustee, Chairman of Audit Committee

and member of

Nominating and Governance

Committee

BSL: April 2010

Trustee Since: Mr. Jasper is the

Managing Partner of **Manursing Partners** 

LLC, a consulting

BGX: November 2010 firm. He was Chief

Executive Officer of

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None

BGB: May 2012 Primus Guaranty,

Ltd. from 2001-2010.

Term Expires:

BSL: 2015

BGX:2015

BGB: 2015

Term Expires (if

elected):

BSL: 2018

BGX: 2018

Name, Address and Year of Birth <sup>(1)</sup> Gary S. Schpero Birth Year: 1953	Position(s) Held with the Funds  Trustee, Chairman of Nominating and Governance Committee and member of Audit Committee	Length of Time Served  BGB: 2018  Trustee Since: BSL: May 2012 t BGX: May 2012  BGB: May 2012  Term Expires:	Principal Occupation(s)  During Past 5  Years  Retired. Prior to January 2000, Mr. Schpero was a partner at the law firm of Simpson Thacher & Bartlett LLP where he served as managing partner of the Investment Management and Investment Company Practice Group.	Number of Portfolios in Fund Complex Overseen by Trustee <sup>(2)</sup> 3	Other Directorships Held by Trustee EQ Advisors Trust; 1290 Funds
		BSL: 2015 BGX:2015 BGB: 2015 Term Expires (if			
		elected):  BSL: 2018  BGX:2018  BGB: 2018			
INTERESTED TRU Daniel H. Smith, Jr. Birth Year: 1963	Chairman of the Board, President Chief Executive Officer, Trustee		Mr. Smith is a Senior Managing Director of GSO and is Head of GSO / Blackstone Debt Funds Management LLC. Mr. Smith joined GSO from the Royal Bank of	3	None

Term Expires:	Canada in July
	2005 where he was
BSL: 2016	a Managing Partner
	and Co-head of
BGX: 2016	RBC Capital
	Market s
BGB: 2016	Alternative
	Investments Unit.

			<b>Principal Occupation</b>
Name, Address and Year of	Position(s) Held	Term of Office and Length	During
Birth	with the Funds	of Time Served	G
OFFICERS			the Past Five Years
Daniel H. Smith, Jr.	Trustee, Chairman of the Board, President, Chief	Officer Since:	Mr. Smith is a Senior Managing Director of
Birth Year: 1963	Executive Officer	BSL: April 2010	GSO and is Head of GSO / Blackstone Debt
		BGX: November 2010	Funds Management LLC. Mr. Smith joined
		BGB: May 2012	GSO from the Royal Bank of Canada in July 2005 where he was a Managing Partner and Co-head of RBC Capital Market s Alternative
		Term of Office:	Investments Unit.
		Indefinite	
Eric Rosenberg	Chief Financial Officer and Treasurer	Officer Since:	Mr. Rosenberg is a Managing Director and
Birth Year: 1968		BSL: April 2010	Chief Financial Officer of GSO. He joined GSO
		BGX: November 2010	in 2008. Prior to that time he spent over
		BGB: May 2012	10 years in the prime brokerage business

Term of Office:

Name, Address and Year of	Position(s) Held	Term of Office and Length	<b>Principal Occupation</b>		
Name, Address and Tear of	i osition(s) field	Term of Office and Length	During		
Birth	with the Funds	of Time Served	C		
			the Past Five Years		
Lee M. Shaiman	Executive Vice President	Indefinite	of Goldman, Sachs & Co.		
Birth Year: 1956	and	Officer Since:	Mr. Shaiman is a		
Birth Year: 1930	Assistant Secretary	Officer Since:	Managing Director of GSO. Mr. Shaiman		
	Assistant Secretary	BSL: April 2010	joined GSO from Royal		
		BSE. 71pm 2010	Bank of Canada in July		
		BGX: November 2010	2005 where he was a		
			Managing Partner and		
		BGB: May 2012	Head of Portfolio		
			Management and Credit		
		Term of Office:	Research in the Debt		
		T 1 0 1	Investments group.		
Marian Dannar	Child Committee	Indefinite Officer Since:	Ma Danneria		
Marisa Beeney	Chief Compliance Officer,	Officer Since:	Ms. Beeney is a Managing Director,		
Birth Year: 1970	Officer,	BSL: April 2010	Chief Legal Officer and		
Bitti Teat. 1970	Chief Legal Counsel and	BSE. 74pm 2010	Chief Compliance		
	Secretary	BGX: November 2010	Officer of GSO. From		
	•		March 2007 to December		
		BGB: May 2012	2008, she served as		
			Counsel and Director of		
		Term of Office:	GSO. Prior to that time		
		- 1 a .	she was with the finance		
		Indefinite	group of DLA Piper		
Jane Lee	Public Relations Officer	Officer Since:	since 2005. Ms. Lee is a Managing		
Jane Lee	Fuolic Relations Officer	Officer Since.	Director of GSO and		
Birth Year: 1972		BSL: November 2010	Head of GSO /		
Birdi 10ar. 17,2		BBL. Treveniser 2010	Blackstone s capital		
		BGX: November 2010	formation efforts. Ms.		
			Lee joined GSO from		
		BGB: May 2012	Royal Bank of Canada in		
			July 2005, where she was		
		Term of Office:	most recently a partner in		
		In definite	the Debt Investments		
		Indefinite	Group and was		
			responsible for origination of new CLO		
			transactions and investor		
			relations.		
(1) The address of each Trustee/Nominee and Officer unless otherwise noted is GSO Capital Partners LP 345 Park					

<sup>(1)</sup> The address of each Trustee/Nominee and Officer, unless otherwise noted, is GSO Capital Partners LP, 345 Park Avenue, 31st Floor, New York, NY 10154.

<sup>(2)</sup> The **Fund Complex** consists of the Funds, Blackstone / GSO Senior Floating Rate Term Fund, Blackstone / GSO Long-Short Credit Income Fund and Blackstone / GSO Strategic Credit Fund, as well as the **Blackstone Real Estate** 

**Funds**, Blackstone Real Estate Income Fund, Blackstone Real Estate Income Fund II and Blackstone Real Estate Income Master Fund.

(3) Interested person of the Fund as defined in Section 2(a)(19) of the 1940 Act. Mr. Smith is an interested person due to his employment with the Adviser (as defined below).

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# Beneficial Ownership of BSL Common Shares, BGB Common Shares and BGX Common Shares Held in the Fund Complex by each Trustee/Nominee

Set forth in the table below is the dollar range of equity securities held in each Fund and on an aggregate basis for the entire Family of Investment Companies overseen by each Trustee.

Independent Trustee/Nominee	Dollar Range <sup>1</sup> of Equity Securities	Dollar Range <sup>1</sup> of Equity Securities	Dollar Range <sup>1</sup>	Aggregate
Trustee/1 (offinite	Held in BSL:	Held in BGX:	of Equity Securities Held	Dollar Range of Equity
			in BGB:	Securities Held
				in the Family of Investment Companies
Edward H. D Alelio	\$0	\$0	\$0	\$0
Michael Holland <sup>2</sup>	\$10,001-\$50,000	\$10,001-\$50,000	\$10,001-\$50,000	\$10,001-\$50,000
Thomas W. Jasper <sup>2</sup>	\$0	\$0	\$10,001-\$50,000	\$10,001-\$50,000
Gary S. Schpero <sup>2</sup> Interested	\$1-10,000	\$1-10,000	\$1-10,000	\$10,001-\$50,000
<b>Trustee/Nominee</b> Daniel H. Smith, Jr. <sup>2</sup>	Over \$100,000	Over \$100,000	Over \$100,000	Over \$100,000

<sup>(1)</sup> This information has been furnished by each Trustee and nominee for election as Trustee as of December 31, 2014. Beneficial Ownership is determined in accordance with Section 16a-1(a)(2) under the Securities Exchange Act of 1934, as amended (the **1934 Act**).

#### **Trustee Transactions with Fund Affiliates**

As of December 31, 2014, none of the independent trustees, meaning those Trustees who are not interested persons as defined in Section 2(a)(19) of the 1940 Act and are independent under the New York Stock Exchange s ( NYSE ) Listing Standards (each an Independent Trustee and collectively the Independent Trustees), nor members of their immediate families owned securities, beneficially or of record, in GSO / Blackstone Debt Funds Management LLC (the Adviser), or an affiliate or person directly or indirectly controlling, controlled by, or under common control with the Adviser, other than investments in the Funds and investments in affiliated investment vehicles that, pursuant to guidance from the SEC Staff, do not affect such Trustee s independence. Furthermore, over the past five years, neither the Independent Trustees nor members of their immediate families have had any direct or indirect interest, the value of which exceeds \$120,000, in the Adviser or any of its affiliates. In addition, since the beginning of the last two fiscal years, neither the Independent Trustees nor members of their immediate families have conducted any transactions (or series of transactions) or maintained any direct or indirect relationship in which the amount involved exceeds \$120,000 and to which the Adviser or any affiliate of the Adviser was a party.

<sup>(2)</sup> Ownership amount constitutes less than 1% of the total shares outstanding.

#### **Trustee Compensation**

The following table sets forth certain information regarding the compensation of the Funds Trustees for the fiscal year ended December 31, 2014. Trustees and Officers of the Funds who are employed by GSO receive no compensation or expense reimbursement from the Funds.

Compensation Table for the Fiscal Year Ended December 31, 2014.

Name of	Blackstone /	Blackstone /	Blackstone /	Total
Trustee/	GSO Senior	GSO Long-Short	GSO	Compensation Paid From the
Nominee	Floating Rate	Credit Income	Strategic	Fund
	Term Fund	Fund	Credit Fund	Complex <sup>1</sup>
Edward H. D. Alelio	\$30,084	\$33,084	\$30,084	\$120,752
Michael Holland	\$27,417	\$30,417	\$27,417	\$109,751
Thomas W. Jasper	\$29,917	\$32,917	\$29,917	\$120,251
Gary S. Schpero	\$29,917	\$32,917	\$29,917	\$92,751

(1) Total compensation paid from the Fund Complex includes compensation paid by the Funds and \$27,500 of compensation paid to each of Messrs. D Alelio, Holland and Jasper by the Blackstone Real Estate Funds.

The Funds pay each trustee an annual base retainer of \$50,000 (\$16,667 from each Fund) in aggregate. The Funds pay each trustee \$7,500 (\$2,500 from each Fund) for each regular in-person board meeting and \$6,000 (\$2,000 from each Fund) for each special in-person board meeting attended that is held jointly with all three Funds. The Funds pay each Trustee \$2,250 (\$750 from each Fund) for each telephonic board meeting attended that is held jointly with all three Funds. The relevant Fund will pay each trustee \$3,000 for each regular in-person board meeting and \$2,500 for each special in-person board meeting attended that is not held jointly with the other Funds. The relevant Fund will pay each Trustee \$1,000 for each telephonic board meeting attended that is not held jointly with the other Funds. Additionally, the chairman of the Audit Committee and the chairman of the Nominating and Governance Committee are paid an additional annual retainer of \$2,500 by each Fund if the chairman is the chairman of the same committee of each Fund. The lead independent trustee is paid an additional annual retainer of \$8,000 (\$2,667 from each Fund). If the chairman is not the chairman of such committee of each Fund, then the relevant Fund pays an annual retainer of \$3,000 to that chairman. The Funds pay \$2,250 (\$750 from each Fund) to each trustee for each committee meeting attended that is held jointly with all three Funds, and the relevant Fund pays \$1,000 to each trustee for each committee meeting attended that is not held jointly with the other Funds; provided that if a committee meeting is held on the same day as a board meeting then the trustees attending the board meeting will not receive additional compensation for attending the committee meeting held that same day.

BSL s Board of Trustees met four times, BGX s Board of Trustees met five times and BGB s Board of Trustees met four times during the fiscal year ended December 31, 2014. Each Trustee then serving in such capacity attended at least 75% of the meetings of Trustees and of any Committee of which he is a member.

#### **Leadership Structure of the Board of Trustees**

Each Board of Trustees is currently comprised of five Trustees. Daniel H. Smith, Jr. serves as Chairman of each Board. Mr. Smith is an interested person of the Funds. The appointment of Mr. Smith as Chairman reflects each Board of Trustees belief that his experience, familiarity with the relevant Fund s day-to-day operations and access to individuals with responsibility for the relevant Fund s management and operations will provide each Board of Trustees with insight into the relevant Fund s business and activities and, with his access to appropriate administrative support, will facilitate the efficient development of meeting agendas that address the relevant Fund s business, legal and other needs and the orderly conduct of board meetings. Each Board of Trustees has appointed Mr. D Alelio as lead Independent Trustee. Each Board of Trustees has determined that its leadership structure is appropriate in light of the relevant Fund s circumstances and provides for the informed and independent exercise of its responsibilities.

#### **Oversight of Risk Management**

Each Board of Trustees role in risk oversight of the Funds reflects its responsibility under applicable state law to oversee generally, rather than to manage, the operations of the relevant Fund. In line with its oversight responsibility, the Board of Trustees receives reports and makes inquiries at its regular meetings and as needed regarding the nature and extent of significant Fund risks (including investment, compliance and valuation risks) that potentially could have a materially adverse impact on the business operations, investment performance or reputation of the relevant Fund, but relies upon the Fund s management (including the Funds portfolio managers) and Chief Compliance Officer, who reports directly to the Board of Trustees, and the Adviser to assist it in identifying and understanding the nature and extent of such risks and determining whether, and to what extent, such risks may be eliminated or mitigated. In addition to reports and other information received from Fund management and the Adviser regarding each Fund s investment program and activities, the Board of Trustees as part of its risk oversight efforts expects to meet at its regular meetings and as needed with the Fund s Chief Compliance Officer to discuss, among other things, risk issues and issues regarding the policies, procedures and controls of each Fund. The Board of Trustees may be assisted in performing aspects of its role in risk oversight by the Audit Committee and such other standing or special committees as may be established from time to time by the Board of Trustees. For example, the Audit Committee of the Board of Trustees will meet regularly with the Funds independent public accounting firm to review, among other things, reports on the Funds internal controls for financial reporting.

Each Board of Trustees believes that not all risks that may affect the Funds can be identified, that it may not be practical or cost-effective to eliminate or mitigate certain risks, that it may be necessary to bear certain risks (such as investment-related risks) to achieve the Funds

goals, and that the processes, procedures and controls employed to address certain risks may be limited in their effectiveness. Moreover, reports received by the Trustees as to risk management matters may be summaries of relevant information and may be inaccurate or incomplete. As a result of the foregoing and other factors, the Board of Trustees risk management oversight is expected to be subject to substantial limitations.

#### **Audit Committee Reports**

The Audit Committee acts according to the Audit Committee charter (the **Charter**). Thomas W. Jasper has been appointed as Chair of the Audit Committee of each Fund s Board of Trustees. The Audit Committee is responsible for assisting the Board of Trustees of the Funds in fulfilling its oversight responsibilities relating to accounting and financial reporting policies and practices of each Fund, including, but not limited to, the adequacy of each Fund s accounting and financial reporting processes, policies and practices; the integrity of each Fund s financial statements; the adequacy of each Fund s overall system of internal controls; each Fund s compliance with legal and regulatory requirements; the qualification and independence of each Fund s independent registered public accounting firm; the performance of each Fund s internal audit function provided by the Adviser and each Fund s other service providers; and the review of the report required to be included in the Funds annual proxy statement by the rules of the SEC. The Audit Committee is also required to prepare an audit committee report to be included in the Funds annual proxy statement as required by Item 407(d)(3)(i) of Regulation S-K. The Audit Committee operates pursuant to the Charter that was most recently reviewed and approved by each Fund s Board of Trustees on November 20, 2014. The Charter is available on the Funds website, www.blackstone-gso.com. As set forth in the Charter, the function of the Committee is oversight; it is the responsibility of the Adviser to maintain appropriate systems for accounting and internal control, and the independent auditors responsibility to plan and carry out a proper audit. The independent accountant is ultimately accountable to each Fund s Board of Trustees and Audit Committee, as representatives of each Fund s shareholders. The independent accountant for the Funds reports directly to the Audit Committee.

In performing its oversight function, at a meeting held on February 24, 2015, each Audit Committee reviewed and discussed with management of each Fund and the independent accountant, Deloitte & Touche LLP ( **Deloitte** ), the audited financial statements of each Fund as of and for the fiscal year ended December 31, 2014, and discussed the audit of such financial statements with the independent accountant.

In addition, each Audit Committee discussed with the independent accountant the accounting principles applied by each Fund and such other matters brought to the attention of the Audit Committee by the independent accountant required by Statement of Auditing Standards No. 114, (*The Auditor s communication with those charged with Governance*) as currently modified or supplemented and No. 61, as amended (AICPA, *Professional Standards*, Vol. 1 AU section 380), as adopted by the Public Company Accounting Oversight Board ( **PCAOB** ) in Rule 3200T. The Audit Committee also received from the independent accountant the written disclosures and letters required by Independence Standards Board Standard No. 1, (*Independence Discussions with Audit Committees*), as adopted by the PCAOB in Rule 3526 and discussed the relationship between the independent accountant and each Fund and the impact

that any such relationships might have on the objectivity and independence of the independent accountant.

The members of each Audit Committee are not, and do not represent themselves to be, professionally engaged in the practice of auditing or accounting and are not employed by the Fund for accounting, financial management or internal control purposes. Moreover, each Audit Committee relies on and makes no independent verification of the facts presented to it or representations made by management or the independent verification of the facts presented to it or representation made by management or the Funds independent accountant. Accordingly, each Audit Committee s oversight does not provide an independent basis to determine that management has maintained appropriate accounting and/or financial reporting principles and policies, or internal controls and procedures designed to assure compliance with accounting standards and applicable laws and regulations. Furthermore, each Audit Committee s considerations and discussions referred to above do not provide assurance that the audit of each Fund s financial statements has been carried out in accordance with generally accepted accounting standards or that the financial statements are presented in accordance with generally accepted accounting principles.

Based on its consideration of the audited financial statements and the discussions referred to above with management and the Funds independent accountant, and subject to the limitations on the responsibilities and role of the Audit Committee set forth in the Charter and those discussed above, each Audit Committee recommends to the Funds Board of Trustees that each Fund s audited financial statements be included in the Funds Annual Report for the fiscal year ended December 31, 2014.

#### SUBMITTED BY THE AUDIT COMMITTEE OF EACH FUND S BOARD OF TRUSTEES

Thomas W. Jasper, Audit Committee Chairman

Edward H. D Alelio

Michael Holland

Gary S. Schpero

February 24, 2015

Each Fund s Audit Committee met three times during the fiscal year ended December 31, 2014. Each Fund s Audit Committee is composed of four Independent Trustees, namely Messrs. D Alelio, Jasper, Holland and Schpero. None of the members of each of the Audit Committees is an interested person of the Fund.

Based on the findings of each Audit Committee, each Board of Trustees has determined that Thomas W. Jasper is each Fund s audit committee financial expert, as defined in the rules promulgated by the SEC, and as required by NYSE Listing Standards. Thomas W. Jasper serves as the Chairman of each Audit Committee for the Funds.

#### **Nominating and Governance Committee**

Each Fund s Board of Trustees has a Nominating and Governance Committee that is responsible for selecting and nominating candidates for election as Trustees to the Board of Trustees of the Fund. The members of the Nominating and Governance Committee are Edward H. D. Alelio, Michael Holland, Thomas W. Jasper and Gary S. Schpero, all of whom have been determined not to be interested persons of the Fund under the 1940 Act and who are independent as defined in the NYSE listing standards. Mr. Schpero serves as Chairman of each Nominating and Governance Committee. Each Fund s Nominating and Governance Committee met four times during the fiscal year ended December 31, 2014.

When vacancies or creations occur, each Nominating and Governance Committee will consider Trustee candidates recommended by a variety of sources to nominate for election by each Fund s shareholders. Each Nominating and Governance Committee may accept nominees recommended by a shareholder as it deems appropriate. Shareholders who wish to recommend a nominee for a Fund s Board of Trustees should send recommendations to the relevant Fund s Secretary that include all information relating to such person that is required to be disclosed in solicitations of proxies for the election of Trustees. A recommendation must be accompanied by a written consent of the individual to stand for election if nominated by the Board of Trustees and to serve if elected by the shareholders. In considering Trustee candidates, each Nominating and Governance Committee will take into consideration the interest of shareholders, the needs of the Board of Trustees and the Trustee candidate s qualifications, which include but are not limited to, the quality and diversity of the individual s professional experience, education, individual qualification or skills.

Any shareholder recommendation described above must be sent to the relevant Fund s Secretary at 345 Park Avenue, 31<sup>st</sup> Floor, New York, New York 10154. Each Fund s Nominating and Governance Committee charter is available on the Funds website (www.blackstone-gso.com).

#### **Valuation Committee**

None of the Funds has a Valuation Committee. Each Board of Trustees has delegated responsibility for valuation of portfolio assets to the Adviser (including a committee of the Adviser that values fair valued assets) and ALPS pursuant to policies and procedures approved by each Board of Trustees.

#### **Compensation Committee**

None of the Funds has a compensation committee, however the Nominating and Governance Committee also reviews compensation arrangements for the Independent Trustees and submits its recommendations to the Board of Trustees.

#### **Other Board Related Matters**

The Funds do not require Trustees to attend the Annual Meeting of Shareholders.

#### **REQUIRED VOTE**

#### Blackstone / GSO Senior Floating Rate Term Fund

The election of each of Messrs. Jasper and Schpero (Class I) for Trustee of the Fund requires the affirmative vote of the holders of a plurality of the votes cast by holders of BSL Common Shares represented at the Meeting, if a quorum is present.

#### Blackstone / GSO Long-Short Credit Income Fund

The election of each of Messrs. Jasper and Schpero (Class III) for Trustee of the Fund requires the affirmative vote of the holders of a plurality of the votes cast by holders of BGX Common Shares represented at the Meeting, if a quorum is present.

#### Blackstone / GSO Strategic Credit Fund

The election of each of Messrs. Jasper and Schpero (Class II) for Trustee of the Fund requires the affirmative vote of the holders of a plurality of the votes cast by holders of BGB Common Shares represented at the Meeting, if a quorum is present.

EACH FUND S BOARD OF TRUSTEES, INCLUDING THE NON-INTERESTED TRUSTEES, UNANIMOUSLY RECOMMENDS THAT THE SHAREHOLDERS VOTE FOR THE ELECTION OF THE FUND S RESPECTIVE NOMINEES.

The following table shows the ownership of applicable Shares by each of the Trustees, the Trustees and Executive Officers of each Fund as a group and the persons or organizations known to each Fund to be beneficial owners of more than 5% of a Fund s outstanding applicable Shares.

Trustees and Executive Officers				
Name & Address <sup>1</sup>	Percentage of	<b>Total Shares</b>		
	Shares Held	Owned		
BSL Common Shares <sup>2</sup>				
Edward H. D Alelio	0%	0		
Michael Holland	<1%	1,000		
Thomas W. Jasper	0%	0		
Gary S. Schpero	<1%	250		
Daniel H. Smith, Jr.	<1%	10,370		
Eric Rosenberg	0%	0		
All Trustees and Executive Officers as a group	<1%	11,620		
BGX Common Shares <sup>2</sup>				
Edward H. D Alelio	0%	0		

,		
Michael Holland	<1%	1,000
Thomas W. Jasper	0%	0
Gary S. Schpero	<1%	265
Daniel H. Smith, Jr.	<1%	9,131
Eric Rosenberg	0%	0
All Trustees and Executive Officers as a group	<1%	10,396
BGB Common Sh		_
Edward H. D. Alelio	0%	0
Michael Holland	<1%	1,000
Thomas W. Jasper	<1%	2,500
Gary S. Schpero	<1%	265
Daniel H. Smith, Jr.	<1%	15,869
Eric Rosenberg	0%	0
All Trustees and Executive Officers as a group	<1%	19,634
5% or Greater Share	<u>eholders</u>	
BSL Common Sh	ares <sup>3</sup>	
First Trust Portfolios L.P.	19.73% <sup>(a)</sup>	3,002,379 <sup>(a)</sup>
120 East Liberty Drive, Suite 400		
Wheaton, Illinois 60187		
First Trust Advisors L.P.  120 East Liberty Drive, Suite 400		
Wheaton, Illinois 60187		
The Charger Corporation		
120 East Liberty Drive, Suite 400		
Wheaton, Illinois 60187		
Morgan Stanley	5.2% <sup>(b)</sup>	786,490 <sup>(b)</sup>
1585 Broadway		
New York, New York 10036 Morgan Stanley Smith Barney LLC	5.2%	786,490
1585 Broadway		
New York, New York 10036		

# BGX Common Shares<sup>3</sup>

First Trust Portfolios L.P. 20.38%<sup>(a)</sup> 2,588,613 <sup>(a)</sup>

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120 East Liberty Drive, Suite 400			
Wheaton, Illinois 60187			
First Trust Advisors L.P.			
120 East Liberty Drive, Suite 400			
Wheaton, Illinois 60187			
The Charger Corporation			
120 East Liberty Drive, Suite 400			
Wheaton, Illinois 60187			
Morgan Stanley		5.4% <sup>(b)</sup>	688,947 <sup>(b)</sup>
1585 Broadway		5.170	000,517
New York, New York 10036			
Morgan Stanley Smith Barney LLC		5.4%	688,885
1585 Broadway			
New York, New York 10036 Saba Capital Management, L.P.		5.41%	686,581
405 Lexington Avenue, 58th Floor			
New York, New York 10174			
Boaz R. Weinstein			
405 Lexington Avenue, 58th Floor,			
New York, New York 10174			
	BGB Common Shares <sup>3</sup>		
First Trust Portfolios L.P.	DOD Common Shares	7.75% <sup>(a)</sup>	3,462,243 <sup>(a)</sup>
120 East Liberty Drive, Suite 400			

Wheaton, Illinois 60187

First Trust Advisors L.P.

120 East Liberty Drive, Suite 400

Wheaton, Illinois 60187

The Charger Corporation

120 East Liberty Drive, Suite 400

Wheaton, Illinois 60187

- (a) First Trust Portfolios L.P., First Trust Advisors L.P. and The Charger Corporation filed their schedule 13G jointly and did not differentiate holdings as to each entity.
- (b) Includes shares beneficially owned by Morgan Stanley subsidiary, Morgan Stanley Smith Barney LLC.
- (1) The address for each Trustee of each Fund is 345 Park Avenue, 31st Floor, New York, NY 10154.
- (2) The table above shows Trustees and Executive Officers ownership of Shares of each Fund as of December 31, 2014.
- (3) The table above shows 5% or greater shareholders—ownership of Shares as of December 31, 2014. The information contained in this table is based on Schedule 13G filings made on or before February 27, 2015.

#### ADDITIONAL INFORMATION

#### **Independent Registered Public Accounting Firm**

Deloitte & Touche LLP, 555 17th Street, Suite 3600, Denver, Colorado 80202, served as each Fund s independent registered public accounting firm for the Funds fiscal year ending December 31, 2014. None of the Funds knows of any direct financial or material indirect financial interest of Deloitte in any Fund. A representative of Deloitte will not be present at the Meeting, but will be available by telephone and will have an opportunity to make a statement, if asked, and will be available to respond to appropriate questions.

#### **Principal Accounting Fees and Services**

The following table sets forth for each Fund the aggregate fees billed by Deloitte for each Fund s last two fiscal years, as a result of professional services rendered for:

- (1) **Audit Fees** for professional services provided by Deloitte for the audit of each Fund s annual financial statements or services that are normally provided by the accountant in connection with statutory and regulatory filings or engagements;
- (2) **Audit-Related Fees** for assurance and related services by Deloitte that are reasonably related to the performance of the audit of each Fund s financial statements and are not reported under Audit Fees;
- (3) Tax Fees for professional services by Deloitte for tax compliance, tax advice and tax planning; and
- (4) **All Other Fees** for products and services provided by Deloitte other than those services reported in above under Audit Fees, Audit Related Fees and Tax Fees.
- (5) **Non-Audit Fees** billed by Deloitte for services rendered to each Fund, and rendered to the Funds Adviser, and any entity controlling, controlled by, or under common control with the Adviser that provides ongoing services to a Fund.

Blackstone /	GSO Senior	Floating F	Rate Term 1	Fund					
Audit	Fees	Audit-	Related	Tax	Fees	All Ot	her Fees	Non-	Audit
		Fo	ees					Fe	ees
2014	2013	2014	2013	2014	2013	2014	2013	2014	2013
\$80,700	\$78,750	\$0	\$0	\$6,483	\$31,425	\$0	\$34,000	\$\$6,483	\$65,425
Blackstone /	GSO Long-S	Short Cred	it Income l	Fund					
Audit	Fees	Au	dit-	Tax	Fees	All Ot	her Fees	Non-	Audit
		Relate	ed Fees					Fe	ees
2014	2013	2014	2013	2014	2013	2014	2013	2014	2013
\$80,700	\$78,750	\$0	\$0	\$6,483	\$6,425	\$0	\$0	\$6,483	\$6,425
Blackstone /	GSO Strateg	gic Credit	Fund						
Audit	Fees		Related	Tax	Fees	All Ot	her Fees	Non-Au	dit Fees
2014	2013	2014	2013	2014	2013	2014	2013	2014	2013
\$80,700	\$78,750	\$0	\$0	\$6,483	\$6,425	\$0	\$0 (i) a	\$6,483	\$6,425

Each Fund s Audit Committee Charter requires that the Audit Committee pre-approve (i) all audit and non-audit services that the Fund s independent auditors provide to the Fund, and (ii) all non-audit services that the Fund s independent auditors provide to the Adviser and any entity controlling, controlled by, or under common control with the Adviser that provides ongoing services to the Fund, if the engagement relates directly to the operations and financial reporting of the Fund; provided that the Committee may implement policies and procedures by which such services are approved other than by the full Committee prior to their ratification by the Committee. All of the audit, audit-related, tax and other services described above for which Deloitte billed each Fund fees for the fiscal years ended December 31, 2014 and December 31, 2013 were pre-approved by the Audit Committee.

#### The Investment Adviser and Administrator

GSO / Blackstone Debt Funds Management LLC is each Fund s investment adviser.

ALPS is the administrator for each Fund, and its business address is 1290 Broadway, Suite 1100, Denver, Colorado 80203.

#### Section 16(a) Beneficial Ownership Reporting Compliance

Section 16(a) of the 1934 Act and Section 30(h) of the 1940 Act, and the rules thereunder, require each Fund s officers, portfolio managers and Trustees, the Adviser, affiliated persons of the Adviser, and persons who beneficially own more than 10% of a registered class of

a Fund s Shares to file reports of ownership and changes in ownership with the SEC and the NYSE and to furnish the relevant Fund with copies of all Section 16(a) forms they file. Based solely on a review of the reports filed with the SEC and upon representations that no applicable Section 16(a) forms were required to be filed, each Fund believes that during fiscal year ended December 31, 2014, all Section 16(a) filing requirements applicable to the Funds officers, Trustees and greater than 10% beneficial owners were complied with.

#### **Broker Non-Votes and Abstentions**

The affirmative vote of a plurality of votes cast for each nominee by the holders entitled to vote for a particular nominee is necessary for the election of a nominee.

For the purpose of electing nominees, abstentions or broker non-votes will not be counted as votes cast and will have no effect on the result of the election. Abstentions or broker non-votes, however, will be considered to be present at the Meeting for purposes of determining the existence of each Fund s quorum.

Shareholders of each Fund will be informed of the voting results of the Meeting in the Funds Semi-Annual Report dated June 30, 2015.

#### OTHER MATTERS TO COME BEFORE THE MEETING

The Trustees of each Fund do not intend to present any other business at the Meeting, nor are they aware that any shareholder intends to do so. If, however, any other matters, including adjournments, are properly brought before the Meeting, the persons named in the accompanying form of proxy will vote thereon in accordance with their judgment.

#### **Shareholder Communications with Board of Trustees**

Shareholders may mail written communications to a Fund s full Board of Trustees, to committees of the Board or to specified individual Trustees in care of the Secretary of the relevant Fund, 345 Park Avenue, 31st Floor, New York, New York 10154. All shareholder communications received by the Secretary will be forwarded promptly to the relevant Board of Trustees, the relevant Board of Trustees committee or the specified individual Trustees, as applicable, except that the Secretary may, in good faith, determine that a shareholder communication should not be so forwarded if it does not reasonably relate to a Fund or its operations, management, activities, policies, service providers, Board of Trustees, officers, shareholders or other matters relating to an investment in a Fund or is purely ministerial in nature.

#### SHAREHOLDER PROPOSALS

Any shareholder proposal to be considered for inclusion in the Funds—proxy statement and form of proxy for the annual meeting of shareholders to be held in 2014 should have been received by the Secretary of the relevant Fund no later than January 22, 2015. In addition, pursuant to each Fund—s By-Laws, a shareholder is required to give to a Fund notice of, and

specified information with respect to, any proposals that such shareholder intends to present at the 2016 annual meeting not later than the close of business on the ninetieth (90th) day, nor earlier than the close of business on the one hundred twentieth (120th) day, prior to the first anniversary of the preceding year s annual meeting. Under the circumstances described in, and upon compliance with, Rule 14a-4(c) under the 1934 Act, a Fund may solicit proxies in connection with the 2016 annual meeting which confer discretionary authority to vote on any shareholder proposals of which the Secretary of the relevant Fund does not receive notice in accordance with the aforementioned date. Timely submission of a proposal does not guarantee that such proposal will be included.

IF VOTING BY PAPER PROXIES, IT IS IMPORTANT THAT PROXIES BE
RETURNED PROMPTLY. SHAREHOLDERS WHO DO NOT EXPECT TO ATTEND
A MEETING ARE THEREFORE URGED TO COMPLETE, SIGN, DATE, AND
RETURN THE PROXY CARD AS SOON AS POSSIBLE IN THE ENCLOSED
POSTAGE-PAID ENVELOPE.

PROXY TABULATOR P.O. BOX 9112 FARMINGDALE, NY 11735

#### To vote by Internet

- 1) Read the Proxy Statement and have the proxy card below at hand.
- 2) Go to website www.proxyvote.com
- 3) Follow the instructions provided on the website.

#### **To vote by Telephone**

- 1) Read the Proxy Statement and have the proxy card below at hand.
- 2) Call 1-800-690-6903
- 3) Follow the instructions.

#### To vote by Mail

- 1) Read the Proxy Statement.
- 2) Check the appropriate box on the proxy card below.
- 3) Sign and date the proxy card.
- 4) Return the proxy card in the envelope provided.

TO VOTE, MARK BLOCKS BELOW IN BLUE OR BLACK INK AS FOLLOWS:

M82564-P61636

KEEP THIS PORTION FOR YOUR RECORDS DETACH AND RETURN THIS PORTION ONLY

For Withhold For All

All All Except

To withhold authority to vote for any individual nominee(s), mark For All Except and write the n a m e (s) of the nominee(s) on the line below.

1. To Elect Two (2) Class III Trustees of the Fund:

- 01) Thomas W. Jasper
- 02) Gary S. Schpero

Edgar Filing: Blackstone / GSO L	Long-Short Credit Income Fund	d - Form DEF 14A
Please be sure t	to sign and date this proxy.	
Please sign this proxy exactly as your name(s) a may sign. Trustees and other fiduciaries should than one name appears, a majority must sig authorized officer who should state his or her tit	I indicate the capacity in which then. If a corporation, this signature	ney sign, and where more
Signature [PLEASE SIGN WDTM:IN BOX]	Signature [Joint Owners]	Date

#### IMPORTANT NOTICE REGARDING THE AVAILABILITY OF PROXY MATERIALS

# FOR THE ANNUAL MEETING OF SHAREHOLDERS: THE PROXY STATEMENT IS AVAILABLE AT www.proxyvote.com

M82565-P61636

#### BLACKSTONE / GSO LONG-SHORT CREDIT INCOME FUND

#### THIS PROXY IS SOLICITED ON BEHALF OF THE BOARD OF TRUSTEES

The undersigned hereby appoints Daniel H. Smith, Jr., Marisa J. Beeney, Lee M. Shaiman, and Jane Lee, and each of them, attorneys and proxies of the undersigned, with full powers of substitution and revocation, to represent the undersigned and to vote on behalf of the undersigned all shares of Blackstone / GSO Long-Short Credit Income Fund (the Fund ) which the undersigned is entitled to vote at the Annual Meeting of Shareholders of the Fund to be held at the offices of the Fund, 345 Park Avenue, 31st Floor, New York, New York 10154, on Wednesday, April 22, 2015 at 10:00 a.m. (Eastern time), and at any adjournments thereof. The undersigned hereby acknowledges receipt of the Notice of Meeting and Proxy Statement and hereby instructs said attorneys and proxies to vote said shares as indicated herein. In their discretion, the proxies are authorized to vote upon such other business as may properly come before the Meeting.

A majority of the proxies present and acting at the Meeting in person or by substitute (or, if only one shall be so present, then that one) shall have and may exercise all of the power and authority of said proxies hereunder. The undersigned hereby revokes any proxy previously given.

This proxy, if properly executed, will be voted in the manner directed by the undersigned shareholder. If no direction is made, this proxy will be voted FOR Proposal 2 and in the discretion of the proxy holder as to any other matter that may properly come before the Meeting. Please refer to the Proxy Statement for a discussion of Proposal 2.

PLEASE VOTE, DATE AND SIGN ON REVERSE AND RETURN PROMPTLY IN THE ENCLOSED ENVELOPE.

PROXY TABULATOR P.O. BOX 9112 FARMINGDALE, NY 11735

# To vote by Internet

- 1) Read the Proxy Statement and have the proxy card below at hand.
- 2) Go to website www.proxyvote.com
- 3) Follow the instructions provided on the website.

### To vote by Telephone

- 1) Read the Proxy Statement and have the proxy card below at hand.
- 2) Call 1-800-690-6903
- 3) Follow the instructions.

# To vote by Mail

- 1) Read the Proxy Statement.
- 2) Check the appropriate box on the proxy card below.
- 3) Sign and date the proxy card.
- 4) Return the proxy card in the envelope provided.

TO VOTE, MARK BLOCKS BELOW IN BLUE OR BLACK INK AS FOLLOWS:

M82566-P61636

KEEP THIS PORTION FOR YOUR RECORDS DETACH AND RETURN THIS PORTION ONLY

For Withhold For All To withhold authority to vote for any individual nominee(s), mark For All Except All Except and write the name(s) of the nominee(s) on the line

below.

- All
- 1. To Elect Two (2) Class I Trustees of the Fund:
- 01) Thomas W. Jasper
- 02) Gary S. Schpero

Edgar Filing: Blackstone / GSO Long-Short Credit Income Fund - Form DEF 14A		
Please be sure to	sign and date this proxy.	
Please sign this proxy exactly as your name(s) a may sign. Trustees and other fiduciaries should than one name appears, a majority must sign authorized officer who should state his or her title	indicate the capacity in which the If a corporation, this signature.	ney sign, and where more
Signature [PLEASE SIGN WDate IN BOX]	Signature [Joint Owners]	Date

#### IMPORTANT NOTICE REGARDING THE AVAILABILITY OF PROXY MATERIALS

# FOR THE ANNUAL MEETING OF SHAREHOLDERS: THE PROXY STATEMENT IS AVAILABLE AT www.proxyvote.com

M82567-P61636

#### BLACKSTONE / GSO SENIOR FLOATING RATE TERM FUND

#### THIS PROXY IS SOLICITED ON BEHALF OF THE BOARD OF TRUSTEES

The undersigned hereby appoints Daniel H. Smith, Jr., Marisa J. Beeney, Lee M. Shaiman, and Jane Lee, and each of them, attorneys and proxies of the undersigned, with full powers of substitution and revocation, to represent the undersigned and to vote on behalf of the undersigned all shares of Blackstone / GSO Senior Floating Rate Term Fund (the Fund ) which the undersigned is entitled to vote at the Annual Meeting of Shareholders of the Fund to be held at the offices of the Fund, 345 Park Avenue, 31st Floor, New York, New York 10154, on Wednesday, April 22, 2015 at 10:00 a.m. (Eastern time), and at any adjournments thereof. The undersigned hereby acknowledges receipt of the Notice of Meeting and Proxy Statement and hereby instructs said attorneys and proxies to vote said shares as indicated herein. In their discretion, the proxies are authorized to vote upon such other business as may properly come before the Meeting.

A majority of the proxies present and acting at the Meeting in person or by substitute (or, if only one shall be so present, then that one) shall have and may exercise all of the power and authority of said proxies hereunder. The undersigned hereby revokes any proxy previously given.

This proxy, if properly executed, will be voted in the manner directed by the undersigned shareholder. If no direction is made, this proxy will be voted FOR Proposal 1 and in the discretion of the proxy holder as to any other matter that may properly come before the Meeting. Please refer to the Proxy Statement for a discussion of Proposal 1.

PLEASE VOTE, DATE AND SIGN ON REVERSE AND RETURN PROMPTLY IN THE ENCLOSED ENVELOPE.

PROXY TABULATOR P.O. BOX 9112 FARMINGDALE, NY 11735

# To vote by Internet

- 1) Read the Proxy Statement and have the proxy card below at hand.
- 2) Go to website www.proxyvote.com
- 3) Follow the instructions provided on the website.

### To vote by Telephone

- 1) Read the Proxy Statement and have the proxy card below at hand.
- 2) Call 1-800-690-6903
- 3) Follow the instructions.

# To vote by Mail

- 1) Read the Proxy Statement.
- 2) Check the appropriate box on the proxy card below.
- 3) Sign and date the proxy card.
- 4) Return the proxy card in the envelope provided.

TO VOTE, MARK BLOCKS BELOW IN BLUE OR BLACK INK AS FOLLOWS:

M82568-P61636

KEEP THIS PORTION FOR YOUR RECORDS DETACH AND RETURN THIS PORTION ONLY

For Withhold For All

All All Except

To withhold authority to vote for any individual nominee(s), mark For All Except and write the n a m e (s) of the nominee(s) on the line below.

- 1. To Elect Two (2) Class II Trustees of the Fund:
- 01) Thomas W. Jasper
- 02) Gary S. Schpero

.. .. ..

Edgar Filing: Blackstone / GSO L	Long-Short Credit Income Fund	d - Form DEF 14A
Please be sure t	to sign and date this proxy.	
Please sign this proxy exactly as your name(s) a may sign. Trustees and other fiduciaries should than one name appears, a majority must sig authorized officer who should state his or her tit	I indicate the capacity in which then. If a corporation, this signature	ney sign, and where more
Signature [PLEASE SIGN WDTMHIN BOX]	Signature [Joint Owners]	Date

#### IMPORTANT NOTICE REGARDING THE AVAILABILITY OF PROXY MATERIALS

# FOR THE ANNUAL MEETING OF SHAREHOLDERS: THE PROXY STATEMENT IS AVAILABLE AT

www.proxyvote.com

M82569-P61636

#### BLACKSTONE / GSO STRATEGIC CREDIT FUND

#### THIS PROXY IS SOLICITED ON BEHALF OF THE BOARD OF TRUSTEES

The undersigned hereby appoints Daniel H. Smith, Jr., Marisa J. Beeney, Lee M. Shaiman, and Jane Lee, and each of them, attorneys and proxies of the undersigned, with full powers of substitution and revocation, to represent the undersigned and to vote on behalf of the undersigned all shares of Blackstone / GSO Strategic Credit Fund (the Fund ) which the undersigned is entitled to vote at the Annual Meeting of Shareholders of the Fund to be held at the offices of the Fund, 345 Park Avenue, 31st Floor, New York, New York 10154, on Wednesday, April 22, 2015 at 10:00 a.m. (Eastern time), and at any adjournments thereof. The undersigned hereby acknowledges receipt of the Notice of Meeting and Proxy Statement and hereby instructs said attorneys and proxies to vote said shares as indicated herein. In their discretion, the proxies are authorized to vote upon such other business as may properly come before the Meeting.

A majority of the proxies present and acting at the Meeting in person or by substitute (or, if only one shall be so present, then that one) shall have and may exercise all of the power and authority of said proxies hereunder. The undersigned hereby revokes any proxy previously given.

This proxy, if properly executed, will be voted in the manner directed by the undersigned shareholder. If no direction is made, this proxy will be voted FOR Proposal 3 and in the discretion of the proxy holder as to any other matter that may properly come before the Meeting. Please refer to the Proxy Statement for a discussion of Proposal 3.

PLEASE VOTE, DATE AND SIGN ON REVERSE AND RETURN PROMPTLY IN

Edgar Filing: Blackstone / GSO Long-Short Credit Income Fund - Form DEF 14A THE ENCLOSED ENVELOPE.

# \*\*\* Exercise Your Right to Vote \*\*\*

# Important Notice Regarding the Availability of Proxy Materials for the

Shareholder Meeting to Be Held on April 22, 2015.

### **BLACKSTONE/GSO FUNDS**

### **Meeting Information**

**Meeting Type:** Annual Meeting **For holders as of:** February 27, 2015

**Date:** April 22, 2015 **Time:** 10:00 AM, EST

**Location:** Blackstone/GSO Funds

345 Park Street, 31st Floor New York, New York 10154

You are receiving this communication because you hold shares in the fund named above.

This is not a ballot. You cannot use this notice to vote these shares. This communication presents only an overview of the more complete proxy materials that are available to you on the Internet. You may view the proxy materials online at www.proxyvote.com or easily request a paper copy (see reverse side).

We encourage you to access and review all of the important information contained in the proxy materials before voting.

See the reverse side of this notice to obtain proxy materials and voting instructions.

#### **Before You Vote**

How to Access the Proxy Materials

#### **Proxy Materials Available to VIEW or RECEIVE:**

PROXY STATEMENT

#### **How to View Online:**

Have the information that is printed in the box marked by the arrow (located on the following page) and visit: www.proxyvote.com.

# How to Request and Receive a PAPER or E-MAIL Copy:

If you want to receive a paper or e-mail copy of these documents, you must request one. There is NO charge for requesting a copy. Please choose one of the following methods to make your request:

1) BY INTERNET: www.proxyvote.com

2) BY TELEPHONE: 1-800-579-1639

3) BY E-MAIL\*: sendmaterial@proxyvote.com

\* If requesting materials by e-mail, please send a blank e-mail with the information that is printed in the box marked by the arrow (located on the following page) in the subject line.

Requests, instructions and other inquiries sent to this e-mail address will NOT be forwarded to your investment advisor. Please make the request as instructed above on or before April 7, 2015 to facilitate timely delivery.

### **How To Vote**

Please Choose One of the Following Voting Methods

**Vote In Person:** If you choose to vote these shares in person at the meeting, you must request a *legal proxy*. To do so, please follow the instructions at *www.proxyvote.com* or request a paper copy of the materials, which will contain the appropriate instructions. Many shareholder meetings have attendance requirements including, but not limited to, the possession of an attendance ticket issued by the entity holding the meeting. Please check the meeting materials for any special requirements for meeting attendance.

**Vote By Internet:** To vote now by Internet, go to *www.proxyvote.com*. Have the information that is printed in the box marked by the arrow (located on the following page) available and follow the instructions.

**Vote By Mail:** You can vote by mail by requesting a paper copy of the materials, which will include a voting instruction form.

# Voting Items The Board of Trustees recommends you vote FOR

# the following:

- 1. To Elect Two (2) Class III Trustees of the Fund:
  - 01) Thomas W. Jasper
  - 02) Gary S. Schpero

**NOTE:** Such other business as may properly come before the meeting or any adjournment thereof.

# Voting Items The Board of Trustees recommends you vote FOR

# the following:

- 1. To Elect Two (2) Class I Trustees of the Fund:
  - 01) Thomas W. Jasper
  - 02) Gary S. Schpero

**NOTE:** Such other business as may properly come before the meeting or any adjournment thereof.

# Voting Items The Board of Trustees recommends you vote FOR

# the following:

- 1. To Elect Two (2) Class II Trustees of the Fund:
  - 01) Thomas W. Jasper
  - 02) Gary S. Schpero

**NOTE:** Such other business as may properly come before the meeting or any adjournment thereof.