#### COHEN & STEERS INFRASTRUCTURE FUND INC Form DEFA14A January 13, 2010

January 8, 2010

Dear Stockholder,

Last year you voted in favor of merging Cohen & Steers REIT and Utility Income Fund, Inc. into Cohen & Steers Infrastructure Fund, Inc. (the Fund) and increasing the number of authorized common shares. We would like to thank you for your support. Of those who responded, an overwhelming 85% voted FOR the proposals. Like you, they recognized the benefits:

Lower operating expenses

Similar investment objectives and policies

No dilution to stockholders

A tax-free event for federal income-tax purposes

Because not all stockholders voted, however, we are still short of the votes needed to approve the proposals. Therefore, we will reconvene a special stockholders meeting on February 26, 2010.

If you do not wish to change your vote, **NO FURTHER ACTION IS NECESSARY**. Unless we receive instructions from you to the contrary, your shares will be voted according to your instructions on the previously submitted proxy card, or pursuant to any instructions you submitted by telephone or through the internet.

If you wish to change your vote, please call the Fund s proxy solicitor, Broadridge, at 866.615.7265.

Please understand that the increase in the number of authorized common shares is *not dilutive*, and will not increase the Fund s outstanding common stock. Except for shares issued in the merger and in connection with the Fund s dividend reinvestment plan, the Fund does not currently intend to issue stock.

If you have any further questions, please contact Cohen & Steers at 800.330.7348. Thank you.

Sincerely,

/s/ Martin Cohen Martin Cohen Director and Co-Chairman /s/ Robert H. Steers Robert H. Steers Director and Co-Chairman

280 Park Avenue, New York, NY 10017-1216 Tel: 212 832 3232 Fax: 212 832 3622

January 8, 2010	
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	g on merging Cohen & Steers REIT and Utility Income Fund, Inc. into Cohen & Steers nber of authorized common shares. Of those who responded, an overwhelming 85% he benefits:
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reconvened special stockholders meeting. If you have an	ne proposals. We have enclosed the related proxy materials notifying you of the ny questions about what the proposals will mean for you, let our Proxy Specialist uld like to change your vote, you may do so using one of the following methods:
1. <b>Speak directly</b> to a Proxy Specialist who can answer pm, Sat. 10 am 6 pm ET)	your questions and record your vote. (Telephone: 866.615.7265 Mon. Fri. 9:30 am 9
2. <b>Log on</b> to <u>www.proxyvote.com</u> and enter your control on-screen prompts.	ol number, which is printed on the enclosed proxy card, and vote by following the
3. <i>Call</i> the telephone number on the enclosed proxy car	rd, enter the control number printed on the card and follow the touchtone prompts.
	ided.  rized common shares is <i>not dilutive</i> , and will not increase the Fund s outstanding in connection with the Fund s dividend reinvestment plan, the Fund does not currently
Your <b>prompt</b> response will help reduce proxy costs and will help eliminate your receipt of follow-up phone calls or additional mailings. If you have any questions about the proposals, please contact Cohen & Steers at 800.330.7348. Thank you.	
Sincerely,	
/s/ Martin Cohen Martin Cohen	/s/ Robert H. Steers Robert H. Steers

Director and Co-Chairman Director and Co-Chairman

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Dear Stockholder,
Last year we asked stockholders to approve the merger of Cohen & Steers REIT and Utility Income Fund, Inc. into Cohen & Steers Infrastructure Fund, Inc. (the Fund) and increase the number of authorized common shares. Of those who responded, an overwhelming 85% voted FOR the proposals. We believe they recognized the benefits:
Lower operating expenses
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No dilution to stockholders
A tax-free event for federal income-tax purposes  Because not all stockholders voted, however including you we are still short of the votes needed to effect the proposals. Therefore, we will reconvene a special stockholders meeting on February 26, 2010 to consider the proposal. The Board of Directors kindly requests that you cast your vote FOR the proposals. Every vote truly does count.
We have enclosed the related proxy materials notifying you of the reconvened special stockholders meeting. <b>If you have any questions</b> about what the proposals will mean for you, let our Proxy Specialist answer them (the contact information is below). <b>It s easy to vote.</b> Simply choose one of the following methods:
<ol> <li>Speak directly to a Proxy Specialist who can answer your questions and record your vote. (Telephone: 866.615.7265 Mon. Fri. 9:30 am 9 pm, Sat. 10 am 6 pm ET)</li> </ol>
2. <b>Log on</b> to <u>www.proxyvote.com</u> and enter your control number, which is printed on the enclosed proxy card, and vote by following the on-screen prompts.
3. <i>Call</i> the telephone number on the enclosed proxy card, enter the control number printed on the card and follow the touchtone prompts.
4. <i>Mail</i> in your signed proxy card in the envelope provided.  Please understand that the increase in the number of authorized common shares is <i>not dilutive</i> , and will not increase the Fund s outstanding common stock. Except for shares issued in the merger and in connection with the Fund s dividend reinvestment plan, the Fund does not currently intend to issue stock.

#### NOTE THAT YOU MUST CAST YOUR VOTE;

### YOUR FINANCIAL ADVISOR CANNOT VOTE YOUR SHARES.

Your **prompt** response will help reduce proxy costs and will help eliminate your receipt of follow-up phone calls or additional mailings. If you have any questions about the proposal, please contact Cohen & Steers at 800.330.7348. Thank you.

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