Filed by Sierra Income Corporation pursuant to Rule 425 under the Securities Act of 1933 and deemed filed under Rule 14a-12 of the Securities Exchange Act of 1934 Subject Company: Medley Capital Corporation Commission File No. 814-00818





# VOTES DUE BY FEBRUARY 7, 2019 11:59 PM ET

Special Meeting of Stockholders Meeting Date: February 8, 2019 Record Date: December 21, 2018

Control Number:

Dear :

The Board of Directors of Sierra Income Corporation ("Sierra") believes the potential benefits to Sierra stockholders resulting from the mergers will include:

- the mergers are expected to be accretive to Seirra's net investment income, return on equity, and net asset value;
- the mergers offer the potential for achieving cost savings, operational efficiencies and synergies; and
- the public listing of the combined company will provide liquidity for the Sierra stockholders, and the market for the combined company's shares is likely to be superior to what would be expected if Sierra merely listed its shares.

A copy of the definitive proxy statement/prospectus is available at http://www.viewproxy.com/sic

Please visit the link above to view the proxy materials and authorize your proxy for the upcoming Special Meeting of Stockholders. We encourage you to review each proposal on the agenda and authorize your vote.

Two Ways to Submit Your Proxy Now:

Online by clicking the "Click Here to Submit your Proxy" icon above

) By phone by calling 855-564-1254

The link above includes a unique Control Number. Please do not forward or share this email. If for any reason your Control Number is not prefilled, enter the Control Number provided above.

\*Please Do Not Reply to this email as the mailbox is not being monitored

# DISCLAIMER

# No Offer or Solicitation

The information in this communication is for informational purposes only and shall not constitute an offer to sell or the solicitation of an offer to buy any securities or the solicitation of any vote or approval in any jurisdiction pursuant to or in connection with the proposed transactions or otherwise, nor shall there be any sale, issuance or transfer of securities in any jurisdiction in contravention of applicable law. No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended.

# Important Information and Where to Find It

In connection with the proposed transactions, Sierra Income Corporation ("Sierra") has filed with the Securities and Evchange Commission (the "SEC") a Registration Statement on Form N-14 that includes a joint proxy statement (collectively, the "Joint Proxy Statement and Prospectus") of Sierra, Medley Capital Corporation ("MCC"), and Medley Management Inc. ("MDLY"). The Joint Proxy Statement Prospectus, as applicable, was first being mailed or otherwise delivered to stockholders of Sierra, MCC, and MDLY or about December 21, 2018. INVESTORS, AND MEDLEY AS LEGED TO READ THE JOINT PROXY STATEMENT/PROSPECTUS, AS NAMENDMENTS TO THESE DOCUMENTS, CAREFULLY AND IN THEIR ENTIFERY CONTAIN IMPORTANT DIFORMATION ABOUT SIERRA, MCC, AND MDLY, THE PROPOSED TRANSACTIONS AND RELATED MATTERS. Investors and security holders can obtain the Joint Proxy Statement/Prospectus and other documents filed with the SEC by Sierra, MCC, and MDLY, free of charge from the SEC's web site at www.sec.gov and from Sierra's website (www.sec.gov and from Sierra's website (www.sec.gov and security holders may also obtain free copies of the Joint Proxy Statement/Prospectus and other documents filed with the SEC from Sierra, MCC, or MDLY by contacting Sam Anderson, Medley's Investors Relations contact, at 212-759-0777.

# Participants in the Solicitation

Sierra, MCC, and MDLY and their respective directors, executive officers, other members of their management, employees and other persons may be deemed to be participants in the anticipated solicitation of proxies in connection with the proposed transactions. Information regarding the persons who may, under the rules of the SEC, be considered participants in the solicitation of the Sierra, MCC, and MDLY stockholders in connection with the proposed transactions is set forth in the Joint Proxy Statement/Proxy Statement/Prox

# Cautionary Statement Regarding Forward-Looking Statements

This communication contains "forward-looking" statements, including statements regarding the proposed transactions. Such forward-looking statements reflect current views with respect to future events and financial performance, and each of Sierra, MCC and MDLY may make related oral forward-looking statements on or following the date hereof. Statements that include the words 'should,' "expect," "intend," "plan, "believe," "project," "anticipate," "seek," "will," and similar statements of a future or forward-looking nature identify forward-looking statements in this material or similar oral statements for purposes of the U.S. federal securities laws or otherwise. Because forward-looking statements, such as the date that the parties expect the proposed transactions to be completed and the expectation that the proposed transactions will provide improved impurity of the statistic or the parties of the U.S. federal securities have or the proposed transactions to be completed and include, to the obscious security from those expressed or implicated and include, the net investment income for both scan and MCC, and MDLY statistic or waiter of closing conditions relating to the proposed transactions described herein, including, but not limited to, the requisite approvals of the SEC and the Small Business Administration, the necessary consents of certain intir-party advisory clients of MDLY, and any applicable waiting period (and any extension thereof) applicable to the transactions under the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended, shall have expired or been terminated, (ii) the parties' ability to successfully consummate the proposed transactions, and the timing thereof and (iii) the possibility that competing offers or acquisition proposals related to the proposed transactions will be made and, if made, could be successful. Additional risks and uncertainties specific to Sierra, MCC and MDLY, (iii) that projections with respect to dividends may prove to be incorrect, (iv) Sierra's ability to inves

The foregoing review of important factors should not be construed as exhaustive and should be read in conjunction with the other cautionary statements that will be included in the Joint Proxy Statement/Prospectus relating to the proposed transactions, and in the "Risk Factors" sections of each of Sierra's, MCC's and MDLY's most recent Annual Report on Form 10-K and most recent Quarterly Report on Form 10-Q. The forward-looking statements in this communication represent Sierra's, MCC's and MDLY's views as of the date of hereof. Sierra, MCC and MDLY anticipate that subsequent events and developments will cause their views to change. However, while they may elect to update these forward-looking statements as representing Sierra's, MCC's or MDLY have the current intention of doing so except to the extent required by applicable law. You should, therefore, not rely on these forward-looking statements as representing Sierra's, MCC's or MDLY's views as of any date subsequent to the date of this material.