

SECURITIES AND EXCHANGE COMMISSION

FORM NSAR-B

Annual report for management companies filed on Form N-SAR

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FILER

Roge Partners Funds

CIK: **1288607** | IRS No.: **000000000** | State of Incorporation: **DE** | Fiscal Year End: **0630**
Type: **NSAR-B** | Act: **40** | File No.: **811-21571** | Film No.: **081048999**

Mailing Address
630 JOHNSON AVENUE
BOHEMIA NY 11716

Business Address
630 JOHNSON AVENUE
BOHEMIA NY 11716
631-218-0077

PAGE 1
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000 E000000 NF
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000 G000000 N
000 H000000 N
000 I000000 6.1
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001 B000000 811-21571
001 C000000 8888007643
002 A000000 630 JOHNSON AVENUE, SUITE 103
002 B000000 BOHEMIA
002 C000000 NY
002 D010000 11716
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007 C010200 2
007 C020200 ROGE SELECT OPPORTUNITIES FUND
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007 C010400 4
007 C010500 5
007 C010600 6
007 C010700 7
007 C010800 8
007 C010900 9
007 C011000 10
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008 C00AA01 801-280120
008 D01AA01 BOHEMIA
008 D02AA01 NY
008 D03AA01 11716
010 A00AA01 GEMINI FUND SERVICES, LLC
010 C01AA01 HAUPPAUGE
010 C02AA01 NY
010 C03AA01 11788
011 A00AA01 NORTHERN LIGHTS DISTRIBUTORS, LLC
011 B00AA01 8-065857

011 C01AA01 OMAHA
011 C02AA01 NE
011 C03AA01 68137

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013 B03AA01 19103
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SIGNATURE KEVIN WOLF
TITTLE ADMINISTRATOR

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM
ON INTERNAL CONTROL

The Board of Trustees and Shareholders
Roge Partners Fund
Bohemia, New York

In planning and performing our audit of the financial statements of Roge Partners Funds for the year ended June 30, 2008, in accordance with the standards of the Public Company Accounting Oversight Board (United States), we considered their internal control over financial reporting, including control activities for safeguarding securities, as a basis for designing our auditing procedures for the purpose of expressing our opinion on the financial statements and to comply with the requirements of Form N-SAR, but not for the purpose of expressing an opinion on the effectiveness of the Funds internal control over financial reporting. Accordingly, we express no such opinion.

The management of the Funds is responsible for establishing and maintaining effective internal control over financial reporting. In fulfilling this responsibility, estimates and judgments by management are required to assess the expected benefits and related costs of controls. A companys internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A companys internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of a companys assets that could have a material effect on the financial statements.

Because of inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

A deficiency in internal control over financial reporting exists when

the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent or detect misstatements on a timely basis. A material weakness is a deficiency, or combination of deficiencies, in internal control over financial reporting, such that there is a reasonable possibility that a material misstatement of the company's annual or interim financial statements will not be prevented or detected on a timely basis.

Our consideration of the Funds internal control over financial reporting was for the limited purpose described in the first paragraph and would not necessarily disclose all deficiencies in internal control that might be material weaknesses under standards established by the Public Company Accounting Oversight Board (United States). However, we noted no deficiencies in the Funds internal control over financial reporting and its operation, including controls for safeguarding securities, which we consider to be material weaknesses, as defined above, as of June 30, 2008.

This report is intended solely for the information and use of management, Shareholders and Board of Trustees of Roke Partners Funds and the Securities and Exchange Commission, and is not intended to be and should not be used by anyone other than these specified parties.

TAIT, WELLER & BAKER LLP

Philadelphia, Pennsylvania
August 29, 2008