UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

Uı	nder the Securiti	_	Act of 1934
	(Amendment		
	Iridex Cor		
	,	of Issuer)	
	Common Stock, \$	0.01 Par Val	ue
	(Title of Cla	ss of Securi	ties)
	46268	4101	
	(CUSI	P Number)	
	December 3	1, 1998 	
(Date of	Event Which Requ	ires Filing (of this Statement)
Check the appr this Schedule	_	esignate the	rule pursuant to which
-x	Rule 13d-1(b) Rule 13d-1(c)		
	Rule 13d-1(d)		
reporting pers	son's initial fil lass of securitie formation which w	ing on this s	filled out for a form with respect to my subsequent amendment he disclosures provided
shall not be of of the Securit subject to the	deemed to be "fil ties Exchange Act e liabilities of	ed" for the pof 1934 ("Adthat section	of this cover page purpose of Section 18 ct") or otherwise of the Act but shall Act (however, see the
CUSIP No. 462	584101	13G	Page 2 of 11
, ,	REPORTING PERSONS DENTIFICATION NOS		ERSONS (ENTITIES ONLY)
	Situations Fund I sers Limited Part		he Fund") F13-3737427 GP") F13-3263120
(2) CHECK THE Instruct: (a) (b) X	,		OF A GROUP (See
(3) SEC USE (
(4) CITIZENSE	HIP OR PLACE OF O	RGANIZATION	
Delaware			
			Marxe/Greenhouse
SHARES BENEFICIALLY			
	(6) SHARED VOTI	NG POWER	None
OWNED BY EACH			

(9) AGGREGA						
697,700						
	CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)					
 (11) PERCENT	F OF CLASS REPRESENTED BY AMOUNT IN ROW 9					
10.7	10.7					
(12) TYPE OF	REPORTING PERSON (See Instructions)					
IV/IA						
	ment Company, Inc., a Delaware corporaiton is the ner of this entity.					
CUSIP No. 46	2684101 13G Page 3 of 11					
	REPORTING PERSON IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
Special AWM Inv	Situations Cayman Fund, L.P. ("CAY") 98-0132442 estment Comapny, Inc. ("AWM") 11-3086452					
(2) CHECK T Instruc	HE APPROPRIATE BOX IF A MEMBER OF A GROUP (See tions)					
(a) (b) X						
(3) SEC USE	ONLY					
(4) CITIZEN	SHIP OR PLACE OF ORGANIZATION					
Delawar						
	e 					
	(5) SOLE VOTING POWER See Marxe/Greenhouse					
SHARES BENEFICIALLY	(5) SOLE VOTING POWER See Marxe/Greenhouse (6) SHARED VOTING POWER None					
SHARES BENEFICIALLY OWNED BY EACH	(5) SOLE VOTING POWER See Marxe/Greenhouse					
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH:	(5) SOLE VOTING POWER See Marxe/Greenhouse (6) SHARED VOTING POWER None (7) SOLE DISPOSITIVE POWER See Marxe/Greenhouse (8) SHARED DISPOSITIVE POWER None					
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH:	(5) SOLE VOTING POWER See Marxe/Greenhouse (6) SHARED VOTING POWER None (7) SOLE DISPOSITIVE POWER See Marxe/Greenhouse (8) SHARED DISPOSITIVE POWER None					
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH: (9) AGGREGA 218,300	(5) SOLE VOTING POWER See Marxe/Greenhouse (6) SHARED VOTING POWER None (7) SOLE DISPOSITIVE POWER See Marxe/Greenhouse (8) SHARED DISPOSITIVE POWER None					
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH: (9) AGGREGA 218,300 (10) CHECK B CERTAIN	(5) SOLE VOTING POWER See Marxe/Greenhouse (6) SHARED VOTING POWER None (7) SOLE DISPOSITIVE POWER See Marxe/Greenhouse (8) SHARED DISPOSITIVE POWER None TE AMOUNT BENEFICALLY OWNED BY EACH REPORTING PERSON OX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES					
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH:(9) AGGREGA 218,300	(5) SOLE VOTING POWER See Marxe/Greenhouse (6) SHARED VOTING POWER None (7) SOLE DISPOSITIVE POWER See Marxe/Greenhouse (8) SHARED DISPOSITIVE POWER None TE AMOUNT BENEFICALLY OWNED BY EACH REPORTING PERSON OX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES SHARES (See Instructions)					
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH:(9) AGGREGA 218,300(10) CHECK B CERTAIN(11) PERCENT 3.4	(5) SOLE VOTING POWER See Marxe/Greenhouse (6) SHARED VOTING POWER None (7) SOLE DISPOSITIVE POWER See Marxe/Greenhouse (8) SHARED DISPOSITIVE POWER None TE AMOUNT BENEFICALLY OWNED BY EACH REPORTING PERSON OX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES SHARES (See Instructions) OF CLASS REPRESENTED BY AMOUNT IN ROW 9					

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(1)		EPORTING PERSON ENTIFICATION NO		RSONS (ENTITIES ONLY).
	Austin W. David M. (Greenhouse		
(2)		APPROPRIATE BO	X IF A MEMBER	OF A GROUP (See
•	.) o) X			
(3)	SEC USE ON	1LX		
(4)		IP OR PLACE OF		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		(5) SOLE VOTIN		916,000
		(6) SHARED VOT	 ING POWER	•
		(7) SOLE DISPO	SITIVE POWER	916,000
REP	ACH PORTING ON WITH:	(7) SOLE DISPO (8) SHARED DI		
REP PERS 	ORTING ON WITH:	(8) SHARED DI	SPOSITIVE POW	
REP PERS 	ORTING ON WITH:	(8) SHARED DI AMOUNT BENEFIC	SPOSITIVE POW	ER None EACH REPORTING PERSON
REP PERS (9)	ORTING ON WITH: AGGREGATE 916,000 CHECK BOX	(8) SHARED DI	SPOSITIVE POWALLY OWNED BY TE AMOUNT IN	ER None EACH REPORTING PERSON
REP PERS (9) (10)	ORTING ON WITH: AGGREGATE 916,000 CHECK BOX CERTAIN SH	(8) SHARED DI AMOUNT BENEFIC	SPOSITIVE POW	ER None EACH REPORTING PERSON ROW (9) EXCLUDES
REP PERS (9) (10)	ORTING ON WITH: AGGREGATE 916,000 CHECK BOX CERTAIN SH	(8) SHARED DI AMOUNT BENEFIC. IF THE AGGREGA HARES (See Inst	SPOSITIVE POW	ER None EACH REPORTING PERSON ROW (9) EXCLUDES
REP PERS (9) (10) (11)	ORTING ON WITH: AGGREGATE 916,000 CHECK BOX CERTAIN SH PERCENT OF	(8) SHARED DI AMOUNT BENEFIC. IF THE AGGREGA HARES (See Inst	SPOSITIVE POW	ER None EACH REPORTING PERSON ROW (9) EXCLUDES

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Item 1.

- (a) Name of Issuer: Iridex Corp.
- (b) Address of Issuer's Principal Executive Offices: 1212 Terra Bella Avenue, Mountain View, CA 95034-1824 Item 2.
- (a) Name of Person Filing: This statement is filed on behalf of (i) Special Situations Fund III , L.P., a Delaware limited partnership ("SSF III"); (ii) Special Situations Cayman Fund, L.P. , a Cayman Islands limited partnership (the "Cayman Fund"); (iii) MGP Advisers Limited Partnership, a Delaware limited partnership, ("MGP"); (iv) AWM Investment Company, Inc., a Delaware corporation ("AWM"); (v) Austin W. Marxe and (vi) David Greenhouse. Each of the foregoing is hereinafter individually referred to as a "Reporting Person" and collectively as the "Reporting Persons."
- (b) Address of Principal Business Office or, if none, Residence: The principal office and business address of the Reporting Persons, other than the Cayman Fund, is 153 East 53 Street, New York, New York 10022. The principal office and business address of the Cayman Fund is c/o CIBC Bank and Trust Company (Cayman) Limited, CIBC Bank Building, P.O. Box 694, Grand Cayman, Cayman Islands, British West Indies. (c) Citizenship: SSF III and MGP are Delaware limited partnerships. The Cayman Fund was formed under the laws of

the Cayman Islands and AWM is a Delaware corporation. Austin W. Marxe and David M. Greenhouse are United States citizens.

The principal business of SSF III and the Cayman Fund (individually, a "Fund" and, collectively, the "Funds") is to invest in, sell, convey, transfer, exchange and otherwise trade in principally equity and equity related securities. The principal business of MGP is to act as general partner of and investment adviser to SSF III. The principal business of AWM is to act as the general partner of MGP and as the general partner of and the investment adviser to the Cayman Fund. MGP and AWM are referred to herein, individually, as an "Adviser" and, collectively, as the "Advisers." The principal occupation of Austin W. Marxe and David Greenhouse is to serve as officers, directors and members or principal shareholders of the Advisers.

- 2(d) Title of Class of Securities: See cover sheets.
- 2(e) CUSIP Number: See cover sheets.
- Item 3. If this statement is filed pursuant to \$240.13d-1(b) or 240.13d-2(b), check whether the person filing is a:
- (a) () Broker or Dealer registered under section 15 of the Act ;
- (b) () Bank as defined in section 3(a) (6) of the Act;
- (c) () Insurance Company as defined in section 3(a) (19) of the Act;
- (d) (x) Investment Company registered under section 8 of the Investment Company Act of 1940;
- (f) () An employee benefit plan or endowment fund in accordance with \$240.13d-1(b)(I)(ii)(F);
- (g) (x) A parent holding company or control person in accordance with \$240.13d-1(b)(1)(ii)(G);
- (h) () A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act;
- (i) () A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940;
- (j) () Group, in accordance with \$240.13d-1(b)(1)(ii)(J). See Exhibit A attached hereto.

Item 4. Ownership:

- (a) Amount Beneficially Owned: 916,000 shares of Common Stock are beneficially owned by Austin W. Marxe and David Greenhouse; of which 697,700 shares of common stock are owned by SSF III and 218,300 shares of common stock are owned by the Cayman Fund.
- (b) Percent of Class: 14.1 percent of the Common Stock are beneficially owned by Austin Marxe and David Greenhouse. 10.7 percent of the Common Stock are beneficially owned by SSF III and 3.4 percent are beneficially owned by the Cayman Fund.
- (c) Number of Shares as to which the person has Rights to Vote and/or Dispose of Securities: SSF III, MGP, the Cayman Fund and AWM have sole power to vote or to direct

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the vote and to dispose or to direct the disposition of all securities reported hereby which are respectively beneficially owned by each Fund and its Adviser.

Austin Marxe and David Greenhouse have shared power to vote or to direct the vote of and to dispose or to direct the disposition of securities reported hereby which are beneficially owned by Austin Marxe and David Greenhouse by virtue of being Executive Officers of the Investment Advisers.

- Item 5. Ownership of Five Percent or Less of a Class: If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more that five percent of the class of securities, check the following.
 Item 6.Ownership of More than Five Percent on Behalf of Another Person: SSF III and the Cayman Fund as owners of the securities in question, have the right to receive any dividends from, or proceeds from the sale of, such securities.
- Item 7. Identification and Classification of the Subsidiary
 Which Acquired the Security being Reported on By the
 Parent Holding Company: See Exhibit A attached hereto.
- Item 8. Identification and Classification of Members of the Group: Not applicable

Item 9. Notices of Dissolution of Group: Not applicable.

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Item 10. Certification:

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

Page 10 of 11 Pages SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: February 9, 1999

SPECIAL SITUATIONS FUND III, L.P.

By:/s/ Austin W. Marxe Austin W. Marxe Managing Director

MGP ADVISERS LIMITED PARTERSHIP

By:/s/ Austin W. Marxe
Austin W. Marxe
President and Chief Executive Officer

SPECIAL SITUATIONS CAYMAN FUND, L.P.

By: /s/ Austin W. Marxe
Austin W. Marxe
Managing Director

AWM INVESTMENT COMPANY, INC.

By: /s/ Austin W. Marxe
Austin W. Marxe
President and CEO

/s/ Austin W. Marxe AUSTIN W. MARXE

/s/David M Greenhouse

EXHIBIT A

This Exhibit explains the relationship between the Reporting Persons. MGP Advisers Limited Partnership (MGP), a Delaware limited partnership, is the general partner of the Special Situations Fund III, 1.P., a Delaware Limited Partnership. AWM Investment Company, Inc., a Delaware corporation, is the general partner of MGP and the general partner of and investment adviser to the Cayman Fund. Austin W. Marxe and David M. Greenhouse are the principal owners of MGP and AWM and are principally responsible for the selection, acquisition and disposition of the portfolios securities by the investment advisers on behalf of their Fund.