PROGRESSIVE RETURN FUND INC Form N-30D March 06, 2002

PROGRESSIVE RETURN FUND, INC.

ANNUAL REPORT DECEMBER 31, 2001

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LETTER TO SHAREHOLDERS

January 31, 2002

Dear Fellow Shareholder:

Our annual report for Progressive Return Fund, Inc. (the "Fund") covering the year ended December 31, 2001 follows. At the end of the year, the Fund's net assets were \$41.8 million and the Net Asset Value ("NAV") per share was \$9.90. The discount from NAV at which the Fund's shares traded improved markedly to 9.60% at the end of the year from 23.20% at the beginning of the year. Investment focus changed to a much broader diversification in U.S. and non-U.S. equities. Early in the year, officers of the Fund managed the portfolio internally. Shareholders confirmed the choice of Cornerstone Advisors, Inc. as investment manager at the Fund's annual meeting in April 2001.

ECONOMIC AND MARKET SUMMARY

Investors in 2001 faced a very difficult year as the market continued the decline that started in 2000. As the economy stalled into recession in March and earnings disappointments flooded the news, even aggressive support by the Federal Reserve in lowering short-term interest rates had limited effect. The tragic events of September 11th finally pushed markets into a tumultuous, but brief, free-fall.

The negative momentum accelerated in the third quarter with the S&P 500 Index posting a decline of 14.9%, its biggest quarterly drop since the crash of 1987, and leaving this U.S. equity index down 21.2% for the first nine months of 2001. The sorry state of the economy was confirmed by a 1.3% quarterly decline in the U.S. Gross Domestic Product (GDP), the broadest gauge of economic health. Even an encouraging rebound in the fourth quarter still left the index down 13.0% for all of 2001. Most sectors returned double-digit losses with telecommunications, information technology, and utilities hit particularly hard. With recession dampening exports, and currencies weakening against the dollar, most international markets fared even worse. The Morgan Stanley Capital International Europe Australasia Far East Index, representing developed global markets, tumbled 22.6% for the year.

However, as economic data comes in for the fourth quarter, the outlook for economic recovery looks increasingly positive. The GDP increased 0.2% in this final quarter of 2001, defying economists' previous expectations for a decline of 1.0%. Nevertheless, this still left GDP up only 1.1% for the year, a weak performance not seen since the 0.5% decline in 1991, in the midst of the last recession. Fourth quarter economic activity was aided by rising government spending, as the war on terrorism continued, as well as by continuing strong consumer spending on items such as automobiles. Government spending grew 9.2%, the biggest rise in fifteen years. Total consumer spending jumped 5.4%, with durable goods purchases rising a sizzling 38.4%, the largest increase since

1986. As a result, companies saw their inventories drop by an amazing \$120.6 billion in the quarter, the largest decline ever recorded. Unlike households, businesses continued to keep a tight rein on spending. Plant and equipment expenditures dove 12.8% in the fourth quarter, which followed a drop of 8.5% in the third quarter.

LETTER TO SHAREHOLDERS (CONTINUED)

PORTFOLIO PERFORMANCE

In this challenging climate, the Fund posted a -11.62% total return on NAV for the year. By comparison, the S&P 500 Index fell 13.0% during the same period. Moving the portfolio from the beginning of the year focus in international equities to more broadly diversified U.S. equities proved to be beneficial. This reduction in international exposure allowed the Fund to avoid much of the adverse currency impact from the strong dollar and to concentrate on domestic equities.

In spite of the generally disappointing performance in information technology, several of our largest positions in this sector proved to be strong performers and finished the year with solid gains. As in the first half of the year, the Fund benefited from the positive performance of several investments in financial services. Investments in consumer sectors, including retail and healthcare products, also produced positive returns for both the second half and for the full year.

OUTLOOK

The Federal Reserve was impressed enough by positive signs in the economy that it brought an end to the year-long campaign of interest rate cuts. At their just completed meeting on January 30, 2002, policymakers left their benchmark rate unchanged at 1.75%, a 40-year low. The Fed did, however, reiterate its long-standing warning that economic weakness, not possible future inflation, remains the main concern for the U.S. economy.

Going forward, we believe there is increasing evidence that the economy may have bottomed out and will begin to recover in the first half of 2002. Last quarter's unprecedented depletion of business inventories bodes well for a rebound. Companies will need to ramp up production significantly to replace these depleted goods, helping to fuel GDP growth for future quarters. Unemployment is likely to edge up slightly in the first quarter of 2002, possibly to 5.9%, the highest level in almost seven years, even as the rate of job losses slows and the economic outlook continues to brighten. This expected bottoming out of job losses should be a firm signal that the recession has ended and economic recovery is firmly at hand.

We see that the stock market record of the past few years supports time-tested principles of equity investing and are confident that our strategies, which are consistent and conservative, will prove their worth. We continue to maintain that our approach involving a long-term perspective, with an emphasis on broad diversification, balanced asset allocation and liquidity, and our current U.S.

equity focus, are appropriate for the shareholders of our Fund. The Board continues to emphasize using the Fund's unique advantages to enhance long-term capital appreciation. Under the Board's leadership:

 The investment manager was able to use the investment flexibility given by the stockholders to broadly diversify the Fund's holdings.

- The program of repurchasing the Fund's shares has continued. Through December 31, 2001, a total of 1,126,900 shares had been bought by the Fund, representing 21.04% of the shares outstanding at the start of the program. In effect, this repurchasing of shares at a discount allows the Fund to purchase its portfolio at below market prices. It has provided a direct benefit to those remaining as shareholders by increasing the Fund's NAV. It has also provided additional liquidity for those shareholders desiring to sell their Fund shares.

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LETTER TO SHAREHOLDERS (CONCLUDED)

- The level of expenses has been substantially reduced. Even with the lower level of assets, the expense ratio has dropped. An emphasis on cost control, changes in service providers, and fee waivers by the investment manager all helped to keep costs lower than in the past.
- The Fund made a distribution in excess of net investment income of \$1.00 per share which was declared on December 14, 2001 with an ex-date of December 29, 2001. Tax treatment of such distribution will be determined at the end of the Fund's December 31, 2002 fiscal year upon which time the Fund will furnish tax documentation, as necessary. The Fund's dividend reinvestment plan gives shareholders the choice between receiving their distributions in cash or reinvesting in shares issued from the Fund's treasury share balance.

We believe that our highly diversified portfolio will enable Progressive Return Fund, Inc. to produce excellent returns for the long-term investor. We know you have a choice, we thank you for your support, and we look forward to continuing to serve you in the future.

Sincerely,

/s/ RALPH W. BRADSHAW

Ralph W. Bradshaw Chairman 3

PROGRESSIVE RETURN FUND, INC. PORTFOLIO SUMMARY - AS OF DECEMBER 31, 2001 (UNAUDITED)

TOP TEN, BY SECTOR

	Sector	Percent of Net Assets
1.	Drugs (Major Pharmaceuticals)	11.5
2.	Manufacturing (Diversified)	7.5
3.	Computers (Software & Services)	7.3
4.	Computers (Hardware)	5.8
5.	Insurance (Property-Casualty)	4.9
6.	Banks (Money Center)	4.2
	Oil (International Integrated)	3.9
	Telephone	3.6
9.	Retail (Discounters)	3.4
10.	Electronics (Semiconductors)	3.4

TOP TEN HOLDINGS, BY ISSUER

	Holding	Sector	Percent of Net Assets
1.	Microsoft Corp. Computers	(Software & Services)	5.4
2.	General Electric Co.	Manufacturing (Diversified)	
3.	International Business Machines Corp.	Computers (Hardware)	4.2
4.	Pfizer Inc.	Drugs (Major Pharmaceuticals)	
5.	Citigroup Inc.	Insurance (Property-Casualty)	
6.	Wal-Mart Stores, Inc.	Retail (Discounters)	
7.	Intel Corp.	Electronics (Semiconductors)	2.3
8.	-	Oil (International Integrated)	
9.	John Hancock Bank & Thrift Opportunity Fund	Closed-End Domestic Funds	

	Drugs (Major	Pharmaceut	cicals)	2.0
1				
PROGRESSIVE RETURN FUND, INC. SCHEDULE OF INVESTMENTS - DECEMBER (31, 2001			
				Value
Description			Shares	(Note A)
EQUITY SECURITIES - 108.88% BERMUDA - 1.25% CAPITAL GOODS - 1.25% MANUFACTURING (DIVERSIFIED) - 2 Tyco International Ltd				
(cost - \$478,612)			8,897	\$ 524,03
CANADA – 0.27% BASIC MATERIALS – 0.27% ALUMINUM – 0.13%				
Alcan Inc.			1,500	53,89
GOLD & PRECIOUS METALS - 0.14% Barrick Gold Corp			2,589	41,29
Placer Dome Inc			1,500	16,36
				57 , 66
Total Basic Materials				111 , 55
Total Canada (cost - \$102,219)				 111 , 55
FRANCE - 0.71% COMMUNICATION SERVICES - 0.71% TELECOMMUNICATIONS (CELLULAR) -	- 0.71%			
Alcatel SA, ADR (cost - \$305,685)			18,000	297,90
GERMANY - 0.56% CAPITAL GOODS - 0.56%				

(cost - \$285,275)	3,600	235,728
NETHERLANDS - 3.21% CONSUMER STAPLES - 0.62% FOODS - 0.62% Unilever NV, NY Shares	4,500	259 , 245
ENERGY - 2.59% OIL (INTERNATIONAL INTEGRATED) - 2.25% Royal Dutch Petroleum Co., NY Shares	19,200	941,184
OIL & GAS (EXPLORATION & PRODUCTION) - 0.34% Schlumberger Ltd	2,600	142,870
Total Energy		1,084,054
Total Netherlands (cost - \$1,532,738)		1,343,299

Description		Value (Note A)
PANAMA - 0.18% CONSUMER STAPLES - 0.18% ENTERTAINMENT - 0.18% Carnival Corp. (cost - \$80,421)	2,700	\$ 75,816
UNITED STATES - 102.70% BASIC MATERIALS - 2.35% ALUMINUM - 0.35% Alcoa Inc	4,200	149,310
CHEMICALS (DIVERSIFIED) - 1.27% Air Products & Chemicals, Inc. Dow Chemical Co. (The) E.I. Du Pont de Nemours & Co. Rohm & Hass Co.	4,100	51,601 138,498 306,072 34,630 530,801
PAPER & FOREST PRODUCTS - 0.73% International Paper Co Kimberly-Clark Corp Weyerhaeuser Co	2,500 2,500 1,000	149,500 54,080
Total Basic Materials		304,455 984,566

CAPITAL GOODS - 7.92% AEROSPACE/DEFENSE - 0.90% General Dynamics Corp. Lockheed Martin Corp. Raytheon Co.	2,500	207,064 116,675 51,952
		375,691
ELECTRICAL EQUIPMENT - 0.46%		
Motorola, Inc Solectron Corp.+	•	150,200 41,736
		191,936
MACHINERY (DIVERSIFIED) - 0.54%		
Caterpillar Inc	1,600	83,600
Deere & Co	1,100	48,026
Illinois Tool Works Inc	1,400	94,808
		226,434

See accompanying notes to financial statements.

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PROGRESSIVE RETURN FUND, INC.
SCHEDULE OF INVESTMENTS - DECEMBER 31, 2001 (CONTINUED)

	No. of	Value
Description	Shares	(Note A)

MANUFACTURING (DIVERSIFIED) - 5.71%		
General Electric Co	45,400	\$1,819,632
Honeywell International Inc	3,600	121,752
Masco Corp	2,500	61,250
Minnesota Mining & Manufacturing Co. (3M)	1,900	224,599
United Technologies Corp	2,500	161,575
		2,388,808
OFFICE EQUIPMENT & SUPPLIES - 0.10%		
	0.0	1,087
Imagistics International Inc.+		,
Pitney Bowes Inc	1,100	41,371
		42,458

WASTE MANAGEMENT - 0.21% Waste Management, Inc	2,800	89 , 348
Total Capital Goods		3,314,675
CLOSED-END FUNDS - 2.03% CLOSED-END DOMESTIC FUNDS - 2.03% John Hancock Bank & Thrift Opportunity Fund	103,000	850 , 780
COMMUNICATION SERVICES - 6.05% TELECOMMUNICATIONS (CELLULAR) - 0.66% ALLTEL Corp. AT&T Wireless Services Inc.+ Sprint Corp. (PCS Group)+	1,500 5,534 4,300	•
TELECOMMUNICATIONS (LONG DISTANCE) - 1.76% AT&T Corp. Sprint Corp. WorldCom, Inc. (WorldCom Group)+	21,200 4,000 19,200	384,568 80,320 270,336 735,224
TELEPHONE - 3.63% BellSouth Corp SBC Communications Inc Verizon Communications Inc	8,500 15,500 12,400	324,275 607,135 588,504 1,519,914
Total Communication Services		2,532,220

	No. of	Value
Description	Shares	(Note A)

CONSUMER CYCLICALS - 10.23% AUTO PARTS & Equipment - 0.28%		
Delphi Automotive Systems Corp	2,600 1,000	\$ 35,516 80,750
compon concrete, met the transmission concrete the second concrete	1,000	 116,266
AUTOMOBILES - 0.81%		
Ford Motor Co	8,600	135,192
General Motors Corp	2,600	126,360
Harley-Davidson, Inc	1,400	 76,034
		337,586

BUILDING MATERIALS - 0.07% Georgia-Pacific Corp	1,000	27,610
CONSUMER (JEWELRY, NOVELTIES) - 0.10% Mattel, Inc	2,500	43,000
HOUSEHOLD FURNISHINGS & APPAREL - 0.19% Bed Bath & Beyond Inc.+ Newell Rubbermaid Inc	1,300 1,300	44,070 35,841 79,911
LODGING & HOTELS - 0.15% Hilton Hotels Corp Marriott International, Inc., Class A	1,700 1,100	18,564 44,715
PUBLISHING (NEWSPAPERS) - 0.32% Gannett Co., Inc Tribune Co	1,400	80,676 52,402 133,078
RETAIL (BUILDING SUPPLIES) - 0.80% Lowe's Companies, Inc	7,200	334,152
RETAIL (COMPUTERS & ELECTRONICS) - 0.51% Best Buy Co., Inc Circuit City Stores-Circuit City Group		186,200 25,950 212,150

See accompanying notes to financial statements.

PROGRESSIVE RETURN FUND, INC. SCHEDULE OF INVESTMENTS - DECEMBER 31, 2001 (CONTINUED)		
Description	No. of Shares	Value (Note A)
RETAIL (DEPARTMENT STORES) - 0.81% Federated Department Stores, Inc.+ J.C. Penney Co., Inc	1,000 1,300	\$ 40,900 34,970

Kohl's Corp.+ May Department Stores Co. (The)	3,000 1,400	211,320 51,772
		338,962
RETAIL (DISCOUNTERS) - 3.36%		
Dollar General Corp	1,500	22,350
Kmart Corp.+		13,650
Target Corp	4,100	
TJX Companies, Inc. (The)	1,300	51,818
Wal-Mart Stores, Inc	20,000	1,151,000
		1,407,123
RETAIL (GENERAL MERCHANDISE) - 0.18%		
Sears, Roebuck & Co	1,600	76,224
RETAIL (HOME SHOPPING) - 1.26%		
Home Depot, Inc. (The)	10,300	525,403
RETAIL (SPECIALTY) - 0.22%	1 400	
Office Depot, Inc.+	1,400	
Staples, Inc.+ Toys "R" Us, Inc.+	2,500 1,000	46,750 20,740
10ys K 05, 11C.+	1,000	20,740
		93,446
SERVICES (ADVERTISING/MARKETING) - 0.34%		
Omnicom Group Inc.	1,600	142,960
SERVICES (COMMERCIAL & CONSUMER) - 0.66% Cendant Corp.+	2 200	64,713
Concord EFS, Inc.	3,300 2,500	•
H&R Block, Inc.	1,000	
IMS Health Inc.	1,400	27,314
Paychex, Inc.	1,700	59,568
		278,245
TEXTILES (APPAREL) - 0.17%		
Nike, Inc., Class B	1,300	73,112
Total Consumer Cyclicals		4,282,507

	No. of	Value
Description	Shares	(Note A)

CONSUMER STAPLES - 12.66% BEVERAGES (ALCOHOLIC) - 0.44%

Anheuser-Busch Companies, Inc	\$ 185,361
BEVERAGES (NON-ALCOHOLIC) - 2.15%	
Coca-Cola Co. (The) 11,300	532,795
Coca-Cola Enterprises Inc 2,500	47,350
PepsiCo, Inc	321,354
	901,499
BROADCASTING (TV, CABLE, RADIO) - 2.20%	
AOL Time Warner Inc.+ 19,850	637,185
Clear Channel Communications, Inc.+ 2,700	137 , 457
Comcast Corp., Special Class A+ 4,100	147,600
	922,242
DISTRIBUTORS (FOOD & HEALTH) - 0.27%	
Costco Wholesale Corp.+ 2,500	110,950
ENTERTAINMENT - 1.45%	
Viacom Inc., non-voting Class B+ 6,900	304,635
Walt Disney Co. (The) 14,500	300,440
	605 , 075
FOODS - 1.38%	
Archer-Daniels-Midland Co 3,045	43,696
Campbell Soup Co	59,740
ConAgra Foods, Inc	59,425
General Mills, Inc 1,300	67,613
H.J. Heinz Co 1,600	65,792
Kellogg Co	57,190
Sara Lee Corp	84,474
SYSCO Corp. 3,100 Naialan (Nillian) 1,200	81,282
Wrigley (William) Jr. Co 1,100	56,507
	575,719
HOUSEHOLD PRODUCTS (NON-DURABLES) - 0.10%	
Clorox Co. (The) 1,100	43,505

See accompanying notes to financial statements.

PROGRESSIVE RETURN FUND, INC. SCHEDULE OF INVESTMENTS - DECEMBER 31, 2001 (CONTINUED)

> No. of Value Shares (Note A)

PERSONAL CARE - 2.06%		
Avon Products, Inc.	1,200	\$ 55,80
Colgate-Palmolive Co	2,600	150,15
Gillette Co. (The)	5,500	183,70
Procter & Gamble Co. (The)	6,000	474,78
		864,43
RESTAURANTS - 0.49%		
McDonald's Corp	6,500	172,05
Starbucks Corp.+	1,700	32,38
		204,44
RETAIL (DRUG STORES) - 0.37%		
Walgreen Co	4,600	154,830
RETAIL (FOOD CHAINS) - 0.63%		
Albertson's, Inc	2,500	78,72
Kroger Co. (The)+	3,800	79,30
Safeway Inc.+	2,500	104,37
		262,40
TOBACCO - 1.12%		
Philip Morris Companies Inc	10,200	467,670
Total Consumer Staples		5,298,13
ENERGY - 4.63%		
OIL (DOMESTIC INTEGRATED) - 1.86%	10.000	
Exxon Mobil Corp	19,800	778,140
OIL (INTERNATIONAL INTEGRATED) - 1.67%		
ChevronTexaco Corp		620 , 54
Conoco Inc	2,800	79,24
		699 , 78
OIL & GAS (DRILLING & EXPLORATION) - 0.36%		
Baker Hughes Inc	4,100	149,52
OIL & GAS (EXPLORATION & PRODUCTION) - 0.25%		
Anadarko Petroleum Corp	1,200	68,22
Burlington Resources Inc	1,000	37,540
		105,760

Occidental Petroleum Corp	1,700	\$ 45,101
Phillips Petroleum Co	1,200	72,312
Unocal Corp	1,200	43,284
USX-Marathon Group	1,500	45,000
		205,697
Total Energy		1,938,913
FINANCIAL - 17.61%		
BANKS (MAJOR REGIONAL) - 2.58%		
AmSouth Bancorp	1,800	34,020
Bank One Corp	5,300	206,965
BB&T Corp	1,900	68,609
Fifth Third Bancorp	2,500	153,950
Huntington Bancshares Inc	1,200	20,628
Mellon Financial Corp	2,500	94,050
National City Corp	2,800	81,872
Northern Trust Corp	1,000	60,220
PNC Financial Services Group	1,400	78,680
Regions Financial Corp	1,000	30,040
SouthTrust Corp	1,500	37,005
Synovus Financial Corp	1,300	32,565
U.S. Bancorp	8,701	182,112
		1,080,716
BANKS (MONEY CENTER) - 4.22%		
Bank of America Corp	7,400	465,830
Bank of New York Co., Inc. (The)	3,400	138,720
FleetBoston Financial Corp	4,100	149,650
J.P. Morgan Chase & Co	8,700	316,245
KeyCorp	2,000	48,680
SunTrust Banks, Inc	1,400	87,780
Wachovia Corp	6,500	203,840
Wells Fargo & Co	8,100	351,945
		1,762,690
CONSUMER FINANCE - 1.19%		
American Express Co	6,100	217,709
Household International, Inc	2,500	144,850
MBNA Corp	3,900	137,280

See accompanying notes to financial statements.

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scription		Value (Note A)
DIVERSIFIED - 1.91% Fannie Mae Freddie Mac Morgan Stanley Dean Witter & Co	4,000 3,100 5,000	\$ 318,000 202,740 279,700
		800,440
INSURANCE (BROKERS) – 0.95% Hartford Financial Services Group, Inc. (The) Marsh & McLennan Companies, Inc	4,100 1,300	257,603 139,685
		397 , 288
INSURANCE (LIFE & HEALTH) - 0.59% AFLAC Inc. Aon Corp. MetLife, Inc. UnumProvident Corp.	2,600 1,200 3,500 1,100	63,856 42,624 110,880 29,161
		246,522
TNOUDANCE (DOODEDTY CACUALTY) 4 958		
INSURANCE (PROPERTY-CASUALTY) - 4.85% Allstate Corp. (The) American International Group, Inc Citigroup Inc St. Paul Companies, Inc. (The)	3,300 8,989 23,000 1,000	111,210 713,72 1,161,040 43,970
		2,029,947
INVESTMENT BANKING & BROKERAGE - 0.86% Charles Schwab Corp. (The) Lehman Brothers Holdings Inc Merrill Lynch & Co., Inc	6,000 1,100 3,700	92,820 73,480 192,844
INVESTMENT MANAGEMENT - 0.10% Franklin Resources, Inc	1,200	42,324
SAVINGS & LOANS - 0.36% Charter One Financial, Inc Washington Mutual, Inc	1,050 3,750	28,500 122,625
		151 , 131

cription	No. of Shares	Value (Note A)
HEALTHCARE - 14.95%		
BIOTECHNOLOGY - 0.75%		
Amgen Inc.+	4,700	\$ 265 , 26
MedImmune, Inc.+	1,000	46,35
		311,61
DRUGS (GENERIC) - 0.42%	1 050	100 00
Cardinal Health, Inc	1,950	126,08
McKesson Corp	1,300	48,62
		174,70
DRUGS (MAJOR PHARMACEUTICALS) - 11.52%		
Abbott Laboratories	7,100	395,82
Allergan, Inc	1,000	75,05
American Home Products Corp	6,000	368,16
Bristol-Myers Squibb Co.	8,900	453,90
Eli Lilly & Co	5,300	416,26
Johnson & Johnson	13 , 878	820,19
Merck & Co., Inc	10,500	617,40
Pfizer Inc	29,700	1,183,54
Pharmacia Corp	5,900	251,63
Schering-Plough Corp	6,700	239,92
		4,821,89
HOSPITAL MANAGEMENT - 0.44%		
HCA Inc	2,500	96,35
Tenet Healthcare Corp.+	1,500	88,08
		184,43
MANAGED CARE - 0.26%		
UnitedHealth Group Inc.	1,500	106,15
MEDICAL PRODUCTS - 1.50%		
Baxter International Inc	2,800	150,16
Becton, Dickinson & Co	1,200	39,78
Boston Scientific Corp.+	2,500	60,30
Guidant Corp.+	1,400	69,72
Medtronic, Inc	5,500	281,65
Zimmer Holdings, Inc.+	890	27,18

Healthsouth Corp.+	1,800	26,67
Total Healthcare		6,254,28
See accompanying notes to	financial	statements
ROGRESSIVE RETURN FUND, INC. CHEDULE OF INVESTMENTS - DECEMBER 31, 2001 (CONTINUED)		
	No. of	Value
escription	Shares	(Note A)
TECHNOLOGY - 20.34% Communication Equipment - 0.66%		
Lucent Technologies IncQUALCOMM Inc.+	11,600 4,000	\$ 72,96 202,00
		274,96
COMPUTERS (HARDWARE) - 5.78%		
Apple Computer, Inc.+	1,500	32,85
Dell Computer Corp.+	11,800	320,72
Hewlett-Packard Co International Business Machines Corp	9,100 14,500	186,91 1,753,92
Sun Microsystems, Inc.+	10,000	123,40
		2,417,80
COMPUTERS (NETWORKING) - 1.30%	30,000	E 4 2 2 C
Cisco Systems, Inc.+	30,000	543,30
COMPUTERS (SOFTWARE & SERVICES) - 7.25%	1 100	24 15
Adobe Systems Inc BMC Software, Inc.+	1,100 1,100	34,15 18,00
Computer Associates International, Inc	2,700	93,12
Compuware Corp.+	1,700	20,04
First Data Corp	1,900	149,05
Intuit Inc.+	2,000	85 , 52
Microsoft Corp.+	33,800	2,239,92
Oracle Corp.+Yahoo! Inc.+	25,200	348,01
	2,500	44,35

ELECTRONICS (COMPONENT DISTRIBUTION) - 0.41%

Emerson Electric Co Sanmina-SCI Corp.+	2,000 3,000	114,200 59,700
		173,900
ELECTRONICS (SEMICONDUCTORS) - 3.36%		
Altera Corp.+	1,900	40,318
Analog Devices, Inc.+	1,700	75 , 463
Conexant Systems, Inc.+	1,100	15,796
Intel Corp	30,200	949,790
LSI Logic Corp.+	1,500	23,670
Micron Technology, Inc.+	2,600	80,600
Texas Instruments Inc	7,900	221,200
		1,406,837

ription	Shares	(Note A)
EQUIPMENT (SEMICONDUCTORS) - 0.66% Applied Materials, Inc.+ Linear Technology Corp. Maxim Integrated Products, Inc.+	3,700 1,500 1,300	\$ 148,370 58,560 68,263
		275,193
PHOTOGRAPHY/IMAGING - 0.10%		
Eastman Kodak Co	1,400	41,202
SERVICES (DATA PROCESSING) - 0.82%		
Automatic Data Processing, Inc	2,900	
Electronic Data Systems Corp	2,500	171,37 342,18
Total Technology		8,507,58
TRANSPORTATION - 0.77%		
AIR FREIGHT - 0.16%		
FedEx Corp.+	1,300	67,44
AIRLINES - 0.17%		
Southwest Airlines Co	3,750	69 , 300
RAILROADS - 0.44%		
Burlington Northern	1 000	F 4 0 0
Santa Fe Corp	1,900	54,20 35,05
CSX Corp Norfolk Southern Corp	1,000 1,800	32,99
Union Pacific Corp.	1,100	62,70
		184,95

See accompanying notes to financial statements. 10		
PROGRESSIVE RETURN FUND, INC.		
SCHEDULE OF INVESTMENTS - DECEMBER 31, 2001 (CONTINUED)		
Description	No. of Shares	
UTILITIES - 3.16% ELECTRIC COMPANIES - 2.42%		
American Electric Power Co., Inc	1,500	\$ 65,295
Consolidated Edison, Inc	1,000	40,360
Dominion Resources, Inc	1,100	66,110
Duke Energy Corp	9,000	353,340
Edison International+	1,500	22,650
Entergy Corp	1,100	43,021
Exelon Corp	1,500	71,820
FirstEnergy Corp NiSource Inc	1,100 1,000	38,478 23,060
Progress Energy, Inc.	1,000	45,030
Reliant Energy, Inc	1,400	37,128
Sempra Energy	1,000	24,550
Southern Co. (The)	3,100	78,585
TXU Corp	1,200	56,580
Xcel Energy, Inc	1,600	44,384
		1,010,391
NATURAL GAS - 0.69%		
Dynegy Inc., Class A	1,500	38,250
El Paso Corp	2,500	111,525
PG&E Corp.+	1,800	34,632
Public Service Enterprises Group Inc	1,000 2,500	42,190 63,800
	2,000	
		290 , 397
POWER PRODUCTS (INDEPENDENT) - 0.05%		
Mirant Corp+	1,232	19,736
Total Utilities		1,320,524
Total United States		
(cost - \$44,698,690)		42,975,913
Total Equity Securities		
(cost - \$47,483,640)		45,564,244

Description	Principal Amount (000's)				
<pre>SHORT-TERM INVESTMENT - 1.45% REPURCHASE AGREEMENT - 1.45% Bear, Stearns & Co. Inc. (Agreement dated 12/31/01 to be repurchased at \$606,080), 1.65%, 01/02/02 (cost - \$606,024) (Note F)</pre>		\$ 606,024			
TOTAL INVESTMENTS - 110.33% (cost - \$48,089,664) (Notes A, C)		46,170,268 			
LIABILITIES IN EXCESS OF CASH AND OTHER ASSETS - (10.33)%		(4,322,826)			
NET ASSETS - 100.00%		\$41,847,442			

S	See	accompanying	notes	to	financial	statements.

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PROGRESSIVE RETURN FUND, INC. STATEMENT OF ASSETS AND LIABILITIES - DECEMBER 31, 2001

ASSETS

Investments, at value (Cost \$48,089,664) (Note A)	\$ 46,170,268
Cash collateral received for securities loaned (Note E)	755 , 986
Receivables:	
Dividends	44,217
Interest	778
Prepaid expenses	1,211
Total Assets	46,972,460
LIABILITIES	
Payables:	
Distribution to shareholders (Note A)	4,228,516
Upon return of securities loaned (Note E)	755 , 986
Investment management fees (Note B)	48,601
Other accrued expenses	91,915

Total Liabilities	 5,	 125,018
NET ASSETS (applicable to 4,228,516 shares of common stock outstanding)		847,442
NET ASSET VALUE PER SHARE (\$41,847,442 / 4,228,516)		9.90
NET ASSETS CONSISTS OF		
Capital stock, \$0.001 par value; 4,228,516 shares outstanding		
(100,000,000 shares authorized)	\$	4,229
Paid-in capital	62,	101,955
Cost of 203,900 shares repurchased	(1,	947,040)
Distributions in excess of net investment income Accumulated net realized loss on investments and	(4,	221,130)
foreign currency related transactions	(12,	171,176)
Net unrealized depreciation in value of investments		919 , 396)
Net assets applicable to shares outstanding	\$ 41 ,	847,442
	=	

See accompanying notes to financial statements.

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PROGRESSIVE RETURN FUND, INC.
STATEMENT OF OPERATIONS - FOR THE YEAR ENDED DECEMBER 31, 2001
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INVESTMENT INCOME
Income (Note A):
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Dividends Interest Less: Foreign taxes withheld	\$ 642,453 132,919 (3,483)
Total Investment Income	 771,889
Expenses:	
Investment management fees (Note B)	331,733
Audit and legal fees (Note B)	122,560
Directors' fees	86,809
Administration fees	58,976
Printing	54,029
Accounting fees	43,425
Custodian fees	30,124
Transfer agent fees	25,015
NYSE listing fees	23,873
Insurance	15,558
Other	17,061

Total Expenses Less: Fees paid indirectly (Note B) Less: Management fee waivers (Note B)		(4	9,16 2,69 1,96	4) 6)	
Net Expenses		76	54,50	3	
Net Investment Income	•••		7,38		
NET REALIZED AND UNREALIZED LOSS ON INVESTMENTS AND FOREIGN CURRENCY RELATED TRANSACTIONS				_	
Net realized gain/(loss) from: Investments Foreign currency related transactions Net change in unrealized appreciation in value of investments and translation of other		(4,38	34 , 96 23		
assets and liabilities denominated in foreign currency		(2,43	9,91	2)	
Net realized and unrealized loss on investments and foreign currency related transactions		(6,82			
NET DECREASE IN NET ASSETS RESULTING FROM OPERATIONS		\$(6,81		-	
See accompanying notes to			ement		
	financia	al state	ement	s.	
See accompanying notes to PROGRESSIVE RETURN FUND, INC.	financia Fc 2(al state	ement.	s. 13 Ended 31, 2000	
See accompanying notes to PROGRESSIVE RETURN FUND, INC.	financia Fc 2(al state	ement.	s. 13 Ended 31, 2000	
DECREASE IN NET ASSETS	financia Fc _2(al state	ement. Gears Iber	s. 13 Ended 31, 2000	25)
DECREASE IN NET ASSETS Operations: Net investment income/(loss)	financia Fc _2(al state	ement. Gears Iber	s. 13 Ended 31, 2000	30)
See accompanying notes to PROGRESSIVE RETURN FUND, INC. STATEMENT OF CHANGES IN NET ASSETS DECREASE IN NET ASSETS DECREASE IN NET ASSETS Net investment income/(loss) Net investment income/(loss) Net realized loss on investments and foreign currency related transactions Net change in unrealized appreciation in value of investments and translation of	financia Fo 20 \$ (4,38 (2,43	al state	ement. Years Iber	s. 13 Ended 31, 2000 (38,62 (7,140,43	30) 40 56)

Dividen	ds and distributions to shareholders (Note A): Net investment income Net realized gain on investments and foreign currency related transactions In excess of net investment income	 (4,228,516)	(3,607) (1,168,685) 	
	Total dividends and distributions to shareholders	(4,228,516)		
Capital	<pre>stock transactions (Note D): Cost of 203,900 and 651,800 shares repurchased, respectively</pre>	(1,947,040)		
	Total decrease in net assets	(12,992,810)		
NET ASSI Beginniı	ETS ng of year	54,840,252	78,609,581	
End of :	year	\$ 41,847,442		
	ompanying notes to financial statements.			
	SIVE RETURN FUND, INC. AL HIGHLIGHTS			
stock of other si derived	ed below is per share operating performance data for utstanding, total investment return, ratios to avera upplemental data for each period indicated. This inf from information provided in the financial statemen r the Fund's shares.	age net assets a formation has be	nd en	
		2001	For the Years 2000	Ended De 1999
PER SHAI PERFORM	RE OPERATING			
Net asso	et value, beginning of year\$	12.37 \$	15.46 \$	18.31

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Net investment income/(loss) Net realized and unrealized gain/(loss) on		#*	(0.01)#	0.09#
investments and foreign currency related transactions		(1.55)	(3.17)	(0.90)
Net increase/(decrease) in net assets from operations		(1.55)	(3.18)	(0.81)
Dividends and distributions to shareholders: Net investment income Net realized gain on investments and foreign			*	(0.08)
currency related transactions In excess of net investment income		(1.00)	(0.26)	(2.08)
Total dividends and distributions to shareholders \ldots		(1.00)	(0.26)	(2.16)
Anti-dilutive effect due to capital stock repurchased		0.08	0.35	0.12
Net asset value, end of year	\$	9.90	\$ 12.37	\$ 15.46
Market value, end of year	\$	8.950	\$ 9.500	\$ 13.063
Total investment return (a)		4.04%	(27.27)%	(1.84)
RATIOS/SUPPLEMENTAL DATA Net assets, end of year (000 omitted) Ratio of expenses to average net assets,	Ş	41,847	\$ 54,840	\$ 78,609
net of fee waivers Ratio of expenses to average net assets,		1.63%(b)	2.46%	2.10%
excluding fee waivers, if any Ratio of expenses to average net assets, net of fee waivers but excluding fees paid		1.73%(c)	2.65%	2.28%
indirectly, if any Ratio of net investment income/(loss) to		1.72%		
average net assets Portfolio turnover rate		0.02% 36.17%	(0.06)% 38.13%	0.59% 39.60%

		1996		1995		1994
PER SHARE OPERATING PERFORMANCE Net asset value, beginning of year	Ş	13.29	Ş	14.33	Ş	12.52
Net investment income/(loss) Net realized and unrealized gain/(loss) on		0.11		0.17		0.06
investments and foreign currency related transactions		4.11		(1.03)		1.81
Net increase/(decrease) in net assets from operations		4.22		(0.86)		1.87
Dividends and distributions to shareholders: Net investment income Net realized gain on investments and foreign		(0.08)		(0.15)		(0.06)

currency related transactions In excess of net investment income		(0.03)	
Total dividends and distributions to shareholders \ldots	(0.08)	(0.18)	(0.06)
Anti-dilutive effect due to capital stock repurchased			
Net asset value, end of year	\$ 17.43	\$ 13.29	\$ 14.33
Market value, end of year	\$ 13.750	\$ 11.125	\$ 13.875
Total investment return (a)	24.28%	(18.65)%	(1.35)
RATIOS/SUPPLEMENTAL DATA			
Net assets, end of year (000 omitted) Ratio of expenses to average net assets,	\$ 92,399	\$ 70,431	\$ 75 , 908
net of fee waivers Ratio of expenses to average net assets,	1.62%	1.58%	1.41%
excluding fee waivers, if any Ratio of expenses to average net assets, net of fee waivers but excluding fees paid	1.81%	1.76%	1.59%
indirectly, if any			
average net assets	0.75%	1.18%	0.43%
Portfolio turnover rate	35.94%	35.73%	15.47%

See accompanying notes to financial statements.

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PROGRESSIVE RETURN FUND, INC. NOTES TO FINANCIAL STATEMENTS

NOTE A. SIGNIFICANT ACCOUNTING POLICIES

Progressive Return Fund, Inc. (the "Fund") was incorporated in Maryland on August 11, 1989 and commenced investment operations on November 9, 1989. As a result of a Special Meeting of Stockholders held on December 15, 2000, the Fund, formerly known as The Portugal Fund, Inc., changed its name and investment objective. Its investment objective is to seek total return, consisting of capital appreciation and current income through investing substantially all of its assets in equity securities of U.S. and non-U.S. companies and U.S. dollar denominated debt securities. The Fund is registered under the Investment Company Act of 1940, as amended, as a closed-end, non-diversified management investment company.

The following is a summary of significant accounting policies consistently followed by the Fund:

MANAGEMENT ESTIMATES: The preparation of financial statements in accordance with accounting principles generally accepted in the United States of America requires management to make certain estimates and assumptions that may affect the reported amounts and disclosures in the financial statements. Actual results could differ from those estimates.

PORTFOLIO VALUATION: Investments are stated at value in the accompanying financial statements. All equity securities are valued at the closing price on the exchange or market on which the security is primarily traded ("Primary Market"). If the security did not trade on the Primary Market, it shall be valued at the closing price on another exchange where it trades. If there are no such sale prices, the value shall be the most recent bid, and if there is no bid, the security shall be valued at the most recent asked. If no pricing service is available and there are more than two dealers, the value shall be the mean of the highest bid and lowest ask. If there is only one dealer, then the value shall be the mean if bid and ask are available, otherwise the value shall be the bid. All other securities and assets are valued as determined in good faith by the Board of Directors. Short-term investments having a maturity of 60 days or less are valued on the basis of amortized cost. The Board of Directors has established general guidelines for calculating fair value of not readily marketable securities. At December 31, 2001, the Fund held no securities valued in good faith by the Board of Directors. The net asset value per share of the Fund is calculated weekly and on the last business day of the month with the exception of those days on which the New York Stock Exchange is closed.

REPURCHASE AGREEMENTS: The Fund has agreed to purchase securities from financial institutions subject to the sellers agreement to repurchase them at an agreed-upon time and price ("repurchase agreements"). The financial institutions with whom the Fund enters into repurchase agreements are banks and broker/dealers, which Cornerstone Advisors, Inc. (the Fund's "Manager" or "Cornerstone") considers creditworthy. The seller under a repurchase agreement will be required to maintain the value of the securities as collateral, subject to the agreement at not less than the repurchase price plus accrued interest. Cornerstone monitors the daily mark to market of the value of the collateral, and, if necessary, requires the seller to maintain additional securities, so that the value of the collateral is not less than the repurchase price. Default by or bankruptcy of the seller would, however, expose the Fund to possible loss because of adverse market action or delays in connection with the disposition of the underlying securities.

INVESTMENT TRANSACTIONS AND INVESTMENT INCOME: Investment transactions are accounted for on the trade date. The cost of investments sold is determined by use of the specific identification method for both financial reporting and income tax purposes. Interest income is recorded on an accrual basis; dividend income is recorded on the ex-dividend date.

TAXES: No provision is made for U.S. federal income or excise taxes as it is the Fund's intention to continue to qualify as a regulated investment company and to make the requisite distributions to its shareholders which will be sufficient to relieve it from all or substantially all U.S. federal income and excise taxes. For U.S. federal income tax purposes, realized capital losses incurred after

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PROGRESSIVE RETURN FUND, INC. NOTES TO FINANCIAL STATEMENTS (CONTINUED)

October 31, 2001 within the current fiscal year are deemed to arise on the first

day of the next fiscal year. The Fund elected to defer such losses of \$263,892. The Fund has a capital loss carryforward of \$11,780,944, of which \$1,587,989 expires in 2008 and \$10,192,955 expires in 2009. Differences between capital loss carryforwards on a book and tax basis primarily relate to timing of the recognition of gains for U.S. federal income tax purposes. There is no undistributable ordinary income on a tax basis.

DISTRIBUTIONS OF INCOME AND GAINS: The Fund distributes at least annually to shareholders, substantially all of its net investment income and net realized short-term capital gains, if any. The Fund determines annually whether to distribute any net realized long-term capital gains in excess of net realized short-term capital losses, including capital loss carryforwards, if any. An additional distribution may be made to the extent necessary to avoid the payment of a 4% U.S. federal excise tax. Dividends and distributions to shareholders are recorded by the Fund on the ex-dividend date.

The Board of Directors of the Fund may, if it is determined to be in the best interest of the Fund and its shareholders, from time to time authorize and declare distributions that may be substantially characterized as a return of capital.

The character of distributions made during the year from net investment income or net realized gains may differ from their ultimate characterization for U.S. federal income tax purposes due to U.S. generally accepted accounting principles/tax differences in the character of income and expense recognition.

NOTE B. AGREEMENTS

At the Annual Meeting of Stockholders of the Fund held on April 19, 2001, stockholders approved a new investment management agreement by and between Cornerstone and the Fund. As a result, Cornerstone commenced its performance of the investment management services with respect to the Fund's portfolio securities, and the temporary internal management of the Fund's portfolio securities automatically ceased.

Effective April 19, 2001, Cornerstone serves as the Fund's investment manager with respect to all investments. As compensation for its investment management services, Cornerstone receives from the Fund an annual fee, calculated weekly and paid monthly, equal to 1.00% of the Fund's average weekly net assets. Cornerstone has voluntarily agreed to limit the Fund's annual operating expenses (excluding interest, taxes, brokerage commissions, expenditures which are capitalized in accordance with generally accepted accounting principles, and other extraordinary expenses not incurred in the ordinary course of such Fund's business) to 1.65% (on an annualized basis) of the Fund's average net assets for the fiscal period from April 19, 2001 through December 31, 2001. For the period April 19, 2001 through December 31, 2001, Cornerstone earned \$331,733 for investment management services, of which Cornerstone waived \$1,966.

For the period January 1, 2001 through April 18, 2001, portfolio securities were managed by Messrs. Ralph W. Bradshaw and William A. Clark, a current and former director of the Fund, respectively. Internal management fees for this period of \$30,466 are included in Directors' fees on the Statement of Operations. During such period the Fund assumed all of its own operating expenses.

Included in the Statement of Operations, under the caption Fees paid indirectly, are expense offsets of \$42,694 arising from credits earned on portfolio transactions executed with a broker pursuant to a directed brokerage arrangement.

The Fund paid or accrued approximately \$86,000 for the year ended December 31, 2001 for legal services to Spitzer & Feldman P.C., counsel to the Fund. Mr. Westle, a partner of the firm, serves as secretary of the Fund.

PROGRESSIVE RETURN FUND, INC. NOTES TO FINANCIAL STATEMENTS (CONTINUED)

At December 31, 2001, pursuant to regulatory filings, a single shareholder and his affiliates owned approximately 59% of the outstanding shares of the Fund based on a Schedule 13G/A filing with the Securities and Exchange Commission on February 15, 2002.

NOTE C. INVESTMENT IN SECURITIES

For U.S. federal income tax purposes, the cost of securities owned at December 31, 2001 was \$48,216,238. Accordingly, the net unrealized depreciation of investments of \$2,045,970 was composed of gross appreciation of \$2,530,835 for those investments having an excess of value over cost and gross depreciation of \$4,576,805 for those investments having an excess of cost over value.

For the year ended December 31, 2001, purchases and sales of securities, other than short-term investments, were \$52,474,173 and \$16,327,346, respectively.

NOTE D. SHARE REPURCHASE PROGRAM

On October 21, 1998, the Fund announced that its Board of Directors had authorized the repurchase of up to 15% of the Fund's outstanding common stock, for purposes of enhancing shareholder value. The Fund's Board had authorized management of the Fund to repurchase such shares in open market transactions at prevailing market prices from time to time in a manner consistent with the Fund continuing to seek to achieve its investment objectives. The Board's actions were taken in light of the significant discounts at which the Fund's shares were trading. It is intended both to provide additional liquidity to those shareholders that elect to sell their shares and to enhance the net asset value of the shares held by those shareholders that maintain their investment.

Effective October 22, 1999, the Fund committed to engage in an enhanced and aggressive repurchase program of the Fund's shares whenever those shares trade at more than a nominal discount to net asset value. Shares will be repurchased in open market transactions at prevailing market prices from time to time in a manner consistent with the Fund continuing to seek its investment objective. The repurchase program will be subject to review by the Board of Directors of the Fund.

For the year ended December 31, 2001, the Fund repurchased 203,900 of its shares for a total cost of \$1,947,040 at a weighted average discount of 15.67% from net asset value. The discount of the individual repurchases ranged from 8.62% -20.86%. For the year ended December 31, 2000, the Fund repurchased 651,800 of its shares for a total cost of \$8,378,956 at a weighted average discount of 16.86% from net asset value. The discount of the individual repurchases ranged from 13.30% - 24.20%. No limit has been placed on the number of shares to be purchased by the Fund other than those imposed by federal securities laws. All

purchases will be made in accordance with federal securities laws, with shares repurchased held in treasury, effective January 1, 2001.

NOTE E. SECURITIES LENDING

To generate additional income, the Fund may lend up to 331/3% of its portfolio's assets. The Fund receives payments from borrowers equivalent to the dividends and interest that would have been earned on securities lent while simultaneously seeking to earn interest on the investment of cash collateral. Loans are subject to termination by the Fund or the borrower at any time, and are therefore, not considered to be illiquid investments. Loans of securities are required at all times to be secured by collateral equal to at least 100% of the market value of securities on loan. However, in the event of default or bankruptcy of the other party to the agreement, realization and/or retention of the collateral may be subject to legal proceedings. In the event that the borrower fails to return securities, and collateral maintained by the lender is insufficient to cover the value of loaned securities, the borrower is obligated to pay the amount of the shortfall (and interest thereon) to the Fund. However, there can be no assurance the Fund can recover this amount. The value of securities on loan to brokers and the related collateral received at December 31, 2001 was \$717,864 and \$755,986,

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PROGRESSIVE RETURN FUND, INC. NOTES TO FINANCIAL STATEMENTS (CONTINUED)

respectively. Any cash collateral received is reinvested into repurchase agreements, which in turn are collateralized by various U.S. Government and Agency securities. During the year ended December 31, 2001, the Fund earned \$1,630 in securities lending income which is included under the caption Interest in the Statement of Operations.

NOTE F. COLLATERAL FOR REPURCHASE AGREEMENT

Listed below is the collateral associated with the repurchase agreement with Bear, Stearns & Co. Inc. outstanding at December 31, 2001.

	Principa				
	Amount	Interest		Accrued	Market
Issuer	(000's)	Rate	Maturity	Interest	Value
United States					
Treasury Bond	\$605	3.625%	4/15/28	\$4,630	\$617,475

NOTE G. SETTLEMENT OF LEGAL ACTION

In December 2000, the Fund reached a settlement which was approved by the court in the class action lawsuit in which it was a defendant along with its former investment adviser, Credit Suisse Asset Management Inc. ("CSAM") and the Fund's former directors (Brautigam v. Priest et al.). As a result, the Fund paid to the plaintiff's attorney \$100,000 in fees and expenses and agreed to engage in certain business practices under the agreed settlement. The complaint, initially

filed on June 10, 1999 in the United States District Court for the District of Delaware and thereafter transferred to the United States District Court for the Southern District of New York, alleged that the defendants breached their fiduciary duties to the Fund in violation of Sections 36 and 48 of the 1940 Act and Maryland law, by, inter alia, failing to put the interests of the Fund's shareholders before those of others, failing to take steps to reduce or eliminate the discount to net asset value at which shares of the Fund trade, and postponing the annual meeting of the Fund. In addition to plaintiff's attorney's fees mentioned above, the Fund incurred approximately \$200,000 in legal expenses as a result of the lawsuit, of which approximately \$145,000 was reimbursed to CSAM. Such amounts were accrued and paid by the Fund during the fiscal year ended December 31, 2000.

REPORT OF INDEPENDENT ACCOUNTANTS

To the Board of Directors and Shareholders of Progressive Return Fund, Inc.:

In our opinion, the accompanying statement of assets and liabilities, including the schedule of investments, and the related statements of operations and of changes in net assets and the financial highlights present fairly, in all material respects, the financial position of the Progressive Return Fund, Inc. (the "Fund") at December 31, 2001, the results of its operations for the year then ended, the changes in its net assets for each of the two years in the period then ended and the financial highlights for each of the ten years in the period then ended, in conformity with accounting principles generally accepted in the United States of America. These financial statements and financial highlights (hereafter referred to as "financial statements") are the responsibility of the Fund's management; our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits of these financial statements in accordance with auditing standards generally accepted in the United States of America, which require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits, which included confirmation of securities at December 31, 2001 by correspondence with the custodian, provided a reasonable basis for our opinion.

PricewaterhouseCoopers LLP

Philadelphia, Pennsylvania February 18, 2002 DESCRIPTION OF DIVIDEND REINVESTMENT & CASH PURCHASE PLAN (UNAUDITED)

Shareholders who have Shares registered directly in their own names automatically participate in the Fund's Dividend Reinvestment & Cash Purchase Plan (the "Plan"), unless and until an election is made to withdraw from the Plan on behalf of such participating shareholders. Shareholders who do not wish to have distributions automatically reinvested should so notify American Stock Transfer & Trust Co. (the "Agent") at 59 Maiden Lane, New York, NY 10038. Under the Plan, all of the Fund's dividends and other distributions to shareholders are reinvested in full and fractional Shares as described below.

When the Fund declares an income dividend or a capital gain or other distribution (each, a "Dividend" and collectively, "Dividends"), the Agent, on the shareholders' behalf, will: (i) receive additional authorized shares from the Fund either newly issued or repurchased from shareholders by the Fund and held as treasury stock ("Newly Issued Shares") or, (ii) at the sole discretion of the Board of Directors, be authorized to purchase outstanding shares on the open market, on the NYSE or elsewhere, with cash allocated to it by the Fund ("Open Market Purchases").

Shares acquired by the Agent in Open Market Purchases will be allocated to the reinvesting shareholders based on the average cost of such Open Market Purchases. Alternatively, the Agent will allocate Newly Issued Shares to the reinvesting shareholders at a price equal to the average closing price of the Fund over the five trading days preceding the payment date of such dividend.

Registered shareholders who acquire their shares through Open Market Purchases and who do not wish to have their Dividends automatically reinvested should so notify the Fund in writing. If a Shareholder has not elected to receive cash Dividends and the Agent does not receive notice of an election to receive cash Dividends prior to the record date of any Dividend, the shareholder will automatically receive such Dividends in additional Shares.

Participants in the Plan may withdraw from the Plan by providing written notice to the Agent at least 30 days prior to the applicable Dividend payment date. When a participant withdraws from the Plan, or upon termination of the Plan as provided below, certificates for whole shares credited to his/her account under the Plan will, upon request, be issued. Whether or not a participant requests that certificates for whole shares be issued, a cash payment will be made for any fraction of a Share credited to such account.

The Agent will maintain all shareholder accounts in the Plan and furnish written confirmations of all transactions in the accounts, including information needed by shareholders for personal and tax records. The Agent will hold shares in the account of each Plan participant in non-certificated form in the name of the participant, and each shareholder's proxy will include those shares purchased pursuant to the Plan. Each participant, nevertheless, has the right to receive certificates for whole shares owned. The Agent will distribute all proxy solicitation materials to participating shareholders.

In the case of shareholders, such as banks, brokers or nominees, that hold shares for others who are beneficial owners participating in the Plan, the Agent will administer the Plan on the basis of the number of shares certified from time to time by the record shareholder as representing the total amount of shares registered in the Shareholder's name and held for the account of

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beneficial owners participating in the Plan.

There will be no charge to participants for reinvesting Dividends other than their share of brokerage commissions as discussed below. The Agent's fees for administering the Plan and handling the reinvestment of Dividends will be paid by the Fund. Each participant's account will be charged a pro-rata share of brokerage commissions incurred with respect to the Agent's Open Market Purchases in connection with the reinvestment of Dividends. Brokerage charges for purchasing small amounts of shares for individual accounts through the Plan

21 DESCRIPTION OF DIVIDEND REINVESTMENT & CASH PURCHASE PLAN (UNAUDITED) (CONCLUDED)

are expected to be less than the usual brokerage charges for such transactions because the Agent will be purchasing shares for all the participants in blocks and pro-rating the lower commission that may be attainable.

The automatic reinvestment of Dividends will not relieve participants of any income tax that may be payable on such Dividends. Participants who receive shares pursuant to the Plan as described above will recognize taxable income in the amount of the fair market value of those shares. In the case of non-U.S. participants whose Dividends are subject to U.S. income tax withholding and in the case of participants subject to 30% federal backup withholding, the Agent will reinvest Dividends after deduction of the amount required to be withheld.

The Fund reserves the right to amend or terminate the Plan by written notice to participants. All correspondence concerning the Plan should be directed to the Agent at the address referred to in the first paragraph of this section.

ADDITIONAL INFORMATION REGARDING THE FUND'S DIRECTORS AND OFFICERS (unaudited)

Principal Occupation Name and Position(s) Address (Age) Held with Fund _____

Suite 1650 Asheville, NC 28801

and President

Ralph W. Bradshaw* (51)Chairman of thePresident, Director and Shareholder of 199One West Pack SquareBoard of DirectorsCornerstone Advisors, Inc.; Financial Consultant; Vice President, Deep Discount Advisors, Inc. (1993-1999);

Director of The Austria Fund, Inc., The SmallCap Fund, EIS Fund, Inc., The Cornerstone Strategic Return Fund, Inc. and Cornerstone Strategic Value Fund, Inc.

Thomas H. Lenagh (79) Director Chairman of the Board of Inrad Corp.; 13 Allen's Corner Rd. Independent Financial Adviser; Director of Flemington, NJ 08822 The Cornerstone Strategic Return Fund, Inc Cornerstone Strategic Value Fund, Inc., Gintel Fund, The Adams Express Company and Petroleum and Resources Corporation, ICN Pharmaceuticals International. Distinguished Fellow, The Heritage Edwin Meese III (70) Director Foundation, Washington D.C.; Distinguished The Heritage Foundation 214 Massachusetts Ave NE Visiting Fellow at the Hoover Institution, Washington D.C. 20002 Stanford University; Distinguished Senior Fellow at the Institute of United States Studies, University of London; Formerly U. Attorney General under President Ronald Re Director of The Cornerstone Strategic Retu Fund, Inc., Cornerstone Strategic Value Fu Inc. and Perregrine Corporation (2001).

_____ 22 _____ ADDITIONAL INFORMATION REGARDING THE FUND'S DIRECTORS AND OFFICERS (unaudited) (CONTINUED) _____ Position(s) Name and Principal Occupation Address (Age) Held with Fund Over Last 5 Years _____ Scott B. Rogers (46) Director Chief Executive Officer, Asheville Buncomb Community Christian Ministry; President, 30 Cumberland Ave. Asheville, NC 28801 ABCCM Doctor's Medical Clinic; Director, Southeastern Jurisdiction Urban Networkers Director, A-B Vision Board, Appointee, NC Governor's Commission on Welfare to Work; Chairman and Director, Recycling Unlimited Director, Interdenominational Ministerial Alliance; Director of The Cornerstone Stra Return Fund, Inc., Cornerstone Strategic Value Fund, Inc., and EIS Fund, Inc. Andrew A. Strauss (48) Director Attorney and senior member of Strauss & 77 Central Avenue Associates, P.A., Attorneys, Asheville and Suite F Hendersonville, NC; previous President of Asheville, NC 28801 White Knight Healthcare, Inc. and LMV Leasing, Inc., a wholly owned subsidiary c Xerox Credit Corporation; Director of The Cornerstone Strategic Return Fund, Inc Cornerstone Strategic Value Fund, Inc., EIS Fund, Inc., Memorial Mission Hospital Foundation and Deerfield Episcopal Retirement Community.

Chairman of the Board and Chief Executive Glenn W. Wilcox, Sr. (70)Director Officer of Wilcox Travel Agency; Director, One West Pack Square Suite 1700 Champion Industries, Inc.; Chairman of Tow Asheville, NC 28801 Associates, Inc. (a real estate venture); Member of the Board of Wachovia Corp.; Board Trustee and Chairman, Appalachian State University; Board Trustee and Direct Mars Hill College; Director of The Corners Strategic Return Fund, Inc., Cornerstone S Value Fund, Inc., and EIS Fund, Inc. Gary A. Bentz (45) Vice President One West Pack Square and Treasurer Director and Shareholder of Cornerstone Advisors, Inc.; Independent Financial, Suite 1650 Accounting, Investment Consultant and Asheville, NC 28801 Certified Public Accountant; Vice Presiden Deep Discount Advisors, Inc. (1993-2000); Director of The Austria Fund, Inc.; Direct Vice President and Treasurer of EIS Fund, Vice President and Treasurer of The Corner Strategic Return Fund, Inc. and Cornerston Strategic Value Fund, Inc. _____ 23

ADDITIONAL INFORMATION REGARDING THE FUND'S DIRECTORS AND OFFICERS (unaudited) (CONCLUDED)

Name and	Position(s)	Principal Occupation
Address (Age)	Held with Fund	Over Last 5 Years

Thomas R. Westle (48) Secretary 405 Park Avenue present) New York, NY 10022 Partner, Spitzer & Feldman P.C. (May 1998 prior thereto; a Partner at Battle Fowler LLP.

SUMMARY OF GENERAL INFORMATION

The Fund-- Progressive Return Fund, Inc. is a closed-end, non-diversified management investment company whose shares trade on the New York Stock Exchange. Its investment objective is to seek total return, consisting of capital appreciation and current income through investing substantially all of its assets in equity securities of U.S. and non-U.S. companies and U.S. dollar denominated debt securities. The Fund is managed by Cornerstone Advisors, Inc.

On February 13, 2002, the Board of Directors of the Fund adopted certain amendments to the Fund's Bylaws. The amendments reduce the quorum requirement for shareholders' meetings from a majority to one-third, and require a

shareholder to provide written notice to the Secretary of the Fund of any proposal which the shareholder wishes to raise at an annual meeting of shareholders which was not included in the Fund's proxy materials at least 90 calendar days in advance of the date of the mailing of the notice for the preceding year's annual meeting. The amendments also impose a 90 calendar day advance written notice requirement on shareholders who wish to introduce at any meeting of shareholders a nominee for election as a director. The notice provisions were adopted to afford shareholders a fair opportunity to present matters for consideration at annual meetings while ensuring that the Fund and its directors will have a reasonable opportunity to thoughtfully consider the matters proposed. Please contact the Secretary of the Fund for additional information about the advance notice requirements if you are considering presenting a proposal at an annual meeting.

SHAREHOLDER	NFORMATION

The Fund is listed on the New York Stock Exchange (symbol "PGF"). The share price is published in: The New York Times (daily) under the designation "ProgRetFd" and The Wall Street Journal (daily) and Barron's (each Monday) under the designation "PrgrssvRetFd." The net asset value per share is published under "Closed-End Funds" each Sunday in The New York Times and each Monday in The Wall Street Journal and Barron's under the designation "ProgessvFd."

Notice is hereby given in accordance with Section 23(c) of the Investment Company Act of 1940, as amended, that Progressive Return Fund, Inc. may from time to time purchase shares of its capital stock in the open market.

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PRIVACY POLICY NOTICE

The following is a description of Progressive Return Fund, Inc.'s (the "Fund") policies regarding disclosure of nonpublic personal information that you provide to the Fund or that the Fund collects from other sources. In the event that you hold shares of the Fund through a broker-dealer or other financial intermediary, the privacy policy of the financial intermediary would govern how your nonpublic personal information would be shared with unaffiliated third parties.

CATEGORIES OF INFORMATION THE FUND COLLECTS. The Fund collects the following nonpublic personal information about you:

 Information from the Consumer: this category includes information the Fund receives from you on or in applications or other forms, correspondence, or conversations (such as your name, address, phone number, social security number, assets, income and date of birth); and

2. Information about the Consumer's transactions: this category includes information about your transactions with the Fund, its affiliates, or others (such as your account number and balance, payment history, parties to transactions, cost basis information, and other financial information).

CATEGORIES OF INFORMATION THE FUND DISCLOSES. The Fund does not disclose any nonpublic personal information about their current or former shareholders to unaffiliated third parties, except as required or permitted by law. The Fund is permitted by law to disclose all of the information it collects, as described above, to its service providers (such as the Fund's custodian, administrator and transfer agent) to process your transactions and otherwise provide services to you.

CONFIDENTIALITY AND SECURITY. The Fund restricts access to your nonpublic personal information to those persons who require such information to provide products or services to you. The Fund maintains physical, electronic and procedural safeguards that comply with federal standards to guard your nonpublic personal information.

May 2001

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PROGRESSIVE RETURN FUND, INC.

DIRECTORS AND CORPORATE OFFICERS Ralph W. Bradshaw

Thomas H. Lenagh Edwin Meese III Scott B. Rogers Andrew A. Strauss Glenn W. Wilcox, Sr. Gary A. Bentz Thomas R. Westle

INVESTMENT MANAGER Cornerstone Advisors, Inc. One West Pack Square Suite 1650 Asheville, NC 28801

ADMINISTRATOR Bear Stearns Funds Management Inc. 383 Madison Avenue New York, NY 10179

CUSTODIAN Custodial Trust Company 101 Carnegie Center Princeton, NJ 08540

EXECUTIVE OFFICES 383 Madison Avenue New York, NY 10179 Chairman of the Board of Directors and President Director Director Director Director Vice President and Treasurer Secretary

SHAREHOLDER SERVICING AGENT American Stock Transfer & Trust Co. 59 Maiden Lane New York, NY 10038

INDEPENDENT ACCOUNTANTS PricewaterhouseCoopers LLP Two Commerce Square Philadelphia, PA 19103

LEGAL COUNSEL Spitzer & Feldman P.C. 405 Park Avenue New York, NY 10022

For shareholder inquiries, registered shareholders should call (800) 937-5449. For general inquiries, please call (212) 272-2093.

PGF LISTED NYSE(R)

This report, including the financial statements herein, is sent to the shareholders of the Fund for their information. It is not a prospectus, circular or representation intended for use in the purchase or sale of shares of the Fund or of any securities mentioned in this report.