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## CORNERSTONE STRATEGIC VALUE FUND INC/ NEW

## Form N-CSRS

September 09, 2004

Date of reporting period:

ITEM 1. REPORTS TO STOCKHOLDERS.

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JUNE 30, 2004
This update contains the following two documents:
- Letter from the Fund's President
o Semi-Annual Report to Shareholders
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LETTER FROM THE FUND'S PRESIDENT

July 30, 2004
Dear Fellow Shareholders:
Enclosed is the semi-annual report for Cornerstone Strategic Value Fund, Inc., (the "Fund" or "CLM"), for the six months ended June 30, 2004. At the end of the period, the Fund's net assets were $\$ 154.3$ million and the Net Asset Value per share was $\$ 6.53$. The share price closed at $\$ 8.04$. After reflecting the reinvestment of monthly distributions totaling $\$ 0.52$ per share, the Fund achieved a total investment return at market value of (5.17) \% for the six months ended June 30, 2004.

RECENT EVENTS: TWO SUCCESSFUL MERGERS/CLM BECOMES A LARGER, STRONGER FUND

We are pleased to announce the successful completion of the mergers of two closed-end funds with and into your Fund. In the month of June, shareholders of Progressive Return Fund, Inc. ("PGF") and Investors First Fund, Inc. ("MGC") voted to merge the assets of their respective funds into CLM. The shareholders

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of CLM also voted to approve the two mergers, and as a result, CLM increased its net asset base by more than six times from approximately $\$ 25$ million to $\$ 154$ million immediately following the merger. We want to welcome the former shareholders of MGC and PGF to the new and stronger CLM, and we believe that the benefits of economies of scale resulting from these mergers will accrue to the advantage of each of the former shareholder groups.

As you know, all three funds involved in these mergers shared most of the same Board members in their respective Boards of Directors. These gentlemen and Cornerstone Advisors, Inc., the Fund's investment manager, share a common investment oversight philosophy founded on shareholder advocacy and value enhancement. Among other things, these management principals include a dedication to expense control and a commitment to a managed distribution policy that has been so popular with the shareholders of all three funds. The larger asset base of CLM following the mergers will facilitate the continued implementation of these policies. It should be noted that the first trading day of the newly merged CLM was June 28, 2004. The market price of CLM suffered a certain dislocation in the week following the merger because of the difference in the premium levels at which each of the funds were trading, combined with the uncertainties surrounding an anticipated interest rate increase by the Federal Reserve. As a result, the market price of CLM was temporarily depressed at the end of the period. Within a week or so after the mergers, however, the Fund's price had recovered substantially.
i

LETTER FROM THE FUND'S PRESIDENT (CONTINUED)

## CONTINUED DISTRIBUTIONS

The Board of Directors and Cornerstone Advisors, Inc. take this opportunity to reiterate their dedication to the policy of regular distributions to shareholders. The managed distribution policy is regarded as a primary feature of the management philosophy of the Fund and an important tool for enhancing shareholder value. Industry experience indicates that closed-end fund investors benefit from programs that provide the option of having regular distributions. Our conclusion is that many investors are willing to accept the inherent volatility of an equity portfolio, but would prefer to have a predictable and stable cash flow as well, either to reinvest in new shares of the fund or to take in cash. This policy also helps to stabilize the discount structure of the Fund.

Pursuant to this policy, the Fund is paying out a substantial, fixed monthly distribution. At the end of each year, each shareholder receives a final determination of the total distribution attributable to income, capital gains or return-of-capital. The allocation among these categories may vary greatly from year to year depending on portfolio performance. The Fund's investment focus is to generate total investment returns that exceed the amount of the distributions, although there can be no guarantee that this will be achieved. To the extent that the amount of distributions taken in cash exceeds the total investment returns of the Fund, the assets of the Fund will decline. If the total investment returns exceed the amount of cash distribu tions, the assets of the Fund will increase. Either way, the Fund's shareholders have complete

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flexibility to take their distributions in cash or to reinvest in Fund shares, and they can change this election as often as they desire. Shareholders are encouraged to consider the reinvestment option for their distributions.

ECONOMIC AND MARKET SUMMARY

The U.S. economy continued its measured recovery throughout the first half of the year, although the stock indices remained locked in a narrow trading range. The Federal Reserve finally announced a much anticipated short-term interest rate increase at the end of June. Chairman Greenspan indicated that the general "softness" of the economy during the first six months of the year would probably give way to a more robust expansion during the second half and that the rate increase was a pre-emptive control on anticipated future growth of the economy. The stock indices were slightly mixed, with the Dow Industrials basically flat and the S\&P 500 up $3.44 \%$ for the period. Even so, the $S \& P 500$ Index has given up these gains in the weeks following the end of the quarter, and remains negative and uncertain at the end of July.

Both the economy and the financial markets continue to be indirectly, but strongly influenced by our foreign policy and military commitments overseas as well as the uncertainties surrounding the federal budget. The ebb and flow of corporate earnings reports from one period to the next have remained a primary driver of stock market activity. Finally, the uncertainties surrounding the hotly contested presidential election later this year may keep many companies and investors on the side lines for the next quarter. As though waiting for the other shoe to drop, many companies have continued to stock-pile cash, the largest cash reserves in 40 years, without committing to new investment in machinery and equipment.

LETTER FROM THE FUND'S PRESIDENT (CONCLUDED)

Many analysts believe, along with Chairman Greenspan, that the economy will continue its recovery at a modest pace. We believe that our broadly diversified portfolio is well-positioned to benefit from this economic recovery. The investment manager attempts to enhance portfolio performance by taking advantage of temporary and occasional pricing inefficiencies in certain securities. The availability and magnitude of such opportunities are unpredictable, and therefore, their effect on possible portfolio performance may vary considerably from year to year.

Once again, we are very excited about the prospects for CLM with its stronger asset base following the mergers. We welcome the many new shareholders to the CLM family and look forward to continuing our service to you in the future.

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/s/ Ralph W. Bradshaw
Ralph W. Bradshaw
President


#### Abstract

IN ADDITION TO HISTORICAL INFORMATION, THIS REPORT CONTAINS FORWARD-LOOKING STATEMENTS, WHICH MAY CONCERN, AMONG OTHER THINGS, DOMESTIC AND FOREIGN MARKETS, INDUSTRY AND ECONOMIC TRENDS AND DEVELOPMENTS AND GOVERNMENT REGULATION AND THEIR POTENTIAL IMPACT ON THE FUND'S INVESTMENT PORTFOLIO. THESE STATEMENTS ARE SUBJECT TO RISKS AND UNCERTAINTIES AND ACTUAL TRENDS, DEVELOPMENTS AND REGULATIONS IN THE FUTURE AND THEIR IMPACT ON THE FUND COULD BE MATERIALLY DIFFERENT FROM THOSE PROJECTED, ANTICIPATED OR IMPLIED. THE FUND HAS NO OBLIGATION TO UPDATE OR REVISE FORWARD-LOOKING STATEMENTS.

THIS LETTER FROM THE FUND'S PRESIDENT IS NOT A PART OF THE SEMI-ANNUAL REPORT TO SHAREHOLDERS THAT FOLLOWS.


iii

CORNERSTONE STRATEGIC VALUE FUND, INC.

SEMI-ANNUAL REPORT
JUNE 30, 2004

## CONTENTS

Portfolio Summary ..... 1
Schedule of Investments ..... 2
Statement of Assets and Liabilities ..... 6
Statement of Operations ..... 7
Statement of Changes in Net Assets ..... 8
Financial Highlights ..... 9
Notes to Financial Statements ..... 10
Results of Annual Meeting of Stockholders ..... 14
Description of Dividend Reinvestment Plan ..... 15

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Summary of General Information
Shareholder Information
Proxy Voting
Privacy Policy Notice

Back Cover
Back Cover


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|  | No. of | Value |
| :---: | :---: | :---: |
| Description | Shares | (Note A) |

EQUITY SECURITIES - $96.28 \%$
CLOSED-END DOMESTIC FUNDS - $1.95 \%$

| Adams Express Co. | 49,500 | 629,640 |
| :--- | ---: | ---: |
| General American |  |  |
| Investors Co., Inc. | 3,000 | 90,420 |
| Salomon Brothers | 11,900 | 145,775 |
| Fund, Inc. (The) | 77,000 | $1,295,910$ |
| Tri-Continental Corp. | 176,600 | ---------- |
| Zweig Fund, Inc. | $3,014,723$ |  |

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| Bed Bath \& Beyond Inc. + | 1,000 | 38,450 |
| :---: | :---: | :---: |
| Best Buy Co., Inc. | 2,250 | 114,165 |
| Carnival Corp. | 6,800 | 319,600 |
| Circuit City Stores, Inc. | 1,000 | 12,950 |
| Clear Channel |  |  |
| Communications, Inc. | 4,800 | 177,360 |
| Comcast Corp., Class A + | 20,537 | 575,652 |
| Comcast Corp., |  |  |
| Special Class A + | 4,100 | 113,201 |
| Costco Wholesale Corp. | 1,500 | 61,605 |
| CVS Corp. | 2,500 | 105,050 |
| Delphi Corp. | 7,600 | 81,168 |
| Eastman Kodak Co. | 1,400 | 37,772 |
| Federated Department |  |  |
| Stores, Inc. | 1,000 | 49,100 |
| Ford Motor Co. | 18,300 | 286,395 |
| Fortune Brands, Inc. | 1,000 | 75,430 |
| Furniture Brands |  |  |
| International, Inc. | 81,100 | 2,031,555 |
| Gannett Co., Inc. | 2,000 | 169,700 |
| Gap, Inc. (The) | 5,200 | 126,100 |
| General Motors Corp. | 6,500 | 302,835 |
| Gildan Activewear Inc., |  |  |
| Class A + | 47,900 | 1,374,730 |
| Goodyear Tire |  |  |
| \& Rubber Co. (The) + | 4,500 | 40,905 |
| Harley-Davidson, Inc. | 4,400 | 272,536 |
| Hilton Hotels Corp. | 3,200 | 59,712 |
| Home Depot, Inc. (The) | 22,600 | 795,520 |
| Kohl's Corp. + | 1,000 | 42,280 |
| Lowe's Companies, Inc. | 5,000 | 262,750 |
| Marriott International, Inc., |  |  |
| Mattel, Inc. | 1,500 | 27,375 |
| May Department |  |  |
| Stores Co. (The) | 2,400 | 65,976 |


| Description | No. of Shares | Value <br> (Note A) |
| :---: | :---: | :---: |

CONSUMER DISCRETIONARY (CONTINUED)

| McDonald's Corp. | 10,100 | 262,600 |
| :--- | ---: | ---: |
| Monsanto Co. | 580 | 22,330 |
| NIKE, Inc., Class B | 2,300 | 174,225 |
| Omnicom Group Inc. | 1,600 | 121,424 |
| Reebok International Ltd. | 1,500 | 53,970 |
| Rockwell Automation, Inc. | 2,500 | 93,775 |
| Sears, Roebuck \& Co. | 1,600 | 60,416 |
| Staples, Inc. | 3,000 | 87,930 |
| Starbucks Corp. + | 2,900 | 126,092 |
| Target Corp. | 11,800 | 501,146 |
| Time Warner Inc. + | 57,750 | $1,015,245$ |
| Toys R Us, Inc. + | 1,000 | 15,980 |
| United Natural Foods, Inc. + | 158,400 | $4,579,344$ |
| Viacom Inc., |  |  |

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```
non-voting Class B
Wal-Mart Stores, Inc.
Walt Disney Co. (The)
Yum! Brands, Inc. +
```

23,900
55,300
23,700
1, 000
CONSUMER STAPLES - 5. $27 \%$
Albertson's, Inc.
Altria Group, Inc.
Anheuser-Busch
Companies, Inc.
Archer-Daniels-Midland Co.
Campbell Soup Co.
Coca-Cola Co. (The)
Coca-Cola Enterprises Inc.
Colgate-Palmolive Co.
ConAgra Foods, Inc.
General Mills, Inc.
Gillette Co. (The)
H.J. Heinz Co.
Kimberly-Clark Corp.
Kroger Co. (The) +
Pepsi Bottling
Group, Inc. (The)
PepsiCo, Inc.
Performance Food
Group Co. +
Procter \& Gamble Co. (The)
Safeway Inc.
Sara Lee Corp.
Sysco Corp.
Walgreen Co.
2,500 66,350
(2)
Anheuser-Busch
9,300
465,465
$6,700 \quad 361,800$

| Albertson's, Inc. | 2,500 | 66,350 |
| :---: | :---: | :---: |
| Altria Group, Inc. | 9,300 | 465,465 |
| Anheuser-Busch |  |  |
| Companies, Inc. | 6,700 | 361,800 |
| Archer-Daniels-Midland Co. | 5,460 | 91,619 |
| Campbell Soup Co. | 2,000 | 53,760 |
| Coca-Cola Co. (The) | 24,800 | 1,251,904 |
| Coca-Cola Enterprises Inc. | 1,500 | 43,485 |
| Colgate-Palmolive Co. | 2,100 | 122,745 |
| ConAgra Foods, Inc. | 4,400 | 119,152 |
| General Mills, Inc. | 2,500 | 118,825 |
| Gillette Co. (The) | 12,600 | 534,240 |
| H.J. Heinz Co. | 1,600 | 62,720 |
| Kimberly-Clark Corp. | 3,400 | 223,992 |
| Kroger Co. (The) + | 4,800 | 87,360 |
| Pepsi Bottling |  |  |
| Group, Inc. (The) | 1,000 | 30,540 |
| Pepsico, Inc. | 15,600 | 840,528 |
| Performance Food |  |  |
| Group Co. + | 39,300 | 1,043,022 |
| Procter \& Gamble Co. (The) | 37,600 | 2,046,944 |
| Safeway Inc. | 2,500 | 63,350 |
| Sara Lee Corp. | 4,300 | 98,857 |
| Sysco Corp. | 5,800 | 208,046 |
| Walgreen Co. | 5,300 | 191,913 |
|  |  | 8,126,617 |

See accompanying notes to financial statements.
2

CORNERSTONE STRATEGIC VALUE FUND, INC.
SCHEDULE OF INVESTMENTS - JUNE 30, 2004 (UNAUDITED) (CONTINUED)

| Description | No. of Shares |  | Value <br> (Note A) |
| :---: | :---: | :---: | :---: |
| ENERGY - 6.35\% |  |  |  |
| Anadarko Petroleum Corp. | 900 | \$ | 52,740 |

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```
Baker Hughes Inc.
CenterPoint Energy, Inc.
ChevronTexaco Corp.
ConocoPhillips
El Paso Corp.
Exxon Mobil Corp.
FMC Technologies, Inc. +
Marathon Oil Corp.
Reliant Energy Inc. +
Schlumberger Ltd.
Unocal Corp.
Western Gas Resources, Inc.
```

1,100
41,415
3,900
44,850
9,665 909,573
6,237
2,500
71,000
105,800
1,500
1,104
4,600
1,200
50, 800
475,821
19,700
3,153,110
3,047,040
56,760
11,956
292,146
45,600
1,649,984
9,800,695
-----------

FINANCIALS - 16.81\%
Affiliated Managers
Group, Inc. +
60,600
3,052,422
AFLAC Inc.
Allstate Corp. (The)
American Express Co.
4,500
183,645
5,800 269,990
$10,600 \quad 544,628$
American International
Group, Inc.
31,031
2,211,890
Aon Corp.
Bank of America Corp.
1,200
34,164
Bank of New York
Co., Inc. (The)
19,808
1,676,153
5,900 173,932
Bank One Corp.
Charles Schwab Corp. (The)
Citigroup Inc.
Direct General Corp.
Fannie Mae
Fifth Third Bancorp
2,600
132,600
6,000
51,100
57,660
2,376,150
1,322,660
10,200 727,872
First Marblehead
Corp. (The) +
4,000
215,120

First Niagara
Financial Group, Inc.
$73,300 \quad 2,951,058$

Franklin Resources, Inc.
84,000 1,008,000
Franklin Resources, Inc.
1,200
60,096
Freddie Mac
6,100
386,130
Goldman Sachs
Group, Inc. (The)
4,800
451,968
Hartford Financial
Services Group, Inc. (The)
1,000
68,740
HSBC Holdings plc, ADR
2,300 172,293
J.P. Morgan Chase \& Co.

16,400
635,828

| Description | No. of Shares | Value <br> (Note A) |
| :---: | :---: | :---: |

FINANCIALS (CONTINUED)
Lehman Brothers
Holdings Inc. 1,100 \$2,775
$\begin{array}{ll}\text { Manulife Financial Corp. } & \text { 2,963 } \\ \text { Marsh \& McLennan } & \end{array}$
Companies, Inc.
4,100
186,058

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| MBNA Corp. | 10,100 | 260,479 |
| :---: | :---: | :---: |
| Merrill Lynch \& Co., Inc. | 8,700 | 469,626 |
| MetLife, Inc. | 6,200 | 222,270 |
| Morgan Stanley | 8,000 | 422,160 |
| National City Corp. | 4,700 | 164,547 |
| Northern Trust Corp. | 1,000 | 42,280 |
| Piper Jaffray Companies, Inc. + | 104 | 4,704 |
| Platinum Underwriters |  |  |
| Holdings, Ltd. | 72,600 | 2,209,218 |
| PNC Financial Services Group | 1,100 | 58,388 |
| Prudential Financial, Inc. | 2,500 | 116,175 |
| St. Paul Travelers |  |  |
| Companies, Inc. (The) | 976 | 39,567 |
| State Street Corp. | 1,000 | 49,040 |
| SunTrust Banks, Inc. | 1,100 | 71,489 |
| UnumProvident Corp. | 1,100 | 17,490 |
| U.S. Bancorp | 17,901 | 493,352 |
| Wachovia Corp. | 13,100 | 582,950 |
| Washington Mutual, Inc. | 5,950 | 229,908 |
| Wells Fargo \& Co. | 24,200 | 1,384,966 |
|  |  | 25,940,442 |
| HEALTHCARE - $12.53 \%$ |  |  |
| Abbott Laboratories | 14,000 | 570,640 |
| Allergan Inc. | 1,000 | 89,520 |
| Amgen Inc. + | 11,800 | 643,926 |
| Becton, Dickinson \& Co. | 1,200 | 62,160 |
| Boston Scientific Corp. + | 6,500 | 278,200 |
| Bristol-Myers Squibb Co. | 14,400 | 352,800 |
| Cardinal Health, Inc. | 2,950 | 206,647 |
| Cooper Companies, Inc. (The) | 60,000 | 3,790,200 |
| Edwards Lifesciences Corp. + | 89,900 | 3,133,015 |
| Eli Lilly \& Co. | 9,800 | 685,118 |
| Guidant Corp. | 1,400 | 78,232 |
| HCA Inc. | 3,500 | 145,565 |
| HEALTHSOUTH Corp. + | 4,300 | 25,585 |
| Hospira, Inc. + | 700 | 19,320 |
| Johnson \& Johnson | 32,000 | 1,782,400 |
| McKesson Corp. | 2,300 | 78,959 |
| Medco Health Solutions, Inc. + | 1,687 | 63,263 |
| Medtronic, Inc. | 8,300 | 404,376 |

See accompanying notes to financial statements.

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| Description | No. of Shares | Value <br> (Note A) |
| :---: | :---: | :---: |
| HEALTHCARE (CONTINUED) |  |  |
| Merck \& Co. Inc. | 20,500 | \$ 973,750 |
| Neurocrine Biosciences, Inc. + | 31,700 | 1,643,645 |
| Pfizer Inc. | 94,860 | 3,251,801 |
| Schering-Plough Corp. | 11,700 | 216,216 |
| Tenet Healthcare Corp. + | 2,250 | 30,172 |
| UnitedHealth Group Inc. | 5,000 | 311,250 |
| Wyeth | 14,000 | 506,240 |
|  |  | 19,343,000 |

INDUSTRIALS - 10.74\%
3M Co. 396,044
Automatic Data Processing, Inc. 4,900 205,212
Boeing Co. (The)
5,600 286,104
Caterpillar Inc. 2,900 230,376
Cendant Corp. 6,000 146,880
CSX Corp.
$1,000 \quad 32,770$
DSP Group, Inc. + 135,600 3,693,744
Emerson Electric Co. 3,500 222,425
FedEx Corp. 2,000 163,380
General Dynamics Corp. 600 59,580
General Electric Co. 52,700 1,707,480
Heartland Express, Inc.
62,337 $\quad 1,705,540$
Honeywell International Inc.
Illinois Tool Works Inc.
4,800 175,824
IMS Health Inc.
2,400 230,136
Leadis Technology Inc. + 11,100 148,851
Lockheed Martin Corp. 4,000 208,320
Masco Corp.
4,200 130,956
Paychex, Inc. $\quad$ 4,200 142,296
Shuffle Master, Inc. + 32,200 1,169,182
Southwest Airlines Co. 6,450 108,166
Swift Transportation Co., Inc. + 67,100 1,204,445
Transocean Inc. + 2,500 72,350
Tyco International Ltd. 8,397 278,277
Union Pacific Corp. 2,000 118,900
United Parcel
Service, Inc., Class B 6,000 451,020
United Technologies Corp. 2,700 246,996
Universal Technical
Institute Inc. + 8,200 327,836
USF Corp. $\quad 72,600$ 2,550,438
Waste Management, Inc.
4,200
128,730
16,575,074

No. of
Value
Description
Shares
(Note A)

| Adobe Systems Inc. | 1,100 | \$ 51,150 |
| :---: | :---: | :---: |
| Agere Systems Inc., Class A + | 240 | 552 |
| Agere Systems Inc., Class B + | 5,898 | 12,681 |
| Agilent Technologies, Inc. + | 3,300 | 96,624 |
| Altera Corp. + | 3,400 | 75,548 |
| Analog Devices, Inc. | 2,700 | 127,116 |
| Apple Computer, Inc. + | 1,500 | 48,810 |
| Applied Films Corp. + | 62,000 | 1,799,240 |
| Applied Materials, Inc. + | 7,800 | 153,036 |
| Avocent Corp. + | 70,500 | 2,590,170 |
| CACI International Inc., |  |  |
| Class A + | 54,100 | 2,187,804 |
| Cisco Systems, Inc. + | 36,400 | 862,680 |
| Corning Inc. + | 3,000 | 39,180 |
| Dell Inc. + | 11,200 | 401,184 |
| eBay Inc. + | 6,500 | 597,675 |
| Electronic Arts Inc. + | 2,000 | 109,100 |
| Electronic Data Systems Corp. | 3,500 | 67,025 |
| EMC Corp. + | 271,848 | 3,099,067 |
| Fairchild Semiconductor |  |  |
| International, Inc. + | 201,600 | 3,300,192 |
| First Data Corp. | 4,324 | 192,504 |
| Harris Interactive Inc. + | 94,100 | 632,352 |
| Hewlett-Packard Co. | 15,900 | 335,490 |
| Intel Corp. | 34,600 | 954,960 |
| International Business |  |  |
| Machines Corp. | 10,900 | 960,835 |
| ITT Educational |  |  |
| Services, Inc. + | 41,200 | 1,566,424 |
| Linear Technology Corp. | 2,500 | 98,675 |
| LSI Logic Corp. + | 1,500 | 11,430 |
| Maxim Integrated |  |  |
| Products, Inc. | 2,300 | 120,566 |
| Micron Technology, Inc. + | 5,100 | 78,081 |
| Microsoft Corp. | 105,300 | 3,007,368 |
| Motorola, Inc. | 13,700 | 250,025 |
| NVIDIA Corp. + | 1,000 | 20,500 |
| Oracle Corp. + | 26,100 | 311,373 |
| QUALCOMM Inc. | 4,000 | 291,920 |
| Sanmina-SCI Corp. + | 2,500 | 22,750 |
| Siebel Systems, Inc. + | 2,500 | 26,700 |
| Skyworks Solutions, Inc. | 179,100 | 1,563,543 |
| Solectron Corp. + | 6,700 | 43,349 |
| Sun Microsystems, Inc. + | 17,500 | 75,950 |
| Texas Instruments Inc. | 8,800 | 212,784 |

[^0]4

| Description | No. of Shares | Value <br> (Note A) |
| :---: | :---: | :---: |
| INFORMATION TECHNOLOGY (CONTINUED) |  |  |
| Yahoo! Inc. + | 8,800 | \$ 319,704 |
| Zoran Corp. + | 67,950 | 1,246,883 |
|  |  | 27,963,000 |
| MATERIALS - 8.93\% |  |  |
| Air Products \& Chemicals, Inc. | 1,000 | 52,450 |
| Alcoa Inc. | 7,300 | 241,119 |
| Dow Chemical Co. (The) | 5,400 | 219,780 |
| E.I. du Pont de Nemours \& Co. | 8,500 | 377,570 |
| Georgia-Pacific Corp. | 2,000 | 73,960 |
| International Paper Co. | 4,500 | 201,150 |
| Joy Global Inc. | 114,100 | 3,416,154 |
| Packaging Corp. of America | 129,600 | 3,097,440 |
| Peabody Energy Corp. | 67,000 | 3,751,330 |
| Praxair, Inc. | 3,000 | 119,730 |
| Rohm \& Haas Co. | 1,000 | 41,580 |
| Steel Dynamics, Inc. + | 74,300 | 2,127,209 |
| Weyerhaeuser Co. | 1,000 | 63,120 |
|  |  | 13,782,592 |

REAL ESTATE INVESTMENT TRUSTS - 0.13\%

Simon Property Group Inc
4,000
205,680

TELECOMMUNICATION SERVICES - 2.03\%

| ALLTEL Corp. | 1,500 | 75,930 |
| :--- | ---: | ---: |
| AT\&T Corp. | 4,660 | 68,176 |
| AT\&T Wireless Services Inc. + | 26,056 | 524,400 |
| BellSouth Corp. | 20,000 | 84,294 |
| Lucent Technologies Inc. + | 22,300 | 293,260 |
| Nextel Communications, Inc., |  | 742,050 |
| Class A + | 11,000 | 95,040 |
| SBC Communications Inc. | 30,600 | 872,179 |
| Sprint Corp. (FON Group) | 5,400 | ---------- |
| Verizon Communications Inc. | 24,100 | $3,128,451$ |

UTILITIES - 0.95\%

American Electric
Power Co., Inc. 2,700 86,400
Dominion Resources, Inc. 2,100 132,468

| Duke Energy Corp. | 5,300 |
| :--- | :--- |
| 107,537 |  |

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| Edison International | 4,000 | 102,280 |
| :--- | ---: | ---: |
| Exelon Corp. | 8,000 | 266,320 |
| FirstEnergy Corp. | 2,500 | 93,525 |
| FPL Group, Inc. | 1,000 | 63,950 |
| Progress Energy, Inc. | 1,000 | 44,050 |


| Description | No. of Shares | Value <br> (Note A) |  |
| :---: | :---: | :---: | :---: |
| UTILITIES (CONTINUED) |  |  |  |
| Public Service |  |  |  |
| Enterprise Group Inc. | 1,000 | \$ | 40,030 |
| Scottish Power plc, ADR | 4,000 |  | 118,040 |
| Southern Co. (The) | 8,400 |  | 244,860 |
| TXU Corp. | 2,200 |  | 89,122 |
| Xcel Energy, Inc. | 4,100 |  | 68,511 |
|  |  |  | 457,093 |

TOTAL EQUITY SECURITIES

```
(cost - $124,235,125)
\begin{tabular}{|c|c|c|}
\hline & Principal Amount (000's) & \\
\hline SHORT-TERM INVESTMENTS - 26.08\% REPURCHASE AGREEMENTS - \(26.08 \%\) & & \\
\hline ```
Bear, Stearns & Co. Inc.
    (Agreement dated 06/30/04 to
    be repurchased at $30,702,271),
    1.25%, 07/01/04 (Note F)
``` & \$ 30,702 & 30,701,205 \\
\hline ```
Bear, Stearns & Co. Inc.
    (Agreement dated 06/30/04 to
    be repurchased at $7,825,947),
    1.50%*, 07/01/04** (Note E)
``` & 7,826 & 7,825,621 \\
\hline ```
Bear, Stearns & Co. Inc.
    (Agreement dated 06/30/04 to
    be repurchased at $1,727,970),
    0.75%*, 07/01/04** (Note E)
``` & 1,728 & 1,727,934 \\
\hline TOTAL SHORT-TERM INVESTMENTS (cost - \$40,254,760) & & 40,254,760 \\
\hline ```
TOTAL INVESTMENTS - 122.36%
    (cost - $164,489,885) (Notes A, E, F, G)
``` & & 188,843,893 \\
\hline LIABILITIES IN EXCESS OF OTHER ASSETS - (22.36) \% & & \((34,506,590)\) \\
\hline NET ASSETS - 100.00\% & & 154,337,303 \\
\hline
\end{tabular}
```

CORNERSTONE STRATEGIC VALUE FUND, INC.
STATEMENT OF ASSETS AND LIABILITIES - JUNE 30, 2004 (UNAUDITED)
ASSETS
Investments, at value (Cost \$164,489,885) (Notes A, E, F, G) \$ 188,843,893
Receivables:
Dividends 87,914
Interest 10,388
Prepaid expenses 4,635
Total Assets 188,946,830
LIABILITIES
Payables:
Investments purchased 24,632,120
Upon return of securities loaned (Note E) 9,553,555
Investment management fees (Note B) 124,869
Directors' Fees
35,012
Other accrued expenses 263,971
Total Liabilities 34,609,527
NET ASSETS (applicable to 23,641,918 shares of common stock outstanding) \$ 154,337,303
NET ASSET VALUE PER SHARE (\$154,337,303 / 23,641,918) \$ 6.53
NET ASSETS CONSISTS OF
Capital stock, \$0.001 par value; 23,641,918 shares outstanding 23,642
Paid-in capital 173,645,365
Cost of 2,239,440 shares repurchased
(26,999,661)
Distributions in excess of net investment loss (2,038,968)
Accumulated net realized loss on investments (14,647,083)
Net unrealized appreciation in value of investments 24,354,008

```
```

See accompanying notes to financial statements.

```

6
```

CORNERSTONE STRATEGIC VALUE FUND, INC.
STATEMENT OF OPERATIONS - FOR THE SIX MONTHS ENDED JUNE 30, 2004 (UNAUDITED)

```

\section*{INVESTMENT LOSS}
\begin{tabular}{lr} 
Income (Note A): & \(\$ 225,070\) \\
Dividends & 4,042 \\
Interest & --------12 \\
& 229,112
\end{tabular}

Expenses:
Investment management fees (Note B) 146,316
Merger fees 92,000
Administration fees 26,272
Legal and audit fees (Note B) 26,243
Accounting fees 13,813
Directors' fees 12,543
Transfer agent fees 9,430
Printing 6,601
Custodian fees 2,894
Stock exchange listing fees 2,377
Insurance 2,039
Miscellaneous 1,320
Total Expenses 341,848
Less: Management fee waivers (Note B) (86,196)
Less: Fees paid indirectly (Note B) (2,894)

Net Expenses 252,758

Net Investment Loss
\((23,646)\)

NET REALIZED AND UNREALIZED GAIN ON INVESTMENTS
Net realized loss from investments
Net change in unrealized appreciation in value of investments

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Net realized and unrealized gain on investments
\(1,604,507\)

NET INCREASE IN NET ASSETS RESULTING FROM OPERATIONS
\$ 1,580,861

See accompanying notes to financial statements.
```

CORNERSTONE STRATEGIC VALUE FUND, INC.
STATEMENT OF CHANGES IN NET ASSETS

```
Operations:
Net investment income/(loss)
Net realized loss from investments
Net change in unrealized appreciation/ (depreciation)
in value of investments
\begin{tabular}{lr} 
NET ASSETS & \(26,565,307\) \\
Beginning of period & 24,375, \\
& \\
End of period & \(\$ 154,337,303\)
\end{tabular}

See accompanying notes to financial statements.

8

CORNERSTONE STRATEGIC VALUE FUND, INC.
FINANCIAL HIGHLIGHTS

Contained below is per share operating performance data for a share of common stock outstanding, total investment return, ratios to average net assets and other supplemental data for each period indicated. This information has been derived from information provided in the financial statements and market price data for the Fund's shares.


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\begin{tabular}{|c|c|c|c|c|}
\hline ```
Net realized gain on investments and
    foreign currency related transactions
Return-of-capital
``` & \[
(0.52)
\] & \[
(0.95)
\] & (0.50) & --- \\
\hline Total dividends and distributions to shareholders & (0.52) & (0.99) & (0.50) & -- \\
\hline \multicolumn{5}{|l|}{Capital stock transactions:} \\
\hline Anti-dilutive effect due to capital stock repurchased & -- & -- & 0.02 & 0.08 \\
\hline Dilutive effect due to shares issued in reinvestment of dividends and distributions & 0.01 & -- & (0.01) & -- \\
\hline Total capital stock transactions & 0.01 & -- & 0.01 & 0.08 \\
\hline Net asset value, end of period \$ & 6.53 & \$6.90 & \$ 6.41 & \$ 9.20 \\
\hline Market value, end of period \$ & 8.04 & \$9.00 & \$ 5.85 & \$ 8.05 \\
\hline Total investment return (a) (b) & \((5.17) \%\) & \(77.69 \%\) & (20.85) \% & (23.98) \% \\
\hline \multicolumn{5}{|l|}{RATIOS/SUPPLEMENTAL DATA} \\
\hline \multicolumn{5}{|l|}{Net assets, end of period (000 omitted) \$154,337 \$26,565 \$ 24,376 \$ 35,256 Ratio of expenses to average net assets,} \\
\hline Ratio of expenses to average net assets, net of fee waivers, if any (c) & \(1.72 \%\) (e) & \(1.20 \%\) & \(1.80 \%\) & \(1.77 \%\) \\
\hline Ratio of expenses to average net assets, excluding fee waivers, if any (d) & \(2.32 \%\) (e) & 1.59\% & \(2.17 \%\) & \(2.11 \%\) \\
\hline Ratio of expenses to average net assets, net of fee waivers, if any (d) & \(1.74 \%\) (e) & \(1.25 \%\) & \(1.86 \%\) & \(1.95 \%\) \\
\hline Ratio of net investment income/(loss) to average net assets & \((0.16) \%(e)\) & \(0.68 \%\) & (0.13) \% & (0.64) \% \\
\hline Portfolio turnover rate & \(4.40 \%\) & 11.88\% & \(29.63 \%\) & \(59.83 \%\) \\
\hline
\end{tabular}

See accompanying notes to financial statements.

CORNERSTONE STRATEGIC VALUE FUND, INC.
NOTES TO FINANCIAL STATEMENTS (UNAUDITED)

NOTE A. SIGNIFICANT ACCOUNTING POLICIES

Cornerstone Strategic Value Fund, Inc. (the "Fund") was incorporated in Maryland on May 1, 1987 and commenced investment operations on June 30, 1987. Its investment objective is to seek long-term capital appreciation through investment in equity securities of companies listed in the United States. The Fund is registered under the Investment Company Act of 1940 , as amended, as a closed-end, diversified management investment company. On June 25, 2004, the Fund consummated a tax-free merger with the Progressive Return Fund, Inc. ("PGF") and Investors First Fund, Inc. ("MGC") (collectively, the "Predecessor Funds"). Pursuant to the terms of the agreement governing the merger, each share of common stock of the Predecessor Funds was converted into an equivalent dollar amount of full shares of common stock of the fund, based on net asset value of

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the Fund, MGC and PGF as of June 25, 2004 (\$6.47, \$10.42 and \$20.96, respectively), resulting in a conversion ratio of 1.6094 and 3.2378 shares of the Fund for each share of MGC and PGF, respectively. This resulted in the issuance of \(15,955,350\) and \(3,808,891\) Fund shares for MGC and PGF, respectively. Cash was paid in lieu of fractional shares. Net assets of the Fund, MGC and PGF as of the merger date were \(\$ 25,105,399, \$ 103,302,250\) and \(\$ 24,660,275\), including unrealized appreciation/(depreciation) of \(\$ 2,516,413, \$ 23,078,675\) and \(\$(2,519,953)\), respectively. In addition, MGC and PGF's net assets included undistributed capital losses of \(\$ 0\) and \(\$ 13,754,555\). Total net assets after the merger were \(\$ 153,067,924\).

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 ("GAAP") 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 shall be 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 June 30, 2004, 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 American Stock Exchange, LLC is closed.

REPURCHASE AGREEMENTS: The Fund has agreed to purchase securities from financial institutions subject to the seller's 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 "Investment 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 daily, the mark-to-market of the value of the collateral, and, if necessary, requires the seller to maintain additional securities, so that the value of
```

1 0

```
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.

DISTRIBUTIONS OF INCOME AND GAINS: Effective June 25, 2002, the Fund initiated a fixed, monthly distribution to shareholders. To the extent that these distributions exceed the current earnings of the Fund, the balance will be generated from sales of portfolio securities held by the Fund, which will either be short-term or long-term capital gains or a tax-free return-of-capital. To the extent these distributions are not represented by net investment income and capital gains, they will not represent yield or investment return on the Fund's investment portfolio. The Fund plans to maintain this distribution policy even if regulatory requirements would make part of a return-of-capital necessary to maintain the distribution taxable to shareholders and to disclose that portion of the distribution that is classified as ordinary income. Although it has no current intention to do so, the Board may terminate this distribution policy at any time and such termination may have an adverse effect on the market price for the Fund's common shares. 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 carryovers, if any. To the extent that the Fund's taxable income in any calendar year exceeds the aggregate amount distributed pursuant to this distribution policy, an additional distribution may be made to avoid the payment of a \(4 \%\) U.S. federal excise tax, and to the extent that the aggregate amount distributed in any calendar year exceeds the Fund's taxable income, the amount of that excess may constitute a return-of-capital for tax purposes. A return-of-capital distribution reduces the cost basis of an investor's shares in the Fund. Dividends and distributions to shareholders are recorded by the Fund on the ex-dividend date.

The character of dividends and distributions made during the six months ended June 30, 2004 from net investment income or net realized gains, if any, 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.

\section*{NOTE B. AGREEMENTS}

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. Through the date of the recent merger, Cornerstone voluntarily agreed to waive its management fees from the Fund to the extent that monthly operating expenses exceeded a rate of \(0.125 \%\) of average net assets calculated monthly. As a result of the merger costs incurred by the Fund, Cornerstone has voluntarily undertaken to include such amounts together with operating expenses in the calculation of the waiver of its management fee, resulting in no management fees paid to Cornerstone during several months in the period. For the six months ended June 30,

CORNERSTONE STRATEGIC VALUE FUND, INC.
NOTES TO FINANCIAL STATEMENTS (UNAUDITED) (CONTINUED)
2004, Cornerstone earned \(\$ 146,316\) for investment management services, of which it waived \(\$ 86,196\). Following the recent merger, Cornerstone has voluntarily agreed to waive its management fees from the Fund through the end of the fiscal year to the extent that monthly operating expenses exceed a rate of \(0.10 \%\) of average net assets calculated monthly.

Included in the Statement of Operations, under the caption Fees paid indirectly, are expense offsets of \(\$ 2,894\) arising from credits earned on portfolio transactions executed with a broker, pursuant to a directed brokerage arrangement.

The Fund paid or accrued approximately \(\$ 41,324\) for the six months ended June 30 , 2004 for legal services to Blank Rome LLP ("Blank"), counsel to the Fund. Thomas R. Westle, partner of Blank, serves as secretary of the Fund.

At June 30, 2004, pursuant to regulatory filings, affiliates owned approximately \(30 \%\) and \(6 \%\) of the outstanding shares of the Fund based on Schedule 13G/A filings with the Securities and Exchange Commission both made on July 7, 2004.

\section*{NOTE C. INVESTMENT IN SECURITIES}

For the six months ended June 30, 2004, purchases and sales of securities, other than short-term investments, were \(\$ 24,872,299\) and \(\$ 1,914,631\), respectively.

\section*{NOTE D. SHARE REPURCHASE PROGRAM}

As has been done in the past to enhance shareholder value, pursuant to Section 23 of the Investment Company Act of 1940, as amended, the Fund may again in the future purchase shares of its common stock on the open market from time to time, at such times, and in such amounts as may be deemed advantageous to the Fund. Nothing herein shall be considered a commitment to purchase such shares. The Fund had no repurchases during the six months ended June 30, 2004 and during the year ended December 31, 2003. 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 are made in accordance with federal securities laws, with shares repurchased held in treasury effective January 1, 2002.

\section*{NOTE E. SECURITIES LENDING}

To generate additional income, the Fund may lend up to \(10 \%\) of its total 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

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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 at June 30,2004 , was \(\$ 9,354,729\). Any cash collateral received is reinvested into repurchase agreements, which in turn is collateralized by various U.S. Government and Agency securities. These repurchase agreements have been segregated to satisfy the future commitment to return the cash collateral.

During the six months ended June 30, 2004 , the Fund earned \(\$ 1,743\) in securities lending income which is included under the caption Interest in the Statement of Operations.

12

CORNERSTONE STRATEGIC VALUE FUND, INC.
NOTES TO FINANCIAL STATEMENTS (UNAUDITED) (CONCLUDED)

NOTE F. COLLATERAL FOR REPURCHASE AGREEMENT

Listed below is the collateral associated with the repurchase agreement with Bear, Stearns \& Co. Inc. outstanding at June 30, 2004.
\begin{tabular}{|c|c|c|c|}
\hline \multirow[b]{2}{*}{Issuer} & \multicolumn{3}{|l|}{Principal} \\
\hline & Amount
\[
(000 ' s)
\] & Maturity & \begin{tabular}{l}
Market \\
Value
\end{tabular} \\
\hline \multicolumn{4}{|l|}{United States} \\
\hline Treasury Note, (principal only) & \$5,490 & 11/15/05 & \$5,323,488 \\
\hline \multicolumn{4}{|l|}{United States} \\
\hline Treasury Bond, (interest only) & \$50,000 & 05/15/21 & \$19,654,500 \\
\hline \multicolumn{4}{|l|}{United States} \\
\hline Treasury Bond, (interest only) & \$13, 230 & 08/15/17 & \$6,605, 210 \\
\hline \multicolumn{4}{|l|}{United States} \\
\hline Treasury Bond, (interest only) & \$15 & 08/15/17 & \$7,489 \\
\hline \multicolumn{4}{|l|}{United States} \\
\hline Treasury Note, (principal only) & \$5 & 11/15/05 & \$4, 848 \\
\hline
\end{tabular}

NOTE G. FEDERAL INCOME TAXES

Income and capital gains distributions are determined in accordance with federal

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income tax regulations, which may differ from GAAP. These differences are primarily due to differing treatments of losses deferred due to wash sales and Post-October losses (as later defined), and excise tax regulations.

The tax character of dividends and distributions paid during the year ended December 31, 2003 were ordinary income and return-of-capital of \(\$ 168,247\) and \(\$ 3,636,161\), respectively.

Under current tax law, certain capital losses realized after October 31 within a taxable year may be deferred and treated as occurring on the first day of the following tax year ("Post-October losses"). For the tax period ended December 31, 2003, the Fund incurred and elected to defer net realized losses from investments of \(\$ 80,133\).

At December 31, 2003, the Fund had a capital loss carryforward for U.S. federal income tax purposes of \(\$ 736,070\) of which \(\$ 142,060\) expires in \(2009, \$ 442,997\) expires in 2010 and \(\$ 151,013\) expires in 2011.

At June 30, 2004, the identified cost for federal income tax purposes, as well as the gross unrealized appreciation from investments for those securities having an excess of value over cost, gross unrealized depreciation from investments for those securities having an excess of cost over value and the net unrealized appreciation from investments were \(\$ 164,489,885, \$ 29,742,651\), \(\$(5,388,643)\) and \(\$ 24,354,008\), respectively.

RESULTS OF ANNUAL MEETING OF STOCKHOLDERS (UNAUDITED)

On June 17, 2004, the Annual Meeting of Stockholders of Cornerstone Strategic Value Fund, Inc. (the "Fund") was held and the following matters were voted upon:
1. To approve a Merger Agreement and Plan of Reorganization whereby Progressive Return Fund, Inc. will merge with and into the Fund in accordance with the Maryland General Corporation Law.
\begin{tabular}{ccr} 
FOR & AGAINST & WITHHOLD \\
--- & ------ & \(--------122,630\)
\end{tabular}
2. To approve a Merger Agreement and Plan of Reorganization whereby Investors First Fund, Inc. will merge with and into the Fund in accordance with the Maryland General Corporation Law.
\begin{tabular}{cll} 
FOR & AGAINST & WITHHOLD \\
--- & ------ & ------- \\
\(2,262,919\) & 133,260 & 31,476
\end{tabular}
3. To approve an amendment to the Articles of Incorporation increasing the amount of the authorized shares of the Fund and changing the par value of the Fund's common stock; and
\begin{tabular}{cll} 
FOR & AGAINST & WITHHOLD \\
--- & ------- & ------- \\
\(3,376,606\) & 237,342 & 80,412
\end{tabular}
4. To approve the re-election of two Class III Directors until the year 2007 Annual Meeting and the reelection of one Class II Director until the year 2006 Annual Meeting.
\begin{tabular}{lll} 
NAME OF CLAS II DIRECTOR & FOR & WITHHOLD \\
-------------------- & --- & ------- \\
William A. Clark & \(3,587,886\) & 106,474 \\
& & \\
NAME OF CLASS III DIRECTORS & FOR & WITHHOLD \\
--------------------------- & --- & ------- \\
Andrew A. Strauss & \(3,587,886\) & 106,474 \\
Glenn W. Wilcox, Sr. & \(3,587,307\) & 107,053
\end{tabular}

14

DESCRIPTION OF DIVIDEND REINVESTMENT PLAN (UNAUDITED)
Shareholders who have Shares registered directly in their own names automatically participate in the Fund's Dividend Reinvestment 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 P.O. Box 922, Wall Street Station, New York, NY 10269-0560 or call (877) 248-6416. 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 "Distribution" and collectively, "Distributions"), 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 American Stock Exchange, LLC 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 the lower of (i) a price equal to the average closing price of the Fund over the five trading days preceding the payment of such distribution, or (ii) the net asset value of the Fund as last determined prior to such payment date. Registered shareholders who acquire their shares through Open Market Purchases and who do not wish to have their Distributions automatically reinvested should so notify the Fund in writing. If a Shareholder has not elected to receive cash Distributions and the Agent does not receive notice of an election to receive cash Distributions prior to the record date of any dividend, the shareholder will automatically receive such Distributions 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 Distribution payment date. When a participant withdraws from the Plan, or upon termination of the Plan as

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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 beneficial owners participating in the Plan.

There will be no charge to participants for reinvesting Distributions other than their share of brokerage commissions as discussed below. The Agent's fees for administering the Plan and handling the reinvestment of Distributions will be paid by the Fund. Each participant's account will be charged a pro-rata share of brokerage commissions incurred

\section*{DESCRIPTION OF DIVIDEND REINVESTMENT PLAN (UNAUDITED) (CONCLUDED)}
with respect to the Agent's Open Market Purchases in connection with the reinvestment of Distributions.

Brokerage charges for purchasing small amounts of shares for individual accounts through the Plan 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 Distributions will not relieve participants of any income tax that may be payable on such Distributions. 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 Distributions are subject to U.S. income tax withholding and in the case of participants subject to \(28 \%\) federal backup withholding, the Agent will reinvest Distributions 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.

SUMMARY OF GENERAL INFORMATION (UNAUDITED)
The Fund - Cornerstone Strategic Value Fund, Inc. is a closed-end, diversified investment company whose shares trade on the American Stock Exchange, LLC. Its investment objective is to seek long-term capital appreciation through investment in equity securities of companies listed in the United States. The Fund is managed by Cornerstone Advisors, Inc.

SHAREHOLDER INFORMATION (UNAUDITED)
The Fund is listed on the American Stock Exchange, LLC (symbol "CLM"). The share price is published in: The New York Times (daily) under the designation "CornerStrt" and The Wall Street Journal (daily) and Barron's (each Monday) under the designation "CornstnStrat." The net asset value per share is available weekly and may be obtained by contacting the Fund at the general inquiry phone number.

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


This report, including the financial statements herein, is sent to the shareholders of the Fund for their information. The financial information included herein is taken from the records of the Fund without examination by independent accountants who do not express an opinion thereon. 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.

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determine how to vote proxies relating to its portfolio securities are available:
- by calling (212) 272-3550;
o on the website of the Securities and Exchange Commission, http://www.sec.gov.

\section*{PRIVACY POLICY NOTICE (UNAUDITED)}

The following is a description of Cornerstone Strategic Value 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:
1. 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.

CORNERSTONE STRATEGIC VALUE FUND, INC.

DIRECTORS AND CORPORATE OFFICERS
Ralph W. Bradshaw Chairman of the Board of Directors and President
William A. Clark Director and Vice President
Thomas H. Lenagh Director

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Edwin Meese III
Scott B. Rogers
Andrew A. Strauss
Glenn W. Wilcox, Sr.
Thomas R. Westle
Jodi B. Levine
INVESTMENT MANAGER
Cornerstone Advisors, Inc.
One West Pack Square
Suite 1650
Asheville, NC 28801
ADMINISTRATOR
Bear Stearns Funds
Management Inc.
3 8 3 Madison Avenue
New York, NY 10179
CUSTODIAN LEGAL COUNSEL
Custodial Trust Company Blank Rome LLP
101 Carnegie Center
Princeton, NJ 08540
EXECUTIVE OFFICES
3 8 3 Madison Avenue
New York, NY 10179
For shareholder inquiries, registered shareholders should call (800) 937-5449.
For general inquiries, please call (212) 272-3550.

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ITEM 2. CODE OF ETHICS.
    This item is inapplicable to a semi-annual report on Form N-CSR.
ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT.
    This item is inapplicable to a semi-annual report on Form N-CSR.
ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES.
    This item is inapplicable to a semi-annual report on Form N-CSR.
ITEMS 5. AUDIT COMMITTEE OF LISTED REGISTRANTS
    This item is inapplicable to a semi-annual report on Form N-CSR.
ITEM 6. SCHEDULE OF INVESTMENTS
    Form N-CSR disclosure requirement not yet effective with respect to the
registrant.
ITEM 7. DISCLOSURE OF PROXY VOTING POLICIES AND PROCEDURES FOR CLOSED-END
        MANAGEMENT INVESTMENT COMPANIES.
        This item is inapplicable to a semi-annual report on Form N-CSR.
ITEM 8. PURCHASES OF EQUITY SECURITIES BY CLOSED-END MANAGEMENT INVESTMENT
        COMPANIES AND AFFILIATED PURCHASERS

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}

Form N-CSR disclosure requirement not yet effective with respect to the registrant.

ITEM 9. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS
There have been no material changes to the procedures by which shareholders may recommend nominees to the registrant's board of directors since the registrant last provided disclosure in response to the requirements of Item \(7(d)(2)(i i)(g)\) of Schedule 14 A in its definitive proxy statement dated May 7, 2004.

ITEM 10. CONTROLS AND PROCEDURES.
(a) As of a date within 90 days from the filing date of this report, the principal executive officer and principal financial officer concluded that the Registrant's Disclosure Controls and Procedures (as defined in Rule \(30 a-3(c)\) under the Investment Company Act of 1940 (the "Act")) were effective based on their evaluation of the disclosure controls and procedures required by Rule \(30 a-3(b)\) under the Act and Rules \(13 \mathrm{a}-15(\mathrm{~b})\) or \(15 \mathrm{~d}-15(\mathrm{~b})\) under the Securities and Exchange Act of 1934.
(b) There were no changes in the registrant's internal control over financial reporting (as defined in Rule 30a-3(d) under the Act) that occurred during the registrant's second fiscal half-year that have materially affected, or are reasonably likely to materially affect, the registrant's internal control over financial reporting.

ITEM 11. EXHIBITS.

File the exhibits listed below as part of this Form. Letter or number the exhibits in the sequence indicated.
(a) (1) Not applicable.
(a) (2) The certifications of the registrant as required by Rule 30a-2 (a) under the Act are exhibits to this report.
(a) (3) Not applicable.
(b) The certifications of the registrant as required by Rule \(30 \mathrm{a}-2(\mathrm{~b})\) under the Act are an exhibit to this report.

\section*{SIGNATURES}

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.
(Registrant) CORNERSTONE STRATEGIC VALUE FUND, INC.

By (Signature and Title)* /S/ RALPH W. BRADSHAW
RALPH W. BRADSHAW, CHAIRMAN AND PRESIDENT (PRINCIPAL EXECUTIVE OFFICER)

Date: September 9, 2004

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940 , this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

By (Signature and Title)* /S/ RALPH W. BRADSHAW

RALPH W. BRADSHAW
CHAIRMAN AND PRESIDENT (PRINCIPAL EXECUTIVE OFFICER)

Date: September 9, 2004

By (Signature and Title)* /S/ JODI B. LEVINE
JODI B. LEVINE
TREASURER (PRINCIPAL FINANCIAL OFFICER)

Date: September 9, 2004```


[^0]:    See accompanying notes to financial statements.

