

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

FORM N-CSR

CERTIFIED SHAREHOLDER REPORT OF REGISTERED  
MANAGEMENT INVESTMENT COMPANIES

Investment Company Act File No. 811-05770

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THE CHILE FUND, INC.

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(Exact Name of Registrant as Specified in Charter)

466 Lexington Avenue, New York, New York 10017-3140

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(Address of Principal Executive Offices) (Zip Code)

J. Kevin Gao, Esq.  
The Chile Fund, Inc.  
466 Lexington Avenue  
New York, New York 10017-3140

Registrant's telephone number, including area code: (212) 875-3500

Date of fiscal year end: December 31

Date of reporting period: January 1, 2005 to June 30, 2005

ITEM 1. REPORTS TO STOCKHOLDERS.

THE CHILE FUND, INC.

SEMI-ANNUAL REPORT  
JUNE 30, 2005  
(UNAUDITED)

[CH LISTED NYSE(R) LOGO]

CH-SAR-0605

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LETTER TO SHAREHOLDERS

July 29, 2005

DEAR SHAREHOLDER:

For the six-month period ended June 30, 2005, The Chile Fund, Inc. (the "Fund") had an increase in its net asset value (NAV) of 8.48%, vs. an increase of 9.88%

(with net dividends) for the Morgan Stanley Capital International Chile Index.(1) Based on market price, the Fund's shares rose 5.43% for the six-month period. As a result, the Fund's discount to its NAV stood at 13.29% on June 30, 2005, compared with a discount of 10.78% at the beginning of the period.

#### CHILE: AIDED BY DOMESTIC AND EXPORT DEMAND

The period was a positive one for emerging stock markets as a group, both in absolute terms and compared with developed stock markets, at least for US-dollar-based investors. Emerging markets initially rallied, but then turned sharply down in March on worries that rising US interest rates could threaten global growth. These fears subsided in the latter part of the period, with inflation appearing to be under control and as long-term US interest rates remained fairly stable. Investors' appetite for risk in general returned and emerging markets ended the period on a solid note.

Latin America outperformed the broader emerging markets group by a handy margin, reflecting continued healthy economic fundamentals and a positive earnings backdrop.

From a fundamental perspective, the Chilean economy performed well, buoyed by continuing high copper prices as well as improving domestic demand. Its equity market was further aided by ample liquidity. On the earnings front, first-quarter 2005 results were supportive, with particular robust results in the retail, electric utilities, and pulp and paper industries.

#### PERFORMANCE: CONSUMER STAPLES OFFSETS CONSUMER DISCRETIONARY

Within this environment, the Fund benefited from the favorable market conditions, though it trailed its benchmark for the six-month period. Good showings from the Fund's consumer discretionary and health care holdings were offset by the underperformance of its materials and industrials stocks. The Fund's overweighting in the consumer staples sector also hindered its relative return, as the group had only a modest gain overall. With regard to the Fund's private equity investments (which accounted for about 1.91% of the Fund's assets as of June 30, 2005), we continued to hold a toll road operator that, although it has performed relatively well in the time we've owned it, tends to detract from portfolio performance during periods of market outperformance, due to its more limited liquidity.

#### OUTLOOK: THE ECONOMY IS KEY

Our outlook on Chile and its stock market remains generally positive. The economy has made significant progress over the past year and a half, and we think it has potential to deliver sustained growth into 2006, driven primarily by expanding domestic consumption. The economic growth has also been boosting corporate cash flows, resulting in a related rise in investment plans. Inflation, meanwhile, appears to be under control, staying within a range (2% to 4%) targeted by the country's central bank. The bank has been incrementally increasing short-term interest rates this year,

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to 3.5% as of late July, citing the positive trend of Chile's output growth. As for commodity prices, in particular copper, we believe that the supply/demand balance could continue to work in Chile's favor.

Regarding market risk, valuations in Chile remain on the high side compared with most emerging market countries, and near the top end of their own historical trading range. This could make the market relatively vulnerable to any disappointing news, especially with regard to external risks in our view, such as a slowdown in global growth or a spike in long-term US interest rates. That said, we believe that should Chile maintain good economic performance, its stock market could continue to enjoy premium valuations.

Respectfully,

/s/ Matthew J.K. Hickman

Matthew J.K. Hickman\*  
Chief Investment Officer

INTERNATIONAL INVESTING ENTAILS SPECIAL RISK CONSIDERATIONS, INCLUDING CURRENCY FLUCTUATIONS, LOWER LIQUIDITY, ECONOMIC AND POLITICAL RISKS, AND DIFFERENCES IN ACCOUNTING METHODS. THERE ARE ALSO RISKS ASSOCIATED WITH INVESTING IN CHILE, INCLUDING THE RISK OF INVESTING IN A SINGLE-COUNTRY FUND.

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.

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(1) The Morgan Stanley Capital International Chile Index is an unmanaged index (with no defined investment objective) of Chilean equities that includes reinvestment of dividends (net of taxes), and is the exclusive property of Morgan Stanley Capital International Inc. Investors cannot invest directly in an index.

\* Matthew J.K. Hickman, Vice President, is a portfolio manager specializing in Latin American equities and is primarily responsible for management of the Fund's assets. He joined in 2003 from Compass Group Investment Advisors, where he was general manager of the private wealth management division based in Santiago, Chile. Previously, he was a financial advisor in Credit Suisse First Boston's Private Client Services channel; an equity analyst focusing on Latin American telecommunications companies and several Latin American country markets at ABN AMRO, Lehman Brothers, Bear, Stearns & Co. Inc. and James Capel; and an equity analyst and member of the management team for the Five Arrows Chile Fund at Rothschild Asset Management. Mr. Hickman holds a BA in modern languages from Cambridge University and a diploma in corporate finance from London Business School. He is fluent in Spanish, Portuguese and French, and is a candidate for Level II of the Chartered Financial Analyst Examination in 2005. He is also the Chief Investment Officer of The Latin America Equity Fund, Inc.

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THE CHILE FUND, INC.

PORFOLIO SUMMARY - AS OF JUNE 30, 2005 (UNAUDITED)

[CHART]

SECTOR ALLOCATION

JUNE 30, 2005      DECEMBER 31, 2004

Banking	5.02%	5.49%
Chemicals-Diversified	3.91%	4.35%
Diversified Operations	14.57%	16.86%
Electric-Integrated	20.73%	18.24%
Food & Beverages	15.40%	16.48%
Food-Retail	7.13%	4.98%
Infrastructure	1.91%	1.91%
Paper & Related Products	10.37%	11.78%
Retail-Diversified	2.20%	0.00%
Retail-Major Department Stores	2.32%	3.36%
Shipping	0.00%	4.80%
Telephone-Integrated	8.56%	8.44%
Other	7.88%	3.31%

TOP 10 HOLDINGS, BY ISSUER

TOP 10 HOLDINGS, BY ISSUER

HOLDING	SECTOR	PERCENT OF NET ASSETS
1. Empresas Copec S.A.	Diversified Operations	14.6
2. Empresa Nacional de Electricidad S.A.	Electric-Integrated	12.9
3. Empresas CMPC S.A.	Paper & Related Products	10.4
4. Enersis S.A.	Electric-Integrated	7.8
5. Compania de Telecomunicaciones de Chile S.A.	Telephone-Integrated	4.9
6. Banco Santander Chile S.A.	Banking	4.7
7. Compania Cervecerias Unidas S.A.	Food & Beverages	4.7
8. Embotelladora Andina S.A.	Food & Beverages	4.6
9. Cencosud S.A.	Food-Retail	4.4
10. Vina Concha y Toro S.A.	Food & Beverages	4.4

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THE CHILE FUND, INC.

SCHEDULE OF INVESTMENTS - JUNE 30, 2005 (UNAUDITED)

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THE CHILE FUND, INC.

SCHEDULE OF INVESTMENTS - JUNE 30, 2005 (UNAUDITED)

DESCRIPTION	NO. OF SHARES/UNITS	VALUE
<hr/>		
EQUITY OR EQUITY-LINKED SECURITIES-97.14%		
BANKING-5.02%		
Banco de Credito e Inversiones	23,829	\$ 516,367
Banco Santander Chile S.A.	263,500,000	8,144,091
		<hr/>
		8,660,458
		<hr/>
CEMENT-0.79%		
Cementos Bio-Bio S.A.	585,626	1,365,096
		<hr/>
CERAMIC PRODUCTS-0.44%		
Ceramicas Cordillera S.A.	67,165	765,413
		<hr/>
CHEMICALS-DIVERSIFIED-3.91%		
Enaex S.A.	110,000	546,059
Sociedad Quimica y Minera de Chile S.A., Class B	404,000	4,038,954
Sociedad Quimica y Minera de Chile S.A., Class B, ADR	21,600	2,160,000
		<hr/>
		6,745,013
		<hr/>
CONTAINERS-METAL/GLASS-0.62%		
Cristalerias de Chile S.A.	109,787	1,061,568
		<hr/>
COSMETICS & TOILETRIES-0.75%		
Laboratorios Andromaco S.A.	7,477,011	1,291,032
Laboratorios Andromaco S.A., rights (expiring 07/18/05)+	572,917	9,892
		<hr/>
		1,300,924
		<hr/>
DIVERSIFIED OPERATIONS-14.57%		
Empresas Copec S.A.	3,130,000	25,130,795
		<hr/>
ELECTRIC-INTEGRATED-20.73%		
Empresa Nacional de Electricidad S.A.	25,400,000	21,226,971
Empresa Nacional de Electricidad S.A., ADR	41,900	1,043,310
Enersis S.A.	60,200,001	12,579,477
Enersis S.A., ADR	86,700	905,148
		<hr/>
		35,754,906
		<hr/>

FOOD & BEVERAGES-15.40%		
Coca-Cola Embenor S.A. , Class A+	3,118,592	2,153,910
Compania Cervecerias Unidas S.A.	1,535,000	\$ 7,394,716
Compania Cervecerias Unidas S.A., ADR	30,500	732,000
Embotelladora Andina S.A., PNA	1,620,000	3,384,615
Embotelladora Andina S.A., PNB	1,950,000	4,478,114
Embotelladora Andina S.A., Series B, ADR	11,900	163,625
Vina Concha y Toro S.A.	4,850,000	7,536,908
Vina San Pedro S.A.	65,000,000	730,640
	-----	26,574,528
	-----	-----
FOOD-RETAIL-7.13%		
Cencosud S.A.+	3,622,312	6,070,023
Cencosud S.A., ADR++	60,300	1,516,479
Distribucion y Servicio D&S S.A.	14,350,000	4,720,150
	-----	12,306,652
	-----	-----
INFRASTRUCTURE-1.91%		
Infraestructura 2000*+	19,568,922	3,302,941
	-----	-----
MINING-0.64%		
Antofagasta plc	9,500	207,745
Aur Resources Inc.	75,200	414,435
Meridian Gold Inc.+	26,300	473,400
	-----	1,095,580
	-----	-----
PAPER & RELATED PRODUCTS-10.37%		
Empresas CMPC S.A.	770,000	17,882,241
	-----	-----
RETAIL-DIVERSIFIED-2.20%		
Comercial Siglo XXI S.A.+	1,686,924	3,786,586
	-----	-----
RETAIL-MAJOR DEPARTMENT STORES-2.32%		
S.A.C.I. Falabella, S.A.	1,723,961	4,003,674
	-----	-----
SHIPPING-1.69%		
Compania SudAmericana de Vapores S.A.	1,286,073	2,920,117
	-----	-----

See accompanying notes to financial statements.

See accompanying notes to financial statements.

DESCRIPTION	NO. OF SHARES	VALUE
STEEL-0.07% CAP S.A.	9,986	\$ 116,128
TELEPHONE-INTEGRATED-8.55% Compania de Telecomunicaciones de Chile S.A., Class A	3,190,000	8,096,866
Compania de Telecomunicaciones de Chile S.A., Class A, ADR	34,300	348,831
Empresa Nacional de Telecomunicaciones S.A.	715,000	6,296,296
		14,741,993
TEXTILES-0.03% Zalaquett S.A.	1,496,767	51,688
TOTAL EQUITY OR EQUITY-LINKED SECURITIES (Cost \$102,340,888)		167,566,301
SHORT-TERM INVESTMENTS-2.84% CHILEAN MUTUAL FUNDS-1.48%		
Fondo Mutuo Bice Dreyfus Manager	336,082	1,058,822
Fondo Mutuo Cruz Moneda Liquidez (A)	285,433	518,700
Fondo Mutuo Security Check	198,876	984,617
TOTAL CHILEAN MUTUAL FUNDS (Cost \$2,554,747)		2,562,139
DESCRIPTION	PRINCIPAL AMOUNT (000'S)	VALUE
GRAND CAYMAN-1.36% HSBC Bank USA, overnight deposit, 2.45%, 07/01/05** (Cost \$2,341,000)	\$ 2,341	\$ 2,341,000
TOTAL SHORT-TERM INVESTMENTS (Cost \$4,895,747)		4,903,139
TOTAL INVESTMENTS-99.98% (Cost \$107,236,635) (Notes B,E,G)		172,469,440
CASH AND OTHER ASSETS IN EXCESS OF LIABILITIES-0.02%		36,612
NET ASSETS-100.00%	\$ 172,506,052	

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+ Non-income producing security.  
++ SEC Rule 144A security. Such securities are traded only among "qualified institutional buyers."  
\* Not readily marketable security; security is valued at fair value as determined in good faith by, or under the direction of, the Board of Directors under procedures established by the Board of Directors. (See Note B).  
\*\* Variable rate account. Rate resets on a daily basis; amounts are available on the same business day.  
ADR American Depository Receipts.  
PNA Preferred Shares, Class A.  
PNB Preferred Shares, Class B.

See accompanying notes to financial statements.

THE CHILE FUND, INC.

STATEMENT OF ASSETS AND LIABILITIES - JUNE 30, 2005 (UNAUDITED)

ASSETS

Investments, at value (Cost \$107,236,635) (Notes B,E,G)	\$ 172,469,440
Cash (including \$389,550 of foreign currencies with a cost of \$409,407)	390,085
Receivables:	
Investments sold	679,322
Dividends	108,591
Prepaid expenses	13,417
	-----
Total Assets	173,660,855
	=====

LIABILITIES

Payables:	
Investment advisory fees (Note C)	398,499
Investments purchased	293,534
Administration fees (Note C)	52,076
Directors' fees	15,402
Other accrued fees	148,252
Deferred Chilean repatriation taxes (Note B)	247,040
	-----
Total Liabilities	1,154,803
	=====
NET ASSETS (applicable to 10,139,926 shares of common stock outstanding) (Note D)	\$ 172,506,052
	=====

NET ASSETS CONSIST OF

Capital stock, \$0.001 par value; 10,139,926 shares issued and outstanding (100,000,000 shares authorized)	\$ 10,140
Paid-in capital	81,037,892
Undistributed net investment income	2,072,763
Accumulated net realized gain on investments and foreign currency related transactions	24,225,912
Net unrealized appreciation in value of investments and translation of other assets and liabilities denominated in foreign currencies	65,159,345
	-----
Net assets applicable to shares outstanding	\$ 172,506,052
	=====
NET ASSET VALUE PER SHARE (\$172,506,052 DIVIDED BY 10,139,926)	\$ 17.01
	=====
MARKET PRICE PER SHARE	\$ 14.75
	=====

See accompanying notes to financial statements.

STATEMENT OF OPERATIONS - FOR THE SIX MONTHS ENDED JUNE 30, 2005 (UNAUDITED)

See accompanying notes to financial statements.

STATEMENT OF OPERATIONS - FOR THE SIX MONTHS ENDED JUNE 30, 2005 (UNAUDITED)

INVESTMENT INCOME

Income (Note B):		
Dividends	\$ 3,452,966	
Interest	8,591	
Less: Foreign taxes withheld	(34,829)	
	-----	
Total Investment Income	3,426,728	
	-----	
Expenses:		
Investment advisory fees (Note C)	825,728	
Custodian fees	158,853	
Administration fees (Note C)	100,954	
Audit fees	54,452	
Legal fees	29,232	
Accounting fees	26,343	
Directors' fees	18,617	
Printing (Note C)	14,591	
Transfer agent fees	12,148	
NYSE listing fees	11,778	
Insurance	2,842	
Miscellaneous	4,532	
Chilean repatriation taxes (Note B)	333,364	
	-----	
Total Expenses	1,593,434	
	-----	
Net Investment Income	1,833,294	
	-----	
NET REALIZED AND UNREALIZED GAIN ON INVESTMENTS AND FOREIGN CURRENCY RELATED TRANSACTIONS		
Net realized gain/(loss) from:		
Investments	12,951,083	
Foreign currency related transactions	(400,534)	
Net change in unrealized appreciation in value of investments and translation of other assets and liabilities denominated in foreign currencies (includes \$53,104 of Chilean repatriation taxes on unrealized gains) (Note B)	(860,747)	
	-----	
Net realized and unrealized gain on investments and foreign currency related transactions	11,689,802	
	-----	
NET INCREASE IN NET ASSETS RESULTING FROM OPERATIONS	\$ 13,523,096	
	=====	

See accompanying notes to financial statements.

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#### STATEMENT OF CHANGES IN NET ASSETS

See accompanying notes to financial statements.

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#### STATEMENT OF CHANGES IN NET ASSETS

FOR THE SIX MONTHS ENDED JUNE 30, 2005 (UNAUDITED)	FOR THE YEAR ENDED DECEMBER 31, 2004
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INCREASE IN NET ASSETS

<b>Operations:</b>		
Net investment income	\$ 1,833,294	\$ 1,650,072
Net realized gain on investments and foreign currency related transactions	12,550,549	30,884,588
Net change in unrealized appreciation in value of investments and translation of other assets and liabilities denominated in foreign currencies	(860,747)	2,220,880
Net increase in net assets resulting from operations	13,523,096	34,755,540
<b>Dividends and distributions to shareholders:</b>		
Net investment income	--	(2,027,985)
Net realized gain on investments and foreign currency related transactions	--	(20,584,050)
Total dividends and distributions to shareholders	--	(22,612,035)
Total increase in net assets	13,523,096	12,143,505
<b>NET ASSETS</b>		
Beginning of period	158,982,956	146,839,451
End of period*	\$ 172,506,052	\$ 158,982,956

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\* Includes undistributed net investment income of \$2,072,763 and \$239,469, respectively.

See accompanying notes to financial statements.

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THE CHILE 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.

FOR THE SIX MONTHS ENDED JUNE 30, 2005 (UNAUDITED)	FOR THE YEARS ENDED DECEMBER 31,		
	2004	2003	2002
	-----	-----	-----

PER SHARE OPERATING PERFORMANCE

Net asset value, beginning of period	\$ 15.68	\$ 14.48	\$ 8.39	\$ 9.93
Net investment income/(loss)	0.18	0.16	0.07	0.09*
Net realized and unrealized gain/(loss) on investments and foreign currency related transactions	1.15	3.27	6.47	(1.70)
Net increase/(decrease) in net assets resulting from operations	1.33	3.43	6.54	(1.61)
Dividends and distributions to shareholders:				
Net investment income	--	(0.47)	(0.08)	(0.09)
Net realized gain on investments and foreign currency related transactions	--	(1.76)	(0.37)	--
In excess of net investment income	--	--	--	--
Total dividends and distributions to shareholders	--	(2.23)	(0.45)	(0.09)
Anti-dilutive impact due to capital shares tendered or repurchased	--	--	--	0.16
Net asset value, end of period	\$ 17.01	\$ 15.68	\$ 14.48	\$ 8.39
Market value, end of period	\$ 14.75	\$ 13.99	\$ 14.10	\$ 7.25
Total investment return (a)	5.43%	14.93%	100.72%	(12.93)%

#### RATIOS/SUPPLEMENTAL DATA

Net assets, end of period (000 omitted)	\$ 172,506	\$ 158,983	\$ 146,839	\$ 85,082
Ratio of expenses to average net assets (b)	2.00%(d)	1.85%	1.74%	1.11%
Ratio of expenses to average net assets, excluding taxes	1.58%(d)	1.62%	1.74%	2.01%
Ratio of net investment income/(loss) to average net assets	2.72%(d)	1.12%	0.65%	1.28%(c)
Portfolio turnover rate	20.96%	35.54%	31.94%	31.94%

\* Based on actual shares outstanding on February 4, 2002 (prior to the tender offer) and December 31, 2002.

+ Based on average shares outstanding.

++ Includes a \$0.08 and \$0.01 per share decrease to the Fund's net asset value per share resulting from the dilutive impact of shares issued pursuant to the Fund's automatic Dividend Reinvestment Plan in 1998 and 1995, respectively.

(a) Total investment return at market value is based on the changes in market price of a share during the period and assumes reinvestment of dividends and distributions, if any, at actual prices pursuant to the Fund's dividend reinvestment program.

(b) Ratios include the effect of Chilean repatriation taxes.

(c) Ratio includes the effect of a reversal of Chilean repatriation tax accrual; excluding the reversal, the ratio would have been 0.18%.

(d) Annualized

See accompanying notes to financial statements.

Net asset value, beginning of period	\$ 11.43	\$ 15.22	\$ 12.59	\$ 21.61
Net investment income/(loss)	0.21	(0.06)+	0.09	0.38
Net realized and unrealized gain/(loss) on investments and foreign currency related transactions	(0.70)	(3.36)	3.19	(6.88)++
Net increase/(decrease) in net assets resulting from operations	(0.49)	(3.42)	3.28	(6.50)
Dividends and distributions to shareholders:				
Net investment income	(0.15)	(0.01)	(0.07)	(0.32)
Net realized gain on investments and foreign currency related transactions	(0.86)	(0.58)	(0.58)	(2.20)
In excess of net investment income	--	--	--	--
Total dividends and distributions to shareholders	(1.01)	(0.59)	(0.65)	(2.52)
Anti-dilutive impact due to capital shares tendered or repurchased	--	0.22	--	--
Net asset value, end of period	\$ 9.93	\$ 11.43	\$ 15.22	\$ 12.59
Market value, end of period	\$ 8.43	\$ 8.438	\$ 11.250	\$ 9.063
Total investment return (a)	13.18%	(20.04)%	31.45%	(33.00)%

#### RATIOS/SUPPLEMENTAL DATA

Net assets, end of period (000 omitted)	\$ 134,289	\$ 154,473	\$ 218,027	\$ 180,357
Ratio of expenses to average net assets (b)	2.71%	2.98%	2.16%	--
Ratio of expenses to average net assets, excluding taxes	1.54%	1.73%	1.64%	1.62%
Ratio of net investment income/(loss) to average net assets	1.91%	(0.45)%	0.61%	2.29%
Portfolio turnover rate	29.81%	24.25%	12.01%	5.39%

FOR THE YEARS ENDED DECEMBER 31,

1997                  1996                  1995

-----                  -----                  -----

#### PER SHARE OPERATING PERFORMANCE

Net asset value, beginning of period	\$ 22.59	\$ 26.45	\$ 26.26
Net investment income/(loss)	0.10	0.47	0.65
Net realized and unrealized gain/(loss) on investments and foreign currency related transactions	2.32	(3.44)	0.41++
Net increase/(decrease) in net assets resulting from operations	2.42	(2.97)	1.06
Dividends and distributions to shareholders:			
Net investment income	--	(0.47)	(0.65)
Net realized gain on investments and foreign currency related transactions	(3.40)	(0.26)	(0.22)
In excess of net investment income	--	(0.16)	--
Total dividends and distributions to shareholders	(3.40)	(0.89)	(0.87)
Anti-dilutive impact due to capital shares tendered or repurchased	--	--	--
Net asset value, end of period	\$ 21.61	\$ 22.59	\$ 26.45
Market value, end of period	\$ 17.813	\$ 20.875	\$ 26.000
Total investment return (a)	3.56%	(16.43)%	16.66%

#### RATIOS/SUPPLEMENTAL DATA

Net assets, end of period (000 omitted)	\$ 303,944	\$ 317,012	\$ 370,275
Ratio of expenses to average net assets (b)	3.34%	1.96%	--
Ratio of expenses to average net assets, excluding taxes	1.50%	1.48%	1.46%
Ratio of net investment income/(loss) to average net assets	0.38%	1.79%	2.39%
Portfolio turnover rate	35.59%	4.82%	2.38%

The Chile Fund, Inc. (the "Fund") was incorporated in Maryland on January 30, 1989 and commenced investment operations on September 27, 1989. The Fund is registered under the Investment Company Act of 1940, as amended, as a closed-end, non-diversified management investment company.

NOTE B. SIGNIFICANT ACCOUNTING POLICIES

**USE OF ESTIMATES:** The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America ("GAAP") requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

**SECURITY VALUATION:** The net asset value of the Fund is determined daily as of the close of regular trading on the New York Stock Exchange, Inc. (the "Exchange") on each day the Exchange is open for business. The Fund's equity investments are valued at market value, which is generally determined using the closing price on the exchange or market on which the security is primarily traded at the time of valuation (the "Valuation Time"). If no sales are reported, equity investments are generally valued at the most recent bid quotation as of the Valuation Time or at the lowest ask quotation in the case of a short sale of securities. Debt securities with a remaining maturity greater than 60 days are valued in accordance with the price supplied by a pricing service, which may use a matrix, formula or other objective method that takes into consideration market indices, yield curves and other specific adjustments. Debt obligations that will mature in 60 days or less are valued on the basis of amortized cost, which approximates market value, unless it is determined that this method would not represent fair value.

Securities and other assets for which market quotations are not readily available, or whose values have been materially affected by events occurring before the Fund's Valuation Time, but after the close of the securities' primary market, are valued at fair value as determined in good faith by, or under the direction of, the Board of Directors under procedures established by the Board of Directors. The Fund may utilize a service provided by an independent third party which has been approved by the Board of Directors to fair value certain securities. At June 30, 2005, the Fund held 1.91% of its net assets in a security valued at fair value as determined in good faith under procedures established by the Board of Directors with an aggregate cost of \$4,296,118 and fair value of \$3,302,941. The Fund's estimate of fair value assumes a willing buyer and a willing seller neither acting under a compulsion to buy or sell. Although this security may be resold in privately negotiated transactions, the prices realized on such sales could differ from the price originally paid by the Fund or the current carrying value, and the difference could be material.

**SHORT-TERM INVESTMENT:** The Fund sweeps available cash into a short-term time deposit available through Brown Brothers Harriman & Co., the Fund's custodian. The short-term time deposit is a variable rate account classified as a short-term investment.

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

**TAXES:** No provision is made for U.S. 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 sufficient to

relieve it from all or substantially all U.S. income and excise taxes.

The Fund accrues foreign taxes on realized gains and repatriation taxes in an amount equal to what the Fund would owe if the securities were sold and the proceeds repatriated on the valuation date as a liability and reduction of realized/unrealized gains. Taxes on foreign income are recorded when the related income is recorded. For the six months ended June 30, 2005, the Fund incurred \$333,364 of such expense.

**FOREIGN CURRENCY TRANSLATIONS:** The books and records of the Fund are maintained in U.S. dollars. Foreign currency amounts are translated into U.S. dollars on the following basis:

- (I) market value of investment securities, assets and liabilities at the valuation date rate of exchange; and
- (II) purchases and sales of investment securities, income and expenses at the relevant rates of exchange prevailing on the respective dates of such transactions.

The Fund does not isolate that portion of gains and losses on investments in equity securities which is due to changes in the foreign exchange rates from that which is due to changes in market prices of equity securities. Accordingly, realized and unrealized foreign currency gains and losses with respect to such securities are included in the reported net realized and unrealized gains and losses on investment transactions balances.

The Fund reports certain foreign currency related transactions and foreign taxes withheld on security transactions as components of realized gains for financial reporting purposes, whereas such foreign currency related transactions are treated as ordinary income for U.S. income tax purposes.

Net unrealized currency gains or losses from valuing foreign currency denominated assets and liabilities at period end exchange rates are reflected as a component of net unrealized appreciation/depreciation in value of investments, and translation of other assets and liabilities denominated in foreign currencies.

Net realized foreign exchange gains or losses represent foreign exchange gains and losses from transactions in foreign currencies and forward foreign currency contracts, exchange gains or losses realized between the trade date and settlement date on security transactions, and the difference between the amounts of interest and dividends recorded on the Fund's books and the U.S. dollar equivalent of the amounts actually received.

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

**OTHER:** The Fund may invest in securities of foreign countries and governments which involve certain risks in addition to those inherent in domestic investments. Such risks generally include, among others currency risks (fluctuations in currency exchange rates),

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information risk (key information may be inaccurate or unavailable) and political risk (expropriation, nationalization or the imposition of capital or currency controls or punitive taxes). Other risks of investing in foreign securities include liquidity and valuation risks.

Securities denominated in currencies other than U.S. dollars are subject to changes in value due to fluctuations in exchange rates.

The Chilean securities markets are substantially smaller, less liquid and more volatile than the major securities markets in the United States. Consequently, acquisition and disposition of securities by the Fund may be inhibited. A significant proportion of the aggregate market value of equity securities listed on the Santiago Exchange are held by a small number of investors and are not publicly traded. This may limit the number of shares available for acquisition or disposition by the Fund.

Investments in Chile may involve certain considerations and risks not typically associated with investments in the United States, including the possibility of future political and economic developments and the level of Chilean governmental supervision and regulation of its securities markets.

The Fund, subject to local investment limitations, may invest up to 20% of its assets (at the time of commitment) in illiquid equity securities, including securities of private equity funds (whether in corporate or partnership form)

that invest primarily in the emerging markets. When investing through another investment fund, the Fund will bear its proportionate share of the expenses incurred by that fund, including management fees. Such securities are expected to be illiquid which may involve a high degree of business and financial risk and may result in substantial losses. Because of the current absence of any liquid trading market for these investments, the Fund may take longer to liquidate these positions than would be the case for publicly traded securities. Although these securities may be resold in privately negotiated transactions, the prices realized on such sales could be substantially less than those originally paid by the Fund or the current carrying values and these difference could be material. Further, companies whose securities are not publicly traded may not be subject to the disclosure and other investor protection requirements applicable to companies whose securities are publicly traded.

#### NOTE C. AGREEMENTS

Credit Suisse Asset Management, LLC ("CSAM") serves as the Fund's investment adviser with respect to all investments. CSAM receives as compensation for its advisory services from the Fund, an annual fee, calculated weekly and paid quarterly, equal to 1.20% of the first \$50 million of the Fund's average weekly market value or net assets (whichever is lower), 1.15% of the next \$50 million and 1.10% of amounts in excess of \$100 million. For the six months ended June 30, 2005, CSAM earned \$825,728 for advisory services. CSAM also provides certain administrative services to the Fund and is reimbursed by the Fund for costs incurred on behalf of the Fund (up to \$20,000 per annum). For the six months ended June 30, 2005, CSAM was reimbursed \$9,917 for administrative services rendered to the Fund.

CELFIN CAPITAL Servicios Financieros S.A. ("Celfin") serves as the Fund's Chilean sub-adviser. Celfin receives as compensation for its sub-advisory services, an annual fee, out of the advisory fee payable to CSAM, calculated weekly and paid quarterly, equal to 0.20% of the Fund's average weekly market value or net assets (whichever is lower). For the six months ended June 30, 2005, these sub-advisory fees amounted to \$143,370.

For the six months ended June 30, 2005, Celfin earned approximately \$65,000 in brokerage commissions from portfolio transactions executed on behalf of the Fund.

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Bear Stearns Funds Management Inc. ("BSFM") serves as the Fund's U.S. administrator. The Fund pays BSFM a monthly fee that is calculated weekly based on the Fund's average weekly net assets. For the six months ended June 30, 2005, BSFM earned \$55,829 for administrative services.

Celfin Capital S.A. Administradora de Fondos de Capital Extranjero ("AFCE") serves as the Fund's Chilean administrator. For its services, AFCE is paid a fee, out of the advisory fee payable to CSAM, that is calculated weekly and paid quarterly at an annual rate of 0.05% of the Fund's average weekly market value or net assets (whichever is lower). In addition, AFCE receives a supplemental administration fee, an annual reimbursement of out-of-pocket expenses and an accounting fee. For the six months ended June 30, 2005, the administration fees, supplemental administration fees and accounting fees amounted to \$35,843, \$35,208 and \$2,974, respectively.

Merrill Corporation ("Merrill"), an affiliate of CSAM, has been engaged by the Fund to provide certain financial printing services. For the six months ended June 30, 2005, Merrill was paid \$11,476 for its services to the Fund.

The Independent Directors receive fifty percent (50%) of their annual retainer in the form of shares purchased by the Fund's transfer agent in the open market. Directors as a group own less than 1% of the Fund's outstanding shares.

#### NOTE D. CAPITAL STOCK

The authorized capital stock of the Fund is 100,000,000 shares of common stock, \$0.001 par value. Of the 10,139,926 shares outstanding at June 30, 2005, CSAM owned 14,615 shares.

#### NOTE E. INVESTMENT IN SECURITIES

For the six months ended June 30, 2005, purchases and sales of securities, other than short-term investments, were \$33,220,216 and \$34,544,015, respectively.

#### NOTE F. CREDIT FACILITY

The Fund, together with other funds/portfolios advised by CSAM (collectively, the "Participating Funds"), participates in a \$75 million committed, unsecured, line of credit facility ("Credit Facility") with Deutsche Bank, A.G. as administrative agent and syndication agent and State Street Bank and Trust Company as operations agent for temporary or emergency purposes. Under the terms of the Credit Facility, the Participating Funds pay an aggregate commitment fee at a rate of 0.10% per annum on the average unused amount of the Credit Facility, which is allocated among the Participating Funds in such manner as is determined by the governing Boards of the Participating Funds. In addition, the Participating Funds pay interest on borrowings at the Federal Funds rate plus 0.50%. During the six months ended June 30, 2005, the Fund had no borrowings under the Credit Facility.

#### NOTE G. FEDERAL INCOME TAXES

Income and capital gain distributions are determined in accordance with federal income tax regulations, which may differ from GAAP. These differences are primarily due to differing treatments of foreign currency transactions, 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, 2004 were as follows:

Ordinary Income	\$ 4,765,765
Long-Term Capital Gains	\$ 17,846,270

Under current tax law, certain capital losses realized after October 31 within a taxable year may be deferred

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and treated as occurring on the first day of the following tax year ("Post-October losses"). For the tax period ended December 31, 2004, the Fund did not incur Post-October losses.

At June 30, 2005, 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 \$107,461,619, \$66,087,361, \$(1,079,540) and \$65,007,821, respectively.

#### NOTE H. CONTINGENCIES

In the normal course of business, the Fund may provide general indemnifications pursuant to certain contracts and organizational documents. The Fund's maximum exposure under these arrangements is dependent on future claims that may be made against the Fund and, therefore, cannot be estimated; however, based on experience, the risk of loss from such claims is considered remote.

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#### RESULTS OF ANNUAL MEETING OF SHAREHOLDERS (UNAUDITED)

On April 21, 2005, the Annual Meeting of Shareholders of The Chile Fund, Inc. (the "Fund") (the "Meeting") was held and the following matter was voted upon:

- (1) To re-elect two directors to the Board of Directors of the Fund.

NAME OF DIRECTOR	FOR	WITHHELD
- -----	-----	-----
James J. Cattano	6,849,944	139,448
Steven N. Rappaport	6,837,417	151,975

In addition to the directors re-elected at the Meeting, Enrique R. Arzac, Michael E. Kenneally and George W. Landau continued as directors of the Fund.

Effective April 15, 2005, William W. Priest, Jr. resigned as Director of the Fund.

Effective May 18, 2005, Martin M. Torino was appointed as Director of the Fund by the Board of Directors.

## IMPORTANT PRIVACY CHOICES FOR CONSUMERS (UNAUDITED)

We are committed to maintaining the privacy of every current and prospective customer. We recognize that you entrust important personal information to us, and we wish to assure you that we take seriously our responsibilities in protecting and safeguarding this information.

In connection with making available investment products and services to current and potential customers, we may obtain nonpublic personal information about you. This information may include your name, address, e-mail address, social security number, account number, assets, income, financial situation, transaction history and other personal information.

We may collect nonpublic information about you from the following sources:

- Information we receive on applications, forms, questionnaires, web sites, agreements or in the course of establishing or maintaining a customer relationship; and
- Information about your transactions with us, our affiliates, or others.

We do not disclose any nonpublic personal information about our customers or former customers to anyone, except with your consent or as otherwise permitted by law.

**RESTRICT INFORMATION SHARING WITH AFFILIATES:** In cases where we believe that additional products and services may be of interest to you, we may share the information described above with our affiliates unless you say "No."

/ / No, please do not share personal and financial information with your affiliated companies. [If you check this box, you must send this notice back to us with your name, address and account number to The Chile Fund, Inc. c/o Credit Suisse Asset Management, LLC, 466 Lexington Avenue, New York, New York 10017.]

We may also disclose this information to firms that perform services on our behalf. These agents and service providers are required to treat the information confidentially and use it only for the purpose for which it is provided.

We restrict access to nonpublic personal information about you to those employees, agents or other parties who need to know that information to provide products or services to you or in connection with your investments with or through us. We maintain physical, electronic and procedural safeguards that comply with federal standards to guard your nonpublic personal information.

**NOTE: THIS NOTICE IS PROVIDED TO CLIENTS AND PROSPECTIVE CLIENTS OF CREDIT SUISSE ASSET MANAGEMENT, LLC ("CSAM") AND CREDIT SUISSE ASSET MANAGEMENT SECURITIES, INC., AND SHAREHOLDERS AND PROSPECTIVE SHAREHOLDERS IN CSAM SPONSORED AND ADVISED INVESTMENT COMPANIES, INCLUDING CREDIT SUISSE FUNDS, AND OTHER CONSUMERS AND CUSTOMERS, AS APPLICABLE. THIS NOTICE IS NOT INTENDED TO BE INCORPORATED IN ANY OFFERING MATERIALS BUT IS MERELY A STATEMENT OF OUR CURRENT PRIVACY POLICY, AND MAY BE AMENDED FROM TIME TO TIME UPON NOTICE TO YOU. THIS NOTICE IS DATED AS OF MAY 18, 2005.**

## DESCRIPTION OF INVESTLINK(SM) PROGRAM (UNAUDITED)

The InvestLink(SM) Program is sponsored and administered by EquiServe Trust Company, N.A., with EquiServe, Inc. acting as service agent to the aforementioned and, not by The Chile Fund, Inc. (the "Fund"). EquiServe Trust Company, N.A., will act as program administrator (the "Program Administrator") of the InvestLink(SM) Program (the "Program"). The purpose of the Program is to provide existing shareholders with a simple and convenient way to invest additional funds and reinvest dividends in shares of the Fund's common stock ("Shares") at prevailing prices, with reduced brokerage commissions and fees.

In order to participate in the Program, you must be a registered holder of at least one Share of stock of the Fund. Purchases of Shares with funds from a participant's cash payment or automatic account deduction will begin on the next day on which funds are invested. All cash payments must be drawn on a U.S. bank and payable in U.S. dollars. Checks must be made payable to EquiServe. If a participant selects the dividend reinvestment option, automatic investment of dividends generally will begin with the next dividend payable after the Program Administrator receives his enrollment form. Once in the Program, a person will

remain a participant until he terminates his participation or sells all Shares held in his Program account, or his account is terminated by the Program Administrator. A participant may change his investment options at any time by requesting a new enrollment form and returning it to the Program Administrator.

A participant will be assessed certain charges in connection with his participation in the Program. All optional cash deposit investments will be subject to a service charge. Sales processed through the Program will have a service fee deducted from the net proceeds, after brokerage commissions. In addition to the transaction charges outlined above, participants will be assessed per share processing fees (which include brokerage commissions.) Participants will not be charged any fee for reinvesting dividends. The number of Shares to be purchased for a participant depends on the amount of his dividends, cash payments or bank account or payroll deductions, less applicable fees and commissions, and the purchase price of the Shares. The investment date for cash payments is the 25th day of each month (or the next trading day if the 25th is not a trading day). The investment date for dividend reinvestment is the dividend payment date. The Program Administrator uses dividends and funds of participants to purchase Shares of the Fund in the open market. Such purchases will be made by participating brokers as agent for the participants using normal cash settlement practices. All Shares purchased through the Program will be allocated to participants as of the settlement date, which is usually three business days from the purchase date. In all cases, transaction processing will occur within 30 days of the receipt of funds, except where temporary curtailment or suspension of purchases is necessary to comply with applicable provisions of the Federal Securities laws or when unusual market conditions make prudent investment impracticable. In the event the Program Administrator is unable to purchase Shares within 30 days of the receipt of funds, such funds will be returned to the participants.

The average price of all Shares purchased by the Program Administrator with all funds received during the time period from two business days preceding any investment date up to the second business day preceding the next investment date shall be the price per share allocable to a participant in connection with the Shares purchased for his account with his funds or dividends received by the Program Administrator during such time period. The average price of all Shares sold by the Program Administrator pursuant to sell orders received during such time period shall be the price per share allocable to a participant in connection with the Shares sold for his account pursuant to his sell orders received by the Program Administrator during such time period. All sale requests having an

anticipated market value of \$100,000.00 or more are expected to be submitted in written form. In addition, all sale requests received by the Program Administrator within thirty (30) days of an address change are expected to be submitted in written form.

EquiServe Trust Company, N.A., as Program Administrator, administers the Program for participants, keeps records, sends statements of account to participants and performs other duties relating to the Program. Each participant in the Program will receive a statement of his account following each purchase of Shares. The statements will also show the amount of dividends credited to such participant's account (if applicable), as well as the fees paid by the participant. In addition, each participant will receive copies of the Fund's annual and semi-annual reports to shareholders, proxy statements and, if applicable, dividend income information for tax reporting purposes.

If the Fund is paying dividends on the Shares, a participant will receive dividends through the Program for all Shares held on the dividend record date on the basis of full and fractional Shares held in his account, and for all other Shares of the Fund registered in his name. The Program Administrator will send checks to the participants for the amounts of their dividends that are not to be automatically reinvested at no cost to the participants.

Shares of the Fund purchased under the Program will be registered in the name of the accounts of the respective participants. Unless requested, the Fund will not issue to participants certificates for Shares of the Fund purchased under the Program. The Program Administrator will hold the Shares in book-entry form until a Program participant chooses to withdraw his Shares or terminate his participation in the Program. The number of Shares purchased for a participant's account under the Program will be shown on his statement of account. This feature protects against loss, theft or destruction of stock certificates.

A participant may withdraw all or a portion of the Shares from his Program account by notifying the Program Administrator. After receipt of a participant's

request, the Program Administrator will issue to such participant certificates for the whole Shares of the Fund so withdrawn or, if requested by the participant, sell the Shares for him and send him the proceeds, less applicable brokerage commissions, fees, and transfer taxes, if any. If a participant withdraws all full and fractional Shares in his Program account, his participation in the Program will be terminated by the Program Administrator. In no case will certificates for fractional Shares be issued. The Program Administrator will convert any fractional Shares held by a participant at the time of his withdrawal to cash.

Participation in any rights offering, dividend distribution or stock split will be based upon both the Shares of the Fund registered in participants' names and the Shares (including fractional Shares) credited to participants' Program accounts. Any stock dividend or Shares resulting from stock splits with respect to Shares of the Fund, both full and fractional, which participants hold in their Program accounts and with respect to all Shares registered in their names will be automatically credited to their accounts.

All Shares of the Fund (including any fractional share) credited to his account under the Program will be voted as the participant directs. The participants will be sent the proxy materials for the annual meetings of shareholders. When a participant returns an executed proxy, all of such Shares will be voted as indicated. A participant may also elect to vote his Shares in person at the Shareholders' meeting.

A participant will receive tax information annually for his personal records and to help him prepare his U.S. federal income tax return. The automatic reinvestment of dividends does not relieve him of any income tax which may be payable on dividends. For further

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information as to tax consequences of participation in the Program, participants should consult with their own tax advisors.

The Program Administrator in administering the Program will not be liable for any act done in good faith or for any good faith omission to act. However, the Program Administrator will be liable for loss or damage due to error caused by its negligence, bad faith or willful misconduct. Shares held in custody by the Program Administrator are not subject to protection under the Securities Investors Protection Act of 1970.

The participant should recognize that neither the Fund nor the Program Administrator can provide any assurance of a profit or protection against loss on any Shares purchased under the Program. A participant's investment in Shares held in his Program account is no different than his investment in directly held Shares in this regard. The participant bears the risk of loss and the benefits of gain from market price changes with respect to all of his Shares. Neither the Fund nor the Program Administrator can guarantee that Shares purchased under the Program will, at any particular time, be worth more or less than their purchase price. Each participant must make an independent investment decision based on his own judgment and research.

While the Program Administrator hopes to continue the Program indefinitely, the Program Administrator reserves the right to suspend or terminate the Program at any time. It also reserves the right to make modifications to the Program. Participants will be notified of any such suspension, termination or modification in accordance with the terms and conditions of the Program. The Program Administrator also reserves the right to terminate any participant's participation in the Program at any time. Any question of interpretation arising under the Program will be determined in good faith by the Program Administrator and any such good faith determination will be final.

Any interested shareholder may participate in the Program. All other cash payments or bank account deductions must be at least \$100.00, up to a maximum of \$100,000.00 annually. An interested shareholder may join the Program by reading the Program description, completing and signing the enrollment form and returning it to the Program Administrator. The enrollment form and information relating to the Program (including the terms and conditions) may be obtained by calling the Program Administrator at one of the following telephone numbers: (800) 730-6001 (U.S. and Canada) or (781) 575-3100 (outside U.S. and Canada). All correspondence regarding the Program should be directed to: EquiServe Trust Company, N.A., InvestLink<sup>(SM)</sup> Program, P.O. Box 43010, Providence, RI 02940-3010.

## PROXY VOTING AND PORTFOLIO HOLDINGS INFORMATION (UNAUDITED)

Information regarding how The Chile Fund, Inc. (the "Fund") voted proxies related to its portfolio securities during the 12-month period ended June 30 of each year as well as the policies and procedures that the Fund uses to determine how to vote proxies relating to its portfolio securities are available:

- By calling 1-800-293-1232;
- On the Fund's website, [www.csam.com/us](http://www.csam.com/us)
- On the website of the Securities and Exchange Commission, <http://www.sec.gov>.

The Fund files a complete schedule of its portfolio holdings for the first and third quarters of its fiscal year with the SEC on Form N-Q. The Fund's Forms N-Q are available on the SEC's website at <http://www.sec.gov> and may be reviewed and copied at the SEC's Public Reference Room in Washington, DC. Information on the operation of the SEC's Public Reference Room may be obtained by calling 1-800-SEC-0330.

## OTHER FUNDS MANAGED BY CREDIT SUISSE ASSET MANAGEMENT, LLC

Credit Suisse Capital Appreciation Fund  
 Credit Suisse Cash Reserve Fund  
 Credit Suisse Commodity Return Strategy Fund  
 Credit Suisse Emerging Markets Fund  
 Credit Suisse Fixed Income Fund  
 Credit Suisse Global Fixed Income Fund  
 Credit Suisse Global Small Cap Fund  
 Credit Suisse High Income Fund  
 Credit Suisse International Focus Fund  
 Credit Suisse Japan Equity Fund  
 Credit Suisse Large Cap Blend Fund  
 Credit Suisse Large Cap Value Fund  
 Credit Suisse Mid-Cap Growth Fund  
 Credit Suisse New York Municipal Fund  
 Credit Suisse Short Duration Bond Fund  
 Credit Suisse Small Cap Growth Fund  
 Credit Suisse Small Cap Value Fund

Fund shares are not deposits or other obligations of Credit Suisse Asset Management, LLC or any affiliate, are not FDIC-insured and are not guaranteed by Credit Suisse Asset Management, LLC or any affiliate. Fund investments are subject to investment risks, including loss of your investment. There are special risk considerations associated with international, global, emerging-market, small-company, private equity, high-yield debt, single-industry, single-country and other special, aggressive or concentrated investment strategies. Past performance cannot guarantee future results.

More complete information about a fund, including charges and expenses, is provided in the Prospectus, which should be read carefully before investing. You may obtain copies by calling Credit Suisse Funds at 800-927-2874. For up-to-date performance, please look in the mutual fund section of your newspaper under Credit Suisse.

Credit Suisse Asset Management Securities, Inc., Distributor.

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## SUMMARY OF GENERAL INFORMATION (UNAUDITED)

The Fund--The Chile Fund, Inc.--is a closed-end, non-diversified management investment company whose shares trade on the New York Stock Exchange, Inc. Its investment objective is to seek total return, consisting of capital appreciation and current income through investments primarily in Chilean equity and debt securities. Credit Suisse Asset Management, LLC (New York), the Fund's investment adviser, is part of Credit Suisse Asset Management ("CSAM"), the institutional and mutual-fund asset-management arm of Credit Suisse First

Boston. As of June 30, 2005, CSAM managed over \$24 billion in the U.S. and, together with its global affiliates, managed assets of over \$327 billion in 16 countries.

#### SHAREHOLDER INFORMATION

The market price is published in: THE NEW YORK TIMES (daily) and THE WALL STREET JOURNAL (daily) under the designation "ChileFd", and BARRON'S (each Monday) under the designation "Chile". The Fund's New York Stock Exchange, Inc. trading symbol is CH. Weekly comparative net asset value (NAV) and market price information about The Chile Fund, Inc.'s shares are published each Sunday in THE NEW YORK TIMES and each Monday in THE WALL STREET JOURNAL and BARRON'S, as well as other newspapers, in a table called "Closed-End Funds."

#### THE CSAM GROUP OF FUNDS

LITERATURE REQUEST--Call today for free descriptive information on the closed-end funds listed below at 1-800-293-1232 or visit our website on the Internet: <http://www.csam.com/us>.

#### CLOSED-END FUNDS

##### SINGLE COUNTRY

The First Israel Fund, Inc. (ISL)  
The Indonesia Fund, Inc. (IF)

##### MULTIPLE COUNTRY

The Emerging Markets Telecommunications Fund, Inc. (ETF)  
The Latin America Equity Fund, Inc. (LAQ)

##### FIXED INCOME

Credit Suisse Asset Management Income Fund, Inc. (CIK)  
Credit Suisse High Yield Bond Fund (DHY)

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

#### DIRECTORS AND CORPORATE OFFICERS

Enrique R. Arzac	Lead Director
James J. Cattano	Director
George W. Landau	Director
Steven N. Rappaport	Director
Martin M. Torino	Director
Michael E. Kenneally	Director and Chairman of the Board
Steven Plump	Chief Executive Officer and President
Matthew J.K. Hickman	Chief Investment Officer
J. Kevin Gao	Senior Vice President
Ajay Mehra	Chief Legal Officer
Emidio Morizio	Chief Compliance Officer
Michael A. Pignataro	Chief Financial Officer and Secretary
Karen Regan	Assistant Secretary
Robert M. Rizza	Treasurer
John Smith	Assistant Treasurer

#### INVESTMENT ADVISER

Credit Suisse Asset Management, LLC  
466 Lexington Avenue  
New York, NY 10017

ADMINISTRATOR

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

CUSTODIAN

Brown Brothers Harriman & Co.  
40 Water Street  
Boston, MA 02109

SHAREHOLDER SERVICING AGENT

EquiServe Trust Company, N.A.  
P.O. Box 43010  
Providence, RI 02940

INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

PricewaterhouseCoopers LLP  
Two Commerce Square  
Philadelphia, PA 19103

LEGAL COUNSEL

Willkie Farr & Gallagher LLP  
787 Seventh Avenue  
New York, NY 10019

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 registered public 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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CH-SAR-0605

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.

ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS.

This item is inapplicable to a semi-annual report on Form N-CSR.

ITEM 6. SCHEDULE OF INVESTMENTS.

Included as part of the report to shareholders filed under Item 1 of this Form.

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. PORTFOLIO MANAGERS OF CLOSED-END MANAGEMENT INVESTMENT COMPANIES.

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

ITEM 9. PURCHASES OF EQUITY SECURITIES BY CLOSED-END MANAGEMENT INVESTMENT COMPANY AND AFFILIATED PURCHASERS.

None.

ITEM 10. 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)(ii)(g) of Schedule 14A in its definitive proxy statement dated March 1, 2005.

ITEM 11. 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 30a-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 30a-3(b) under the Act and Rules 13a-15(b) or 15d-15(b) under the Securities Exchange Act of 1934.

(b) There were no changes in 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 12. EXHIBITS.

(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 30a-2(b) under the Act are an exhibit to this report.

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.

THE CHILE FUND, INC.

/s/Steven Plump

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Name: Steven Plump  
Title: Chief Executive Officer  
Date: September 1, 2005

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.

/s/Steven Plump

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Name: Steven Plump  
Title: Chief Executive Officer  
Date: September 1, 2005

/s/Michael A. Pignataro

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Name: Michael A. Pignataro  
Title: Chief Financial Officer  
Date: September 1, 2005

**DOCUMENT TYPE: EX-99.CERT**

EX-99.CERT

EXHIBIT 12(a) (2)

CERTIFICATIONS

I, Michael A. Pignataro, certify that:

1. I have reviewed this report on Form N-CSR of The Chile Fund, Inc.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations, changes in net assets, and cash flows (if the financial statements are required to include a statement of cash flows) of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940) for the registrant and have:

(a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

(b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted account principles;

(c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of a date within 90 days prior to the filing date of this report based on such evaluation; and

(d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the second fiscal quarter of the period covered by this report

that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer(s) and I have disclosed to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

(a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize, and report financial information; and

(b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: September 1, 2005

/s/Michael A. Pignataro

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Michael A. Pignataro  
Chief Financial Officer

I, Steven Plump, certify that:

1. I have reviewed this report on Form N-CSR of The Chile Fund, Inc.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;

3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations, changes in net assets, and cash flows (if the financial statements are required to include a statement of cash flows) of the registrant as of, and for, the periods presented in this report;

4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940) for the registrant and have:

(a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

(b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted account principles;

(c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of a date within 90 days prior to the filing date of this report based on such evaluation; and

(d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the second fiscal quarter of the period covered by this report that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and

5. The registrant's other certifying officer(s) and I have disclosed to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

(a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize, and report financial data information; and

(b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: September 1, 2005

/s/Steven Plump

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Steven Plump  
Chief Executive Officer

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**DOCUMENT TYPE: EX-99.906CERT**

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EXHIBIT 12(b)

SECTION 906 CERTIFICATIONS

SECTION 906 CERTIFICATION

Steven Plump, Chief Executive Officer, and Michael A. Pignataro, Chief Financial Officer, of The Chile Fund, Inc. (the "Fund"), each certify to his knowledge that:

(1) The Fund's periodic report on Form N-CSR for the period ended June 30, 2005 (the "Report") fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

(2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Fund.

/s/Steven Plump                            /s/ Michael A. Pignataro

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Steven Plump                                Michael A. Pignataro  
Chief Executive Officer                      Chief Financial Officer  
September 1, 2005                           September 1, 2005

A signed original of this written statement required by Section 906, or other document authenticating, acknowledging, or otherwise adopting the signature that appears in typed form within the electronic version of this written statement required by Section 906, has been provided to the Fund and will be retained by the Fund and furnished to the Securities and Exchange Commission or its staff upon request.