BRAZIL FUND INC Form N-14/A May 20, 2002

(3) Filing Party:

SCHEDULE 14A (RULE 14A-101) INFORMATION REQUIRED IN PROXY STATEMENT SCHEDULE 14A INFORMATION

Proxy Statement Pursuant to Section 14(A) of the Securities

	Exchange Act of 1934 (Amendment No)	
	y the Registrant $[X]$ y a Party other than the Registrant $[\ \]$	
Check t	he appropriate box:	
[]	Preliminary Proxy Statement []	Confidential, for Use Commission Only (as pe Rule 14a-6(e)(2))
[X] []	Definitive Proxy Statement Definitive additional materials Soliciting material pursuant to Rule 14a-11(c) or Rule 14a-12	
	THE BRAZIL FUND, INC.	
	(Name of Registrant as Specified in Its Charter)	
	<pre>(Name of Person(s) Filing Proxy Statement, if other than the Registrant)</pre>	
Payment	of filing fee (Check the appropriate box):	
[X]	No fee required. Fee computed on table below per Exchange Act Rules 14a-6(i)(4)) and 0-11.
(1)	Title of each class of securities to which transaction applies	s:
(2)	Aggregate number of securities to which transaction applies:	
(3)	Per unit price or other underlying value of transaction compute pursuant to Exchange Act Rule 0-11 (Set forth the amount on what filing fee is calculated and state how it was determined):	
(4)	Proposed maximum aggregate value of transaction:	
(5)	Total fee paid:	
[]	Fee paid previously with preliminary materials:	
[]	Check box if any part of the fee is offset as provided by Excl Rule $0-11(a)(2)$ and identity the filing for which the offsett paid previously. Identify the previous filing by registration number, or the form or schedule and the date of its filing.	ing fee was
(1)	Amount previously paid:	
(2)	Form, Schedule or Registration Statement no.:	

(4) Date Filed:

[LOGO]

345 Park Avenue (at 51st Street) New York, New York 10154 (800) 349-4281

The Brazil Fund, Inc.

May 20, 2002

To the Stockholders:

The Annual Meeting of Stockholders of The Brazil Fund, Inc. (the "Fund") is to be held at 10:45 a.m., Eastern time, on Wednesday, July 10, 2002 at the offices of Deutsche Investment Management Americas Inc., part of Deutsche Asset Management, 25th Floor, 345 Park Avenue (at 51st Street), New York, New York 10154. Stockholders who are unable to attend this meeting are strongly encouraged to vote by proxy, which is customary in corporate meetings of this kind. A Proxy Statement regarding the meeting, a proxy card for your vote at the meeting and an envelope — postage prepaid — in which to return your proxy are enclosed.

At the Annual Meeting the stockholders will elect three Directors. In addition, the stockholders present will hear a report on the Fund. There will be an opportunity to discuss matters of interest to you as a stockholder.

Your Fund's Directors recommend that you vote in favor of the three nominees for Directors.

Respectfully,

/s/Nicholas Bratt

/s/Juris Padegs

Nicholas Bratt President Juris Padegs Chairman of the Board

STOCKHOLDERS ARE URGED TO SIGN THE PROXY CARD AND MAIL IT IN THE ENCLOSED POSTAGE-PREPAID ENVELOPE SO AS TO ENSURE A QUORUM AT THE MEETING. THIS IS IMPORTANT WHETHER YOU OWN FEW OR MANY SHARES.

THE BRAZIL FUND, INC.

Notice of Annual Meeting of Stockholders

To the Stockholders of

The Brazil Fund, Inc.:

Please take notice that the Annual Meeting of Stockholders of The Brazil Fund, Inc. (the "Fund") has been called to be held at the offices of Deutsche Investment Management Americas Inc., part of Deutsche Asset Management, 25th Floor, 345 Park Avenue (at 51st Street), New York, New York 10154, on Wednesday, July 10, 2002 at 10:45 a.m., Eastern time, for the following purpose:

To elect three Directors of the Fund to hold office for a term of three years or until their respective successors shall have been duly elected and qualified.

The appointed proxies will vote on any other business as may properly come before the meeting or any adjournments thereof.

Holders of record of the shares of common stock of the Fund at the close of business on May 10, 2002 are entitled to vote at the meeting and any adjournments thereof.

By order of the Board of Directors,

/s/John Millette

John Millette, Secretary

May 20, 2002

IMPORTANT -- We urge you to sign and date the enclosed proxy card and return it in the enclosed addressed envelope which requires no postage and is intended for your convenience. Your prompt return of the enclosed proxy card may save the Fund the necessity and expense of further solicitations to ensure a quorum at the Annual Meeting. If you can attend the meeting and wish to vote your shares in person at that time, you will be able to do so.

PROXY STATEMENT

General

This Proxy Statement is furnished in connection with the solicitation of proxies by the Board of Directors of The Brazil Fund, Inc. (the "Fund") for use at the Annual Meeting of Stockholders, to be held at the offices of Deutsche Investment Management Americas Inc., formerly known as Zurich Scudder Investments, Inc. ("DeIM" or the "Investment Manager"), part of Deutsche Asset Management, 25th Floor, 345 Park Avenue (at 51st Street), New York, New York 10154, on Wednesday, July 10, 2002 at 10:45 a.m., Eastern time, and at any adjournments thereof (collectively, the "Meeting").

This Proxy Statement, the Notice of Annual Meeting and the proxy card are first being mailed to stockholders on or about May 20, 2002, or as soon as practicable thereafter. Any stockholder giving a proxy has the power to revoke it by mail (addressed to the Secretary at the principal executive office of the Fund, 345 Park Avenue, New York, New York 10154) or in person at the Meeting, by executing a superseding proxy or by submitting a notice of revocation to the Fund. All properly executed proxies received in time for the Meeting will be voted as specified in the proxy or, if no specification is made, for each proposal referred to in the Proxy Statement.

The presence at any stockholders' meeting, in person or by proxy, of stockholders entitled to cast a majority of the votes entitled to be cast shall be necessary and sufficient to constitute a quorum for the transaction of business. For purposes of determining the presence of a quorum for transacting business at the Meeting, abstentions and broker "non-votes" will be treated as shares that are present but which have not been voted. Broker non-votes are proxies received by the Fund from brokers or nominees when the broker or nominee has neither received instructions from the beneficial owner or other persons entitled to vote nor has discretionary power to vote on a particular matter. Accordingly, stockholders are urged to forward their voting instructions promptly.

Abstentions and broker non-votes will not be counted in favor of, but will have no other effect on, the vote for the proposal which requires the approval of a majority of shares voting at the Meeting.

Holders of record of the common stock of the Fund at the close of business on May 10, 2002 (the "Record Date") will be entitled to one vote per share on all business of the Meeting and any adjournments. There were 16,450,120 shares of common stock outstanding on the Record Date.

The Fund provides periodic reports to all stockholders which highlight relevant information, including investment results and a review of portfolio changes. You may receive an additional copy of the annual report for the fiscal year ended June 30, 2001 and a copy of the semiannual report for the six-month period ended December 31, 2001, without charge, by calling 800-349-4281 or 800-294-4366 or writing the Fund at 345 Park Avenue, New York, New York 10154.

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PROPOSAL: ELECTION OF DIRECTORS

Persons named on the accompanying proxy card intend, in the absence of contrary instructions, to vote all proxies for the election of the three nominees listed below as Directors of the Fund to serve for a term of three years, or until their respective successors are duly elected and qualified. All nominees have consented to stand for election and to serve if elected. If any such nominee should be unable to serve, an event not now anticipated, the proxies will be voted for such person, if any, as shall be designated by the Board of Directors to replace any such nominee. For election of Directors of the Meeting, the Board of Directors has approved the nomination of the individuals listed below.

Information Concerning Nominees

The following table sets forth certain information concerning each of the three nominees as a Director of the Fund. Each of the nominees is now a Director of the Fund. Unless otherwise noted, each of the nominees has engaged in the principal occupation listed in the following table for more than five years, but not necessarily in the same capacity.

Class I -- Nominees to serve until 2005 Annual Meeting of Stockholders:

	Present Office with the Fund, if any; Principal		Dollar Range	
	Occupation or		of Equity	Aggregate Dollar Rang
	Employment and	Year	Securities	Securities in All Reg
Name (Age)	Directorships	First	in the Fund	Investment Companies
Address	in Publicly Held	Became a	as of April	Director in Family of

Interested Director	Companies	Director	30, 2002^1	Companies as of April
Nicholas Bratt (53)*+ c/o Deutsche Investment Management Americas Inc. 345 Park Avenue New York, NY 10154	President (since 1987); Managing Director of DeIM; Director, Korea Society (private society). Mr. Bratt serves on the boards of certain other funds managed by DeIM.	2001++	\$50,001- \$100,000	Over \$100,000

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Class I Nominees to serve until 2005 Annual Meeting of Stockholders:							
Name (Age) Address Noninterested Directors	Directorships in Publicly Held	Became a	Dollar Range of Equity Securities in the Fund as of April 30, 2002^1	Aggregate Dollar Rang Securities in All Reg Investment Companies Director in Family of Companies as of April			
William H. Luers (73) c/o Deutsche Investment Management Americas Inc. 345 Park Avenue New York, NY 10154	President and Chief Executive Officer, United Nations Association; Director: IDEX Corporation (liquid handling equipment manufacturer), Wickes Lumber Company (building materials), American Online Latin America, The Eurasia Foundation, The Gilman Foundation; Member: Advisory Board, The Trust for Mutual Understanding; Member, Executive Committee and Board of Directors, Institute for East-West Studies; Chairman, "St. Petersburg 2003 Committee" of Citizens Exchange Council; Trustee: Rockefeller Brothers Fund, Trustee Advisory Council Appeal of Conscience Foundation; formerly, President, Metropolitan Museum of Art (1986-1999) (retired), Director, StoryFirst Communications Inc. (owns television and radio stations in Russia and Ukraine) (1996-1999).	,	\$10,001- \$50,000	\$10,001-\$50,000			

Mr. Luers serves on the boards of certain other funds managed by DeIM.

Class I -- Nominees to serve until 2005 Annual Meeting of Stockholders:

Name (Age) Address Noninterested Directors	Present Office with the Fund, if any; Principal Occupation or Employment and Directorships in Publicly Held Companies	Year First Became a Director	Dollar Range of Equity Securities in the Fund as of April 30, 2002^1	Aggregate Dollar Rang Securities in All Reg Investment Companies Director in Family of Companies as of April
Kesop Yun (57)	Professor (formerly	2001	None	None

Kesop Yun (57) c/o Deutsche Investment Dean, 1999-2001), Management Americas Inc. 345 Park Avenue New York, NY 10154 Seoul, Korea;

College of Business Administration, Seoul National University, Director, The Korea Liberalisation Fund, Inc. (U.K.) (1996-2000); Visiting Professor of London Business School (1997-98); President, Korea Securities & Economy Institute (1994-95); President, Korea Tax Association (1994-95). Mr. Yun serves on the boards of certain other funds managed by DeIM.

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Information Concerning Continuing Directors

The Board of Directors is divided into three classes, with each Director serving for a term of three years. The terms of the Class II and III Directors do not expire this year. The following table sets forth certain information regarding the Directors in such classes, including Mr. Hale, who has been appointed by the current Directors to serve as a Class III Director, effective immediately following the Meeting.

Class II -- Directors to serve until 2003 Annual Meeting of Stockholders:

Present Office with the Fund, if any; Principal

Dollar Range

Name (Age) Address Noninterested Directors	Occupation or Employment and Directorships in Publicly Held Companies	Year First Became a Director	-	1
Robert J. Callander (71) c/o Deutsche Investment Management Americas Inc. 345 Park Avenue New York, NY 10154		l; s	\$10,001- \$50,000	\$50,001-\$100,000
Kenneth C. Froewiss (56) c/o Deutsche Investment Management Americas Inc. 345 Park Avenue New York, NY 10154	Clinical Professor of 1997 Finance, Stern School of Business, New York University; Managing Director, J.P. Morgan (investment banking firm) (until 1996). Mr. Froewiss serves on the boards of certain oth funds managed by DeIM.		\$10,001- \$50,000	\$50,001-\$100,000

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Class III -- Directors to serve until 2004 Annual Meeting of Stockholders:

	Present Office with the			
	Fund, if any; Principal		Dollar Range	
	Occupation or		of Equity	Aggregate Dollar Rang
	Employment and	Year	Securities	Securities in All Reg
Name (Age)	Directorships	First	in the Fund	Investment Companies
Address	in Publicly Held	Became a	as of April	Director in Family of
Interested Director	Companies	Director	30, 2002^1	Companies as of April
				· ·

Richard T. Hale (56)*+ Managing Director, 2002+++ None \$10,001-\$50,000

c/o Deutsche Investment Deutsche Bank Management Americas Inc. Securities Inc. 345 Park Avenue (formerly DB Alex.

New York, NY 10154 $\,\,$ Brown LLC) and Deutsche Asset Management Americas; Director and President, Investment Company Capital Corp. (registered investment advisor); Chartered Financial Analyst. Formerly, Director, ISI Family of Funds (registered investment companies). Mr. Hale serves as President and/or on the boards of

managed by DeIM.

Class III -- Directors to serve until 2004 Annual Meeting of Stockholders:

certain other funds

Name (Age) Address Noninterested Directors	Present Office with the Fund, if any; Principal Occupation or Employment and Directorships in Publicly Held Companies	Year First Became a Director	Dollar Range of Equity Securities in the Fund as of April 30, 2002^1	Aggregate Dollar Ran Securities in All Re Investment Companies Director in Family o Companies as of Apri
Ronaldo A. da Frota Nogueira (63) c/o Deutsche Investment Management Americas Inc. 345 Park Avenue New York, NY 10154	Director and Chief Executive Officer, IMF Editora Ltda. (financial publisher); Director, Brazilian Association of Securities Analysts	1987	\$50,001- \$100,000	Over \$100,000

(ABAMEC-Brazil); Member, Board of Association of Certified International Investment Analysts (ACIIA). Mr. Nogueira serves on the boards of certain other funds

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Class III -- Directors to serve until 2004 Annual Meeting of Stockholders:

managed by DeIM.

Name (Age) Address Noninterested Directors	Present Office with the Fund, if any; Principal Occupation or Employment and Directorships in Publicly Held Companies	Year First Became a Director	Dollar Range of Equity Securities in the Fund as of April 30, 2002^1	Aggregate Dollar Rang Securities in All Reg Investment Companies Director in Family of Companies as of April
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Susan Kaufman Purcell (59) c/o Deutsche Investment President, Americas Management Society; Director, Americas Inc.

Vice President, Council 2001 None of the Americas; Vice Valero Energy Corp., Americas inc.

345 Park Avenue

New York, NY 10154

Valero Energy Corp.,
Freedom House,
Women's Foreign Policy Group, Foundation for Management Education in Central America (FMECA) and National Endowment for Democracy (until 1999); Member, Advisory Board, The Inter-American Foundation; Council on Foreign Relations; and The Economic Club of New York; Previously Member, Policy Planning Staff, U.S. Department of State and Associate Professor of Political Science, University of California, Los Angeles (UCLA). Dr. Purcell serves on the boards of certain

All Directors and Officers as a group ______

10,827 Shares

None

Director considered by the Fund and its counsel to be an "interested person" (which as used in this proxy statement is as defined in the Investment Company Act of 1940, as amended) of the Fund or of the Fund's investment manager, DeIM. Mr. Hale and Mr. Bratt each is deemed to be an interested person because of his affiliation with the Fund's investment manager, DeIM, or because he is an Officer of the Fund or both.

other funds managed

by DeIM.

- Mr. Bratt and Mr. Juris Padegs, a current Director and Chairman of the Board who is resigning from the Board effective immediately following the Meeting, are currently members of the Executive Committee of the Fund. Effective immediately following the Meeting, Mr. Hale will replace Mr. Padegs as a member of the Executive Committee of the Fund.
- Mr. Bratt previously served on the Board from 1987 to 1997.
- +++ Mr. Hale was appointed a Director and Chairman of the Board of the Fund by the Fund's Board of Directors on April 3, 2002, which appointment will take effect immediately following the Meeting.
- The information as to beneficial ownership is based on statements furnished to the Fund by the Directors and nominees. Unless otherwise noted, beneficial ownership is based on sole voting and investment power.

Section 16(a) Beneficial Ownership Reporting Compliance

Section 16(a) of the Securities Exchange Act of 1934 and Section 30(j) of the Investment Company Act of 1940, as amended (the "1940 Act"), as applied to a fund, requires the fund's Officers and Directors, Investment Manager, affiliates of the Investment Manager, and persons who beneficially own more than ten percent of a registered class of the fund's outstanding securities ("Reporting Persons"), to file reports of ownership of the fund's securities and changes in such ownership with the Securities and Exchange Commission (the "SEC") and The New York Stock Exchange, Inc. Such persons are required by SEC regulations to furnish the fund with copies of all such filings.

Based on a review of reports filed by the Fund's directors and executive officers, the investment manager, officers and directors of the investment manager, affiliated persons of the investment manager and beneficial holders of 10% or more of the Fund's outstanding stock, and written representations by the Reporting Persons that no year-end reports were required for such persons, all filings required by Section 16(a) of the Securities Exchange Act of 1934 for the fiscal year ended June 30, 2001 were timely except that Martin D. Feinstein filed a Form 3 late, and Scudder Investments Marketing Services, Inc. filed a Form 3 late and failed to file a Form 5 with respect to such late filing. As a convenience to the directors, the Investment Manager assists the directors in making their Section 16 filings.

According to filings made with the SEC in January 2002, February 2002 and February 2002, respectively, the following owned beneficially more than 5% of the Fund's outstanding stock:

Schedule 13G, State Teacher's Retirement System of Ohio, 275 East Broad Street, Columbus, Ohio, 43215, reported beneficial ownership of 998,900 shares, or 6.08% of the Fund's shares.

Schedule 13G/A, President & Fellows of Harvard College, c/o Harvard Management Company, 600 Atlantic Avenue, Boston, MA 02110, reported beneficial ownership of 2,759,201 shares, or 16.8% of the Fund's shares.

Schedule 13G/A, Lazard Freres & Company, LLC, 30 Rockefeller Plaza, 59th Floor, New York, NY 10020, reported beneficial ownership of 1,364,400 shares, or 8.4% of the Fund's shares.

Except as noted above, to the best of the Fund's knowledge, as of April 30, 2002, no other person owned beneficially more than 5% of the Fund's outstanding stock.

Honorary Director

Mr. Roberto Teixeira da Costa serves as an Honorary Director of the Fund. Honorary Directors are invited to attend all Board meetings and to participate in Board discussions, but are not entitled to vote on any matter presented to the Board. Mr. da Costa became a Director of the Fund in 1993 and retired from the Board in 2001.

Committees of the Board -- Board Meetings

The Board of Directors of the Fund met four times during the fiscal year ended June 30, 2001. Each Director attended at least 75% of the total number of meetings of the Board of Directors and of all committees of the Board on which he or she served as regular members.

The Board of Directors, in addition to an Executive Committee, has an Audit Committee, a Valuation Committee and a Committee on Independent Directors. The Executive and Valuation Committees consist of regular members, allowing alternates.

Audit Committee

The Board has an Audit Committee, consisting of those Directors who are not interested persons of the Fund or of the Investment Manager ("Noninterested Directors") as defined in the 1940 Act, which met twice during the fiscal year ended June 30, 2001. The members of the Audit Committee are independent, as independence is defined in the listing standards of the New York Stock Exchange. The Audit Committee reviews with management and the independent accountants for the Fund, among other things, the scope of the audit and the controls of the Fund and its agents, reviews and discusses with management the Fund's audited financial statements, reviews the auditor's required communications regarding the scope and results of the audit that may assist the Audit Committee in overseeing management's financial reporting and disclosure process, reviews and approves in advance the type of services to be rendered by independent accountants, recommends the selection of independent accountants for the Fund to the Board, reviews matters related to the independence of the Fund's independent accountants and in general considers and reports to the Board on matters regarding the Fund's accounting and bookkeeping practices.

The Board of Directors has adopted a written charter for the Audit Committee.

At a meeting held on April 3, 2002, the Board of Directors of the Fund, including a majority of the Noninterested Directors, selected PricewaterhouseCoopers LLP to act as independent accountants for the Fund for the fiscal year ending June 30, 2003. The Fund's financial statements for the fiscal year ended June 30, 2001 were audited by PricewaterhouseCoopers LLP. The following table sets forth the aggregate fees billed for professional services rendered by PricewaterhouseCoopers LLP^1:

	Financial	Information Systems	
Audit Fees I	Design and	Implementation Fees	All Other Fees^2
\$88,100		\$0	\$3,875,700

The fees disclosed in the table above under the caption "Audit Fees" are the aggregate fees for professional services rendered for the audit of the Fund for the most recent fiscal year. The fees disclosed under the captions "Financial Information Systems Design and Implementation Fees" and "All Other Fees" include fees billed for services, if any, during the most recent calendar year to the Fund, DeIM and all entities controlling, controlled by, or under common control with DeIM that provide services to the Fund.

- ^1 In addition to the amount shown in the table, PricewaterhouseCoopers LLP billed fees during the year ended December 31, 2001 of approximately \$3,095,530 for professional services rendered for audit and tax services provided to other DeIM-advised funds.
- ^2 All Other Fees includes \$1,775,400 for services in connection with risk management, taxation, attest/agreed upon procedures, review of filings with the SEC and testing of internal controls for DeIM and other related entities that provide support for the operations of the funds.

The Fund's Audit Committee gave careful consideration to the non-audit related services provided by PricewaterhouseCoopers LLP to the Fund, DeIM and entities controlling, controlled by or under common control with DeIM that provide services to the Fund, and, based in part on certain representations and information provided by PricewaterhouseCoopers LLP, determined that the provision of these services was compatible with maintaining PricewaterhouseCoopers LLP's independence.

Representatives of PricewaterhouseCoopers LLP are not expected to be present at the Meeting, but will be available by telephone to respond to appropriate questions and to make a statement if they wish to do so.

Audit Committee Report

In connection with the audited financial statements as of and for the year ended June 30, 2001 included in the Fund's Annual Report for the year ended June 30, 2001 (the "Annual Report"), at a meeting held on August 17, 2001, the Audit Committee considered and discussed the audited financial statements with management and the independent accountants, and discussed the audit of such financial statements with the independent accountants.

The members of the Audit Committee are not professionally engaged in the practice of auditing or accounting and are not employed by the Fund for accounting, financial management or internal control. Moreover, the Audit Committee relies on and makes no independent verification of the facts presented to it or representations made by management or the independent accountants. Accordingly, the Audit Committee's oversight does not provide an independent basis to determine that management has maintained appropriate accounting and financial reporting principles or policies, or internal controls and procedures, designed to assure compliance with accounting standards and applicable laws and regulations. Furthermore, the Audit Committee's considerations and discussions referred to above do not provide assurance that the audit of the Fund's financial statements has been carried out in accordance with generally accepted auditing standards or that the financial statements are presented in accordance with generally accepted accounting principles.

Based on its consideration of the audited financial statements and the discussions referred to above with management and the independent accountants and subject to the limitation on the responsibilities and role of the Audit Committee set forth in the Charter and those discussed above, the Audit Committee of the Fund recommended to the Board of Directors of the Fund that the audited financial statements be included in the Fund's Annual Report.

The Audit Committee currently consists of Messrs. Callander, Froewiss, Luers, Nogueira and Yun and Dr. Purcell.

Committee on Independent Directors

The Board has a Committee on Independent Directors consisting of the Noninterested Directors. The Committee met three times during the fiscal year ended June 30, 2001. The Committee is charged with the duty of making all nominations for Noninterested Directors and consideration of other related matters. The Committee met on April 3, 2002 to nominate the nominees for Noninterested Directors presented in this proxy statement. Stockholders' recommendations as to nominees received by management are referred to the Committee for its consideration and action.

Executive Committee

The Executive Committee is empowered, and the Directors have delegated to such Committee, all of the powers of the Directors not otherwise delegated, except for the declaration of dividends and distributions. The Executive Committee acts when the full Board of Directors is not in session. Mr. Bratt and Mr. Juris Padegs, a current Director and Chairman of the Board who is resigning effective immediately following the Meeting, are members of the Executive Committee of the Fund. Effective immediately following the Meeting, Mr. Hale will become a Director of the Fund, and will replace Mr. Padegs as a member of the Executive Committee of the Fund. The Executive Committee did not meet during the fiscal year ended June 30, 2001.

Valuation Committee

The Valuation Committee monitors the valuation of portfolio securities and other investments and, as required by the Fund's valuation policies when the full Board is not in session, determines the fair value of illiquid and other portfolio holdings after consideration of all relevant factors, which determinations are reported to the full Board. Messrs. Bratt and Froewiss are currently members of the Valuation Committee, with Messrs. Callander and Padegs as alternates. Effective immediately following the Meeting, Mr. Hale will replace Mr. Padegs as an alternate member of the Valuation Committee of the Fund. The Valuation Committee met four times during the fiscal year ended June 30, 2001.

Executive Officers

In addition to Mr. Bratt, a Director who is also an Officer of the Fund, the following persons are Executive Officers of the Fund:

Name (Age)	Present Office with the Fund; Principal Occupation or Employment^1	Year Fi an Of
Gary L. French (50)	Treasurer; Managing Director of DeIM; prior to April 2001, President at UAM Fund Services, Inc.	2
Judith A. Hannaway (49)	Vice President; Managing Director of DeIM.	1
John R. Hebble (43)	Assistant Treasurer; Senior Vice President of DeIM.	1
Tara C. Kenney (41)	Vice President; Senior Vice President of DeIM.	2
Thomas Lally (34)	Assistant Treasurer; Senior Vice President of DeIM.	2
Brenda Lyons (39)	Assistant Treasurer; Senior Vice President of DeIM.	2
John Millette (39)	Vice President and Secretary; Vice President of DeIM.	1
Caroline Pearson (40)	Assistant Secretary; Managing Director of DeIM; prior to September 1997, practiced law with the law firm of Dechert Price & Rhoads.	1
Paul H. Rogers (46)	Vice President; Senior Vice President of DeIM.	1
Bruce Rosenblum (41)	Vice President and Assistant Secretary; Director of Deutsche Asset Management since 2002; prior thereto, Vice President of Deutsche Asset Management 2000-2002; and partner with the law firm of Freedman, Levy, Kroll & Simonds.	2

^1 Unless otherwise stated, all Executive Officers have been associated with DeIM, Deutsche Asset Management, or predecessor organizations for more than five years, although not necessarily in the same capacity.

^2 The President, Treasurer and Secretary each hold office until his successor has been duly elected and qualified, and all other officers hold office in accordance with the By-Laws of the Fund.

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Transactions with and Remuneration of Directors and Officers

The aggregate direct remuneration incurred by the Fund for payment to Noninterested Directors was \$121,349, including expenses, for the fiscal year ended June 30, 2001. Each such Noninterested Director currently receives fees, paid by the Fund, of \$750 per Directors' meeting attended and an annual Director's fee of \$6,000, except for Mr. Nogueira who as a Resident Brazilian Director receives an annual fee of \$12,000. Each Director also receives \$250 per committee meeting attended (other than audit committee meetings and meetings held for the purpose of considering arrangements between the Fund and the Investment Manager or an affiliate of the Investment Manager, for which such Director receives a fee of \$750). DeIM supervises the Fund's investments, pays the compensation and certain expenses of its personnel who serve as Directors and Officers of the Fund, and receives a management fee for its services. Several of the Fund's Officers and Directors are also officers, directors or employees of DeIM and participate in the fees paid to that firm (see "Investment Manager"), although the Fund makes no direct payments to them.

The following Compensation Table provides, in tabular form, the following data:

Column (1) All Directors who receive compensation from the Fund.

Column (2) Aggregate compensation received by a Director from the Fund.

Columns (3) and (4) Pension or retirement benefits accrued or proposed to be paid by the Fund. The Fund does not pay such benefits to its Directors.

Column (5) Total compensation received by a Director from the Fund, plus compensation received from all funds managed by DeIM for which a Director serves. The total number of funds from which a Director receives such compensation is also provided in column (5). Generally, compensation received by a Director for serving on the Board of a closed-end fund is greater than the compensation received by a Director for serving on the Board of an open-end fund.

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Compensation Table for the year ended December 31, 2001

-----(3) (4) (5 (1) (2) Pension or

Name of Person, Position

Aggregate Retirement Benefits Estimated Annual as a Director Compensation Accrued as Part of Benefits Upon of the Fund from the Fund Expenses Retirement Scudder Fund

Aggregate Co

Robert J. Callander,				
Director	\$10,750	N/A	N/A	\$54,500 (5 fu
Kenneth C. Froewiss,				
Director	\$10,750	N/A	N/A	\$50,224 (5 fu
William H. Luers,				
Director	\$10 , 750	N/A	N/A	\$33,698 (4 fu
Ronaldo A. da Frota				
Nogueira, Director	\$16 , 750	N/A	N/A	\$54 , 724 (5 fu
Susan Kaufman Purcell,				
Director	\$5 , 724**	N/A	N/A	\$38,672 (5 fu
Kesop Yun,				
Director	\$4,224**	N/A	N/A	\$26,198 (4 fu

- * Number of funds during calendar year 2001. The number of funds changed during the year 2001 due to mergers.
- ** First became a member of the Board on July 18, 2001.

Required Vote

Election of each of the listed nominees for Director requires the affirmative vote of a majority of the votes cast at the Meeting in person or by proxy. Your Fund's Directors recommend that stockholders vote in favor of each of the nominees.

The Investment Manager

On April 5, 2002, Zurich Scudder Investments, Inc. ("Scudder"), the investment manager of the Fund, was acquired by Deutsche Bank AG. Upon the closing of this transaction, Scudder became part of Deutsche Asset Management and changed its name to Deutsche Investment Management Americas Inc. ("DeIM" or the "Investment Manager").

Under the supervision of the Board of Directors of the Fund, DeIM, with headquarters at 345 Park Avenue, New York, New York, makes the Fund's investment decisions, buys and sells securities for the Fund and conducts research that leads to these purchase and sales decisions. DeIM has more than 80 years of experience managing mutual funds and provides a full range of investment advisory services to institutional and retail clients. The Fund's investment advisor is also responsible for selecting brokers and dealers and for negotiating brokerage commissions and dealer charges.

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Deutsche Asset Management is the marketing name in the U.S. for the asset management activities of Deutsche Bank AG, DeIM, Deutsche Asset Management Inc., Deutsche Bank Securities Inc., Deutsche Asset Management Investment Services Ltd., Deutsche Bank Trust Company Americas and Scudder Trust Company. Deutsche Asset Management is a global asset management organization that offers a wide range of investing expertise and resources, including more than 500 portfolio managers and analysts and an office network that reaches the world's major investment centers. This well-resourced global investment platform brings together a wide variety of experience and investment insight, across industries, regions, asset classes and investing styles. DeIM is an indirect wholly owned subsidiary of Deutsche Bank AG. Deutsche Bank AG is a major global banking

institution that is engaged in a wide range of financial services, including investment management, mutual fund, retail, private and commercial banking, investment banking and insurance.

The Investment Manager, the predecessor of which is Scudder, Stevens & Clark, Inc., is one of the most experienced investment counseling firms in the U.S. It was established as a partnership in 1919 and pioneered the practice of providing investment counsel to individual clients on a fee basis. In 1928 it introduced the first no-load mutual fund to the public. In 1953 Scudder introduced Scudder International Fund, Inc., the first mutual fund available in the U.S. investing internationally in securities of issuers in several foreign countries. The predecessor firm reorganized from a partnership to a corporation on June 28, 1985. On December 31, 1997, Zurich Insurance Company ("Zurich") acquired a majority interest in Scudder, and Zurich Kemper Investments, Inc., a Zurich subsidiary, became part of Scudder. Scudder's name changed to Scudder Kemper Investments, Inc. On January 1, 2001, the Investment Manager changed its name from Scudder Kemper Investments, Inc. to Zurich Scudder Investments, Inc. On April 5, 2002, 100% of the Investment Manager was acquired by Deutsche Bank AG.

DeIM is a Delaware corporation. Thomas Hughes^1, Dean Barr^1, Deborah Flickinger^1, Phillip Freiherr von Girsewald^2, and William Shiebler^1 are Directors of DeIM. Edmond D. Villani^3 is President and Chief Executive Officer, William G. Butterly, III^1 is Secretary, and Christopher DeMaio^3 is Treasurer of DeIM.

Brokerage Commissions on Portfolio Transactions

DeIM places orders for portfolio transactions with issuers, underwriters or other brokers and dealers. In selecting brokers and dealers with which to place portfolio transactions for the Fund, DeIM seeks to achieve the most favorable net results. When consistent with this policy, DeIM may place such transactions with brokers and dealers that sell shares of funds advised by DeIM and is authorized to place such brokerage with brokers and dealers who supply brokerage and research services to DeIM.

- ^1 280 Park Avenue, New York, NY
- 2 Taunusanlage 12, Frankfurt 60325, Germany A21-01
- 3 345 Park Avenue, New York, NY 10154

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Pursuant to procedures determined by the Directors and subject to the general policies of a Fund and Section 17(e) of the 1940 Act, DeIM may place securities transactions with brokers with whom it is affiliated ("Affiliated Brokers").

Section 17(e) of the 1940 Act limits to "the usual and customary broker's commission" the amount which can be paid by a Fund to an Affiliated Broker acting as broker in connection with transactions effected on a securities exchange. The Board, including a majority of the Directors who are not "interested persons" of the Fund or DeIM, has adopted procedures designed to comply with the requirements of Section 17(e) of the 1940 Act and Rule 17e-1 promulgated thereunder to ensure that the broker's commission is "reasonable and fair compared to the commission, fee or other remuneration received by other brokers in connection with comparable transactions involving similar securities being purchased or sold on a securities exchange during a comparable period of time...."

Affiliated Brokers furnish to the Fund at least annually a statement setting forth the total amount of all compensation retained by them or any of their associated persons in connection with effecting transactions for the account of a Fund, and the Board reviews and approves all such portfolio transactions on a quarterly basis and the compensation received by Affiliated Brokers in connection therewith.

During the fiscal year ended June 30, 2001, the Fund paid no brokerage commissions to any Affiliated Broker.

Other Matters

The Board of Directors does not know of any matters to be brought before the Meeting other than those mentioned in this Proxy Statement. The appointed proxies will vote on any other business that comes before the Meeting or any adjournment thereof in accordance with their best judgment.

Miscellaneous

Proxies will be solicited by mail and may be solicited in person or by telephone by Officers of the Fund or personnel of DeIM. The Fund has retained Georgeson Shareholder Communications, Inc. ("Georgeson"), 17 State Street, New York, New York 10004 to assist in the proxy solicitation. The cost of its services is estimated at \$9,000 plus expenses. The costs and expenses connected with the solicitation of the proxies and with any further proxies which may be solicited by the Fund's Officers or Georgeson, in person or by telephone, will be borne by the Fund. The Fund will reimburse banks, brokers, and other persons holding the Fund's shares registered in their names or in the names of their nominees, for their expenses incurred in sending proxy material to and obtaining proxies from the beneficial owners of such shares.

As the meeting date approaches, certain stockholders may receive a telephone call from a representative of Georgeson if their votes have not been received. Authorization to permit Georgeson to execute proxies may be obtained by telephonic or electronically transmitted instructions from stockholders of the Fund. Proxies that are obtained telephonically will be recorded in accordance with the procedures described below. The Fund believes that these procedures are reasonably designed to ensure that both the identity of the stockholder casting the vote and the voting instructions of the stockholder are accurately determined.

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If a stockholder wishes to participate in a Meeting, but does not wish to give a proxy by telephone or electronically, the stockholder may still submit the proxy card originally sent with this proxy statement or attend in person. Should stockholders require additional information regarding the proxy or a replacement proxy card, they may contact Georgeson toll-free at 1-866-888-7341. Any proxy given by a stockholder is revocable until voted at a meeting.

In the event that sufficient votes in favor of any proposal set forth in the Notice of this Meeting are not received by July 10, 2002, the persons named as appointed proxies on the enclosed proxy card may propose one or more adjournments of the Meeting to permit further solicitation of proxies. Any such adjournment will require the affirmative vote of the holders of a majority of the shares present in person or by proxy at the session of the meeting to be adjourned. The persons named as appointed proxies on the enclosed proxy card will vote in favor of such adjournment those proxies which they are entitled to vote in favor of the proposal for which further solicitation of proxies is to be made. They will vote against any such adjournment those proxies required to be

voted against such proposal. The costs of any such additional solicitation and of any adjourned session will be borne by the Fund.

Stockholder Proposals

Stockholders wishing to submit proposals for inclusion in a proxy statement for the 2003 meeting of stockholders of the Fund should send their written proposals to John Millette, Secretary of the Fund, c/o Deutsche Investment Management Americas Inc. at 345 Park Avenue, New York, New York 10154, by January 21, 2003. The timely submission of a proposal does not quarantee its inclusion.

The Fund may exercise discretionary voting authority with respect to stockholder proposals for the 2003 meeting of stockholders which are not included in the proxy statement and form of proxy, if notice of such proposals is not received by the Fund at the above address on or before April 7, 2003. Even if timely notice is received, the Fund may exercise discretionary voting authority in certain other circumstances. Discretionary voting authority is the ability to vote proxies that stockholders have executed and returned to the Fund on matters not specifically reflected on the form of proxy.

By order of the Board of Directors,

/s/John Millette

John Millette Secretary

345 Park Avenue New York, New York 10154

May 20, 2002

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Instructions for Voting Your Proxy

The Brazil Fund, Inc. is now offering shareholders of record three alternative ways of voting their proxies:

- o By Telephone
- o Through the Internet (using a browser)
- o By Mail (traditional method)

Your telephone or Internet vote authorizes the named proxies to vote your shares in the same manner as if you had mailed your proxy card.

We encourage you to use these cost effective and convenient ways of voting.

Please fold	(Signature of Stockholder) (Signature of joint owner, if any) Date
	(Signature of joint owner, if any) Date
	(Signature of joint owner, if any) Date
	(Signature of joint owner, if any) Date
	(Signature of joint owner, if any) Date
	(Signature of joint owner, if any) Date, 2002
	(Signature of joint owner, if any)
	(Signature of Stockholder)
	PLEASE SIGN AND RETURN PROMPTLY IN ENCLOSED ENVELOPE. NO POSTAGE IS REQUIRED.
	zed to vote in their discretion on any other business before the meeting and any adjournments thereof.
Please fold	and detach card at perforation before mailing.
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/ COMPANY NUM	DED / CONTROL NUMBER /
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o Visit the Internet vo o Enter the COMPANY NUM instructions on your	oting Website at http://proxy.georgeson.com MBER AND CONTROL NUMBER shown below and follow the
/ INTERNET VOTING / Avo Visit the Internet voo Enter the COMPANY NUM instructions on your	

THIS PROXY IS SOLICITED ON BEHALF OF THE BOARD OF DIRECTORS

Annual Meeting of Stockholders -- July 10, 2002

The undersigned hereby appoints Bruce Rosenblum, John Millette and Caroline Pearson and each of them, the proxies of the undersigned, with the power of substitution to each of them, to vote all shares of The Brazil Fund, Inc. which the undersigned is entitled to vote at the Annual Meeting of Stockholders of The Brazil Fund, Inc. to be held at the offices of Deutsche Investment Management Americas Inc., part of Deutsche Asset Management, 25th Floor, 345 Park Avenue (at 51st Street), New York, New York 10154, on Wednesday, July 10, 2002 at 10:45 a.m., Eastern time, and at any adjournments thereof.

Unless otherwise specified in the squares provided, the undersigned's vote will be cast FOR the item listed below.

The election of three Directors:

Nominees: Class I: Nicholas Bratt, William H. Luers and Kesop Yun.

(INSTRUCTION: To withhold authority to vote for any individual nominee, write that nominee's name on the space provided below.)

FOR all nominees WITHHOLD AUT listed at left (except as marked to the contrary at left)

/ / /

(continued on oth

to vote for

listed at le

nominees