ZWEIG FUND INC /MD/ Form N-CSR/A September 12, 2011

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 number 811-04739

THE ZWEIG FUND, INC.
(EXACT NAME OF REGISTRANT AS SPECIFIED IN CHARTER)

900 THIRD AVE, 31ST FLOOR
NEW YORK, NY 10022-4728
(ADDRESS OF PRINCIPAL EXECUTIVE OFFICES) (ZIP CODE)

KEVIN J. CARR, ESQ.

VICE PRESIDENT, CHIEF LEGAL OFFICER, COUNSEL AND SECRETARY FOR REGISTRANT

100 PEARL STREET

HARTFORD, CT 06103-4506

(NAME AND ADDRESS OF AGENT FOR SERVICE)

Registrant's telephone number, including area code: 800-272-2700

Date of fiscal year end: December 31

Date of reporting period: December 31, 2010

Form N-CSR is to be used by management investment companies to file reports with the Commission not later than 10 days after the transmission to stockholders of any report that is required to be transmitted to stockholders under Rule 30e-1 under the Investment Company Act of 1940 (17 CFR 270.30e-1). The Commission may use the information provided on Form N-CSR in its regulatory, disclosure review, inspection, and policymaking roles.

A registrant is required to disclose the information specified by Form N-CSR, and the Commission will make this information public. A registrant is not required to respond to the collection of information contained in Form N-CSR unless the Form displays a currently valid Office of Management and Budget ("OMB") control number. Please direct comments concerning the accuracy of the information collection burden estimate and any suggestions for reducing the burden to Secretary, Securities and Exchange Commission, 100 F Street, NE, Washington, DC 20549. The OMB has reviewed this collection of information under the clearance requirements of 44 U.S.C. (S) 3507.

ITEM 1. REPORTS TO STOCKHOLDERS.

The Report to Shareholders is attached herewith.

THE ZWEIG FUND, INC.

Annual Report

December 31, 2010

[LOGO]

Zweig Advisers

A VIRTUS INVESTMENT PARTNER

OFFICERS AND DIRECTORS

GEORGE R. AYLWARD, President, Chairman and Chief Executive Officer

CARLTON NEEL, Executive Vice President

DAVID DICKERSON, Senior Vice President

MARC BALTUCH, Chief Compliance Officer and Vice President

MOSHE LUCHINS, Vice President

KEVIN J. CARR, Chief Legal Officer and Secretary

W. PATRICK BRADLEY, Treasurer and Chief Financial Officer

JACQUELINE PORTER, Vice President and Assistant Treasurer

CHARLES H. BRUNIE, Director

WENDY LUSCOMBE, Director

ALDEN C. OLSON, PH.D., Director

JAMES B. ROGERS, JR., Director

R. KEITH WALTON, Director

INVESTMENT ADVISER
ZWEIG ADVISERS LLC
900 Third Avenue
New York, NY 10022-4793

FUND ADMINISTRATOR
VP DISTRIBUTORS, INC.
100 Pearl Street
Hartford, CT 06103-4506

CUSTODIAN
THE BANK OF NEW YORK MELLON
One Wall Street
New York, NY 10286

LEGAL COUNSEL KATTEN MUCHIN ROSENMAN LLP 575 Madison Avenue New York, NY 10022-2585

TRANSFER AGENT
COMPUTERSHARE TRUST COMPANY, NA
P.O. Box 43010
Providence, RI 02940-3010

INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM PRICEWATERHOUSECOOPERS LLP 2001 Market Street Philadelphia, PA 19103-7042

THIS REPORT IS TRANSMITTED TO THE SHAREHOLDERS OF THE ZWEIG FUND, INC. FOR THEIR INFORMATION. THIS IS NOT A PROSPECTUS, CIRCULAR OR REPRESENTATION INTENDED FOR USE IN THE PURCHASE OF SHARES OF THE FUND OR ANY SECURITIES MENTIONED IN THIS REPORT.

[LOGO]

VIRTUS
INVESTMENT PARTNERS

Q4 - 10

FUND DISTRIBUTIONS AND MANAGED DISTRIBUTION PLAN

The Fund has a Managed Distribution Plan to pay 10% of the Fund's net asset value on an annualized basis. Distributions may represent earnings from net investment income, realized capital gains, or, if necessary, return of capital. The board believes that regular quarterly, fixed cash payouts will enhance shareholder value and serve the long-term interests of shareholders. You should not draw any conclusions about the Fund's investment performance from the amount of the distributions or from the terms of the Fund's Managed Distribution Plan.

The Fund estimates that it has distributed more than its income and net realized capital gains in the fiscal year to date; therefore, a portion of your distributions may be a return of capital. A return of capital may occur, for example, when some or all of the money that you invested in the Fund is paid back to you. A return of capital distribution does not necessarily reflect the Fund's investment performance and should not be confused with "yield" or "income".

The amounts and sources of distributions reported in Section 19(a) notices of the 1940 Act are only estimates and are not being provided for tax reporting purposes. The actual amounts and sources of the amounts for tax reporting purposes will depend upon the Fund's investment experience during the remainder of its fiscal year and may be subject to changes based on tax regulations. The Fund will send shareholders a Form 1099-DIV for the calendar year that will tell you how to report distributions for federal income tax purposes.

The Board may amend, suspend or terminate the Managed Distribution Plan at any time, without prior notice to shareholders if it deems such action to be in the best interest of the Fund and its shareholders.

Information on the Zweig funds is available at www.Virtus.com. Section 19(a) notices are posted on the website at:. http://www.virtus.com/products/closed/details.aspx?type=individual&fundid=ZF

February 1, 2011

DEAR FELLOW ZWEIG FUND SHAREHOLDER:

I am pleased to share with you the manager's report and commentary for the Zweig Fund, Inc. for the fiscal year ended December 31, 2010.

The Zweig Fund's net asset value increased 10.82% for the quarter ended December 31, 2010, including \$0.086 in re-invested distributions. During the same period, the S&P 500 Index gained 10.76%, including re-invested dividends. The Fund's average equity exposure for the quarter was approximately 78%.

For the fiscal year ended December 31, 2010, the Fund's net asset value rose 10.36%, including \$0.364 in re-invested distributions. For the same period, the S&P 500 Index increased 15.06%, including re-invested dividends. The Fund's average equity exposure for the year was also approximately 79%.

Sincerely,

/s/ George R. Aylward

George R. Aylward
President, Chairman and Chief Executive Officer
The Zweig Fund, Inc.
MARKET OVERVIEW AND OUTLOOK

Marking the second year of recovery from the financial crisis, the stock market climbed higher in 2010. Gaining 7.3%/(1)/ in the fourth quarter and 18.5%/(1)/ for the second half, the Dow Jones Industrial Average rose 11%/(1)/ for the year and closed at 11,577.51. The Dow ended 76.8%/(1)/ above its low of 6,547.05 on March 9, 2009 but still lags 18%/(1)/ below its all-time high of 14,164.53 on October 9, 2007. Increasing 6.5%/(1)/ in December alone, the 5%P 500 Index moved up 12.8%/(1)/ for the year to finish at 1,257.64. This followed a gain of 23%/(1)/ in 2009. Paced by its strong technology positions, the Nasdaq Composite finished at 2,652.87, a rise of 16.9%/(1)/ for 2010.

Despite losses in the debt-challenged countries of Portugal, Italy, Ireland, Greece and Spain, the broad STOXX Europe 600 advanced 9%/(1)/ to end 2010 at a two-year high. The biggest gainer was Germany's DAX Index, which increased 16%/(1)/. The U.K.'s FTSE 100 rose 9%/(1)/. In Asia, most markets soared but China and Japan, the two biggest economies, lost ground. The Shanghai Composite slipped 14%/(1)/ and the Nikkei 225 Stock Average dipped 3%/(1)/.

Stating that he expected economic growth to be "moderately stronger this year," Federal Reserve (the "Fed") Chairman Ben S. Bernanke told Congress that "we have seen increased evidence that a self-sustaining recovery in consumer and business spending may be taking hold." However, he cautioned that employment "improved only moderately" and that "it could take four or five more years for the job market to normalize fully."

/(1)/ Return excludes reinvested dividends.

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The continued weakness in hiring was evident in the Labor Department's report for December. While the jobless rate dropped to 9.4% from November's 9.8%, employers added only 103,000 jobs in December, far below the pace needed to establish a stabilized labor market. Much of the decline in the unemployment rate was attributed to the large number of discouraged people no longer seeking work.

Signs of economic strength came from the Institute of Supply Management. Its index of manufacturing activity expanded in December to 57. Figures above 50 signal expansion. The agency's barometer of service sector activities climbed to 57.1 in December, the twelfth straight month of expansion and the highest figure since May 2006.

Also encouraging was the report by the Commerce Department that new orders received by American factories, excluding transportation, rose 2.4% in November, the largest gain in eight months. October showed a 0.1% rise. Unfilled orders increased 0.6% in November after rising 0.7% in October.

Reflecting an improved economy, the nation's gross domestic product increased 2.6% in the third quarter, an upward revision of the earlier 2.5% growth estimate and significantly above the 1.7% gain in the second quarter, according to the Commerce Department. Further economic growth was indicated by the surge in U.S. exports in October, the last month for which figures are available. A 3.2% gain in exports and a 0.5% drop in imports brought the domestic trade deficit to a nine-month low of \$38.7 billion, according to the Commerce Department. October exports were the largest since August 2008, the month before the economic crisis hit.

The value of the dollar, a key factor in international trade, gained strength in 2010, with the US Dollar Index, which measures the dollar against a basket of world currencies, gaining 1.5%. The dollar ended the year up 6.6% against the euro and 3.6% against the British pound. However the dollar dropped 12.8% against the Japanese yen.

Housing activity, a major component of the economy, presented a mixed picture. The Commerce Department reported that housing starts rose 3.9% in November to a seasonally-adjusted annual rate of 555,000 units. However new building permits declined 4% in November to the lowest level since April 2009, following a 0.9% gain in October. Sales of new homes reached a seasonally-adjusted annual rate of 290,000 against 275,000 in October but was still only at 20% of the peak level of 2005. Overall construction spending increased 0.4% in November to an annual pace of \$810.2 billion, a five-month high.

Rather than investing in expansion and hiring workers, non-financial companies in the U.S. were holding \$1.93 trillion in cash and other liquid assets at the end of September, up from \$1.8 trillion at the end of June, according to the Federal Reserve. Cash represented 7.4% of the total assets, the largest proportion since 1959.

Marking the first world-wide increase in mergers and acquisitions since the financial crisis, global volume reached \$2.74 trillion last year against \$2.2 trillion in 2009, according to Dealogic. The U.S. share was \$874.7 billion with 9,627 deals. Europe accounted for \$786.3 billion in deals and emerging markets, with 32% of the total, saw \$889.3 billion in deals. While down 4% from the third quarter of 2010, global volume in the fourth quarter grew 17% to \$738

billion from \$630.3 billion in the final quarter a year ago.

Initial public offerings also came back to life in 2010. World-wide registrations totaled 1,376 and raised \$269.4 billion, more than double the amounts in 2009 and 2008, according to Dealogic. The U.S. saw 110 new stocks, valued at \$35.5 billion, enter the market, more than double the 2009

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total of \$13.9 billion. China, with 471 offerings, raised \$104.4 billion, dominating the market. China alone raised more money than the U.S. and Europe combined.

While U.S. consumer spending increased 0.4% in November from October, the pace of inflation remained subdued. The consumer price index rose only 0.1% in November and was up 1.1% for the year, according to the Labor Department. The core measurement, which excludes volatile food and energy prices, also gained 0.1% for the month and was only 0.8% higher than a year ago. The Producer Price Index rose 0.8% in November and was 3.5% above a year earlier. However the producer price core gauge was only 1.2% above the 2009 level.

Consumer confidence slipped in November but stock market analysts and investors remained very bullish. The Conference Board reported that its index of consumer attitudes fell to 52.5 in December from an upward revised 54.3 in November. Expressing more positive views, advisors surveyed by Investors Intelligence showed 56% bulls at the year-end and only 20% bears. Similar views were reported by members of the American Institute of Investors, which had 62% bulls and 20% bears. These figures show a stronger bullish sentiment than at the end of the third quarter when analysts stood at 43% bulls and 28% bears and investors at 42% bulls and 32% bears. We believe that these readings indicate an excess of optimism which is not good for the market.

A less optimistic outlook prevailed for company earnings. Analysts expect profits to rise by 13.4% this year, far below the projected increase of 37.8% for 2010, according to Thomson Reuters. The higher profits last year were largely driven by cost savings by companies. During the recession they became lean and mean, laying off workers and concentrating on reducing expenditures. Consequently, earnings climbed substantially. However, as the latest forecast from analysts shows, they will not rise forever.

Based on estimated earnings, Bloomberg News reported that stocks in the S&P 500 were trading at a price/earnings ratio of 15.03 on December 31, 2010 against 15.92 on September 30 and 19.61 at the end of 2009. The P/Es for trailing twelve-month earnings were 21.25, 21.35 and 16.99 respectively. The declines in P/Es during the year reflect the higher earnings even though the market went up. On the surface, the valuations appear reasonable but they are not cheap.

Looking forward, the major problem, as we mentioned earlier, is too much optimism. As a result, our sentiment indicator is negative. With the market continuing to rise slowly, our tape indicator is fine. Our monetary indicator, which depends largely on Fed actions, is okay. At the moment the Fed is buying bonds and definitely not tightening, holding short-term interest rates near zero. Given our policy not to fight the tape or the Fed, we have these two factors going for us. However, there still is excessive optimism to worry about.

Because of our nervousness about the sentiment data, our market posture is somewhat better than neutral but less than moderately bullish. After cutting

back recently from 80%, we are currently at about 75% invested.

Sincerely,

/s/Martin E. Zweig, Ph.D.

Martin E. Zweig, Ph.D. President
Zweig Consulting LLC

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PORTFOLIO COMPOSITION

The Fund's leading equity sectors on December 31, 2010 included Information Technology, Energy, Industrials, Materials, and Consumer Discretionary. Although the percentages held varied, all of the above appeared in our previous listing. During the quarter we added to our positions in Information Technology and Financials and reduced our holdings in Health Care and Industrials.

Our leading individual positions on December 31, 2010 included Alcoa, Chesapeake Energy, Chevron, Citigroup, Freeport-McMoRan, Lululemon Athletica, Monsanto, Nucor, Petroleo Brasileiro, and Potash. All of the above, with the exception of Freeport McMoRan, are new to this listing.

During the quarter we trimmed our holdings, in Alcoa, Citigroup and Nucor and added to our positions in Chesapeake Energy, Petroleo Brasileiro and Potash. Lululemon and Monsanto are new positions.

The following, where we trimmed our positions, are no longer among our top holdings: Autozone, United Continental, Haliburton, IBM, QUALCOMM, Union Pacific and Verizon. Also out is Johnson & Johnson, which we eliminated.

Sincerely,

/s/ Carlton Neel Carlton Neel Executive Vice President Zweig Advisers, LLC

ASSET ALLOCATION AS OF DECEMBER 31, 2010

The following graph illustrates asset allocations within certain sectors and as a percentage of total investments as of December 31, 2010.

[CHART]

Information Technology	17%
Energy	14%
Industrials	10%
Materials	10%
Consumer Discretionary	9%
Financials	6%

Health Care 4% Other (includes short-term investments) 30%

The preceding information is the opinion of portfolio management. Past performance is no guarantee of future results, and there is no guarantee that market forecasts will be realized.

For information regarding the indexes cited and key investment terms used in this report see page 7.

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KEY INVESTMENT TERMS

AMERICAN DEPOSITARY RECEIPT (ADR): Represents shares of foreign companies traded in U.S. dollars on U.S. exchanges that are held by a U.S. bank or a trust. Foreign companies use ADRs in order to make it easier for Americans to buy their shares.

COMMERCE DEPARTMENT: The cabinet department in the U.S. Government that deals with business, trade and commerce. Its objective is to foment higher standards of living for Americans through the creations of jobs. It aims to achieve this by promoting an infrastructure of monetary and economic growth, competitive technology and favorable international trade.

CONFERENCE BOARD REPORT: Widely followed economic indicators, particularly the Consumer Confidence Index ("CCI"). The Conference Board also connects some 2,000 companies via forums and peer-to-peer meetings to discuss what matters to companies today: issues such as top-line growth in a shifting economic environment and corporate governance standards.

CONSUMER PRICE INDEX (CPI): Measures the pace of inflation by measuring the change in consumer prices of goods and services, including housing, electricity, food, and transportation, as determined by a monthly survey of the U.S. Bureau of Labor Statistics. Also called the cost-of-living index.

DAX INDEX: A total return index of 30 selected German blue chip companies traded on the Frankfurt Stock exchange. It is a free float weighted index.

DEALOGIC: Provides technology, data analytics, and consulting services platform to Investment Bank and Capital Markets professionals.

DOW JONES INDUSTRIAL AVERAGE/SM/: A price-weighted average of 30 blue chip stocks. The index is calculated on total return basis with dividends reinvested.

FEDERAL RESERVE: The central bank of the United States, responsible for controlling the money supply, interest rates and credit with the goal of keeping the U.S. economy and currency stable. Governed by a seven- member board, the system includes 12 regional Federal Reserve Banks, 25 branches and all national and state banks that are part of the system.

FTSE 100 INDEX: A capitalization weighted index of the 100 most capitalized companies traded on the London Stock Exchange.

GROSS DOMESTIC PRODUCT (GDP): An important measure of the United States'

economic performance, GDP is the total market value of all final goods and services produced in the U.S. during any quarter or year.

INFLATION: Rise in the prices of goods and services resulting from increased spending relative to the supply of goods on the market.

INITIAL PUBLIC OFFERING (IPO): A company's first sale of stock to the public.

INSTITUTE FOR SUPPLY MANAGEMENT (ISM) REPORT ON BUSINESS/(R)/: An economic forecast, released monthly, that measures U.S. manufacturing conditions and is arrived at by surveying 300 purchasing professionals in the manufacturing sector representing 20 industries in all 50 states.

INVESTORS INTELLIGENCE SURVEY: A weekly survey published by Chartcraft, an investment services company, of the current sentiment of approximately 150 market newsletter writers. Participants are classified into three categories: bullish, bearish or waiting for a correction.

NASDAQ COMPOSITE/(R)/ INDEX: A market capitalization-weighted index of all issues listed in the NASDAQ (National Association Of Securities Dealers Automated Quotation System) Stock Market, except for closed-end funds, convertible debentures, exchange traded funds, preferred stocks, rights, warrants, units and other

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derivative securities. The index is calculated on a total return basis with dividends reinvested.

NIKKEI 225 STOCK AVERAGE: A price weighted average of 225 top-rated Japanese companies listed in the First Section of the Tokyo Stock Exchange.

PRICE-TO-EARNINGS RATIO (P/E): A valuation measure calculated by dividing a stock's price by its current or projected earnings per share. The P/E ratio gives an idea of how much an investor is paying for current or future earnings power.

PRODUCER PRICE INDEX (PPI): Measures the average change over time in the selling prices received by domestic producers for their output. The prices included in the PPI are from the first commercial transaction for many products and some services.

S&P 500/(R) / INDEX: A free-float market capitalization-weighted index of 500 of the largest U.S. companies. The index is calculated on a total return basis with dividends reinvested.

SHANGHAI COMPOSITE INDEX: A capitalization weighted index that tracks the daily price performance of all A shares and B shares listed on the Shanghai Stock Exchange.

STOXX 600 INDEX: A broad based capitalization weighted index of European based stocks. It is a free float weighted index.

THOMSON REUTERS: An information company that supplies news services to newspapers, news agencies, broadcasters and other media subscribers as well as to businesses governments, institutions, and individuals.

Indexes cited are unmanaged and not available for direct investment; therefore

their performance does not reflect the expenses associated with the active management of an actual portfolio. $\,$

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THE ZWEIG FUND, INC.

SCHEDULE OF INVESTMENTS

DECEMBER 31, 2010

(\$ REPORTED IN THOUSANDS)

	NUMBER OF SHARES	VALUE
INVESTMENTS COMMON STOCKS CONSUMER DISCRETIONARY 8.8%		
AutoZone, Inc./(2)/	19,000 145,000 244,000 100,000 83,000 66,000	4,644
CONSUMER STAPLES 2.9% Altria Group, Inc	205,000 77,000	5,047
ENERGY 14.0% Chesapeake Energy Corp. Chevron Corp. ConocoPhillips. El Paso Corp. Halliburton Co. Massey Energy Co./(4)/. Occidental Petroleum Corp. Petroleo Brasileiro S.A. ADR. Williams Cos., Inc. (The).	233,000 60,000 79,000 361,000 126,000 99,000 55,000 155,000 212,000	6,037 5,475 5,380 4,967 5,145 5,311 5,396 5,865 5,241
FINANCIALS 6.0% Bank of America Corp	390,000 1,145,000 31,000 415,000	48,817 5,202 5,416 5,213 5,287 21,118

See notes to financial statements

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	NUMBER OF SHARES	VALUE
HEALTH CARE 4.2% Biogen Idec, Inc./(2)/	76,000 129,000 132,000	\$ 5,096 4,675 4,766
		14 , 537
INDUSTRIALS 9.8% Alaska Air Group, Inc./(2)/	90,000 57,000 857,000 146,000 69,000 54,000 177,000	5,102 5,339 4,713 5,040 4,864 5,004 4,216
		34,278
INFORMATION TECHNOLOGY 17.1% Amkor Technology, Inc./(2)(4)/ Cisco Systems, Inc./(2)/ Corning, Inc Hewlett-Packard Co Intel Corp International Business Machines Corp Microsoft Corp Nokia Oyj Sponsored ADR/(4)/ QUALCOMM, Inc Research In Motion Ltd./(2)/ SanDisk Corp./(2)/ Visa, Inc. Class A	718,000 214,000 259,000 117,000 238,000 34,000 187,500 502,000 107,000 81,000 103,000 65,000	5,306 4,329 5,004 4,926 5,005 4,990 5,235 5,181 5,295 4,708 5,136 4,575
MATERIALS 9.6% Alcoa, Inc	387,000 103,000 46,000 80,000 126,000 37,000	5,956 5,138 5,524 5,571 5,521 5,729
TELECOMMUNICATION SERVICES 1.5% Verizon Communications, Inc	150,000	5 , 367
		5,367
		_

TOTAL COMMON STOCKS (Identified Cost \$229,949)

258,224

See notes to financial statements

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		NUMBER OF SHARES	VALUE
EXCHANGE-TRADED FUNDS Templeton Dragon Fund, Inc	1.3%	150,000	\$ 4,606
TOTAL EXCHANGE-TRADED FUNDS (Identified Cost \$	\$2,519)		4,606
TOTAL LONG TERM INVESTMENTS 75.2% (Identified Cost \$232,468)			262,830
		PAR	
U.S. TREASURY BILLS/(3)/ 21.8%	24.8%		
0.180%, 2/24/11/(4)/ 0.155%, 3/31/11		\$ 11,000 7,000	10,999 6,998
0.165%, 4/21/11			33,986
0.190%, 6/2/11			8,994
0.223%, 9/22/11		15,000	14,976
			75 , 953
		NUMBER OF SHARES	
MONEY MARKET MUTUAL FUNDS 3.0% Dreyfus Cash Management Fund Institutional Shares (seven-day effective yield 0.140%)		10,516,548	10,517
TOTAL SHORT-TERM INVESTMENTS (Identified Cost	\$86.46	(3)	86,470
	, ,	,	
SECURITIES LENDING COLLATERAL Dreyfus Institutional Cash Advantage	2.3%		
Fund (seven-day effective yield 0.180%)/(5)/	• • •	7,903,000	\$ 7 , 903
TOTAL SECURITIES LENDING COLLATERAL (Identifie \$7,903)			7 , 903
TOTAL INVESTMENTS (Identified Cost \$326,834) - OTHER ASSETS AND LIABILITIES, NET (2.3%)			357,203/(1)/ (7,991)
NET ASSETS 100.0%			\$349,212

- (1) Federal Income Tax Information: For tax information at December 31, 2010, see Note 9 Federal Income Tax Information in the Notes to Financial Statements.
- (2) Non-income producing.
- (3) The rate shown is the discount rate.
- (4) All or a portion of security is on loan.
- (5) Represents security purchased with cash collateral received for securities on loan.

See notes to financial statements

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COUNTRY WEIGHTINGS+ (UNAUDITED)	
United States (includes short-term investments).	90%
Canada	3
Brazil	2
Finland	2
Bermuda	1
China	1
Greece	1
Total	100%
	===

^{+ %} of total investments as of December 31, 2010

(REPORTED IN THOUSANDS)

The following table provides a summary of inputs used to value the Fund's investments as of December 31, 2010. (See Security Valuation Note 2A in the Notes to Financial Statements):

	TOTAL VALUE AT DECEMBER 31, 2010	LEVEL 1 QUOTED PRI
Equity Securities:		
Common Stocks	\$258 , 224	\$258,224
Exchange-Traded Funds	4,606	4,606
Money Market Mutual Funds	10,517	10,517
Securities Lending Collateral	7,903	7,903
U.S. Government Securities (includes short-term investments)	75 , 953	
Total	\$357,203	\$281,250
	=======	=======

There are no Level 3 (significant unobservable inputs) priced securities.

See notes to financial statements

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THE ZWEIG FUND, INC.

STATEMENT OF ASSETS AND LIABILITIES

DECEMBER 31, 2010

(REPORTED IN THOUSANDS EXCEPT SHARES OUTSTANDING AND PER SHARE AMOUNTS)

ASSETS Investment securities at value (Identified cost \$326,834). Receivables: Dividends and interest	279
Total Assets	357,516
LIABILITIES Payables: Collateral on securities loaned	•
Administration fee Professional fees Transfer agent fee Other accrued expenses	62 15
Total Liabilities	8,304
NET ASSETS	\$349 , 212
NET ASSET VALUE PER SHARE (\$349,212/91,955,558)	\$ 3.80
NET ASSETS CONSIST OF: Capital paid in on shares of beneficial interest Accumulated undistributed net investment income (loss) Accumulated net realized gain (loss)	315 (53,645)
NET ASSETS	\$349,212

See notes to financial statements

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THE ZWEIG FUND, INC.

STATEMENT OF OPERATIONS

YEAR ENDED DECEMBER 31, 2010

(REPORTED IN THOUSANDS)

INVESTMENT INCOME	
Income	
Dividends (net of foreign taxes withheld of \$48)	\$ 5,150
Interest	132
Security lending	2
Total Investment Income	5 , 284
Expenses	
Investment advisory fees	2,798
Administration fees	214
Professional fees	298
Printing fees and expenses	173
Directors' fees	164
Transfer agent fees and expenses	138
Custodian fees	10
Miscellaneous expenses	263
Total Expenses	4,058
Net Investment Income	
NET REALIZED AND UNREALIZED GAIN (LOSSES)	
Net realized gain (loss) on:	
Investments	14,436
Net change in unrealized appreciation (depreciation) on:	
Investments	13,968
Net realized and unrealized gain (loss)	
Net increase (decrease) in net assets resulting from operations	

See notes to financial statements

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THE ZWEIG FUND, INC.

STATEMENT OF CHANGES IN NET ASSETS

(REPORTED IN THOUSANDS)

YEAR ENDED YEAR DECEMBER 31, 2010 DECEMBER

INCREASE (DECREASE) IN NET ASSETS OPERATIONS		
Net investment income (loss)	\$ 1,226	\$
Net realized gain (loss)	14,436	(2
Net change in unrealized appreciation (depreciation)	13,968	8
Net increase (decrease) in net assets resulting from		
operations	29,630	6
DIVIDENDS AND DISTRIBUTIONS TO SHAREHOLDERS FROM		
Net investment income	(1,463)	(
Net realized short-term gains	(7,745)	
Tax return of capital	(24,264)	(2
Total dividends and distributions to shareholders	(33, 472)	(3
Net increase (decrease) in net assets	(3,842)	3
Beginning of period	353,054	32
End of period	\$349 , 212	 \$35
	======	===
Accumulated undistributed net investment income (loss) at		
end of period	\$ 315	\$

See notes to financial statements

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THE ZWEIG FUND, INC.

FINANCIAL HIGHLIGHTS

(SELECTED DATA FOR A SHARE OUTSTANDING THROUGHOUT EACH PERIOD)

		YE	AR ENDED	DECEMBER
		2009		
PER SHARE DATA Net asset value, beginning of period				
INCOME FROM INVESTMENT OPERATIONS Net investment income (loss)/(6)/	0.31		(1.67))
Total from investment operations)
DIVIDENDS AND DISTRIBUTIONS Dividends from net investment income	(0.08) (0.26)		(0.10)))
Total dividends and distributions	(0.36)	(0.34)	(0.52)

Dilutive effect on net asset values as a result of capital contribution				
Dilutive effect on net asset values as a result of rights				
offering			/ (4)	/
Change in net asset value	(0.04)	0.34	(2.15)	
Net asset value, end of period		\$ 3.84		\$
Market value, end of period/(2)/	\$ 3.35		\$ 2.88	\$
Total investment return/(3)/	12.87%	29.08%	(35.32)%	===
Total return on net asset value/(5)/	10.36%		(29.75)%	===
RATIOS/SUPPLEMENTAL DATA:	======		======	===
Net assets, end of period (in thousands)	\$349 , 212	\$353,054	\$322,293	\$51
(excluding dividends on short sales)	1.23%	1.22%	1.18%	
(including dividends on short sales)	1 23%	1.22%	1.18%	
Ratio of net investment income to average net assets				
Portfolio turnover rate			39%	
TOTOTOTTO CUITIOVET TUCC	720	558	558	

For definitions and explanations of the Footnotes see page 16.

See notes to financial statements

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⁽¹⁾ Shares were sold at a 5% discount from a 5-day average market price from 8/29/07 to 9/5/07.

⁽²⁾ Closing Price -- New York Stock Exchange.

⁽³⁾ Total investment return is calculated assuming a purchase of a share of the Fund's common stock at the opening NYSE share price on the first business day and a sale at the closing NYSE share price on the last business day of each period reported. Dividends and distributions, if any, are assumed for the purpose of this calculation, to be reinvested at prices obtained under the Fund's Automatic Reinvestment and Cash Purchase Plan. Generally, total investment return based on net asset value will be higher than total investment return based on market value in periods where there is an increase in the discount or a decrease in the premium of the market value to the net assets from the beginning to the end of such periods. Conversely, total investment return based on net asset value will be lower than total investment return based on market value in periods where there is a decrease in the discount or an increase in the premium of the market value to the net asset value from the beginning to the end of such periods.

⁽⁴⁾ Amount is less than \$0.005.

⁽⁵⁾ NAV return is calculated using the opening Net Asset Value price of the Fund's common stock on the first business day and the closing Net Asset Value price of the Fund's common stock on the last business day of each period reported. Dividends and distributions, if any, are assumed for the purpose of this calculation, to be reinvested at prices obtained under the Fund's Automatic Reinvestment and Cash Purchase Plan.

⁽⁶⁾ Computed using average shares outstanding.

⁽⁷⁾ Total investment return includes the dilutive effect of the rights offering. Without this effect, the total investment return would have been (3.83)%.

See notes to financial statements

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THE ZWEIG FUND, INC.

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2010

NOTE 1 -- ORGANIZATION

The Zweig Fund, Inc. (the "Fund") is a closed-end, diversified management investment company registered under the Investment Company Act of 1940 (the "Act"). The Fund was incorporated under the laws of the State of Maryland on June 18, 1986. The Fund's investment objective is capital appreciation, primarily through investment in equity securities, consistent with the preservation of capital and reduction of risk.

NOTE 2 -- SIGNIFICANT ACCOUNTING POLICIES

The following is a summary of significant accounting policies consistently followed by the Fund in the preparation of its financial statements. The preparation of financial statements in conformity with accounting principals generally accepted in the United States of America 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 amount of increases and decreases in net assets from operations during the reporting period. Actual results could differ from those estimates and those differences could be significant.

A. SECURITY VALUATION:

Security Valuation procedures for the funds have been approved by the Board of Trustees. All internally fair valued securities referred to below are approved by a valuation committee appointed under the direction of the Board of Trustees.

The Fund utilizes a fair value hierarchy which prioritizes the inputs to valuation techniques used to measure fair value into three broad levels.

- . Level 1 -- quoted prices in active markets for identical securities
- Level 2 -- prices determined using other significant observable inputs (including quoted prices for similar securities, interest rates, prepayment speeds, credit risk, etc.)
- Level 3 -- prices determined using significant unobservable inputs (including the valuation committee's own assumptions in determining the fair value of investments)

A description of the valuation techniques applied to the Fund's major categories of assets and liabilities measured at fair value on a recurring basis is as follows:

Equity securities are valued at the official closing price (typically last sale) on the exchange on which the securities are primarily traded, or if no closing price is available, at the last bid price and are categorized as Level

1 in the hierarchy. Restricted equity securities and private placements that are not widely traded, are illiquid or are internally fair valued by the valuation committee, are generally categorized as Level 3 in the hierarchy.

Certain foreign securities may be fair valued in cases where closing prices are not readily available or are deemed not reflective of readily available market prices. For example, significant events (such as movement in the U.S. securities market, or other regional and local developments) may occur between

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the time that foreign markets close (where the security is principally traded) and the time that the Fund calculates its net asset value (generally, the close of the NYSE) that may impact the value of securities traded in these foreign markets. In such cases the Fund fair values foreign securities using an external pricing service which considers the correlation of the trading patterns of the foreign security to the intraday trading in the U.S. markets for investments such as American Depositary Receipts, financial futures, exchange-traded funds, and certain indexes as well as prices for similar securities. Such fair valuations are categorized as Level 2 in the hierarchy. Because the frequency of significant events is not predictable, fair valuation of certain Foreign Common stocks may occur on a frequent basis.

Debt securities, including restricted securities, are valued based on evaluated quotations received from independent pricing services or from dealers who make markets in such securities. For most bond types, the pricing service utilizes matrix pricing which considers yield or price of bonds of comparable quality, coupon, maturity, current cash flows, type, and current day trade information, as well as dealer supplied prices. These valuations are generally categorized as Level 2 in the hierarchy. Structured debt instruments such as Mortgage-Backed and Asset-Backed securities may also incorporate collateral analysis and utilize cash flow models for valuation and are generally categorized as Level 2 in the hierarchy. Pricing services do not provide pricing for all securities and therefore dealer supplied prices are utilized representing indicative bids based on pricing models used by market makers in the security and are generally categorized as Level 2 in the hierarchy. Debt securities that are not widely traded, are illiquid, or are internally fair valued by the valuation committee are generally categorized as Level 3 in the hierarchy.

Listed derivatives that are actively traded are valued based on quoted prices from the exchange and are categorized as Level 1 in the hierarchy. Over the counter (OTC) derivative contracts, which include forward currency contracts and equity linked instruments, are valued based on inputs observed from actively quoted markets and are categorized as Level 2 in the hierarchy.

Investments in open-end mutual funds are valued at their closing net asset value determined as of the close of business of the New York Stock Exchange (generally 4:00 p.m. Eastern time) each business day and are categorized as Level 1 in the hierarchy.

Short-term Notes having a remaining maturity of 60 days or less are valued at amortized cost, which approximates market and are generally categorized as Level 2 in the hierarchy.

A summary of the inputs used to value the Fund's major categories of assets and liabilities, which primarily include investments of the Fund, by each major security type is disclosed at the end of the Schedule of Investments for the Fund. The inputs or methodology used for valuing securities are not necessarily

an indication of the risk associated with investing in those securities.

B. SECURITY TRANSACTIONS AND RELATED INCOME:

Security transactions are recorded on the trade date. Dividend income is recorded on the ex-dividend date, or in the case of certain foreign securities, as soon as the Fund is notified. Interest income is recorded on the accrual basis. The Fund amortizes premiums and accretes discounts using the effective interest method. Realized gains and losses are determined on the identified cost basis.

C. SECURITY LENDING (\$ REPORTED IN THOUSANDS):

The Fund may loan securities to qualified brokers through an agreement with The Bank of New York Mellon ("BNY Mellon"). Under the terms of the agreement, the Fund is required to maintain collateral with a market value not less than 100% of the market value of loaned securities. Collateral is

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adjusted daily in connection with changes in the market value of securities on loan. Collateral may consist of cash and U.S. Government Securities. Cash collateral is invested in a short-term money market fund. Dividends earned on the collateral and premiums paid by the broker are recorded as income by the Fund net of fees and rebates charged by BNY Mellon for its services in connection with this securities lending program. Lending portfolio securities involves a risk of delay in the recovery of the loaned securities or in the foreclosure on collateral.

At December 31, 2010, the Fund had securities on loan with a market value of \$7,729 for which the Fund received cash collateral of \$7,903 and U.S. Government Securities Collateral of \$3.

D. INCOME TAXES:

The Fund is treated as a separate taxable entity. It is the policy of the Fund to comply with the requirements of Subchapter M of the Internal Revenue Code and to distribute substantially all of its taxable income to its shareholders. Therefore, no provision for federal income taxes or excise taxes has been made.

The Fund may be subject to foreign taxes on income, gains on investments or currency repatriation, a portion of which may be recoverable. The Fund will accrue such taxes and recoveries as applicable based upon current interpretations of the tax rules and regulations that exist in the markets in which it invests.

The Fund follows the authoritative guidance on accounting for and disclosure of uncertainty in tax positions, which requires the Fund to determine whether a tax position is more likely than not to be sustained upon examination, including resolution of any related appeals or litigation processes, based on the technical merits of the position. The Fund has determined that there was no effect on the financial statements from the following of this authoritative guidance. The Fund does not expect that the total amount of unrecognized tax benefits will materially change over the next twelve months. The Fund files tax returns as prescribed by the tax laws of the jurisdictions in which they operate. In the normal course of business, the Fund is subject to examination by federal, state and local jurisdictions, where applicable. As of December 31, 2010, the tax years that remain subject to examination by the major tax

jurisdictions under the statute of limitations is from the year 2007 forward (with limited exceptions).

E. DIVIDENDS AND DISTRIBUTIONS TO SHAREHOLDERS:

Distributions are recorded by the Fund on the ex-dividend date. Income and capital gain distributions are determined in accordance with income tax regulations, which may differ from accounting principles generally accepted in the United States of America. These differences may include the treatment of non-taxable dividends, market premium and discount, non-deductible expenses, expiring capital loss carryovers, foreign currency gain or loss, operating losses and losses deferred due to wash sales. Permanent book and tax basis differences relating to shareholder distributions will result in reclassifications to capital paid in on shares of beneficial interest.

The Fund has a Managed Distribution Plan to pay 10 percent of the Fund's net asset value ("NAV") on an annualized basis. Distributions may represent earnings from net investment income, realized capital gains, or, if necessary, return of capital. Shareholders should not draw any conclusions about the Fund's investment performance from the terms of the Fund's Managed Distribution Plan.

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F. FOREIGN CURRENCY TRANSLATION:

Foreign securities and other assets and liabilities are valued using the foreign currency exchange rate effective at the end of the reporting period. Cost of investments is translated at the currency exchange rate effective at the trade date. The gain or loss resulting from a change in currency exchange rates between the trade and settlement dates of a portfolio transaction is treated as a gain or loss on foreign currency. Likewise, the gain or loss resulting from a change in currency exchange rates between the date income is accrued and paid is treated as a gain or loss on foreign currency. The Fund does not isolate that portion of the results of operations arising from changes in exchange rates and that portion arising from changes in the market prices of securities.

NOTE 3 -- INVESTMENT ADVISORY FEES AND OTHER TRANSACTIONS WITH AFFILIATES

(\$ REPORTED IN THOUSANDS UNLESS OTHERWISE NOTED)

Zweig Advisers LLC, (the "Adviser") an indirect wholly-owned subsidiary of Virtus Investment Partners, Inc. ("Virtus"), is the adviser to the Fund.

A) INVESTMENT ADVISORY FEE: The Investment Advisory Agreement (the "Agreement") between the Adviser and the Fund provides that, subject to the direction of the Board of Directors of the Fund and the applicable provisions of the Act, the Adviser is responsible for the actual management of the Fund's portfolio. The responsibility for making decisions to buy, sell, or hold a particular investment rests with the Adviser, subject to review by the Board of Directors and the applicable provisions of the Act. For the services provided by the Adviser under the Agreement, the Fund pays the Adviser a monthly fee equal to, on an annual basis, 0.85% of the Fund's average daily net assets. During the fiscal year ended (the "period") December 31, 2010, the Fund incurred advisory fees of \$2,798.

Zweig Consulting LLC (the "Sub-Adviser"), which serves as the Sub-Adviser

for the Fund, performs certain asset allocation research and analysis and provides such advice to the Adviser. The Sub-Adviser's fees are paid by the Adviser.

- B) ADMINISTRATION SERVICES: VP Distributors, Inc., an indirect wholly-owned subsidiary of Virtus, serves as the Fund's Administrator (the "Administrator") pursuant to an Administration Agreement. During the year ended December 31, 2010, the Fund incurred Administration fees of \$214. A portion of these fees are paid to an external service provider.
- C) DIRECTORS FEE (\$ NOT REPORTED IN THOUSANDS): During the period the Fund paid each Director, who is not an interested person of the Fund or the Adviser, a fee of \$11,000 per year plus \$1,500 per Director for each committee meeting attended, together with the out-of-pocket costs relating to attendance at such meetings. The co-lead Directors are paid an additional \$10,000 retainer each per year in lieu of compensation for executive committee meetings. The Audit Committee chairperson is paid an additional fee of \$5,000 per year. Any Director of the Fund who is an interested person of the Fund or the Adviser receives no remuneration from the Fund.

NOTE 4 -- PURCHASES AND SALES OF SECURITIES:

(\$ REPORTED IN THOUSANDS)

Purchases and sales of securities (excluding U.S. Government and agency securities and short-term securities) for the year ended December 31, 2010, were as follows:

Purchases. \$108,024 Sales.... 156,015

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There were no purchases and sales of long-term U.S. Government and agency securities for the year ended December 31, 2010.

NOTE 5 -- INDEMNIFICATIONS

Under the Fund's organizational documents and related agreements, its directors and officers are indemnified against certain liabilities arising out of the performance of their duties to the Fund. In addition, the Fund enters into contracts that contain a variety of indemnifications. The Fund's maximum exposure under these arrangements is unknown. However, the Fund has not had prior claims or losses pursuant to these arrangements.

NOTE 6 -- CAPITAL STOCK AND REINVESTMENT PLAN

At December 31, 2010, the Fund had one class of common stock, par value \$.10 per share, of which 200,000,000 shares are authorized and 91,955,558 shares are outstanding.

Registered shareholders may elect to have all distributions paid by check mailed directly to the shareholder by Computershare as dividend paying agent. Pursuant to the Automatic Reinvestment and Cash Purchase Plan (the "Plan"), shareholders not making such election will have all such amounts automatically

reinvested by Computershare, as the Plan agent, in whole or fractional shares of the Fund, as the case may be. During the periods ended December 31, 2010 and December 31, 2009, there were no shares issued pursuant to the Plan.

On December 20, 2010, the Fund announced a distribution of \$0.094 per share to shareholders of record on December 31, 2010. This distribution has an ex-dividend date of January 4, 2011, and is payable on January 10, 2011. Please see inside front cover for more information on the Fund's distributions.

NOTE 7 -- CREDIT RISK AND ASSET CONCENTRATIONS

In countries with limited or developing markets, investments may present greater risks than in more developed markets and the prices of such investments may be volatile. The consequences of political, social or economic changes in these markets may have disruptive effects on the market prices of these investments and the income they generate, as well as the Fund's ability to repatriate such amounts.

The Fund may invest a high percentage of its assets in specific sectors of the market in its pursuit of a greater investment return. Fluctuations in these sectors of concentration may have a greater impact on the Fund, positive or negative, than if the Fund did not concentrate its investments in such sectors.

NOTE 8 -- REGULATORY EXAMS

Federal and state regulatory authorities from time to time make inquiries and conduct examinations regarding compliance by Virtus and its subsidiaries (collectively "the Company") with securities and other laws and regulations affecting their registered products.

There are currently no such matters which the Company believes will be material to these financial statements.

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NOTE 9 -- FEDERAL INCOME TAX INFORMATION

(\$ REPORTED IN THOUSANDS)

At December 31, 2010, federal tax cost and aggregate gross unrealized appreciation (depreciation) of securities held by the Fund were as follows:

FEDERAL	UNREALIZED	UNREALIZED	NET UNREALIZED APPRECIATION (DEPRECIATION)
TAX COST	APPRECIATION	DEPRECIATION	
\$330 , 680	\$43 , 226	\$(16,703)	\$26 , 523

The Fund has capital loss carryover, which may be used to offset future capital gains as follows:

EXPIRATION YEAR

2011	2016	2017	TOTAL						
\$26 , 802	\$2,219	\$20 , 780	\$49,801						

The Fund may not realize the benefit of these losses to the extent it does

not realize gains on investments prior to the expiration of the capital loss carryovers. In addition, under certain conditions, the Fund may lose the benefit of these losses to the extent that distributions to shareholders exceed required distribution amounts as defined under the Internal Revenue Code. Shareholders may also pay additional taxes on these excess distributions.

For the period ended December 31, 2010, the Fund utilized losses of \$10,452 deferred in prior years against current year capital gains. The Fund had capital loss carryovers of \$72,622 which expired in 2010.

Under current tax law, foreign currency and capital losses realized after October 31 may be deferred and treated as occurring on the first day of the following fiscal year. For the fiscal year ended December 31, 2010, the Fund deferred \$0 and recognized \$4,984 of post-October losses.

The components of distributable earnings on a tax basis (excluding unrealized appreciation (depreciation) which is disclosed in the table above) consist of undistributed ordinary income of \$0 and undistributed long-term capital gains of \$0.

The differences between the book and tax basis components of distributable earnings relate principally to the timing of recognition of income and gains for federal income tax purposes. Short-term gain distributions reported in the Statement of Changes in Net Assets, if any, are reported as ordinary income for federal tax purposes. Distributions are determined on a tax basis and may differ from net investment income and realized capital gains for financial reporting purposes.

NOTE 10 -- RECLASSIFICATION OF CAPITAL ACCOUNTS

As of December 31, 2010, the Fund increased undistributed net investment income by \$24,263, decreased the accumulated net realized loss by \$80,237, and decreased capital paid in on shares of beneficial interest by \$104,500.

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NOTE 11 -- RECENT ACCOUNTING PRONOUNCEMENT

In January 2010, the Financial Accounting Standards Board issued Accounting Standards Update ("ASU") No. 2010-06 "Improving Disclosures about Fair Value Measurements." ASU 2010-06 will require reporting entities to make new disclosures about purchases, sales, issuances, and settlements in the roll forward of activity in Level 3 fair value measurements. The new and revised disclosures are effective for interim and annual reporting periods beginning after December 15, 2010. At this time, management is evaluating the implications of ASU No. 2010-06 and its impact on the financial statements has not been determined.

NOTE 12 -- SUBSEQUENT EVENT EVALUATIONS

Management has evaluated the impact of all subsequent events on the Fund through the date the financial statements were issued, and has determined that there are no subsequent events that require recognition or disclosure in these financial statements.

[LOGO]

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Shareholders of The Zweig Fund, Inc.:

In our opinion, the accompanying statement of assets and liabilities, including the schedule of investments, and the related statements of operations and of changes in net assets and the financial highlights present fairly, in all material respects, the financial position of The Zweig Fund, Inc. (the "Fund") at December 31, 2010, the results of its operations for the year then ended, the changes in its net assets for each of the two years in the period then ended and the financial highlights for each of the five years in the period then ended, in conformity with accounting principles generally accepted in the United States of America. These financial statements and financial highlights (hereafter referred to as "financial statements") are the responsibility of the Fund's management; our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits of these financial statements in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits, which included confirmation of securities at December 31, 2010 by correspondence with the custodian, provide a reasonable basis for our opinion.

/s/ PricewaterhouseCoopers LLP Philadelphia, Pennsylvania February 25, 2011

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CERTIFICATION (UNAUDITED)

In accordance with the requirements of the Sarbanes-Oxley Act, the Fund's CEO (the President of the Fund) and CFO (the Treasurer of the Fund) have filed the required "Section 302" certifications with the SEC on Form N-CSR.

In accordance with Section 303A of the NYSE listed company manual, the CEO certification has been filed with the NYSE.

TAX INFORMATION (UNAUDITED)

For the fiscal year ended December 31, 2010, for federal income tax purposes, 41% of the ordinary income dividends earned by the Fund qualify for the dividends received deduction ("DRD") for corporate shareholders.

For the fiscal year ended December 31, 2010, the Fund hereby designates 44%, or the maximum amount allowable, of its ordinary income dividends ("QDI") to qualify for the lower tax rates applicable to individual shareholders.

For the fiscal year ended December 31, 2010, the Fund hereby designates \$0,

or if subsequently different, as long-term capital gains dividends.

The actual percentages for the calendar year will be designated in the year-end tax statements.

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FUND MANAGEMENT

Information pertaining to the Directors and officers of the Fund as of December 31, 2010 is set forth below. The address of each individual, unless otherwise noted, is c/o Zweig Advisers LLC, 900 Third Avenue, New York, NY 10022.

DISINTERESTED DIRECTORS

NAME, YEAR OF BIRTH (YOB) AND POSITION(S) WITH FUNDS NUMBER OF PORTFOLIOS IN TERM OF OFFICE FUND COMPLEX OVERSEEN AND LENGTH OF PRINCIPAL OCCUPATION(S) DURING PAST 5 YEARS AND OTHER DIRECTO BY DIRECTOR TIME SERVED Charles H. Brunie..... Term: Until 2012. Chairman, Brunie Associates (investments) (since Apri YOB: 1930 Served since: Capital (1969-2000), Chairman (1980-1990), Chairman E 1998 Chairman Emeritus, Board of Trustees, Manhattan Insti Director 1998 Trustee, Milton and Rose D. Friedman Foundation for V Trustee, Hudson Institute (2002-2008); Chairman of the Spectator (since 2002); Chartered Financial Analyst (Wendy Luscombe...... Term: Until 2011. Co-lead Independent Director of The Zweig Total Retur YOB: 1951 Served since: Zweig Fund, Inc. (since 2006); Principal, WKL Associated Director 2002 fiduciary and consultant) (since 1994); Fellow, Royal Surveyors; Member, Chartered Institute of Arbitrators Real Estate Securities, Ltd. REIT Mutual Fund (2000-2 Corp. (reinsurance) (1994-2007); Member and Chairman Oversight Committee, Deutsche Bank Real Estate Opport (since 2003); Trustee, Acadia Realty Trust (since 200 Association of Corporate Directors Teaching Facility Director of Feldman Mall Properties, a private REIT (Alden C. Olson...... Term: Until 2013. Chairman of the Audit Committee of The Zweig Total Re YOB: 1928 Served since: The Zweig Fund, Inc. (since 2004); Currently retired; Director 1996 Analyst (since 1964); Professor of Financial Manageme Michigan State University (1959 to 1990). 2.

James B. Rogers, Jr.... Term: Until 2012. Private investor (since 1980); Chairman, Beeland Inte

R. Keith Walton..... Term: Until 2011. Co-lead Independent Director of The Zweig Total Return YOB: 1964 Served since: Zweig Fund, Inc. (since 2006); Global Head of Government Control 2004 (since 2011); Senior Managing Director, BSE Management Management Director Served Serve

YOB: 1942 Director

2.

Served since: Investments) (since 1980); Regular Commentator on Fox 1986 Author of "Investment Biker: On the Road with Jim Rog

"A Gift to My Children" (2009).

Capitalist" (2003), "Hot Commodities" (2004), "A BULI

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NAME, ADDRESS AND AGE

POSITION(S) WITH FUNDS

and Chief Administrative Officer, Global Infrastructure 2009); Director, Blue Crest Capital Management Funds Vice President and Secretary (1996-2007) of the University; Director, Orchestra of St. Luke's (since Nominating and Governance Committee Board of Director Council on Foreign Relations; Member of the Trilatera 2009); Director of the Association for the Benefit of Director (2002-2009), Member, Executive Committee (2005-2009), Apollo Theater Foundation, Intrustee, The Trinity Episcopal School Corporation (2006-2019) Brewer School Board (2007-2009).

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INTERESTED DIRECTOR*

TERM OF OFFICE

NAME, ADDRESS, AGE AND	AND LENGTH OF	PRINCIPAL OCCUPATION(S)
POSITION(S) WITH FUNDS	TIME SERVED	DURING PAST 5 YEARS AND OTHER DIRECT
George R. Aylward	Term: Until 2013.	Director, President and Chief Executive Officer (si
100 Pearl Street	Served since:	President (2006-2008), Chief Operating Officer (200
Hartford, CT 06103	2006	Finance, (2001-2002), Virtus Investment Partners, I
YOB: 1964		subsidiaries; Senior Executive Vice President and P
Director, Chairman of the		(2007-2008), Senior Vice President and Chief Operat
Board and President		Management (2004-2007), Vice President and Chief of
48		Phoenix Companies, Inc.; Various senior officer and
		Phoenix affiliates (2005-2008); President (2006-pre
		President (2004-2006), the Virtus Mutual Funds Fami
		and Chief Executive Officer, The Zweig Fund, Inc. a
		Fund, Inc. (2006-present).

OFFICERS WHO ARE NOT DIRECTORS**

Carlton Neel YOB: 1967 Executive Vice President	Senior Vice President and Portfolio Manager, Zweig Advisers LLC (si and Co-Founder, Shelter Rock Capital Partners, LP (2002-2003); Seni Manager, Zweig Advisers LLC (1995-2002); Vice President, JP Morgan
David DickersonYOB: 1967 Senior Vice President	Senior Vice President and Portfolio Manager, Zweig Advisers LLC (si and Co-Founder, Shelter Rock Capital Partners, LP (2002-2003); Vice Manager, Phoenix/Zweig Advisers LLC (1993-2002).

PRINCIPAL OCCUPATION(S)

DURING PAST 5 YEARS AND OTHER DIRECTORSHIP

Funds Complex (2004-2010); Chief Compliance Officer of Virtus Varia The Phoenix Edge Series Fund (2004-February, 2011).

Kevin J. Carr............ Senior Vice President, Legal and Secretary, Virtus Investment Partri 100 Pearl Street subsidiaries (since 2008); Vice President and Counsel, Phoenix Life Hartford, CT 06103 2008); Compliance Officer of Investments and Counsel, Travelers Life YOB: 1954 2005—May 2005); Assistant General Counsel and certain other position Secretary and Chief Legal Services Group (1995–2005).

Moshe Luchins...... Associate Counsel (1996-2005), Associate General Counsel (since 200 YOB: 1971

Vice President

W. Patrick Bradley...... Senior Vice President, Fund Administration (since 2009), Vice President 100 Pearl Street (2007-2009) Second Vice President, Fund Control & Tax (2004-2006), Hartford, CT 06103 Inc. and/or certain of its subsidiaries (formerly Phoenix) Vice President 1972 Treasurer and Principal Accounting Officer (2006-present), Assistant Variable Insurance Trust. Chief Financial Officer and Treasurer (2006-present) (2004-2006), certain funds within the Virtus Mutual Funds Family (5004-2006)

Jacqueline Porter....... Vice President, Fund Administration and Tax, Virtus Investment Part 100 Pearl Street Equity Planning Corporation (1995-2008); Vice President and Assistated Hartford, CT 06103 the Virtus Mutual Fund Complex and Virtus Variable Insurance Trust YOB: 1958 Series Fund) (since 1995).

Vice President and Assistant Treasurer

- * Director considered to be an "interested person," as that term is defined in the Act. George R. Aylward is considered an interested person because, among other things, he is an officer of the Funds.
- ** The Term of each Officer expires immediately following the 2011 Annual Meeting of Shareholders. Each Board considers reappointments annually.

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KEY INFORMATION

ZWEIG SHAREHOLDER RELATIONS: 1-800-272-2700

For general information and literature, as well as updates on net asset value, share price, major industry groups and other key information

REINVESTMENT PLAN

Many of you have questions about our reinvestment plan. We urge shareholders who want to take advantage of this plan and whose shares are held in "Street Name," to consult your broker as soon as possible to determine if you must change registration into your own name to participate.

REPURCHASE OF SECURITIES

Notice is hereby given in accordance with Section 23(c) of the Investment Company Act of 1940 that the Fund may from time to time purchase its shares of common stock in the open market when Fund shares are trading at a discount from their net asset value.

PROXY VOTING INFORMATION (FORM N-PX)

The Adviser and Sub-Adviser vote proxies relating to portfolio securities in accordance with procedures that have been approved by the Fund's Board of Directors. You may obtain a description of these procedures, along with information regarding how the Fund voted proxies during the most recent 12-month period ended June 30, 2010, free of charge, by calling toll-free 1-800-243-1574. This information is also available through the Securities and Exchange Commission's website at http://www.sec.gov.

FORM N-O INFORMATION

The Fund files a complete schedule of portfolio holdings with the Securities and Exchange Commission (the "SEC") for the first and third quarters of each fiscal year on Form N-Q. Form N-Q is available on the SEC's website at http://www.sec.gov. Form N-Q may be reviewed and copied at the SEC's Public Reference Room. Information on the operation of the SEC's Public Reference Room can be obtained by calling toll-free 1-800-SEC-0330.

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AUTOMATIC REINVESTMENT AND CASH PURCHASE PLAN

The Zweig Fund, Inc. (the "Fund") allows you to conveniently reinvest distributions quarterly in additional Fund shares thereby enabling you to compound your returns from the Fund. By choosing to reinvest, you'll be able to invest money regularly and automatically, and watch your investment grow.

It is important to note that an automatic reinvestment plan does not ensure a profit, nor does it protect you against loss in a declining market.

ENROLLMENT IN THE REINVESTMENT PLAN

It is the policy of the Fund to automatically reinvest distributions payable to shareholders. A "registered" shareholder automatically becomes a participant in the Fund's Automatic Dividend Reinvestment and Cash Purchase Plan (the "Plan"). The Plan authorizes the Fund to credit all shares of common stock to participants upon a distribution regardless of whether the shares are trading at a discount or premium to the net asset value. Registered shareholders may terminate their participation and receive distributions in cash by contacting Computershare Trust Company, N.A. (the "Plan Administrator"). The termination will become effective with the next distribution if the Plan Administrator is notified at least 7 business days prior to the distribution payment date. Registered shareholders that wish to change their distribution option from cash payment to reinvest may do so by contacting the Plan Administrator at 1-800-272-2700.

In the case of banks, brokers, or other nominees which hold your shares for you as the beneficial owner, the Plan Administrator will administer the Plan based on the information provided by the bank, broker or nominee. To the extent that you wish to participate in the Plan, you should contact the broker, bank or nominee holding your shares to ensure that your account is properly represented. If necessary, you may have your shares taken out of the name of the broker, bank or nominee and register them in your own name.

HOW SHARES ARE PURCHASED THROUGH THE REINVESTMENT PLAN

When a distribution is declared, nonparticipants in the plan will receive cash. Participants in the plan will receive shares of the Fund valued as described below:

If on the payable date of the distribution, the market price of the Fund's common stock is less than the net asset value, the Plan Administrator will buy Fund shares on behalf of the Participant in the open market, on the New York Stock Exchange (NYSE) or elsewhere. The price per share will be equal to the weighted average price of all shares purchased, including commissions. Commission rates are currently \$0.02 per share, although the rate is subject to change and may vary. If, following the commencement of purchases and before the Plan Administrator has completed its purchases, the trading price equals or exceeds the most recent net asset value of the common shares, the Plan Administrator may cease purchasing shares on the open market and the Fund may issue the remaining shares at a price equal to the greater of (a) the net asset value on the last day the Plan Administrator purchased shares or (b) 95% of the market price on such day. In the case where the Plan Administrator has terminated open market purchase and the Fund has issued the remaining shares, the number of shares received by the Participant in respect of the cash distribution will be based on the weighted average of prices paid for shares purchased in the open market and the price at which the Fund issued the remaining shares. Under certain circumstances, the rules and regulations of the Securities and Exchange Commission may require

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limitation or temporary suspension of market purchases of shares under the Plan. The Plan Administrator will not be accountable for its inability to make a purchase during such a period.

If on the payable date of the distribution, the market price is equal to or exceeds the net asset value, Participants will be issued new shares by the Fund at the greater of the (a) the net asset value on the payable date or (b) 95% of the market price on such date.

The automatic reinvestment of distributions will not relieve Participants of any income tax which may be payable on such distributions. A Participant in the Plan will be treated for federal income tax purposes, as having received on a payment date, a distribution in an amount equal to the cash the participant could have received instead of shares. If you participate in the Plan, you will receive a Form 1099-DIV concerning the Federal tax status of distributions paid during the year.

VOLUNTARY CASH PURCHASE PLAN

Participants in the Plan have the option of making additional cash payments for investment in shares of the Fund. Such payments can be made in any amount from \$100 per payment to \$3,000 per month. The Plan Administrator will use the funds received to purchase Fund shares in the open market on the 15/th/ of each month or the next business day if the 15/th/ falls on a weekend or holiday (the "Investment Date"). The purchase price per share will be equal to the weighted average price of all shares purchased on the Investment Date, including commissions. There is no charge to shareholders for Cash Purchases. The plan administrator's fee will be paid by the Fund. However, each participating shareholder will pay pro rata share of brokerage commissions incurred (currently \$0.02 per share, but may vary and is subject to change) with respect to the Plan Administrator's open market purchases in connection with all cash investments. Voluntary cash payments should be sent to Computershare Trust Company, N.A., PO Box 43078, Providence, RI 02940-3078.

Participants have an unconditional right to obtain the return of any cash payment if the Plan Administrator receives written notice at least 5 business days before such payment is to be invested.

AUTOMATIC MONTHLY INVESTMENT

Participants in the Plan may purchase additional shares by means of an Automatic Monthly Investment of not less than \$100 nor more than \$3,000 per month by electronic funds transfer from a predesignated U.S. bank account. If a Participant has already established a Plan account and wishes to initiate Automatic Monthly Investments, the Participant must complete and sign an automatic monthly investment form and return it to the Plan Administrator together with a voided check or deposit slip for the account from which funds are to be withdrawn. Automatic monthly investment forms may be obtained from the Plan Administrator by calling 1-800-272-2700.

TERMINATION OF SHARES

Shareholders wishing to liquidate shares held with the Plan Administrator must do so in writing or by calling 1-800-272-2700. The Plan Administrator does not charge a fee for liquidating your shares; however, currently a brokerage commission of \$0.02 will be charged. This charge may vary and is subject to change.

Once terminated, you may re-enroll in the Plan (provided you still have shares registered in your name) by contacting the Plan Administrator at 1-800-272-2700.

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ADDITIONAL INFORMATION

For more information regarding the Automatic Reinvestment and Cash Purchase Plan, please contact the Plan Administrator at 1-800-272-2700 or visit our website at Virtus.com.

The Fund reserves the right to amend or terminate the Plan as applied to any voluntary cash payments made and any distribution paid subsequent to written notice of the change sent to the members of the Plan at least 90 days before the record date for such distribution. The Plan also may be amended or terminated by the Plan Administrator with at least 90 days written notice to participants in the Plan.

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ITEM 2. CODE OF ETHICS.

- (a) The registrant, as of the end of the period covered by this report, has adopted a code of ethics that applies to the registrant's principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions, regardless of whether these individuals are employed by the registrant or a third party.
- (c) There have been no amendments, during the period covered by this report, to a provision of the code of ethics that applies to the registrant's principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions, regardless of whether these individuals are employed by the

registrant or a third party, and that relates to any element of the code of ethics described in Item $2\,(b)$ of the instructions for completion of Form N-CSR.

(d) The registrant has not granted any waivers, during the period covered by this report, including an implicit waiver, from a provision of the code of ethics that applies to the registrant's principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions, regardless of whether these individuals are employed by the registrant or a third party, that relates to one or more of the items set forth in paragraph (b) of the instructions for completion of this Item.

ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT.

- (a) (1) The Registrant's Board of Trustees has determined that the Registrant has an "audit committee financial expert" serving on its Audit Committee.
- (a) (2) Wendy Luscombe has been determined by the Registrant to possess the technical attributes identified in Instruction 2(b) of Item 3 to Form N-CSR to qualify as an "audit committee financial expert" effective December 12, 2007. Ms. Luscombe is an "independent" trustee pursuant to paragraph (a) (2) of Item 3 to Form N-CSR.
- (a) (3) Not applicable.
- ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

Audit Fees

(a) The aggregate fees billed for each of the last two fiscal years for professional services rendered by the principal accountant for the audit of the registrant's annual financial statements or services that are normally provided by the accountant in connection with statutory and regulatory filings or engagements for those fiscal years are \$32,000 for 2010 and \$32,000 for 2009.

Audit-Related Fees

(b) The aggregate fees billed in each of the last two fiscal years for assurance and related services by the principal accountant that are reasonably related to the performance of the audit of the registrant's financial statements and are not reported under paragraph (a) of this Item are \$3,042 for 2010 and \$4,447 for 2009. This represents the review of the semi-annual financial statements, and out of pocket expenses.

Tax Fees

- (c) The aggregate fees billed in each of the last two fiscal years for professional services rendered by the principal accountant for tax compliance, tax advice, and tax planning are \$4,600 for 2010 and \$4,644 for 2009.
 - "Tax Fees" are those primarily associated with review of the Trust's tax provision and qualification as a regulated investment company (RIC) in connection with audits of the Trust's financial statement, review of year-end distributions by the Fund to avoid excise tax for the Trust,

periodic discussion with management on tax issues affecting the Trust, and reviewing and signing the Fund's federal income tax returns.

All Other Fees

- (d) The aggregate fees billed in each of the last two fiscal years for products and services provided by the principal accountant, other than the services reported in paragraphs (a) through (c) of this Item are \$0 for 2010 and \$0 for 2009.
- (e) (1) Disclose the audit committee's pre-approval policies and procedures described in paragraph (c) (7) of Rule 2-01 of Regulation S-X.

The Zweig Fund, Inc. (the "Fund") Board has adopted policies and procedures with regard to the pre-approval of services provided by PwC. The Audit Committee pre-approves: (i) all audit and non-audit services to be rendered to the Fund by PwC; and (ii) all non-audit services to be rendered to the Fund, financial reporting of the Fund provided by PwC to the Adviser or any affiliate thereof that provides ongoing services to the Fund (collectively, "Covered Services"). The Audit Committee has adopted pre-approval procedures authorizing a member of the Audit Committee to pre-approve from time to time, on behalf of the Audit Committee, all Covered Services to be provided by PwC which are not otherwise pre-approved at a meeting of the Audit committee, provided that such delegate reports to the full Audit Committee at its next meeting. The pre-approval procedures do not include delegation of the Audit committee's responsibilities to management. Pre-approval has not been waived with respect to any of the services described above since the date on which the Audit Committee adopted its current pre-approval procedures.

- (e) (2) The percentage of services described in each of paragraphs (b) through (d) of this Item that were approved by the audit committee pursuant to paragraph (c) (7) (i) (C) of Rule 2-01 of Regulation S-X are as follows:
 - (b) 0% for 2010 and 2009
 - (c) 0% for 2010 and 2009
 - (d) Not applicable
 - (f) The percentage of hours expended on the principal accountant's engagement to audit the registrant's financial statements for the most recent fiscal year that were attributed to work performed by persons other than the principal accountant's full-time, permanent employees was less than fifty percent.
 - (g) The aggregate non-audit fees billed by the registrant's accountant for services rendered to the registrant, and rendered to the registrant's investment adviser (not including any sub-adviser whose role is primarily portfolio management and is subcontracted with or overseen by another investment adviser), and any entity controlling, controlled by, or under common control with the adviser that provides ongoing services to the registrant for each of the last two fiscal years of the registrant was \$398,818 for 2010 and \$446,121 for 2009.
 - (h) The registrant's audit committee of the board of directors has considered whether the provision of non-audit services that were rendered to the registrant's investment adviser (not including any

sub-adviser whose role is primarily portfolio management and is subcontracted with or overseen by another investment adviser), and any entity controlling, controlled by, or under common control with the investment adviser that provides ongoing services to the registrant that were not pre-approved pursuant to paragraph (c) (7) (ii) of Rule 2-01 of Regulation S-X is compatible with maintaining the principal accountant's independence.

ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS.

The registrant has a separately designated audit committee consisting of all the independent directors of the registrant. Audit Committee Members are: Charles H. Brunie, Wendy Luscombe, Prof. Alden C. Olson, James B. Rogers and R. Keith Walton.

ITEM 6. INVESTMENTS.

- (a) Schedule of Investments in securities of unaffiliated issuers as of the close of the reporting period is included as part of the report to shareholders filed under Item 1 of this form.
- (b) Not applicable.
- ITEM 7.DISCLOSURE OF PROXY VOTING POLICIES AND PROCEDURES FOR CLOSED-END MANAGEMENT INVESTMENT COMPANIES.

The Proxy Voting Policies are attached herewith.

THE ZWEIG FUND, INC

THE ZWEIG TOTAL RETURN FUND, INC

STATEMENT OF POLICY WITH RESPECT TO PROXY VOTING

I Definitions. As used in this Statement of Policy, the following terms shall have the meanings ascribed below:

- A. "Adviser" refers to Phoenix/Zweig Advisers LLC.
- B. "Corporate Governance Matters" refers to changes involving the corporate ownership or structure of an issuer whose securities are within a Portfolio Holding, including changes in the state of incorporation, changes in capital structure, including increases and decreases of capital and preferred stock issuance, mergers and other corporate restructurings, and anti-takeover provisions such as staggered boards, poison pills, and supermajority voting provisions.
- C. "Delegate" refers to the Adviser or Subadviser to whom responsibility has been delegated to vote proxies for the applicable Portfolio Holding, including any qualified, independent organization engaged by the Adviser to vote proxies on behalf of such delegated entity.
- D. "Fund" shall individually and collectively mean and refer to The Zweig Fund, Inc. and The Zweig Total Return Fund, Inc., and each of them.
- ${\tt E.}$ "Management Matters" refers to stock option plans and other management compensation issues.
- F. "Portfolio Holding" refers to any company or entity whose securities is held within the investment portfolio(s) of one or more of the Fund as of

the date a proxy is solicited.

- G. "Proxy Contests" refer to any meeting of shareholders of an issuer for which there are at least two sets of proxy statements and proxy cards, one solicited by management and the others by a dissident or group of dissidents.
- H. "Social Issues" refers to social and environmental issues.
- I. "Takeover" refers to "hostile" or "friendly" efforts to effect radical change in the voting control of the board of directors of a company.
- II. General Policy. It is the intention of the Fund to exercise stock ownership rights in Portfolio Holdings in a manner that is reasonably anticipated to further the best economic interests of shareholders of the Fund.

 Accordingly, the Fund or its Delegate(s) shall endeavor to analyze and vote all proxies that are considered likely to have financial implications, and, where appropriate, to participate in corporate governance, shareholder proposals, management communications and legal proceedings. The Fund and its Delegate(s) must also identify potential or actual conflicts of interests in voting proxies and address any such conflict of interest in accordance with this Statement of Policy.

IIIFactors to consider when voting.

- A. A Delegate may abstain from voting when it concludes that the effect on shareholders' economic interests or the value of the Portfolio Holding is indeterminable or insignificant.
- B In analyzing ANTI-TAKEOVER MEASURES, the Delegate shall vote on a case-by-case basis taking into consideration such factors as overall long-term financial performance of the target company relative to its industry competition. Key measures which shall be considered include, without limitation, five-year annual compound growth rates for sales, operating income, net income, and total shareholder returns (share price appreciation plus dividends). Other financial indicators that will be considered include margin analysis, cash flow, and debit levels.
- C. In analyzing CONTESTED ELECTIONS, the Delegate shall vote on a case-by-case basis taking into consideration such factors as the qualifications of all director nominees. The Delegate shall also consider the independence and attendance record of board and key committee members. A review of the corporate governance profile shall be completed highlighting entrenchment devices that may reduce accountability.
- D. In analyzing CORPORATE GOVERNANCE MATTERS, the Delegate shall vote on a case-by-case basis taking into consideration such factors as tax and economic benefits associated with amending an issuer's state of incorporation, dilution or improved accountability associated with changes in capital structure, management proposals to require a supermajority shareholder vote to amend charters and bylaws and bundled or "conditioned" proxy proposals.
- E. In analyzing EXECUTIVE COMPENSATION PROPOSALS and MANAGEMENT MATTERS, the Adviser shall vote on a case-by-case basis taking into consideration such factors as executive pay and spending on perquisites, particularly in conjunction with sub-par performance and employee layoffs.
- F. In analyzing PROXY CONTESTS FOR CONTROL, the Delegate shall vote on a

case-by-case basis taking into consideration such factors as long-term financial performance of the target company relative to its industry; management's track record; background to the proxy contest; qualifications of director nominees (both slates); evaluation of what each side is offering shareholders as well as the likelihood that the proposed objectives and goals can be met; and stock ownership positions.

G. A Delegate shall generally vote against shareholder SOCIAL MATTERS proposals.

IV Delegation.

- A. In the absence of a specific direction to the contrary from the Board of Trustees of the Fund, the Adviser will be responsible for voting proxies for all Portfolio Holdings in accordance with this Statement of Policy, or for delegating such responsibility as described below.
- B. The Adviser delegated with authority to vote proxies for Portfolio Holdings shall be deemed to assume a duty of care to safeguard the best interests of the Fund and its shareholders. No Delegate shall accept direction or inappropriate influence from any other client, director or employee of any affiliated company and shall not cast any vote inconsistent with this Statement of Policy without obtaining the prior approval of the Fund or its duly authorized representative(s).
- C. With regard to each Series for which there is a duly appointed Subadviser acting pursuant to an investment advisory agreement satisfying the requirements of Section 15(a) of the Investment Company Act of 1940, as amended, and the rules thereunder, the Subadviser may, pursuant to delegated authority from the Adviser, vote proxies for Portfolio Holdings with regard to the Series or portion of the assets thereof for which the Subadviser is responsible. In such case, the Subadviser shall vote proxies for the Portfolio Holdings in accordance with Sections II, III and V of this Statement of Policy, provided, however, that the Subadviser may vote proxies in accordance with its own proxy voting policy/procedures ("Subadviser Procedures") if the following two conditions are satisfied: (1) the Adviser must have approved the Subadviser Procedures based upon the Adviser's determination that the Subadviser Procedures are reasonably designed to further the best economic interests of the affected Fund shareholders, and (2) the Subadviser Procedures are reviewed and approved annually by the Board of Trustees. The Subadviser will promptly notify the Adviser of any material changes to the Subadviser Procedures. The Adviser will periodically review the votes by the Subadviser for consistency with this Statement of Policy.

V. Conflicts of Interest

- A. The Fund and its Delegate(s) seek to avoid actual or perceived conflicts of interest in the voting of proxies for Portfolio Holdings between the interests of Fund shareholders, on one hand, and those of the Adviser, Delegate, principal underwriter, or any affiliated person of the Fund, on the other hand. The Board of Trustees may take into account a wide array of factors in determining whether such a conflict exists, whether such conflict is material in nature, and how to properly address or resolve the same.
- B. While each conflict situation varies based on the particular facts presented and the requirements of governing law, the Board of Trustees or its delegate(s) may take the following actions, among others, or

otherwise give weight to the following factors, in addressing material conflicts of interest in voting (or directing Delegates to vote) proxies pertaining to Portfolio Holdings: (i) rely on the recommendations of an established, independent third party with qualifications to vote proxies such as Institutional Shareholder Services; (ii) vote pursuant to the recommendation of the proposing Delegate; (iii) abstaining; or (iv) where two or more Delegates provide conflicting requests, vote shares in proportion to the assets under management of the each proposing Delegate.

- C. The Adviser shall promptly notify the President of the Fund once any actual or potential conflict of interest exists and their recommendations for protecting the best interests of Fund's shareholders. No Adviser shall waive any conflict of interest or vote any conflicted proxies without the prior written approval of the Board of Trustees or the President of the Fund pursuant to section D of this Article.
- D. In the event that a determination, authorization or waiver under this Statement of Policy is requested at a time other than a regularly scheduled meeting of the Board of Trustees, the President of the Fund shall be empowered with the power and responsibility to interpret and apply this Statement of Policy and provide a report of his or her determinations at the next following meeting of the Board of Trustees.

VI.Miscellaneous.

- A. A copy of the current Statement of Policy with Respect to Proxy Voting and the voting records for the Fund reconciling proxies with Portfolio Holdings and recording proxy voting guideline compliance and justification, shall be kept in an easily accessible place and available upon request.
- B. The Adviser shall present a report of any material deviations from this Statement of Policy at every regularly scheduled meeting of the Board of Trustees and shall provide such other reports as the Board of Trustees may request from time to time. The Adviser shall provide to the Fund or any shareholder a record of its effectuation of proxy voting pursuant to this Statement of Policy at such times and in such format or medium as the Fund shall reasonably request. The Adviser shall be solely responsible for complying with the disclosure and reporting requirements under applicable laws and regulations, including, without limitation, Rule 206(4)-6 under the Investment Advisers Act of 1940. The Adviser shall gather, collate and present information relating to the its proxy voting activities of those of each Delegate in such format and medium as the Fund shall determine from time to time in order for the Fund to discharge its disclosure and reporting obligations pursuant to Rule 30b1-4 under the Investment Company Act of 1940, as amended.
- C. The Adviser shall pay all costs associated with proxy voting for Portfolio Holdings pursuant to this Statement of Policy and assisting the Fund in providing public notice of the manner in which such proxies were voted.
- D. The Adviser may delegate its responsibilities hereunder to a proxy committee established from time to time by the Adviser, as the case may be. In performing its duties hereunder, the Adviser, or any duly authorized committee, may engage the services of a research and/or voting adviser or agent, the cost of which shall be borne by such entity.

This Statement of Policy shall be presented to the Board of Trustees annually for their amendment and/or approval.

ITEM 8. PORTFOLIO MANAGERS OF CLOSED-END MANAGEMENT INVESTMENT COMPANIES.

(A) (1) IDENTIFICATION OF PORTFOLIO MANAGER(S) OR MANAGEMENT TEAM MEMBERS AND DESCRIPTION OF ROLE OF PORTFOLIO MANAGER(S) OR MANAGEMENT TEAM MEMBERS

Following are the names, titles and length of service of the person or persons employed by or associated with the registrant or an investment adviser of the registrant who are primarily responsible for the day-to-day management of the registrant's portfolio ("Portfolio Manager") and each Portfolio Manager's business experience during the past 5 years as of the date of filing of this report: Carlton Neel and David Dickerson have served as Co-Portfolio Managers of the Zweig Fund, Inc. (the "Fund"), a closed end fund managed by Zweig Advisers LLC ("ZA") since April

1, 2003. Mr. Neel and Mr. Dickerson are Senior Vice Presidents of ZA and Euclid Advisors, LLC ("Euclid"), a subsidiary of ZA. Since April 1, 2003, they have also served as Co-Portfolio Managers for The Zweig Total Return Fund, Inc., a closed-end fund managed by ZA, and as Portfolio Managers for the Virtus Alternatives Diversifier Fund. From April 1, 2003 to June 9, 2008, Messrs. Neel and Dickerson were portfolio managers of the Virtus Market Neutral Fund. From 2008 through September, 2009 Messrs. Neel and Dickerson also assumed responsibility for asset allocation activities for three Virtus mutual fund of funds. During March 2009, Messrs. Neel and Dickerson became Portfolio Managers for the Virtus Growth & Income Fund, Virtus Balanced Fund (equity portion), Virtus Tactical Allocation Fund (equity portion), Virtus Growth & Income Series and Virtus Strategic Allocation Series (equity portion).

Mr. Neel and Mr. Dickerson began their investment career at the Zweig Companies in 1995 and 1993, respectively.

(A) (2) OTHER ACCOUNTS MANAGED BY PORTFOLIO MANAGER(S) OR MANAGEMENT TEAM MEMBER AND POTENTIAL CONFLICTS OF INTEREST

Other Accounts Managed by Portfolio Manager(s) or Management Team Member

The following information is provided as of the fiscal year ended December $31,\ 2010.$

Mr. Neel and Mr. Dickerson are responsible for the day-to-day management of other portfolios of other accounts, namely The Zweig Total Return Fund, Inc., the Virtus Alternatives Diversifier, Virtus Growth & Income Fund, Virtus Balanced Fund (equity portion), Virtus Tactical Allocation Fund (equity portion), Virtus Growth & Income Series and Virtus Strategic Allocation Series (equity portion). For both Mr. Neel and Mr. Dickerson, the following are tables which provide the number of other accounts managed within the Type of Accounts and the Total Assets for each Type of Account. Also provided for each Type of Account is the number of accounts and the total assets in the accounts with respect to which the advisory fee is based on the performance of the account.

Name of Portfolio No. of Total Asse
Accounts in Account
where where

Manager or	T	No. of		Advisory Fee	_
Team	Type of	Accounts		is Based on	is based o
Member	Accounts	Managed	Total Assets	Performance	Performanc
		·			
David Dickerson	Registered Investment Companies:	7	\$1,606.1 mil	None	None
	Other Pooled Investment Vehicles:	0	\$ 0 mil	None	None
	Other Accounts:	0	\$ (None	None
Carlton Neel	Registered Investment Companies:	7	\$1,606.1 mil	None	None
	Other Pooled Investment Vehicles:	0	\$ 0 mil	None	None
	Other Accounts:	0	\$ (None	None

POTENTIAL CONFLICTS OF INTERESTS

There may be certain inherent conflicts of interest that arise in connection with the Mr. Neel's and Mr. Dickerson's management of each Fund's investments and the investments of any other accounts he manages. Such conflicts could arise from the aggregation of orders for all accounts managed by a particular portfolio manager, the allocation of purchases across all such accounts, the allocation of IPOs and any soft dollar arrangements that the Adviser may have in place that could benefit the Funds and/or such other accounts. The Board of Trustees/Directors has adopted on behalf of the Funds policies and procedures designed to address any such conflicts of interest to ensure that all transactions are executed in the best interest of the Funds' shareholders. The Advisers and Sub adviser are required to certify their compliance with these procedures to the Board of Trustees on a quarterly basis. There have been no material compliance issues with respect to any of these policies and procedures during the Funds' most recent fiscal year ended December 31, 2010. Additionally, there are no material conflicts of interest between the investment strategy of a Fund and the investment strategy of other accounts managed by Mr. Neel and Mr. Dickerson since portfolio managers generally manage funds and other accounts having similar investment strategies.

(A) (3) COMPENSATION STRUCTURE OF PORTFOLIO MANAGER(S) OR MANAGEMENT TEAM MEMBERS

For the most recently completed fiscal year ended December 31, 2010, following is a description of Mr. Neel's and Mr. Dickerson's compensation structure as portfolio managers of ZA and Euclid.

Virtus Investment Partners, Inc. and its affiliated investment management firms (collectively, "Virtus"), believe that the firm's compensation program is adequate and competitive to attract and retain high-caliber investment professionals. Investment professionals at Virtus receive a competitive base salary, an incentive bonus opportunity and a benefits package. Portfolio managers may also have the opportunity to participate in long-term equity programs, including potential awards of Virtus restricted stock units ("RSUs") with multi-year vesting, subject to Virtus board approval.

Following is a more detailed description of the compensation structure of the Fund's portfolio managers.

Base Salary. Each Portfolio Manager is paid a fixed base salary, which is designed to be competitive in light of the individual's experience and responsibilities. Base salary is determined using compensation survey results of investment industry compensation conducted by an independent third party in evaluating competitive market compensation for its

investment management professionals.

Incentive Bonus. Annual incentive payments are based on targeted compensation levels, adjusted based on profitability, investment performance factors and a subjective assessment of contribution to the team effort. The short-term incentive payment is generally paid in cash, but a portion may be made in Virtus RSUs. Individual payments are assessed using comparisons of actual investment performance with specific peer group or index measures. Performance of the funds managed is generally measured over one-, three- and five year periods and an individual manager's participation is based on the performance of each fund/account managed.

While portfolio manager compensation contains a performance component, this component is further adjusted to reward investment personnel for managing within the stated framework and for not taking unnecessary risk. This approach ensures that investment management personnel remain focused on managing and acquiring securities that correspond to a fund's mandate and risk profile and are discouraged from taking on more risk and unnecessary exposure to chase performance for personal gain. We believe we have appropriate controls in place to handle any potential conflicts that may result from a substantial portion of portfolio manager compensation being tied to performance

Other Benefits. Portfolio managers are also eligible to participate in broad-based plans offered generally to employees of Virtus and its affiliates, including 401(k), health and other employee benefit plans.

In summary, the Investment Manager believes that overall compensation is both fair and competitive while rewarding employees for not taking unnecessary risks to chase personal performance.

(A)(4)DISCLOSURE OF SECURITIES OWNERSHIP

For the most recently completed fiscal year ended December 31, 2010, beneficial ownership of shares of the Fund by Messrs. Dickerson and Neel are as follows. Beneficial ownership was determined in accordance with rule 16a-1(a) (2) under the Securities Exchange Act of 1934 (17 CFR 240.161-1(a) (2)).

Name of Portfolio Dollar (\$) Range of
Manager or Fund Shares
Team Member Beneficially Owned
David Dickerson \$100,001-\$500,000
Carlton Neel \$100,001-\$500,000

(B) Not applicable.

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

Not applicable.

ITEM 10. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.

There have been no material changes to the procedures by which the shareholders may recommend nominees to the registrant's board of trustees, where those changes were implemented after the registrant last provided disclosure in response to the requirements of Item 407(c)(2)(iv) of Regulation S-K (17 CFR 229.407) (as required by Item 22(b)(15) of Schedule 14A (17 CFR 240.14a-101)),

or this Item.

ITEM 11. CONTROLS AND PROCEDURES.

- (a) The registrant's principal executive and principal financial officers, or persons performing similar functions, have concluded that the registrant's disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940, as amended (the "1940 Act") (17 CFR 270.30a-3(c))) are effective, as of a date within 90 days of the filing date of the report that includes the disclosure required by this paragraph, based on their evaluation of these controls and procedures required by Rule 30a-3(b) under the 1940 Act (17 CFR 270.30a-3(b)) and Rules 13a-15(b) or 15d-15(b) under the Securities Exchange Act of 1934, as amended (17 CFR 240.13a-15(b) or 240.15d-15(b)).
- (b) There were no changes in the registrant's internal control over financial reporting (as defined in Rule 30a-3(d) under the 1940 Act (17 CFR 270.30a-3(d)) that occurred during the registrant's 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.

ITEM 12. EXHIBITS.

- (a)(1)Code of ethics, or any amendment thereto, that is the subject of disclosure required by Item 2 is attached hereto.
- (a) (2) Certifications pursuant to Rule 30a-2(a) under the 1940 Act and Section 302 of the Sarbanes-Oxley Act of 2002 are attached hereto.
- (a) (3) Not applicable.
- Certifications pursuant to Rule 30a-2(b) under the 1940 Act and Section 906 of the Sarbanes-Oxley Act of 2002 are attached hereto.
- A copy of the Registrant's notice to shareholders pursuant to Rule 19(a) under the 1940 Act which accompanied distributions paid during the period ended December 31, 2010 pursuant to the Registrant's Managed Distribution Plan are filed herewith as required by the terms of the Registrant's exemptive order issued on November 17, 2008.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

(registrant) The Zweig Fund, Inc.

By (Signature and Title) * /s/ George R. Aylward

George R. Aylward, President (principal executive

officer)

September 9, 2011 Date

Pursuant to the requirements of the Securities Exchange Act of 1934 and the

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

By (Signature and Title)* /s/ George R. Aylward

George R. Aylward, President

(principal executive

officer)

Date September 9, 2011

By (Signature and Title) * /s/ W. Patrick Bradley

W. Patrick Bradley,

Treasurer

(principal financial

officer)

Date September 9, 2011

/*/ Print the name and title of each signing officer under his or her signature.