

# SECURITIES AND EXCHANGE COMMISSION

## FORM N-CSRS

Certified semi-annual shareholder report of registered management investment companies filed on  
Form N-CSR

Filing Date: **2008-08-29** | Period of Report: **2008-06-30**  
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### FILER

#### **Bread & Butter Fund Inc.**

CIK: **1317119** | IRS No.: **800099303** | State of Incorporation: **NJ** | Fiscal Year End: **1231**  
Type: **N-CSRS** | Act: **40** | File No.: **811-21748** | Film No.: **081049703**

Mailing Address  
3633 HILL RD. 3RD FLR.  
PARSIPPANY NJ 07054

Business Address  
3633 HILL RD. 3RD FLR.  
PARSIPPANY NJ 07054  
973-331-1000

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 811-21748

Bread & Butter Fund, Inc.

(Exact name of registrant as specified in charter)

3633 Hill Rd 3<sup>rd</sup> Flr. Parsippany, NJ 07054

(Address of principal executive offices) (Zip code)

James B Potkul, Potkul Capital Management LLC.

3633 Hill Rd 3<sup>rd</sup> Flr. Parsippany, NJ 07054

(Name and address of agent for service)

Registrant's telephone number, including area code: 973-331-1000

Date of fiscal year end: December 31

Date of reporting period: June 30, 2008

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, 450 Fifth Street, NW, Washington, DC 20549-0609. The OMB has reviewed this collection of information under the clearance requirements of 44 U.S.C. § 3507.

Item 1. Reports to Stockholders



**BREAD & BUTTER**  
FUND

A No Load Capital Appreciation Fund

**BABFX**

# Semi-Annual Report

## June 30, 2008

**3633 Hill Rd 3<sup>Rd</sup> Flr**  
**Parsippany, NJ 07054**  
**Phone: (888) 476-8585**  
**(973) 331-1000**  
**Http://www.BreadandButterFund.com**

Dear Fellow Shareholders,

The Bread & Butter Fund generated a total return of 1.54% and the net asset value (NAV) was \$10.53 for the six month period ending June 30, 2008. This compared to a return of (-12.83%) for the S&P 500 Index.

“Heads I win, tails I lose someone else’s money”. Today this sort of mindset is quite rampant across the financial markets. I just want to reassure you that this attitude does not exist at the Bread & Butter Fund. As one of the largest shareholders in the Fund, I have significant skin in the game, investing alongside you. Our emphasis on minimizing permanent loss of capital is just as important as upside growth.

The cash position in the Fund has grown to over 39%. Normally this is very high for us. The cash is just a byproduct of few opportunities meeting our strategy in recent times. Our objective is not just to buy a stock(s) to be fully invested or to buy it in order to flip it if it moves up a few percent. This type of activity would be inconsistent with the contrarian/value strategy which the fund follows. Our goal is to find stocks that are priced at a “discount” to our perceived value, preferably great businesses, and to act as an owner not a trader of stock prices. On a brighter note, the quality of the companies on our potential buy list has improved markedly. I am excited about the potential to plant a number of seeds for future growth.

During the six month period ending June 30, 2008, the Fund planted some seeds in Loews Corp, Philip Morris International, American Express and General Electric. These companies are world class with solid management leadership. Loews Corp. is run by a shareholder friendly management that continues to build great value over time. Loews has reduced its share count by 25% for each of the last three decades. I was able to purchase shares in Loews at a fairly large discount to its underlying value. It is a holding company with majority ownership in several public companies (CNA Insurance, Diamond Offshore Drilling and Boardwalk Pipeline) as well as owning outright Highmount Exploration and Production and Loews Hotels. The balance sheet is pristine with a large net cash position ready to invest in attractive opportunities exactly what one would want in a depressed environment. Philip Morris International is a growth company with operations in over 160 countries that does business in non-dollar currencies. Philip Morris will be a large beneficiary of emerging market growth around the world. American Express is one of the most recognizable financials the world over. We were able to buy American Express at a historically low price to earnings valuation and near a multi-decade low. The company does face some headwinds as the consumer retrenches and as loan losses continue to mount for the foreseeable future. The company’s current financial position is sound, in so far as it won a multi-billion dollar settlement from Visa and Mastercard while generating solid earnings. The international prospects look promising as this is a nice growth opportunity for the company. And finally, General Electric, is a world class company with a top rated management whom has restructured the company over the years. General Electric is concentrating in some very high growth areas of infrastructure such as water, environmental and energy. The company’s finance unit has been an area of concern for investors. In recent years, the company has been repositioned to enhance its growth profile by exiting the sub-prime business and reducing exposure to the US credit markets. GE was purchased at a multi-year low with a dividend yield over 4%.

The Fund sold shares in Sun Communities, Origen Financial, NGP Capital Resources, Patterson UTI and Helmerich & Payne. In the case of Sun Communities and Origen Financial, I pulled some weeds. I was obviously too early investing in the manufactured home sector. Specifically in the case of Origen, I did learn a lesson. It is be suspect of companies that are heavily reliant on external financing as part of their business model. Origen underwrote manufacture home loans to people that could actually pay the loan back, unlike the toxic mortgages churned out by many lenders in the news. However, when Wall Street panics and credit markets freeze up it does not matter if you underwrite good loans or toxic stuff your credit line is cut off. As for NGP Capital Resources, Patterson UTI and Helmerich & Payne, I took some profits off the table as the energy sector heated up with speculators. In addition, I reduced positions in Pioneer Drilling and EnCana Corp to secure profits.

The key contributors to the Fund’s returns were in our holdings of Pioneer Drilling 58%, EnCana Corp. 34%, El Paso 26% and Walmart 18%. The energy holdings benefitted from higher prices of oil and natural gas. As for Walmart, it continues to gain market share by its competitive everyday low prices, one stop offerings and the rationalization of capital expenditures to achieve greater free-cash flows.

Conversely, a few holdings detracted from the value of the Fund which included News Corp (28%), Pfizer (23%), Berkshire Hathaway (15%) and Montpelier RE (13%). News Corp suffered along with the entire media sector due to worries about the slowing economy and falling ad revenues. Additionally, it suffered more from its questionable acquisition of Dow Jones. It remains to be seen if it over paid for this acquisition. Pfizer suffered alongside the other pharmaceuticals due to issues such as a weak pipeline of future drugs and the concern

over policies of a new administration in Washington. Berkshire Hathaway fell in price due to some profit taking as it traded up toward all time highs. Berkshire does have security holdings in financials/insurance operations that have fallen in value as well as subsidiaries that participate in the housing related industry. Finally, Montpelier RE is feeling the impact from weak insurance pricing as well as diminishing returns from a low interest rate environment on its investment portfolio. I think that all these holdings offer attractive valuations and good future potential for capital gain at these levels.

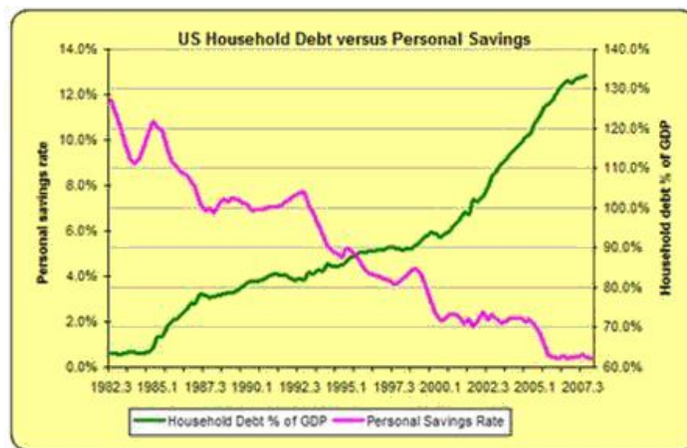
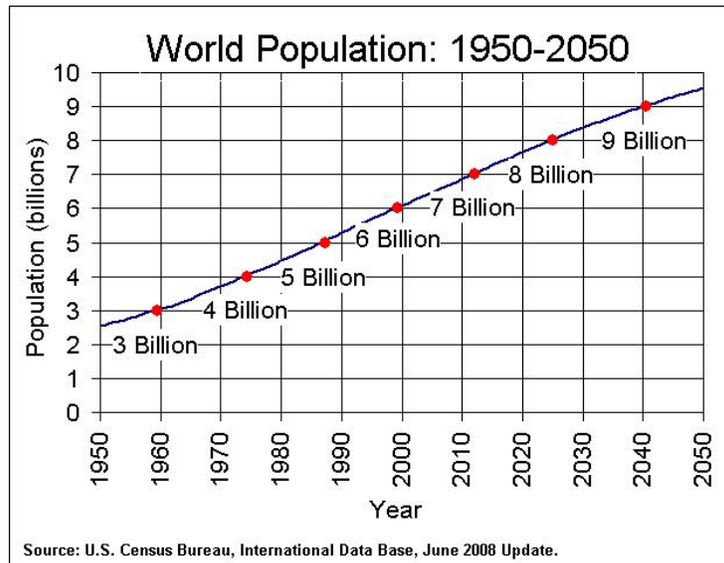
I continue to remain optimistic over the long term toward energy investments. Although the price of oil and natural gas has moved up quickly, in numerous cases the stock prices did not move up correspondingly with commodity prices. The energy markets did become crowded with speculators driving up oil and natural gas prices rather quickly. However as hastily as the speculators entered the market, they are exiting the market so a sharp correction is in process. Usually, this is a good situation to cleanse the markets of such bullishness in order to begin the process of building skepticism before the onset of a new uptrend. Albeit the growth in demand has started to slow globally, worldwide demand continues to grow. The majority of future energy growth is coming from the emerging markets. It will be these emerging markets that will dominate the demand equation going forward. The US demand growth has slowed and is close to flat year over year. Hopefully, the country does not become complacent again about energy and the urgency to become more self sufficient.

**A Few Current Market Observations**

You may be as concerned as I am regarding the lax credit lending standards to purchase a home over the past several years. You have to wonder what were these people thinking as they originated billions upon billions of mortgage loans to people who did not put down any money, and at the same time not even verifying assets or income. Now we are presented with a taxpayer bailout or backstop as some call it for Fannie Mae and Freddie Mac. These two companies present a huge liability to taxpayers. In the case of Fannie Mae, as of June 30, 2008, the fair value of Fannie Mae's equity was about -5.40 billion. Simply put Fannie Mae has no tangible book value. Another thing that you may find more troublesome is that Fannie Mae is functioning at a gross leverage of about 73 times including the fair value of the preferred equity. If the credit markets were still functioning properly, I wonder how much additional leverage would have been added. The bottom line is that only a 1.4% deterioration in Fannie Mae's book of assets would wipe out all the shareholder equity. It appears that government regulators let the foxes watch the hen house.

As you look at this world population chart it is apparent that world population will continue to grow barring a major plague or catastrophe. The emerging economies will play a larger role in global growth over the long term. The standard of living in these emerging economies should put upward pressure on commodities as the populations seek a better more comfortable way of life. The emerging economies will go from being producers to being producers and consumers and replace the U.S. consumer as the major engine of growth.

The chart below showing US household debt versus personal savings tells a great deal about consumer behavior over the last two decades. Consumer credit grew at a wild rate since 1999 at the expense of personal savings. It is a pretty easy conclusion to believe with such an extreme divergence between consumption and savings that the U.S. Consumer will retrench over the coming decade to delever their financial situation and increase their saving rate.



Source: creditwritedowns

Thank you for your continued support of the Bread & Butter Fund. Please do not hesitate to contact us with any questions or comments

Respectfully Submitted,  
James B. Potkul  
President - Chief Investment Officer

The discussion of Fund investments represent the views of the Fund's manager at the time of this report and are subject to change without notice. References to individual securities are for informational purposes only and should not be construed as recommendations to purchase or sell individual securities.

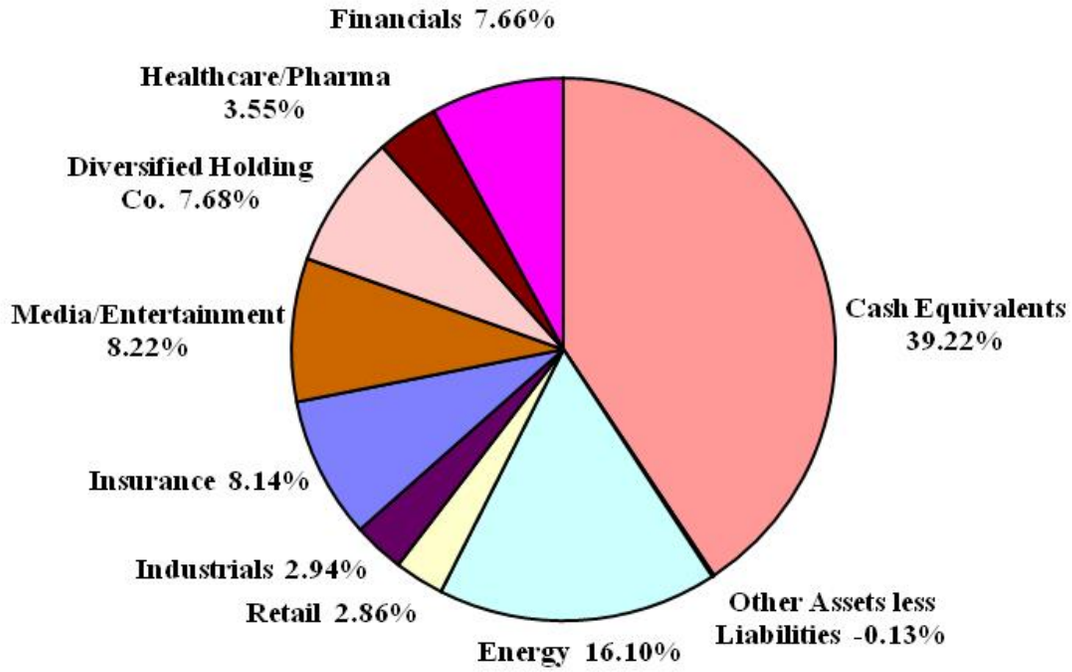
## BREAD & BUTTER FUND, INC.

\*Top Ten Holdings and Asset Allocation  
June 30, 2008

Top Ten holdings (% of Net Assets)		Asset Allocation (% of Net Assets)	
Time Warner	6.27%	Energy	16.10%
Loews Corp.	4.96%	Media/Entertainment	8.22%
Pioneer Drilling Corp.	4.78%	Insurance	8.14%
Mitsubishi UFJ Fnc1	4.47%	Diversified Holding Co	7.68%
Mercer Insurance Group	4.40%	Financials/Banking	7.66%
ConocoPhillips	4.40%	Consumer Products	3.76%
El Paso	3.85%	Healthcare/Pharma	3.55%
Philip Morris Int'l.	3.76%	Industrials	2.94%
Montpelier RE Holdings	3.75%	Retail	2.86%
Pfizer Inc.	3.55%	Short-Term Investments	39.22%
		Other assets	
		Less liabilities, net	-0.13%
	=====		=====
	44.19%		100.00%

\*Portfolio holdings are subject to change and are not recommendations of individual stocks.

The Following chart gives a visual breakdown of the Bread & Butter Fund by the industry sectors the underlying securities represent as a % of the net assets of the fund as of 06/30/2008



BREAD & BUTTER FUND, INC.  
 SCHEDULE OF INVESTMENTS IN SECURITIES  
 June 30, 2008

Shares	Historical Cost	Value
-----	-----	-----

COMMON STOCKS - 60.91 %

Diversified Holding Cos. - 7.68%

-----			
Berkshire Hathaway Cl B*	8	23,466	32,096
Loews Corp.	1,250	51,902	58,625
		-----	-----
		75,368	90,721
Consumer Products - 3.76 %			
-----			
Philip Morris International	900	45,213	44,451
		-----	-----
		45,213	44,451
Energy - 16.10 %			
-----			
ConocoPhillips	550	32,619	51,914
El Paso Corporation	2,090	23,124	45,437
EnCana Corp. (Canada)	400	26,497	36,372
Pioneer Drilling Co.*	3,000	33,076	56,430
		-----	-----
		115,316	190,153
Financials - 7.66 %			
-----			
American Express	1,000	42,742	37,670
Mitsubishi UFJ Financial ADRF (Japan)	6,000	65,075	52,800
		-----	-----
		107,817	90,470
Healthcare-Pharmaceutical - 3.55 %			
-----			
Pfizer Incorporated	2,400	50,588	41,928
		-----	-----
		50,588	41,928
Industrials - 2.94 %			
-----			
General Electric Company	1,300	39,365	34,697
		-----	-----
		39,365	34,697
Insurance - 8.14 %			
-----			
Mercer Insurance Group	3,000	54,042	51,930
Montpelier RE Holdings	3,000	49,414	44,250
		-----	-----
		103,456	96,180
Media/Entertainment - 8.22%			
-----			
News Corp. Ltd. B	1,500	23,785	23,025
Time Warner Inc.	5,000	91,646	74,000
		-----	-----
		115,431	97,025
Retail - 2.48 %			
-----			
Walmart Stores Inc	600	25,750	33,720
		-----	-----
		25,750	33,720
TOTAL COMMON STOCKS		678,304	719,345
		-----	-----
SHORT-TERM INVESTMENTS - 39.22 %			
-----			
Schwab Treasury Money Market	463,169	463,169	463,169
		-----	-----
TOTAL SHORT-TERM INVESTMENTS		463,169	463,169

	-----	-----
TOTAL INVESTMENTS	\$1,141,473	1,182,514
	=====	
OTHER ASSETS AND LIABILITIES - (0.13 %)		(1,477)
		-----
NET ASSETS - 100.00%		\$1,181,037
		=====

\*Non-income producing for the period.

The accompanying notes are an integral part of these financial statements.

BREAD & BUTTER FUND, INC.  
Statement of Assets and Liabilities  
June 30, 2008 (unaudited)

Assets

Investments in Securities, at value (cost \$1,141,473)	\$1,182,514
Cash	10,219
Dividends and Interest Receivable	1,599
	-----
Total Assets	1,194,332

Liabilities

Payable for securities purchased	(11,909)
Accrued Expenses	( 1,386)
	-----
Net Assets	1,181,037
	-----

Composition of Net Assets:

Common Stock, at \$.001 par value	112
Paid in Capital	1,153,221
Accumulated net realized loss on investments	(17,530)
Undistributed net investment income	4,193
Net unrealized appreciation of securities	41,041
	-----

Net Assets (equivalent to \$10.53 per share based on 112,112 shares outstanding) (Note 4)	\$1,181,037
	=====

The accompanying notes are an integral part of these financial statements.

BREAD & BUTTER FUND, INC  
Statement of Operations  
Six months ended June 30 2008 (unaudited)

Investment Income	
Interest	\$ 3,148
Dividends (A)	9,180
	-----
Total Income	12,328
	-----
Expenses	
Investment Advisory Fee (Note 2)	5,811
Professional Fees	5,000
Software	2,548
Registration Fees	1,538
Legal Services	500
Insurance	300
Taxes	520
Postage and Printing	12
Director Fees	27
	-----
Total Expenses	16,256
Less, fees waived and expenses reimbursed by adviser (Note 2)	( 8,121)
	-----
Net Expenses	8,135
Net Investment Income	4,193
	-----
Realized and Unrealized Gain (Loss) from Investments	
Net realized gain (loss) on investment securities	(17,530)
Net increase in unrealized appreciation on Investment securities	32,183
	-----
Net realized and unrealized gain (loss) from investments	14,653
	-----
Net increase (decrease) in net assets resulting From operations	\$ 18,846
	-----

(A) Net of foreign withholding taxes of \$72

The accompanying notes are an integral part of these financial statements.

BREAD & BUTTER FUND, INC.

Statements of Changes in Net Assets

	(Unaudited)	
	For the six	Year Ended
	months ended	Year Ended
	June 30, 2008	Dec 31, 2007
	-----	-----
<b>Increase (Decrease) in net assets from operations</b>		
Net investment income	\$ 4,193	\$ 12,708
Net realized gain(loss)from investment transactions	(17,530)	4,206
Capital gain distributions from portfolio companies	-	800
Unrealized appreciation (depreciation) of		
Investment securities	32,183	(73,374)
	-----	-----
Net increase (decrease) in net assets resulting from		
operations	18,846	(55,660)
Distributions to shareholders from;		
Net Investment Income	-	(12,708)
Capital Gains	-	( 4,475)
Tax return of capital distribution	-	( 8,661)
Share transactions (Note 4)	11,000	266,183
	-----	-----
Total increase in net assets	29,846	184,679
Net Assets		
Beginning of period	1,151,191	966,512
	-----	-----
End of year period	\$1,181,037	\$1,151,191
	=====	=====

The accompanying notes are an integral part of these financial statements

BREAD & BUTTER FUND, INC.

Financial Highlights

For share of capital stock outstanding throughout the period

	(unaudited)			
	2008**	2007	2006	2005*
PER SHARE DATA:				
Net Asset Value, Beginning of period	\$10.37	\$11.03	\$10.15	\$10.00
Income from Investment Operations:				
Net Investment Income ***	.04	.13	.14	.02
Net Realized and Unrealized Gain(Loss) on investments	.12	(.55)	.95	.15
	-----	-----	-----	-----
Total From Investment Operations	.16	(.42)	1.09	.17
Distributions from:				
Net Investment Income	-	(.12)	(.14)	(.02)
Realized gains	-	(.04)	-	-
Return of capital	-	(.08)	(.07)	-
Net Asset value, End of period	\$10.53	\$10.37	\$11.03	\$10.15
Total Return ****	1.54%	(3.83%)	10.73%	1.73%

Ratios and Supplemental Data:

Net Assets, End of Year	\$1,181,037	\$1,151,191	\$966,512	\$712,363
Ratio of Expenses, after reimbursement				
To Average Net Assets	1.40%a	1.40%	1.40%	1.40%a
Ratio of Expenses, before reimbursement				
To Average Net Assets	2.79%a	2.69%	3.22%	11.21%a
Ratio of Net Investment Income to				
Average Net Assets	0.72%a	1.19%	1.46%	1.68%a
Portfolio Turnover Rate (%)	26.04%	18.09%	5.33%	0.00%

a = annualized

\*For the period from October 31, 2005 (commencement of investment operations) to December 31, 2005

\*\*For the six months ended June 30, 2008 (Unaudited)

\*\*\* Per share net investment income has been determined on the basis of average shares outstanding during the period.

\*\*\*\* Assumes reinvestment of dividends.

The accompanying notes are an integral part of these financial statements.

BREAD & BUTTER FUND, INC.  
Notes to Financial Statements  
June 30, 2008 (unaudited)

1. ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES

Organization: The Bread & Butter Fund, Inc. (the "Fund"), is an open-end, no-load, non-diversified regulated investment company that was incorporated in the state of New Jersey on March 2, 2004. The Fund commenced investment operations October 31, 2005. The Fund is authorized to issue 100,000,000 shares of \$.001 par value capital stock.

The Fund's investment objective is to seek long-term capital appreciation primarily by investing in securities that Potkul Capital Management LLC (the "Adviser") believes are undervalued. The Fund is a "non-diversified" portfolio, which means it can invest in fewer securities at any one time than diversified portfolios.

Security Valuations: Equity securities generally are valued by using market quotations, but may be valued on the basis of prices furnished by a pricing service when the Advisor believes such prices accurately reflect the fair market value of such securities. Securities that are traded on any stock exchange or on the NASDAQ over-the-counter market are generally valued by the pricing service at the last quoted sale price. Lacking a last sale price, an equity security is generally valued by the pricing service at its last bid price, except for short positions,

for which the last quoted asked price is used. When market quotations are not readily available, when the Advisor determines that the market quotation or the price provided by the pricing service does not accurately reflect the current market value, or when restricted or illiquid securities are being valued, such securities are valued as determined in good faith by the Board of Directors. The Board has adopted guidelines for good faith pricing, and has delegated to the Adviser the responsibility for determining fair value prices, subject to review by the Board of Directors.

Fixed income securities generally are valued by using market quotations, but may be valued on the basis of prices furnished by a pricing service when the Adviser believes such prices accurately reflect the fair market value of such securities. A pricing service utilizes electronic data processing techniques based on yield spreads relating to securities with similar characteristics to determine prices for normal institutional-size trading units of debt securities without regard to sale or bid prices. If the Adviser decides that a price provided by the pricing service does not accurately reflect the fair market value of the securities, when prices are not readily available from a pricing service, or when restricted or illiquid securities are being valued, securities are valued at fair value as determined in good faith by the Adviser, subject to review of the Board of Directors. Short term investments in fixed income securities with maturities of less than 60 days when acquired, or which subsequently are within 60 days of maturity, are valued by using the amortized cost method of valuation, which the Board has determined will represent fair value.

BREAD & BUTTER FUND, INC.  
Notes to Financial Statements (continued)  
June 30, 2008 (unaudited)

1. ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES (Continued)

**Foreign Currency:** Investment securities and other assets and liabilities denominated in foreign currencies are translated into U.S. dollar amounts at the date of valuation. Purchases and sales of investment securities and income and expense items denominated in foreign currencies are translated into U.S. dollar amounts on the respective dates of such transactions.

The Fund does not isolate that portion of the results of operations resulting from changes in foreign exchange rates on investments from the fluctuations arising from changes in market prices of securities held. Such fluctuations are included with the net realized and unrealized gain or loss from investments.

Net realized foreign exchange gains or losses arise from sales of foreign currencies, currency gains or losses realized between the trade and settlement dates on securities transactions, and the difference between the amounts of dividends, interest, and foreign withholding taxes recorded on the Fund's books and the U.S. dollar equivalent of the amounts actually received or paid. Net unrealized foreign exchange gains and losses arise from changes in the fair values of assets and liabilities, other than investments in securities at fiscal period end, resulting from changes in exchange rates.

**Federal Income Taxes:** The Fund's policy is to comply with the requirements of the Internal Revenue Code that are applicable to regulated investment companies and to distribute all its taxable income to its shareholders. Therefore, no federal income tax provision is required.

**Distributions to Shareholders:** The Fund intends to distribute to its shareholders substantially all of its net realized capital gains and net investment income, if any, at year-end. Distributions will be recorded on ex-dividend date.

**Other:** The Fund follows industry practice and records security transactions on the trade date. The specific identification method is used for determining gains or losses for financial statements and income tax purposes. Dividend income is recorded on the ex-dividend date and interest income is recorded on an accrual basis. Discounts and premiums are amortized, over the useful lives of the respective securities. Withholding taxes on foreign dividends will be provided for in accordance with the Fund's understanding of the applicable country's tax rules and rates.

**Use of Estimates:** The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of increases and decreases in net assets for operations during the reporting. Actual results could differ from these estimates.

2. INVESTMENT ADVISORY AGREEMENT

The Fund has an investment advisory agreement with the Adviser to furnish investment advisory and certain other management services to the Fund. The Fund will pay the Adviser a monthly fee based on the Fund's average daily net assets at the annual rate of 1.00%. The Adviser will absorb all expenses of the Fund so that the Fund's total expense ratio is equal to or less than 2 % of the first \$10 million in net assets and less than 1.5% of the next \$20 million of net assets per year. This expense cap shall remain in effect in perpetuity and can only be terminated by the Fund. The Fund will bear its own operating expenses which will include director's fees, legal and accounting fees, interest, taxes, brokerage commissions, bookkeeping and record maintenance, operating its office, transfer agent and custodian fees. The Adviser will serve as the Fund's transfer agent at no cost to the Fund except for out of pocket expenses. A management fee of \$5,811 accrued to the Adviser for the period ended June 30, 2008. For the period ended June 30, 2008, the Adviser reimbursed the Fund \$8,121 for expenses in excess of 1.4% of the average annual net assets. The 1.4% expense cap was voluntary on the part of the Adviser.

James B. Potkul is the President and Chief Investment and Compliance Officer of the Fund. Mr. Potkul is also the President/Chief Investment Officer and Principal of the Adviser.

3. INVESTMENT TRANSACTIONS

Purchases and sales of investment securities (excluding short-term securities) for the period ended June 30, 2008 were \$207,013 and \$395,150 respectively.

At June 30, 2008 net unrealized appreciation for Federal income tax purposes aggregated \$41,041 of which \$98,160 related to unrealized appreciation of securities and (\$57,119) related to unrealized depreciation of securities. The cost June 30, 2008 of investments for Federal income tax purposes was \$678,303 excluding short-term investments.

4. CAPITAL SHARE TRANSACTIONS

As of June 30, 2008, there were 100,000,000 shares of \$.001 per value capital stock authorized. The total par value and paid-in capital totaled \$1,153,333. Transactions in capital stock were as follows for the period ended June 30, 2008 and the year ended December 31, 2007:

4. CAPITAL SHARE TRANSACTIONS (Continued)

	June 30, 2008		December 31, 2007	
	Shares	Amount	Shares	Amount
Shares Sold	1,057	\$ 11,000	24,640	\$281,381
Shares issued in				
Reinvestment of dividends	-	-	2,492	25,844
Shares Redeemed	-	-	(3,674)	(41,042)
Net Increase	1,057	\$ 11,000	23,458	\$266,183

5. FEDERAL INCOME TAXES

Income and long-term capital gain distributions are determined in accordance with Federal income tax regulations, which may differ from accounting principles generally accepted in the United States.

For Federal income tax purposes, the cost of investment in securities owned at June 30, 2008 was \$1,141,473 including short-term investments.

Undistributed ordinary income	\$ 4,193
Undistributed long term capital gain	\$ -
Unrealized appreciation	\$ 41,041

Distribution to shareholders of record was paid December 31, 2007. The distribution consisted of \$12,708 of net investment income, \$4,475 of long term capital gains and a return of capital of \$8,661.

## 6. FAIR VALUE MEASUREMENT

The Fund adopted Financial Accounting Standards Board Statement of Financial Accounting Standards No. 157, Fair Value Measurements ("FAS 157"), effective January 1, 2008. In accordance with FAS 157, fair value is defined as the price that the Fund would receive to sell an asset or pay to transfer a liability in an orderly transaction between market participants at the measurement date. FAS 157 also establishes a framework for measuring fair value, and a three-level hierarchy for fair value measurements based upon the transparency of inputs to the valuation of an asset or liability. Inputs may be observable or unobservable and refer broadly to the assumptions that market participants would use in pricing the asset or liability. Observable inputs reflect the assumptions market participants would use in pricing the asset or liability based on market data obtained from sources independent of the Fund. Unobservable inputs reflect the Fund's own assumptions about the assumptions that market participants would use in pricing the asset or liability developed based on the best information available in the circumstances. Each investment is assigned a level based upon the observability of the inputs which are significant to the overall valuation. The three-tier hierarchy of inputs is summarized below.

\* Level 1 - quoted prices in active markets for identical investments.

\* Level 2 - other significant observable inputs (including quoted prices  
BREAD & BUTTER FUND, INC.  
Notes to Financial Statements (continued)  
June 30, 2008 (unaudited)

for similar investments, interest rates, prepayment speeds,  
credit risk, etc.)

\* Level 3 - significant unobservable inputs (including the Fund's own  
assumptions in determining the fair value of investments)

The following table summarizes the valuation of the Fund's investments by the  
above fair value hierarchy levels as of June 30, 2008:

Level	Investments in Securities	Other Financial Instruments *
-----	-----	-----
Level 1	\$1,182,514	\$ 0
Level 2	0	0
Level 3	0	0
	-----	-----
Total	\$1,182,514	\$ 0
	=====	=====

\* Other financial instruments are derivative instruments not reflected in the Portfolio of Investments, such as futures forwards and swap contracts, which are valued at the unrealized appreciation / depreciation on the instrument.

## 7. ACCOUNTING FOR UNCERTAINTY OF INCOME TAXES

The Fund adopted Financial Accounting Standards Board (FASB) Interpretation No. 48 - Accounting for Uncertainty in Income Taxes, on January 1, 2007. FASB Interpretation No. 48 requires that tax effects of certain tax positions to be recognized. These tax positions must meet a "more likely than not" standard that based on their technical merits, have a more than 50 percent likelihood of being sustained upon examination. At adoption, the financial statements must be adjusted to reflect only those tax positions that are more likely than not of being sustained. Management of the Fund does not believe that any adjustments were necessary to the financial statements at adoption.

BREAD & BUTTER FUND, INC.

Expenses

June 30, 2008

EXPENSE EXAMPLE

As a shareholder of the Fund, you incur ongoing costs, including management fees and other Fund operating expenses. This example is intended to help you understand your ongoing costs (in dollars) of investing in the Fund and to compare costs with the ongoing costs of investing in other mutual funds.

This Example is based on an investment of \$1,000 invested at the beginning of the period and held for the entire period January 1, 2008 to June 30, 2008.

Actual Expenses

The first line of the table below provides information about actual account values and actual expenses. You may use the information in this line, together with the amount you invested at the beginning of the period, to estimate the expenses that you paid over the period. Simply divide your account value by \$1,000 (for example, an \$8,600 account value divided by \$1,000 = 8.6), then multiply the result by the number in the first line under the heading "Expense Paid During Period" to estimate the expenses you paid on your account during this period.

Hypothetical Example for Comparison Purposes

The second line of the table below provides information about hypothetical account values and hypothetical expenses based on the Fund's actual expense ratio and an assumed rate of return of 5% per year before expenses, which is not the Fund's actual return. The hypothetical account values and expense may not be used to estimate the actual ending account balance or expense you paid for the period. You may use this information to compare the ongoing costs of investing in the Fund and other Funds. To do so, compare this 5% hypothetical example with the 5% hypothetical examples that appear in the shareholder reports of other funds.

Please note that the expenses shown in the table are meant to highlight your ongoing costs only and do not reflect any transactional costs, such as sales charges (loads), redemption fees, or exchange fees. Therefore, the second line of the table is useful in comparing ongoing costs only, and will not help you determine the relative total costs of owning different funds. In addition, if these transactional costs were included, your costs would have been higher.

	Beginning Account Value January 1, 2008	Ending Account Value June 30, 2008	Expenses Paid During Period* January 1, 2008 to June 30, 2008
Actual	\$1,000.00	\$1,015.43	\$ 7.02
Hypothetical 5% return before expenses)	\$1,000.00	\$1,017.90	\$ 7.02

\*Expenses are equal to the Fund's annualized expense ratio of 1.40%, multiplied by the average account value over the period, multiplied by 182 days/366 days [number of days in most that the Fund has been offered for sale - year/365 [or 366] (to reflect the one-half year period).

BREAD & BUTTER FUND, INC.

ADDITIONAL INFORMATION

June 30, 2008

PROXY VOTING GUIDELINES

Potkul Capital Management LLC., the Fund's Adviser, is responsible for exercising the voting rights associated with the securities held by the Fund. The Fund's proxy voting policies and procedures, and information regarding how the Fund voted proxies relating to portfolio securities is available without charge by calling the Fund at 1-888-476-8585, at the

Fund's website <http://www.breadandbutterfund.com> or by visiting the Securities and Exchange Commission ("SEC's") website <http://www.sec.gov>.

#### QUARTERLY FILING OF PORTFOLIO HOLDINGS

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

#### APPROVAL OF INVESTMENT ADVISORY AGREEMENT

At a meeting held on June 21, 2008, the Board of Directors, including a majority of Directors that are not "interested" persons of the Fund (as the term is defined in the 1940 Act), re-approved the Advisory Agreement based upon its review of the qualitative and quantitative information provided by the Investment Advisor. The Directors considered, among other things, the following information regarding the Investment Adviser.

#### NATURE, EXTENT AND QUALITY OF SERVICES PROVIDED BY THE INVESTMENT ADVISOR

The Directors reviewed the nature, quality and scope of current and anticipated services provided by the Investment Adviser under the Advisory Agreement. This includes portfolio management, supervision of Fund operations and compliance and regulatory matters.

#### COST OF SERVICES TO THE FUND AND PROFITABILITY OF ADVISER

The Directors considered the Fund's management fee and total expense ratio relative to industry averages. The willingness of the Adviser to absorb initial formation expenses as well as absorbing expenses beyond contract terms has shown effort to be competitive on a fee basis.

#### CONCLUSIONS

Based on the above review and discussions, the Directors concluded that it is in the best interest of the Fund and its shareholders to approve the Advisory Agreement.

#### BOARD OF DIRECTORS INFORMATION

The business and affairs of the Fund are managed under the direction of the Fund's Board of Directors. Information pertaining to the Directors of the Fund is set forth below. The SAI includes additional information about the Fund's Directors, and is available without charge, by calling 1-888-476-8585. Each director may be contacted in writing to the director c/o Bread & Butter Fund, Inc., 3633 Hill Road, Parsippany, NJ 07054.

#### INTERESTED DIRECTOR

Name & Age	Position	Term/Time On Board	Principal Occupation During last 5 Years	Other Public Company Directorships
Jeffrey E Potkul Age 41	Director	1 Year Term 3 Years	Manager - Health Economics & Reimbursement Ethicon/Johnson & Johnson	None

#### INDEPENDENT DIRECTORS

Donald J McDermott Age 78	Director Chairman of the Board	1 Year Term 3 Years	Professor Biology Essex County College	None
Frank J Figurski Age 45	Director	1 Year Term 3 Years	Network Administrator Celgene Corp.	None
Theodore J Moskala	Director	1 Year Term	2 <sup>nd</sup> Vice President	None

Directors of the Fund are considered "Interested Directors" as defined in the Investment Company Act of 1940 because these individuals are related to the Fund's Investment Adviser. Jeffrey E Potkul is the brother of James B Potkul, who is the President of the Fund and of the Fund's Adviser.

**Investment Adviser**

**Potkul Capital Management, LLC.  
3633 Hill Rd. 3<sup>rd</sup> fl.  
Parsippany, NJ 07054**

**Custodian**

**Charles Schwab & Company, Inc.  
70 White Street  
Red Bank, NJ 07701**

**Transfer Agent**

**Potkul Capital Management, LLC.  
3633 Hill Rd 3<sup>rd</sup> fl.  
Parsippany, NJ 07054**

**Independent Registered Public Accounting Firm**

**Sanville & Company  
1514 Old York Road  
Abington, PA 19001**

**Legal Counsel**

**The Sourlis Law Firm  
The Galleria  
2 Bridge Avenue  
Red Bank, NJ 07701**

This report and the financial statements contained herein are submitted for the general information of shareholders and not authorized for distribution to prospective investors unless preceded or accompanied by an effective prospectus. Nothing herein contained is to be considered an offer of sale or solicitation of an offer to buy shares of Bread & Butter Fund, Inc. Such offering is made only by prospectus, which includes details as to offering price and material information.

ITEM 2. CODE OF ETHICS - filed herewith under exhibits

ITEM 3. AUDIT COMMITTEE FINANCIAL EXPERT - Not applicable.

ITEM 4. PRINCIPAL ACCOUNTANT FEES AND SERVICES - Not applicable.

ITEM 5. AUDIT COMMITTEE OF LISTED REGISTRANTS. Not applicable.

ITEM 6. SCHEDULE OF INVESTMENTS Schedule of Investments is included as part of the report to shareholders filed under Item 1 of this Form.

ITEM 7. DISCLOSURE OF PROXY VOTING POLICIES AND PROCEDURES FOR CLOSED-END MANAGEMENT INVESTMENT COMPANIES.  
Not applicable.

ITEM 8. PORTFOLIO MANAGERS OF CLOSED-END MANAGEMENT INVESTMENT COMPANIES  
Not applicable.

ITEM 9. PURCHASES OF EQUITY SECURITIES BY CLOSED-END MANAGEMENT INVESTMENT COMPANIES.  
Not applicable.

ITEM 10. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS- Not applicable.

ITEM 11. CONTROLS AND PROCEDURES - Not applicable.

ITEM 12. EXHIBITS.

- (a) (1) EX-99.CODE ETH. Filed herewith.
- (a) (2) Certifications pursuant to Section 302 of the Sarbanes-Oxley Act of 2002. ex-99cert Filed herewith.
- (b) Certifications pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. ex-99.906cert Filed herewith.

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.

Bread & Butter Fund, Inc.

By /s/ James B. Potkul

-----  
James B. Potkul  
Principal Financial Officer

Date 08/23/2008

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 /s/ James B. Potkul

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James B. Potkul  
President

Date 08/23/2008

## CERTIFICATION

James B. Potkul, President/Principal Financial Officer of Bread & Butter Fund (the “Registrant”), certifies to the best of his knowledge that:

1. The Registrant’s periodic report on Form N-CSR for the period ended June 30, 2008 (the “Form N-CSR”) fully complies with the requirements of Sections 15(d) of the Securities Exchange Act of 1934, as amended; and
2. The information contained in the Form N-CSR fairly presents, in all material respects, the financial condition and results of operations of the Registrant.

President/Principal Financial Officer  
Bread & Butter Fund

/s/James B. Potkul  
James B. Potkul

Date: August 23, 2008

A signed original of this written statement required by Section 906 of the Sarbanes-Oxley Act of 2002 has been provided to Bread & Butter Fund and will be retained by Bread & Butter Fund and furnished to the Securities and Exchange Commission (the “Commission”) or its staff upon request.

This certification is being furnished to the Commission solely pursuant to 18 U.S.C. § 1350 and is not being filed as part of the Form N-CSR filed with the Commission.

BREAD & BUTTER FUND, INC.

Pursuant to the requirements of Rule 17j-1 and 204A-1 Code of Ethics under the Investment Company Act of 1940 (the "1940 Act") and in order to protect against certain unlawful acts, practices and courses of business by certain individuals or entities related to the Bread & Butter Fund, Inc. (the "Fund"), the Fund hereby adopts the following Code of Ethics and procedures for implementing the provisions of the Code.

Section 406 of the Sarbanes-Oxley Act of 2002 concerns the disclosure of a company's Code of Ethics. This Code of Ethics is meant to promote:

- \*Honest and ethical conduct, including the ethical handling of actual or apparent conflicts of interest between personal and professional relationships;
- \*Full, fair, accurate, timely and understandable disclosure in reports and documents that the Fund files with, or submits to, the Securities and Exchange Commission ("SEC") and in other public communications made by the Fund;
- \*Compliance with applicable laws and governmental rules and regulations;
- \*The prompt internal reporting of violations of the Code to an appropriate person or persons identified in the Code; and
- \*Accountability for adherence to the Code.

The Board of Directors of the Bread has adopted this Code of Ethics Bread & Butter Fund, Inc. (the "Fund"). It is based on the principle that the Directors and Officers of the Fund owe a fiduciary duty to the Fund's shareholders to conduct their affairs, including their personal transactions, in such a manner as to avoid 1) Serving their own interests ahead of the shareholders, 2) Taking advantage of their position, and 3) Any actual or potential conflicts of interest.

I. Definitions. As used in this Code of Ethics, the Following terms shall have the following meanings:

(a) "Adviser" shall mean Potkul Capital Management, LLC.

(b) "Beneficial Ownership" shall be interpreted in the same manner as it would be in determining whether a person is subject to the provisions of Section 16 of the Securities Exchange Act of 1934 and the rules and regulations there under, except that the determination of direct or indirect beneficial ownership shall apply to all securities that a person has or acquires. It includes ownership by a member of a person's immediate family (such as a spouse, minor children and adults living in such person's home) and trusts of which such person or an immediate family member of such person is a trustee or in which any such person has a beneficial interest.

(c) "Security" shall have the same meaning set forth in Section 2 (a) (36) of The 1940 Act, except that it shall not include shares of registered open-end investment companies, direct obligations of the United States Government, Bankers Acceptances, Bank certificates of deposit, Commercial Paper and high-quality short-term debt instruments, including repurchase agreements. (d) "Transaction" shall mean any purchase, sale or any type of acquisition or disposition of securities.

II. Restrictions on Trading. Directors and Officers are restricted from willfully purchasing, for beneficial ownership, any securities before receiving prior approval from the Chief Compliance Officer - James B. Potkul ("CCO") of the Fund or in the case of James B. Potkul - President and Adviser to the Fund, he must receive approval from the independent Chairman of the Board - Donald J. McDermott.

(a) If the Adviser is buying, selling or contemplating action of the security for the Fund, one business-day must pass after action by the Fund to receive approval for a transaction. These procedures will ensure that our shareholders have first access to our investment ideas.

(b) Once a trade approval form has been submitted and a pre-approval trade has been granted, the access person(s) has 15 days from the date of approval until the approved trade expires. If 15 days pass without

any action taken, the access person must resubmit a new trade approval form and be granted permission again.

(c) All access persons are prohibited in making investments in initial public offerings or so called "IPOs".

III. Reporting Requirements: Enforcing and monitoring a Code of Ethics is a major part of any code with the following reporting requirements:

(a) Initial Holdings Report. A complete report of each person's securities holdings and amount of shares (as defined under Rule 204A-1) must be submitted to the Chief Compliance Officer James B. Potkul ("CCO") within 10 days of the supervised person becoming an access person. The brokerage statements or the Initial Holdings Report submitted must have information current as of a date no more than 45 days prior to the date the person becomes an access person. This includes all covered persons and/or members of his/her immediate family members living in the household and any account in which the person has a direct or indirect beneficial interest. The report should include the security title, number of shares, principal amount of the covered security, the name of the broker whom the access person maintains an account(s) and the date the report is submitted.

(b) Quarterly Transaction Reports. No Later than 30 days after the end of each calendar quarter, access persons must submit the following with respect to ,any transactions during the quarter; the date of the transaction, name of security, the number of shares, price, principal amount, purchase or sale and name of broker and the date the report is submitted. Copies of Brokerage statements along with trade confirmations (as transactions occur) can be sent directly to the Chief Compliance Officer, James B. Potkul will cover the requirements.

(c) Annual Holdings Reports. Each access person must submit an annual holdings report listing his or her securities holdings as of a date no more than 45 days to the date the report is submitted. Information required to submit is the security name, number of shares, principal amount, name of the broker whom access person maintains an account(s) and the date the report is submitted.

(d) Exemptions.

1. Accounts over which the access person has no direct or indirect influence or control.
2. Automatic investment plan transactions.
3. Duplicate information in brokerage trade confirmations or account statements that an adviser receives.
4. Alternative records of an adviser with only one access person.

IV. Prohibition on Certain Actions. Directors and Officers of the Fund, in connection with the purchase or sale of securities, shall not:

- (a) Employ any device, scheme or artifice to defraud the Fund.
- (b) Make any untrue statement of a material fact to the Fund, or to omit to state a material fact in an effort to mislead the Fund.
- (c) Engage in any act, practice or course of business that operates or would operate as a fraud or deceit on the Fund.
- (d) Engage in any manipulative practice with respect to the Fund.

(e) Disclose, divulge or communicate to any person (other than covered persons), directly or indirectly, any inside information regarding the Fund and relating to held securities, Adviser's securities recommendations or any completed or proposed transactions involving held securities.

V. Code of Ethics of Adviser. All directors and officers of the Fund who also are directors, officers or employees of the Adviser are subject to the Code of Ethics of the Adviser, which is incorporated by reference herein. The Fund shall require its Investment Adviser and principal broker adopt a Code of Ethics similar to this Code with respect to the Fund's portfolio securities.

VI. Reporting to Board of Directors. If issues or concerns arise with regards to this Code of Ethics, the Chief Compliance Officer (CCO) of the Fund shall provide the Board of Directors with a report that describes such issues. An error and mistake log shall be maintained.

VII. Sanctions, if any director or officer violates any provision set forth in this Code of Ethics, the directors shall impose sanctions as deemed appropriate including, but not limited to, a letter of censure, termination of position, fines or a waiver of penalty.

Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Name: \_\_\_\_\_ Title: \_\_\_\_\_

Authorized Signature: \_\_\_\_\_ Date: \_\_\_\_\_

## CERTIFICATIONS

I, James B. Potkul, certify that:

1. I have reviewed this report on Form N-CSR of Bread & Butter Fund, Inc.;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations, changes in net assets, and cash flows (if the financial statements are required to include a statement of cash flows) of the registrant as of, and for, the periods presented in this report;
4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940) and internal control over financial reporting (as defined in Rule 30a-3(d) under the Investment Company Act of 1940) for the registrant and have:
  - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of a date within 90 days prior to the filing date of this report based on such evaluation; and
  - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal half-year (the registrant's second fiscal half-year in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer(s) and I have disclosed to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to

record, process, summarize, and report financial information; and

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

Date: August 23, 2008

/s/ James B. Potkul

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James B. Potkul  
President/Principal Financial Officer