PREFERRED INCOME OPPORTUNITY FUND INC Form SC 13D July 25, 2002

United States
Securities and Exchange Commission
Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 2)

Preferred Income Opportunity Fund
(Name of Issuer)

Common Stock (Title of Class of Securities)

74037H-10-4 (CUSIP Number)

The Commerce Group, Inc.
211 Main Street
Webster, MA 01570
(508) 943-9000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box: [X]

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

Page 1 of 13 CUSIP No.: 74037H-10-4 THE COMMERCE GROUP, INC. SCHEDULE 13D AMENDMENT No. 2 JULY 25, 2002 1. NAME OF REPORTING PERSON S.S. OR I.R.S. ID NO. OF ABOVE PERSON The Commerce Group Inc. ID# 04-2599931 2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [] (b) [] 3. SEC USE ONLY SOURCE OF FUNDS [WC] 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION 6. Massachusetts NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH SOLE VOTING POWER 3,875,143 SHARED VOTING POWER 0 SOLE DISPOSITIVE POWER 3,875,143 SHARED DISPOSITIVE POWER 0 11. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,875,143 12. CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES [] PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 34.8% TYPE OF REPORTING PERSON 14. [HC]

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THE COMMERCE GROUP, INC. SCHEDULE 13D AMENDMENT No. 2 JULY 25, 2002

ITEM 1. SECURITY AND ISSUER

This Schedule 13D relates to the shares of beneficial interest (the "Shares"), of Preferred Income Opportunity Fund (the "Fund"), a Maryland business trust registered as an investment company under the Investment Company Act of 1940, as amended (the "Investment Company Act"). The principal executive offices of the Fund are located at 301 E. Colorado Blvd, Ste 720, Pasadena, California, 91101.

ITEM 2. IDENTITY AND BACKGROUND

- (a) (c) This Schedule 13D is being filed by The Commerce Group Inc. (the "Reporting Person"), a corporation formed under the laws of Massachusetts. The Reporting Person is a corporation whose principal offices are located at 211 Main Street Webster, MA 01570. The name, business address and principal occupation of each director and officer of the Reporting Person are set forth on Annex A hereto, which is incorporated by reference. All information in this Schedule 13D with respect to the persons listed on Annex A is given to the knowledge of the Reporting Person.
- (d) During the past five years, neither the Reporting Person nor any of the persons listed on Annex A has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) During the past five years, neither the Reporting Person nor any of the persons listed on Annex A has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
- (f) All of the individuals listed in Annex A are citizens of the United States.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

The source of the funds used by the Reporting Person to purchase Shares listed in Item 5(a) was working capital. The cost of such shares aggregated approximately \$46,712,768.

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SCHEDULE 13D AMENDMENT No. 2 JULY 25, 2002

ITEM 4. PURPOSE OF TRANSACTION

The shares of beneficial interest of the Fund ("Shares") held by the Reporting Person were acquired and are being held in the ordinary course of business by the Reporting Person for the purpose of investment and capital appreciation. In pursuing this investment philosophy, the Reporting Person routinely monitors the performance, trading prices, investment strategy and portfolio securities of the Fund, and of other investment funds in which it invests, and may discuss such matters with fund management, shareholders, or others. The Reporting Person, as an insurance company holding company, is entitled to file securities ownership reports required by the Securities and Exchange Act of 1934 on Schedule 13G. Under amended rules under the Securities Exchange Act of 1934, a person reporting on Schedule 13G may elect to convert such filing to a Schedule 13D, in part, to ensure that discussions with management, or other actions by the Reporting Person, do not limit the Reporting Person's ability to acquire additional Shares, or to vote the shares it already owns. Accordingly, in order to maintain desired flexibility for such transactions and discussions, the Reporting Person elected to convert its ownership filing on Schedule 13G to a filing on Schedule 13D with the filing of its initial Schedule 13D.

The matters which the Reporting Person intends to consider, discuss or pursue may include additional purchases of Shares, ceasing the purchase of additional Shares, sales of Shares or one or more of the items described in items (a) through (j) of Item 4 of General Reporting Rules. Whether any of such actions are taken by From time to time, the Reporting Person may sell Shares or purchase additional Shares, depending on various factors, the Reporting Person will depend upon the Reporting Person's evaluation of several factors, including the Fund's business and prospects, future developments, the level of discount in Share market prices from net asset value ("NAV"), the performance of the Funds' investments, the availability of funds to the

Reporting Person, alternative uses of funds, stock and money market conditions, and general economic conditions. Such factors may materially affect the Reporting Person's decision to purchase additional Shares, or take other actions, and may result in the Reporting Person's increasing its ownership to a majority or more of the outstanding Shares, and/or proposing changes in operations, governance or capitalization of the Fund. The Reporting Person does not have a specific plan or proposal that relates to or would result in any of the actions described in items (b) through (j) of Item 4 of General Reporting Rules, though the Reporting Person will review its investment in the Fund from time to time and reserves the right to take or not take any action it deems to be in its best interest or to change its intention as set forth in this Item 4.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

- (a) The Fund's reports with the Securities and Exchange Commission report that 11,151,287 Shares are outstanding. Based upon such number, the Reporting Person beneficially owns 34.8% of the Fund's outstanding Shares.
- (b) Reporting Person is the beneficial owner (through its insurance subsidiaries as listed below) of 3,875,143 Shares, over which it has sole power of disposition and voting. Such number of Shares represents approximately 34.8% of the outstanding Shares.

	Shares	Cost
The Commerce Insurance Company	3,660,743	\$44,349,854
American Commerce Insurance Company	200,000	2,200,000
Commerce West Insurance Company	14,400	162,914
Totals	3,875,143	\$46,712,768

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- (c) Subsequent to January 23, 2001, the Reporting Person has effected the following purchases and sales in the shares of Common Stock, all of which were made on the New York Stock Exchange (see attached Annex B). All transactions prior to January 24, 2001 were reported on previous Schedule 13D filings made with the Securities and Exchange Commission.
- (d) No person other than the Reporting Person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares of Common Stock owned by the Reporting Person.
- (e) It is inapplicable to state the date on which the Reporting Person ceased to be the beneficial owner of more than five percent of the Common Stock.

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

The Reporting Person does not have any contract, arrangement, understanding or relationship (legal or otherwise) with any person with respect to any securities of the Fund, including, but not limited to, the transfer or voting of any such securities, finders' fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS

Annex A Officers and Directors of Reporting Person and Insurance Subsidiaries

Annex B Item 5(c) Information

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

July 25, 2002

THE COMMERCE GROUP INC.

Gerald Fels Executive Vice President & Chief Financial Officer

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ANNEX A

THE COMMERCE GROUP, INC. 211 Main Street, Webster, MA 01570

DIRECTORS

Herman F. Becker..... President and owner, Sterling Realty and Huguenot Development Corporation

Joseph A. Borski, Jr	Self-employed Certified Public Accountant
Eric G. Butler	Retired Vice President and General Claims Manager of Commerce and Citation
Henry J. Camosse	Retired President, Henry Camosse & Sons Co., Inc., a building and masonry supplies company
Gerald Fels	Executive Vice President and Chief Financial Officer of the Company; President and Chief Operating Officer of Commerce and Citation
David R. Grenon	Retired CEO, President and Chairman Emeritus of The Protector Group Insurance Agency, Inc.; President E-C Realty Corporation
Robert W. Harris	Retired Treasurer, H.C. Bartlett Insurance Agency, Inc.
Robert S. Howland	Retired Clerk, H.C. Bartlett Insurance Agency, Inc.
John J. Kunkel	President and Treasurer, Kunkel Buick and GMC Truck; Treasurer, Kunkel Bus Company
Raymond J. Lauring	Retired President, Lauring Construction Company
Normand R. Marois	Retired Chairman of the Board, Marois Bros., Inc., a contracting firm
Suryakant M. Patel	Retired physician who specialized in internal medicine
Arthur J. Remillard, Jr	President, Chief Executive Officer and Chairman of the Board of the Company
Arthur J. Remillard, III	Senior Vice President and Assistant Clerk of the Company; Senior Vice President of Commerce and Citation in charge of Policyholder Benefits
Regan P. Remillard	Senior Vice President of the Company; President and Secretary of Commerce West Insurance Company; President of ACIC Holding Co., Inc.; President, Vice Chairman of the Board and Chief Executive Officer of American Commerce Insurance Company
Gurbachan Singh	Retired physician who specialized in general surgery
John W. Spillane	Clerk of the Company and practicing attorney

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DIRECTORS OF
COMMERCE HOLDINGS, INC.
The Commerce Insurance Company
Commerce West Insurance Company
Citation Insurance Company
211 Main Street, Webster, MA 01570

Arthur J. Remillard, Jr	President and Chairman of the Board of Commerce Holdings, Inc.; Chief Executive Officer and Chairman of the Board of The Commerce Insurance Company, Inc.; Chairman of the Board Commerce West Insurance Company
Gerald Fels	President, Chief Operating Officer and Chief Financial Officer of The Commerce Insurance Company and Citation Insurance Company; Treasurer, Commerce Holdings, Inc.; Investment Officer of Commerce West Insurance Company
Arthur J. Remillard, III	Senior Vice President and Clerk
Regan P. Remillard	Senior Vice President; President and Secretary of Commerce West Insurance Company
James A. Ermilio	Senior Vice President and General Counsel
David R. Grenon	Retired CEO, President and Chairman Emeritus of The Protector Group Insurance Agency, Inc.; President E-C Realty Corporation
John M. Nelson	Chairman of Commonwealth National Bank
Suryakant M. Patel	Retired physician who specialized in internal medicine
William G. Pike	Executive Vice President and Chief Financial Officer of Granite State Bankshares, Inc.
H. Thomas Rowles	Chairman of the Board of ACIC Holding Co., Inc.; Chairman of the Board of American Commerce Insurance Company; Director of AAA Southern New England
Mark A. Shaw	Treasurer of ACIC Holding Co., Inc.; President, Chief Executive Officer and Director of AAA Southern New England

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ANNEX A

DIRECTORS OF American Commerce Insurance Company 3590 Twin Creeks Drive, Columbus, OH 43204

H. Thomas Rowles	Chairman of the Board of ACIC Holding Co., Inc.; Chairman of the Board of American Commerce Insurance Company; Director of AAA Southern New England
Regan P. Remillard	President of ACIC Holding Co., Inc.; President, Vice Chairman of the Board and Chief Executive Officer of American Commerce Insurance Company; Senior Vice President of The Commerce Group, Inc.; President and Secretary of Commerce West Insurance Company
Mark A. Shaw	Treasurer of ACIC Holding Co., Inc.; President, Chief Executive Officer and Director of AAA Southern New England
Gerald Fels	Executive Vice President and Chief Financial Officer of The Commerce Group, Inc.
Patrick W. Doherty	President and Chief Executive Officer of AAA Oklahoma
Terry R. Farias	President and Chief Executive Officer of AAA Hoosier Motor Club
Richard S. Hamilton	President of AAA West Pennsylvania/West Virginia/South Central Ohio
Charles B. Liekweg	President and Chief Executive Officer of AAA Washington
D. James McDowell	President and Chief Executive Officer of AAA Arizona
Peter C. Ohlheiser	President of Ohio Motorists Association
John D. Porter	President and Chief Executive Officer of AAA Oregon/Idaho
Otto T. Wright	President and Chief Executive Officer of East Tennessee Automobile Club, Inc.

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ANNEX A

THE COMMERCE GROUP, INC. 211 Main Street, Webster, MA 01570

President, Chief Executive Officer and Chairman of the Board.... Arthur J. Remillard, Jr. Executive Vice President and Chief Financial Officer..... Gerald Fels Senior Vice President and Assistant Clerk...... Arthur J. Remillard, III

OFFICERS OF THE COMMERCE GROUP, INC.

Senior Vice President	punsel	Regan P. Remillard James A. Ermilio Joseph J. Staffieri John W. Spillane Randall V. Becker Robert E. McKenna Thomas D. Jungeberg Thomas A. Gaylord ies
Chief Executive Officer and Chairman of the Board	d	Arthur J. Remillard, Jr.
President, Chief Operating Officer and Chief Fina	ancial Officer	Gerald Fels
Senior Vice President and Secretary		Arthur J. Remillard, III
Senior Vice President and General Counsel		James A. Ermilio
Senior Vice Presidents		David H. Cochrane Peter J. Dignan Regan P. Remillard
Vice Presidents		Karen A. Lussier Robert E. McKenna Michael J. Richards Angelos Spetseris Joseph J. Staffieri Henry R. Whittier, Jr.
Assistant Vice President and Assistant General Co	ounsel	Thomas D. Jungeberg
Assistant Vice Presidents	David P. Antocci Robert M. Blackmer	James E. Gow Susan A. Horan

Stephen R. Clark
Raymond J. DeSantis
Warren S. Ehrlich
Richard W. Goodus
Treasurer and Chief Accounting Officer.

Stephen R. Clark
Raymond J. DeSantis
Donald G. MacLean
Patrick J. McDonald
Robert L. Mooney
Emile E. Riendeau

Randall V. Becker
Thomas A. Gaylord

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ANNEX A

Officers of American Commerce Insurance Company 211 Main Street, Webster, MA 01570

Chairman of the Board	H. Thomas Rowles
President, Vice Chairman of the Board and Chief Executive Officer	Regan P. Remillard
Senior Vice President and Chief Financial Officer	Michael V. Vrban
General Counsel and Secretary	James A. Ermilio
Treasurer	Richard B. O'Hara
Vice President	Gregory S. Clark
Vice President	Joseph B. Phillips, Jr.
Assistant Vice President	William J. Hafer
Assistant Vice President	Jeffrey B. Alexander
Assistant General Counsel and Assistant Secretary	Thomas D. Jungeberg

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ANNEX B
Item 5 (c) - Information

As of July 16, 2002

SALES from 5/20/02 - 7/16/02

PFO	74037H-10-4	PREFERRED INC	COME OPPORTUNITY FUND	
TRADE	SETTLEMENT	SHARES	SALES PRICE	
DATE	DATE	SOLD	PER SHARE	CONSIDERATION
05/20/02	05/23/02	3,400	\$12.68	(\$43,095.00)
05/15/02	05/20/02	1,100	12.68	(13,942.50)
06/05/02	06/10/02	7,200	12.75	(91,800.00)
05/21/02	05/24/02	3,300	12.75	(42,075.00)
05/22/02	05/28/02	2,600	12.75	(33,150.00)
06/20/02	06/25/02	3,600	12.75	(45,900.00)
05/20/02	05/23/02	600	12.75	(7,650.00)
05/29/02	06/03/02	2,600	12.75	(33,150.00)
05/29/02	06/03/02	200	12.75	(2,550.00)
06/12/02	06/17/02	16,200	12.75	(206,550.00)
06/18/02	06/21/02	400	12.75	(5,100.00)
06/18/02	06/21/02	24,600	12.75	(313,650.00)
06/25/02	06/28/02	3,400	12.75	(43,350.00)
06/05/02	06/10/02	500	12.75	(6,375.00)
06/14/02	06/19/02	29,200	12.75	(372,300.00)

06/24/02	06/27/02	13,100	12.75	(167,025.00)
06/21/02	06/26/02	4,900	12.75	(62,475.00)
07/03/02	07/09/02	27,800	12.31	(342,207.66)
07/08/02	07/11/02	1,500	12.36	(18,539.44)
07/09/02	07/12/02	500	12.31	(6,154.81)
07/09/02	07/12/02	7,700	12.26	(94,399.15)
07/11/02	07/16/02	3,200	12.26	(39,230.81)
07/12/02	07/17/02	9,400	12.17	(114,394.54)
07/12/02	07/17/02	500	12.21	(6,104.82)
07/16/02	07/19/02	1,500	12.17	(18,254.45)
07/16/02	07/19/02	5,900	12.16	(71,741.83)
	Total Sales:	(174,900)		(\$2,201,165.01)

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ANNEX B
Item 5 (c) - Information

As of July 16, 2002

PURCHASES from 1/24/01 - 7/10/01

TRADE	SETTLEMENT	SHARES	PURCHASE PRICE	ACQUISITION
DATE	DATE	PURCHASED	PER SHARE	COST
01/24/01	01/29/01	19,700	\$10.35	\$203,944.25
01/24/01	01/23/01	24,600	10.42	256,209.00
02/05/01	02/08/01	100	10.44	1,044.00
06/27/01	07/02/01	1,100	10.44	11,484.00
07/10/01	07/13/01	9,400	10.84	\$101,896.00
	Total Purchases:	54,900		\$574,577.25
Net S	Sales/Purchases	(120,000)		(\$1,626,587.76)

PFO 74037H-10-4 PREFERRED INCOME OPPORTUNITY FUND

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