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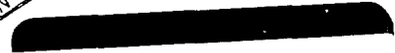


811-06463
(AIM Int'l Funds)
Branch 18

PO Box 4333
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11 Greenway Plaza, Suite 100
Houston, TX 77046-1173
713 626 1919

A I M Advisors, Inc.

September 30, 2005



05070321

VIA CERTIFIED MAIL/RRR

Securities and Exchange Commission
450 Fifth Street
Washington, D.C. 20549

Re: Filing Pursuant to Section 33 of the Investment Company Act of 1940 by A I M Management Group Inc., A I M Investment Services, Inc., A I M Advisors, Inc. (1940 Act Registration No. 801-12313), INVESCO Funds Group, Inc., and the following persons:

Robert H. Graham
 Mark H. Williamson
 Frank S. Bayley
 Bruce L. Crockett
 Albert R. Dowden
 Edward K. Dunn, Jr.
 Jack M. Fields
 Carl Frischling
 Prema Mathai-Davis
 Lewis F. Pennock
 Ruth H. Quigley
 Louis S. Sklar
 AIM Aggressive Growth Fund
 AIM Asia Pacific Growth Fund
 AIM Balanced Fund
 AIM Basic Value Fund
 AIM Blue Chip Fund
 AIM Capital Development Fund
 AIM Charter Fund
 AIM Constellation Fund
 AIM Dent Demographic Trends Fund
 AIM Developing Markets Fund
 AIM Diversified Dividend Fund
 AIM Emerging Growth Fund
 AIM European Growth Fund
 AIM European Small Company Fund
 AIM Floating Rate Fund
 AIM Aggressive Growth Fund
 AIM Global Equity Fund

AIM Global Growth Fund
 AIM Global Healthcare Fund
 AIM Global Value Fund
 AIM High Income Municipal Fund
 AIM High Yield Fund
 AIM Income Fund
 AIM Intermediate Government Fund
 AIM International Emerging Growth Fund
 AIM International Growth Fund
 AIM Large Cap Basic Value Fund
 AIM Large Cap Growth Fund
 AIM Libra Fund
 AIM Limited Maturity Treasury Fund
 AIM Mid Cap Basic Value Fund
 AIM Mid Cap Core Equity Fund
 AIM Mid Cap Growth Fund
 AIM Municipal Bond Fund
 AIM Opportunities I Fund
 AIM Opportunities II Fund
 AIM Opportunities III Fund
 AIM Premier Equity Fund
 AIM Real Estate Fund
 AIM Select Equity Fund
 AIM Short Term Bond Fund
 AIM Small Cap Equity Fund
 AIM Small Cap Growth Fund
 AIM Tax-Free Intermediate Fund
 AIM Total Return Bond Fund
 AIM Trimark Endeavor Fund

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THOMSON FINANCIAL

AIM Trimark Fund
AIM Trimark Small Companies Fund
AIM Weingarten Fund
INVESCO Advantage Health
Sciences Fund
INVESCO Core Equity Fund
INVESCO Dynamics Fund
INVESCO Energy Fund
INVESCO Financial Services Fund
INVESCO Gold & Precious Metals Fund

INVESCO Health Sciences Fund
INVESCO International Core Equity Fund
INVESCO Leisure Fund
INVESCO Mid-Cap Growth Fund
INVESCO Multi-Sector Fund
INVESCO S&P 500 Index Fund
INVESCO Small Company Growth Fund
INVESCO Technology Fund
INVESCO Total Return Fund
INVESCO Utilities Fund

Ladies and Gentlemen:

Pursuant to Section 33 of the Investment Company Act of 1940, we hereby file on behalf of AIM Management Group Inc., AIM Investment Services, Inc., AIM Advisors, Inc. (1940 Act Registration No. 801-12313), INVESCO Funds Group, Inc., and the following persons, a copy of **Agreed Motion for Extension of Date to File Motion for Leave to File Second Consolidated Amended Complaint** in *Richard T. Boyce v. AIM Management Group, Inc., et al.*

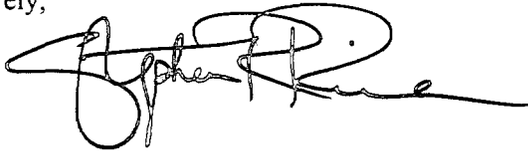
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INVESCO Core Equity Fund
INVESCO Dynamics Fund
INVESCO Energy Fund
INVESCO Financial Services Fund
INVESCO Gold & Precious Metals Fund
INVESCO Health Sciences Fund
INVESCO International Core Equity Fund

Sincerely,

A handwritten signature in black ink, appearing to read "Stephen R. Rimes". The signature is fluid and cursive, with a large initial "S" and "R".

Stephen R. Rimes
Assistant General Counsel

Enclosures

cc: Mr. Robert B. Pike, SEC – Fort Worth
Mr. James H. Perry, SEC – Fort Worth

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

<u>RICHARD TIM BOYCE, Individually and on</u>)	
<u>behalf of all others similarly situated,</u>)	
<u>et al.</u>)	
)	Civil Action No. 4:04cv2587
)	Judge Keith P. Ellison
)	
Plaintiff,)	<u>Consolidated with Actions:</u>
)	04cv2589
vs.)	04cv2802
)	04cv2832
AIM MANAGEMENT GROUP, INC.,)	04cv2884
et al.,)	04cv3030
)	
Defendants.)	
)	

**AGREED MOTION FOR EXTENSION OF DATE TO FILE MOTION FOR LEAVE TO
FILE SECOND CONSOLIDATED AMENDED COMPLAINT**

Plaintiffs respectfully request that the Court allow Plaintiffs an extension to file Plaintiffs' Motion for Leave to File the Second Consolidated Amended Complaint. Plaintiffs moved the Court to allow them to file a motion for leave to file an amended complaint rather than respond to Defendants' motion to dismiss, which the Court granted. The date for the submission of the motion, September 22, 2005, was chosen because it was the date the Plaintiffs were originally scheduled to file their response to Defendants' Motion to Dismiss.

Since the time that the Court granted Plaintiffs' motion and established September 22 as the due date for the motion for leave to extend, however, the possibility has arisen that Hurricane Rita will cause severe weather in the Houston area.

The uncertainty in the evacuation plans for Houston make it necessary to file this motion today, when it is not known yet how severe the threat to the Houston area will be. Plaintiffs will be filing the Motion for Leave to File the Second Consolidated Amended Complaint and the

accompanying complaint under seal, which would necessitate personnel being in the Houston office on Thursday.

Plaintiffs request an extension for filing the Motion for Leave to File the Second Consolidated Amended Complaint until the second day the federal courthouse resumes normal business operations after Hurricane Rita passes the weekend of September 24, 2005. Dates for the response and reply to the motion are set for 10 days and then a further 5 days from the filing of the motion for leave to file the amendment, so there is no necessity to change the schedule as those deadline dates will flow from the filing date of the motion. Defendants are in agreement with the contents of this motion.

Dated: Sept 21, 2005.

Respectfully submitted,

s/ Carolyn P. Courville
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S.D. Admissions No. 22958
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**BERNSTEIN LITOWITZ BERGER &
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Co-Lead Counsel for Plaintiffs

Of Counsel:

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CERTIFICATE OF SERVICE

I hereby certify that on September 21, 2005, I electronically transmitted the attached document to the Clerk of Court using the ECF System for filing and transmittal of a Notice of Electronic Filing to the following ECF registrants:

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Facsimile (713) 224-6410
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Paul D. Flack pflack@nickenskeeton.com
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I hereby certify that on September 21, 2005, served the attached document by U.S. mail on the following, who are not registered participants of the ECF System:

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s/ Carolyn P. Courville

Carolyn P. Courville

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

RICHARD TIM BOYCE, Individually and on behalf of all others similarly situated, <i>et al.</i>)	
)	Civil Action No. 4:04cv2587
)	Judge Keith P. Ellison
Plaintiff,)	
)	<u>Consolidated with Actions:</u>
vs.)	04cv2589
)	04cv2802
)	04cv2832
AIM MANAGEMENT GROUP, INC.,)	04cv2884
<i>et al.</i> ,)	04cv3030
)	
Defendants.)	
)	

**ORDER EXTENDING DATE TO FILE MOTION FOR LEAVE
TO FILE SECOND CONSOLIDATED AMENDED COMPLAINT**

This Court, having considered the Agreed Motion for Extension of Date to File Motion for Leave to File Second Consolidated Amended Complaint, finds that it should be GRANTED and hereby ORDERS:

The deadline for Plaintiffs to file their Motion for Leave to File the Second Consolidated Amended Complaint is hereby extended to the second day the federal courthouse resumes normal business operations after Hurricane Rita passes the weekend of September 24, 2005.

Defendants will have 10 days from the date of filing of the motion to respond, and Plaintiffs will have 5 days to reply to Defendants' response.

Dated _____, 2005.

Keith P. Ellison
United States District Judge