## **Internal Revenue Service**

Number: 200414043 Release Date: 4/2/04 Index Number: 0852.10-00

## Department of the Treasury

Washington, DC 20224

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CC:FIP:B02 - PLR-161827-03

December 31, 2003

## Legend:

In Re:

Fund =

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Dear

This responds to your request for a ruling dated October 17, 2003, and supplemental correspondence dated December 11, 2003, submitted on behalf of Fund. Fund requests a ruling that it will not recognize gain or loss under section 852(b)(6) of the Internal Revenue Code of 1986 upon the distribution of stock or other securities in redemption of shares of Fund upon the request of a shareholder pursuant to a tender offer.

**FACTS** 

Fund is a closed-end management investment company, registered under the Investment Company Act of 1940, 15 U.S.C. 80a-1 et seq., as amended (the 1940 Act). Its shares are listed and traded on two major exchanges. Fund is organized as a corporation under the laws of State. Fund has qualified and elected to be treated as a regulated investment company (RIC) under subchapter M, part I, of the Code.

Fund invests in equity securities of corporations organized under the laws of, or with a principal office in, Countries.

Fund holds a large percentage of relatively less liquid securities as its portfolio is presently composed. Certain of the markets in which Fund invests have smaller capitalizations than markets of more developed countries.

Fund's shares have historically traded at a substantial discount to the net asset value of Fund's portfolio. In order to combat the substantial market discount at which its shares trade, Fund is now proposing to conduct up to three in-kind tender offers. By distributing portfolio securities in kind, Fund avoids having to make large liquidations of portfolio securities on the exchanges where these securities trade. This will help avoid depressing the prices of these portfolio securities.

Pursuant to the terms of each tender offer, shareholders will have the right to demand to redeem up to x% of Fund's outstanding shares at a purchase price, paid in kind, equal to y% of net asset value. If any tender offer is oversubscribed, Fund will be required to prorate the number of shares repurchased from participating shareholders. Shareholders redeeming shares pursuant to a tender offer will receive in kind pro rata distributions of portfolio securities, determined as described below, equal to y% of the aggregate net asset value of the shares being redeemed.

Fund represents that it will distribute to a shareholder exercising a redemption right a pro rata share of each of the securities held by Fund, except for (a) securities that are subject to restrictions on resale or transfer, such as private placement securities, (b) securities that, if distributed, would be required to be registered under the Federal securities laws, (c) securities issued by entities in countries that restrict or prohibit the holdings of securities by non-residents other than through qualified investment vehicles, or whose distribution would otherwise be contrary to applicable local laws, rules, or regulations, (d) portfolio assets that involve the assumption of contractual obligations, such as derivatives, or that require special trading facilities, or that can only be traded with the counterparty to the transaction, and (e) securities which are not traded on a public securities market and for which quoted bid and ask prices are not available, consistent with the conditions imposed by the Securities Exchange Commission (SEC) on closed-end funds, such as Fund, in seeking orders to permit in-

kind tender offers to limit distributed securities to those with readily available market quotations.

Fund represents that the stock, other securities and cash distributed in consideration of the tendered shares will have an aggregate federal income tax basis that, as a percentage of the Fund's aggregate federal income tax basis in all its assets prior to a tender offer, is no more than 1 percentage point lower than the percentage of the assets that are being distributed by the Fund. For example, if a total of 17% of Fund assets are distributed pursuant to a tender offer, the Fund's aggregate federal income tax basis in all assets distributed in the tender will equal not less than 16% of the Fund's aggregate tax basis in all its assets prior to the tender offer.

## LAW AND ANALYSIS

Section 311(b) of the Code provides, in general, that if a corporation distributes appreciated property to a shareholder, it recognizes gain as if the property were sold to the distributee at its fair market value. Section 852(b)(6) provides, however, that section 311(b) shall not apply to any distribution by a RIC to which subchapter M, part I applies, if the distribution is in redemption of its stock upon the demand of its shareholder.

Section 317(b) defines a redemption as the acquisition of a corporation's stock, by the corporation, from a shareholder in exchange for property. Section 317(a) defines property as money, securities and any other property, except stock in the corporation making the distribution (or rights to acquire such stock).

Section 852(b)(6) does not define the term "redemption upon demand" of a shareholder. Elsewhere in the tax law, the term has been read to apply to redemptions of stock in an open-end regulated investment company. <u>Cf</u>. Section 162(k)(2)(B); H.R. Conf. Rep. No. 99-841, 99<sup>th</sup> Cong., 2d Sess., at 168.

Under applicable securities law, an open-end management company is a management company which is offering for sale or has outstanding any redeemable security of which it is the issuer. 15 U.S.C. § 80a-5(a)(1). A redeemable security is defined as any security, other than short-term paper, under the terms of which the holder, upon its presentation to the issuer or to a person designated by the issuer, is entitled (whether absolutely or only out of surplus) to receive approximately his proportionate share of the issuer's current net assets, or the cash equivalent thereof. 15 U.S.C. § 80a-2(32).

Fund is not an open-end fund and does not issue redeemable securities within the meaning of the 1940 Act. Pursuant to the terms of the proposed three tender offers, however, Fund will be authorized to redeem a limited amount of its shares. Were it

required to sell assets to meet these redemption requests, Fund, like a similarly situated open-end fund, would be exposed to the market risk of disadvantageous sale prices and to the risk of potential depletion of its holdings. The policy concerns underlying section 852(b)(6) that are applicable to an open-end fund are therefore also applicable to Fund.

Fund has represented that it will distribute a pro rata share of each of its securities to a redeeming shareholder (subject to exceptions described above) and that the securities distributed will have an aggregate tax basis that, as a percentage of the Fund's aggregate tax basis in all its assets prior to the redemption, is no more than 1 percentage point lower than the percentage of the assets that are being distributed by the Fund. The transaction, therefore, will neither defer the recognition of gain to Fund's nonredeeming shareholders nor permit the disproportionate deferral of tax at Fund's level.

Accordingly, we rule that Fund will recognize neither gain nor loss under section 852(b)(6) of the Code upon the distribution of stock or other securities in redemption of its shares upon the request of a shareholder pursuant to the proposed tender offer.

No opinion is expressed or implied concerning the federal income tax consequences of the transaction described in this letter, except as expressly provided. In particular, no opinion is expressed with respect to the tax treatment of any foreign currency gain or loss that may arise from this transaction.

This ruling is directed only to the taxpayer who requested it. Section 6110(k)(3) of the Code provides that it may not be used or cited as precedent.

A copy of this letter should be attached to the federal income tax return of Fund for each taxable year in which it distributes stock or other securities in redemption of its shares upon the request of a shareholder as described in this letter.

Sincerely yours,

Susan Thompson Baker Assistant to the Branch Chief, Branch 2 Office of Associate Chief Counsel

(Financial Institutions & Products)