430-02



#### FORM 6-K

Page \_\_\_\_ of \_\_\_\_ pages. Exhibit index begins on page \_\_\_\_\_

SECURITIES AND EXCHANGE COMMISSION

Report of Foreign Issuer
Pursuant to Rule 13a-16 or 15d-16 of
the Securities Exchange Act of 1934

MAY - 2 2002

For the month of:

April 2002

Commission File Number:

0-30024

#### **CFM CORPORATION**

(Name of registrant)

475 Admiral Boulevard Mississauga, Ontario Canada L5T 2N1

(Address of Principal Executive Offices)

PROCESSED

MAY 2 0 2002

THOMSON FINANCIAL

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F:

Form 20-F

Form 40-F

1

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the SEC pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934:

Yes  $\square$ 

No 🗸

If "Yes" is marked, indicate the file number assigned to the registrant in connection with Rule 12g3-2(b): N/A

# **EXHIBIT INDEX**

<u>Exhibit</u>	Description of Exhibit		
I	Monthly Option and Share Capital Report	3	

### **EXHIBIT I**

FORM: 1 Company Name: CFM CORPORATION Stock Symbol: CFM

	CHANGE IN OUTSTANDING AND RESERVED SECURITIES							
	ISSUED AND OUTSTANDING SHARE SUMMARY	# of Shares	Balance					
	Issued and Outstanding – Opening Balance*		40,427,953					
ADD:	Stock Options Exercised							
	Share Purchase Plan							
	Dividend Reinvestment Plan							
	Exercise Warrants							
	Private Placement							
	Conversion							
SUBTRACT:	Other Issuance (provide description)							
	Issuer Bid Purchase							
	Redemption							
	Other Cancellation (provide description)							
	Closing Issued and Outstanding Share Balance*		40,427,953					

**NOTE:** If any of the Company's securities of a listed class are held by the Company itself or by any subsidiary of the Company (which securities are herein referred to as "internally-held securities"), such internally-held securities must not be counted as "issued and outstanding."

Internally-held securities may result from the Company not cancelling shares acquired pursuant to an issuer bid or as a consequence of a subsidiary of the Company retaining or obtaining shares of the Company through a merger, amalgamation, arrangement or reorganization involving the Company.

	RESERVED FOR SHARE COMPENSATION ARRANGEMENTS						
A.	Share Purchase Plans and / or Agreement(s)	# of Shares	Balance				
	NAME OF PROGRAM: Employee Share Purchase Plan						
	Opening Reserve for Share Purchase Plan / Agreement		162,462				
	Additional Shares Listed Pursuant to the Plan (ADD)						
	Shares Issued from Treasury (SUBTRACT)						
	Closing Reserve for Share Purchase Plan		162,462				
3.	Dividend Reinvestment Plan (DRIP) — for shareholders	# of Shares	Balance				
В.	NAME OF PROGRAM:						
	Opening Reserve for Dividend Reinvestment Plan						
	Additional Shares Listed Pursuant to the Plan (ADD)						
	Shares Issued (SUBTRACT)						

			RANGEMENTS				
Stock Option Plan and / or Agreement							
NAME OF PROGRAM: Stock Option Plan							
Stock Op	otions Outstanding — Op	ening Balance	9		2,795,15		
Options Granted: (ADD)							
Date of Grant	Name of Optionee	Expiry Date	Exercise Price	# of Options	s Granted		
			CURTOTAL				
Options Exercised: (SUBTRACT) Shares issued on exercise must also be subtracted in the table							
Date of Grant	Shares Reserved" below  Name of Optionee	Expiry Date	Exercise Price	# of Options	s Granted		
			SUBTOTAL				
Share Appreciation Rights or Market Growth Feature ("SAR") in tandem with Stock Options.							
Date of Exercise	Name of Optionee	Date of	# Options	# Shares Issued* (based on SAR Value)			
Canc.	/	Grant	Canc.	(based on S	oan value)		
	/	Grant	Canc.	(based on S	MAN Value)		
	/	Grant	SUBTOTAL	(based on S	An value)		
*Shares require a applicab	may, or may not be issued a deduction in accordance ole changes are noted. Cancelled/Terminated: (SUBT	d however "Sha e with TSE acc	SUBTOTAL ares Reserved" eptance of the	(for Stock Op Plan. Please e	tion Plan) m ensure all al expiry date		
*Shares require a applicab	may, or may not be issued a deduction in accordance ble changes are noted.	d however "Sha e with TSE acc	SUBTOTAL ares Reserved" eptance of the	(for Stock Op Plan. Please e	tion Plan) m ensure all al expiry date		
*Shares require a applicab	may, or may not be issued a deduction in accordance ole changes are noted. Cancelled/Terminated: (SUBT) other than termination of emerglanation provided below.	d however "Sha e with TSE acc	SUBTOTAL ares Reserved" eptance of the	(for Stock Op Plan. Please e	tion Plan) m ensure all al expiry date		
*Shares require a applicab Options Creasons o and an ex	may, or may not be issued a deduction in accordance ole changes are noted. Cancelled/Terminated: (SUBT) other than termination of emerglanation provided below.	d however "Sha e with TSE acc RACT) If an optic ployment or nat	SUBTOTAL  ares Reserved" eptance of the on is cancelled pural expiry, the e	(for Stock Op Plan. Please or rior to its naturentry should be Exercise	tion Plan) m ensure all al expiry date noted with a		
*Shares require a applicab Options Creasons o and an ex	may, or may not be issued a deduction in accordance ole changes are noted. Cancelled/Terminated: (SUBT) other than termination of emerglanation provided below.	d however "Sha e with TSE acc RACT) If an optic ployment or nat	SUBTOTAL  ares Reserved" eptance of the on is cancelled pural expiry, the e	(for Stock Op Plan. Please or rior to its naturentry should be Exercise	tion Plan) m ensure all al expiry date noted with a		

RESERVED FOR SHARE COMPENSATION ARRANGEMENTS D. Shares Reserved (for Stock Option Plan) NAME OF PROGRAM: Stock Option Plan # of Shares Balance Opening Share Reserve Balance at beginning of period 4,658,499 Additional shares Listed Pursuant to the Plan (ADD) Stock Options Exercised (SUBTRACT) Stock Appreciation Rights (SUBTRACT) Closing Share Reserve Balance at end of period 4,658,499

All information reported in this Form is for the month of April, 2002.

Filed	on	behalf	of	the	Com	nanv	hv-
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(please enter name and direct phone or email)

NAME

SONYA STARK

PHONE / EMAIL (905) 670-7777 ext. 2257 sstark@cfmmajestic.com

DATE

May 1, 2002

### **SIGNATURES**

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

# **CFM CORPORATION**

By:

Name! Sonya Stark

Title: Director, Legal Affairs, Investor Relations and

Corporate Secretary

Date: May 1, 2002