Form **8937**(December 2017) Department of the Treasury Internal Revenue Service

Report of Organizational Actions Affecting Basis of Securities

► See separate instructions.

OMB No. 1545-0123

Part I Reporting I	ssuer				•		
1 Issuer's name					2 Issuer's employer identification number (EIN)		
Short Nasdaq-100 ProFund	4				04-3632893		
3 Name of contact for add			5 Email address of contact				
Denise Lewis (614) 944-6602					denise.lewis@citi.com		
6 Number and street (or P	O. box if mail is not	delivered to	street address) of contac	ct	7 City, town, or post office, state, and ZIP code of contact		
4400 Easton Commons, Su 8 Date of action	uite 200	<u> </u>	Columbus, OH 43219				
b Date of action		J Olass	sification and descriptior	•			
March 10, 2023		Reverse	1:5 stock split of comr	mon stock			
10 CUSIP number	11 Serial number		12 Ticker symbol		13 Account number(s)		
74318A-570			SOPIX				
					ck of form for additional questions.		
=				_	inst which shareholders' ownership is measured for		
					oleted a one to five (1:5) reverse split of its common		
stock. The reverse split wa	is affected by a dis	tribution of 1	share for each 5 share	es of stock	outstanding.		
	-			-	he hands of a U.S. taxpayer as an adjustment per		
					areholders. Basis and holding period of old shares		
				nged. Basi	s in each new share = 500% of the basis in each		
old share with respect to w	vhich the old share	s were distrik	outed.				
16 Describe the calculation	on of the change in t	asis and the	data that supports the c	alculation,	such as the market values of securities and the		
valuation dates ► <u>Sha</u>	reholders received	1 new share	for each 5 old shares.	Aggregate	e basis of new shares = aggregate basis of old		
shares. Basis in each new	share = 500% of th	e basis in ea	ch old share with respe	ect to whic	th the old shares were distributed.		

Part II Organizational Action (continued)

17 Li:	st the	applicable Internal Revenue Code s	section(s) and subsection(s) up	on which the tax treatmen	nt is based ▶					
					g a stock split transaction, is not taxab	ole				
		older. IRC §305(a)(1).								
Basis o	f the c	old stock is carried over and alloc	cated among the shares of ne	w stock received. IRC §	307(a).					
The hol	ding p	period of the new stock includes	the holding period of the old	stock. IRC §1223(4).						
			ed to be a recapitalization tra	nsaction. IRC §368(a)(1))(E). In such instance, the consequence	es				
		older are the same: ion of the new stock is not taxable	o incomo to the chareholder	IDC 8254(a)(1)						
		old stock is carried over and alloc			RC \$358(a)(1)· (b)(1)					
		period of the new stock includes			10 3000(0)(1), (0)(1).					
			<u> </u>							
18 Ca	an any	resulting loss be recognized? ► <u>I</u>	N/A							
-										
40 D	!		incompany the souli setument as	-1 41	ann Alla					
19 Pr	ovide	any other information necessary to	implement the adjustment, su	on as the reportable tax ye	ear ► <u>N/A</u>					
-										
-										
	Lindo	r popultion of porium. I declare that I ha	vo examined this return, including	accompanying schodules and	d statements, and to the best of my knowledg					
		, it is true, correct, and complete. Declar				je and				
Sign										
Here	Signa	gnature Denise Lewis Date \$4/12/2023								
	Oigila		-	Built						
	Print '	your name ► Denise Lewis		Title ►	Treasurer					
Paid		Print/Type preparer's name	Preparer's signature	Date	Check if PTIN					
Prepa	arer				self-employed					
Use C		Firm's name ▶			Firm's EIN ▶					
	y	Firm's address ▶ Phone no.								
Send Fo	orm 89	37 (including accompanying staten	nents) to: Department of the Tr	easury, Internal Revenue S	Service, Ogden, UT 84201-0054					