Form **8937** (December 2011)

Department of the Treasury Internal Revenue Service

Report of Organizational Actions Affecting Basis of Securities

► See separate instructions.

OMB No. 1545-2224

Part I Reporting Issuer		ive a
1 Issuer's name		2 Issuer's employer identification number (EIN)
the character of the second		
UltraShort China Profund	26-1668016	
3 Name of contact for additional information	5 Email address of contact	
Christopher E. Sabato	christopher.sabato@citi.com	
6 Number and street (or P.O. box if mail is not	tact 7 City, town, or post office, state, and Zip code of contact	
4400 Easton Commons, Suite 200		O-turbur OU 40040
8 Date of action	Columbus, OH 43219	
*	9 Classification and descript	
January 22, 2018	Reverse 1:8 stock split of co	mmon stock
10 CUSIP number 11 Serial number(s) 12 Ticker symbol	13 Account number(s)
74318X729	UHPSX	
		ed. See back of form for additional questions.
		the date against which shareholders' ownership is measured for
its common stock. The reverse split was affective arter the close of	business on January 22, 2018, tr	te issuer completed a one to eight (1:8) reverse split of
its common stock. The reverse split was after	cted by a distribution of 1 snares	for each 8 share of stock outstanding.
share or as a percentage of old basis ► Th	e distribution of shares is non-ta	e security in the hands of a U.S. taxpayer as an adjustment per exable to shareholders. Basis and holding period of old shares
		hanged. Basis in each new share = 800% of the basis in each
old share with respect to which the old shares	were distributed.	
	··-	
16 Describe the calculation of the change in b	asis and the data that supports the	calculation, such as the market values of securities and the
valuation dates ► Shareholders received	1 new share for each 8 old share	s. Aggregate basis of new shares = aggregate basis of old
		pect to which the old shares were distributed.
		

Form 893	37 (Rev.	12-2011)					Pa	age 2
Part I		Organizational Action (continued)			_		
A distri	bution	applicable Internal Revenue Code section of stock made by a corporation to its					n, is not taxab	le
		older. IRC § 305(a)(1). Ild stock is carried over and allocated	among the shares of new st	ock received. IRC §307(a).			
		eriod of the new stock includes the ho						
		the transaction may be considered to der are the same:	be a recapitalization transac	ction. IRC §368(a)(1)(E).	In su	ch instance, t	he consequen	ces
The dis	tributi	on of the new stock is not taxable inco						
		old stock is carried over and allocated			(a)(1);	(b)(1).		
The hol	lding p	eriod of the new stock includes the ho	olding period of the old stoc	k. IRC §1223(1).				_
18 C	an any	resulting loss be recognized? ► N/A						
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40 0			most the edivotment such as	the reportable tay year N	BUA			
19 Pi	rovide	any other information necessary to imple	ment the adjustment, such as	tile reportable tax year F	IW/PA			
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								777
	Unde	r penalties of perjury, I declare that I have exa it is true, correct, and complete. Declaration of	mined this return, including according preparer (other than officer) is be	mpanying schedules and stat ased on all information of whi	ements, ch prepa	and to the best arer has any kno	of my knowledge wledge.	an
Sign Here	Siona	ture ▶		Date ►				
			·-			•		
Ph. 1.1	Print	your name ► Christopher E. Sabato Print/Type preparer's name	Preparer's signature	Title ► Tro	easure		PTIN	_
Paid Prena	arar	· · · · · · · · · · · · · · · · · · ·				Check if self-employed		

Send Form 8937 (including accompanying statements) to: Department of the Treasury, Internal Revenue Service, Ogden, UT 84201-0054

Firm's ElN ▶
Phone no.