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									
1 Issuer's name			100 M	2 Issuer's employer identification number (EIN)					
UltraMid-Cap ProFund		31-1679255							
3 Name of contact for additional information 4 Te			e No. of contact	5 Email address of contact					
		100							
Christopher E. Sabato			(614) 470-8418	christopher.sabato@citi.com					
6 Number and street (or F	O. box if mail is not	7 City, town, or post office, state, and Zip code of contact							
4400 Easton Commons, Si	uite 200	Columbus, OH 43219							
8 Date of action									
		₋ .							
January 22, 2018 10 CUSIP number	11 Serial number(3:1 stock split of common stock 12 Ticker symbol	13 Account number(s)					
10 COSIF Hamber	Ti Senai number(5/	12 Hicker Symbol	13 Account number(s)					
743185720			LIBARIY						
	nal Action Attac	h additional	Statements if needed. See had	ck of form for additional questions.					
				inst which shareholders' ownership is measured for					
				npleted a three to one (3:1) forward split of					
			tribution of 3 shares for each 1 s						
no common stock. The los	radia Spin was and	ctca by a dis	arbation of a shares for each 1 s	mare or stock outstanding.					
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	- 80								
	830								
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1. C									
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				he hands of a U.S. taxpayer as an adjustment per					
share or as a percenta	age of old basis \triangleright The	ne distributio	n of shares is non-taxable to sha	reholders. Basis and holding period of old shares					
				sis in each new share = 33.33% of the basis in each					
old share with respect to w	vhich the old shares	s were distrib	uted.						
			-						
				such as the market values of securities and the					
				e basis of new shares = aggregate basis of old					
shares. Basis in each new	share = 33.33% of	the basis in e	ach old share with respect to wh	nich the old shares were distributed.					
				100					
		-							

Part		Organizational Action (continued)							
		applicable Internal Revenue Code section							
		n of stock made by a corporation to its	shareholders with respect to its stock, i	including a stock s	plit transaction, is not taxable				
		nolder. IRC § 305(a)(1).							
		old stock is carried over and allocated a							
The hol	ding	period of the new stock includes the ho	lding period of the old stock. IRC §122	3(4).					
Altorno	tinole.	, the transaction may be considered to I	ha a reconstruit ration transportion IDC E	269/a\/1\/E\ ln cu	oh instance, the consequences				
		, the transaction may be considered to i	ue a recapitalization transaction. IRC 9	300(3)(1)(2). 11150	cirinstance, the consequences				
		ion of the new stock is not taxable inco	me to the shareholder. IRC \$354(a)(1).						
		old stock is carried over and allocated a		d. IRC 5358 (a)(1):	(b)(1).				
_		period of the new stock includes the ho			I-A-A-				
					· -				
		1.00.1	100000						
48 C	an any	y resulting loss be recognized? ► N/A							
					27.5				
19 P	rovide	any other information necessary to impler	ment the adjustment, such as the reportal	ole tax year ► N/A					
				2.2					
			20124						
			to delta a la delta a		and to the book of our boundaries are				
		r penalties of perjury, I declare that I have ехап f, it is true, correct, and complete. Declaration of							
Sign		ief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer has any knowledge.							
Here									
	Signa	ature >		Date ►					
	Detail	now some b. Christopher F. Schotz		Title b. Trener-re-					
	Print	your name ► Christopher E. Sabato Print/Type preparer's name	Preparer's signature	Title ► Treasure	DTM				
Paid		Transport of tention			Check if self-employed				
Prepa		Firm's name		1					
Use C	nly	Firm's name ►			Firm's EIN ▶ Phone no.				
Send Fo	rm Ro	37 (including accompanying statements) t	to: Department of the Treasury, Internal Ro	evenue Service. On					
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