## 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	lssuer			
1 Issuer's name	,		· · · · · · · · · · · · · · · · · · ·	2 Issuer's employer identification number (EIN)
NASDAQ-100 ProFund		31-1698672		
3 Name of contact for add	ditional information	5 Email address of contact		
Christopher E. Sabato			(614) 470-8418	christopher.sabato@citi.com
6 Number and street (or F	P.O. box if mail is not	7 City, town, or post office, state, and Zip code of contact		
3435 Stelzer Road		Columbus, OH 43219		
8 Date of action				
40/44/0045		2.4.51	l. Calit af lavorator along a	
12/11/2015 10 CUSIP number	11 Serial number(		k Split of Investor class co	13 Account number(s)
TO SOON HAMBO	71 Contain name of	9)	12 Honor Gymbor	10 Noscalit Hamber(6)
743185159		•	ОТРІХ	
	onal Action Attac	ch additiona		ee back of form for additional questions.
14 Describe the organiza	tional action and, if a	applicable, the	date of the action or the da	te against which shareholders' ownership is measured for
the action ► Effective	e as of the close of	business on	December 11, 2015, the is	suer completed a three to one (3:1) split of its Investor
Class common stock. The	split was affected	by a distribu	tion of 3 shares for each 1	share of stock outstanding.
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15 Describe the quantital	tive effect of the oras	anizational act	ion on the basis of the secu	rity in the hands of a U.S. taxpayer as an adjustment per
				to shareholders. Basis and holding period of old shares
				d. Basis in each new share = 1/3 of the basis in each
old share with respect to v				
			e <sup>t</sup>	
<u> </u>				
				lation, such as the market values of securities and the
· · · · · · · · · · · · · · · · · · ·				egate basis of new shares = aggregate basis of old
shares. Basis in each nev	v share = 1/3 of the	basis in each	old share with respect to	which the old shares were distributed.
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Part I		Organizational Action (continued	)			
		applicable Internal Revenue Code sectio	**			
		n of stock made by a corporation to its	shareholders with respect to	its stock, including a stoc	ck split transaction, is not taxable	
		nolder. IRC § 305(a)(1).	among the charge of new ste	ok ropojund IDC \$207(a)		
		old stock is carried over and allocated period of the new stock includes the he				
		, the transaction may be considered to			such instance, the consequences	
		Ider are the same:	be a recupitonzation transact	11011, 11CO 3000(a)(1)(L). 11	such instance, the consequences	
		ion of the new stock is not taxable inco	ome to the shareholder. IRC	§354(a)(1).		
		old stock is carried over and allocated			1); (b)(1).	
		period of the new stock includes the ho				
			**************************************			
18 Ca	an any	y resulting loss be recognized? ► N/A				
				······································		
			·			
			###			
19 Pr	rovido	any other information necessary to imple	ament the adjustment exchase	the reportable tay year <b>&gt; N</b> /	Δ	
וש כו	ovide	any other information necessary to imple	attent the adjustment, such as	ine reportable tax year 🗾 🔟	A	
•						
•						
	Unde	er penalties of perjury, I declare that I have exa	mined this return, including accom	naming schadules and statems	and to the best of my knowledge, and	
		f, it is true, correct, and complete. Declaration of				
Sign						
Here Signature > 5/1/9/16 Date 1/14/16						
	0.9		the state of the s		/ - / -	
:	Print	your name ► Christopher E. Sabato		Title ► Treas	urer	
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 ▶	
		Firm's address ▶			Phone no.	
Send Fo	orm 89	337 (including accompanying statements)	to: Department of the Treasury	, Internal Revenue Service,	Ogden, UT 84201-0054	