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		2 Issuer's employer identification number (EIN)
NASDAQ-100 ProFund	31-1698672	
3 Name of contact for additional information 4 Telephone No. of contact		5 Email address of contact
Christopher E. Sabato 6 Number and street (or P.O. box if mail is no	christopher.sabato@citi.com 7 City, town, or post office, state, and Zip code of contact	
With the land street (or F.O. DOX II that is he	or delivered to street addressy of contact	7 Oity, town, or post office, state, and zip code of contact
3435 Stelzer Road		Columbus, OH 43219
8 Date of action	000000000000000000000000000000000000000	
	·	
12/11/2015	3:1 Stock Split of Service Class Comm	non Stock
10 CUSIP number 11 Serial number	r(s) 12 Ticker symbol	13 Account number(s)
743185142	OTPSX	
	ach additional statements if needed. See I	
-	• •	against which shareholders' ownership is measured for
Class common stock. The split was affected		er completed a three to one (3:1) split of its Service
Class Common Stock. The spin was anected	by a distribution of 3 shares for each : sha	if e of stock outstanding.
		, and the second
15 Describe the quantitative effect of the on	ranizational action on the basis of the security	in the hands of a U.S. taxpayer as an adjustment per
· · · · · · · · · · · · · · · · · · ·		shareholders. Basis and holding period of old shares
		Basis in each new share = 1/3 of the basis in each
old share with respect to which the old share		
•		
- No.		
16 Describe the calculation of the change in	hasis and the data that supports the calculation	on, such as the market values of securities and the
-	• •	ate basis of new shares = aggregate basis of old
shares. Basis in each new share = 1/3 of th		
Shares, Basis in addition single of the	o adolo III oddii ota ottato iiii.	
		N

Part i	1	Organizational Action (continued))		1 aye a
		applicable Internal Revenue Code section			· · · · · · · · · · · · · · · · · · ·
		n of stock made by a corporation to its and left. IRC § 305(a)(1).	shareholders with respect to its stoc	ck, including a stock s	plit transaction, is not taxable
		old stock is carried over and allocated a	among the shares of new stock rece	ived IRC 6307(a)	
		period of the new stock includes the ho			
		, the transaction may be considered to			ch instance, the consequences
to a sha	rehol	der are the same:			
		ion of the new stock is not taxable inco			
		old stock is carried over and allocated a			(b)(1).
I ne noi	aing j	period of the new stock includes the ho	itaing period of the old stock. IRC §	1223(1).	
h					
·					
		<u> </u>			
18 Ca	an any	resulting loss be recognized? ► N/A			
					- MARK Myster, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,

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40 D					
19 Pr	ovide	any other information necessary to imple	ment the adjustment, such as the repo	rtable tax year ► N/A	
		er penalties of perjury, I declare that I have exam f, it is true, correct, and complete. Declaration of			
Sign		•	,	, ,	
Here	Signa	ature Signature on	86	Date ▶ 1/14	ilic.
	Olgric	3772747		Dates	1/1
	Print	your name ► Christopher E. Sabato		Title ▶ Treasure	r
Paid		Print/Type preparer's name	Preparer's signature	Date	Check if PTIN
Prepa	ırer		1		self-employed
Use C		Firm's name			Firm's EIN ►
Send Fo	rm 80	Firm's address ► 937 (including accompanying statements)	to: Department of the Treasury Interns	l Revenue Service Oc	Phone no. den UT 84201-0054
2011410	.,,,	processing accompanying diamentallity	openinoni or mo ribaduly, intellic	"	ASIN O LOSEO L'OUUT