



**Part II Organizational Action** (continued)

**17** List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based ▶ The applicable Internal Revenue Code is §368 (a).

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**18** Can any resulting loss be recognized? ▶ There was no gain or loss on the transaction. Accordingly, each investor's aggregate basis of "Acquiring Fund" received in the exchange will be the same as the aggregate basis in their shares of the "Target Fund" given up.

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**19** Provide any other information necessary to implement the adjustment, such as the reportable tax year ▶ The above described organizational action is reportable in the tax year 2013.

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Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer has any knowledge.

**Sign Here**  
Signature ▶ \_\_\_\_\_  
Print your name ▶ \_\_\_\_\_

**A SIGNED COPY OF THIS FORM IS MAINTAINED AT THE OFFICE OF THE TAXPAYER**

<b>Paid Preparer Use Only</b>	Print/Type preparer's name	Preparer's signature	Date	Check <input type="checkbox"/> if self-employed	PTIN
	Firm's name ▶				Firm's EIN ▶
	Firm's address ▶				Phone no.

Westcore Small-Cap Opportunity Fund  
 Supplemental Attachment to Form 8937  
 84-1251152

**Form 8937, Lines 10 and Line 12:**

Westcore Small-Cap Opportunity Fund					Westcore Small-Cap Dividend Fund				
CUSIP	Ticker	Target Fund	Class	NAV	CUSIP	Ticker	Acquiring Fund	Class	NAV
957904592	WISCX	Westcore Small-Cap Opportunity Fund	Institutional	33.621556	957904493	WISVX	Westcore Small-Cap Dividend Fund	Institutional	16.691382
957904618	WTSCX	Westcore Small-Cap Opportunity Fund	Retail	33.291567	957904535	WTSVX	Westcore Small-Cap Dividend Fund	Retail	16.667489

**Conversion Ratio**

**Institutional Shares:** 2.014306305

**Conversion Ratio**

**Retail Shares:** 1.977395442

**Form 8937, Line 15:** The merger is intended to be a tax-free reorganization pursuant to Section 368 (a) of the code. The aggregate tax basis of the shares of the Acquiring Fund received by the shareholders will be the same as the aggregate tax basis of the shares of the Retiring Fund. The holding period of the shares of the Acquiring Fund received by the shareholder includes the holding period of the shares of the Retiring Fund. Total shares of the Retiring Fund should be multiplied by the merger ratio in order to calculate the shares in the Acquiring Fund. The information contains in this form is not intended or written to be used as tax advice. Because everyone's tax situation is unique, you should consult your tax professional about tax consequences of the merger.