Form **8937**(December 2017) Department of the Treasury Internal Revenue Service

Report of Organizational Actions Affecting Basis of Securities

➤ See separate instructions.

OMB No. 1545-0123

Part I Reporting Issuer		
1 Issuer's name		2 Issuer's employer identification number (EIN)
Market Coll & Control Coll		20-1379652
Madison Covered Call & Equity Strategy F 3 Name of contact for additional information		5 Email address of contact
Greg Hoppe	(608) 274 -0300	gregh@madisonadv.com
6 Number and street (or P.O. box if mail is	not delivered to street address) of contact	7 City, town, or post office, state, and ZIP code of contact
550 Science Drive		Madison, WI 53711
8 Date of action	9 Classification and description	Wildison, W 33711
See Item 14 Below	Return of Capital Distribution	Ido Accessis averal averal averal
10 CUSIP number 11 Serial number	per(s) 12 Ticker symbol	13 Account number(s)
557437100	MCN	
	ttach additional statements if needed. Se	e back of form for additional questions.
		e against which shareholders' ownership is measured for
		s and pays dividends to its shareholders on a quarterly
		ne Fund determined that its earning and profits for
		ount of those distributions to shareholders as dividends tions has been characterized as a return of capital.
under IRC Section 301(c). As a result of the	s determination, a portion of those distribu	tions has been characterized as a return of capitor.
15 Describe the quantitative effect of the	organizational action on the basis of the securi	ty in the hands of a U.S. taxpayer as an adjustment per
		identified as return of capital. These amounts will
		return of capital exceeds a shareholder's adjusted tax
basis in its shares of the Fund, such exces	ss will be recognized as a capital gain.	
•		
•		
16 Describe the calculation of the change	in basis and the data that supports the calcula	ation, such as the market values of securities and the
valuation dates ► See attachment.		
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7		
4		

Part		Organizational Action (continued)			
		No. 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	-/-\dbblan/a\a	- which the toy treatment	in board >	
		applicable Internal Revenue Code sectio 301(c)(2), Section 316(a), Section 316(b)		which the tax treatment	is baseu	
IKC SE	CLIOIT	or(c)(z), Section stotal, Section stotal	7(4)			
	_					
-	_					
18 (Can an	resulting loss be recognized? ► Not ap	pplicable.			
19 F	rovide	any other information necessary to imple	ement the adjustment, sucl	as the reportable tax yea	ar ► The repo	ortable year is fiscal year
		mber 31, 2019.			^_	
	Unde	r penalties of perjury, I declare that I have exa , it is true, correct, and complete. Declaration of	mined this return, including a of preparer (other than officer)	s based on all information of	which preparer	id to the best of my knowledge and has any knowledge.
Sign		2 3				
Here	Ciana	San Hom		Date ▶	February 27,	2020
	Signa	iture V		Date		
	Print	your name ► Greg Hoppe		Title ▶	Treasurer	
Paid	4 - 1000	Print/Type preparer's name	Preparer's signature	Date		heck if PTIN
Prep	arer					elf-employed
Use (Firm's name ▶			Fi	rm's EIN ▶
		Firm's address ▶				hone no.
Sand F	orm AC	37 (including accompanying statements)	to: Department of the Treatment	asury, Internal Revenue So	ervice. Oader	1. UT 84201-0054

Form 8937 Attachment

Lines 10,12,14,15 and 16

Madison Covered Call & Equity Strategy Fund

EIN: 20-1379652

CUSIP	Ticker Symbol	Record Date	Ex Date	Payment Date	Total Distribution Per Share	Non-Taxable Return of Capital Per Share
557437100	MCN	3/15/2019	3/14/2019	3/29/2019	0.180000	0.053159
557437100	MCN	6/18/2019	6/17/2019	6/28/2019	0.180000	0.053159
557437100	MCN	9/18/2019	9/17/2019	9/30/2019	0.180000	0.053159
557437100	MCN	12/17/2019	12/16/2019	12/30/2019	0.180000	0.053159

Effect on Cost Basis

The adjusted tax basis of the shareholder's shares is decreased by the per share return of capital shown above, multiplied by the number of shares of the Fund the shareholder owns. To the extent the amounts identified as return of capital exceed a shareholder's adjusted tax basis in its Fund shares, such excess would be recognized as capital gain from the sale or exchange of property.

Shareholders should consult with their tax advisors for more information.