

Part II Organizational Action *(continued)*

17 List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based ▶

IRC sections 368(a), 354(a) and 358(a).

Treas. Reg. section 1.358-2

18 Can any resulting loss be recognized? ▶ No loss can be recognized as a result of this event.

19 Provide any other information necessary to implement the adjustment, such as the reportable tax year ▶ None

Sign Here 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.

Signature ▶  Date ▶ 07/24/2024

Print your name ▶ Jonathan Davis Title ▶ Assistant Treasurer

Paid Preparer Use Only	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.	

Attachment – Form 8937 Lines 10, 12, 14, 15, 16

Merger Details

Fidelity Freedom Blend 2005 Fund ('Acquired Fund') Shares Surrendered				Fidelity Freedom Blend Income Fund ('Acquiring Fund') Shares Received				
Ticker	CUSIP	Class	NAV	Ticker	CUSIP	Class	NAV	Merger Ratio
FHAFX	315794479	Class M	9.7955	FHALX	315794537	Class M	9.7714	1.0026100307
FHADX	315794453	Class I	9.8201	FHAJX	315794511	Class I	9.7929	1.0030745659
FHAGX	315794487	Class A	9.7671	FHAMX	315794545	Class A	9.7769	.9986809816
FHAAX	315794461	Class C	9.7180	FHAKX	315794529	Class C	9.6597	1.0060041408
FHAZX	315794677	Retail Class	9.7975	FHBZX	315794685	Retail Class	9.7898	1.0007660878
FHGEX	315795633	Class K	9.8534	FHHEX	315795641	Class K	9.7878	1.0064759959
FFBEX	315796433	Premier Class	9.7932	FHAHX	315796441	Premier Class	9.7867	1.0003268641
FHQDX	315795484	Class K6	9.8114	FFBCX	315795492	Class K6	9.7949	1.0021859040

NAVs shown are as of immediately prior to the merger.

Merger Ratio is the number of Acquiring Fund shares received per one Acquired Fund share surrendered.

Effect on Basis

In General. Each shareholder has an aggregate basis in Acquiring Fund shares received in the merger equal to the aggregate basis of that shareholder's Acquired Fund shares surrendered in the merger.

Average Basis Shareholders. For a shareholder using the average basis method, his/her basis immediately following the merger in a particular Acquiring Fund share received in the merger equals his/her aggregate basis in all Acquiring Fund shares held immediately following the merger (including the basis carried over from the Acquired Fund shares surrendered in the merger) divided by his/her total number of Acquiring Fund shares owned.

Non-Average Basis Shareholders.

For a shareholder who does not use the average basis method but had the same basis in each of his/her Acquired Fund shares immediately prior to the merger (i.e., because his/her Acquired Fund shares were purchased at a single price in a single transaction), the basis of each Acquiring Fund

- Class M share received is equal to 99.73967638% of the basis of each Acquired Fund Class M share surrendered.
- Class I share received is equal to 99.69348581% of the basis of each Acquired Fund Class I share surrendered.
- Class A share received is equal to 100.13207605% of the basis of each Acquired Fund Class A share surrendered.
- Class C share received is equal to 99.40316938% of the basis of each Acquired Fund Class C share surrendered.
- Retail Class share received is equal to 99.92344986% of the basis of each Acquired Fund Retail Class share surrendered.
- Class K share received is equal to 99.35656728% of the basis of each Acquired Fund Class K share surrendered.
- Premier Class share received is equal to 99.96732427% of the basis of each Acquired Fund Premier Class share surrendered.
- Class K6 share received is equal to 99.78188638% of the basis of each Acquired Fund Class K6 share surrendered.

A shareholder who did not have the same basis in each of his/her Acquired Fund shares determines the basis of each of his/her Acquiring Fund shares received in accordance with Treas. Reg. section 1.358-2.

Shareholders should consult IRS Publication 550 and their tax advisors for more information.