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

P	art I Reporting I	ssuer						
1	Issuer's name		2 Issuer's employer identification number (EIN)					
Fid	elity Summer Street Tr	ust:Fidelity SAI Sus	88-0726372					
_		Name of contact for additional information 4 Telephone No. of contact			5 Email address of contact			
	nathan Davis		(800) 343-354		jonathan.davis@fmr.com			
6	Number and street (or F	P.O. box if mail is not	delivered to s	treet address) of contact	7 City, town, or post office, state, and ZIP code of contact			
245	Summer Street (mail z	one V12B)	Boston, MA 02210					
	Date of action							
	15/2024	1		_	single mutual fund/regulated investment company			
10	CUSIP number	11 Serial number(s	3)	12 Ticker symbol	13 Account number(s)			
	See Attachment			See Attachment				
Р		onal Action Attac	h additional		e back of form for additional questions.			
14					against which shareholders' ownership is measured for			
	_				ustainable U.S. Equity Fund (the "Acquiring Fund")			
acc	uired all of the assets a	and assumed all of	he liabilities	of Fidelity Summer Street T	rust:Fidelity SAI Sustainable Future Fund			
					to Acquired Fund shareholders pro rata in exchange			
for	their Acquired Fund sh	ares. See attachme	nt for more i	nformation.				
_								
15	Describe the quantitat	ive effect of the orga	nizational ac	tion on the basis of the secur	ity in the hands of a U.S. taxpayer as an adjustment per			
	share or as a percenta	age of old basis ► <u>Se</u>	e Attachmen	t				
16	Describe the calculation	on of the change in b	asis and the d	ata that supports the calculat	ion, such as the market values of securities and the			
	valuation dates ► <u>See</u>	Attachment						

Part		Organizational Action (continued)				
		applicable Internal Revenue Code section(s) and subsection(s) upon w	nich the tax treatmen	is based ►	
		368(a), 354(a) and 358(a).				
Treas.	Reg. s	ection 1.358-2				
18 (Can any shares	resulting loss be recognized? ► No loss redeemed for cash.	can be recognized as a re	sult of this event, ex	cept for los	ses recognized for fractional
19 F	Provide	any other information necessary to implem	nent the adjustment, such as	the reportable tax ye	ar ► <u>None</u>	
	Unde	r penalties of perjury, I declare that I have exami	ned this return, including accom	panying schedules and	statements, an	d to the best of my knowledge and
	belief	, it is true, correct, and complete. Declaration of p	oreparer (other than officer) is ba	sed on all information o	f which prepare	er has any knowledge.
Sign		1 4 A				
Here	Signa	ature > matter was		Date ▶	2024	
	Print	your name ► Jonathan Davis		Title ►	Assistant	Treasurer
Paid	1	Print/Type preparer's name	Preparer's signature	Date		Check if PTIN
Prep	aror					self-employed
Use		Firm's name ►	· 	,		Firm's EIN ►
	Cilly	Firm's address ▶				Phone no.
Send F	orm 89	37 (including accompanying statements) to	: Department of the Treasur	, Internal Revenue S	ervice, Ogde	n, UT 84201-0054

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

Merger Details

Fidelity	Fidelity SAI Sustainable Future Fund ('Acquired Fund') Shares Surrendered				Fidelity SAI				
Ticker	CUSIP	Class	NAV		Ticker	CUSIP	Class	NAV	Merger Ratio
FIDHX	316433879	Retail	12.5889		FIDEX	316433887	Retail	13.0764	.9624541284

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

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.

The basis of each Acquiring Fund share received is equal to 1 divided by the Merger Ratio, multiplied by the per share basis of the Acquired Fund shares surrendered for that Acquiring Fund share.

Shareholders should consult with their tax advisors for further guidance.

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