See separate instructions.

Pa	Reporting	ssuer			
1	Issuer's name		2 Issuer's employer identification number (EIN)		
Sen	tinel Sustainable Mid (Cap Opportunities F	und		
				e No. of contact	5 Email address of contact
	tinel Investor Services			800-282-3863	service@sentinelinvestments.com
6	Number and street (or F	U. DOX II MAII IS NOT	delivered to :	street address) of contact	7 City, town, or post office, state, and Zip code of contact
One	National Life Drive				Montpelier, VT 05604
8	Date of action		9 Class	sification and description	
Mar	ch 30, 2016		Multiple	classes of charge issued by	a single mutual fund/regulated investment company.
	CUSIP number	11 Serial number(12 Ticker symbol	13 Account number(s)
10			5)		13 Account number(s)
	See attachment.			See attachment.	
					back of form for additional questions.
14					against which shareholders' ownership is measured for
					able Mid Cap Opportunities Fund
					the "Acquiring Fund") in a tax-free reorganization.
					I in exchange for the Acquiring Fund shares and
					pution of those Acquiring Fund shares by the Acquired
					red Fund. As a result of this reorganization, Acquired
					for Acquiring Fund shares of the corresponding class
equa	al in value to the net as	sset value of the Ac	quirea runo	snares surrendered as or ma	arch 30, 2016. See attachment for more details.
		······			
		<u></u>			·····
		· · · · · · · · · · · · · · · · · · ·			
45					y in the hands of a U.S. taxpayer as an adjustment per
	share or as a percenta		ee attachmer	1 t.	
	·····			·	
		<u> </u>			ANNOTE-1
					·····
16	Describe the calculati valuation dates ► See		basis and the	data that supports the calculat	tion, such as the market values of securities and the

For Paperwork Reduction Act Notice, see the separate Instructions.

Form 89	37 (Rev.	12-2011)	Page 2
Part	(Drganizational Action (continued)	
17 L	ist the	applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based >	See attachment.
18 (Can any	resulting loss be recognized? See attachment.	
			··· ····
			· · · · · · · · · · · · · · · · · · ·
19	Provide	any other information necessary to implement the adjustment, such as the reportable tax year \blacktriangleright See attac	chment.
. .	Unde belief	r penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer	d to the best of my knowledge and has any knowledge.
Sign Here	Signa	ture► Date►	
	Print		e & Assistant Treasurer
Paid Prec	arer	Print/Type preparer's name Preparer's signature Date Ch	heck if PTIN If-employed
Use Only			rm's EIN ►
Send I	Form 89	37 (including accompanying statements) to: Department of the Treasury, Internal Revenue Service, Ogden	, UT 84201-0054

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

Merger Details

Sentinel Sustainable Mid Cap Opportunities Fund (Acquired Fund)				Sentinel Sustainable Core Opportunities Fund (Acquiring Fund)				Merger Ratio
CUSIP	Ticker	Class	NAV	CUSIP	Ticker	Class	NAV	
81728B-68-4	WAEGX	Α	15.6616	81728B-72-6	MYPVX	A	19.8213	0.79013990
81728B-66-8	CEGIX	Ι	16.4769	81728B-69-2	CVALX	I	19.8776	0.82891798

NAVs shown are as of immediate prior to the merger. Merger Ratio is the number of Acquiring Fund shares received per one Acquired Fund share surrendered.

Effect of Basis

<u>In General:</u> 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.

<u>Average Basis Shareholders:</u> For a shareholder using the average basis formula, his/her basis immediately following the merger in a particular Acquiring Fund share received in the merger equals his/her aggregate basis in that class of shares (including the basis carried over from the Acquired Fund shares of the corresponding class surrendered in the merger) divided by his/her total number of shares owned of that class.

<u>Non-Average Basis Shareholders:</u> For a shareholder who does not use the average basis method but had the same basis in each of his/her Acquired Fund shares of the same class immediately prior to the merger (i.e., because his/her Acquire Fund shares of that class were purchased at a single price in a single transaction), the basis of each Acquiring Fund:

- Class A share received is equal to 126.55987% of the basis of each Acquired Fund Class A share surrendered.
- Class I share received is equal to 120.63920% of the basis of each Acquired Fund Class A share surrendered.

A shareholder who did not have the same basis in each of his/her Acquired Fund shares of a particular class 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.