(December 2011) Department of the Treasury

Report of Organizational Actions Affecting Basis of Securities

▶ See separate instructions.

OMB No. 1545-2224

Internal Revenue Service Reporting Issuer Part I 2 Issuer's employer identification number (EIN) Issuer's name Touchstone Controlled Growth with Income Fund XX-XXXXXXX 3 Name of contact for additional information Telephone No. of contact 5 Email address of contact **Touchstone Investments** 1-800-543-0407 TI-CONTACT@TOUCHSTONEINVESTMENTS.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 P.O. BOX 9878 Providence, RI 02940-8078 8 Date of action 9 Classification and description 05/10/19 Regulated Investment Company - Class A, C, Y shares 10 CUSIP number 11 Serial number(s) 12 Ticker symbol 13 Account number(s) See Attached See Attached N/A Organizational Action Attach additional statements if needed. See back of form for additional questions. Describe the organizational action and, if applicable, the date of the action or the date against which shareholders' ownership is measured for the action ▶ On 05/10/19, Touchstone Dynamic Diversified Income Fund acquired all of the assets and assumed all of the liabilities of the issuer in exchange for voting shares of beneficial interest. (Details below.) Pursuant to the same plan, the issuer liquidated and dissolved shortly after the transaction. The merger of Touchstone Controlled Growth with Income Fund qualifies as a tax-free reorganization within the meaning of Internal Revenue Code §368(a). The exchange is based on the number and value of shares outstanding at the close of business on 05/10/19 (Valuation Date) The merger effective date is 05/13/19 (Closing Date) 15 Describe the quantitative effect of the organizational action on the basis of the security in the hands of a U.S. taxpayer as an adjustment per share or as a percentage of old basis A shareholder's aggregate basis in the shares of Touchstone Dynamic Diversified Income Fund they received in exchange for their shares of Touchstone Controlled Growth with Income Fund will be the same as their aggregate basis in shares of Touchstone Controlled Growth with Income Fund. The number of Touchstone Dynamic Diversified Income Fund shares that were received for each share of Touchstone Controlled Growth with Income Fund surrendered in the exchange is as follows: 0.828761 Touchstone Dynamic Diversified Income Fund class A shares for one Touchstone Controlled Gowth with Income Fund class A share. 0.821298 Touchstone Dynamic Diversified Income Fund class C shares for one Touchstone Controlled Growth with Income Fund class C share. 0.826562 Touchstone Dynamic Diversified Income Fund class Y shares for one Touchstone Controlled Growth with Income Fund class Y share. Describe the calculation of the change in basis and the data that supports the calculation, such as the market values of securities and the valuation dates ► There was no change in aggregate basis as a result of the above described organizational action. The net asset value of Touchstone Controlled Growth with Income Fund shares that were surrendered in the exchange for each share of Touchstone Dynamic Diversified Income Fund is as follows: A Shares- The net asset value for each share surrendered from Touchstone Controlled Growth with Income Fund in the exchange was \$10.7003. The net asset value for each share received from Touchstone Dynamic Diversified Income Fund in the exchange was \$12.9112. C Shares- The net asset value for each share surrendered from Touchstone Controlled Growth with Income Fund in the exchange was \$10.6611. The net asset value for each share received from Touchstone Dynamic Diversified Income Fund in the exchange was \$12.9808. Y Shares- The net asset value for each share surrendered from Touchstone Controlled Growth with Income Fund in the exchange was \$10.6972. The net asset value for each share received from Touchstone Dynamic Diversified Income Fund in the exchange was \$12.9418. The net asset values above are as of the close of business on 05/10/19

Part I		Organizational Action (continued)						
17 Lis	st the a	applicable Internal Revenue Code section	(s) and subsection(s) upon wh	ich the tax treatr	ment	is based ▶	·	
Internal	Reve	nue Code §368(a), §368(b), §358, §354						
18 Ca	an any	resulting loss be recognized? ►						
		gain or loss on the transaction. Accord	dingly, each investor's aggre	egate basis in th	ne sh	ares of To	uchstone Dy	namic Diversified
		received in the exchange will be the sa						
Income	Fund	surrendered.						
19 Pr	ovide	any other information necessary to impler	ment the adjustment, such as	the reportable ta	x vea	ar >		
		scribed organizational action is reporta			,			
	Undo	penalties of perjury, I declare that I have exan	ained this return, including accom	nanyina sahadulas	and	etatomonte	and to the best	of my knowledge, and
		it is true, correct, and complete. Declaration of						
Sign								
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	Print v	our name ► COLLEEN CUMMINGS		Title	e►	ASSISTAI	NT TREASUR	ER
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Paid Prepa	rer	STEPHEN CARPENTER					self-employed	P01345631
Use O	ı Cı	Firm's name ► THE BANK OF NEW Y	ORK MELLON	'			Firm's EIN ▶	13-5160382
-38 0	···y	Firm's address ► 4400 COMPUTER DRI		581			Phone no.	508-871-4462

Touchstone Controlled Growth with Income Fund

Share Class	Box 10, CUSIP	Box 12, Ticker Symbol
Class A	89154Q844	TSAAX
Class C	89154Q836	TSACX
Class Y	89154Q828	TSAYX

Touchstone Arbitrage Fund

Share Class	Box 10, CUSIP	Box 12, Ticker Symbol
Class A	89154Q794	TBAAX
Class C	89154Q786	TBACX
Class Y	89154Q778	TBAYX