(December 2017 Department of the Treasury

Report of Organizational Actions Affecting Basis of Securities

▶ See separate instructions.

OMB No. 1545-0123

Internal Revenue Service Reporting Issuer Part I 2 Issuer's employer identification number (EIN) Issuer's name Manning & Napier Fund, Inc. - Target 2015 Series 45-4975887 3 Name of contact for additional information Telephone No. of contact 5 Email address of contact Manning & Napier Fund, Inc. - Fund Services 1-800-466-3863 MFService@manning-napier.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 290 Woodcliff Drive Fairport, NY 14450 8 Date of action 9 Classification and description September 25, 2020 Regulated Investment Company 10 CUSIP number 11 Serial number(s) 12 Ticker symbol 13 Account number(s) 56382P450 MTJIX, MTJKX Part II 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 September 25, 2020 the Manning & Napier Fund, Inc. - Target 2015 Series ("Acquired Series") merged into the Manning & Napier Fund, Inc. - Pro-Blend Conservative Series in a tax-free reorganization. Pursuant to the terms of the merger, shares of the Acquired Series were exchanged for shares of the Acquiring Series on the valuation of the shares on September 25, 2020. 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 15 share or as a percentage of old basis ► A shareholder's aggregate basis in the shares of the Acquiring Series will be the same as their aggregate basis in shares of the Acquired Series that were surrendered in exchange for the shares of the Acquiring Series. For each share of the Acquired Series Class I surrendered, shareholders received 0.340678 shares of Class I of the Acquiring Series. For each share of the Acquired Series Class K surrendered, shareholders received 0.253416 shares of Class S of the Acquiring Series 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 to the aggregate basis as a result of this reorganization. The exchange ratios for this tax-free reorganization were based on the net asset values ("NAVs") of the Acquired Series and the Acquiring Series as of September 25, 2020. The NAVs as of September 25, 2020 are as follows: Manning & Napier Fund, Inc. - Target 2015 Series Class I \$3.6657 Manning & Napier Fund, Inc. - Target 2015 Series Class K \$3.6948 Manning & Napier Fund, Inc. - Pro-Blend Conservative Series Class I \$10.76 Manning & Napier Fund, Inc. - Pro-Blend Conservative Series Class S \$14.58

Part	Ц	Organizational Action (c	ontinued)						
17 Li	st the	applicable Internal Revenue Co	ode section	s) and subsection(s) upon	which the tax	treatmen	t is based ▶	•	
Internal	Reve	nue Code Sections: 368(a), 35	54(a), and 3	358(a)					
18 C	an any	resulting loss be recognized? I	► No						
19 Pi	rovide	any other information necessar	rv to implen	nent the adjustment, such	as the reportal	ble tax ve	ear >		
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Sign Here		a signed copy is m	naintaine	d by the Fund			11/09	9/2020	
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	Print	your name ► Troy Statczar		Dronovoulo -!t-		Title ▶	Principal	Financial Officer	
Paid		Print/Type preparer's name		Preparer's signature		Date		Check if PTIN	
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		Firm's address ▶						Phone no.	
Send Fo	orm 89	37 (including accompanying sta	atements) t	o: Department of the Treas	sury, Internal R	evenue S	Service, Ogo	den, UT 84201-0054_	