



**Part II Organizational Action** (continued)

17 List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based ▶ Internal Revenue Code Sections 368(a), 368(b), 358(a) and 354(a)

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18 Can any resulting loss be recognized? ▶ The reorganization qualified as a tax-free exchange and therefore no gain or loss was recognized as a result of the transaction.

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19 Provide any other information necessary to implement the adjustment, such as the reportable tax year ▶ This organizational action is reportable with respect to tax year 2017.

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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.

**Sign Here** Signature ▶ 15/ Mark E. Bradley Date ▶ 12/14/2017

<b>Paid Preparer Use Only</b>	Print your name ▶ <u>Mark E. Bradley</u>	Preparer's signature	Date ▶ <u>Treasurer</u>	Check <input type="checkbox"/> if self-employed	PTIN
	Firm's name ▶			Firm's EIN ▶	
	Firm's address ▶			Phone no.	

**Attachment to Form 8937  
November 17, 2017**

**Pioneer Emerging Markets Fund**

<u>Share Class</u>	<u>Box 10: CUSIP</u>	<u>Box 12: Ticker</u>
A	723661104	PEMFX
C	723661302	PCEFX
R	723661500	PEMRX
Y	723661401	PYEFX

**Pioneer Global Equity Fund**

<u>Share Class</u>	<u>Box 10: CUSIP</u>	<u>Box 12: Ticker</u>
A	72387N705	GLOSX
C	72387N887	GCSLX
R	72387N655	PRGEX
Y	72387N788	PGSYX