Part I Reporting Issuer

1. Issuer’s name
   Transamerica Global Equity

2. Issuer’s employer identification number (EIN)
   56-2553460

3. Name of contact for additional information
   Customer Service

4. Telephone No. of contact
   1-888-233-4339

5. Email address of contact
   www.transamerica.com

6. Number and street (or P.O. box if mail is not delivered to street address) of contact
   1801 California Street, Suite 5200

7. City, town, or post office, state, and ZIP code of contact
   Denver, CO 80202

8. Date of action
   December 10, 2021

9. Classification and description
   Tax-free reorganization / merger under IRC 368(a)

10. CUSIP number
    See attached

11. Serial number(s)
    See attached

12. Ticker symbol
    See attached

13. Account number(s)

Part II Organizational Action

Attach additional statements if needed. See back of form for additional questions.

14. 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 December 10, 2021, Transamerica International Equity (EIN: 27-4548758) acquired all of the assets and assumed all liabilities of Transamerica Global Equity (EIN: 56-2553460) in a tax-free exchange for shares and the subsequent liquidation of Transamerica Global Equity (the "reorganization"). As a result of the reorganization shareholders of Transamerica Global Equity exchanged their shares for shares of Transamerica International Equity in equal value of the net asset value of shares exchanged.

The merger of Transamerica Global Equity into Transamerica International Equity qualifies as a tax-free reorganization within the meaning of Internal Revenue Code Section 368(a).

The exchange is based on the number and value of shares outstanding at close of business on December 10, 2021.

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 Transamerica International Equity they received in exchange for their shares of Transamerica Global Equity will be the same as their basis of Transamerica Global Equity.

See Attachment for more information.

16. 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. See Attachment.
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 Section 368(a), 358(a), and 354(a).
Treas. Reg. Section 1.358-2

18  Can any resulting loss be recognized?  

No loss can be recognized as a result of this event.

19  Provide any other information necessary to implement the adjustment, such as the reportable tax year.  

The reportable tax year is 2021.

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.

[Signature]

[Print your name]

[Title]

Paid Preparer Use Only  
Print/Type preparer’s name  
Preparer’s signature  
Date  
Check if self-employed  
PTIN  
Firm’s name  
Firm’s address  
Phone no.

Send Form 8937 (including accompanying statements) to: Department of the Treasury, Internal Revenue Service, Ogden, UT 84201-0054
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* 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.