### Part I Reporting Issuer

1. Issuer's name: Transamerica WMC Diversified Growth
2. Issuer's employer identification number (EIN): 59-3616793
3. Name of contact for additional information: Transamerica Fund Services
4. Telephone No. of contact: 1-888-233-4339
5. Email address of contact: www.transamericainvestments.com/contact us
6. Number and street (or P.O. box if mail is not delivered to street address) of contact: 570 Carillon Parkway
7. City, town, or post office, state, and Zip code of contact: St. Petersburg, FL 33716

#### Plan of Reorganization

- **Date of action:** February 10, 2012
- **Classification and description:**

#### Part II Organizational Action

- **CUSIP number:** N/A
- **Serial number(s):** N/A
- **Ticker symbol:** N/A
- **Account number(s):** N/A

### Description of Organizational Action

The reorganization occurred on February 10, 2012. On the closing date, Transamerica WMC Diversified Growth shareholders received Class A shares, Class B shares, Class C shares, Class I shares, Class I2 shares and Class T shares of the Transamerica WMC Diversified Equity having a net asset value equal to the aggregate net asset value of WMC Diversified Growth Class A shares Class B shares Class C shares, Class I shares, Class I2 shares and Class T shares, respectively. The merger of Transamerica WMC Diversified Growth into Transamerica WMC Diversified Equity qualifies as a tax-free exchange within the meaning of Internal Revenue Code Section 368(a).

The exchange is based on the number and value of shares outstanding at the close of business February 10, 2012.

### Calculation of Valuation

- **.75 Transamerica WMC Diversified Equity Class A shares for one share of Transamerica WMC Diversified Growth Class A Shares.**
- **.69 Transamerica WMC Diversified Equity Class B shares for one share of Transamerica WMC Diversified Growth Class B Shares.**
- **.70 Transamerica WMC Diversified Equity Class C shares for one share of Transamerica WMC Diversified Growth Class C Shares.**
- **.74 Transamerica WMC Diversified Equity Class I shares for one share of Transamerica WMC Diversified Growth Class I Shares.**
- **.77 Transamerica WMC Diversified Equity Class I2 shares for one share of Transamerica WMC Diversified Growth Class I2 Shares.**
- **1.00 Transamerica WMC Diversified Equity Class T shares for one share of Transamerica WMC Diversified Growth Class T Shares.**

### Calculation of the Change in Basis

There was no change in aggregate basis as a result of the above described organizational action.
17 List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based. The transfer of all of the applicable Transamerica WMC Diversified Growth assets to the corresponding Transamerica WMC Diversified Equity in exchange solely for the issuance of the Transamerica WMC Diversified Equity shares to the Transamerica WMC Diversified Growth fund and the assumption of the Transamerica WMC Diversified Growth liabilities by Transamerica WMC Diversified Equity followed by the distribution of the Transamerica WMC Diversified Equity shares to the Transamerica WMC Diversified Growth shareholders in complete liquidation of the Transamerica WMC Diversified Growth will constitute a "reorganization" within the meaning of Section 368(a) of the Code, and the applicable parties each be a "party to a reorganization" within the meaning of Section 368(b) of the Code.

18 Can any resulting loss be recognized? No gain or loss will be recognized by Transamerica WMC Diversified Growth shareholders upon the exchange of their shares solely for the shares of the Transamerica WMC Diversified Equity. Each investor's aggregate basis in shares of Transamerica WMC Diversified Equity received in the exchange will be the same as the aggregate basis in their shares of Transamerica WMC Diversified Growth.

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

The above described organizational action is reportable in tax year 2012.

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Sign Here

Signature: [Signature]

Date: 8/1/2013

Print your name: Elizabeth Strouse

Title: PFO

Paid Preparer Use Only

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