Report of Organizational Actions Affecting Basis of Securities

Part I  Reporting Issuer

1  Issuer's name  2  Issuer's employer identification number (EIN)
WisdomTree Continuous Commodity Index Fund  26-0151234

3  Name of contact for additional information  4  Telephone No. of contact  5  Email address of contact
WisdomTree Commodity Services, LLC  (866) 909-9473  feedback@wisdomtree.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
245 Park Ave., 35th Floor

8  Date of action  9  Classification and description
12/21/2020  New York, NY 10167

10  CUSIP number  11  Serial number(s)  12  Ticker symbol  13  Account number(s)
97718W108  N/A  GCC  N/A

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 21, 2020, the WisdomTree Continuous Commodity Index Fund (the "Target Fund") (CUSIP: 97718W108) (Ticker: GCC) merged into the WisdomTree Enhanced Commodity Strategy Fund (the "Acquiring Fund") (CUSIP: 97717Y683) (Ticker: GCC) in a tax-free merger.

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.

There was no change in the aggregate or per share basis as a result of the reorganization.

For each share held by Target Fund shareholders, Target Fund shareholders received 1 share of the Acquiring Fund (ie. 1-for-1) having an aggregate value equal to the Target Fund shares exchanged immediately prior to the reorganization (close of business December 18, 2020). The Target Fund shareholders' aggregate basis and per share basis of the shares received from the Acquiring Fund are the same as the Target Fund shareholders' aggregate and per share basis of the Target Fund shares surrendered in the exchange.

Please note that the tax basis shown on your brokerage statement for the Acquiring Fund shares that you received in the reorganization may be different than the tax basis that you would report when filing your U.S. Federal income taxes. To ensure you report the correct tax basis on sale transactions effected after the close of business December 18, 2020, please consult your tax professional or tax advisor for more information regarding your tax situation.

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.

There was no change in the aggregate or per share basis as a result of the reorganization. The net asset value for 1 share of the Target Fund immediately prior to the reorganization (i.e. close of business December 18, 2020) was $18.741819 which was equivalent to the net asset value of 1 share of the Acquiring Fund received in the reorganization.
17 List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based ► [Internal Revenue Code Section(s): 354(a), 357(a), 358(a), 361(a), 361(c), 362(b), 368(a), 1032(a), 1223(1) and 1223(2).]

18 Can any resulting loss be recognized? ► No, there is no gain or loss recognized in a tax-free reorganization.

19 Provide any other information necessary to implement the adjustment, such as the reportable tax year ► Reportable tax year is 2020.

Amended March 9, 2021 (Part II Item 15).

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 ► Signature on file Date ► 12/21/2020

Print your name ► DAVID CASTANO Title ► CFO / TREASURER

Paid Preparer Use Only
Firm’s name ► Firm’s EIN ►
Firm’s address ► Phone no.