## Form **8937**(December 2017) Department of the Treasury Internal Revenue Service

## Report of Organizational Actions Affecting Basis of Securities

► See separate instructions.

OMB No. 1545-0123

Part Reporting	Issuer				
1 Issuer's name		2 Issuer's employer identification number (EIN)			
The Hartford Small Cap G	rowth Fund			41-1594429	
3 Name of contact for ad		5 Email address of contact			
Denise D. Lauber			610-386-6740	denise.lauber@hartfordfunds.com	
6 Number and street (or	P.O. box if mail is not		7 City, town, or post office, state, and ZIP code of contact		
•			,		
690 Lee Road		Wayne, PA 10987			
8 Date of action			9 Classification and description		
September 13, 2024		1 for 2 R	everse Share Split Class C	Sharac	
10 CUSIP number	11 Serial number(s		12 Ticker symbol	13 Account number(s)	
	,	·	,		
416529303	NA		HSLCX	NA_	
				ee back of form for additional questions.	
14 Describe the organization	ational action and, if a	pplicable, the	e date of the action or the da	te against which shareholders' ownership is measured for	
the action ► At the	close of market on S	eptember 1:	3, 2024, the Hartford Small	Cap Growth Fund ("HSLCX") effected a 1 for 2	
				wo (2) or fractions thereof issued and outstanding	
Class C Shares of HSLCX	automatically conve	erted into on	e (1) Class C Share or a fra	action thereof.	
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share or as a percent	age of old basis ► <u>Sh</u>	areholders :	are required to allocate the	rity in the hands of a U.S. taxpayer as an adjustment per ir aggregate tax basis in the existing shares held	
				hareholders that have acquired different blocks of Class	
				dvisors regarding the allocation of their aggregated	
adjusted basis among, an	d the holding period	of, that Clas	ss C Share.		
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				lation, such as the market values of securities and the	
				vestment (including any fractional shares) will remain	
the same after the reverse	share split, but the	basis per sh	are will be impacted.		
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Part		Organizational Action (continued	)				
17 L	ist the	applicable Internal Revenue Code section		which the tax treatment is bas	ed ►	IRC Sections 354,	358, 368 <u>,</u>
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18 C	an any	resulting loss be recognized? ► The resulting loss be recognized? ► The resulting loss be recognized?	verse share split is intende ze gain or loss for U.S. fed	ed to be treated as a recapita eral income tax purposes as	ilizatioi a resu	n for U.S. federal inc It of the reverse sha	come tax are split.
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<b>19</b> Pi	rovide	any other information necessary to imple	ment the adjustment, such a	s the reportable tax year ▶ <u>Th</u>	e repo	rtable tax year is 20	24.
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Sign	Under	penalties of perjury, I declare that I have exar it is true, correct, and complete. Declaration of	nined this return, including according reparer (other than officer) is b	mpanying schedules and stateme ased on all information of which p	ints, and reparer h	to the best of my known as any knowledge.	wledge and
Here	Signa	ture <u>Ima Wa</u>	sul	Date ▶	10	7/2024	
	Print	our name ► Denise D. Lauber	1		ant Tre		
Paid Prepa	rer	Print/Type preparer's name	Preparer's signature	Date		eck if PTIN -employed	
		Firm's name			Firm	n's EIN ▶	
		Firm's address ▶			Pho	опе по.	
Cand Ca	00	27 (including accompanying statements) t	5	10000			