Tax Return

Cohen & CQ®

Part I Reporting Issuer

1 Issuer's name	2 Issuer's employer identification number (EIN)					
Simplify US Equity PLUS GBTC ETF			86-2581481			
3 Name of contact for additional information	n 4 Telephor	ne No. of contact	5 Email address of contact			
Simplify Asset Management, Inc.		(702) 389-9705	info@simplify.us			
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			
10845 Griffith Peak Drive, Suite 200			Las Vegas, NV 89135			
8 Date of action	9 Class	9 Classification and description				
See Attachment A	Non-Tax	Non-Taxable Return of Capital Distribution				
10 CUSIP number 11 Serial number	per(s)	12 Ticker symbol	13 Account number(s)			
See Attachment A N	/A	See Attachment A	N/A			
Part II Organizational Action A	tach additiona	I statements if needed. Se	e back of form for additional questions.			
14 Describe the organizational action and the action ►	if applicable, the	e date of the action or the dat	e against which shareholders' ownership is measured for			
Shareholder(s) in the Simplify US Equity F	LUS GBTC ETF	("ETF"), as of the record d	ate(s) on attached Statement A, received			
a distribution(s) as detailed on attached S	atement A. The	ETF has determined that it	's Accumulated Earnings and Profit ("E&P") for			
the tax year ended June 30, 2023, was insi	ufficient to supp	oort the distribution(s) as a	dividend (taxable) under Section 301(c) of the			
Internal Revenue Code of 1986, as amende	ed. As a result, a	a percentage (as detailed or	n Attachment A) of the distribution(s) paid			
during the calendar year 2023 have been r	e-characterized	from a dividend to a non-d	vidend Return of Capital ("ROC"). The ROC			
characterization of the distribution(s) mea	ns that ETF rec	ord date shareholder(s) sho	uld characterize, for tax purposes, the			
percentage (as detailed on Attachment A)	of the distributi	on(s) received as a non-tax	able return of capital. Shareholder(s) should			
reduce the tax basis in their share(s) of th	e ETF by the am	nount of the distribution(s) of	lesignated as a ROC.			

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 ►

The portion of the distribution(s) characterized as non-dividend Return of Capital ("ROC"), as described in Part II - line 14, should be applied against and reduce the shareholder(s) adjusted tax basis in their share(s) of the ETF as of the distribution(s) date(s). To the extent any portion of the distribution(s) characterized as ROC paid with respect to a share(s) of the ETF exceeds the shareholder(s) adjusted tax basis in that share(s), the excess portion is recognized as a capital gain. See Attachment A for details on the tax character of distribution(s) per-share by record date.

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 ►

At the time of the distribution(s) detailed in Attachment A, the ETF's tax year had not closed so the ETFs E&P and therefore the final tax character of the distribution(s) could not be determined. At this time, the ETF has determined that its E&P for the 6/30/23 tax year was insufficient to support the distribution(s) as a taxable dividend under IRC §301(c). As a result, a percentage (as detailed on Attachment A) of the distribution(s) paid during the calendar year 2023 have been characterized as a non-dividend Return of Capital ("ROC"). The ROC represents a percentage (as detailed on Attachment A) of the total distribution(s) paid during the calendar year 2023. As a result, ETF shareholder(s) (as of the record date(s) in Attachment A) adjusted tax basis in their share(s) is decreased by the return of capital with respect that share(s) under IRC §301(c)(2). Any portion of a ROC distribution(s), to the extent it exceeds the shareholder(s) tax basis is taxable as a capital gain. Attachment A provides details on the tax character of distribution(s) per-share by record date.

Part II Organizational Action (continued)
17 List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based >
1) The portion of the distribution(s) which are taxable as a dividend, as defined in IRC §316, is determined under IRC §316(a)(1) or IRC
§316(a)(2) definition of dividend - distribution(s) from current and accumulated earnings and profits of the taxable year. 2) The allocation
ordering of the E&P supporting the distribution(s) which will determine the portion of the distribution(s) which are not taxable as a dividend
and characterized as a non-dividend ROC and reported to ETF shareholder(s) on Form 8937 and Form 1099-Div is determined under IRC
§316(b)(4). 3) The portion of the distribution(s) which constitute a dividend and is to be included in gross income by ETF shareholder(s) is
determined under IRC §301(c)(1). 4) The portion of the distribution(s) which are not a dividend and characterized as a non-dividend ROC
and applied against and reduce the shareholder(s) adjusted basis in their share of the ETF is determined under IRC §301(c)(2). 5) The
portion of the distribution(s) which are not a dividend and characterized as a non-dividend ROC and applied against and reduce the
shareholder(s) adjusted basis in their share of the ETF, and is determined by the ETF shareholder(s) that a portion of the ROC received
exceeds the ETF shareholder(s) adjusted tax basis in the ETF and the excess will be treated as capital gain is determined under IRC
§301(c)(3)(A).

18 Can any resulting loss be recognized? ► N/A

Form 8937 (12-2017)

19 Provide any other information necessary to implement the adjustment, such as the reportable tax year ► The information on Part II Lines 14, 15, 16, 17, and Attachment A will be reported at the individual ETF shareholder level on each shareholder(s) 2023 Form 1099-Div - Reported on a calendar yearbasis. Due to the timing difference of the ETF's June 30 Tax Year end, which determines the final tax character of distribution(s), and IRS Form 1099-Div,which reports the ETF shareholder(s) tax character of distribution(s) on a calendar year basis (by statute), the ETF may be required to issue corrected Form 1099-Divs to shareholder(s)

The information contained herein and the timing of providing Form 8937 to the ETF shareholder(s) is pursuant to the requirements of IRC §6045. The information in this document does not constitute tax advice and should not be construed to take into account any shareholder(s) specific circumstances. Shareholder(s) and nominees should consult their own tax advisors regarding the particular tax consequences of the organizational action as described in this document, including the applicability and effect of all U.S. federal, state, and local and foreign tax laws.

	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	Signa	ature ►	Date ►	Date ►					
_	Print	your name ► Paul Kim		Title ► CEO					
Paid		Print/Type preparer's name	Preparer's signature	Date	Check if	PTIN			
	arer	Marc Gallagher			self-employed	P00292759			
Paid Prepar Use Or		Firm's name 🕨 Cohen & Co Advis		Firm's EIN ►	33-1756852				
	////y	Firm's address Offices listed at wy		Phone no.	(800) 229-1099				
Send Fo	orm 89	037 (including accompanying statemen	ts) to: Department of the Treasury	Internal Revenue Service, C	gden, UT 84201	-0054			

FORM 8937 - ATTACHMENT

Statement A

								Non-Taxable
		Ticker				Total Distribution Per	Taxable Distribution	Distribution Per
Fund	CUSIP	Symbol	Record Date	Ex Date	Payable Date	Share	Per Share	Share
Simplify U.S. Equity PLUS GBTC ETF	82889N848	SPBC	3/28/2023	3/27/2023	3/31/2023	0.877400000	0.243827758	0.633572242