See separate instructions.

## Part I Reporting Issuer

1 Issuer's name			2 Issuer's employer identification number (EIN)					
T. Rowe Price Retirement   2010 Fund-   Class					47-4697021			
<b>3</b> Name of contact for additional information <b>4</b>		Telephone No. of contact			5 Email address of contact			
T. Rowe Price Account Se	1-800-225-5132			info@troweprice.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			
P.O. Box 17302					Baltimore, MD 21297-1302			
8 Date of action		9 Classific	ation and description					
February 16, 2024 Regulated Investment Company - I Sha					Class			
10 CUSIP number	11 Serial number(s)	1	2 Ticker symbol		13 Account number(s)			
872797204	872797204 N/A		TRPAX		N/A			
Part II Organizatio	onal Action Attach	additional sta	atements if needed. S	ee bac	k of form for additional questions.			
Describe the organization	ational action and, if a	pplicable, the c	ate of the action or the	date ag	ainst which shareholders' ownership is measured for			
14 the action On F	ebruary 16, 2024, T.	Rowe Price R	etirement   2010 Fund	I Class	s ("Acquired Fund") merged into T. Rowe Price .			
Retirement 2010 Fund ("A	Acquiring Fund") in a	a tax-free reor	ganization. Pursuant t	o terms	s of the merger, I Class shares of the Acquired			
Fund were exchanged for	or I Class shares of	the Acquiring	Fund based on the	valuatio	on of shares on February 16, 2024.			

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 <u>A shareholder's aggregate basis in the shares of the Acquiring Fund will be the same as their</u> aggregate basis in the shares of the Acquired Fund that were surrendered in exchange for shares of the Acquiring Fund.

For each share of the I Class of the Acquired Fund surrendered, shareholders received 0.795793057 I Class shares of the Acquiring Fund.

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 <u>There was no change in the aggregate basis as a result of the reorganization. The exchange ratio of 0.795793057 for the I Class for this tax-free reorganization was based on net asset values ("NAVs") of the Acquired Fund and the Acquiring Fund as of <u>February 16, 2024. The NAVs as of February 16, 2024 are as follows:</u></u>

T. Rowe Price Retirement I 2010 Fund- I Class	\$11.6902
T. Rowe Price Retirement 2010 Fund	\$14.6900

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Part		Organizational Action (continued)				
		applicable Internal Revenue Code section( (a), 354(a), and 358(a)	(s) and subsection(s) upon which the tax tr	reatment	t is based	Internal Revenue Code
18 C	an any	resulting loss be recognized? No				
<b>19</b> Prov	ride an	y other information necessary to implemen	t the adjustment, such as the reportable ta	ax year		
		le tax year is 2024.				
		r penalties of perjury, I declare that I have examined in the second s				
Sign	Deller	, it is true, correct, and complete. Declaration of p	preparer (other than officer) is based on all infor	mation of	which prepar	er nas any knowledge.
Here	Signa	ture <u>A signed copy is maintained by t</u>	the issuer	Date		
	Print	your name Cheryl Hampton		Title	Vice Pres	
Paid Prepa	arer	Print/Type preparer's name	Preparer's signature	Date		Check if self-employed
Use C	Dnly	Firm's name Firm's address				Firm's EIN Phone no.

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