## (December 2011)

## Report of Organizational Actions Affecting Basis of Securities

OMB No. 1545-2224

Depart Interna	ment of the Treasury		<b>•</b>	See separate instructions	3.	
Par	t Reporti	ng Issuer				
	ssuer's name				2 Issuer's employer iden	tification number (EIN)
West	ern Asset/Claymo	ore Inflation-Linked Securi	ities & Incor	me Fund	26-0066	3992
		r additional information 4		5 Email address of contact		
Guad	enheim Funds Di	cefs@guggenheimfunds.co	nm			
		(or P.O. box if mail is not de		7 City, town, or post office, state, and Zip code of contact		
227 V	Vest Monroe Stre	et			Chicago, IL 60606	
	Date of action					
See 9	8 Date of action 9 Classification and description  See Statement 1 See Statement 1					
	CUSIP number	11 Serial number(s)	Joec State	12 Ticker symbol	13 Account number(s)	
	95766Q106			WIA		
Par	rt II Organiz	ational Action Attach	additional	statements if needed. S	See back of form for additional qu	estions.
14			olicable, the	date of the action or the d	date against which shareholders' own	ership is measured for
	the action ► See	Statement 1		L 1344250 1937 1915 1915		
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-		CONTRACTOR OF THE STATE OF THE				
15		ntitative effect of the organi centage of old basis ► <u>See</u>			curity in the hands of a U.S. taxpayer a	ıs an adjustment per
	ii					
_				ALAKARO MARANA, ALIAN MARANA MARANA		
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				All Berrell and a life of		
16		culation of the change in base	sis and the c	data that supports the calc	culation, such as the market values of	securities and the
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				× 11411		
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Pa	rt II	0	rganizational A	ction (continued)						
17	List	the ap	oplicable Internal Re	evenue Code section(s	and sub	osection(s) upor	which the tax tre	eatment is base	d►	See Statement 1
			4.000	14						
18	Car	anv i	resultina loss be rec	cognized? ► See Stat	tement 1					
19	Pro	vide a	any other informatio	n necessary to implem	nent the a	djustment, suc	h as the reportabl	e tax year ▶ <u>Se</u>	e Sta	tement 1
						1,0181-001				
							*			
		Under	penalties of perjury, I	declare that I have exam	ined this i	eturn, including a	ccompanying sched	dules and stateme	ents, a	nd to the best of my knowledge and
		belief,	it is true, correct, and	complete. Declaration of	preparer (	other than officer	is based on all infor	mation of which p	orepar	er has any knowledge.
Siç He		Signat	ture • SW	san/I/M	$\mathcal{M}$			Date ▶	13	20/6
_		Print y	vour name ► Susan Print/Type preparer's		Preparer	's signature		Title ► Assis Date		Freasurer  Charle   FTIN
Pa			ypo proparor o		,					Check if self-employed
Prepa Use C			Firm's name ►							Firm's EIN ▶
			Firm's address ▶	3						Phone no.
Ser	าd Fo	rm 89	37 (including accord	npanying statements) t	o: Depar	tment of the Tr	easury, Internal Re	evenue Service,	Ugd	en, UT 84201-0054

## Information Furnished Pursuant to Internal Revenue Code Section 6045B Relating to Actions Affecting the Basis of Securities

Western Asset/Claymore Inflation-Linked Securities & Income Fund (the Issuer's Name:

"Fund")

26-0066992 EIN:

NYSE Ticker Symbol: WIA

**Common Stock Security Classification:** 

**CUSIP Number:** 95766Q106

The Fund has determined that a portion of the distributions listed below that were paid during the taxable year ended December 31, 2015 are classified as return of capital:

Ex-Date	Record Date	Payable Date	Ordinary Income Per Share	Return of Capital Per Share	Total Distribution Per Share
2/11/2015	2/13/2015	2/27/2015	0.0320	-	0.0320
3/11/2015	3/13/2015	3/31/2015	0.0320	-	0.0320
4/13/2015	4/15/2015	4/30/2015	0.0243	0.0077	0.0320
5/13/2015	5/15/2015	5/29/2015	-	0.0320	0.0320
6/11/2015	6/15/2015	6/30/2015	-	0.0320	0.0320
7/13/2015	7/15/2015	7/31/2015	-	0.0320	0.0320
8/12/2015	8/14/2015	8/31/2015	-	0.0320	0.0320
9/11/2015	9/15/2015	9/30/2015	-	0.0320	0.0320
10/13/2015	10/15/2015	10/30/2015	-	0.0320	0.0320
11/10/2015	11/13/2015	11/30/2015	-	0.0320	0.0320
12/11/2015	12/15/2015	12/31/2015		0.0320	0.0320

A return of capital is not considered taxable income to shareholders. Pursuant to IRC Section 301(c), the portion of a distribution which is a dividend (as defined under IRC Section 316) is includable in gross income while the portion of the distribution which is not a dividend shall be applied against and reduce the adjusted basis of the stock. Accordingly, shareholders who received these distributions should not include these amounts in taxable income, but instead pursuant to Internal Revenue Code Sections 301(c)(2) and 1016(a)(4), should treat them as a reduction of the cost basis of the applicable shares upon which these distributions were paid. In order to compute the required adjustment to cost basis, a shareholder should multiply the per share amount of each of the respective distributions by the number of shares held at each of the respective ex-dates.

If the shareholder has not sold or otherwise disposed of any shares during the taxable year ended December 31, 2015, the information computed by the shareholder regarding the appropriate reduction in cost basis should be maintained in the shareholder's records until such time as the shareholder sells or otherwise disposes of such shares.

If the shareholder has sold or otherwise disposed of any shares during the taxable year ended December 31, 2015, the shareholder should increase the recognized gain or decrease the recognized loss on the respective shares sold by the per share amount of the above-listed distribution multiplied by the respective shares held at each of the ex-dates listed which have been sold.

This information is being provided pursuant to Internal Revenue Code Section 6045(e), as amended. The tax information contained herein is provided for informational purposes only and should not be construed as legal or tax advice. Legg Mason does not provide legal or tax advice to taxpayers. This material and any tax-related statements are not intended or written to be used, and cannot be used or relied upon, by any such taxpayer for the purpose of avoiding tax penalties. Please consult an attorney or tax professional for assistance as to how this information will impact your specific tax situation.

For more information, please contact the Fund at 1-800-345-7999 or visit the Fund's web site at www.guggenheiminvestments.com