Form **8937**(December 2011) Department of the Treasury Internal Revenue Service

Report of Organizational Actions Affecting Basis of Securities

➤ See separate instructions.

OMB No. 1545-2224

Part I Reporting Issuer			
1 Issuer's name			
HINES GLOBAL REIT, INC.		26-3999995	
3 Name of contact for additional information	4 Telephone No. of contact	5 Email address of contact	
SHEA MORGENROTH	(888) 220-6121	HinesInvestorRelations@hines.com	
6 Number and street (or P.O. box if mail is no	3 Martin 200-200 MA Antonio (1992) September 200	7 City, town, or post office, state, and Zip code of contact	
Selection of the contraction of			
2800 POST OAK BLVD., SUITE 8 Date of action	HOUSTON, TX 77056		
	9 Classification and description		
SEE BELOW 10 CUSIP number 11 Serial num	COMMON STOCK	40 0	
	nber(s) 12 Ticker symbol	13 Account number(s)	
433240108			
Part II Organizational Action Attach	additional statements if needed. See bad	ck of form for additional questions.	
14 Describe the organizational action and, if	applicable, the date of the action or the date a	against which shareholders' ownership is measured for first to the current and accumulated	
		nt of these distributions per	
share.		is a discontinuous por	
23	Produit in the second		
		6,	
15 Describe the quantitative effect of the org	panizational action on the basis of the security	r in the hands of a U.S. taxpayer as an adjustment per	
		aid each month by the Company is	
	nt 1 shows the reduction of	tax basis on a per share per	
day basis.		= = = = = = = = = = = = = = = = = = = =	
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4			
		ation, such as the market values of securities and the calculated under IRC section	
) for a real estate investment	
trust, and the regulations t	hereunder. Amounts in exce	ss of earnings and profits	
reduce the shareholder's bas	is in its shares to the exte	ent of basis.	
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Part II	Organizational	Action	(continued)
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17 List t	he applicable Int ection 301	ernal Revenue Co	de section(s) and substrides that the	ection(s) upon wh portion o	nich the tax treati	ment is ba mon st	ased ▶ tock di		Revenue
			ill be applied						
stock.									
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			8						
			anne de la companya						
18 Can	any regulting loss	s be recognized? ▶	No tax loss	is recogn	ized by sl	hareho	olders	as a resu	ilt of
receiv	ing the di	stribution							
	3				· · · · · · · · · · · · · · · · · · ·		**************************************	(()) (
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19 Prov	do any other infe	armation naccess	ry to implement the adj	untmont auch on	the reportable to	v voor b	The	actions a	ire
effect	ive on the	dates of t	he distributi	ons identi	fied abov	e.	2000000000		
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PART II, Question 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 distributions reduced the basis of the security as follows:

Record Date (Each Day in		Per Share Per Day
the Month)	Distribution Payable Date	Reduction of Basis
December 2012	1/2/2013	\$0.00066277
January 2013	2/1/2013	\$0.00066277
February 2013	3/1/2013	\$0.00066277
March 2013	4/1/2013	\$0.00066277
April 2013	5/1/2013	\$0.00066277
May 2013	6/3/2013	\$0.00066277
June 2013	7/1/2013	\$0.00066277
July 2013	8/1/2013	\$0.00066277
August 2013	9/3/2013	\$0.00066277
September 2013	10/1/2013	\$0.00066277
October 2013	11/1/2013	\$0.00066277
November 2013	12/2/2013	\$0.00066277