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

Report of Organizational Actions Affecting Basis of Securities

► See separate instructions.

OMB No. 1545-2224

Teleporting i	33461			
1 Issuer's name				2 Issuer's employer identification number (EIN)
Hinas Clobal DEIT II Inc				80-0947092
Hines Global REIT II, Inc. 3 Name of contact for additional information 4 Te			ne No. of contact	5 Email address of contact
			io i io i o o indoi	
Shea Morgenroth			888-220-6121	HinesInvestorRelations@hines.com
6 Number and street (or P	delivered to		7 City, town, or post office, state, and Zip code of contact	
2800 Post Oak Blvd., Suite	5000			Houston, TX 77056-6118
8 Date of action		9 Clas	sification and description	
See Below			n Stock	
10 CUSIP number	11 Serial number(s)		12 Ticker symbol	13 Account number(s)
433243102				
				See back of form for additional questions.
The second secon				late against which shareholders' ownership is measured for
the action ► The Tax	payer made distribu	tions in ex	cess of its current and acc	cumulated earnings and profits. See Part II, Line 15 for the
amount of these distribution	ons per share.			
- ASS				
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	(6			
				urity in the hands of a U.S. taxpayer as an adjustment per
share or as a percenta	ige of old basis ► A p	ortion of th	ne dividend paid each mor	nth by the Company is a return of capital. Statement 1
shows the reduction of tax	basis on a per share	e per day b	asis.	
10 5 11 11				
				ulation, such as the market values of securities and the
		A 100		RC §312, as modified by Internal Revenue Code
§857(d) for a real estate in	vestment trust, and t	he regulati	ons thereunder. Amounts	in excess of earnings and profits reduce the
shareholder's basis in its	shares to the extent of	of basis.		
4				

Part	II	Organizat	ional Action (cor	ntinued)							
17 Li	ist the	applicable In	ternal Revenue Code	section	(s) and subsection	on(s) upon wh	ich the tax t	reatmen	t is ha	sed •	
											vidend shall be applied
			djusted basis of the								
										,	
	3000										
								_	_		
18 C	an any	y resulting los	ss be recognized? ▶	No tax	loss is recogniz	ed by sharel	nolders as a	result	of rec	eivin	g the distribution payments.
					3						
5											
-											
-											
19 P	rovide	any other inf	ormation necessary	to impler	nent the adjustm	ent, such as	the reportab	le tax ye	ear 🕨		
These a	action	s are effective	ve on the dates of d	istributio	on identified ab	ove.					
									- 20		
8											
2											
	Unde	er penalties of p	perjury, I declare that I h	nave exam	nined this return, in	cluding accom	panying sched	dules and	staten	nents,	and to the best of my knowledge and
	belief	f, it is true, corr	eqt, and complete. Dec	laration of	preparer (other tha	an officer) is bas	ed on all infor	mation o	f which	prepa	arer has any knowledge.
Sign			501						. 1	101	2215
Here	Signa	ature • (100					Date ▶	_	15	2015
		1/26	Chan Marra					Title	Chi	£ A	ounting Officer and Traceur-
D	Print		J. Shea Morgenroth eparer's name		Preparer's signat	ure		Title ► Date	Chie	I ACC	counting Officer and Treasurer
Paid	2202	7,55,61	- 1000 E. 000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0.000 0								Check if self-employed
Prepa Use (Firm's name	>					-			Firm's EIN ▶
000	J. 11 y	Firm's addres	ss >								Phone no.

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

Hines Global REIT II,	Inc.
EIN: 80-0947092	
Form 8937	

Part II, Question 15. Describe the quantitative effect of the organization or 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 the Month)	Distribution Payable Date	Per Share Per Day Return of Capital		
October, 2014	11/3/2014	\$0.04883560		
November, 2014	12/1/2014	\$0.04726026		