

1 TRANSFER FROM THE FOLLOWING ACCOUNT

TRANSFER AND ASSIGNMENT OF SHARES

For assistance completing this form, contact Hines Investor Relations at 888.220.6121.

Use this form to transfer or change the ownership of your account. Custodial held account changes must be authorized (signed) by the Custodian.

Social Security Number/TIN	Name(s) on the Account		
t one (If an option is not selected, all shares will	be transferred)		
☐ Partial Transfer (Indicate	number of shares)		
	Third Party Custodial Information		
	Custodian Information		
Social Security Number/TIN	Name(s) on the Account		
utor/Authorized Signatory Information) (Residen dress.)	ntial street address MUST be provided. See Section 5 if mailing		
(MI)	Last Name		
Date of Birth (MM/DD/YYYY)	Gender		
	Email		
City	State Zip Code		
enship and Select One below (Required)			
(Attach a completed Form W8-BEN)	Country of Citizenship		
	Qualified: IRA		

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4 NEW ACCOUNT INFORMATION (continued)

B. Co-Investor Name	(Co-Investor/Co-Trustee/Co-Authorized Signatory Information, i	if applicable
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First Name			(MI)			Last Name	?	
Social Security Nur	nber		Date o	of Birth (MN	I/DD/YYYY)	Gender		
Daytime Phone Nu	mber					Email		
Residential Street A	Address			C	ity		State	Zip Code
If Non-U.S. Citizer	, Specify Cou	intry of Citizens	hip and Sele	ect One be	low (Required)			
Resident Alien	☐ Non-Res	sident Alien (Att	ach a compl	eted Form V	W8-BEN)		Countin	of Citizenship
C. Entity Name	- Retirem	ent Plan/Tr	ust/Corp	oration/	/Partnership	/Estate/Oth		nd/or authorized signatory(s)
information MUST Entity Name	be provided ir		d 4B) Tax ID Num	hor	Date of	Truct		
Littity Name			Tax ID Null	ibei	Date of	Trust	Exempti (See Form	ons W-9 instructions at www.irs.gov)
Entity Type (Select of Retirement Plan			C-Corp		☐ Partnership	□Estate	1	ayee code (if any)
Other	_							n from FATCA reporting
D. Transfer on (Beneficiary Date						t with rights of su	rvivorship only.)
First Name	(MI)	Last Nan		SSN:		Date of Birth (MN	M/DD/YYYY)	Primary Secondary
First Name	(MI)	Last Nan	 1	SSN:	г	Date of Birth (MN	M/DD/YYYY)	%
TIISLINAITIE	(IVII)	Last Naii	ie .	3311.	L	date of biltir (iviit	/// / / / / / / / / / / / / / / / / / /	%
First Name	(MI)	Last Nan	ne	SSN:	Ε	Date of Birth (MN	I/DD/YYYY)	☐ Primary ☐ Secondary %
First Name	(MI)	Last Nan	ne	SSN:	Ε	Date of Birth (MN	I/DD/YYYY)	Primary Secondary
MAILING ADDF	RESS (If diffe	erent than reside	ntial street a	uddress prov	vided in Section 42	4)		
Address				City		State	Zip C	ode
☐ Information to rem	nain the same				Professional/RIA in	nformation is not	changing)	ields must be completed)
Broker-Dealer/RIA	Firm				Financi	al Professional/I	nvestment Advi	sor Name
Mailing Address								
City					State		Zip (Code
Financial Profession	nal ID Numbe	r/CRD Number			Branch	ID Number/IAR	D Number	
E-mail Address					Teleph	one Number		
X								
Financial Professio	nal Signature/	RIA Signature						Date

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	by subscribe for Shares of the R					
	Information to remain the same	e (selec	t if distribution o	ption is not changing)		
		Distri financi	al condition or c	an no longer make any of th		es of the REIT agree that, if they experience a varranties set forth on page 5 of this form,
Fo	r Custodial held accounts, if y	ou ele	ect cash distril	outions, the funds must	be sent to the Cus	todian.
	B. Cash/Check Mailed to the	e addı	ess set forth a	above (Available for Non-C	ustodial Investors onl	y)
	C. Cash/Check Mailed to Th	nird Pa	rty/Custodian			
	Name/Entity Name/Financial I	nstituti	on		Mailing Address	
					<u></u>	
	City		State		Zip Code	Account Number (Required)
	in writing to cancel it. In the even exceed the amount of the erroned	to depo nt that ous dep	osit my distribution the REIT deposit tosit.	on into my checking or savin	gs account. This auth account, they are auth	ority will remain in force until I notify the REIT horized to debit my account for an amount not to
	Name/Entity Name/Financial I	ristituti	ON		Mailing Address	
	City				State	Zip Code
	Your Bank's ABA Routing Nur	mhar		Vour Rank Δ	ccount Number	
				ch a pre-print		ided check.
	ANON YMOUS 2004 ANY AV SOME WHERE	/ENUE	Please	tape your voide	d check here	103
	PAY TO THE ORDER OF					
						LLARS
	Your E	Bank			J A T	
	2004 ANY AVEN SOME WHERE IN	UE				
	NOTE					
		0000	00:103	000000000:7	65	
COS	T BASIS ELECTION (Req	uired I	nformation)			
asis' after l	calculated for the shares involve	ed will b hose p	e reported to the surchased throu	ne Internal Revenue Service ugh our distribution reinves	("IRS") and to you. (ctions in our shares. Where they apply, the "cos Generally these rules apply to all shares purchased ould consult your own tax advisor regarding the
NDIC	CATE THE TYPE OF TRANSFE	R BEI	NG EFFECTED	BY THIS FORM (Select o.	nly one option):	
	Account Re-Registration		Inheritance [Date of Death:	(MM/D	D/YYYY)
	Gift		Secondary M	larket Transaction		
			Price Paid per	share by Transferee: \$		_ (required)

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Is the account held by a Custodian or with Ameriprise Financial Services Inc, Equitable Advisors LLC, LPL Financial LLC, or Wells Fargo Clearing Services LLC? This form MUST be submitted to the appropriate firm for signoff before submitting to Hines.

AUTHORIZATION AND SIGNATURE(S) OF CURRENT INVESTOR(S)

(All registered owners MUST sign. All Signatures MUST be Signature Guaranteed)

Current Investor Name (Please Print)	Signature	Date
Current Co-Investor Name (Please Print)	Signature	Date
SIGNATURE GUARAN (Affix Medallion or Signature Guarantee		Current Custodian Authorization (if applicable)
		Signature of Authorized Person
AUTHORIZATION AND SIGNATURE(S		
Transferee declares that the information supplied on page 5, is true and correct and may be relied up		ssignment form, including the representations and warranties set forth
identification number (or I am waiting for a number t withholding, (b) I have not been notified by the Inte interest or dividends, or (c) the IRS has notified me	to be issued to me); (ii) that I amernal Revenue Service ("IRS") that I am no longer subject to b	umber shown on this Transfer and Assignment is my correct taxpayer not subject to backup withholding because (a) I am exempt from backup at I am subject to backup withholding as a result of a failure to report all ackup withholding; and (iii) I am a U.S. person (including a resident alien). If are currently subject to backup withholding because you have failed to
The Internal Revenue Service does not require backup withholding.	your consent to any provision	on of this document other than the certifications required to avoid
New Investor Name (Please Print)	Signature	Date
New Co-Investor Name (Please Print)	Signature	Date
		New Custodian Authorization (if applicable)
	-	Signature of Authorized Person

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1 TRANSFEREE HEREBY REPRESENTS AND WARRANTS TO THE COMPANY AS FOLLOWS:

(NOTE: Throughout this form, references to the "Company" and the "REIT" shall mean Hines Real Estate Investment Trust, Inc., HGR Liquidating Trust (Hines Global REIT), Inc. and/or Hines Global Icome Trust, Inc. depending on the account(s) indicated in Section 1 above.)

- 1. Transferee has received a copy of the Company's Prospectus as amended and supplemented through the date hereof (the "Prospectus"), and hereby acknowledges that the Company's annual reports on Form 10- K and quarterly reports on Form 10-Q are available at www.sec.gov.
- 2. Transferee is acquiring the Shares for his own account or for the account or benefit of a member or members of his immediate family or in a fiduciary capacity for the account of another entity and not otherwise as an agent for another.
- 3. Transferee has (a) a net worth (exclusive of home, home furnishings and automobiles) of \$250,000 or more; or (b) a net worth (as described above) of at least \$70,000 and a minimum of \$70,000 annual gross income; or (c) that Transferee meets the higher suitability requirements imposed by the state of Transferee's primary residence if any higher requirements are set forth in the Prospectus under "SUITABILITY STANDARDS".

Transferee either meets the applicable suitability standards directly, is acquiring the Shares in a fiduciary capacity for an entity meeting such standards, or is purchasing the Shares with funds directly or indirectly supplied by a donor who meets such standards and is the fiduciary.

- 4. Transferee understands that the assignability and transferability of the Shares will be governed by the Articles of Incorporation of the Company, as the same may be amended and/or restated, and all applicable laws as described in the Prospectus, and Transferee has adequate means of providing for Transferee's current needs and personal contingencies and has no need for liquidity in this investment.
- 5. Transferee has not acquired the Shares in violation of the Company's transfer restrictions that prevent a transferee from acquiring any Shares that would cause the transferee to own, directly or indirectly, either: (a) in excess of 9.9% of the Company's outstanding common stock; or (b) a number of Shares that would cause 50% or more of the Company's outstanding common stock to be held by five or fewer persons.
- 6. Transferee understands that the Shares are subject to transfer restrictions that prevent any future transferee from acquiring any Shares that would cause such future transferee to own, directly or indirectly, either: (a) in excess of 9.9% of the Company's outstanding common stock; or (b) a number of Shares that would cause 50% or more of the Company's outstanding common stock to be held by five or fewer persons.
- 7. Transferor and Transferee acknowledge and understand that (a) without prior approval of the Company, no transfer or assignment may be made of a fractional Share and no transfer or assignment may be made if, as a result of such transfer, the Transferor (other than one transferring all of his Shares) or the Transferee will own fewer than \$2,500 of Shares unless such transfer is made on behalf of a plan, or such transfer is made by gift, inheritance, intrafamily transfer or family dissolution; (b) if the Transferee is a California resident, Transferee may not consummate a sale or transfer of his Shares, or any interest therein, or receive any consideration therefore, without the prior written consent of the Commissioner of Corporations of the State of California, except as permitted in the Commissioner's Rules, and Transferee understands that his Shares, or any document evidencing his Shares, will bear a legend reflecting the substance of the foregoing understanding; and (c) if Transferee's acquisition of Shares would cause Transferee's total investment in the Company to exceed 5% of the total outstanding Shares of the Company, Transferee will be required to make certain filings with the Securities and Exchange Commission pursuant to Section 13(d) of the Securities Exchange Act of 1934 (the "Exchange Act").
- 8. Transferee has reached the age of majority in his state of residence and is experienced in real estate investment and business matters.
- 9. Transferee acknowledges that there is no current public trading market for the Shares and, accordingly, that this investment in the Shares is not liquid.
- 10. Transferee acknowledges that unless Transferee is purchasing the Shares from the Company or is receiving the Shares through a non-cash transaction, not in the secondary market, Transferee will not be eligible to have the Shares being transferred and assigned hereunder redeemed by the Company pursuant to its share redemption program or otherwise.
- 11. If Transferee is acting in a representative capacity for a corporation, partnership, trust or other entity, Transferee has full authority to execute this Transfer and Assignment in such capacity.
- 12. If Transferee is acquiring the Shares transferred hereby in a fiduciary capacity, the representations and warranties shall be deemed to have been made on behalf of the person or persons for whom Transferee is so acquiring.
- 13. Transferor hereby constitutes and appoints DST Systems Inc. as Transferor's attorney in fact to transfer the said Shares on the books of the Company to Transferee with full power of substitution. The foregoing grant of authority (a) is a special power of attorney and coupled with an interest, and (b) is irrevocable and shall survive Transferee's death, dissolution or disability.
- 14. Transferee understands the meaning and legal consequences of the representations and warranties set forth above, and Transferee agrees to indemnify and hold harmless the Company from and against any and all loss, damage, claim, expense or liability (including, without limitation, court costs and attorneys fees and expenses) due to, or arising out of, a breach of representation or warranty of Transferee contained in this Transfer and Assignment. Notwithstanding any of the representations, warranties, acknowledgments or agreements made herein by Transferee, Transferee does not thereby or in any other manner waive any rights granted to him under federal or state securities law.
- 15. In the case of acquisitions of Shares by fiduciary accounts (except in California), the above representations and warranties shall be deemed to have been made by the fiduciary account or, in the case of purchases of Shares by fiduciary accounts by the person who directly or indirectly supplies the funds if such person is the fiduciary. In the case of acquisitions of Shares by fiduciary accounts in California, the above representations and warranties shall be deemed to have been made by the beneficiary of the account or, in those instances where the Shares are purchased and the fiduciary directly or indirectly supplies the funds, by the fiduciary. In the case of gifts to minors, the suitability standards must be met by the custodian of the account or the donor.

Return to: Hines Investor Relations ■ P.O. Box 219010 ■ Kansas City, MO 64121-9010 **Overnight Delivery:** Hines Investor Relations ■ 430 W. 7th St. ■ Kansas City, MO 64105

> Email to: hines.ai@dstsystems.com Fax Number: 877.616.1114 Hines Investor Relations: 888.220.6121

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