UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934

Filed l	by the I	Registrant ✓
Filed l	оу а Ра	rty other than the Registrant □
Check	the ap	propriate box:
	Co De De	eliminary Proxy Statement Infidential, for Use of the Commission Only (as permitted by Rule 14a- 6(e)(2)) Infinitive Proxy Statement Infinitive Additional Materials Iliciting Material Pursuant to §240.14a-12
		Hines Global REIT, Inc.
		(Name of Registrant as Specified In Its Charter)
		(Name of Person(s) Filing Proxy Statement, if other than the Registrant)
Payme	ent of F	filing Fee (Check the appropriate box):
☒	(1)	No fee required. Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11. Title of each class of securities to which transaction applies:
	(2)	Aggregate number of securities to which transaction applies:
	(3)(4)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined): Proposed maximum aggregate value of transaction:
	(5)	Total fee paid:
	(1)	Fee paid previously with preliminary materials. Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing. Amount Previously Paid:
	(2)	Form, Schedule or Registration Statement No.:
	(3)	Filing Party:
	(4)	Date Filed:

In connection with the delivery of the definitive proxy statement of Hines Global REIT, Inc. (the "Company") and the solicitation of proxies with respect to the proposals set forth in the definitive proxy statement, the Company will make available a spreadsheet to financial advisors with clients invested in the Company, upon request. The spreadsheet is based on the following template, which the Company customizes and populates with information specific to the particular financial advisor's clients.

Hines Global REIT, Inc. Summary of Customers' Accounts ¹														
							Estimated Liquidating Distribution of \$8.83 per share ⁵			Estimated Liquidating Distribution of \$9.83 per share ¹				
Investor Name Line 1	Investor Name Line 2	Purchase Date[s] ²	Price(s) Paid Per Share ²	Aggregate Purchase Amount ^{2,8} (A)	Aggregate Number of Shares Owned as of May 31, 2018 (including DRP shares, if applicable) (8)	Total Cash Proceeds Received by Shareholder as of May 31, 2018 (Includes cumulative regular operating cash distributions, the Special Distribution, the Return of Invested Capital Distributions and, if applicable, Redemption Proceeds) ⁴ (C)	Total Estimated Liquidating Distribution ((BIASS.83)		Total Return ¹ (Difference between (A) and (E))	Total Estimated Liquidsting Distribution ((8)×59.83) (F)	Total Cash Proceeds Received + Estimated Liquidating Distribution (C) + (F) (6)	Total Retum ³ (Difference between (A) and (G))		
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(1) On April 23, 2018, the board of directors (the "Board") of Hines Global REIT") unanimously approved a plan of liquidation and dissolution (the "Plan"), pursuant to which Hines Global REIT will sell all or substantially all of its assets. If the Plan is approved by Hines Global REIT" shareholders and Hines Global REIT is assets and the postis able to successfully implement the Plan, then after the sale of all or substantially all of its assets. As a substantially all of its assets and the poststantial purpose of the property of the Plan is the sale of a purpose of the Plan in the range of 58 83 to 58.83 per share of common stock, estimated by the Board out of April 22, 2018. There can be no assurance regarding the amounts of 58 83 to 58.83 per share of common stock, estimated by the Board out of April 22, 2018. There can be no assurance regarding the amounts of 58 83 to 58.83 per share of common stock, estimated by the Board out of April 22, 2018. There can be no assurance regarding the amounts of 58 83 to 58.83 per share of common stock, estimated by the Board out of April 22, 2018. There can be no assurance regarding the amounts of 58 83 to 58.83 per share of common stock, estimated by the Board out of April 22, 2018. There can be no assurance regarding the amounts of 58 83 to 58.83 per share of common stock, estimated by the Board out of 58 83 to 58.83 per share of common stock, estimated by the Board out of 58 83 to 58.83 per share of common stock, estimated by the Board out of 58 83 to 58.83 per share of common stock, estimated by the Board out of 58 83 to 58.83 per share of common stock, estimated by the Board out of 58 83 to 58.83 per share of common stock, estimated by the Board out of 58 83 to 58.83 per share of 58 83 to 58.83 per share of common stock, estimated by the Board out of 58 83 to 58.83 per share of 58 83 to 58.83 per share of common stock, estimated by the Board out of 58 83 to 58.83 per share of 58 83 to 58.83 per share of common stock, estimated by the Board out of 58 83 to 58

(2) Excludes any purchase of shares pursuant to Hines Global REITs distribution reinvestment plan ("DRP"), if applicable.

(3) The "Aggregate Purchase Amount" (Column (Al) includes only initial and, if applicable, subsequent purchases of shares in Hines Global REIT's primary offering(s). It does not include any purchases made by reinvesting distributions that would have otherwise been paid in cash pursuant to the DRP participants' reinvestments of distributions pursuant to the DRP were included in the "Aggregate Purchase Amount" column, then the amounts in the "Total Return" columns for DRP participants would be lower.

(4) Cumulative regular operating cash distributions includes the regular cash distributions paid to the shareholder from the original purchase date through May 31, 2018 (if the shareholder elected to receive cash distributions instead of participating in the DRP). In December 2017, Hines Global REIT declared a special distribution of \$1.05 per share to all shareholders of record as of December 30, 2017 (the "Special Distributions"). In addition, the Board authorised monthly distributions aggregating 50.325 per share for the six months ending June 30, 2018 and the Board designated an aggregation of \$0.12 per share of these distributions are return of shareholders' invested capital Distributions'). The Return of Invested Capital Distributions and the Return of Invested Capital Distributions and the Return of Invested Capital Distributions and the Return of Invested Capital Distributions are focus on the first business day of the month to which the distributions relate. The Special Distribution and the Return of Invested Capital Distributions are focus on the first business of an aggregation of \$1.17 per share of common stock. Redemption Proceeds include proceeds

Forward-Looking Statements

This communication contains forward-looking statements within the meaning of the Private Securities Utigation Reform Act of 1995 based on current expectations, forecasts and assumptions that involve risks and uncertainties that could cause actual outcomes and results to differ materially. These forward-looking statements include, among others, statements about the expected benefits of the Plan, the estimated range and the timing of the payment of distributiones, the expected being pastements generally can be identified by the use of words or phrases suitarisations that is not foreign from a completion of the Plan, the return to be solviewed by shareholders, "Mell," pre-feeded or similar words or phrases suitarisation as "anticipator," "Pellever," "estimate," "Shareholders," "Mellever," "estimate," "Shareholders," "Shareholders," "Mellever," "estimate," "Shareholders," "Shareholders," "Mellever," "Reform," "Mellever," "Mellever," "Mellever," "Reform," "Mellever," "Mellever,"

Additional Information

This communication is being made in respect of the proposed Plan will be submitted to Hines Global REIT's shareholders for their consideration. On May 10, 2013, Hines Global REIT's shareholders are the consideration. On May 10, 2013, Hines Global REIT's shareholders are the consideration of any vote or proxy from my shareholders and to enter the proposed Plan will be submitted to Hines Global REIT's shareholders and contains information about the proposed Plan will be submitted a solicitation of any vote or proxy from any shareholder of Hines Global REIT's shareholders are the annual meeting to the proposed Plan will be submitted to solicitation of any vote or proxy formany shareholder of Hines Global REIT's shareholders are the annual meeting to the proposed Plan will be submitted to see not constitute a solicitation of any vote or proxy formany shareholders are the annual meeting of shareholders and the proposed Plan will be submitted to shareholders and shareholders are the proposed Plan will be submitted to share the proposed Plan will be submitted to do not not shareholders and the proposed Plan will be submitted to Hines Global REIT's annual meeting of shareholders and the shareholders are the shareholders and the proposed Plan will be submitted to do not not shareholders and the proposed Plan will be submitted to Hines Global REIT's annual meeting of shareholders and the shareholders and the proposed Plan will be submitted to the proposed Plan will be submitted to the proposed Plan will be submitted to Hines Global REIT's annual meeting or shareholders are the proposed Plan will be submitted to the proposed Plan will be s

Participants in this Solicitation

Hines Global REIT and its directors and executive officers may be deemed to be participants in the solicitation of proxiss in respect to the Plan. Information regarding Hines Global REIT's directors and executive officers is included in Hines Global REIT's defectors and executive officers in the SEC on March 30, 2018, each of which can be obtained at no charge from the sources indicated above. Additional information regarding the direct and indirect interests of Hines Global REIT's directors and executive officers in the Plan is included in Hines Global REIT's definitive proxy statement.