## Form **8937**

(December 2017)
Department of the Treasury
Internal Revenue Service

## Report of Organizational Actions Affecting Basis of Securities

➤ See separate instructions.

OMB No. 1545-0123

Part I Reporting	Lecuer				
1 Issuer's name	j issuer	2 Inquer's ampleyor identification number (EIN)			
i issuei s name		2 Issuer's employer identification number (EIN)			
EASTERLY GOVERNM	MENT PROPERTIE	S, INC		47-2047728	
			ne No. of contact	5 Email address of contact	
ALISON BERNARD		202-595			
6 Number and street (or	P.O. box if mail is not	7 City, town, or post office, state, and ZIP code of contact			
2101 L STREET NW	V SUITE 650	WASHINGTON, DC 20037			
8 Date of action		9 Clas	sification and description		
SEE BELOW					
10 CUSIP number	11 Serial number(s	s)	12 Ticker symbol	13 Account number(s)	
		-7	12	To your names (c)	
			DEA		
Part II Organizat	ional Action Attac	h additiona	l statements if needed. See b	ack of form for additional questions.	
				gainst which shareholders' ownership is measured for	
				PERTIES, INC. MADE FOUR	
DISTRIBUTIONS TO	SHAREHOLDERS	THAT RE	PRESENTED IN PART NO	ON-TAXABLE RETURNS OF CAPITAL.	
DECODD DAME DAY	ידת פחתם פדסגי	TTDENID /		INARY NON TAXABLE	
		VIDEND ( .2600	PER SHARE) TAXABLE \$.1338	DIVIDEND RETURN OF CAPITAL	
		.2600	\$.1338	\$.1262 \$.1262	
		.2600	\$.1338	\$.1262 \$.1262	
		.2600	\$.1338	\$.1262	
			, , , , , , , , , , , , , , , , , , , ,	7 V at E V at	
			***		
				the hands of a U.S. taxpayer as an adjustment per	
				I IN EACH DISTRIBUTION REDUCED THE	
SHAREHOLDER'S TA	X BASIS IN HIS	S OR HER	SHARES HELD.		
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	_			n, such as the market values of securities and the	
				IS DECREASED BY THE PER	
				PLIED BY THE NUMBER OF SHARES	
HELD BY THE SHAR	EHOLDER AT THE	E TIME O	F THE CORRESPONDING	DISTRIBUTION.	
<u> </u>					
		<del></del>		·	

Part II		Orga	nizational	Action	(continued)	

17 List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatm EARNINGS AND PROFITS WERE CALCULATED UNDER IRC SEC. 312, AS M FOR A REAL ESTATE INVESTMENT TRUST, AND THE REGULATIONS THERE 301(C)(1), THE PORTION OF A DISTRIBUTION WHICH IS A DIVIDEND IS INCLUDABLE IN GROSS INCOME. PURSUANT TO IRC SEC. 301(C)(2) WHICH IS NOT A DIVIDEND, SHALL BE APPLIED AGAINST AND REDUCE THE STOCK.	ODIFIED BY IRC SEC. 857(D) CUNDER. PURSUANT TO IRC SEC. (AS DEFINED IN IRC SEC. 316), , THE PORTION OF DISTRIBUTION
18 Can any resulting loss be recognized? ► NO LOSS IS RECOGNIZED ON THE RETURN THE REDUCTION IN SHAREHOLDER BASIS MAY AFFECT THE AMOUNT OF GRALES OF THE SHARES.	
19 Provide any other information necessary to implement the adjustment, such as the reportable tax ACTION IS REPORTABLE WITH RESPECT TO THE TAXABLE YEAR ENDED DO TAXPAYER WAS NOT ABLE TO DETERMINE THE QUANTITATIVE EFFECT ON BASIS FROM THE DISTRIBUTIONS MADE ON THE DATES IDENTIFIED ABOY A TIMELY FORM 8937, IN ACCORDANCE WITH REG. 1.6045B-1(A)(2)(I	ECEMBER 31, 2019. THE THE SHAREHOLDER'S VE. THE TAXPAYER IS FILING
THAT DETERMINATION.	
Under penalties of perjury, I declare that I have examined this return, including accompanying schedules belief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information.  Signature  Print your name  Title	n of which preparer has any knowledge.
Paid Print/Type preparer's name Preparer's signature Dat	Check if Self-employed P01379498  Firm's EIN ►13-4008324  Phone no. 617-530-5000