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 I	ssuer			•
1 Issuer's name				2 Issuer's employer identification number (EIN)
KraneShares China Internet ar		88-4255759		
3 Name of contact for add	altional information	4 relephon	e No. of contact	5 Email address of contact
			1-833-486-5383	
KraneShares 6 Number and street (or P	O. box if mail is not	7 City, town, or post office, state, and ZIP code of contact		
			,,	
280 PARK AVE. 32nd FLOOI	R			New York, NY 10017
8 Date of action		9 Class	sification and description	
1/1/2025	I		everse Stock Split and CUSII	
10 CUSIP number	11 Serial number(s)	12 Ticker symbol	13 Account number(s)
500767272			W. I.D.	
	nal Action Attac	h additiona	KLIP	See back of form for additional questions.
				date against which shareholders' ownership is measured for
	•	• •		F ("KLIP") effected a one-for-three reverse stock split for
On Janur				cally coverted to one (1) share. No
fractional shares were issued in the	•		· ·	•
fractional share was redeemed.				
15 Describe the quantitat	ive effect of the ora	nizational act	tion on the basis of the sec	curity in the hands of a U.S. taxpayer as an adjustment per
				ganization under IRC Section 358(A).
				prior to the stock split among the
				h in lieu of fractional shares will be
treated as having such fractional				
16 Describe the calculation	on of the change in b	asis and the	data that supports the calc	culation, such as the market values of securities and the
	-			d by 3. For example, a shareholder with
120 pre split shares with a basis				
	=			ns unchanged. Further, because the
NAV per share increases by a fac	-			

Par	Ш	Organizational Action (continued)				
17	l ist the	applicable Internal Revenue Code sectior	n(s) and subsection(s) upon which the ta	ax treatment is based ▶	In general,	2
		gregate tax basis in his or her shares immediatel			in general,	a
		er of shares under IRC Sections 354 and 358.		* *		
10	Can an	wooditing loop be ween mitted?			11	
		resulting loss be recognized? Except result of the stock splt. In general, if a sharehold		tional shares, shareholders	will generally no	ot recognize
		will recognize capital gain or loss based on the		ed and the shareholder's		
		is in the fractional shares.	mercine between the univality of each receive	ta and the shareholder s		
		ould consult their own tax advisor with respect t	to the tax consequences resulting from the sto	ock split.		
		any other information necessary to imple			portable year is	2025 for
		ing taxable income on a calendar year basis. For		basis other than calendar		
year, th	ie reporta	ble tax year is the shareholder's tax year that inc	cludes January 1, 2025.			
	Unde	r penalties of perjury, I declare that I have exar	mined this return, including accompanying s	schedules and statements,	and to the bes	t of my knowledge and
	belief	, it is true, correct, and complete. Declaration o	f preparer (other than officer) is based on all	information of which prepa	arer has any kno	wledge.
Sign						
Here	Signa	ture ▶		Date ►		
	5			Title •		
D-:-		your name ► Print/Type preparer's name	Preparer's signature	Title ► Date	Chack D is	PTIN
Paid	ı barer				Check if self-employed	
	Only	Firm's name ▶			Firm's EIN ▶	
		Finale address N			DI	

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