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		-	<u> </u>	
1 Issuer's name		2 Issuer's employer identification number (EIN)			
HAT HOLDINGS I LLC and I		46-2843576 and 47-1140195			
3 Name of contact for add		5 Email address of contact			
3 Name of Contact for auc	illonai illomation	4 releption	e No. of contact	3 Linai address of contact	
HASI INVESTOR RELATIO		410-571-6189	INVESTORS@HASI.COM		
6 Number and street (or P	.O. box if mail is not	7 City, town, or post office, state, and ZIP code of contact			
One Park Place, Suite 200				ANNAPOLIS, MD 21401	
8 Date of action			9 Classification and description		
April 3, 2023				ENIOR NOTES DUE 2025	
10 CUSIP number	11 Serial number(s)	12 Ticker symbol	13 Account number(s)	
418751AG8			HASI		
	onal Action Attac	ch additiona	I statements if needed.	See back of form for additional questions.	
				date against which shareholders' ownership is measured for	
the action ► SEE AT	TACHED				
15 Describe the quantitat share or as a percenta				curity in the hands of a U.S. taxpayer as an adjustment per	
16 Describe the calculation valuation dates ► SEE		pasis and the	data that supports the cal	lculation, such as the market values of securities and the	

Par	t II	Organizational Action (continued)						
17	List th	ne applicable Internal Revenue Code section	(s) and subsection(s) upon which the tax tr	eatment is based ▶	SEE ATTACHED			
18	Can a	ny resulting loss be recognized? ► SEE AT	ITACHED					
19	Provid	de any other information necessary to impler	nent the adjustment, such as the reportabl	e tax year ▶ <u>SEE A</u>	TTACHED			
		Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer has any knowledge.						
Sigr Here		Signature ► /s/ Charles W. Melko Date ► 4/10/2023						
		nt your name ► CHARLES W. MELKO Print/Type preparer's name	Preparer's signature	Title ► SENIOR V	PTIN			
Paid			i roparer a signature	Date	Check if FIIN self-employed			
	pare		1		Firm's EIN ►			
Use	Onl	Inly Firm's name Firm's eliving Firm's address Fir						
Send	Send Form 8937 (including accompanying statements) to: Department of the Treasury, Internal Revenue Service, Ogden, UT 84201-0054							

Hannon Armstrong Sustainable Infrastructure Capital, Inc. Conversion Rate Adjustment on Exchangeable Note Deemed a Distribution Attachment to Form 8937

Consult Your Tax Advisor

Shareholders are urged to consult their own tax advisor with respect to the U.S. federal, state and local, and foreign tax consequences of the conversion rate adjustment on the exchangeable note deemed a distribution.

Part II - Organizational Action

Line 14. Describe the organizational action and, if applicable, the date of the action or the date against which shareholders' ownership is measured for the action.

On February 16, 2023, the Board of Directors for Hannon Armstrong Sustainable Infrastructure Capital, Inc. ("HASI") approved a quarterly cash dividend on common stock of \$.395 a share. The dividend is payable on April 10, 2023, to common stockholders of record on April 3, 2023 (ex-dividend date of March 31, 2023). Pursuant to Section 4.04 of the Second Supplemental Indenture, dated as of April 13, 2022, 0% Exchangeable Senior Notes due 2025, the conversion rate on the Convertible Notes was increased to take into account the portion of such quarterly dividend which was in excess of 37.5 cents per share (the "Conversion Rate Adjustment"). Such adjustment to the conversion ratio is treated as a deemed distribution of property to the holders of the Exchangeable Note to which Section 301 applies by reason of Section 305(b)(2) and Section 305.

Line 15. Describe the quantitative effect of the organizational 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.

Because there was a cash dividend declared and paid with respect to the common stock and a corresponding Conversion Rate Adjustment, such Conversion Rate Adjustment constitutes a deemed distribution of common stock with respect to each Exchangeable Note to which Section 301 applies. The amount of the deemed distribution with respect to each Exchangeable Note is the fair market value of the incremental share of common stock to which the holder of the Exchangeable Note is entitled by reason of the Conversion Rate Adjustment. The conversion rate increased from 17.6873 shares of HASI common stock per Exchangeable Note to 17.700 shares of HASI common stock per Exchangeable Note. Based on the per common share market value of \$28.26 on the trading day immediately preceding the ex-dividend date of March 30, 2023, the fair market value of the incremental share of common stock to which a holder of a Exchangeable Note is entitled is \$0.35876. The basis of each Exchangeable Note is increased by the fair market value of the deemed distribution. (In the event and to the extent that the fair market value of the deemed distribution (\$0.35876) exceeds the allocable share of current and accumulated earnings and profits (the "excess amount"), each holder of a Exchangeable Note would reduce the basis of the Exchangeable Note by

such excess amount (but not below zero), and then increase the basis of the Exchangeable Note by the fair market value of the deemed distribution.)

Line 16. Describe the calculation of the change in basis and the date that supports the calculation, such as the market value of securities and valuation dates.

The amount of the deemed distribution per Convertible Note is \$0.35876. The basis of each Exchangeable Note is increased by \$0.35876. (In the event and to the extent the fair market value of the deemed distribution (\$0.35876) exceeds the allocable share of current and accumulated earnings and profits (the "excess amount"), each holder of a Exchangeable Note would reduce the basis of the Exchangeable Note by such excess amount (but not below zero), and then increase the basis of the Exchangeable Note by \$0.35876.)

Line 17. List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based.

IRC Sections 305(b)(2), 305(c), 301(c) and 301(d)

Line 18. Can any resulting loss be recognized?

No.

Line 19. Provide any other information necessary to implement the adjustment, such as the reportable tax year.

The reportable tax year is calendar year 2023.