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 Issuer								
1 Issuer's name		2 Issuer's employer identification number (EIN)						
GLADSTONE LAND CO	ND DOD A TITOM	E4 1000FF0						
		4. Talanhana Na of contact		54-1892552				
3 Name of contact for additional information		4 Telephone No. of contact		5 Email address of contact				
LEWIS PARRISH		703-287-5800		LEWIS.P@GLADSTONELAND.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						
1521 WESTBRANCH D	RIVE. SUITE	MCLEAN, VA 22102						
8 Date of action 9 Classification and description				riciality va 22102				
			RRED SERIES A					
SEE BELOW								
10 CUSIP number 11 Serial number(s		s)	12 Ticker symbol	13 Account number(s)				
376 549 200			LANDP					
Part II Organization	onal Action Attac	h additional	I statements if needed. See ba	ck of form for additional questions.				
				ainst which shareholders' ownership is measured for				
the action ► THE T	AXPAYER MADE	CASH DI	STRIBUTIONS TO ITS S	HAREHOLDERS IN EXCESS OF ITS				
				, LINE 15 FOR THE AMOUNT OF				
THESE DISTRIBUTIO				,				
*								
-								
Y								
15 Describe the quantitati	ive effect of the orga	nizational act	ion on the basis of the security in	the hands of a U.S. taxpayer as an adjustment per				
share or as a percenta	ge of old basis 🕨 🎞	HE DISTR	IBUTION REDUCED THE I	BASIS OF THE SECURITY IN THE				
HANDS OF THE U.S.								
DATE PER	SHARE REDUCT	TON OF B	ACTC					
JANUARY 29, 2021 \$0.0603839 FEBRUARY 12, 2021 \$0.0221407								
FEBRUARI 12, 2021	\$0. 022140	/						
16 Describe the calculation	on of the change in b	asis and the	data that supports the calculation,	such as the market values of securities and the				
				ALCULATED UNDER IRC SEC. 312, AS				
				TRUST, AND THE REGULATIONS				
THEREUNDER. AMOUNTS IN EXCESS OF EARNINGS AND PROFITS REDUCE THE SHAREHOLDER'S TAX BASIS IN ITS SHARES TO THE EXTENT OF BASIS.								
IN IID DHAKES TO	THE EVIENT O	r pasts.						
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Pa	rt II	Organizational Action (continued)		raye 2
17	List t	he applicable Internal Revenue Code section(s) and subsection(s) upon which the tax tr	eatment is based ▶	IRC SEC. 301(c)(2)
<u> </u>				
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18	Can a	any resulting loss be recognized?▶ NO		
		<u> </u>		
-				
_				
-				
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19	Provid	de any other information necessary to implement the adjustment, such as the reportable	e tax year ► <u>THESI</u>	E ACTIONS ARE
EFF.	<u> </u>	VE ON THE DATE(S) OF DISTRIBUTION IDENTIFIED ABOVE.		
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	Un	der paralties of agricus I dealers that I have supply the state of the		
	bei	der penalties of perjury, I declare that I have examined this return, including accompanying schedu ef, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all inform	ules and statements, a nation of which prepare	and to the best of my knowledge and er has any knowledge.
Sign	ı	(1)		•
Here	Sig	nature •	Date ► 2/2/	2027
		nt vour name > levis Parast	Title ► CFO	
Paid	7	Print/Type preparer's name Preparer's name Preparer's signature	Date	Sheet D is PTIN
	ı parei	6/12/		Check if Film self-employed PXXXX
	Onl	Firm's name ► PRICEWATERHOUSECOOPERS, LLP	F	Firm's EIN ▶13 - XXXX
Send	Form	Firm's address ► 655 NEW YORK AVE NW, WASHINGTON, DC 2000: 3937 (including accompanying statements) to: Department of the Treasury, Internal Rev		Phone no. 202-414-1000
20114		soon underlying statements to bepartment of the measury, internal Rev	enue service, Ugae	II, U I 04ZU I-UUD4

FORM 8937, STATEMENT

THE INFORMATION CONTAINED HEREIN IS BEING PROVIDED PURSUANT TO THE REQUIREMENTS OF SECTION 6045B OF THE INTERNAL REVENUE CODE OF 1986, AS AMENDED. THE INFORMATION IN THIS DOCUMENT DOES NOT CONSTITUTE TAX ADVICE AND SHOULD NOT BE CONSTRUED TO TAKE INTO ACCOUNT ANY SHAREHOLDER'S SPECIFIC CIRCUMSTANCES. HOLDERS AND NOMINEES SHOULD CONSULT THEIR OWN TAX ADVISORS REGARDING THE PARTICULAR TAX CONSEQUENCES OF THE ORGANIZATIONAL ACTION (AS DESCRIBED IN THIS DOCUMENT) TO THEM, INCLUDING THE APPLICABILITY AND EFFECT OF ALL U.S. FEDERAL, STATE, AND LOCAL AND FOREIGN TAX LAWS.