Form **8937**(December 2011) Department of the Treasury Internal Revenue Service

Report of Organizational Actions Affecting Basis of Securities

► See separate instructions.

OMB No. 1545-2224

Internal Neverlue Service			- Goo coparate monutation	
Part I Reporting I	ssuer			
1 Issuer's name				2 Issuer's employer identification number (EIN)
Matthews Asia Dividend Fund				20-5391571
3 Name of contact for additional information 4 Telephone No. of contact				5 Email address of contact
Matthews Asia 800-789-ASIA(2742)				correspondence@matthewsasia.com
6 Number and street (or P.O. box if mail is not delivered to street address) of contact				
4 Embarcadero Center, Suite 550				San Francisco, CA 94111
8 Date of action 9 Classification and description				
Tax Year Ended 12/31/2016 Investor Class				
10 CUSIP number	11 Serial number	(s)	12 Ticker symbol	13 Account number(s)
577125107			MAPIX	
Part II Organizational Action Attach additional statements if needed. See back of form for additional questions.				
14 Describe the organizat	tional action and, if a	applicable, the	e date of the action or the	date against which shareholders' ownership is measured for
the action ► It was determined, subsequent to Matthews Asia Dividend Fund's December 31, 2016 tax year end, a				
portion of the distributions to its shareholders had exceeded its earnings and profits for the tax year. Accordingly, each of the three				
distributions received in March, June, September and December is comprised of an earnings distribution and also a return of capital				
distribution (a non-dividend distribution). A non-dividend distribution is a distribution that is not paid out of the earnings and profits of the				
fund. It is non-taxable to the shareholder and is considered a return of the shareholder's investment. Shareholders who received these				
distributions should not include these amounts in taxable income for their respective taxable year. Pursuant to Internal Revenue Code				
§ 1016(a), these amounts are to be a reduction of the applicable share's cost basis upon which these distributions were paid. To				
determine the reduction in the shareholder's basis, a shareholder should multiply the per share amount for each respective distribution,				
as reflected in Line 15 below, by the number of shares held at each of the respective ex-dates and subtract that amount from the original				
purchase price or adjusted cost basis for those specific shares. The adjusted cost basis should be maintained in the shareholder's records				
until the shareholder disposes of the shares.				
-	-			curity in the hands of a U.S. taxpayer as an adjustment per
share or as a percentage of old basis Each shareholder's return of capital portion of the distribution is applied as a reduction to the				
shareholder's basis in the Fund. To the extent the reduction is greater than the shareholder's basis in the Fund it				
results in a taxable capital gain. The following amounts represent the per share return of capital for the shareholders.				
Distribution Ex-date Return of Capital Per Share				
3/21/2016 \$ 0.001639099				
6/21/2016 \$ 0.001639099				
9/20/2016 \$ 0.001639099				
12/07/2016		0.08629781	2	
	Total \$	0.09121510)9	
16 Describe the calculation	on of the change in I	pasis and the	data that supports the cal	culation, such as the market values of securities and the
				calculated based upon the audited book earnings and
adjusted for all applicable	tax accounting adj	ustments (cr	eated by GAAP versus to	ax accounting differences) were less than the Fund's tax
year distributions creating a return of capital. Please refer to Lines 14 and 15 above for details relating to the basis adjustment calculation.				
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Send Form 8937 (including accompanying statements) to: Department of the Treasury, Internal Revenue Service, Ogden, UT 84201-0054

Form 8937 (Rev. 12-2011)