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

Report of Organizational Actions Affecting Basis of Securities

OMB No. 1545-2224

See	separate	Instruct	lions.
266	separate	Instruct	lions

Part I	Reporting	ssuer

1 Issuer's name			2 Issuer's employer Identification number (EIN)
Matthews Emerging Asia Fund			46-2122902
3 Name of contact for additional informat	ion 4 Telephon	e No. of contact	5 Emall address of contact
Matthews Asia		800-789-ASIA(2742)	correspondence@matthewsasia.com
6 Number and street (or P.O. box if mall is	s not delivered to s	street address) of contact	7 City, town, or post office, state, and Zip code of contac
4 Embarcadero Center, Suite 550			San Francisco, CA 94111
8 Date of action	9 Class	ification and description	
Tax Year Ended 12/31/2013	Institutio	onal Class	
10 CUSIP number 11 Serial num	ıber(s)	12 Ticker symbol	13 Account number(s)
577125875		MIASX	lagely of forms for a delational investment
			back of form for additional questions.
			against which shareholders' ownership is measured for
			December 31, 2013, tax year end that a portion of the
			x year. Accordingly, the distribution made in
· · · · · · · · · · · · · · · · · · ·			tion (non-dividend distribution). A non-dividend
	a barrier of the branch of the bill of the barrier		It is non-taxable to the shareholder and is
considered a return of the shareholder's	investment. Sha	reholders who receive such	a distribution should not include this amount in
taxable income for their respective taxab	le year. Pursuant	to Internal Revenue Code §	1016(a), this amount is a reduction of the
applicable share's cost basis upon which	the distribution	was paid. To determine the r	eduction in the shareholder's basis, a shareholder
should multiply the per share amount as	reflected in line1!	5 below by the number of sha	ares held on the ex-date and subtract that amount
from the original purchase price or adjus	ted cost basis for	those specific shares. The	purchase price or adjusted cost basis should be
		der disposes of the shares.	

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 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 amount represent the per share return of capital for the shareholders.

Distribution Ex-date	Return of Capital Per Share	
12/12/13	\$ 0.02325	

16 Describe the calculation of the change in basis and the data that supports the calculation, such as the market values of securities and the valuation dates > The Fund's 12/31/2013 tax year end earnings and profits as calculated based upon book earnings and

adjusted for all applicable tax accounting adjustments (created by GAAP versus tax accounting differences) was less than the Fund's tax year distribution, creating a return of capital. Please refer to lines 14 and 15 above for details relating to the basis adjustment calculation.

For Paperwork Reduction Act Notice, see the separate Instructions.

2011 09/	37 (Rev. 12-2011)	Page 2
Part	Organizational Action (continued)	
7 LI	lst the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based ►	
	1(a)(7) - Gross income defined - Dividends	
	16 - Divdend defined	
C §30	01 - Distributions of property	
C §31	17 - Other definitions	
C §10	016 - Adjustment to basis.	
зс	an any resulting loss be recognized? Not applicable	
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	rrovide any other information necessary to implement the adjustment, such as the reportable tax year ►	
he adj	justment reflected above relates to the distribution received in December 2013. Please see the details and	
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