## 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

1 Issuer's name		,	2 Iss	uer's employer ider	ntification number (EIN)
B&G Foods, Inc.				13-391	8742
	r additional information	4 Telephone No. of contact	5 Ema	il address of contac	
Michelle Meisenbach,		973.867.5072		e.Meisenbach@bgf	
6 Number and street (or P.O. box if mail is not delivered to street address) of contact			contact 7 City,	town, or post office, st	tate, and ZIP code of contact
4.0 - 4. b. off Bullion				N 1 0705 t	
4 Gatehall Drive 8 Date of action		9 Classification and descr		any, NJ 07054	
o bate of action		Cidoonication and decor	прион		
Payment Dates: 1/30.	5/1, 7/31 and 10/30/2023	Distributions to holders of	f the Issuer's common s	stock	
10 CUSIP number	11 Serial number(			count number(s)	
05508R 10 6		BGS			
Part II Organiz	zational Action Attac	ch additional statements if ne	eeded. See back of for	m for additional q	uestions.
_		applicable, the date of the action	-		•
the action ► In :		outed an aggregate amount of	\$0.7600 per share of co	mmon stock to its	stockholders as follows:
		on January 30, 2023			
	\$0.1900 per share			,	
		on July 31, 2023; and			
	\$0.1900 per share	on October 30, 2023.		• .	
share or as a per as a return of capital u Generally, the portion	centage of old basis $ ightharpoonup  begin{align*}{l}  begin{alig$	anizational action on the basis of &G Foods has determined that and no portion will be treated ne common stock that is treate o a holder's adjusted basis in	t all of such distributior as a taxable dividend. ed as a return of capital	s described above	will be treated
share or as a per as a return of capital of Generally, the portion tax basis in the share	centage of old basis $ ightharpoonup  begin{align*}{l}  begin{alig$	&G Foods has determined that and no portion will be treated ne common stock that is treate	t all of such distributior as a taxable dividend. ed as a return of capital	s described above	will be treated
share or as a per as a return of capital to Generally, the portion tax basis in the share pursuant to Section 3  16 Describe the calculation dates	centage of old basis   under Section 301(c)(2) of the distribution on the second stock up to the common stock up t	&G Foods has determined that and no portion will be treated ne common stock that is treate	t all of such distribution as a taxable dividend. ed as a return of capital the common stock, with the calculation, such as t all of such distribution will be treated as a taxa	s described above should reduce the any excess treate the market values of as described above ble dividend.	d as capital gains  f securities and the
share or as a peras a return of capital to Generally, the portion tax basis in the share pursuant to Section 3  16 Describe the calculation dates will be treated as a return of capital to the calculation dates.	centage of old basis Bunder Section 301(c)(2) of the distribution on the soft common stock up to 01(c)(3).  culation of the change in the As described above, Burn of capital under Section 201(c) 201	&G Foods has determined that and no portion will be treated the common stock that is treated to a holder's adjusted basis in the common stock that is treated to a holder's adjusted basis in the common stock that supports and the data that supports &G Foods has determined that ction 301(c)(2) and no portion to the common stock that supports are the common stock that is treated to the common stock that supports are the common	t all of such distribution as a taxable dividend. ed as a return of capital the common stock, with the calculation, such as t all of such distribution will be treated as a taxa	should reduce the any excess treate the market values of as described above ble dividend.	d as capital gains  f securities and the
share or as a peras a return of capital use as a	centage of old basis   Bunder Section 301(c)(2) of the distribution on the soft common stock up to 01(c)(3).  culation of the change in the As described above, Burn of capital under Section 10 Cap	&G Foods has determined that and no portion will be treated the common stock that is treated to a holder's adjusted basis in the data that supports and the data that supports &G Foods has determined that ction 301(c)(2) and no portion of Payment Date	t all of such distribution as a taxable dividend. ed as a return of capital the common stock, with  the calculation, such as it all of such distribution will be treated as a taxa  Total Per Share Distribution	should reduce the any excess treate the market values of as described above ble dividend.  2023 Taxable Dividend	d as capital gains  f securities and the  2023 Return of Capital
share or as a peras a return of capital use as a	centage of old basis   Bunder Section 301(c)(2) of the distribution on the soft common stock up to 01(c)(3).  Sullation of the change in the soft capital under Section 12/30/2022	&G Foods has determined that and no portion will be treated the common stock that is treated to a holder's adjusted basis in the data that supports as and the data that supports action 301(c)(2) and no portion of Payment Date 1/30/2023	t all of such distribution as a taxable dividend. ed as a return of capital the common stock, with  the calculation, such as it all of such distribution will be treated as a taxa  Total Per Share Distribution \$0.190	the market values of six described above the market values of six described above ble dividend.  2023 Taxable Dividend \$0.000000	d as capital gains  f securities and the  2023 Return of Capital \$0.190000
share or as a peras a return of capital use as a	centage of old basis   Bunder Section 301(c)(2) of the distribution on the soft common stock up to 01(c)(3).  culation of the change in the As described above, Burn of capital under Section 10 Cap	&G Foods has determined that and no portion will be treated the common stock that is treated to a holder's adjusted basis in the data that supports and the data that supports &G Foods has determined that ction 301(c)(2) and no portion of Payment Date	t all of such distribution as a taxable dividend. ed as a return of capital the common stock, with  the calculation, such as it all of such distribution will be treated as a taxa  Total Per Share Distribution	should reduce the any excess treate the market values of as described above ble dividend.  2023 Taxable Dividend	d as capital gains  f securities and the  2023 Return of Capital

Form 893	7 (12-2017)		Page <b>2</b>
Part I	Organizational Action (continued)		
	st the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax	treatment is based ▶	Sections 301(c) and 316(a)
of the In	ternal Revenue Code.		
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49 0	an any vorything leas to appropriately by NVA		
<b>18</b> Ca	an any resulting loss be recognized? ► N/A.	<del></del>	
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		·	
<b>19</b> Pr	ovide any other information necessary to implement the adjustment, such as the reporta	hle tay year > N/A	
10 11	ovide any other information responsibly to important the adjoint only outer as the reporta	Die lak yeur P 14/A.	
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			· · · · · · · · · · · · · · · · · · ·
	Under penalties of perjury, I declare that I have examined this return, including accompanying sch belief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all info	edules and statements, a	and to the best of my knowledge and er has any knowledge.
Sign	1. · · · · · · · · · · · · · · · · · · ·	1	1
Here	Signature > MMM	Date ▶ 54	119/24
	the state of the s		
	Print your name ► Michelle Meisenbach	Title ► Tax Manag	
Paid	Print/Type preparer's name Preparer's signature	Date	Check if PTIN
Prepa	John C. Genz, CPA	2/19/2024	self-employed P00186299
Use C	nly Firm's name ➤ Citrin Cooperman Advisors LLC		Firm's EIN ➤ 87-2525370
0 =	Firm's address ▶ 50 Rockefeller Plaza, New York, NY 10020		Phone no. 212-697-1000
sena Fo	rm 8937 (including accompanying statements) to: Department of the Treasury, Internal F	sevenue Service, Ogde	en, U1 842UT-0054