## 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)
Cintas Corporation and Subsidiaries			31-1188630
3 Name of contact for additional information	4 Telephon	e No. of contact	5 Email address of contact
Investor Relations		513-459-1200	mattingleyj@cintas.com
6 Number and street (or P.O. box if mail is not	delivered to s	treet address) of contact	7 City, town, or post office, state, and ZIP code of contact
6800 Cintas Boulevard			Mason, Ohio 45040
8 Date of action	9 Class	ification and description	10
September 12, 2024	4-for-1 C	ommon Stock Split	
10 CUSIP number 11 Serial number(s	s)	12 Ticker symbol	13 Account number(s)
172908105		CTAS	
			ck of form for additional questions.
Describe the organizational action and, if a the action ►	pplicable, the	date of the action or the date aga	inst which shareholders' ownership is measured for
On May 2, 2024, Cintas announced that its Bo			
			shares of common stock for each share held.
The record date of the stock split was Septem	nber 11, 2024	, with the new shares distributed	Taπer market close on September 12, 2024.
15 Describe the quantitative effect of the orgal share or as a percentage of old basis ▶	nizational act	ion on the basis of the security in t	he hands of a U.S. taxpayer as an adjustment per
As a result of the 4-for-1 stock split, sharehol	ders receive	d three additional shares for eac	h share owned. In accordance with
Internal Revenue Code Section 307(a), each s			
immediately prior to the 4-for-1 stock split am			
of shares held by each shareholder was multi	plied by four	r, but each shareholder's total ba	isis and proportionate interest
in the Company remained the same.			
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valuation dates ► ***We caution that this	is not tax ac	lvice and is provided only as gui	such as the market values of securities and the dance. Investors should consult their tax advisor.
A shareholder will divide their basis in each of		four to determine the basis, after	the split, in that share and the three
additional new shares distributed after the st			
			ose of business on September 12, 2024. The data
that supports this calculation is each shareho	oiders' basis	immediately before the distribut	ion and the number of shares issued in the
distribution.			
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## Part II Organizational Action (continued)

17 List The appli	the applicable Internal Revenue Co icable Internal Revenue Code sec	tions upon which the tarre		
305(a), th	e distribution is not taxable to sh	areholders. Under IDC Section 20	nt is based are IRC Section 3	pased ► 305(a) and 307(a). Under IRC Secti
allocated	between the old stock and the ne	BW Stock that was distributed in the	/(a), each shareholder's bas	305(a) and $307(a)$ . Under IRC Sections in his or her old stock must be
		The state of the s	ie stock split.	
8 Can	any resulting loss be recognized? >			
or Federa	al U.S. income tax purposes, no lo	oss will be recognized by stockho	Iders in compaction with	
		g are by ordering	iders in connection with the	4-for-1 stock split.
he laws o	of jurisdictions other than the Unit should consult their tax advisor w	ted States may impose income tax	es on the receipt of addition	nol ober - A
nvestors s	should consult their tax advisor w	ith respect to the potential tax co	nsequences in light of their	individual circumant
			1	individual circumstances.
) Provid	e any other information necessary t			
Provid	e any other information necessary t	o implement the adjustment, such a	as the reportable tax year ▶_	
Provid ne reporta or stockho	le any other information necessary t ble tax year is 2024 for stockhold olders reporting taxable income o	o implement the adjustment, such a ers <b>reporting</b> taxable income on a	as the reportable tax year ▶ _ a calendar year basis.	
Provid ne reporta or stockho eptember	le any other information necessary t Ible tax year is 2024 for stockhold Olders reporting taxable income o 12, 2024.	o implement the adjustment, such a ers <b>reporting</b> taxable income on a n a basis other than calendar yeal	as the reportable tax year ▶ _ a calendar year basis. r, the reportable year is the s	stockholder's tax year that include
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Unde belief	er penalties of perjury, I declare that I ha	n a basis other than calendar year	r, the reportable year is the s	nts, and to the best of my knowledge ar eparer has any knowledge.
Unde belief Signa	er penalties of perjury, I declare that I hat, it is true, correct, and complete. Declar	ave examined this return, including accordation of preparer (other than officer) is ba	r, the reportable year is the s	stockholder's tax year that include
Under belief signal Print	er penalties of perjury, I declare that I hat, it is true, correct, and complete. Declare that I hat is true.	n a basis other than calendar year  we examined this return, including accordation of preparer (other than officer) is base.	mpanying schedules and statement ased on all information of which property.	nts, and to the best of my knowledge are parer has any knowledge.
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