## 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   Reporting	Issuer						
1 Issuer's name		2 Issuer's employer identification number (EIN					
VANECK VECTORS ( (f/k/a MARKET VECT	CHINAAMC CHINA BOORS CHINAAMC CHI	47-1416256					
3 Name of contact for ac	ditional information	4 Telephor	ne No. of contact	5 Email address of contact			
VanEck Shareholder Serv	rices		800-826-2333	info@VANECK.COM			
6 Number and street (or	P.O. box if mail is not	delivered to	street address) of contact	7 City, town, or post office, state, and ZIP code of contac			
666 THIRD AVENUE, 9TH	FLOOR	- r		NEW YORK, NY 10017			
8 Date of action		9 Class	sification and description				
OFF OTATEMENT 4							
SEE STATEMENT 1  10 CUSIP number 11 Serial number(s		WELDS-KINDS	N STOCK	40 Account of 1 ()			
10 COSIF Hullibel	Senai number(s	5)	12 Ticker symbol	13 Account number(s)			
92189F379			CBON				
	onal Action Attac	h additional		ee back of form for additional questions.			
				te against which shareholders' ownership is measured for			
the action ► SEE S		ppiioubio, tric	date of the detect of the da	te against which shareholders "ownership is measured for			
<u> </u>	TATEMENT /						
*							
15 Describe the quantita share or as a percent	tive effect of the organ age of old basis ► <u>SE</u>	nizational acti E STATEME	on on the basis of the securi	ity in the hands of a U.S. taxpayer as an adjustment per			
-							
			€:				
16 Describe the calculativaluation dates ► <u>SEI</u>	on of the change in ba	isis and the d	lata that supports the calcula	ation, such as the market values of securities and the			

Part		Organizational Action (continued)				
		e applicable Internal Revenue Code section		reatment is based	SEE ST/	ATEMENT 1
-						
-						
-						
_						
=						
18 (	Can ar	y resulting loss be recognized? ► SEE S1	FATEMENT 1			
-						
-						
<b>19</b> P	rovide	e any other information necessary to implen	nent the adjustment, such as the reportab	le tax year ▶ SEE	STATEMENT	1
-						
fi						<del></del>
	Unde	er penalties of perjury, I declare that I have exam f, it is true, correct, and complete. Declaration of	nined this return, including accompanying scheo	dules and statement	s, and to the bes	t of my knowledge and
Cian	Delle	, it is true, correct, and complete. Declaration of	preparer (other than onicer) is based on an infor	mation of which prep	parer has any kno	wiedge.
Sign Here		Milliam -				
11010	Signa	ature >	<del></del>	Date ►		
	Drint	your name JOHN CRIMMINS		Title ► CFO		
 Paid	1	Print/Type preparer's name	Preparer's signature	Date	Check 🗆 :	PTIN
Prepa	arer				Check if self-employed	
Use C		Firm's name ▶			Firm's EIN ▶	
		Firm's address ▶			Phone no.	
Send Fo	orm 89	937 (including accompanying statements) to	o: Department of the Treasury, Internal Re	venue Service, Og	den, UT 84201	-0054

## Information Furnished Pursuant to Internal Revenue Code Section 6045B Relating to Actions Affecting the Basis of Securities

Issuer's Name: VanEck Vectors ChinaAMC China Bond ETF (the "Fund")

(f/k/a Market Vectors ChinaAMC China Bond ETF)

EIN: 47-1416256

Ticker CBON
CUSIP: 92189F379
Classification: Common Stock

The Fund has determined that a portion of the distributions listed below that were paid during the taxable year ended April 30, 2017, are classified as return of capital:

CUSIP	Ticker Symbol	Record Date	Ex Dividend Date	Payable Date		Total Income tribution Dividends Paid Paid or Share Per Share		Foreign Taxes Deemed Paid Per Share		Total Ordinary Income Per Share		Return of Capital Per Share		
92189F379	CBON	05/04/2016	05/02/2016	05/06/2016	\$	0.056600	\$	-	\$	0.009662	\$	0.009662	\$	0.056600
92189F379	CBON	06/03/2016	06/01/2016	06/07/2016		0.050000		>		0.008536		0.008536		0.050000
92189F379	CBON	07/06/2016	07/01/2016	07/08/2016		0.064000		3		0.010925		0.010925		0.064000
92189F379	CBON	08/03/2016	08/01/2016	08/05/2016		0.051500		*		0.008792		0.008792		0.051500
92189F379	CBON	09/06/2016	09/01/2016	09/08/2016		0.048000				0.008194		0.008194		0.048000
92189F379	CBON	10/05/2016	10/03/2016	10/07/2016		0.080000		2		0.013657		0.013657		0.080000
92189F379	CBON	11/03/2016	11/01/2016	11/07/2016		0.055000		*		0.009389		0.009389		0.055000
92189F379	CBON	12/05/2016	12/01/2016	12/07/2016		0.051000		3		0.008706		0.008706		0.051000
92189F379	CBON	12/30/2016	12/28/2016	01/04/2017		0.056000		*		0.009560		0.009560		0.056000
92189F379	CBON	02/03/2017	02/01/2017	02/07/2017		0.059600		7				5.		0.059600
92189F379	CBON	03/03/2017	03/01/2017	03/07/2017		0.053800		¥		9		¥		0.053800
92189F379	CBON	04/05/2017	04/03/2017	04/07/2017	_	0.060000						*		0.060000
			Total		\$	0.685500	\$	2	\$	0.087421	\$	0.087421	\$	0.685500

A return of capital is not considered taxable income to shareholders. Pursuant to IRC Section 301(c), the portion of a distribution which is a dividend (as defined under IRC Section 316) is includable in gross income while the portion of the distribution which is not a dividend shall be applied against and reduces the adjusted basis of the stock. Accordingly, shareholders who received these distributions should not include these amounts in taxable income, but instead pursuant to Internal Revenue Code Sections 301(c)(2) and 1016(a)(4), should treat them as a reduction of the cost basis of the applicable shares upon which these distributions were paid. In order to compute the required adjustment to cost basis, a shareholder should multiply the per share amount of each of the respective distributions by the number of shares held at each of the respective ex-dates.

If the shareholder has not sold or otherwise disposed of any shares during the period ended April 30, 2017 the information computed by the shareholder regarding the appropriate reduction in cost basis should be maintained in the shareholder's records until such time as the shareholder sells or otherwise disposes of such shares.

If the shareholder has sold or otherwise disposed of any shares during the period ended April 30, 2017, the shareholder should increase the recognized gain or decrease the recognized loss on the respective shares sold by the per share amount of the above-listed distribution multiplied by the respective shares held at each of the exdates listed which have been sold.

This information is being provided pursuant to Internal Revenue Code Section 6045(e), as amended. The tax information contained herein is provided for informational purposes only and should not be construed as legal or tax advice. VanEck does not provide legal or tax advice to taxpayers. This material and any tax-related statements are not intended or written to be used, and cannot be used or relied upon, by any such taxpayer for the purpose of avoiding tax penalties. Please consult an attorney or tax professional for assistance as to how this information will impact your specific tax situation.

For more information, please contact the Fund at 1-800-826-2333 or visit the Fund's web site at www.vaneck.com.