## (December 2017 Department of the Treasury

## **Report of Organizational Actions Affecting Basis of Securities**

▶ See separate instructions.

OMB No. 1545-0123

Internal Revenue Service Part Reporting Issuer 2 Issuer's employer identification number (EIN) 1 Issuer's name SPDR S&P Oil & Gas Equipment and Services ETF 56-2576785 3 Name of contact for additional information 4 Telephone No. of contact 5 Email address of contact SSGA Funds Management, Inc. Fund\_Inquiry@SSgA.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 contact Boston, MA 02210-1641 One Iron Street 8 Date of action 9 Classification and description March 30, 2020 1:10 Reverse Share Split 10 CUSIP number 11 Serial number(s) 12 Ticker symbol 13 Account number(s) 78468R549 / 78464A748 XES N/A Part II Organizational Action Attach additional statements if needed. See back of form for additional guestions. Describe the organizational action and, if applicable, the date of the action or the date against which shareholders' ownership is measured for the action ► Effective, March 30, 2020, the Fund underwent a 1 for 10 reverse share split. In addition, the CUSIP number changed to 78468R549 (New) from 78464A748 (Old). 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 15 share or as a percentage of old basis Dupon effective date of the share split, every ten shares of the Fund's outstanding shares converted automatically into one (1) issued and outstanding share of the Fund. Existing Fund shareholders must allocate the aggregate tax basis in their shares held immediately prior to the reverse share split among the shares held immediately after the reverse share split. 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 basis of each share of the Fund held by a shareholder after the reverse share split is ten times greater than the basis before the reverse share split, however, the shareholders' total investment basis remains the same.

Par	t II	Organizational Action (continued	)			
17	List th	e applicable Internal Revenue Code section	n(s) and subsection(s) upon which the tax t	treatment	is based ▶	IRC 358(b)(1)
18	Can aı	ny resulting loss be recognized? ► No				
19		le any other information necessary to imple				
	neir I	ax Advisor to determine the impact of th	is transaction with respect to their indiv	ridual fac	ts and circu	mstances for the 2020 tax
year.						
	Und	der penalties of perjury, I declare that I have exa lef, it is true, correct, and complete. Declaration of	mined this return, including accompanying sche	edules and	statements, a	and to the best of my knowledge and
Sign		A Committee of the Comm	r preparer (other trial officer) is based on all fine	iiiiatioii oi	Willon propare	i nas any knowleage.
Here		nature - Bruce Rosnberg		Date ►	March 3	0, 2020
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		nt your name ► Bruce Rosenberg  Print/Type preparer's name	Preparer's signature	Title ► Date	Treasurer	PTIN
Paid			,			Check if Fills
	oarei					Firm's EIN ▶
	Only	Firm's address ►				Phone no.
Send	Form 8	8937 (including accompanying statements) to: Department of the Treasury, Internal Revenue Service, Ogden, UT 84201-0054				