Form **8937**

(December 2011)
Department of the Treasury
Internal Revenue Service

Report of Organizational Actions Affecting Basis of Securities

► See separate instructions.

OMB No. 1545-2224

Part Reporting	lssuer			
1 Issuer's name				2 Issuer's employer identification number (EIN)
Iridium Communications Inc				26-1344998
			e No. of contact	5 Email address of contact
Bonnie Shub-Gaver			703-287-7419	Bonnie.Shub-Gayer@fridium.com
	O. box if mail is not o	delivered to street address) of contact		7 City, town, or post office, state, and Zip code of contact
ATTO Towns Burden and				
8 Date of action			ification and description	Mclean, VA 22
December 15, 2012 10 CUSIP number 11 Serial number(s)		Convertible Preferred Stock Distribution		
10 COSIF RUMBER	TI Serial number(s))	12 Ticker symbol	13 Account number(s)
46269C508	N/A		N/A	N/A
Part II Organizational Action Attach additional statements if needed. See back of form for additional questions.				
	<u>ember 15, 2012, purs</u>			e against which shareholders' ownership is measured for referred Stock, a 7% cash distribution was made to all
				
<u> </u>				***************************************
share or as a percenta	ige of old basis ► The	e 7% cash d	istribution described on Li	ity in the hands of a U.S. taxpayer as an adjustment per ne 14 above, should be considered a non-dividend
distribution to the Convertible Preferred shareholders due to the Company's negative current and accumulated earnings & profits.				
				shareholder basis, to the extent thereof. Once all
				should be considered as a gain on the sale
				ne regulations thereunder. As such, shareholders
Convertible Preferred secu		the tax imp	ications of the non-dividen	d distribution on their basis in the Company's
Convenium Frenerica Security.				
			·	
				
		-		
				ation, such as the market values of securities and the om the Company's current or accumulated
earnings and profits pursu	ant to the Internal D	neuro Cod	e and Penulations As eve	h the distribution should be considered a
earnings and profits pursuant to the Internal Revenue Code and Regulations. As such, the distribution should be considered a non-dividend distribution to the Convertible Preferred shareholders.				
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