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

reporting	issuei				
1 Issuer's name				2 issuer's employer identification number (EIN)	
Iridium Communications Inc					
		4 Telephor	e No. of contact	26-1344998 5 Email address of contact	
Bonnie Shub-Gayer			703-287-7419	Bonnie.Shub-Gayer@iridium.com	
6 Number and street (or P.O. box if mail is not delivered			street address) of contact	7 City, town, or post office, state, and Zip code of contact	
1750 Tysons Boulevard				Mclean, VA 22	
8 Date of action			iffication and description		
June 15, 2013	· · · · · · · · · · · · · · · · · · ·		ble Preferred Stock Distribut	tion	
10 CUSIP number	11 Serial number(S)	12 Ticker symbol	13 Account number(s)	
39					
U45979108 N/A		1 1111	N/A		
Pantil Organization	Onal Action Attac	h additional	statements if needed. See	back of form for additional questions.	
14 Describe the organiza	itional action and, it a	pplicable, the	date of the action or the date	against which shareholders' ownership is measured for	
On Jun	ie 15, 2013, pursuan	t to the terms	of the Convertible Preferred	Stock, a 7% cash distribution was made to all	
Convertible Preferred sha	reholders of record.				
					
	<u> </u>				
			23*		
snare or as a percenta	ige of old basis 🟲 <u>Th</u>	e 7% cash di	stribution described on Line	in the hands of a U.S. taxpayer as an adjustment per 14 above, should be considered a non-dividend urrent and accumulated earnings & profits.	
Accordingly the amount of	listributed is general	Ilu anticinate	to the Company's negative c	urrent and accumulated earnings & profits.	
shareholder hasis has hee	n returned, any dist	ribution in o	u w represent a return of sha	areholder basis, to the extent thereof. Once all	
of the security oursuant to	Internal Devenue C	ode Section	201(a)(2) a 201(a)(2) and the	nould be considered as a gain on the sale	
should consult their tay ad	lvisors to determine	the tex imet	sur(c)(2) & sur(c)(3) and the	regulations thereunder. As such, shareholders	
Convertible Preferred secu	ritu	ше шх ширі	cauons of the non-dividend (distribution on their basis in the Company's	
OUNTEREDIE FICICATEU SECU	ниу				
					
· · · · · · · · · · · · · · · · · · ·					
16 Describe the calculation valuation dates ► The	on of the change in ba	asis and the d	ata that supports the calculation	on, such as the market values of securities and the the Company's current or accumulated	
earnings and profits pursu	ant to the Internal R	evenue Code	and Regulations. As such.	the distribution should be considered a	
non-dividend distribution t	o the Convertible Pr	eferred shar	eholders.	are area in ballott strong be considered a	
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·	·				
					

Form 8937 (Rev. 12-2011)