## 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 I Reporting I	ssuer						
1 Issuer's name		2 Issuer's employer identification number (EIN)					
Iridium Communications, I	nc.	26-1344998					
3 Name of contact for add	ditional information	4 Telephon	e No. of contact	5 Email address of contact			
	į						
Bonnie Shub-Gayer			703-287-7419	Bonnie.Shub-Gayer@iridium.com			
6 Number and street (or P	.O. box if mail is not d	7 City, town, or post office, state, and Zip code of contact					
1750 Tysons Blvd., Suite 1	400	McLean, VA 22102					
8 Date of action							
June 16, 2014	44 0 - 1 - 1 - 1 - 1 - 1		ble Preferred Stock Distribution	122 4 2 2 2			
10 CUSIP number	11 Serial number(s)		12 Ticker symbol	13 Account number(s)			
***********							
Part II Organization	N/A	additional	N/A	N/A ck of form for additional questions.			
				inst which shareholders' ownership is measured for			
Convertible Preferred shar		to the terms	or the Convertible Preferred St	ock, a 7% cash distribution was made to all			
Convenuole Preiented Shar	enoluers ur record.						
	<del></del>						
15 Describe the quantitat	ive effect of the organi	izational acti	ion on the basis of the security in t	he hands of a U.S. taxpayer as an adjustment per			
share or as a percenta	ge of old basis ► The	7% cash d	stribution described on Line 14	above, should be considered a non-dividend			
distribution to the Convert	ible Preferred shareh	olders due	to the Company's negative curre	ent and accumulated earnings & profits.			
				nolder basis, to the extent thereof. Once all			
				ld be considered as a gain on the sale			
of the security pursuant to Internal Revenue Code Section 301(c)(2) & 301 (c)(3) and the regulations thereunder. As such, shareholders							
should consult their tax advisors to determine the tax implications of the non-dividend distribution on their basis in the Company's							
Convertible Preferred security.							
			•				
	<u> </u>		· · · · · · · · · · · · · · · · · · ·				
16 Describe the calculation	on of the change in he	rie and the a	fata that arranged the autoritation	nucle no the modest value of a substant and the			
				such as the market values of securities and the			
velocion dates > 10e	1% cash distribution	described	on Line 14 above, is not from th	e Company's current or accumulated earnings			
			jurations. As such, the distribut	on should be considered a non-dividend			
distribution to the Convert	ible Preierred Sharer	ioloers.					
	· · · · · · · · · · · · · · · · · · ·						

		v. 12-2011)			Page 2
Part I	<u> </u>	Organizational Action (conf	inued)		
47 10		liaable fata-saf Dawassa O-d-			-
		applicable Internal Revenue Code I and 316 and the regulations the		nich the tax treatment is based	
000000		t una e le una una legalemento alc	cuitaci.		
	-				
					14-30
-				4	
40 0					
18 Ca	an an	y resulting loss be recognized? ►	Not Applicable		10 Fe - 22 - 5
.04 (180)					
				- /A 38	
			1949	- 402	
-					
	_				
-					
19 Pr	ovide	any other information necessary to	implement the adjustment, such as	the reportable tax year > Not	Applicable
			<del></del>		
		· · · · · · · · · · · · · · · · · · ·			
					,
			· · · · · · · · · · · · · · · · · · ·		
- 1	Unde	er penalties of perjury declare that I ha	ve examined this return, including accor	npanying schedules and statement	s, and to the best of my knowledge and
Si	Delle	f, it is true, correct, and complete. Declar	ation of preparer (other than officer) is be	ised on all information of which pre	parer has any knowledge.
Sign Here		11/1/		6	Slip.lid
116.6	Signa	ature -		Date ►	7177
	Drint	your name ► Borinie Shub-Gayer		wish to the second	sident Tou
Deid	riilit	Print/Type preparer's name	Preparer's signature	Title ► Vice Pre	Sident - Tax
Paid Prepa	rer	,	-		Check if self-employed
Use O		Firm's name ▶			Firm's EIN ▶
		Firm's address ▶			Phone no.
Send Fo	rm 89	337 (including accompanying staten	nents) to: Department of the Treasur	v. Internal Revenue Service. Or	den. UT 84201-0054

Form 8937 (Rev. 12-2011)