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 Issuer							
1 Issuer's name	2 Issuer's employer identification number (EIN)						
Iridium Communications, Inc.	26-13449 98						
3 Name of contact for additional information	4 Telephon	e No. of contact	5 Email address of contact				
] '						
Bonnie Shub-Gayer	1	703-287-7419	Bonnie.Shub-Gayer@iridium.com				
6 Number and street (or P.O. box if mail is not	delivered to		7 City, town, or post office, state, and Zip code of contact				
		•					
1750 Tysons Blvd., Suite 1400	McLean, VA 22102						
8 Date of action							
		-					
March 17, 2014	Convert	ible Preferred Stock Distribution	1				
10 CUSIP number 11 Serial number		12 Ticker symbol	13 Account number(s)				
		Į.					
46269C508 N/A		N/A	N/A				
Part II Organizational Action Attac	ch additiona	statements if needed. See ba	ack of form for additional questions.				
14 Describe the organizational action and, if a	applicable, the	date of the action or the date ag	ainst which shareholders' ownership is measured for				
the action ► On March 17, 2014, pursua	int to the terr	ns of the Convertible Preferred	Stock, a 7% cash distribution was made to all				
Convertible Preferred shareholders of record							
distribution was considered a dividend. Thus							
As of June 2014, Iridium Communications In	c. estimates o	current and accumulated losses	. Thus, this form 8937 is filed to reflect the				
March 2014 distribution as a non-dividend dis							
			the hands of a U.S. taxpayer as an adjustment per				
			above, should be considered a non-dividend				
distribution to the Convertible Preferred share							
Accordingly, the amount distributed is general							
shareholder basis has been returned, any distribution in excess of shareholder basis should 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.							
							
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16 Describe the calculation of the change in t	onic and the	data that companie the coloulation	arrah the manifest reduce of according the				
The state of the s							
valuation dates ► The 7% cash distribution described on Line 14 above, is not from the Company's current or accumulated 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.							
							

		. 12-2011)			Page 2
Part I		Organizational Action (conti	nued)		
			ection(s) and subsection(s) upon whi	ch the tax treatment is base	d ▶
Section	s 301	and 316 and the regulations ther	eunder.		
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		2000			
18 Ca	n anv	resulting loss be recognized? > 1	lot Applicable		
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			<u> </u>		
19 Pr	ovide	any other information necessary to	implement the adjustment, such as t	ne reportable tax year ► Not	Applicable
					
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a orași	523 9				
	Unde	penalties of perjury declare that Phav	re examined this return, including accomp	anying schedules and statemen	ts, and to the best of my knowledge and
	bellef	, it is true, correct, and/complete. Declar	ation of preparer (other than officer) is base	ed on all information of which pro	eparer has any knowledge.
Sign		111			Lal.
Here	Signa	ture >		Date ▶	, 13114
		()	U		1 /
	Print	our name ► Bonnie Shub-Gayer			esident - Tax
Paid		Print/Type preparer's name	Preparer's signature	Date	Check if PTIN
Prepa	rer				self-employed
Use O		Firm's name			Firm's EIN ➤
		Firm's address ▶			Phone no.
Send For	rm 89	37 (including accompanying statem	ents) to: Department of the Treasury	Internal Revenue Service C	Orden LIT 84201-0054

Form 8027 /Paul 42 2014)