Report of Organizational Actions Affecting Basis of Securities

OMB No. 1545-0123

Department of the Treasury Internal Revenue Service See separate instructions.					
Part Reporting	g Issuer			<u> </u>	
1 Issuer's name				2 Issuer's employer ident	ification number (EIN)
Cequel Corporation			46-0563233		
3 Name of contact for additional information 4 Telephone No. of contact				5 Email address of contact	
Nick Brown 929 418 4147 6 Number and street (or P.O. box if mail is not delivered to street address) of contact				nick.brown@alticeusa.com	
6 Number and street (or P.O. box π mail is not	7 City, town, or post office, sta	te, and ZIP code of contact		
1 Court Square West 8 Date of action		Long Island City, NY 11101	Long Island City, NY 11101		
o bate of aution		011111	sification and description		
November 1, 2018		Debt Red	capitalization		
10 CUSIP number	11 Serial number(s		12 Ticker symbol	13 Account number(s)	
See Attachment	N/A				
				ee back of form for additional qu	
		pplicable, the	date of the action or the da	ite against which shareholders' owne	rship is measured for
the action ► Plea	se see attached.		·		
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				rity in the hands of a U.S. taxpayer a	s an adjustment per
share or as a perce	entage of old basis 🕨 <u>pl</u>	ease see atta	ached.		
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16 Describe the calcu	ation of the change in b	asis and the	data that supports the calcul	ation, such as the market values of s	ecurities and the
valuation dates 🕨 🛚	Please see attached.				•
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Form 8937 (12-2017)

Cequel Corporation Attachment to Form 8937 Recapitalization Resulting from an Exchange of Debt Instruments

The information contained herein does not constitute tax advice and does not purport to be complete to take into account any noteholder's specific circumstances. Noteholders are urged to consult their own tax advisors regarding U.S. tax consequences of the transactions described herein and the impact to tax basis resulting from the transaction.

Part I, Box 10 - CUSIP numbers

Existing Note CUSIPs	New Note CUSIPs
144A: 15672WAE4	144A: 15672WAK0
Reg S: U15684AG5	Reg S: U15684AL4
144A: 15672WAF1	144A: 15672WAL8
Reg S: U15684AH3	Reg S: U15684AM2
144A: 02155EAA6	144A: 15672WAN4
Reg S: U0206XAA4	Reg S: U15684AP5
144A: 15672WAJ3	144A: 15672WAM6
Reg S: U15684AK6	Reg S: U15684AN0

Part II, Item 14

On November 1, 2018, pursuant to an offering memorandum dated October 2, 2018 (the "Offering Memorandum"), Cequel Communications Holdings I, LLC, a disregarded entity of Cequel Corporation (the "Issuer") and Cequel Capital Corporation, as co-issuers, exchanged (the "Exchange") their outstanding U.S. dollar-denominated (i) 5.125% Senior Notes due 2021 originally issued on May 16, 2013 (the "2021 May Original Notes") for their new U.S. dollar-denominated 5.125% Senior Notes due 2021 (the "2021 May New Notes"); (ii) 5.125% Senior Notes due 2021 originally issued on September 9, 2014 (the "2021 September Original Notes") for their new U.S. dollar-denominated 5.125% Senior Notes due 2021 (the "2021 September New Notes"); (iii) 7.750% Senior Notes due 2025 (the "2025 Original Notes") for their new U.S. dollar-denominated 7.750% Senior Notes due 2025 (the "2025 New Notes"); and (iv) 7.500% Senior Notes due 2028 (the "2028 Original Notes, and together with the 2021 May Original Notes, 2021 September Original Notes and the 2025 Original Notes, the "Original Notes") for their new U.S. dollar-denominated 7.500% Senior Notes due 2028 (the "2028 New Notes") for their new U.S. dollar-denominated 7.500% Senior Notes due 2028 (the "2028 New Notes") for their new U.S. dollar-denominated 7.500% Senior Notes due 2028 (the "2028 New Notes") for their new U.S. dollar-denominated 7.500% Senior Notes due 2028 (the "2028 New Notes") for their new U.S. dollar-denominated 7.500% Senior Notes due 2028 (the "2028 New Notes") for their new U.S. dollar-denominated 7.500% Senior Notes due 2028 (the "2028 New Notes") for their new U.S. dollar-denominated 7.500% Senior Notes due 2028 (the "2028 New Notes") for their new U.S. dollar-denominated 7.500% Senior Notes due 2028 (the "2028 New Notes") for their new U.S. dollar-denominated 7.500% Senior Notes due 2028 (the "2028 New Notes") for their new U.S. dollar-denominated 7.500% Senior Notes due 2028 (the "2028 New Notes") for their new U.S. dollar-denominated 7.500% Senior Notes due 2028 (the "

Part II, Item 15

With respect to holders of Original Notes that elected to participate in the Exchange after the Early Participation Date (as defined in the Offering Memorandum), the Issuer intends to treat such Exchange as a significant modification for U.S. federal income tax purposes that results in a recapitalization within the meaning of Section 368(a)(1)(E) of the Internal Revenue Code of 1986, as amended (the "Code").

A U.S. Holder's initial tax basis in New Notes received in a recapitalization will be equal to such U.S. Holder's adjusted tax basis in the Original Notes exchanged therefor. To the extent that any amount received by a U.S. Holder is attributable to accrued interest on an Original Note, such amount will be includible in gross income as interest income if such accrued interest had not been included previously in the Holder's gross income for U.S. federal income tax purposes.

Part II, Item 16

See the response to Line 15 above. A U.S. Holder's initial tax basis in New Notes received in a recapitalization will be equal to such U.S. Holder's adjusted tax basis in the Original Notes exchanged therefor. To the extent that any amount received by a U.S. Holder is attributable to accrued interest on an Original Note, such amount will be includible in gross income as interest income if such accrued interest had not been included previously in the Holder's gross income for U.S. federal income tax purposes.

Part II, Item 17

Code Sections 354, 356, 358, 1001 and 1012.

Part II, Item 18

Recapitalizations generally do not result in the recognition of loss.

Part II, Item 19

The reportable taxable year is the taxable year that includes November 1, 2018.