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

P C	Deporting I	CCHOL							
Part Reporting Issuer									
1 Issuer's name					2 Issuer's employer identification number (EIN)				
The Female Health Company					39-1144397				
3	Name of contact for add	ditional information	4 Telephon	e No. of contact	5 Email address of contact				
Donna Felch				112-595-9123, ext. 232	fhcinvestor@femalehealthcompany.com				
6 Number and street (or P.O. box if mail is not delivered to street address) of contact 7 City, town, or post office, state, and Zip									
515 N. State Street, Suite 2225					Chicago, IL 60654				
8	Date of action		9 Class	sification and description					
8-9-2011 Non-dividend distribution to sharehold									
10	CUSIP number	11 Serial number(s)	12 Ticker symbol	13 Account number(s)				
Toler 1	314462102			FHCO					
Part I Organizational Action Attach additional statements if needed. See back of form for additional questions.									
Describe the organizational action and, if applicable, the date of the action or the date against which shareholders' ownership is measured for									
	the action ▶								
<u>As</u>	The Female Health Con	npany has an accur	nulated defic	it of earnings and profits	, tax characterization of its cash distributions to				
sha	reholders is determine	d by a calculation o	f the Compa	ny's current earnings and	d profits. When that calculation was made in December				
201	1, it was determined that	at 78.93951% of the	August 9, 20	011 cash distribution of \$	0.05 per share was not a dividend distribution under				
Co	de Section 301(c)(1).								
15	Describe the quantitat	ive effect of the orga	ınizational act	ion on the basis of the sec	urity in the hands of a U.S. taxpayer as an adjustment per				
	share or as a percenta	ige of old basis ▶ 78	3.93951% of t	he August 9, 2011 cash d	listribution of \$0.05 per share is treated as either a				
reduction of basis under Code Section 301(c)(2) or gain (if the distribution is in excess of basis) under Code Section 301(c)(3).									
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-		"							
16	Describe the calculation	on of the change in h	asis and the	data that supports the calc	ulation, such as the market values of securities and the				
10		_							
valuation dates ▶ Per share amount not treated as a dividend under Code Section 301(c)(1) is calculated by multiplying the									
\$0.05 per share cash distribution received by 78.93951%.									
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Partill	(Organizational Action (continued)	
		applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is be	oased ▶
IRC Sect	ion 3	301 (c)	
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18 Car	n any	resulting loss be recognized? ► Not Applicable	
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19 Pro	vida	any other information necessary to implement the adjustment, such as the reportable tax year ▶	>
2011	MIGH.	any other information necessary to implement the adjustment, such as the reportable tax year P	
2011			
-			
	Under	r penalties of perjury, I declare that I have examined this return, including accompanying schedules and stat	tements, and to the best of my knowledge and
	beliet,	f, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of whi	on preparer has any knowledge.
Sign		D. 700	2/11/17
Here	Signai	ature Date Date	2/14/12
		your name ▶ Denna FleC Date ▶	D. Y C.F.O.
	Print y	your name ► YOUNA Title ► V - Print/Type preparer's name Preparer's signature Date	l — letini
Paid		Trans type property of native	Check if ' ' '' ' self-employed
Prepai		Firm's name ▶	Firm's EIN ▶
Use O	niy	Firm's address	Phone no.

Send Form 8937 (including accompanying statements) to: Department of the Treasury, Internal Revenue Service, Ogden, UT 84201-0054