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 Issuer Part I 1 Issuer's name 2 Issuer's employer identification number (EIN) Penn Virginia Corporation 23-1184320 3 Name of contact for additional information 4 Telephone No. of contact 5 Email address of contact Steven A. Hartman, SRVP & CFO 713-722-6500 invest@pennvirginia.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 code of contact 14701 St. Mary's Lane Suite 275 Houston, TX 77079 9 Classification and description 8 Date of action July 18, 2017 Common Stock, Senior Notes Due 2019, and Senior Notes Due 2020 10 CUSIP number 11 Serial number(s) 12 Ticker symbol 13 Account number(s) **PVAC** See Attached Statement Part II 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>See Attached Statement</u> Describe the quantitative effect of the organizational action on the basis of the security in the hands of a U.S. taxpayer as an adjustment per share or as a percentage of old basis ► See Attached Statement Describe the calculation of the change in basis and the data that supports the calculation, such as the market values of securities and the valuation dates ► See Attached Statement

Part II		Organizational Action (continue	ed)			
17 Lis	t the a	applicable Internal Revenue Code secti	on(s) and subsection(s) upon which	the tax treatment is based		
IRC Sect	ions	165(g), 354, 368, 1001, and 1012				

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18 Ca	n any	resulting loss be recognized? ► See	Attached Statement			
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19 Pro	ovide	any other information necessary to imp	plement the adjustment, such as the	reportable tax year ➤ The r	eportable tax year is 2017	
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<u></u>	Donot	ellef, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer has any knowledge.				
Sign		Strand 24	- Ann			
Here	Signa	ture >	No in the same of	Date ►	1/6/2017	
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	Print	your name ► Steven A. Hartman		Title ► Senior V	ice President & CFO	
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Paid		17.0		11/6/2017	Check II ®	
Prepa	rer	MARK B. YOUNG	/s/ Mark Young	11/0/2011	self-employed P00997236	
Use C		Firm's name ► ALVAREZ & MARS			Firm's EIN ▶ 20-1157630	
	,	Firm's address ► 700 LOUISIANA, St	JITE 3300 HOUSTON, TX 7700	2	Phone no. (713) 571-2400	
Send Fo	rm 89	37 (Including accompanying statemen		nternal Revenue Service, Og	den, UT 84201-0054	

Penn Virginia Corporation EIN: 23-1184320 Attachment to Form 8937 Report of Organizational Action Affecting Basis of Securities

Disclaimer: The information contained in Form 8937 and this attachment does not constitute tax advice and does not purport to take into account any shareholder's or note holder's specific circumstances. Shareholders 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.

Penn Virginia Corporation EIN: 23-1184320 Attachment to Form 8937

Report of Organizational Action Affecting Basis of Securities

Form 8937, Line 10

The CUSIP numbers for the Penn Virginia Corporation ("Penn Virginia" or the "Company") stock that was cancelled on September 12, 2016 ("Old Penn Virginia Stock") were 707882106, 707882205, and 707882502, and the CUSIP numbers for the common stock of Penn Virginia subsequent to its emergence from bankruptcy ("Reorganized Penn Virginia") that was issued on September 12, 2016 (the "New Penn Virginia Common Stock") are 70788V102 and 70788V300. The CUSIP numbers for the Penn Virginia debt obligations exchanged in the organizational action are as follows:

CUSIP Number	Security Description	
707882AC0	Senior Notes Due 2019	
707882AE6	Senior Notes Due 2020	

Form 8937, Line 14

On May 12, 2016, Penn Virginia and certain of its U.S. subsidiaries (together, the "Plan Debtors") filed voluntary petitions for relief under Chapter 11 of Title 11 of the United States Code in the United States Bankruptcy Court for the Eastern District of Virginia, Richmond Division, (the "Bankruptcy Court"). On June 24, 2016, Penn Virginia filed its Joint Plan of Reorganization and Disclosure Statement (the "Bankruptcy Plan"). On September 12, 2016, the Plan Debtors satisfied the conditions of the Bankruptcy Plan and the Bankruptcy Plan became effective. Unless otherwise described herein, capitalized terms are defined as used in the Bankruptcy Plan.

On September 12, 2016, the Plan Debtors exchanged 6,069,074 shares of New Penn Virginia Common Stock for the cancellation and forgiveness of notes (the "Allowed Note Claim") and certain general unsecured claims (the "Allowed General Unsecured Claim"). Concurrently, all of the Old Penn Virginia Stock was cancelled and extinguished and the holders of the Old Penn Virginia Stock received no consideration in respect to their equity interests in Penn Virginia. The events that occurred on September 12, 2016 pursuant to the Bankruptcy Plan are cumulatively referred to herein as the "Transaction". On October 5 and November 9, 2016 and on January 27, June 1, July 18, October 3, and October 26, 2017, additional shares were distributed to noteholders and general unsecured creditors (the "October, November, January, June, July, and October Distributions").

Treatment of Holders of Notes and Certain General Unsecured Claims

On September 12, 2016, pursuant to the Bankruptcy Plan, the noteholders and certain general unsecured claimholders received in full and final satisfaction, settlement, release and discharge of, and in exchange for their claims, an aggregate of 6,069,074 shares of New Penn Virginia Common Stock. On October 5 and November 9, 2016 and on January 27, June 1, July 18, October 3, and October 26, 2017, Penn Virginia distributed additional shares to the noteholders and certain general unsecured claimholders in further satisfaction, settlement, release and discharge of, and in exchange for their claims. It should be noted that the actual trading value of New Penn Virginia Common Stock distributed to the noteholders and certain general unsecured claimholders in the

Transaction may differ from the value assigned to the stock pursuant to the Bankruptcy Plan. Holders of Allowed Note Claims and Allowed General Unsecured Claims that received New Penn Virginia Common Stock in the Transaction should consult their tax advisors to determine the appropriate value of New Penn Virginia Common Stock and the tax consequences of the receipt of such stock to the holder.

Form 8937, Line 15

Effect on Basis to Noteholders and Certain General Unsecured Claimholders

As a result of the Transaction, each holder of an Allowed Note Claim or Allowed General Unsecured Claim exchanged its note or general unsecured claim for New Penn Virginia Common Stock. The effect on each creditor will depend upon whether its claim is represented by a "security" for purposes of the reorganization provisions of the Tax Code. Creditors should consult their own tax advisors as to whether their claims are represented by securities.

If a U.S. holder's Allowed Note Claim or Allowed General Unsecured Claim is not a security for U.S. federal income tax purposes, such U.S. holder will be treated as exchanging such Claim for New Common Stock (including stock received in the October, November, January, June, July, and October Distributions), in a taxable exchange under section 1001 of the Tax Code. Accordingly, each U.S. holder of such Claim should recognize gain or loss equal to the difference between (1) the fair market value of New Common Stock received in exchange for the Claim; and (2) such U.S. holder's adjusted basis, if any, in such Claim. The character of such gain or loss as capital gain or loss or as ordinary income or loss will be determined by a number of factors, including the tax status of the U.S. holder, the nature of the Claim in such U.S. holder's hands, whether the Claim was purchased at a discount, and whether and to what extent the U.S. holder previously has claimed a bad debt deduction with respect to its Claim. A U.S. holder's tax basis in any New Common Stock received should equal the fair market value of such New Common Stock as of the date such New Common Stock is distributed to the holder. A U.S. holder's holding period for the New Common Stock received should begin on the day following the day of receipt.

If a U.S. holder's Allowed Note Claim or Allowed General Unsecured Claim is treated as a security for U.S. federal income tax purposes, the exchange of such Claim for New Common Stock would be treated as an exchange of securities pursuant to a tax-free reorganization to which Reorganized Penn Virginia is a party under the reorganization provisions of the Tax Code (a "Reorganization") and a U.S. holder should not recognize loss with respect to the exchange and should not recognize gain (subject to "Accrued Interest," as discussed in Article XIII.C.2 of the Disclosure Statement). Such U.S. holder's total combined tax basis in its New Common Stock received (including stock received in the October, November, January, June and July Distributions) should equal the U.S. holder's tax basis in the Allowed Note Claim or Allowed General Unsecured Claim surrendered therefor increased by gain or other income, if any, recognized by such U.S. holder in the transaction (subject to Article XIII.C.2 of the Disclosure Statement). A U.S. holder's holding period for its interest in the New Common Stock should include the holding period for the Allowed Note Claim or Allowed General Unsecured Claim surrendered therefor.

To the extent any portion of a U.S. Holder's recovery is allocable to interest on the note or general unsecured claim that has not previously been reported as income by the holder, such portion would be treated as interest income to such U.S. Holder in an amount equal to its fair market value. The

tax basis of any New Penn Virginia Common Stock received under the Bankruptcy Plan by a U.S. Holder in exchange for interest would equal the fair market value of the New Penn Virginia Common Stock received by the U.S. Holder. The holding period for any such New Penn Virginia Common Stock received under the Bankruptcy Plan by such a U.S. Holder generally would begin on the day following the day of receipt.

Holders of notes or certain general unsecured claims should consult their tax advisors to determine the tax consequences of the Transaction (including the October, November, January, June, July, and October Distributions) to them.

Form 8937, Line 16

Holders of Notes and Certain General Unsecured Claims

Based on the Plan Distributable Value of \$241.1 million as set forth in the Bankruptcy Plan, the expected value of the New Penn Virginia Common Stock on September 12, 2016 was \$9.41 per share = \$141.1 million/14,992,018 shares. It should be noted that the actual trading value of New Penn Virginia Common Stock distributed to holders of Allowed General Unsecured Claim and noteholders in the Transaction may differ from the value assigned to the stock pursuant to the Bankruptcy Plan. Holders of Allowed General Unsecured Claim and noteholders that received New Penn Virginia Common Stock in the Transaction (including the October, November, January, June, July, and October Distributions) should consult their tax advisors to determine the tax consequences of the receipt of such stock to the holder.

Form 8937, Line 18

Holders of Notes and Certain General Unsecured Claims

As described above, the Transaction may have resulted in a recognizable loss to some U.S. Holders of notes or certain general unsecured claims to the extent the tax basis in their notes or general unsecured claims exceeded the fair market value of the New Penn Virginia Common Stock received in exchange therefor. Holders of notes or certain general unsecured claims should consult their tax advisors to determine the tax consequences of the Transaction to them.