## Form **8937**

Department of the Treasury Internal Revenue Service

## Report of Organizational Actions Affecting Basis of Securities

▶ See separate instructions.

OMB No. 1545-2224

Reporting issuer			
1 Issuer's name	2 Issuer's employer identification number (EIN)		
The AES Corporation	54-1163725		
3 Name of contact for additional information	4 Telephone No. of contact	5 Email address of contact	
	*	17 (a) ASTACOS Property of developed demonstrate	
Ahmed Pasha	703-682-6451	invest@aes.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	
		on a Page na action server. Presidence adjusted in the production of the control	
4300 Wilson Boulevard		Arlington, VA 22203	
8 Date of action 9 Classification and description			
August 15, 2014	Cash distribution to public shareho	lders of AES common stock	
10 CUSIP number 11 Serial number		13 Account number(s)	
		C 1	
00130H105	AES		
Part II Organizational Action Attac	ch additional statements if needed. Se	e back of form for additional questions.	
		e against which shareholders' ownership is measured for	
		common stock on August 15, 2014 to its shareholders	
of record on August 1, 2014.	e a casif distribution of \$.05 per share of	common stock on August 15, 2014 to its snareholders	
of record off August 1, 2014.			
The state of the s			
	and the second s		
	The following section of the section		
15 Describe the quantitative effect of the orga	anizational action on the basis of the securit	ty in the hands of a U.S. taxpayer as an adjustment per	
share or as a percentage of old basis ▶ TI	he AES Corporation made a cash distribu	ution of \$.05 per share on August 15, 2014. At this	
time, and based upon reasonable assumption	as by The AES Corporation, this distribut	ion is expected to be a non-taxable return of capital,	
		reduction is in excess of a shareholder's basis, the	
	bo per share. To the extent the tax basis i	eduction is in excess or a snareholder's basis, the	
excess should be treated as capital gain.			
	months and the second s		
16 Describe the calculation of the change in b		Parameter the second se	
		tion, such as the market values of securities and the	
valuation dates At this time, and based	dupon reasonable assumptions by The A	AES Corporation, the August 15, 2014, \$.05 per share	
cash distribution is expected to be 100% retu	rn of capital as The AES Corporation is r	not expected to have any earnings and profits (current	
		s under Section 6045B, if these assumptions turn out	
to be incorrect, The AES Corporation will file			
		Salar actornimation	
		and a second sec	

www.coope	•
Page	2

Part	00	Organizational Action (continued)		
		e applicable Internal Revenue Code section(s) and subsection(s) upon which the	tax treatment is based ▶	Sections 301 (c),
312, ar	nd 31	6 (a) of the Internal Revenue Code.		
			1000 100	
				0.00
-				
			100-100-100-100-100-100-100-100-100-100	
18 (	Can a	ny resulting loss be recognized? ► Not applicable.		
	Juna	Not applicable.		1.85
-				
-				
		AA AA		
			70	
				and the second s
	_			
19	Provid	de any other information necessary to implement the adjustment, such as the re	portable tax year ► None.	A THE CONTRACT
-	-			
-				
				The second secon
Name of				
			1.0	
	Un	der penalties of perjury, I declare that I have examined this return, including accompanying	g schedules and statements, a	and to the best of my knowledge and
		lief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on	all information of which prepar	er has any knowledge.
Sign				
Here	Sig	gnature >	Date ►	1. 5, 2017
	Pri	int your name ► Margaret Tigre		dent-Tax and Chief Tax Officer
Paic	i	Print/Type preparer's name Preparer's signature		Check if PTIN
Prep		er		self-employed
Use		y Firm's name ▶		Firm's EIN ▶
		Firm's address ▶		Phone no.
Send	Form	8937 (including accompanying statements) to: Department of the Treasury, Inter-	rnal Revenue Service, Ogd	en, UT 84201-0054