UPDATED

Report of Organizational Actions Affecting Basis of Securities

► See separate instructions.

Part Reporting Issuer

cancelled and no longer outstanding

(December 2011) Department of the Treasury

Internal Revenue Service

1	Issuer's name			2 Issuer's employer identification number (EIN)							
Atla	as Corp.					98-1529261					
3	3 Name of contact for additional information 4			No. of contact		5 Email address of contact					
Atla	as Corp. Investor Relations		+1-604-638-2575			IR@atlascorporation.com					
6	Number and street (or P.O. box	k if mail is not deli	vered to st	reet address) of contact		7 City, town, or post office, state, and Zip code of contact					
<u>23 I</u>	Berkeley Square					London, United Kingdom, W1J 6HE					
8 Date of action 9 Classification and description											
Jul	y 1, 2021		Series G Preferred Shares								
10	CUSIP number 11 Se	11 Serial number(s) 12		12 Ticker symbol	1	3 Account number(s)					
	Y0436Q133			ATCO/PG							
Part II Organizational Action Attach additional statements if needed. See back of form for additional questions.											
14	Describe the organizational action and, if applicable, the date of the action or the date against which shareholders' ownership is measured for										
	the action Effective July 1, 2021, Atlas Corp. redeemed all of its outstanding 8.20% Series G Cumulative Redeemable Perpetual										
Preferred Shares ("Series G Preferred Shares") for cash. The redemption price per redeemed Series G Preferred Share will be equal to											
\$25	\$25.00 plus accrued and unpaid distributions up to but excluding the redemption date. Any such Series G Preferred Shares shall thereafter be										

15 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 A redemption of stock is defined in §317(b) as a corporation's acquisition of its stock from a

shareholder in exchange for property. If a redemption qualifies as a sale or exchange under §302(b), then any shareholder recognized gain or loss generally will be characterized as capital in nature. If a redemption does not qualify as a sale or exchange, it is treated as a distribution under §301. The shareholders' tax treatment is a dividend to the extent that the distribution is deemed to be paid out of the current or accumulated earnings and profits (E&P) of the corporation; the portion of the distribution that is not deemed to be paid out of E&P reduces the shareholders' adjusted basis in such stock; and any remaining portion is treated as a capital gain.

Section 302(a) refers to the tests under §302(b) for those stock redemptions to be qualified for sale or exchange treatment. The tests must be applied with respect to each shareholder, as a redemption may qualify as a sale or exchange as to certain shareholders but not others. Please consult with your tax advisor on your tax implications on the redemption. Generally, it is expected that the basis of the Series G Preferred Shares to the shareholder will be reduced by 100% to nil immediately after the redemption transaction for US federal income tax purposes.

16 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 ► The shareholders of Series G Preferred Shares will be surrendering their shares on redemption, upon such time

the shares will be cancelled and no longer outstanding. Accordingly, it is generally expected that their basis in the redeemed shares would be reduced by 100% to nil.

Where a redemption receives sale or exchange treatment to a US shareholder for US federal income tax purposes, the shareholder's cost basis in the redeemed shares is applied against the amount realized to determine that shareholder's amount of gain or loss realized on the exchange. The redemption price per share is \$25.34736111, which comprises of:

a) \$25.00 for the liquidation preference price, and

b) \$0.34736111 relating to the increase by the per share amount of the accumulated and unpaid distributions up to but excluding the redemption date, where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date, and where such accumulated and unpaid dividends were not declared as of the redemption date.

Part I		Drganizational Action (continued)							
		applicable Internal Revenue Code section(s) and subsection(s) upon which the tax tre	eatment	is based Þ	IRC §317(b), §301, §302(a)				
§302(b), §1011–1012, §1001(a)-(c).									
18 Ca	an any	resulting loss be recognized? The redemption may result in a tax loss to the S	Series C	G preferred	I shareholder of Atlas Corp.				
		determination of whether such any tax loss to the shareholder can be recognize							
		t with your tax advisor regarding whether there will be a redemption loss, and i							
19 Pr	rovide	any other information necessary to implement the adjustment, such as the reportable	e tax ve	ar 🕨 The re	portable tax year is 2021				
	0110.0		o taxt yo	111010					
		penalties of perjury, I declare that I have examined this return, including accompanying schedu it is true, correct, and complete. Declaration of preparer (other than officer) is based on all inform							
Sign									
Here	0:	ure > (ISMALSEN	N	N					
	Signa		Date 🕨	Noven	ıber 8, 2021				
	Drint	our name ► GRAHAM TALBOT	Title 🕨	CFO					
D · ·	יזחני	Print/Type preparer's name Preparer's signature	Date	GEU					
Paid					Check if self-employed				
Prepa		Firm's name	I		Firm's EIN ►				
Use C	niy	Firm's address			Phone no.				

Form 8937 (Rev. 12-2011)

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