Form **8937**(December 2017) Department of the Treasury Internal Revenue Service

Report of Organizational Actions Affecting Basis of Securities

► See separate instructions.

OMB No. 1545-0123

Part I	Reporting I	ssuer									
1 Issuer's	name				2 Issuer's employer identification number (EIN)						
		L PARTNERS INC. ditional information	98-1361786 5 Email address of contact								
3 Name o	i contact for auc	aluonai iniormation	5 Email address of contact								
SCOTT MO	RRIS			(425) 458-5900	scott.morris@trilogy-international.com						
		O. box if mail is not									
	VE NE, SUITE	400	BELLEVUE, WA 98004								
8 Date of action 9 Classification and description											
	222		0014140	N STOCK							
JULY 28, 20 10 CUSIP		11 Serial number(N STOCK 12 Ticker symbol	13 Account number(s)						
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896	21T108			TSXV:TRL.H							
Part II					See back of form for additional questions.						
					date against which shareholders' ownership is measured for						
the action ► ON JULY 28, 2023, THE COMPANY MADE A CASH DISTRIBUTION OF \$0.31 CAD PER COMMON SHARE.											
THE DISTR	IBUTION WAS I	MADE PURSUANT	TO A PLAN C	F COMPLETE LIQUIDAT	TION ADOPTED ON JUNE 10, 2022.						

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15 Descr	ibe the quantitat	ive effect of the orga	anizational act	ion on the basis of the se	curity in the hands of a U.S. taxpayer as an adjustment per						
		age of old basis ► S									
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			basis and the	data that supports the cal	culation, such as the market values of securities and the						
valuat	ion dates ► <u>SEE</u>	STATEMENT 1									
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Pa	rt II		Organizatio	onal Action (co.	ntinued)					
17	List	the a	applicable Inte	ernal Revenue Cod	le section(s) and subsection(s) upon which the tax	treatment is based ▶	SECTION 3	331
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18	Can	any	resulting loss	s be recognized? ▶	SEE STA	ATEMENT 1				
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19	Prov	vide :	any other info	rmation necessary	to implem	ent the adjustmen	t, such as the reporta	ble tax year ► SEE S	IAIEMENI 1	
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seno	-om	п 89	<i>ও।</i> (including a	accompanying stat	ternents) to	. Department of the	ne Treasury, Internal F	evenue service, Ogo	1011, UT 84201-	JUJ4

TRILOGY INTERNATIONAL PARTNERS INC.

EIN: 98-1361786 FORM 8937

Statement 1

Part II, Lines 15, 16, 18, and 19

The cash distribution should be treated as a distribution made in complete liquidation pursuant to a timely adopted plan of liquidation under Section 331 of the Code. The amount of cash received by a U.S. Holder pursuant to the cash distribution will be treated first as a non-taxable return of capital, causing a reduction in the tax basis (to the extent thereof) of such U.S. Holder's Common Shares, and any amounts in excess of the U.S. Holder's tax basis will constitute gain from a sale or exchange of Common Shares. Any such gain will be capital gain and will be long-term capital gain if the holding period of the Common Shares, upon which a cash distribution is made, exceeds one year as of the date of such particular cash distribution. Long-term capital gain is currently subject to a reduced rate of tax for non-corporate U.S. Holders (including individuals). If a U.S. Holder holds a single block of Common Shares (generally, a group of Common Shares acquired in the same transaction at the same cost), the amount of each cash distribution received by such U.S. Holder will first be applied against the total tax basis of the Common Shares and gain will be recognized only after an amount equal to the tax basis has been fully recovered. If a U.S. Holder owns more than one block of stock, the amount of each cash distribution must be allocated ratably among each block of Common Shares in the proportion that the number of Common Shares in a particular block bears to the total number of Common Shares owned by such U.S. Holder. Gain or loss (including the character of such gain or loss as short- or long-term capital gain or loss) must be computed and determined separately with respect to each block of Common Shares. Gain will be recognized only after the tax basis of each block has been recovered. Once the tax basis of a specific block of Common Shares has been recovered, all subsequent distributions allocable to that block will be recognized as gain in their entirety. Any losses will be recognized only after the Corporation has made its final cash distribution pursuant to a timely adopted plan of liquidation, or upon a U.S. Holder disposing of such Common Shares in a fully taxable transaction.

This organizational action is reportable with respect to the tax year of the shareholder during which the distribution was received (e.g. 2023 for calendar year taxpayers). The above discussion does not constitute tax advice. Please consult your tax advisor.