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

Part I Reporting Issuer 2 Issuer's employer identification number (EIN) 1 Issuer's name Windstream Holdings, Inc. 46-2847717 3 Name of contact for additional information 4 Telephone No. of contact 5 Email address of contact Okapi Partners (877) 629-6356 windstream@ okapipartners.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 4001 N. Rodney Parham Rd. Little Rock, AR 72212 8 Date of action 9 Classification and description November 6, 2017 Debt for debt exchange 10 CUSIP number 11 Serial number(s) 12 Ticker symbol 13 Account number(s) WIN Organizational Action Attach additional statements if needed. See back of form for additional guestions. Describe the organizational action and, if applicable, the date of the action or the date against which shareholders' ownership is measured for the action ► See attached 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 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

Form	8937 (Rev	12-2011)	Page 2
Pa	rt II (Organizational Action (continued)	
17	List the	applicable internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based ▶	See attached
_			
111112			<u> </u>
	-0.40		
S 18		And the second s	
18	Can any	resulting loss be recognized? ► See attached	
S-112			
		5-55	
-		900000 a	
-			V 10-4
			/
			W.Zeonossano-e
40	Dum, dala	and all an information and the invalence the adjustment and a the consultation of the consultation.	.alead
19	Provide	any other information necessary to implement the adjustment, such as the reportable tax year ▶ See atta	cnea
1			
S			
SEAS.	(1150):		
_			
-			
3			
_			
))			
	Unde	r penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, ar	nd to the best of my knowledge and
٥: -		, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which prepare	r nas any knowledge.
Sig Hei	-	12/1	حاك
nei	Signa	ture Date Date	7/1/
		Clay Debincon	cident . Tay
20070		Driet/Time evenevaria name Preparer's signature Date	sident - Tax
Pai		1	Check if File elf-employed
	eparer e Only		irm's EIN ▶
US	e Offiny		Phone no.

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

Windstream Holdings, Inc. Attachment to Internal Revenue Service Form 8937

The information contained herein is being provided pursuant to the requirements of Section 6045B of the Internal Revenue Code of 1986, as amended (the "Code"). The information in this document does not constitute tax advice and is not intended or written to be used, and cannot be used, for the purpose of avoiding penalties under the Code. Holders should consult their own tax advisors regarding the particular tax consequences of the Exchange (as defined below) to them, including the applicability and effect of all U.S. federal, state and local and foreign tax laws.

Form 8937, Part I, Line 10 - CUSIP Numbers

Old Notes	New Notes
97381WAN4,97381WAM6	97381LAB4
97381WAT1,97381WAR5,U9700PAK1	97381LAA6
97381WAT1,97381WAR5,U9700PAK1	97381LAB4
97381WAX2	97381LAA6
97381WAU8	97381LAA6

Form 8937, Part II, Line 14

1. 2020 Exchange

On November 6, 2017 ("Issue Date"), Windstream Services, LLC (the "Issuer"), an entity disregarded as separate from Windstream Holdings, Inc. for U.S. federal income tax purposes, and Windstream Finance Corp. ("Co-Issuer," and together with the Issuer, the "Issuers") issued approximately \$150.0 million aggregate principal amount of new 8.625% notes due 2025 ("New 8.625% Notes") in exchange ("2020 Exchange") for approximately \$158.0 million principal amount of existing 7.75% Notes Due 2020 ("Existing 2020 Notes") at early settlement. The Issuer also paid in cash accrued and unpaid interest on the Existing 2020 Notes from the applicable latest interest payment date to, but not including, the Issue Date.

2. 2021 Exchange

On the Issue Date, the Issuers issued approximately \$139.8 million aggregate principal amount of new 6.375% notes due 2023 ("New 6.375% Notes") in exchange ("2021 Exchange 1") for approximately \$127.2 million principal amount of existing 7.75% notes due 2021 ("Existing")

2021 Notes") at early settlement. The Issuers also paid in cash accrued and unpaid interest on the Existing 2021 Notes from the applicable latest interest payment date to, but not including, the Issue Date. Moreover, on the Issue Date, the Issuers issued approximately \$50.0 million aggregate principal amount of New 8.625% Notes in exchange ("**2021 Exchange 2**", together with 2021 Exchange 1, "**2021 Exchange**") for approximately \$52.7 million principal amount of the Existing 2021 Notes at early settlement. The Issuers also paid in cash accrued and unpaid interest on the Existing 2021 Notes from the applicable latest interest payment date to, but not including, the Issue Date.

3. 2022 Exchange

On the Issue Date, the Issuers issued approximately \$180.4 million aggregate principal amount of New 6.375% Notes in exchange ("2022 Exchange") for approximately \$167.1 million principal amount of existing 7.5% notes due 2022 ("Existing 2022 Notes") at early settlement. The Issuers also paid in cash accrued and unpaid interest on the Existing 2022 Notes from the applicable latest interest payment date to, but not including, the Issue Date.

4. 2023 Exchange

On the Issue Date, the Issuers issued approximately \$233.5 million aggregate principal amount of New 6.375% Notes in exchange ("**2023 Exchange**") for approximately \$217.3 million principal amount of existing 7.5% notes due 2023 ("**Existing 2023 Notes**") at early settlement. The Issuers also paid in cash accrued and unpaid interest on the Existing 2023 Notes from the applicable latest interest payment date to, but not including, the Issue Date.

In later paragraphs, the 2020 Exchange, 2021 Exchange, 2022 Exchange, and 2023 Exchange will be together referred as "Exchange." The New 8.625% Notes and New 6.375% Notes will be together referred as "New Notes." The Existing 2020 Notes, Existing 2021 Notes, Existing 2022 Notes, and Existing 2023 Notes will be together referred as "Old Notes."

Form 8937, Part II, Line 15

The Issuers have determined that, although the issue is not free from doubt, the Exchange will be treated as a significant modification under Reg.1.1001-3 to holders for U.S. federal income tax purposes if such holder participates in the Exchange.

Although the issue is not free from doubt, the Issuers intend to take the position that all of the Old Notes and New Notes will be treated as securities for U.S. federal income tax purposes, and that the Exchange will thus be treated as a recapitalization. If the Exchange is treated as recapitalization, then a U.S. holder generally will not recognize gain or loss with respect to the Exchange, subject to certain exceptions. Under the rules applicable to recapitalizations, a holder recognizes gain equal to the lesser of (i) the gain realized by the holder and (ii) the cash amount received, if any (not including any amounts attributable to accrued and unpaid interest on the

Old Notes) plus the fair market value of the excess of (a) the principal amount of the New Notes over (b) the principal amount of the Old Notes exchanged therefor (such excess, the "excess principal amount"). The amount described in the foregoing clause (ii) shall hereinafter be referred to as the "boot". In general, a U.S. holder would obtain a tax basis for the portion of its New Notes received that corresponds to any boot received equal to the fair market value of such boot and a tax basis for the remainder of the New Notes received that is equal to such holder's adjusted tax basis in the Old Notes surrendered, increased by any gain recognized on the Exchange and decreased by the amount of any boot received (including the excess principal amount, but excluding any amounts attributable to accrued and unpaid interest on the Old Notes). In addition, any accrued market discount on such Old Notes that was not previously included in income will generally carry over to the New Notes, as applicable, and such the New Notes would also be treated as acquired at a market discount if the stated principal amount of the New Notes, as applicable, exceeds the U.S. holder's initial tax basis for such notes by more than a de minimis amount.

If the Exchange fails to qualify as a recapitalization, a U.S. holder will generally recognize gain or loss equal to the difference, if any, between the amount realized on the Exchange and the U.S. holder's adjusted tax basis in the Old Notes. The amount realized will be equal to the issue price of the New Notes. For these purposes, the amount realized does not include any amount attributable to accrued interest on the Old Notes that has not previously been included in income.

Holders should consult their own tax advisers regarding the particular tax consequences of the Exchange to them.

Form 8937, Part II, Line 16

As discussed in Line 15, for New Notes received in the Exchange (and assuming the Exchange is treated as a recapitalization), a holder's initial tax basis in the New Notes received shall be determined as follows:

- A holder's initial tax basis in the portion of the New Notes received that corresponds to any
 "boot" received (as defined in Line 15, above) will be the fair market value of such "boot"
 (i.e., the cash amount received if any (not including any amounts attributable to accrued and
 unpaid interest on the Old Notes), plus the fair market value of the "excess principal
 amount," as defined in Line 15, above).
- A holder's initial tax basis in its remaining portion of New Notes received will be the same as
 the holder's tax basis in the Old Notes surrendered, increased by the amount of gain
 recognized by the holder in the Exchange, if any, and decreased by the amount of "boot" (as
 defined in Line 15, above) that is received by the holder.

The following simplified examples illustrate a hypothetical U.S. holder's calculation of its adjusted tax basis in the New Notes received on the Issue Date. The examples below use

simplified numbers and assumptions, are for illustrative purposes only, and do not purport to fully describe the actual facts or tax consequences that may apply to a particular holder. Holders should consult their own tax advisers regarding the particular tax consequences of the Exchange to them.

Example for 2020 Exchange and 2021 Exchange 2:

Investor A exchanged \$1,000 principal amount of Old Notes for New Notes with a principal amount of \$950. A had a tax basis in the Old Notes equal to the principal amount of the Old Notes immediately before the Exchange.

The New Notes were issued at an issue price of 99% of face, or \$990 per face amount of \$1,000.

Old Notes Principal Amount (par): \$1,000 Assumed Old Notes Tax Basis (tb):\$1,000 Excess Principal (ep):0										
Exchanged For	Exchange Terms			Gain on the Exchange			New Notes Received			
	Principal Amount (A)	Issue Price (B)	Cash Amount (C)	Boot (D)=(C)+FMV of (ep)	Gain Realized (E)	Gain Recognized (F)=Lesser of (D) or (E)	Tax Basis (portion not boot) (G)=(tb)+(F)-(D)	Tax Basis (boot portion) (H)=FMV of (ep)		
New Notes of \$950	\$950	\$940.5	0	0	0	0	\$1,000	0		

Example for 2021 Exchange 1:

Investor B exchanged \$1,000 principal amount of Old Notes for New Notes with a principal amount of \$1,100. B had a tax basis in the Old Notes equal to the principal amount of the Old Notes immediately before the Exchange.

The New Notes were issued at an issue price of 65.50% of face, or \$655 per face amount of \$1,000.

Old Notes Principal Amount (par): \$1,000 Assumed Old Notes Tax Basis (tb):\$1,000 Excess Principal (ep):\$100										
Exchanged For	Exchange Terms			Gain on the Exchange			New Notes Received			
	Principal Amount (A)	Issue Price (B)	Cash Amount (C)	Boot (D)=(C)+FMV of (ep)	Gain Realized (E)	Gain Recognized (F)=Lesser of (D) or (E)	Tax Basis (portion not boot) (G)=(tb)+(F)-(D)	Tax Basis (boot portion) (H)=FMV of (ep)		
New Notes of \$1,100	\$1,100	\$720.5	0	\$65.50	0	0	\$934.5	\$65.50		

Example for 2022 Exchange:

Investor C exchanged \$1,000 principal amount of Old Notes for New Notes with a principal amount of \$1,080. C had a tax basis in the Old Notes equal to the principal amount of the Old Notes immediately before the Exchange.

The New Notes were issued at an issue price of 65.50% of face, or \$655 per face amount of \$1,000.

Old Notes Principal Amount (par): \$1,000 Assumed Old Notes Tax Basis (tb):\$1,000 Excess Principal (ep):\$80										
Exchanged For	Exchange Terms			Gain on the Exchange			New Notes Received			
	Principal Amount (A)	Issue Price (B)	Cash Amount (C)	Boot (D)=(C)+FMV of (ep)	Gain Realized (E)	Gain Recognized (F)=Lesser of (D) or (E)	Tax Basis (portion not boot) (G)=(tb)+(F)-(D)	Tax Basis (boot portion) (H)=FMV of (ep)		
New Notes of \$1,080	\$1,080	\$707.4	0	\$52.4	0	0	\$947.6	\$52.4		

Example for 2023 Exchange:

Investor D exchanged \$1,000 principal amount of Old Notes for New Notes with a principal amount of \$1,075. D had a tax basis in the Old Notes equal to the principal amount of the Old Notes immediately before the Exchange.

The New Notes were issued at an issue price of 65.50% of face, or \$655 per face amount of \$1,000.

Old Notes Principal Amount (par): \$1,000 Assumed Old Notes Tax Basis (tb):\$1,000 Excess Principal (ep):\$75										
Exchanged For	Exchange Te	rms		Gain on the Exchange			New Notes Received			
	Principal Amount (A)	Issue Price (B)	Cash Amount (C)	Boot (D)=(C)+FMV of (ep)	Gain Realized (E)	Gain Recognized (F)=Lesser of (D) or (E)	Tax Basis (portion not boot) (G)=(tb)+(F)-(D)	Tax Basis (boot portion) (H)=FMV of (ep)		
New Notes of \$1,075	\$1,075	\$704.125	0	\$49.125	0	0	\$950.875	\$49.125		

Form 8937, Part II, Line 17

Sections 354, 358, 368, 1001, and 1012 of the Code.

Form 8937, Part II, Line 18

The Exchange generally should not result in a loss to holders to the extent the Exchange is a tax-free recapitalization. If the Exchange does not qualify as a recapitalization for U.S. federal income tax purposes, the Exchange may result in a loss to a holder to the extent such holder's tax basis in the Old Notes exceeds the fair market value of the New Notes.

Form 8937, Part II, Line 19

The Issuers have determined that the New 8.625% Notes are part of an issue a substantial amount of which was issued for money within the meaning of Reg. 1.1273-2(a). Accordingly, the Issuers have determined the issue price of the New 8.625% Notes as of the Issue Date is 99.00% of par.

The Issuers have determined that the New 6.375% Notes are "traded on an established market", and the issue price of the New 6.375% Notes is 65.50% of par.

The reportable tax year is 2017 with respect to calendar year taxpayers.