Amended Form 8937 for June 1, 2022 Distribution

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

Report of Organizational Actions Affecting Basis of Securities

OMB No. 1545-0123

▶ See separate instructions.

Part I Reporting Issuer								
1 Issuer's name		2 Issuer's employer identification number (EIN)						
First Francy Corp		34-1843785						
FirstEnergy Corp Name of contact for additional information	4 Telephone No. of contact	5 Email address of contact						
Greg Gawlik	1-800-643-9877	taxservices@firstenergycorp.com						
6 Number and street (or P.O. box if mail is no	7 City, town, or post office, state, and ZIP code of contact							
		Akron, Ohio 44308						
76 South Main Street 8 Date of action	ANOII, Onto 44300							
bate of dotton	9 Classification and description							
June 1, 2022	Distribution on common stock							
10 CUSIP number 11 Serial number	r(s) 12 Ticker symbol	13 Account number(s)						
337932107	FE ach additional statements if needed. See	hack of form for additional questions						
Part II Organizational Action Atta	applicable, the date of the action or the date	against which shareholders' ownership is measured for						
14 Describe the organizational action and, if	applicable, the date of the action of the date	ion of \$0.39 per common share to its shareholders of						
on June 1, 2022, Firsterie	rch 1 2022 FF paid a quarterly distribution	n of \$0.39 per common share to its shareholders of						
record as of February 7, 2022.	Cit 1, 2022, i E para a quarterry aroundate							
record as of representative freeze.								
15 Describe the quantitative effect of the org	ganizational 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 ▶	The character of a distribution as either a	dividend or return of capital for federal income tax						
purposes depends on FE's estimate of earni	ngs and profits for the full year. The info	rmation set forth in this Form is based on estimates						
as of the date the Form is posted to FE's pul	blic website. Estimates can change throu	ghout the year and, if they do, FE will file a corrected						
Form for impacted distributions pursuant to	applicable Treasury Regulations.							
	L 1000/ -54b - distributions said on Cost	combor 1, 2022, June 1, 2022 and March 1, 2022 are						
Based on the current estimates, approximat	ely 100% of the distributions paid on September 100% of the distributions paid on September 100% of the st	ember 1, 2022, June 1, 2022 and March 1, 2022 are nareholders' tax basis. Tax basis in the common						
not dividends and will be treated as nontaxa	portagable portion of the distribution. A	ny amount in excess of a shareholder's tax basis						
shares will be reduced by the amount of the	tay purposes Shareholders should cons	sult their own tax advisors to determine the income tax						
will be treated as gain for US federal income tax purposes. Shareholders should consult their own tax advisors to determine the income tax consequences of their specific situation. FE is providing this Form for informational purposes only and not as legal or tax advice.								
This amended Form 8937 supersedes the pr	ior Form posted for the June 1, 2022 distr	ibution.						
16 Describe the calculation of the change in	basis and the data that supports the calcula	ation, such as the market values of securities and the						
valuation dates ▶ Pursuant to Internal I	Revenue Code sections 301(c) and 316(a)	, the taxability of the distribution is based on FE's						
earnings and profits as computed for U.S. fe	ederal income tax purposes. FE's estimat	ed current and accumulated earnings and profits						
applicable to 2022 distributions supports the disclosure that approximately 100% of the September 1, 2022, June 1, 2022 and March 1, 2022								
distribution is a nontaxable return of capital to the extent of the shareholders' tax basis.								

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Part		Organizational Acti	i on (continued)				
17 Li	st the	applicable Internal Rever	nue Code section(s	s) and subsection(s) upon	which the tax treat	tment is based ▶	•
Interna	Reve	nue Code sections 301	(c) and 316(a).				
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			S		64. April 19. Ap	*******************************	

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18 C	an any	resulting loss be recogn	lized? ► N/A				

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40 D	vas dala	any other information no	ooogan, to implem	nent the adjustment, such	as the reportable t	av voar N	
19 P	TOVICE	any other information ne	tav advisarat	e determine the income	es acassas sas	s of their speci	fic situation. FE is providing
					ax consequence	s or men speci	it situation. Fe is providing
this Fo	rm for	informational purposes	s only and not as	legal or tax advice.			
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					Promotern Company of the Company of		
	1						
	Unde	r penalties of perjury, I decl i, it is true, correct, and com	are that I have exam plete. Declaration of	ined this return, including acc preparer (other than officer) is	companying schedule based on all informa	es and statements ition of which prep	, and to the best of my knowledge and arer has any knowledge.
Sign Here		N	100	0.00		ate > 10/11	/2027
1 ICI C	Signa	ature ► <u>Meşou</u>	yg-va		Da	ate Colli	/
	Print	your name ► Gregory J.	Gawlik		Ti	tle▶ Assistan	t Controller, Tax
Paid	1	Print/Type preparer's name		Preparer's signature		Date	Check if self-employed
Prepa	arer			And the second s			
Use (Firm's name ▶	AND THE RESERVE OF THE PARTY OF				Firm's EIN ▶
		Firm's address ▶					Phone no.
Send F	orm 89	37 (including accompan	ying statements) to	o: Department of the Treas	sury, Internal Reve	nue Service, Og	den, UT 84201-0054