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

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|---|---|------------------------------|--|----------------------------------|---------------------|--|
| 1 Issuer's name | | | 2 lasuer's employer identification number (EIN) | | | |
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| DICK'S SPORTING GOODS, INC. | | | | 16-1241537 | | |
| 3 Name of contact for addition | onal information 4 | Telephone No. of contact | t | 5 Email address of contact | | |
| NATE GILCH | | (724) 273-34 | | INVESTORS@DCSG.COM | | |
| 6 Number and street (or P.O. | . box if mail is not de | of contact | 7 City, town, or post office, state, and ZIP code of contact | | | |
| 345 COURT STREET | | _ | | CORAOPOLIS, PA 15108 | | |
| 8 Date of action | | 9 Classification and de | scription | | | |
| HINE 40, 2000 | | O OFF CONVERTING F | THIOD NOTES DI | IE 2025 | | |
| JUNE 19, 2020 10 CUSIP number 11 | Cordel manufacture | 3.25% CONVERTIBLE S | | 13 Account number(s) | | |
| 10 COSIP number | 1 Serial number(s) | 12 Ticker syr | MDOI | 13 Account number(s) | | |
| 253393AC6 | N/A | N/A (common | | N/A | -Naa | |
| | | | | k of form for additional que | | |
| 14 Describe the organization the action ► SEE ATTA | | licable, the date of the act | ion or the date agai | nst which shareholders' owners | hip is measured for | |
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| 15 Describe the quantitative share or as a percentage | | | of the security in th | ne hands of a U.S. taxpayer as a | n adjustment per | |
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| Describe the calculation of valuation dates ► <u>SEE AT</u> | | and the data that suppor | ts the calculation, s | such as the market values of sec | curities and the | |
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| For Paperwork Reduction Act | Notice, see the sep | erate instructions. | Cat | . No. 37752P | Form 8937 (12-2017) | |

| orm 89 | 37 (12 | -2017) | | | Page 2 |
|------------|----------|---|---|----------------------------|-------------------------------------|
| Part | | Organizational Action (continu | ied) | | |
| 17 L | lst the | applicable internal Revenue Code sec | ction(s) and subsection(s) upon which the tax t | treatment is based i | SEE ATTACHMENT. |
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| 8 C | an an | y resulting loss be recognized? ► <u>SE</u> | E ATTACHMENT. | | |
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| • 0 | man dada | and other information recognite in | unlamant the cellumbrant area as the new state | 1- 1 | |
| 9 P | TOVIGE | any other information necessary to im | plement the adjustment, such as the reportab | ie tax year ► <u>SEE A</u> | TTACHMENT. |
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| | Unde | r penalties of perjury, I declare that I have | Scarnined this return, including accompanying sched | dules and statements, | and to the best of my knowledge and |
| ign | bellet | , it is true, correct and complete. Declaratio | on of preparer (other than officer) is based on all infor | mation of which prepa | rer has any knowledge. |
| lere | Signa | and found | | Date > 8/ | 11/2020 |
| | | Todd Hinnell | | | |
| aid | PTERK | your name ➤ Todd Hipwell Print/Type preparer's name | Preparer's signature | Title ► VP of Fina | Check I If PTIN |
| repa | | Sharks a same A | | | self-employed |
| ise C | nly | Firm's address > | | | Firm's EIN ▶ Phone no. |
| and Fo | rm 89 | | ts) to: Department of the Tressury, Internal Re | venue Service, Ond | |

DICK'S SPORTING GOODS, INC. EIN: 16-1241537 ATTACHMENT TO 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"), and includes a general summary regarding the application of certain U.S. federal income tax laws and regulations related to the effects of the relevant organizational action. The information contained herein does not constitute tax advice and does not purport to be complete or describe the tax consequences that may apply to particular persons or categories of persons. Applicable holders are encouraged to consult their independent tax advisors regarding the particular consequences of the relevant organizational action to them (including the applicability and effect of all federal, state, local and non-U.S. laws).

Part II, Box 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.

On June 22, 2020, each shareholder of the common stock of DICK'S Sporting Goods, Inc. (the "Company") that was listed as a holder of record became entitled to a cash dividend of \$0.3125 with respect to its common stock. The cash dividend was paid to such shareholders on June 30, 2020. On June 19, 2020 (the "Ex-Dividend Date"), pursuant to the Indenture, dated April 17, 2020, (the "Indenture") by and between the Company and U.S. Bank National Association, as trustee, in connection with the Company's 3.25% Convertible Senior Note due 2025 (the "Notes"), the cash dividend resulted in an adjustment to the conversion rate, effective immediately after 9:00 a.m., New York City time on such Ex-Dividend Date. After giving effect to the adjustment, as of the Ex-Dividend Date, the conversion rate was changed from 28.2618 shares of common stock per \$1,000 principal amount of Notes to 28.4788 shares of common stock per \$1,000 principal amount of Notes.

Part II, Box 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.

The Company expects the conversion rate adjustment to be treated for U.S. federal income tax purposes as a deemed distribution under Code Section 305(c) as a result of such adjustment compensating the holder for cash distributed to shareholders that are taxable under Code Section 301. The amount of the deemed distribution was calculated to be \$8.9013 per \$1,000 principal amount of Notes as shown below in Part II, Box 16.

The distribution is expected to be made from the earnings and profits of the Company, based on reasonable assumptions currently available. As a result, the dividend of \$8.9013 per \$1,000 principal amount of Notes should increase the holder's tax basis by the amount of the distribution.

Part II, Box 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.

Pursuant to the Indenture, the conversion calculation is defined as $A = B^*[C/(C-D)]$, where:

- A = Updated conversion rate = 28.4788
- B = Conversion rate on the date before the Ex-Dividend Date = 28.2618
- C = Closing stock price on the day before the Ex-Dividend Date = \$41.02
- D = Dividend amount per common share = \$0.3125

Using the same variables above, the deemed distribution calculation is defined as (A-B)*C. The deemed distribution amount per \$1,000 principal amount of Notes is \$8.9013.

Part II, Box 17 - List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based.

Tax consequences to holders of the Notes are determined under Code Sections 301, 305(c), 312 and 316 and Treasury Regulations Sections 1.305-3 and 1.305-7.

Part II, Box 18 - Can any resulting loss be recognized?

No holders of the Notes will recognize a loss as a result of the adjustment to the conversion rate of the Notes.

Part II, Box 19- Provide any other information necessary to implement the adjustment, such as the reportable tax year.

The effective date of the conversion rate change is June 19, 2020. For calendar year taxpayers, the reportable tax year is 2020.