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

Reporting Issuer					
1 Issuer's name		2 Iss	2 Issuer's employer identification number (EIN)		
Vesuvius plc			İ		
3 Name of contact for additional i	nformation 4 Telepho	Telephone No. of contact		5 Email address of contact	
Rachel Fell		+ 44 (0) 207 7822 0062		rachel.fell@vesuvius.com	
6 Number and street (or P.O. box if mail is not deli				7 City, town, or post office, state, and Zip code of contact	
		•	1	, , , , ,	
165 Fleet Street			Londo	n EC4A 2AE	
8 Date of action	9 Clas	sification and descriptio		120 11 212	
December 19, 2012	Commo	n stock			
10 CUSIP number 11 Se	erial number(s)	12 Ticker symbol	13 Ac	count number(s)	
				.,	
		VSVS and ALNT			
Part II Organizational A	ction Attach addition	al statements if neede	d. See back of fo	rm for additional questions.	
14 Describe the organizational ac	tion and, if applicable, th	e date of the action or th	ne date against whi	ch shareholders' ownership is measured for	
the action ► As a result of the	e demerger, Vesuvius pla	(VSVS) shareholders as	s of 6:00pm on Dec	ember 18, 2012 had the right to receive	
278,448,752 shares of common stoc	k of Alent plc (ALNT). Th	e demerger effective time	e was prior to the Lo	ondon Stock Exchange (LSE) opening on	
December 19, 2012. In the demerger	r, VSVS stockholders rec	eived one share of ALNT	Common stock for	every one share of VSVS common stock held.	
As a result of the demerger, ALNT be				z z z z z z z z z z z z z z z z z z z	
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Vesuvius plc Ticker Symbol: VSVS (I	LSE)				
Alent plc Ticker Symbol: ALNT (LSE					
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15 Describe the quantitative effect	t of the organizational ac	tion on the basis of the	security in the hand	s of a U.S. taxpayer as an adjustment per	
share or as a percentage of old	d basis ▶ Pursuant to Se	ection 358 of the Internal	Povonuo Codo, co	ch VSVS stockholder will need to allocate the	
tax hasis in VSVS shares immediate	ly hefore the demerger h	atween shares of VSVS	common stock and	the shares of ALNT common stock received in	
				and ALNT common stock is based on their	
				re are many potential ways to determine	
the FMV of VSVS and ALNT commo		See Heas. Reg. Sec. 1.	336-2(a)(2)(IV). The	re are many potential ways to determine	
THE TWO OF VOVO AND ALIVE COMMO	II SLOCK.				
Based on the quarter up principle on	December 10, 2012 /ee	described below. 54 400	V - 5 4b		
				ger tax basis in the VSVS shares should be	
allocated to VSVS common stock and	1 40.07 % SHOULD be alloc	aled to ALIVE common s	tock received in the	e demerger.	
		-			
16 Describe the coloulation of the		-1-4-11-1			
Describe the calculation of the	change in basis and the	data that supports the d	calculation, such as	the market values of securities and the	
One approac	to determine the FMV	of VSVS and ALNT com	mon stock, which is	consistent with UK approach to demerger	
				e highest and lowest prices at which bargains	
				wn in the quotations for the shares in the	
				es (323.95 for VSVS and 309.65 for ALNT)	
				ted 51.13% to VSVS shares and 48.87% to	
ALNT shares. See example below wi	nich assumes pre-demer	ger tax basis of 3,000 GE	BP per share in 10 s	shares of VSVS common stock:	
No. c	of Shares Quarter-	up Total FMV	% of Total	Allocated	
After [Demerger Price on 12	2/19/12 at 12/19/12	FMV at 12/19/12	Tax Basis	
VSVS Common Stock 16	0 323.95 0	3,239.50 GBP	51.13 %	1,533.90 (51.13% of 3,000 GBP)	
ALNT Common Stock 10	309.65 G	BP 3,096.50 GBP		1,466.10 (47.70% of 3,000 GBP)	
Total		6,336.00 GBP		3,000.00	
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Part I		Organizational Action (co	ntinued)		
				·	
17 Lis	st the	applicable Internal Revenue Cod	e section(s) and subsection(s) upon	which the tax treatment is	s based ► For U.S. tax purposes, the
demerge	er is a	tax free spin-off under Section 3	55. Pre-demerger basis in VSVS sh	nares is allocated between	VSVS shares and ALNT shares under
Treas. F	Reg. S	ec. 1.358-2(a)(2)(iv), in accordan	ce with Sections 358(a) through 358	3(c). Pursuant to Section 3	55(a), no gain or loss will be recognized
by VSVS	S stoc	kholders as a result of the demer	ger. Under Section 1223(1), the hole	ding period of a VSVS stoc	kholder in ALNT stock received in the
demerge	er will	include the holding period of the	pre-demerger VSVS stock with resp	ect to which the distribution	n of the ALNT stock was made.
18 Ca	an any	resulting loss be recognized? ►	No loss will be recognized by VS\	/S stockholders upon recei	pt of ALNT stock.
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			to implement the adjustment, such	as the reportable tax year	► The demerger and receipt of ALNT
commor	stock	coccurred in calendar year 2012.			
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			have examined this return, including acc claration of preparer (other than officer) is		atements, and to the best of my knowledge an
o	Deliei	, it is true, correct, and complete. Dec	claration of preparer (other than officer) is	s based on all information of w	nich preparer has any knowledge.
Sign			_		
Here	Signa	ature > 1 < ac he)	5. /EII	Date ► _	15 JANUARY 2018
	Print	your name ► Rachel Fell			Company Secretary
Paid		Print/Type preparer's name	Preparer's signature	Date	Check if PTIN
Prepa	irer				self-employed
Use C		Firm's name ►			Firm's EIN ▶
		Firm's address ▶			Phone no.
Send Fo	rm 89	37 (including accompanying stat	ements) to: Department of the Trea	sury, Internal Revenue Ser	vice, Ogden, UT 84201-0054