Report of Organizational Actions Affecting Basis of Securities

	►	See	sepa	irate	instr	uctions.
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inte	mai neve	enue Service	
P	art I	Reportir	ng Issuer
1	Issuer	's name	

X Form

(December 2017) Department of the Treasury

1 Issuer's name				2 Issuer's employer identification number (EIN)
Surf Air Mobility Inc.				36-5025592
3 Name of contact for ad	ditional information	4 Telephor	e No. of contact	5 Email address of contact
Colleen Brooks			(424) 332-5480	colleen.brooks@surfair.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
10111 C. Cremehaus Blue				
12111 S. Crenshaw Blvd. 8 Date of action		9 Class	sification and description	Hawthorne, CA 90250
		0 0123		
See attachment		See atta		
10 CUSIP number	11 Serial number(s)	12 Ticker symbol	13 Account number(s)
868927 203	N/A		SRFM (NYSE)	N/A
Part II Organizati		ch additiona		See back of form for additional questions.
14 Describe the organiza	ational action and, if a	pplicable, the	e date of the action or the	date against which shareholders' ownership is measured for
the action ► See at				-
15 Describe the quantita share or as a percent				curity in the hands of a U.S. taxpayer as an adjustment per
16 Describe the calculat valuation dates ► <u>Ser</u>		basis and the	data that supports the cal	culation, such as the market values of securities and the

For Paperwork Reduction Act Notice, see the separate Instructions.

Partul Organizational Action (continued) 17 List the applicable internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based ▶ See attachment 18 Can any resulting loss be recognized? ▶ See attachment. 18 Can any resulting loss be recognized? ▶ See attachment. 19 Provide any other information necessary to implement the adjustment, such as the reportable tax year ▶ See attachment. 19 Provide any other information necessary to implement the adjustment, such as the reportable tax year ▶ See attachment.	Page 2
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belief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer has any knowledge.	lowledge and
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Print your name ► Oliver Reeves Title ► CFO	
Drint / Turne preparente nome Proparente signature Date DTIN	
Preparer	
Use Only Firm's name Firm's EIN ► Firm's address ► Phone no.	
Send Form 8937 (including accompanying statements) to: Department of the Treasury, Internal Revenue Service, Ogden, UT 84201-0054	

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SURFAIR SOUTHERN

Surf Air Mobility Inc. One for Seven Reverse Stock Split of Common Stock Attachment to IRS Form 8937

THE INFORMATION CONTAINED HEREIN DOES NOT CONSTITUTE TAX ADVICE AND DOES NOT PURPORT TO BE COMPLETE OR TO DESCRIBE THE TAX CONSEQUENCES OF THE REVERSE STOCK SPLIT THAT MAY APPLY TO PARTICULAR CATEGORIES OF SHAREHOLDERS.

SHAREHOLDERS ARE URGED TO CONSULT THEIR OWN TAX ADVISOR WITH RESPECT TO THE U.S. FEDERAL, STATE AND LOCAL AND FOREIGN TAX CONSEQUENCES OF THE REVERSE STOCK SPLIT.

Part II – Organizational Action

Line 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.

At close of business on August 16, 2024, Surf Air Mobility Inc. (the "Corporation") effected a 1for-7 reverse stock split for its outstanding shares of common stock. Pursuant to the reverse stock split, every seven (7) shares of issued and outstanding common stock automatically converted into one (1) share of common stock. A shareholder who would have otherwise been entitled to a fractional share as a result of the reverse stock split received cash in lieu thereof and was deemed for federal income tax purposes to have received and then immediately sold such fractional share for cash.

Line 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.

Upon the effective date of the reverse stock split, every seven (7) shares of common stock of the Corporation automatically converted into one (1) share of common stock. As a result, shareholders must allocate the aggregate tax basis in their shares held immediately prior to the reverse stock split among the shares held immediately after the reverse stock split (including any fractional shares for which cash in lieu was deemed to be received for federal income tax purposes). Shareholders that have acquired different blocks of common stock at different times or at different prices are urged to consult their own tax advisors regarding the allocation of their aggregated adjusted basis among, and the holding period of, that common stock.

Line 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.

See answer to Line 15. While the basis "per share" is impacted, the basis of the shareholder's total investment remains unchanged. Shareholders with blocks of pre-split common stock not

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divisible by seven (7) which reflect pre-split common stock acquired at different times or different prices must replicate such blocks of pre-split common stock in the post-split common stock received pursuant to a formula provided in Treasury regulations that seek to preserve, to the greatest extent possible the basis of a particular block of pre-split common stock in one of more post-split common stock shares received in exchange therefor. This may require the aggregate basis in one block of pre-split common stock to be allocated to post-split common stock in a manner where some post-split common stock blocks may have split basis and holding period segments. Because no fractional shares were issued, the aggregate tax basis of the Corporation common stock held by a shareholder immediately after the reverse stock split could be less than the pre-split aggregate tax basis by an amount equal to the aggregate tax basis allocated to the fractional shares, if any.

Line 17. List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based.

IRC Sections 354(a), 358(a), 368(a) and 1001.

Line 18. Can any resulting loss be recognized?

The one (1) for seven (7) reverse stock split is intended to be treated as a recapitalization for U.S. Federal income tax purposes. Therefore, except as described below with respect to cash received in lieu of a fractional share, a shareholder will not recognize any gain or loss for U.S. federal income tax purposes upon the combination of pre-reverse stock split shares into post-reverse stock split shares pursuant to the reverse stock split.

In general, a shareholder who receives cash payment in lieu of a fractional share will recognize capital gain or loss equal to the difference between the amount of cash received in lieu of the fractional share and the portion of the holder's tax basis of the pre-reverse stock split shares that is allocable to the fractional share. Such gain or loss generally will be long-term capital gain or loss if the shareholder's holding period in its pre-reverse stock split shares is more than one year as of the reverse stock split date. The deductibility of net capital losses by individuals and corporations is subject to limitations.

Line 19. Provide any other information necessary to implement the adjustment, such as the reportable tax year.

The reportable tax year in which the reverse stock split occurred is 2024.