See separate instructions.

#### Part Reporting Issue

1 Issuer's name	ing issuer	2 Issuer's employer identification number (EIN)	
Liberty Latin America			98-1386359
3 Name of contact for	or additional information	4 Telephone No. of contact	5 Email address of contact
Investors Relations		+1 (303) 925-6000	ir@lla.com
6 Number and street	t (or P.O. box if mail is not	delivered to street address) of contac	t <b>7</b> City, town, or post office, state, and ZIP code of contact
1550 Wewatta Street,	Suito 710		Denver, Colorado, 80202
8 Date of action	Suite / 10	9 Classification and description	
September 10, 2020		Distribution of rights to purchas	
10 CUSIP number	<b>11</b> Serial number(s	s) <b>12</b> Ticker symbol	13 Account number(s)
G9001E-102	N/A	LILA	N/A
Part II Organia	zational Action Attac	h additional statements if needed	I. See back of form for additional questions.
14 Describe the org the action ► <u>Se</u>			e date against which shareholders' ownership is measured for
	antitative effect of the orga centage of old basis ► <u>Se</u>		ecurity in the hands of a U.S. taxpayer as an adjustment per
	culation of the change in b  See Attachment	asis and the data that supports the ca	alculation, such as the market values of securities and the

Form 893	87 (12-2	017)						Page <b>2</b>
Part		<b>Drganizational Action</b> (continued)						
		applicable Internal Revenue Code section(	s) and subsection(s) upon w	hich the tax tre	atment	t is based <b>&gt;</b>	Internal F	Revenue Code
Section								
		on of the subscription rights should be						
		ne subscription rights unless an election						
		hareholder should allocate their tax bas arket values. Other fair market value me			i al e al	nu me sub:	scription rigi	it based on the
<u>relative</u>		areet values. Other fair market value me	chodologics may be perm	1331010.				
<b>18</b> Ca	an anv	resulting loss be recognized? ► NO						
10 0	anany							
		<u> </u>						
<b>19</b> Pr	rovide	any other information necessary to implem	nent the adjustment, such as	s the reportable	tax ye	ar ▶		
The rep	ortabl	e tax year is the calendar year ending D	ecember 31, 2020.					
		<u> </u>						
		penalties of perjury, I declare that I have exam it is true, correct, and complete. Declaration of						
Sign		DocuSigned by:						J.
Here	Signa	Sean Fitzgerald		r	Date Þ			
	Jigha	E241FF90639C47B		I				
	Print	our name ► Sean Fitzgerald		-	Title 🕨	VP of Tax		
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 🕨	
	- ·- J	Firm's address 🕨					Phone no.	

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

# IRS Form 8937 (REPORT OF ORGANIZATIONAL ACTIONS AFFECTING BASIS FOR SECURITIES)

Attachments for Liberty Latin America Ltd.

September 10, 2020

### PART II.

# Box 14, Organizational Action

On September 10, 2020 (the "Distribution Date"), Liberty Latin America Ltd. ("LLA", the "Company", "we", or "us") commenced a rights distribution offering to raise proceeds of up to \$350 million (the "rights offering"). Pursuant to the rights offering, each holder of a Class A common share ("LILA") received 0.2690 of a subscription right ("LILAR") to purchase one Class C Common Share ("LILAK") for each LILA share held, at a discounted purchase price of \$7.14 per share. Fractional rights were rounded up to the nearest whole right with respect to each beneficial owner.

# Box 15, Quantitative Effect

Under IRC Section 307(b), the tax basis of any subscription rights received should generally be zero because, on the Distribution Date, the fair market value of the subscription rights was less than 15% of the fair market value of the LILA stock with respect to which such rights were distributed. However, under IRC Section 307(b)(2) and the Treasury Regulations promulgated thereunder, a taxpayer may make an election to allocate a portion of the tax basis in the taxpayer's existing LILA stock to the subscription rights with the taxpayer's timely filed U.S. Federal Income Tax Return for the taxable year in which the rights were received. If an IRC Section 307(b)(2) election is made, the tax basis of each LILA share is reduced to approximately 94.51% (the exact percentage depending on the rounding of a fractional right) of the tax basis of an LILA share immediately prior to the distribution and the remaining 5.49% is allocated to LILAR (the subscription rights). Shareholders should consider their individual circumstances and consult their tax advisor regarding the advisability of making this election.

### **Box 16, Supporting Calculation**

	Average Price*	Date	Shares/Rights	Total Value	Percent
LILA	8.95	9/11/2020	1000	\$8,945.00	94.51%
LILAR	1.93	9/11/2020	269	\$519.17	5.49%

First Trading date: September 11, 2020

\*Average of High and Low based on the first day of rights trading.