(December 2011) Department of the Treasury

Report of Organizational Actions Affecting Basis of Securities

► See separate instructions.

OMB No. 1545-2224

Internal Revenue Service Part I Reporting Issuer 2 Issuer's employer identification number (EIN) 1 Issuer's name Royal Gold, Inc. 84-0835164 3 Name of contact for additional information 4 Telephone No. of contact 5 Email address of contact Karli Anderson, VP Investor Relations kanderson@royalgold.com 303-573-4660 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 1660 Wynkoop Street, Suite 1000 Denver, CO 80202 8 Date of action 9 Classification and description March 30, 2016 Royal Gold Inc.'s 2.875% Convertible Senior Notes due 2019 10 CUSIP number 11 Serial number(s) 13 Account number(s) 12 Ticker symbol RGLD Organizational Action Attach additional statements if needed. See back of form for additional questions. Describe the organizational action and, if applicable, the date of the action or the date against which shareholders' ownership is measured for the action ► See attached Form 8937 Appendix A. 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 ▶ See attached Form 8937 Appendix A. 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 attached Form 8937 Appendix A.

Part I		Organizational Action (con	itinued)			
		applicable Internal Revenue Code	section(s) and subsection(s) u	pon which the tax tre	eatment is based	
See atta	chec	d Form 8937 Appendix A.				
V2. 1 =						
		- Name				
			The second secon			
18 Ca	an an	y resulting loss be recognized? ▶	See attached Form 8937 Ap	pendix A.		
			¥			
	A-1-1-					
		-				
				0-10-1		
					17.17	
		any other information necessary to	o implement the adjustment, s	such as the reportable	e tax year ►	
See atta	chec	Form 8937 Appendix A.				
\						
,						
_						
				100000		
-			V-17	****		
	Unde	r penalties of perjury, I declare that I h	ave examined this return, including	g accompanying schedu	ules and statements,	and to the best of my knowledge and
	belie	f, it is true, correct, and complete. Declar	aration of preparer (other than offic	er) is based on all inform	nation of which prepa	rer has any knowledge.
Sign		MAD un				11. 112
Here	Signa	ature >			Date >	116/16
	.	Some I	NENKER		16	& TREASURER
	Print	your name ► 31 Chaw Print/Type preparer's name	Preparer's signature	W	Title ► CFO Date	DTIN
Paid		Jps property o name	1.3.141.2			Check if self-employed
Prepa Use O		Firm's name ▶			L	Firm's EIN ▶
	ıııy	Firm's address ▶				Phone no.
Send Fo	rm 89	937 (including accompanying state	ments) to: Department of the	Freasury, Internal Rev	venue Service, Ogo	den, UT 84201-0054

Royal Gold Inc.

Form 8937 Appendix A

On April 1, 2016 (the "Record Date"), each shareholder of common stock of Royal Gold, Inc. ("RGI") that was listed as a holder of record became entitled to a cash dividend with respect to its common stock. The cash dividend was paid to each shareholder of common stock of RGI on April 15, 2016. The cash dividend resulted in an increase in the conversion rate of the Convertible Notes (as defined below) and a deemed distribution under section 301 of the Internal Revenue Code of 1986, as amended (the "Code") by reason of sections 305(b)(2) and 305(c) of the Code. Section 6045B of the Code and the underlying Treasury Regulations (the "Regulations") provided that effective January 1, 2016, if a corporation issues a cash dividend with respect to stock that results in a conversion rate adjustment on a convertible debt instrument that is treated as a deemed distribution under sections 305(b)(2) and 305(c) of the Code, an information return (this Form 8937) must be filed with the Internal Revenue Service (the "IRS") describing the action and action's quantitative effect. As an alternative to filing this information with the IRS, an issuer may post the information return to its public website.

The information contained in the attached Form 8937 and this Appendix A is intended to satisfy the requirements of public reporting by RGI under section 6045B of the Code and sections 1.6045B-1(a)(3) and 1.6045B-1(b)(4) of the Regulations. The information contained in this notice is intended to provide only a general summary of certain U.S. federal income tax consequences of the conversion rate adjustment and is not intended to be a complete analysis or description of all potential U.S. federal income tax consequences as a result of the conversion rate adjustment. You should consult your own tax advisor to determine the particular federal, state, local, or foreign income, reporting or other tax consequences of the conversion rate adjustment to you.

Line 14 – Description of Organizational Action	On the Record Date, each shareholder of		
Elle 14 – Description of Organizational Action	•		
	common stock of RGI that was listed as a		
	holder of record became entitled to a cash		
	dividend with respect to its common stock.		
	Pursuant to section 4.04(d) of the		
	Supplemental Indenture, the conversion rate on		
	the 2.875% Convertible Senior Notes due 2019		
	(the "Convertible Notes") was increased on the		
	Ex-Dividend Date to take into account such		
	cash dividend. Such adjustment to the		
	conversion ratio on the Ex-Dividend Date is		
	treated as a deemed distribution of property to		
	the holders of the Convertible Notes to which		
	section 301 of the Code applies by reason of		
	sections 305(b)(2) and 305(c).		
	· · · · · · · · · · · · · · · · · · ·		

Line 15 – Quantitative Effect of Organizational Action	Because a cash dividend was declared and paid with respect to common stock and there was a corresponding increase in the conversion rate on the Convertible Notes, such increase in the conversion rate constitutes a deemed distribution of common stock to the holders of the Convertible Notes to which section 301 applies. RGI expects that it will have sufficient current and accumulated earnings and profits to treat the deemed distribution of property to the holders of the Convertible Notes as a dividend for U.S. federal income tax purposes. The holders of the Convertible Notes are required to include the dividend in gross income for U.S. federal income tax purposes and increase the basis of the Convertible Notes by the fair market value of the deemed distribution. Therefore, as a result of the increase in the conversion ratio of the Convertible Notes, each holder of a Convertible Note is required to include \$0.77 in gross income as a dividend per \$1,000 face amount of Convertible Notes and increase the basis in such Convertible Notes by the same
Line 16 – Calculation of Change in Basis	Sample Calculation: A holder of a Convertible Note has \$1,000 basis in a \$1,000 Convertible Note. A holder of a Convertible Note will increase its basis in such Convertible Note by \$0.77 as a result of the inclusion of the dividend in gross income for U.S. federal income tax purposes.
Line 17 – Code Sections Upon Which Tax Treatment is Based.	Sections 305(b)(2), 305(c), 301(c), 316, and 301(d) of the Code.
Line 18 – Recognition of any Resulting Loss	This is not a loss transaction.
Line 19 – Reportable Tax Year	The reportable tax year is 2016 for taxpayers reporting taxable income on a calendar year basis.