Report of Organizational Actions
(December 2017) Affecting Basis of Securities

- See separate instructions.

Internal Revenue Service

## Part I Reporting Issuer


$\qquad$
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 As a result of the above-described organizational action, each shareholder generally will recognize gain or loss on the disposition of the shares being redeemed. The shareholder's gain or loss will generally be measured as the difference between gross proceeds received in the liquidating distributions and the tax basis in these shares. After the transaction and the recognition event, the shareholder will no longer own any shares or have any tax basis in these shares. Gain or loss realized on shares may be treated as a taxable event. Shareholders should contact their tax advisors regarding the specific circumstances surrounding their shares subject to this organizational action.
$\qquad$
$\square$
$\qquad$

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 Amounts received by a shareholder in a distribution in complete liquidation of the Fund is treated as full payment in exchange for the stock. This sale or exchange treatment results in the offsetting of a shareholder's basis against the liquidation distribution proceeds, resulting in realized gain or loss. After this gain or loss recognition event the shareholder will no longer own any shares or have any tax basis in the redeemed shares.

## Part II Organizational Action (continued)

17 List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based
I.R.C. Section 334(a), General Rule - if property is received in a distribution in complete liquidation, and if gain or loss is recognized on receipt of such property, then the basis of the property in the hands of the distributee shall be the fair market value of such property
at the time of the distribution.
I.R.C. Section 346(a) Complete Liquidation - For purposes of this subchapter, a distribution shall be treated as in complete liquidation of a corporation if the distribution is one of a series of distributions in redemption of all of the stock of the corporation pursuant to a plan.
$\qquad$

18 Can any resulting loss be recognized? A recognized loss can occur on the shares redeemed in the liquidation. Some recognized losses may not be part of taxable transactions. Please consult yout tax advisor to determine the tax consequences of the shares redeemed in your account.
$\qquad$

19 Provide any other information necessary to implement the adjustment, such as the reportable tax year This organizational action is reportable with respect to calendar year 2019.
$\qquad$

Invesco MLP Fund
EIN: 46-4795985

Invesco MLP Fund Class A Total

Invesco MLP Fund Class C Total

Invesco MLP Fund Class $Y$ Total

Invesco MLP Fund Class R5 Total
Invesco MLP Fund Class R6 Total

Invesco MLP Fund Class R Total

| CUSIP | Ticker Symbol | Payable Date | Per Share |  |  | Return of Capital | Cah Liquidation Distribution |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Distribution Per Share | Income Dividends | Capital Gains |  |  |
| 00888Y193 | ILPAX | 10/30/19 | 4.64630000 | 0.00000000 | 0.00000000 | 0.00000000 | 4.64630000 |
|  |  |  | 4.64630000 | 0.00000000 | 0.00000000 | 0.00000000 | 4.64630000 |
| 00888Y185 | ILPCX | 10/30/19 | 4.64220000 | 0.00000000 | 0.00000000 | 0.00000000 | 4.64220000 |
|  |  |  | 4.64220000 | 0.00000000 | 0.00000000 | 0.00000000 | 4.64220000 |
| 00888Y169 | ILPYX | 10/30/19 | 4.64560000 | 0.00000000 | 0.00000000 | 0.00000000 | 4.64560000 |
|  |  |  | 4.64560000 | 0.00000000 | 0.00000000 | 0.00000000 | 4.64560000 |
| 00888Y151 | ILPFX | 10/30/19 | 4.64570000 | 0.00000000 | 0.00000000 | 0.00000000 | 4.64570000 |
|  |  |  | 4.64570000 | 0.00000000 | 0.00000000 | 0.00000000 | 4.64570000 |
| 00888Y144 | ILPQX | 10/30/19 | 4.64560000 | 0.00000000 | 0.00000000 | 0.00000000 | 4.64560000 |
|  |  |  | 4.64560000 | 0.00000000 | 0.00000000 | 0.00000000 | 4.64560000 |
| 00888Y177 | ILPRX | 10/30/19 | 4.64470000 | 0.00000000 | 0.00000000 | 0.00000000 | 4.64470000 |
|  |  |  | 4.64470000 | 0.00000000 | 0.00000000 | 0.00000000 | 4.64470000 |

