# Form **8937**(December 2017) Department of the Treasury Internal Revenue Service

### Report of Organizational Actions Affecting Basis of Securities

► See separate instructions.

OMB No. 1545-0123

Part I Reporting Issuer				
1 Issuer's name		2 Issuer's employer identification number (EIN)		
Duke Energy Corporation		20-2777218		
3 Name of contact for additional information	4 Telephone No. of contact	5 Email address of contact		
Jordan Morgan	800-488-3853	InvestDUK@duke-energy.com		
6 Number and street (or P.O. box if mail is n	7 City, town, or post office, state, and ZIP code of contact			
P.O. Box 37994		Charlotte, NC 28237		
8 Date of action 9 Classification and description				
8/16/2024	4.125% Convertible Senior Notes due 2			
10 CUSIP number 11 Serial number	r(s) 12 Ticker symbol	13 Account number(s)		
26441CBY0				
	ach additional statements if needed. See b			
Describe the organizational action and, if	applicable, the date of the action or the date a	gainst which shareholders' ownership is measured for		
the action ► <u>SEE ATTACHED</u>				
15 Describe the quantitative effect of the ord	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				
	DEE ATTAGRED			
16 Describe the calculation of the change in	basis and the data that supports the calculation	n, such as the market values of securities and the		
valuation dates ► <u>SEE ATTACHED</u>				
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Pa	rt II		Organizational Action (continued)		
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17	Lis	t the a	applicable Internal Revenue Code section(s) and subsection(s) upon which the tax	treatment is based ▶	SEE ATTACHED
••	Lio		applicable internal floveride dead decision(s) and deaded annotation applicable internal floveride dead decision(s) and deaded annotation applicable internal floveride dead decision(s) and deaded decision(s) applicable internal floveride dead decision(s) and deaded decision(s) applicable internal floveride decision and decision		000 777 77707100
18	Ca	n any	y resulting loss be recognized? ► <u>SEE ATTACHED</u>		
19	Pro	ovide	any other information necessary to implement the adjustment, such as the reportal	ble tax year ▶ SEE A	TTACHED
		Under	er penalties of perjury, I declare that I have examined this return, including accompanying sch f, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all info	edules and statements,	and to the best of my knowledge and
	- 1	bellel,	i, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all line	imation of which prepar	rei has any knowledge.
Sign			) $($		1 ( )
Her	е	Signat	ature >	Date ►//	8/25
				(	- (
		Print y	your name ► T. Cooper Monroe, III	Title ► Vice Presi	dent, Tax
Pai		ĺ	Print/Type preparer's name Preparer's signature	Date	Check   if   PTIN
					self-employed
Pre			Firm's name		Firm's EIN ▶
Use	U	nıy	Firm's address >		Phone no.
Seno	I For	m 89	937 (including accompanying statements) to: Department of the Treasury, Internal R	evenue Service. Oad	
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# Attachment to Form 8937 Duke Energy Corporation Conversion Rate Adjustment for 4.125% Convertible Senior Notes due 2026 with Respect to Common Stock Dividend Paid 9/16/2024

#### 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.

Duke Energy Corp. ("Issuer") has issued 4.125% Convertible Senior Notes due 2026 ("Notes"). The Notes are convertible into shares of the Issuer's common stock. Anti-dilution provisions in the Notes require that, when the Issuer pays a dividend on its common stock, the conversion ratio of the Notes must be adjusted so that more shares of common stock are issued to holders of the Notes on conversion.

On September 16, 2024, Issuer paid a cash dividend of \$1.0450 per share with respect to its Common Stock ("Cash Dividend"). The ex-dividend date of the cash dividend was August 16, 2024. Accordingly, the Issuer made an adjustment to the conversion rate of the Notes, effective August 16, 2024 ("Effective Date"), resulting in a deemed dividend to holders of the Notes under Section 305(c) of the Internal Revenue Code and an adjustment to those holders' basis in the Notes.

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.

On the Effective Date, the conversion ratio on the Notes increased from 8.4204 shares of common stock per \$1,000 principal of Notes held to 8.4234 shares of common stock per \$1,000 principal of Notes held. The deemed dividend under Section 305(c) to holders of the Notes that resulted from the conversion ratio adjustment increased each holder's basis in its Notes by \$0.3368 per \$1,000 principal.

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.

The adjusted conversion ratio ("CR<sub>1</sub>") of 8.4234 shares of Common Stock per \$1,000 principal of Notes held was determined consistent with section 14.04(d) of the Notes' Indenture Dated as of April 6, 2023, as follows:

(d) If any cash dividend or distribution is made to all or substantially all holders of the Common Stock, other than a regular, quarterly cash dividend that does not exceed \$1.005 per share (the "Initial Dividend Threshold"), the Conversion Rate shall be adjusted based on the following formula:

$$CR_1 = CR_0 \times \frac{SP_0 - T}{SP_0 - C}$$

CR <sub>0</sub>	=	the Conversion Rate in effect immediately prior to the open of business on the Ex-Dividend Date for such dividend or distribution (8.4204);
CR <sub>1</sub>	=	the Conversion Rate in effect immediately after the open of business on the Ex-Dividend Date for such dividend or distribution (8.4234);
SP <sub>0</sub>	=	the Last Reported Sale Price of the Common Stock on the Trading Day immediately preceding the Ex-Dividend Date for such dividend or distribution (\$113.11);
Т	=	the Initial Dividend Threshold; provided that if the dividend or distribution is not a regular quarterly cash dividend, the Initial Dividend Threshold shall be deemed to be zero ( $$1.005$ ); and
С	=	the amount in cash per share the Company distributes to all or substantially all holders of the Common Stock (\$1.045).

The Initial Dividend Threshold shall be subject to adjustment in a manner inversely proportional to adjustments to the Conversion Rate; provided that no adjustment shall be made to the Initial Dividend Threshold for any adjustment to the Conversion Rate pursuant to this Section 14.04(d).

Any increase pursuant to this Section 14.04(d) shall become effective immediately after the open of business on the Ex-Dividend Date for such dividend or distribution.

The basis adjustment ("BA") of \$0.3368 per \$1,000 principal of Notes held was determined as:

$$BA = (SP_0-C) \times (CR_1-CR_0)$$

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

Sections 301, 305(b) and 305(c).

where,

#### Line 18. Can any resulting loss be recognized?

No. There is no resulting loss.

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

The basis adjustment occurred as of the Effective Date.