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 I	ssuer							
1 Issuer's name		2 Issuer's employer identification number (EIN)						
Olaria Barra								
Glacier Bancorp, Inc.	1111	81-0519541						
3 Name of contact for add	litional information	4 Telephon	ne No. of contact	5 Email address of contact				
Ronald J. Copher, EVP and	1 CFO	(406) 751-7706	DCophor@glosiorhonoorn com					
6 Number and street (or P		RCopher@qlacierbancorp.com City, town, or post office, state, and ZIP code of contact						
			,	1 only term, or post office, state, and 211 code of confident				
49 Commons Loop		Kalispell, MT 59901						
8 Date of action								
April 30, 2019		Common						
10 CUSIP number	11 Serial number(s	s)	12 Ticker symbol	13 Account number(s)				
37637Q105	mal Action Attach		GBCI					
Part II Organizational Action Attach additional statements if needed. See back of form for additional questions. 14 Describe the organizational action and, if applicable, the date of the action or the date against which shareholders' ownership is measured for								
				er, dated January 16, 2019 (the "Merger				
				rp, Inc. ("GBCI"), with GBCI as the surviving common stock was converted into the				
				ractional shares. The closing price of				
GBCI common stock on the				riactional shares. The closing price of				
				ne proxy statement /prospectus, which is				
				ed by GBCI with the Securities and Exchange				
Commission (the "Form S-			io. see allowing that has been me	Sa by Obol Wall the Occurred und Exchange				
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								
			the Merger qualifies as a reorga	nization within the meaning of				
Section 368(a) of the Intern								
				rs in the Merger is the same as the				
				ne amount of gain, if any, recognized in the Merger				
				of GBCI common stock). An FNB shareholder				
				naving received the fractional share pursuant				
_				equal to the difference between the amount				
of cash received and the portion of the basis of the shares of FNB stock allocable to such fractional interest.								
Further discussion of the material U.S. federal income tax consequences of the Merger can be found in the Form S-4, and the information provided herein is subject to that discussion in all respects.								
miormadon provided nerei	ir is subject to triat	uiscussioii i	ii ali respects.					
				such as the market values of securities and the				
			of FNB common stock was con-	verted into the right to receive				
0.6474 shares of GBCI com								
				on 15 above) among the GBCI shares received.				
				BCI common stock may have to be				
				tual tax basis will differ based on the				
				nould consult with their own tax advisors				
with respect to the manner in which basis is determined and allocated among the GBCI common stock received in the Merger.								
	7							

Part I		Organizational Action (continued	()		
17 Li	st the	applicable Internal Revenue Code section	n(s) and subsection(s) upon which th	ne tax treatment is based I	•
		e U.S. federal income tax consequence			
		Sections 354, 356, 358, 361, 368, 1001, a			nereunder.
•					
-					
-					
-					
40 0					
18 Ca	an any	resulting loss be recognized? ▶ In gen	eral, FNB shareholders will not re	cognize loss for U.S. fed	eral income tax purposes
		the Merger, except that an FNB shareh			CI common stock may
recogni	ze a le	oss if the amount of cash so received in	s less than his, her, or its basis in	the fractional share.	
19 Pr	ovide	any other information necessary to imple	ment the adjustment, such as the re	portable tax year ► The N	Merger became effective
		019. Therefore, the reportable tax year			
		I 30, 2019.			or the day your that
The i	nforn	nation contained herein is not intended	to be a complete analysis or desc	crintion of all notential II	S federal income tay
		s of the Merger. In addition, this inform			
		es of individual FNB shareholders, or a			
		FNB shareholders are urged to consult			
		The information in this document does			
		purpose of avoiding penalties under th		of interided of written to	be used, and cannot be
asca, ic	n the	par pose of avolding perialities under th	ie Code.		
-					
	Unda	a populário of positivo. I de desa de del la			
	belief	r penalties of perjury, I declare that I have exal it is true, correct, and complete. Declaration o	mined this return, including accompanyir f preparer (other than officer) is based on	ng schedules and statements	, and to the best of my knowledge and arer has any knowledge
Sign		/) 00		an information of which prep	arer rias any knowledge.
Here			L Casher	06	106/19
11616	Signa	ture >		Date >	1-0/17
		- 5	•		
	Print	/our name ► Ronald J. Copher		Title ► EVP and	CFO
Paid		Print/Type preparer's name	Preparer's signature	Date	Check if PTIN
Prepa	rer				self-employed
Use C	5 1000	Firm's name ▶			Firm's EIN ▶
		Firm's address ▶	74 to 1 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Phone no.
Send Fo	rm 89	37 (including accompanying statements)	to: Department of the Treasury, Inte	rnal Revenue Service, Og	den, UT 84201-0054