## Form **8937** (December 2011) Department of the Treasury Internal Revenue Service

## Report of Organizational Actions Affecting Basis of Securities

► See separate instructions.

OMB No. 1545-2224

Part I Reporting Is	ssuer						
1 Issuer's name				2 Issuer's employer identification number (EIN)			
				(2.17)			
Glacier Bancorp, Inc.		81-0519541					
3 Name of contact for addi	tional information	5 Email address of contact					
Populd I Conher CEOIEUE							
Ronald J. Copher, CFO/EVP  6 Number and street (or P.O. box if mail is not delivered to:			(406) 751-7706	RCopher@qlacierbancorp.com			
o manus and direct (or i i	o. box ii maii is not	delivered to s	areet address) or contact	7 City, town, or post office, state, and Zip code of contact			
49 Commons Loop				Kalianali MT 50004			
8 Date of action		Kalispell, MT 59901					
			ification and description				
October 31, 2015		common	stock				
10 CUSIP number	11 Serial number(s	3)	12 Ticker symbol	13 Account number(s)			
37637Q105			GBCI				
Part II Organization	nal Action Attac	h additional	statements if needed. See	back of form for additional questions.			
14 Describe the organization the action ►	onal action and, if ap	oplicable, the	date of the action or the date	against which shareholders' ownership is measured for			
•	anditions of a Dlaw						
Pursuant to the terms and conditions of a Plan and Agreement of Merger ("Merger Agreement"), dated July 30, 2015, Cañon Bank Corporation ("CBC") merged into Glacier Bancorp, Inc. ("GBCI") on October 31, 2015 ("Holdco Merger"), and immediately thereafter							
Cañon National Bank, a who	ally owned subsidis	ary of CBC	nerged into Glacier Bank a	wholly owned subsidiary of GBCI			
("Subsidiary Merger"). As a	result of the Hold	co Merger. G	RCI was the surviving entity	and CRC coased to exist and as a result of the			
("Subsidiary Merger"). As a result of the Holdco Merger, GBCI was the surviving entity and CBC ceased to exist; and as a result of the Subsidiary Merger, Glacier Bank was the surviving entity and Cañon National Bank ceased to exist. In the Holdco Merger,							
each share of CBC common	stock was conver	ted into the	ight to receive Merger Cons	ideration, as described in Section 1.2 of the			
Merger Agreement, consisti	ng of stock and ca	sh.					
15 Describe the quantitativ	o offers of the surre	-!!!					
share or as a percentag		iizationai acti	on on the basis of the security	in the hands of a U.S. taxpayer as an adjustment per			
		k received b	v CPC shareholders in the U	oldoo Billoone in the control of			
The aggregate tax basis of GBCI common stock received by CBC shareholders in the Holdco Merger is generally the same as the aggregate tax basis of the CBC common stock surrendered therefor. However, such basis is decreased by the amount of cash treated as received							
in the Holdco Merger (exclude	ding cash received	in lieu of fra	ctional shares of GBCI com	non stock) and by the portion of the basis allocable			
to fractional shares and incr	eased by the amou	ant of gain, if	any, recognized in the Hold	co Merger (excluding any gain recognized with			
to fractional shares and increased by the amount of gain, if any, recognized in the Holdco Merger (excluding any gain recognized with respect to cash received in lieu of fractional shares of GBCI common stock).							
16 Describe the calculation	of the change in he		-A- A- AA				
valuation dates ▶	or the change in ba	isis and the d	ata that supports the calculation	on, such as the market values of securities and the			
	or each obers of (	200					
Pursuant to the Holdco Merger, each share of CBC common stock was converted into the right to receive 33.6304 shares of GBCI common							
stock and \$979.1276 in cash. Cash was paid in lieu of fractional shares. Former CBC shareholders must allocate their basis (determined as described in question 15 above) among the GBCI shares received.							
	and among the		Toogracu.				
If CBC common stock was a	cquired in separate	and distinc	t blocks, then the tax basis of	of GBCI common stock may have to be determined			
If CBC common stock was acquired in separate and distinct blocks, then the tax basis of GBCI common stock may have to be determined by reference to each block of CBC common stock. Each CBC shareholder's actual tax basis will differ based on the specific facts							
surrounding his or her situation. Therefore, former CBC shareholders should consult with their own tax advisors with respect to the							
manner in which basis is det	ermined and allocate	ated among	the GBCI common stock rec	eived in the Holdco Merger.			
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Cat. No. 37752P

Part	W	Organizational Action (continued)	
17 L	ist th	e applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based	<b>&gt;</b>
The Ho	ldco	Merger and Subsidiary Merger qualified as reorganizations within the meaning of Section 368(a)	of the Internal Payanus Code
of 1986	i. as	amended ("Code"). In general, the U.S. federal income tax consequences to the former sharehold	or the internal Revenue Code
under (	Code	Sections 354, 356, 358, 1001, 1221 and the U.S. Treasury regulations promulgated thereunder.	ers of CBC are determined
		ossissis sold, assi, root, reel and the old. Treasury regulations promulgated thereunder.	
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18 C	an ar	y resulting loss be recognized? ▶	
CBC el	arch	olders will not recognize loss for U.S. federal income tax purposes by reason of the Holdco Merg	er, except that a
CDC SIL	ialen	older who receives cash in lieu of a fraction share of GBCI common stock may recognize a loss if	the amount of cash
SO rece	ived	is less than his or her basis in the fractional share.	
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19 Pr	ovide	any other information necessary to implement the adjustment, such as the reportable tax year ▶	
The Hol	dea	Werger and the Subsidiers Messay became offention and the second the reportable tax year	
THE HOL	uco i	Merger and the Subsidiary Merger became effective on October 31, 2015. The reportable tax year	is therefore 2015.
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	Llode	possible of a district the second sec	
	belief	r penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which the	and to the best of my knowledge and
Sign		, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer	arer has any knowledge.
Here		$E_{0}$	1/
11616	Signa	ture > / That de / Copher Date > 12	1/8/2015
		Daile	70070
	Print	your name ▶ Ronald J. Copher	•
Paid		Print/Type preparer's name Prepayer's signature	
Prepai	rar	Date,	Check if PTIN
Use O		Mark S. Munro   // // //     12(18/2015)  Firm's name ► Garlington, Lohn & Robinson, PLLP	self-employed P01788901
-00 O	1113/	Firm's address P PO Roy 7000 250 Parmar Standard	Firm's EIN ▶ 81-0173853
Send For	m 89	Firm's address PO Box 7909, 350 Ryman Street, Missoula, MT 59807-7909	
		37 (including accompanying statements) to: Department of the Treasury, Internal Revenue Service, Ogd	en, UT 84201-0054