## 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 Issuer	***************************************					
1 Issuer's name				2 Issuer's employer identification number (EIN)		
Glacier Bancorp, Inc.	Т .			81-0519541		
3 Name of contact for additional inf	ormation 4	lelephon	e No. of contact	5 Email address of contact		
Ronald J. Copher, CFO/EVP			(400) 754 7700	DO-Land Land		
6 Number and street (or P.O. box if mail is not delivered to street ad			(406) 751-7706 street address) of contact	RCopher@qlacierbancorp.com     City, town, or post office, state, and Zip code of contact		
				5 Stay town, or post ontoo, state, and Zip code of contact		
49 Commons Loop				Kalispell, MT 59901		
8 Date of action		9 Class	ification and description			
August 31, 2016		common	Y			
10 CUSIP number 11 Seri	al number(s)		12 Ticker symbol	13 Account number(s)		
376770405						
Part II Organizational Act	tion Attach	additional	statements if needed Sc	on back of form for additional questions		
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						
the action ▶		p.//ou.o., 11/0	auto of mo donor of mo da	to against which shalloholders ownership is modestred for		
Pursuant to the terms and condition	ns of an Agr	eement and	Plan of Merger ("Merger A	Agreement"), dated April 20, 2016, Treasure State		
				"GBCI") on August 31, 2016 ("Merger").		
				ank ceased to exist. In the Merger, each share		
of TSB common stock was converted	ed into the ri	ight to rece	ive Merger Consideration,	as described in Section 1.2 of the		
Merger Agreement, consisting of st	ock and cas	<u>h</u>				
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15 Describe the quantitative effect	of the organi	zational act	ion on the basis of the secur	ity in the hands of a U.S. taxpayer as an adjustment per		
share or as a percentage of old						
The aggregate tax basis of GBCI co	mmon stock	received b	y TSB shareholders in the	Merger is generally the same as the aggregate		
tax basis of the TSB common stock	surrendere	d therefor.	However, such basis is de	creased by the amount of cash treated as received		
				stock) and by the portion of the basis allocable		
to fractional shares and increased by the amount of gain, if any, recognized in the Merger (excluding any gain recognized with						
respect to cash received in lieu of fractional shares of GBCI common stock).						
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16 Describe the calculation of the c	change in bas	sis and the o	data that supports the calcul	ation, such as the market values of securities and the		
valuation dates ▶	•		1.	,		
Pursuant to the Merger, each share	of TSB com	mon stock	was converted into the rig	ht to receive 0.1969 shares of GBCI common		
stock and \$1.9570 in cash. Cash was paid in lieu of fractional shares. Former TSB shareholders must allocate their basis (determined						
as described in question 15 above) among the GBCI shares received.						
If TSB 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 TSB common stock. Each TSB shareholder's actual tax basis will differ based on the specific facts						
surrounding his, her, or its situation. Therefore, former TSB shareholders should 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.						
manner in which basis is determine	u anu anoca	kea among	the GBCI common stock r	eceived in the Merger.		

Part I	Organizational Action (continued)	
	st the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based	
The Mer	ger qualified as a reorganization within the meaning of Section 368(a) of the Internal Revenue Code of	of 1986, as
	d ("Code"). In general, the U.S. federal income tax consequences to the former shareholders of TSB a	
	ode Sections 354, 356, 358, 1001, 1221 and the U.S. Treasury regulations promulgated thereunder.	
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<b>18</b> Ca	in any resulting loss be recognized? ▶	
	reholders will not recognize loss for U.S. federal income tax purposes by reason of the Merger, exce	
	reholder who receives cash in lieu of a fraction share of GBCI common stock may recognize a loss if	the amount of cash
so recei	ved is less than his, her, or its 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 Mer	ger became effective on August 31, 2016. The reportable tax year is therefore 2016.	
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	Under penalties of perjury declare that I have examined this return, including accompanying schedules and statements	and to the best of mulinovided as and
	belief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer (other than officer) is based on all information of which preparer (other than officer) is based on all information of which preparer (other than officer) is based on all information of which preparer (other than officer) is based on all information of which preparer (other than officer) is based on all information of which preparer (other than officer) is based on all information of which preparer (other than officer) is based on all information of which preparer (other than officer) is based on all information of which preparer (other than officer) is based on all information of which preparer (other than officer) is based on all information of which preparer (other than officer) is based on all information of which preparer (other than officer) is based on all information of which preparer (other than officer) is based on all information of which preparer (other than officer) is based on all information of which preparer (other than officer) is based on all information of which preparer (other than officer) is based on all information of which preparer (other than officer) is based on the other than officer (other than officer) is based on the other than officer (other than officer) is based on the other than officer (other than officer) is based on the other than officer (other than officer) is based on the other than officer (other than officer) is based on the other than officer (other than other th	s, and to the best of my knowledge and parer has any knowledge.
Sign		/ 1
Here	Landen no	101/16
11010	Signature Date Date Date	101/10
1		-
	Print your name ► Ronald J. Copher  Title ► CFO/EVF	
<b>Paid</b>	Print/Type preparer's name Preparer's signature Date	Check if PTIN
Prepa		self-employed P01788901
Use O		Firm's EIN ▶ 81-0173853
<b></b>	Firm's address ► PO Box 7909, 350 Ryman Street, Missoula, MT 59807-7909	Phone no. (406) 523-2567
Send Fo	rm 8937 (including accompanying statements) to: Department of the Treasury, Internal Revenue Service, Og	den, UT 84201-0054