## 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)
Glacier Bancorp, Inc.				81-0519541
3 Name of contact for ad-	ditional information	4 Telephon	e No. of contact	5 Email address of contact
B 111 B 1 B 1 B 1				
Ronald J. Copher, CFO/EN	~	(406) 751-7706 elivered to street address) of contact		RCopher@qlacierbancorp.com 7 City, town, or post office, state, and ZIP code of contact
o Number and Street (or h	O. DOX II Maii is Not (	Jenvered to s	street address) of contact	7 City, town, or post office, state, and 21P code of contact
49 Commons Loop				Kalispell, MT 59901
8 Date of action		9 Class	sification and description	
			102-0 Ap.	
January 31, 2018  10 CUSIP number	11 Serial number(s)	common	12 Ticker symbol	13 Account number(s)
10 COSIF Humber	11 Senai number(s)	,	12 Ticker Symbol	Account humber(s)
37637Q105			GBCI	
Part II Organization	onal Action Attach	n additiona	statements if needed. See	e back of form for additional questions.
	itional action and, if ap	oplicable, the	date of the action or the date	e against which shareholders' ownership is measured for
the action ▶				
				reement"), dated June 6, 2017, Columbine Capital
				co Merger"), and immediately thereafter, Collegiate
				wned subsidiary of GBCI ("Subsidiary Merger"). tist, and as a result of the Subsidiary Merger,
				he Holdco Merger, each share of CCC common stock
			A CONTRACT OF THE PARTY OF THE	1.2 of the Merger Agreement,
consisting of stock and ca		COMBIGUITA	on, as acsoribed in occiton	nz or the morger regreementy
33,000,000				
15 Describe the quantita share or as a percent:	경기 시민() [[[전기 시 시 시 시 시 시 시 시 시 시 시 시 시 시 시 시 시 시 시	nizational act	ion on the basis of the securit	ty in the hands of a U.S. taxpayer as an adjustment per
		k received l	by CCC shareholders in the	Holdco Merger is generally the same as the aggregate
				reased by the amount of cash treated as received
				nmon stock) and by the portion of the basis allocable
				dco Merger (excluding any gain recognized with
respect to cash received i	n lieu of fractional sh	nares of GB	CI common stock).	
valuation dates				tion, such as the market values of securities and the
Pursuant to the Holdco Me	erger, each share of (	CCCcommo	n stock was converted into	the right to receive 3.7681 shares of GBCI common
3100K and \$34,4304 III Casi	i. Cash was paid in	lieu of fracti	onal shares. Former CCC s	hareholders must allocate their basis (determined
as described in question 1	5 above) among the	GBCI share	s received.	See
If CCC common stock was	acquired in separate	and disting	A blacks of a second	
by reference to each block	of CCC common sto	ck Fach C	CC shareholder a set of the	of GBCI common stock may have to be determined
surrounding his, her, or its	situation, Therefore	basis will differ based on the specific facts sult with their own tax advisors with respect to the		
manner in which basis is d	letermined and alloca	ated among	the GBCI common stock re-	ceived in the Holdco Merger.
			Stock let	octived in the notaco Merger.
For Paperwork Reduction	Ant Nation			

Faiti	Organizational Action (continued)
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	t the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based ▶
	dco Merger and Subsidiary Merger qualified as reorganizations within the meaning of Section 368(a) of the Internal Revenue
	1986, as amended ("Code"). In general, the U.S. federal income tax consequences to the former shareholders of CCC are
determin	ned under Code Sections 354, 356, 358, 1001, 1221 and the U.S. Treasury regulations promulgated thereunder.
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-	
-	
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	n any resulting loss be recognized? ▶
	areholders will not recognize loss for U.S. federal income tax purposes by reason of the Holdco Merger, except that a
	areholder who receives cash in lieu of a fractional share of GBCI common stock may recognize a loss if the amount of cash
so recen	ved is less than his, her, or its basis in the fractional share.
***************************************	
40 0	
	ovide any other information necessary to implement the adjustment, such as the reportable tax year ▶
The Hold	doo Merger and the Subsidiary Merger became effective on January 31, 2018. The reportable tax year is therefore 2018.
Т	
	Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge arbelief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer has any knowledge.
Sign	On the initial officer) is based on all information of which preparer has any knowledge.
Hora	tonald (aske
	Signature Date 3/04/20/8
	Print your name ► Ronald J. Copher    Print/Type preparer's name   Preparer's signature   Date
Paid	Charle Till PTIN
Prepar	er mark 3. Mullio
Use Or	NV Firms hame Garlington, Lohn & Robinson, PLLP
Send Form	Train's doubess FU DUX 7909, 330 RVman Street Miscoula MT COOCT 7000
ond i on	m 8937 (including accompanying statements) to: Department of the Treasury, Internal Revenue Service, Ogden, UT 84201-0054