## 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   Reporting Is	SSIIEr	w							
1 Issuer's name	33401	2 Issuer's employer identification number (EIN)							
MB FINANCIAL, INC.		36-4460265							
		4 Telephon	e No. of contact	5 Email address of contact					
BERRY ALLEN			(888) 422-6562	beallen@mbfinancial.com					
6 Number and street (or P.	O. box if mail is not	7 City, town, or post office, state, and Zip code of contact							
800 WEST MADISON STRE	ET	CHICAGO, ILLINOIS 60607							
8 Date of action	9 Class	ification and description							
ALIQUET 40, 0044		0014140	NICTOOK DEDDETHAL NO	ON CUMULATIVE PREEDRED STOCK SERIES A					
AUGUST 18, 2014 10 CUSIP number	11 Serial number(		COMMON STOCK; PERPETUAL NON-CUMULATIVE PREFERRED STOCK, SERIES A   12 Ticker symbol   13 Account number(s)						
10 Oddir Humber	10 COSIP number 11 Senai number(s)		12 Hokor Symbol	Noodant named (a)					
5526411108: 5526411207			MREI- MREID						
	55264U108; 55264U207   MBFI; MBFIP  Part II Organizational Action Attach additional statements if needed. See back of form for additional questions.								
				te against which shareholders' ownership is measured for					
=				CAPITAL"), WAS MERGED WITH AND INTO MB					
				PORATION, PURSUANT TO THE AGREEMENT AND					
PLAN OF MERGER, DATED									
EACH SHARE OF TAYLOR	CAPITAL COMMO	N STOCK AN	D EACH SHARE OF TAYLO	OR CAPITAL NONVOTING CONVERTIBLE PREFERRED					
STOCK WAS EXCHANGED	FOR (i) 0.64318 SI	HARES OF M	B FINANCIAL COMMON ST	FOCK AND (ii) \$4.08 IN CASH. ADDITIONALLY, CASH					
CASH WAS PAID IN LIEU C	F ANY RESULTING	G FRACTION	AL SHARES.						
				<del></del>					
EACH SHARE OF TAYLOR	CAPITAL PERPET	UAL NON-CL	IMULATIVE PREFERRED S	STOCK, SERIES A, WAS EXCHANGED FOR ONE SHARE					
OF MB FINANCIAL PERPE	TUAL NON-CUMUL	ATIVE PREF	ERRED STOCK, SERIES A						
<del></del>									
45 December the avantitati	us affact of the orac	nizational aat	ion on the basis of the soon	rity in the hands of a U.S. taxpayer as an adjustment per					
Describe the quantitati share or as a percentage				inty in the hands of a 0.5. taxpayer as an adjustment per					
share or as a percentag	30 01 010 20010 1 3	EE INE ALIF	ICHED STATEMENT.	·					
<del></del>									
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			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,						
	•		• •	ation, such as the market values of securities and the					
				E OF MB FINANCIAL COMMON STOCK AT THE					
EFFECTIVE TIME OF THE N	MERGER ON AUGL	IST 18, 2014 \	WAS \$26.49 PER SHARE.						
		·· · · · · · · · · · · · · · · · · · ·							
	<del> </del>								
				· · · · · · · · · · · · · · · · · · ·					

Part I		Organizational Action (continu	red)		
		applicable Internal Revenue Code sec			
CAPITA	L WIT	H AND INTO MB FINANCIAL (THE "	'MERGER") QUALIFIES AS A	REORGANIZATION UNDER S	ECTION 368(a) OF THE INTERNAL
REVEN	JE CC	DE OF 1986, AS AMENDED (THE "	CODE"). TAX CONSEQUENC	ES TO SHAREHOLDERS ARE	DETERMINED UNDER CODE
SECTIO	NS 35	4, 356, 358, AND 1001.			
-					
<b>18</b> Ca	an any	resulting loss be recognized? ► TA	YLOR CAPITAL SHAREHOLD	DERS GENERALLY CANNOT R	RECOGNIZE LOSSES AS A RESULT
OF THE	MER	GER EXCEPT WITH RESPECT TO A	NY LOSSES RELATED TO CA	ASH RECEIVED IN LIEU OF FF	RACTIONAL SHARES.
		any other information necessary to im			
		CURITIES RESULTING FROM THE I		THE TAX YEAR WHICH INCL	UDES AUGUST 18, 2014. FOR
CALENI	DAR \	EAR TAXPAYERS, THE REPORTAL	BLE TAX YEAR IS 2014.		
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-					
	Heate				
		penalties of perjury, I declare that I have a tit is true, correct, and complete. Declaration			
Sign		0 ( - 1/		,	1 1 1
Here		Vall E 9	~	8	122/14
11010	Signa	ture >	0.012	Date ►	201.1
					OLUEE EINANGIAL GETTAT
	Print	our name ► JILL YORK  Print/Type preparer's name	Preparer's signature	Title ► V.P. &	CHIEF FINANCIAL OFFICER
Paid		Timo type preparer s trainle	Troparar a aignature	Date	Check [] If
Prepa					self-employed
Use O	nly	Firm's name		***	Firm's EIN ▶
Cond C-	rm 00	Firm's address >	atal to: Dapartment of the T	gun, Internal Pougnus Comitee (	Phone no.
send Fo	ш 89	37 (including accompanying statemer	its) to: Department of the Treas	sury, internal nevenue Service, (	Jyuen, 01 64201-0054

## MB FINANCIAL, INC. FEIN: 36-4460265

# STATEMENT ATTACHED TO FORM 8937, REPORT OF ORGANIZATIONAL ACTIONS AFFECTING BASIS OF SECURITIES

#### FORM 8937, PART II, BOXES 15 AND 16:

THE MERGER OF TAYLOR CAPITAL WITH AND INTO MB FINANCIAL (THE "MERGER") QUALIFIES AS REORGANIZATION UNDER SECTION 368(a) OF THE INTERNAL REVENUE CODE OF 1986, AS AMENDED. THE TAX BASIS OF MB FINANCIAL SECURITIES RECEIVED BY TAYLOR CAPITAL SHAREHOLDERS PURSUANT TO THE MERGER IS DETERMINED AS FOLLOWS:

- A SHAREHOLDER'S TAX BASIS IN MB FINANCIAL COMMON STOCK RECEIVED WILL BE THE SHAREHOLDER'S TAX
  BASIS IN THE TAYLOR CAPITAL COMMON STOCK OR TAYLOR CAPITAL NONVOTING CONVERTIBLE PREFERRED
  STOCK SURRENDERED IN THE EXCHANGE (EXCLUDING ANY TAX BASIS RELATED TO FRACTIONAL SHARES);
  DECREASED BY THE AMOUNT OF CASH RECEIVED (EXCLUDING ANY CASH RECEIVED IN LIEU OF FRACTIONAL
  SHARES); AND, INCREASED BY THE AMOUNT OF ANY TAXABLE GAIN RECOGNIZED (EXCLUDING ANY TAXABLE
  GAIN RELATED TO FRACTIONAL SHARES).
- A SHAREHOLDER'S TAX BASIS IN MB FINANCIAL PERPETUAL NON-CUMULATIVE PREFERRED STOCK, SERIES A, RECEIVED WILL BE THE SHAREHOLDER'S TAX BASIS IN THE TAYLOR CAPITAL PERPETUAL NON-CUMULATIVE PREFERRED STOCK, SERIES A, SURRENDERED IN THE EXCHANGE.
- THE HOLDING PERIOD FOR MB FINANCIAL SECURITIES RECEIVED IN THE EXCHANGE GENERALLY WILL INCLUDE THE HOLDING PERIOD OF THE RESPECTIVE TAYLOR CAPITAL SECURITIES SURRENDERED.

THE ABOVE TAX BASIS DETERMINATION SHOULD BE PERFORMED SEPERATELY FOR EACH IDENTIFIABLE BLOCK OF TAYLOR CAPITAL SECURITIES HAVING A COMMON TAX BASIS WHICH WAS SURRENDERED IN THE EXCHANGE.

EACH TAYLOR CAPITAL SHAREHOLDER GENERALLY WILL RECOGNIZE TAXABLE GAIN (BUT NOT LOSS), FOR EACH IDENTIFIABLE BLOCK OF TAYLOR CAPITAL SECURITIES SURRENDERED IN THE EXCHANGE, EQUAL TO THE LESSER OF:

- THE AMOUNT OF ANY CASH RECEIVED IN THE EXCHANGE (EXCLUDING CASH RECEIVED IN LIEU OF FRACTIONAL SHARES), OR
- THE AMOUNT BY WHICH THE SUM OF ANY CASH RECEIVED IN THE EXCHANGE (EXCLUDING CASH RECEIVED IN LIEU OF FRACTIONAL SHARES) PLUS THE FAIR MARKET VALUE OF MB FINANCIAL SECURITIES RECEIVED EXCEEDS THE SHAREHOLDER'S TAX BASIS IN THE TAYLOR CAPITAL SECURITIES SURRENDERED.

TAXABLE GAIN OR LOSS SHOULD BE DETERMINED SEPERATELY FOR EACH IDENTIFIABLE BLOCK OF TAYLOR CAPITAL SECURITIES HAVING A COMMON TAX BASIS WHICH WAS SURRENDERED IN THE EXCHANGE. A LOSS REALIZED ON ONE BLOCK OF TAYLOR CAPITAL SECURITIES MY NOT BE USED TO OFFSET A GAIN REALIZED ON ANOTHER BLOCK OF TAYLOR CAPITAL SECURITIES.

TAYLOR CAPITAL SHAREHOLDERS RECEIVING CASH IN LIEU OF A FRACTIONAL SHARE OF MB FINANCIAL COMMON STOCK WILL BE TREATED AS HAVING RECEIVED THE FRACTIONAL SHARE PURSUANT TO THE MERGER AND THEN AS HAVING EXCHANGED THE FRACTIONAL SHARE FOR CASH. ANY SUCH SHAREHOLDER GENERALLY WILL RECOGNIZE TAXABLE GAIN OR LOSS EQUAL TO THE DIFFERENCE BETWEEN THE TAX BASIS IN THE SECURITIES DEEMED TO HAVE BEEN EXCHANGED FOR THE FRACTIONAL SHARE AND THE AMOUNT OF CASH RECEIVED.

THE ABOVE INFORMATION AND THE INFORMATION INCLUDED ON FORM 8937 DO NOT CONSTITUTE TAX ADVICE. INDIVIDUAL TAX CONSEQUENCES MAY VARY. SHAREHOLDERS ARE URGED TO CONSULT WITH THEIR TAX ADVISORS.