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	Issuer					
1 Issuer's name		2 Issuer's employer identification number (EIN)				
WELLS FARGO & COMPA	ANY ("WFC")		41-0449260			
3 Name of contact for additional information 4 Telephone No. of contact			5 Email address of contact			
WFC - INVESTOR RELATIONS DEPARTMENT 1-415-371-2921			investorrelations@wellsfargo.com			
6 Number and street (or	P.O. box if mail is not delive	7 City, town, or post office, state, and Zip code of contact				
420 MONTGOMERY STRE	ET	SAN FRANCISCO, CA 94104				
8 Date of action		9 Classification and description				
SEE ATTACHMENT			& COST BASIS ADJ. ON WFC GLOBAL WARRANTS			
10 CUSIP number	11 Serial number(s)	12 Ticker symbol	13 Account number(s)			
949746119	N/A	WFC WS	N/A			
Part II Organizati	onal Action Attach ad	ditional statements if needed. See	e back of form for additional questions.			
		able, the date of the action or the date	e against which shareholders' ownership is measured for			
the action ► SEE A	TTACHED					
15 Describe the quantita share or as a percent	tive effect of the organizations age of old basis ► SEE AT	onal action on the basis of the securit	y in the hands of a U.S. taxpayer as an adjustment per			
. *						
Describe the calculat valuation dates ► <u>SE</u>	ion of the change in basis a	and the data that supports the calcular	tion, such as the market values of securities and the			
	9,000					

Pa	rt II	Organizational Action (continued)		
17	List th	e applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treat	tment is based	d ► SEE ATTACHED
				·
18	Can ar	ny resulting loss be recognized? ► SEE ATTACHED.		
19	Provid	e any other information necessary to implement the adjustment, such as the reportable to	ax year ⊳ <u>SEE</u>	E ATTACHED.
				2
	-			
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	belie	er penalties of perjury, I declare that I have examined this return, including accompanying schedules f, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all informati	s and statement ion of which pre	ts, and to the best of my knowledge and
Sign		Λ	_	/- 0 /
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	Drint	your name ► James Horton		
De:		District Time 1	le► SVP & C Pate	Corporate Tax Director
Paid) Topal of a digital of	raio	Check if PTIN
	oarer	Firm's name ▶		self-employed
use	Only	Firm's address ►		Firm's EIN ▶
Send	Form 8			Phone no.
2011U	. 51111 0	937 (including accompanying statements) to: Department of the Treasury, Internal Reven	nue Service, O	gden, UT 84201-0054

WELLS FARGO & COMPANY ("WFC") Attachment to IRS Form 8937

Date of Organizational Action: August 4, 2017
Adjustments to the Exercise Price for Global Warrants
CUSIP Number 949746119; Symbol: WFC WS

<u>DISCLOSURE REGARDING TAX ADVICE:</u> The information contained herein does not constitute tax advice and does not purport to be complete or describe the consequences that may apply to all categories of holders of the Global Warrants. Each holder is advised to consult his or her tax advisor regarding the tax treatment of the warrant adjustments.

Further information regarding the warrant adjustments, including prior adjustments, can be found in the "Warrant Notice" on the Wells Fargo & Company Investor Relations webpage, which is available under the "Related Information" topics located at: https://www.wellsfargo.com/about/investor-relations/stock-price-and-dividends/

Part II Box 14

Pursuant to Section 12(B) of the Warrant Agreement dated May 20, 2010, certain distributions to the Common Stock holders of WFC may result in an adjustment to the Exercise Price and Warrant Share Number for the Global Warrants. The Warrant Share Number and the Exercise Price (each as defined in the Warrant Certificate) for the Global Warrants are subject to adjustment upon the occurrence of certain events, including in the event WFC fixes a record date for and pays a regular quarterly cash dividend to holders of WFC's common stock in excess of \$0.34 per share (as adjusted for any stock split, stock dividend, reverse stock split, reclassification or similar transaction).

On July 25, 2017, WFC announced that the Board of Directors of WFC declared a quarterly common stock dividend of \$0.39 per share payable on September 1, 2017, to stockholders of record as of August 4, 2017. Immediately after the record date of August 4, 2017, the Exercise Price for the Global Warrants was reduced from \$33.762 to \$33.731.

The July 25, 2017, common stock dividend declaration did not result in a change in the Warrant Share Number for the Global Warrants, similar to the change that occurred on August 5, 2016. See the table providing historical information at the end of this Addendum.

Part II Box 15

Wells Fargo & Company expects the adjustment to the Global Warrants to be treated for U.S. federal income tax purposes under I.R.C. Section 305(c) as a taxable dividend distribution in an amount equal to the fair market value of the incremental stock rights attributable to the adjustment to the Exercise Price. For Form 1099-DIV reporting purposes, although there is no clear IRS guidance, WFC has decided to report this deemed dividend distribution as a qualified dividend distribution. Warrant holders who are U.S. taxpayers would need to determine if they met the required holding period to recognize the deemed distribution as a qualified dividend.

As a result of the treatment of the adjustment to the Global Warrants as a dividend distribution, a holder's tax basis in his or her Global Warrants should increase by the amount of such dividend distribution. Further, the amount of such dividend distribution and the increase to basis in the Global Warrants is calculated to be \$0.025 per warrant as described below.

Part II Box 16

Consistent with the Proposed Treasury Regulations Section 1.305-7(c)(4), the calculation of the deemed dividend amount and the corresponding change to basis per Global Warrant is determined to be the excess of (i) the fair market value of a Global Warrant immediately after the adjustment over (ii) the fair market value of a Global Warrant as if no adjustment had occurred.

The fair market value of a Global Warrant immediately after the adjustment is determined in reference to a August 4, 2017, calculated price using a Black-Scholes option pricing model with pricing inputs, including volatility, the risk free return, WFC's stock price, WFC's dividend yield, and the remaining term of the Warrants as of August 4, 2017, including both the adjusted Exercise Price and the adjusted Warrant Share Number receivable upon exercise.

The fair market value of a Global Warrant without the applicable adjustment is determined in reference to that same model with the option pricing inputs held constant but using the Exercise Price without the August 4, 2017 adjustment.

Part II Box 17

Section 305(c) of the Internal Revenue Code of 1986, as amended.

Part II Box 18

No loss can be recognized.

Part II Box 19

The warrant adjustment was effective immediately after August 4, 2017. Consequently, the reportable taxable year for the holders of the Global Warrants for reporting the dividend income is the taxable year that includes August 4, 2017. Basis adjustment occurs in the same year but the effect of the basis adjustment will be recognized in the year in which the holder disposes of the warrants or the warrants lapse.

The following table summarizes the impact to the tax basis of each warrant for the warrant holder of record on the adjustment dates in 2016 and going forward, based on the aforementioned Proposed Regulation Section 1.305-7(c)(4):

Adjustment Date	Amount of Basis Adjustment
February 5, 2016	\$0.014
May 6, 2016	\$0.017
August 5, 2016	\$0.388*
November 4, 2016	\$0.016
February 3, 2017	\$0.019
May 5, 2017	\$0.019
August 4, 2017	\$0.025

^{*}This basis adjustment amount was higher than other quarters because the conversion ratio was increased from 1.00 to 1.01. This change in the conversion ratio was based on the cumulative carry-forward changes discussed in Section 12(E) of the Warrant Agreement which does not require a change in the conversion ratio until all prior changes, after rounding, meet the next 1/100th of a share threshold.