Department of the Treasury

Report of Organizational Actions Affecting Basis of Securities

OMB No. 1545-0123

Internal Revenue Service			See separate instructions.		
Part Reporting	Issuer				
1 Issuer's name		2 Issuer's employer identification number (EIN)			
Alphabet Inc.		61-1767919			
3 Name of contact for ad-	ditional information	5 Email address of contact			
Investor Deletions			650 353 6000		
Investor Relations 6 Number and street (or F	Ω hox if mail is not	delivered to	650-253-0000 street address) of contact	investor-relations@abc.xyz 7 City, town, or post office, state, and ZIP code of contact	
• Number and direct (of)	.o. box ii maii is not	delivered to	street address; or corract	7 Oily, town, or post office, state, and 21/ code of contact	
1600 Amphitheatre Parkwa	ау			Mountain View, CA 94043	
8 Date of action		9 Class	sification and description		
J uly 15, 2022		Stocks	olit of Class A, Class B and	Class C stock of Alphabet Inc.	
10 CUSIP number	11 Serial number(s)	12 Ticker symbol	13 Account number(s)	
02079K305 / 02079K107	n/a		GOOGL / GOOG	n/a	
Part II Organization	onal Action Attac	ch additiona	I statements if needed. Se	e back of form for additional questions.	
				e agáinst which shareholders' ownership is measured for	
the action ➤ On Feb	ruary 1, 2022, Alpha	abet Inc. (the	"Company") announced th	at its Board of Directors had approved and declared a	
20-for-1 stock split of the (Company's Class A	. Class B and	Class C stock in the form	of a stock dividend (the "Stock Split"), subject to	
stockholder approval of a	n amendment to the	Company's	Amended and Restated Cer	tificate of Incorporation to increase the number of	
authorized shares of Class	A, Class B and Cla	ss C stock t	o accommodate the Stock S	Split. On June 1, 2022, at the 2022 Annual Stockholder	
Meeting, the stockholders	approved the nece	ssary amend	ment. Pursuant to the Stocl	Split, each of the Company's stockholders of record	
at the close of business or	ı J uly 1, 2022 (the "	Record Date	") received after the close o	f business on J uly 15, 2022, a stock dividend of 19	
additional shares of the sa	me class of stock h	eld by such	stockholder as of the Reco	rd Date.	
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				44444	
15 Deporibe the quantitat	ive effect of the ergs	unizational act	ion on the basis of the securi	ty in the hands of a LLC townsyer as an adjustment nev	
•	_			ty in the hands of a U.S. taxpayer as an adjustment per	
				are of Class A, Class B and Class C stock held by a	
,				the same class. In accordance with Section 307(a) of	
				holder is required to allocate the aggregate tax basis in	
his or her shares held imn	ediately prior to the	e Stock Split	among the Class A, Class I	3 and Class C shares of stock held immediately	
after the Stock Split. As a	result, the number	of shares he	ld by each shareholder <u>was</u>	multiplied by 20, but each shareholder's total basis and	
proportionate interest in the	ie Company remain	ed the same			
				·	
16 Describe the calculation	on of the change in b	asis and the	data that supports the calcula	ation, such as the market values of securities and the	
				uidance. Investors should consult their tax advisors	
			in light of their individual c		
				t by 5% to determine the basis, after the Stock Split,	
,	· · · · · · · · · · · · · · · · · · ·			ect to such share. A shareholder that owns different	
		it different pi	rices should consult its tax	advisor regarding the allocation of its basis in the	
Company shares in light o		,			
				5, 2022. The data that supports this calculation is each	
shareholder's basis immed	liately before the di	stribution an	d the number of shares iss	ued in the distribution with respect to such shares.	
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Part I	1	Organizational Actio	n (continued,)						
17 Lis	st the	applicable Internal Revenu	e Code section	n(s) and subsection(s) up	on which the tax tre	eatment	is based 🕨	·		
The app	licab	le Internal Revenue Code	sections upo	n which the tax treatme	nt is based are Se	ctions 3	305(a) and	307(a)		
<u>Under II</u>	RC 30	5(a), the distribution is n	ot taxable to s	hareholders.						
<u>Under II</u>	RC 30	7(a), each shareholder's	basis in his or	her old Class A, Class	B and Class C sto	ck mus	t be alloca	ited be	tween the old stock ar	nd
the new	stoc	k that was distributed in t	he Stock Split	t with respect to the old	stock.			·		
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	•	resulting loss be recogniz		4	C to bla be a succession			!	l by II C wastdant	
		t law, for U.S. federal inco								—
		in connection with the S								
		fadditional shares. The C								
consult	their	own tax advisors regardi	ng the particu	ilar tax consequences o	of the Stock Split to	o them I	n light of	their in	dividual circumstance	<u> </u>
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19 Pr	ovide	any other information nece	essarv to imple	ment the adjustment, su	ch as the reportable	e tax vea	ar ►			
•		le tax year is 2022 for sha							,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
		ders reporting taxable inc					s the shar	eholde	r's tax year that includ	ies
			Lonic on a bas	ns other man calendar	year, the reportable	c year i	J 410 31141	CHOIGE	n 3 tax year that merae	
J uly 15,	2022								,	
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	Unde	r penalties of perjury, I declar	e that I have exa	mined this return, including	accompanying sched	ules and	statements,	and to	the best of my knowledge	and
	beliet	f, it is true, correct, and comple	ete. Declaration o	of preparer (other than office) is based on all inform	nation of	which prepa	rer has	any knowledge.	
Sign		Likenstan	Marine Charles and State of the Commencer of the Commence					1.01		•
Here	Signa	ature ►				Date ►	7	1141	2016	
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	Print	your name ► Tom Hutchins	son .			Title ►	VP, Finan	ce		
		Print/Type preparer's name		Preparer's signature	· · · · · · · · · · · · · · · · · · ·	Date	,		PTIN	
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Use C	≀niy							Phone		
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