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)			
Prosperity Bancshares, Inc.		74-2331986		
Name of contact for additional information	4 Telephone No. of contact	5 Email address of contact		
Shelly Srubar Humphrey	979-821-1181	shelly.humphrey@prosperitybankusa.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			
4295 San Felipe	Houston, TX 77027			
8 Date of action				
November 1, 2019	Common Stock			
10 CUSIP number 11 Serial number(s	s) 12 Ticker symbol	13 Account number(s)		
743606 10 5 NA	РВ	NA		
Part II Organizational Action Attac	th additional statements if needed. See	back of form for additional questions.		
Describe the organizational action and, if a the action ► On November 1, 2019 (the	pplicable, the date of the action or the date 'Effective Date"), LegacyTexas Financial	against which shareholders' ownership is measured for Group, Inc. ("Legacy") was merged with and		
and Plan of Reorganization (the "Merger Agre	-	pursuant to the terms and conditions in the Agreement ween Prosperity and Legacy.		
15 Describe the quantitative effect of the orga	nizational action on the basis of the security	in the hands of a U.S. taxpayer as an adjustment per		
share or as a percentage of old basis ▶ Pt	ursuant to the Merger Agreement, each sh	are of Legacy capital stock outstanding		
immediately prior to the Effective Date was ca	nceled and converted into the right to red	ceive 0.5280 shares of Prosperity common stock and		
\$6.28 cash per share. In addition, cash was p	aid for any fractional share interests at a	rate of \$47.74 per fractional Prosperity common		
share.				
		1		
	urposes, the aggregate tax basis of the Pros	ion, such as the market values of securities and the		
shareholders as a result of the merger (excluding				
the same as the aggregate tax basis of the Legal				
received on the exchange, and increased by the	•			
must allocate the tax basis so calculated across to				
By doing this allocation, a tax basis per share car				
Legacy shareholder and, additionally, tax basis n				
former Legacy shareholder. To the extent that a				
share, a portion of the total tax basis must be allo				
then exchanged for cash. The holding period of a				
generally will include the holding period of the sh	ares or Legacy common stock exchanged to	r such Prosperity common stock.		

Part	[[Organizational Action (continue	d)				
17 L	ist the	applicable Internal Revenue Code section	on(s) and subsection(s) u	pon which the tax tr	reatmen	t is based I	•
The me	erger o	of Legacy into Prosperity on November 1,	2019 qualifies as a reorg	ganization within the	meanir	a of Section	n 368(a) of the
Interna	Reve	nue Code of 1986, as amended. In gene	eral, the income tax cons	equences to the form	ner Lea	acy shareh	olders are
		nder the Internal Revenue Code sections			ner Leg	acy snaren	olders are
dotoiiii	inca a	nder the internal Nevende Code Sections	304, 000, 000 and 1221				

18 C	an any	y resulting loss be recognized? ► Lega	cy shareholders generally	y will not recognize	loss for	U.S. federa	al income tax
purpose	es by r	reason of the merger, except with respec	t to cash received in lieu	of a fractional share	of Pros	perity com	mon stock.
		nareholder receives cash in lieu of a fract					
		ving received a fractional share of Prospe					
		re of Prosperity common stock for cash in					
		gain or loss equal to the difference betw					
		re of Prosperity common stock as set for					
		erm capital gain or loss if, as of the Effecti					
		ng the holding period of the Legacy comr					
		holders who received their Legacy comm					
qualified	d retire	ement plan or otherwise as compensation	n, and such Legacy share	eholders are instruct	ed to co	nsult their	own tax advisors.
			···				
40 0							
		any other information necessary to impl			e tax ye	ar ▶	
The me	rger b	ecame effective on November 1, 2019; the	nerefore, the reportable to	ax year is 2019.			
	11-1-						
	belief	r penalties of perjury, I declare that I have exa , it is true, correct, and complete. Declaration	amined this return, including of preparer (other than office	g accompanying sched	lules and	statements	, and to the best of my knowledge an
٥:	50	, it is the composite of the compositor beginning in		or, is based on an imon	nadon or	willon prepa	arer rias arry knowledge.
Sign		M.M. Salmal	1.000/10			10/	0 10
Here Signature ▶ J / 9 / 19							
	_	210	1 /				
	Print	your name ► Shelly Srubar Humphrey	(/		Title ▶	SVP	
		Print/Type preparer's name	Preparer's signature		Date		OLIVI PTIN
Paid		, po proparor o marito					Check if
Prepa	arer						self-employed
Use C	nly	Firm's name ▶					Firm's EIN ▶
	-	Firm's address ▶				***************************************	Phone no.
Send Fo	orm 89	37 (including accompanying statements)	to: Department of the T	reasury, Internal Rev	venue S	ervice, Ogo	den, UT 84201-0054