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 Reporting Issuer			
1 Issuer's name	2 Issuer's employer identification number (EIN)		
GERMAN AMERICAN BANCORP, INC.	35-1547518		
3 Name of contact for additional information	5 Email address of contact		
GERMAN AMERICAN INVESTOR RELATIONS	GABC-INVESTORS@GERMANAMERICAN.COM		
6 Number and street (or P.O. box if mail is not	812-482-1314 delivered to street address) of contact	7 City, town, or post office, state, and ZIP code of contact	
,		only, town, or post office, state, and all code of contact	
711 MAIN STREET, PO BOX 810		JASPER, IN 47547-0810	
8 Date of action	9 Classification and description		
02/01/2025	COMMON STOCK		
10 CUSIP number 11 Serial number	(s) 12 Ticker symbol	13 Account number(s)	
The second manager	iz ricker symbol	/ / / / / / / / / / / / / / / / / / /	
373865104 N/A	GABC (NASDAQ)	N/A	
Part II Organizational Action Atta	ch additional statements if needed. Se	ee back of form for additional questions.	
		te against which shareholders' ownership is measured for	
the action ► SEE ATTACHMENT			
Describe the quantitative effect of the org share or as a percentage of old basis ► S	anizational action on the basis of the secur EE ATTACHMENT	rity in the hands of a U.S. taxpayer as an adjustment per	
16 Describe the calculation of the change in valuation dates ► SEE ATTACHMENT		lation, such as the market values of securities and the	
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Par	t II	Organizational Action (continued)			
17	List the	applicable Internal Revenue Code section	(s) and subsection(s) upon which the tax to	reatment is based ▶	SEE ATTACHMENT
-					
18	Can ar	y resulting loss be recognized? ► SEE 1	ATTACHMENT		
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	_				
19	Provid	e any other information necessary to imple	ment the adjustment, such as the reportab	le tax year ▶ SEE A	ATTACHMENT
				United the Control of	
	1				
	Und	ler penalties of perjury, I declare that I have exar ef, it is true, correct, and complete. Declaration of	nined this return, including accompanying sche f preparer (other than officer) is based on all info	dules and statements, a rmation of which prepare	and to the best of my knowledge and er has anv knowledge.
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Here				3/1	3/25
	Sigi				
Print your name > Bradley C. Arnett EVP and Chief Legi					
Paid		Print/Type preparer's name	Preparer's signature	Date	- PTIN
	a parei	1/01/703 00///755	MONICA SCHMIDT		Check if ''''s self-employed P00032475
	only				Firm's EIN ▶ 35-0921680
USE	, Offis		SSING PKWY; INDIANAPOLIS,		Phone no. 317-569-8989
Send	Form 8	3937 (including accompanying statements)			

German American Bancorp, Inc. 35-1547518 Attachment to Form 8937

Report of Organizational Actions Affecting Basis of Securities

CONSULT YOUR TAX ADVISOR

The information contained herein is being provided pursuant to the requirements of Section 6405B of the Internal Revenue Code of 1986, as amended (the "Code"), and includes a general summary regarding the application of certain U.S. federal income tax laws and regulations relating to the effects on the tax basis of German American Bancorp, Inc. ("GABC") stock received in exchange for Heartland BancCorp ("HLAN") stock as a result of the merger of HLAN with and into GABC. The information contained herein does not constitute tax advice and does not purport to be complete or to describe the consequence that may apply to particular categories of shareholders. GABC does not provide tax advice to its shareholders. The tax treatment described below may not apply to all shareholders of HLAN. You are urged to consult your own tax advisor regarding the particular consequences of the merger to you, including the applicability and effect of all U.S. federal, state and local, and foreign tax laws.

Part I, Box 9: Classification and Description

The securities subject to reporting include all shares of GABC common stock issued in exchange for the outstanding common stock of HLAN as a result of the merger of HLAN with and into GABC.

Part II, Question 14: Describe the organization action, and if applicable, the date of the action or the date against which shareholders' ownership is measured for the action.

On February 1, 2025 ("Effective Date"), pursuant to the Agreement and Plan of Merger dated July 29, 2024 (the "Merger Agreement"), by and between GABC and HLAN (EIN: 31-1257688), HLAN merged with and into GABC, with GABC as the surviving entity of the Merger. Immediately following the Merger, HLAN's wholly-owned subsidiary bank, Heartland Bank (EIN: 31-4159950), was merged with and into German American Bank, the wholly-owned bank subsidiary of GABC (the "Bank Merger"). German American Bank was the surviving bank in the Bank Merger.

As a result of the Merger, each share of HLAN common stock issued and outstanding (other than shares held in the "HLAN 401(k) Plan" (as defined in the Merger Agreement)) was converted into the right to receive 3.90 shares of GABC common stock. No fractional shares of GABC common stock were issued in connection with the Merger, and HLAN shareholders were entitled to receive cash in lieu of such fractional shares. The beneficial owners of HLAN shares held in the HLAN 401(k) Plan received a cash payment equal to \$161.19 per share.

Part II, Question 15: Describe the quantitative effect of the organizational 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.

The Merger qualifies as a tax-free reorganization within the meaning of Section 368(a) of the Code.

The receipt by a HLAN shareholder of GABC common stock in exchange for HLAN common stock in the Merger will experience the following effects:

• The aggregate tax basis in the HLAN common shares immediately before the exchange should be allocated proportionately to the 3.90 GABC common shares received in the exchange. The quantitative effect is 1/3.90 = .2564 of the tax basis in each whole HLAN share is allocated to each whole GABC share. Generally, the tax basis is allocated to individual GABC shares received on a block-by-block basis. Since a whole number of GABC shares were not issued in

exchange for each HLAN share, this could result in a single share of GABC stock having a split tax basis and a split holding period.

HLAN shareholders who received cash in lieu of a fractional share of GABC common stock will
generally be treated as having received the factional share in the exchange and then as having
sold the fractional share for cash. These HLAN shareholders will generally recognize a taxable
gain or loss equal to the difference between the tax basis of the HLAN common shares deemed
to have been exchanged for the fractional shares and the amount of cash received.

Part II, Question 16: Describe the calculation of the change in basis and the data that supports the calculation, such as the market values of securities and the valuation dates.

Refer to the description in the basis calculation in Part II, Question 15 above. The January 31, 2025, closing price of a single share of GABC common stock on the NASDAQ was \$41.33.

Part II, Box 17: List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based.

The Merger qualifies as a tax-free reorganization within the meaning of Section 368(a) of the Code. Other relevant Code section include 354, 356, 358, 368, 1001, and 1221.

Part II, Box 18: Can any resulting loss be recognized?

No loss may be recognized by a HLAN shareholder receiving GABC common stock and cash, except that any loss on the receipt of cash in lieu of a fractional share of GABC stock may be recognized. The deductibility of capital losses may be subject to limitations.

Part II, Box 19: Provide any other information necessary to implement the adjustment, such as the reportable tax year.

The Merger was completed on February 1, 2025. Consequently, the reportable tax year of the HLAN shareholders for reporting the tax effect of the share exchange and cash receipt is the tax year that includes the February 1, 2025 date. This is the 2025 calendar year for those shareholders who report taxable income on the basis of a calendar year.