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	· ·	<u>'</u>			
1 Issuer's name	2 Issuer's employer identification number (EIN)				
West Coast Community Bancorp	27-1376408				
3 Name of contact for additional information	4 Telephone No. of contact	5 Email address of contact			
Maria Dari I and Landa	investorrelations@sccountybank.com				
Tracy Ruelas-Hashimoto 6 Number and street (or P.O. box if mail is not	7 City, town, or post office, state, and ZIP code of contact				
• Number and street (or 1.0. box in main is not	delivered to street address/or contact	7 Oity, town, or post office, state, and zill code of contact			
75 River Street	Santa Cruz, CA 95060-4513				
8 Date of action	panea crap, en secto lere				
October 1, 2024 Common Stock					
10 CUSIP number 11 Serial number	(s) 12 Ticker symbol	13 Account number(s)			
050450400	2252				
952170108 N/A Part II Organizational Action Attac	SCZC	N/A See back of form for additional questions.			
		late against which shareholders' ownership is measured for			
the action ► See Attachment	applicable, the date of the action of the c	tate against which shareholders ownership is measured for			
bee Meddermene					
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 > See Attachment					
· · · · · -					
16 Describe the calculation of the change in the	pasis and the data that supports the calc	ulation, such as the market values of securities and the			
valuation dates ► See Attachment		,			

Pai	rt II	Organizational Action (continued)		<u> </u>
17		applicable Internal Revenue Code section(s) and subsection(s) upon which the tax tr	eatment is based ▶	See Attachment
18 Can any resulting loss be recognized? ► See Attachment				
19	Provid	e any other information necessary to implement the adjustment, such as the reportab	e tax year ► <u>See A</u>	attachment
	Und	er penalties of perjury, I declare that I have examined this return, including accompanying scheous, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all infor	dules and statements, a	nd to the best of my knowledge and
Sigr		t, it is true, correct, and complete, sectional or prepared (other trial officer) is based on all lines	mation of which propare	i ilas arīy kriewieage.
Her	<u> </u>	Cecilia Situ	Date ▶ 11-7-2	2024
	Sigi	ature •	Date ►	
	Prin	your name ▶ Cecilia Situ	Title► CFO	
Pai		Print/Type preparer's name Preparer's signature	Data	Check if PTIN
	_u parer	Cody Lewis	11/6/2024	self-employed P01319227
	Only	Firm's name ▶ Crowe LLP		Firm's EIN ▶35-0921680
		Firm's address ▶ 400 Capitol Mall, Suite 1400 Sacramento, CA	95814 - 4498 F	Phone no. (916) 441-1000

Send Form 8937 (including accompanying statements) to: Department of the Treasury, Internal Revenue Service, Ogden, UT 84201-0054

West Coast Community Bancorp 27-1376408 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 6045B 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 West Coast Community Bancorp ("WCCB") stock received in exchange for 1st Capital Bancorp ("1CAP") stock as a result of the merger of 1CAP with and into WCCB. The information contained herein does not constitute tax advice and does not purport to be complete or to describe the consequences that may apply to particular categories of shareholders. WCCB does not provide tax advice to its shareholders. The tax treatment described below may not apply to all former shareholders of 1CAP. 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.

Form 8937 Part I, Box 9

The securities subject to reporting include all shares of West Coast Community Bancorp ("WCCB") Common Stock issued in exchange for the outstanding common stock and restricted stock awards ("RSUs") of 1st Capital Bancorp ("1CAP") as a result of the merger of 1CAP with and into WCCB.

Form 8937 Part II, Box 14

On October 1, 2024 ("Effective Time"), pursuant to the Agreement and Plan of Reorganization and Merger dated May 20, 2024 (the "Agreement"), by and between WCCB and 1CAP, 1CAP merged with and into WCCB, with WCCB being the surviving corporation (the "Merger").

As a result of the Merger, each share of 1CAP Common Stock issued and outstanding immediately prior to the Effective Time was converted into the right to receive 0.36 shares of WCCB Common Stock. Also, each 1CAP RSU outstanding immediately prior to the Effective Time became fully vested and was converted into the right to receive (without interest) 0.36 shares of WCCB Common Stock, rounded down to the nearest whole shares.

No fractional shares of WCCB Common Stock were issued in connection with the Merger, and 1CAP shareholders were entitled to receive cash in lieu of such fractional shares (see Box 16 below for the price paid for the fractional shares).

Form 8937 Part II, Box 15

The Merger qualifies as a tax-free reorganization within the meaning of Section 368(a) of the Internal Revenue Code of 1986, as amended (the "Code").

The receipt by a 1CAP shareholder of WCCB Common Stock in exchange for 1CAP Common Stock or RSUs in the Merger affects such shareholder's tax basis. Generally, the aggregate tax basis of WCCB Common Stock received by a 1CAP shareholder in exchange for shares of 1CAP Common Stock or RSUs for the Merger consideration will be equal to the aggregate adjusted tax basis of the shares of 1CAP Common Stock or RSUs surrendered, decreased by the amount of any cash received in the exchange (excluding any cash received in lieu of a fractional share of WCCB Common Stock), and increased by the amount of gain (excluding any gain or loss resulting from the deemed receipt and redemption of fractional shares), if any, recognized by the 1CAP shareholder on the exchange.

For example, assume a 1CAP shareholder owned 100 shares of 1CAP Common Stock with an aggregate basis of \$1,000 (i.e., \$10 basis per share). In the exchange, the 1CAP shareholder will receive 36 shares of WCCB Common Stock (i.e., 100 shares of 1CAP Common Stock, multiplied by the 0.36 conversion ratio). No gain will be recognized, as there was no cash received; thus, the basis in the 36 shares of WCCB Common Stock received in the exchange will have an aggregate basis of \$1,000, or \$27.78 per share (i.e., \$1,000, divided by 36 shares).

1CAP shareholders who received cash in lieu of a fractional share of WCCB Common Stock are, for purposes of determining the taxability of that cash, deemed to have received a fractional share in the exchange and then as having sold the fractional share for cash. These 1CAP shareholders will generally recognize a taxable gain or loss equal to the difference between the tax basis of the 1CAP Common Stock or RSUs deemed to have been exchanged for the fractional shares and the amount of cash received.

The holding period of any shares of WCCB Common Stock received by 1CAP shareholders in the Merger generally will include the holding period of shares of 1CAP Common Stock or RSUs exchanged for such WCCB Common Stock.

With respect to the 1CAP RSUs, the holders of such RSUs became fully vested in the RSUs as a result of the Merger. As such, the holders of the 1CAP RSUs should have tax basis in the WCCB Common Stock received in exchange for the RSUs in an amount equal to the ordinary income recognized upon vesting, and the holding period of the WCCB Common Stock received in the exchange should begin on the date of the Merger.

Form 8937 Part II, Box 16

Refer to the description of the basis calculation in Part II, Box 15 above. The September 30, 2024, closing price of a single share of WCCB Common Stock on OTCQX of \$39.00 was used as fair market value. For purposes of cash paid for fractional shares, however, a value of \$39.1377 per share was used.

Form 8937 Part II, Box 17

The Merger qualifies as a tax-free reorganization within the meaning of Section 368(a) of the Code. Other relevant Code sections include 354, 356, 358, 368, 1001, 1221 and 1223.

Form 8937 Part II, Box 18

No loss can be recognized upon the exchange of 1CAP Common Stock or RSUs for WCCB Common Stock. If a taxable loss is calculated on the deemed sale of a fractional share of WCCB Common Stock deemed to have been received in the exchange, this loss can be recognized.

Form 8937 Part II, Box 19

The Merger was completed on October 1, 2024. Consequently, the reportable tax year of the 1CAP shareholders for reporting the tax effect of the share exchange and cash receipt is the tax year that includes the October 1, 2024, Merger date. This is the 2024 calendar year for those shareholders who report taxable income based on a calendar year.