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

| Pa | rt Reporting | Issuer | | | |
|--|----------------------------------|-----------------------------------|-----------------|------------------------------|--|
| 1 | Issuer's name | | | | 2 Issuer's employer identification number (EIN) |
| Pros | sperity Bancshares, In | C | | | 74-2331986 |
| | | | | ne No. of contact | 5 Email address of contact |
| | | | | | 5 2a aaa |
| Shol | Ily Srubar Humphroy | | | 979-821-1181 | shelly.humphrey@prosperitybanktx.com |
| Shelly Srubar Humphrey 6 Number and street (or P.O. box if mail is not deli | | | | | 7 City, town, or post office, state, and Zip code of contact |
| • | ramber and street (or r | .o. box ii maii io not | delivered to | otreet address; or contact | orty, town, or post office, state, and 21p oods of contact |
| 4295 San Felipe | | | | | Houston TV 77027 |
| 8 Date of action 9 Classification and description | | | | Houston, TX 77027 | |
| | | | | | |
| A nri | 11 2012 | | Commo | n Ctook | |
| | CUSIP number 11 Serial number(s) | | Commo | 12 Ticker symbol | 13 Account number(s) |
| | OOOII Hambel | 11 Ocharnamber | (3) | 12 Hoker Symbol | Account number(s) |
| | 742/0/ 10 5 | N. A. | | DD | N/A |
| Da | 743606 10 5 rt II Organizatio | NA NA | ob additiona | PB | NA See back of form for additional questions. |
| | | | | | |
| 14 | | | | | ate against which shareholders' ownership is measured for |
| | | | | | Inc. ("Coppermark") was merged with and into Prosperity |
| Band | cshares, Inc. ("Prospe | rity"), with Prosper | ity as the sur | viving entity, pursuant to | the terms and conditions in the Agreement and Plan of |
| Reor | rganization (the "Merg | er Agreement"), da | ted Decembe | er 10, 2012, by and between | n Prosperity and Coppermark. |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| 15 | | | | | urity in the hands of a U.S. taxpayer as an adjustment per |
| | share or as a percenta | age of old basis $ ightharpoonup$ | ursuant to th | e Merger Agreement, each | share of Coppermark capital stock outstanding |
| imm | ediately prior to the E | ffective Date was ca | ancelled and | converted into the right to | receive 0.5618 shares of Prosperity common stock and |
| | | | | fractional share interests. | |
| | • | • | , | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| 16 | Describe the calculati | on of the change in b | pasis and the | data that supports the calcu | ulation, such as the market values of securities and the |
| | valuation dates ► For | federal income tax | purposes, th | ne aggregate tax basis of t | he Prosperity common shares received by Coppermark |
| shar | | | | | ned received and redeemed for cash) will be |
| | | | | | ange therefor, reduced by the amount of cash |
| | | | | | on the exchange. A former Coppermark shareholder |
| | | | | | r's new Prosperity common shares received in the merger. |
| IIIus | t anocate the tax basis | 3 30 Calculated acit | JSS the total i | number of the shareholder | . 3 new riospenty common shares received in the merger. |

By doing this allocation, a tax basis per share can be computed. The actual tax basis will differ with respect to each separate former

generally will include the holding period of the shares of Coppermark common stock exchanged for such Prosperity common stock

Coppermark shareholder and, additionally, tax basis may differ with respect to separate and distinct blocks of common shares owned by any former Coppermark shareholder. To the extent that a Coppermark shareholder received cash in lieu of a fractional Prosperity common share, a portion of the total tax basis must be allocated to the fractional share and such fractional share will be deemed to be received and then exchanged for cash. The holding period of any shares of Prosperity common stock received by Coppermark shareholders in the merger

Part II **Organizational Action** (continued) List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based ▶ The merger of Coppermark into Prosperity on April 1, 2013 qualifies as a reorganization within the meaning of Section 368(a) of the Internal Revenue Code of 1986, as amended. In general, the income tax consequences to the former Coppermark shareholders are determined under the Internal Revenue Code sections 354, 356, 358 and 1221. Can any resulting loss be recognized? ► Coppermark shareholders generally will not recognize loss for U.S. federal income tax purposes by reason of the merger, except with respect to cash received in lieu of a fractional share of Prosperity common stock. If a Coppermark shareholder receives cash in lieu of a fractional share of Prosperity common stock, the Coppermark shareholder will be treated as having received a fractional share of Prosperity common stock pursuant to the merger and then as having exchanged the fractional share of Properity common stock for cash in a redemption by Prosperity. As a result, the Coppermark shareholder generally will recognize gain or loss equal to the difference between the amount of cash received and the Coppermark shareholder's basis in the fractional share of Prosperity common stock as set forth on line 16 above. This gain or loss generally will be capital gain or loss, and will be long-term capital gain or loss if, as of the Effective Date, the Coppermark shareholder's holding period with respect to the fractional share (including the holding period of the Coppermark common stock surrendered therefor) exceeds one year. Special rules apply to Coppermark shareholders who received their Coppermark common shares through the exercise of an employee stock option, through a tax qualified retirement plan or otherwise as compensation, and such Coppermark shareholders are instructed to consult their own tax advisors. Provide any other information necessary to implement the adjustment, such as the reportable tax year ▶ The merger became effective on April 1, 2013; therefore, the reportable tax year is 2013. Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer has any knowledge. Sign Here Signature ▶ Date ▶ SVP/Controller Print your name ► Shelly Srubar Humphrey Title ▶ Print/Type preparer's name Preparer's signature Check if Paid self-employed **Preparer** Firm's name Firm's EIN ▶ **Use Only**

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

Phone no.

Firm's address ▶