Department of the Treasury

## **Report of Organizational Actions Affecting Basis of Securities**

► See separate instructions.

OMB No. 1545-0123

Internal Revenue Service Reporting Issuer Part I 2 Issuer's employer identification number (EIN) Issuer's name **XOMA CORPORATION** 52-2154066 Name of contact for additional information Telephone No. of contact 5 Email address of contact JULIANE SNOWDEN 1 (646)-438-9754 iuliane.snowden@xoma.com 6 Number and street (or P.O. box if mail is not delivered to street address) of contact 7 City, town, or post office, state, and ZIP code of contact 2200 POWELL STREET, SUITE 310 **EMERYVILLE, CA 94608** 8 Date of action 9 Classification and description 2023 FOUR QUARTERLY CASH DISTRIBUTIONS SERIES A & SERIES B CUMULATIVE PREFERRED STOCK 10 CUSIP number 11 Serial number(s) 12 Ticker symbol 13 Account number(s) 98419J305 & 98419J404 **XOMAP and XOMAO** Organizational Action Attach additional statements if needed. See back of form for additional questions. Describe the organizational action and, if applicable, the date of the action or the date against which shareholders' ownership is measured for the action ▶ THE COMPANY PAID FOUR QUARTERLY CASH DISTRIBUTIONS TO ITS XOMA SERIES A AND SERIES B CUMULATIVE SHAREHOLDERS **DURING THE CALENDAR YEAR ENDED DECEMBER 31, 2023.** ON EACH OF THE FOLLOWING DATES: JANUARY 17, 2023: APRIL 17, 2023: JULY 17, 2023 & OCTOBER 16, 2023, HOLDERS OF THE 8,625% SERIES A CUMULATIVE PERPETUAL PREFERRED STOCK (NASDAQ: XOMAP) RECEIVED A CASH DIVIDEND EQUAL TO \$0.53906 PER SHARE. FOR EACH OF THE ABOVE MENTIONED DATES IN 2023, HOLDERS OF DEPOSITARY SHARES, EACH REPRESENTING 1/1000 OF A SHARE OF XOMA'S 8.375% SERIES B CUMULATIVE PERPETUAL PREFERRED STOCK (NASDAQ: XOMAO), RECEIVED A CASH DIVIDEND EQUAL TO \$0.52344 PER DEPOSITARY SHARE 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 15 share or as a percentage of old basis THE COMPANY PAID FOUR QUARTERLY CASH DISTRIBUTIONS TO ITS XOMA SERIES A AND SERIES B CUMULATIVE SHAREHOLDERS DURING THE CALENDAR YEAR ENDED DECEMBER 31, 2023. ALL OF THE DISTRIBUTIONS ARE NON-TAXABLE TO THE EXTENT OF SHAREHOLDER'S TAX BASIS IN THE SHARES AND ANY REMAINING AMOUNT BEING TAXED AS CAPITAL GAINS TO A SHAREHOLDER. 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 ▶ CASH DISTRIBUTIONS MADE BY A CORPORATION ARE GENERALLY TREATED AS A TAXABLE DIVIDEND TO THE EXTENT OF CURRENT EARNINGS AND PROFITS AT THE DATE OF DISTRIBUTION, OR AT THE END OF THE TAX YEAR IN WHICH THE DISTRIBUTIONS WERE MADE UNDER INTERNAL REVENUE CODE SECTION 312. ALL THE CASH DISTRIBUTIONS MADE BY THE COMPANY IN CALENDAR YEAR 2023 TO ITS XOMA SERIES A AND SERIES B CUMULATIVE SHAREHOLDERS WERE IN EXCESS OF EARNINGS AND PROFITS AND ARE 100% NON-TAXABLE RETURN OF CAPITAL TO THE EXTENT OF THE SHAREHOLDER'S BASIS. ACCORDINGLY, THESE DISTRIBUTIONS WILL FIRST REDUCE THE BASIS TO THE EXTENT OF THE SHAREHOLDER'S BASIS IN SUCH SHARES. ONCE THE BASIS IS EXHAUSTED, THE EXCESS DISTRIBUTION WILL BE TREATED AS RETURN OF CAPITAL.

Part I		Organizational Action (continued)					
		applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based EVENUE CODE SECTIONS 312, 301(c) AND 316(a)	d ▶				
INTER	IAL K	EVENUE CODE SECTIONS STZ, SUT(C) AND STO(a)					
18 Can any resulting loss be recognized? ▶ NO							
19 Provide any other information necessary to implement the adjustment, such as the reportable tax year ▶							
PURSUANT TO IRC 6045, BROKERS ARE REQUIRED TO REFLECT THESE ADJUSTMENTS IN COST BASIS REPORTING FOR COVERED							
SECURITIES. IF A BROKER IS NOT REQUIRED TO PROVIDE COST BASIS TO A PARTICULAR SHAREHOLDER, THE COST BASIS OF THE							
SHAREHOLDERS'S SHARES SHOULD BE ADJUSTED AS OF THE DISTRIBUTION DATE TO REFLECT THE RETURN OF CAPITAL DESCRIBED							
ABOVE. THE FINAL AMOUNT IN EXCESS OF EARNINGS AND PROFITS WILL BE REPORTED TO SHAREHOLDERS ON THE FORM 1099-DIV							
SHARE	HOLD	DERS SHOULD CONSULT WITH THEIR TAX ADVISOR TO DETERMINE THE TAX CONSEQUENCE	PES AS IT DELATES TO THEID				
INDIVIDUAL CIRCUMSTANCES.							
THE REPORTABLE TAX YEAR IS 2023.							
-							
	Unde	r penalties of perjury, I declare that I have examined this return, including accompanying schedules and statemer	nts, 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 pre-	eparer has any knowledge.				
Sign			1. 104				
Here	Signa	ıture▶ <u> Jon Date</u> Date ▶	11/27				
		THOMAS PURNS	INAMOS A OSC				
	Print	your name ► THOMAS BURNS  Title ► SVP, F  Print/Type preparer's name  Preparer's signature  Date.	INANCE & CFO				
Paid		Print/Type preparer's name  Preparer's signature  1/9/2024	Check if   PTIN   P00288312				
Prepa		Firm's name ► JANET TAN, C.P.A., INC.	Firm's EIN ▶ 90-0039249				
Use C	אוחע	Firm's address > 301 MAIN STREET, UNIT 11E, SAN FRANCISCO, CA 94105	Phone no. 415-867-8700				
Send Form		37 (including accompanying statements) to: Department of the Treasury, Internal Revenue Service, C					