## Report of Organizational Actions Affecting Basis of Securities

See separate instructions.

Part I Reporting	Issuer				
1 Issuer's name				2 Issuer's employer is	dentification number (EIN)
Intel Corporation	Ġ.			94-1	672743
3 Name of contact for ad	ditional information	4 Telephon	ne No. of contact	5 Email address of con	tact
Investor Relations Manager 800-298-0148				n/a	
6 Number and street (or F	P.O. box if mail is not	delivered to s	street address) of contact	7 City, town, or post office	, state, and ZIP code of contact
2200 Mission College Blv	d., RNB 4-148	đ		Santa Clara, CA 95054	v
8 Date of action		9 Class	sification and description		
August 6, 2018		Intel Co	rporation 3.25% Junior S	ubordinated Convertible Debent	ures Due 2039
10 CUSIP number	11 Serial number(s	5)	12 Ticker symbol	13 Account number(s)	e
458140AF7	N/A		INTC	· 1	N/A
Part II Organizatio	onal Action Attac	h additiona	I statements if needed.	See back of form for additiona	questions.
)					
15 Describe the quantitat share or as a percenta	ive effect of the orga age of old basis ► Se	nizational act e attached F	ion on the basis of the sec form 8937 Appendix A	eurity in the hands of a U.S. taxpay	er as an adjustment per
16 Describe the calculation valuation dates ► See	on of the change in b attached Form 893	asis and the o	data that supports the calc	culation, such as the market values	of securities and the
For Paperwork Reduction	Act Notice, see the	separate Ins	tructions	Cat. No. 37752P	Form <b>8937</b> (12-2017)

Form 89					Page <b>2</b>
Part		Organizational Action (continued)			
17 L See at	_ist the tached	applicable Internal Revenue Code section(s) and subsection(s) Form 8937 Appendix A	pon which the tax treatment is	based ►	
					e.
v					
		/ resulting loss be recognized? ► Form 8937 Appendix A			
2		-			
					10
		×			
<b>19</b> P	Provido	any other information personant to implement the adjustment		-	
See att	ached	any other information necessary to implement the adjustment, s Form 8937 Appendix A	uch as the reportable tax year	•	
	2			2	
Sign	Unde belief	penalties of perjury, I declare that I have examined this return, includin it is true, correct, and complete. Declaration of preparer (other than offic	g accompanying schedules and st er) is based on all information of wh	atements, and to the best of nich preparer has any knowled	my knowledge and dge.
Here	Signa	-Automoti Pro	Date ►	10/1/2018	5
Paid	Print	/our name ► Sharon Heck Print/Type preparer's name Preparer's signature	Title ► V Date	P, Global Tax	ſIN
Prepa		Firm's name		self-employed	
Use (		Firm's address ►		Firm's EIN ► Phone no.	
Send Fo	orm 89	37 (including accompanying statements) to: Department of the T	reasury, Internal Revenue Serv	vice, Ogden, UT 84201-00	54

## Intel Corporation Form 8937 Appendix A 3.25% Junior Subordinated Convertible Debentures Due 2039 CUSIP NO. 458140AF7

The attached Form 8937 and this Appendix A are intended to constitute a public reporting under Section 6045B of the Internal Revenue Code of 1986, as amended, and Sections 1.6045B-1(a)(3) and (b)(4) of the Treasury Regulations relating to a conversion rate adjustment on Intel Corporation's Convertible Debentures (described below). This Appendix A is intended to provide only a general summary of certain U.S. federal income tax consequences of the conversion rate adjustment and is not intended to provide a comprehensive analysis of all potential U.S. federal income tax consequences related to the conversion rate adjustment. You should consult your tax advisor to determine the tax consequences of the conversion rate adjustment particular to you.

Line 14 – Description of Organizational Action	On August 6, 2018, the conversion rate on the 3.25% Junior Subordinated Convertible Debentures due 2039 (CUSIP NO. 458140AF7) (the "Convertible Debentures") was increased as a result of one or more dividend distributions with respect to Intel Corporation's common stock. The record date for the cash dividend precipitating the conversion rate adjustment was August 7,
5	2018. The conversion rate adjustment is treated as a deemed distribution of property to the holders of the Convertible Debentures. Intel
	Corporation expects that it will have sufficient current or accumulated earnings and profits to treat the deemed distribution as a dividend for U.S. federal income tax purposes. Accordingly, holders of the
	Convertible Debentures on August 6, 2018 are required to treat the conversion rate adjustment as the receipt of a dividend distribution. In addition, because the dividend is reflected only in the conversion
, ,	rate adjustment (that is, holders do not receive a cash distribution), holders must increase their basis in the convertible debentures by the amount of the dividend distribution.
Line 15 – Quantitative Effect of Organizational Action	Intel Corporation has determined that the amount of the deemed distribution (and basis

	increase) per \$1000 Convertible Debenture is \$7.80.
Line 16 – Calculation of the Change in Basis	Each holder must increase its basis in the Convertible Debenture by the amount of the dividend distribution.
Line 17 – Code Sections Upon Which Tax Treatment is Based	Sections 305(c), 301(c) and (d), 316, and 1011 of the Code.
Line 18 – Recognition of any Resulting Loss	This is not a loss transaction.
Line 19 – Reportable Tax Year	The reportable tax year is 2018 for taxpayer reporting taxable income on a calendar year basis.