► See separate instructions.

Poporting lecuor

Part i Reporting issuer						
1 Issuer's name				2 Issuer's employer identification number (EIN)		
Broadcom Inc.		35-2617337				
		Telephone No. of contact		5 Email address of contact		
Ji Yoo	40	08-433-80	000	investor.relations@broadcom.com		
6 Number and street (or P.O. box if mail				7 City, town, or post office, state, and ZIP code of contact		
1320 Ridder Park Drive				San Jose, CA 95131		
8 Date of action		9 Class	sification and description			
March 31, 2021		See Att	achment (Line 14)			
10 CUSIP number 11 Serial nu	mber(s)	JUCKI	12 Ticker symbol	13 Account number(s)		
See Attachment (Line 14)			AVGO			
				ee back of form for additional questions.		
	nd, if app	licable, the	e date of the action or the da	te against which shareholders' ownership is measured for		
the action See attachment.						
15 Describe the quantitative effect of th share or as a percentage of old basis	-			rity in the hands of a U.S. taxpayer as an adjustment per		
16 Describe the calculation of the change valuation dates ► See attachment	-	is and the	data that supports the calcul	lation, such as the market values of securities and the		

Form 8	937 (12-	017)			Page 2
Part	t II	Drganizational Action (continued)			
17	List the	applicable Internal Revenue Code section(s) and subsection(s) upon which the ta	x treatment is	based ►	See attachment.
18	Can an	resulting loss be recognized?► See attachment.			
10	Provido	any other information necessary to implement the adjustment, such as the report	able tax year	See at	tachment
19	FIOVICE		lable lax year		
		penalties of perjury, I declare that I have examined this return, including accompanying so			
		it is true, correct, and complete. Declaration of preparer (other than officer) is based on all in	nformation of wi	hich prepar	er has any knowledge.
Sign				0 = 14	
Here	Signa		Date 🕨	05/10	0/2021
		/our name ► Ivy Pong		VP Ta	v
			Title ► Date		- PTIN
Paid		Print/Type preparer's name Preparer's stonature Ken Hill			Check if PINN self-employed P00561909
	barer	Firm's name Deloitte Tax LLP	5/7/2021		Firm's EIN ► 86-1065772
USe	Only	Firm's address > 225 West Santa Clara St., Suite 600, San Jose, CA 95113			Phone no. 408-704-4000

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

Current Internal Revenue Service (**"IRS"**) guidance under Internal Revenue Code (**"IRC"**) section 6045B provides that if a company undertakes an organizational action that affects the basis of a specified security an information return on Form 8937 must be filed with the IRS and furnished to affected holders, or alternatively, posted on the company's website.

The information contained in the Form 8937 and this attachment is intended to satisfy those requirements and is intended to provide a general summary of certain U.S. federal income tax consequences of the Exchanges (defined below). This information does not constitute tax advice and does not purport to take into account any holder's specific circumstances. Holders are urged to consult their own tax advisors regarding U.S. tax consequences of the adjustments described herein and the impact to tax basis resulting from the adjustments.

Form 8937, Part II, Line 14

Pursuant to an Offering Memorandum dated March 15, 2021, Broadcom Inc. (the "**Company**") entered into exchanges (the "**Exchanges**") with holders of certain notes of the Company and one of its affiliates, Broadcom Corporation ("**Broadcom Corporation**"). The Exchanges closed on March 31, 2021. Capitalized terms not defined herein shall have the meanings ascribed to them in the Offering Memorandum.

The Exchanges involved the series of notes listed in the table below (collectively the "**Existing Notes**") for a new series of Company 3.419% Senior Notes, due 4/15/2033 (the "**New 2033 Notes**") or a new series of Company 3.469% Senior Notes, due 4/15/2034 (the "**New 2034 Notes**" and, together with the New 2033 Notes, the "**New Notes**"). For each \$1,000 principal amount of each series of Existing Notes validly tendered and accepted for exchange by the Company, the table sets forth the Total Consideration (subject to rounding and cash in lieu of fractional amounts of New Notes) received by holders.

CUSIP			Total	Payable in New
Numbers	Existing Notes	Issuer	Consideration	Notes/CUSIP
11134LAP4	3.125% Senior Notes,	Broadcom	\$1,079.42	New 2033 Notes
	due 1/15/2025	Corporation		11135FBK6
11135FBC4	4.700% Senior Notes,	Broadcom	\$1,139.56	New 2033 Notes
	due 4/15/2025	Inc.		11135FBK6
11135FAT8	3.150% Senior Notes,	Broadcom	\$1,083.58	New 2033 Notes
U1109MAM8	due 11/15/2025	Inc.		11135FBK6
11135FBB6				
11134LAE9	3.625% Senior Notes,	Broadcom	\$1,081.55	New 2034 Notes
U1108LAC3	due 1/15/2024	Corporation		11135FBL4
11134LAF6				
11135FAD3	3.625% Senior Notes,	Broadcom	\$1,100.02	New 2034 Notes
U1109MAD8	due 10/15/2024	Inc.		11135FBL4
11135FAY7				
11135FAE1	4.250% Senior Notes,	Broadcom	\$1,118.86	New 2034 Notes
U1109MAE6	due 4/15/2026	Inc.		11135FBL4
11135FAZ4				
11134LAG4	3.875% Senior Notes,	Broadcom	\$1,097.95	New 2034 Notes
U1108LAD1	due 1/15/2027	Corporation		11135FBL4
11134LAH2				

The Total Consideration includes an Early Participation Payment of \$50 (payable in applicable New Notes) for each \$1,000 principal amount of each series of Existing Notes validly tendered at or prior to the Early Participation Date and accepted for exchange.

No fractional New Notes were issued. Instead, New Notes to be received by a holder were rounded downward to the nearest integral multiple of \$1,000 and the difference (that is, the fractional New Note) was paid in cash.

In addition, for each \$1,000 principal amount of Existing Notes validly tendered and accepted for exchange by the Company, holders of such Existing Notes received a cash payment for accrued and unpaid interest on the applicable series of Existing Notes up to, but not including, the Early Settlement Date.

Form 8937, Part II, Line 15

Taxable Exchange Treatment for Existing Notes other than Company Existing Notes (defined below)

The Company intends to treat the Exchanges of Existing Notes for New Notes as dispositions of such Existing Notes for U.S. federal income tax purposes resulting from a "significant modification" of the Existing Notes (which dispositions are taxable unless treated as Recapitalizations as defined below).

Accordingly, a holder generally will recognize gain or loss upon the exchange of Existing Notes (other than Company Existing Notes, as defined below) for New Notes and cash (if any) in an amount equal to the difference between (i) the sum of (A) the amount of such cash plus (B) the issue price of such New Notes as determined for U.S. federal income tax purposes (*See Line 16 below*) and (ii) such holder's adjusted tax basis in such Existing Notes. The amount realized does not include the consideration, if any, attributable to accrued but unpaid interest on the Existing Notes.

Tax-Free Recapitalization Treatment of the Company's 4.700% Senior Notes, due 4/15/2025, the Company's 3.150% Senior Notes, due 11/15/2025, the Company's 3.625% Senior Notes, due 10/15/2024, and the Company's 4.250% Senior Notes, due 4/15/2026 (such Existing Notes, the "Company Existing Notes")

The Exchanges of Existing Notes for New Notes generally would constitute a "recapitalization," within the meaning of Section 368(a)(1)(E) of the Code if both the New Notes and the Existing Notes exchanged therefor constitute "securities" issued by the same issuer for U.S. federal income tax purposes.

The Company intends to take the position that the Company Existing Notes are securities for U.S. federal income tax purposes. Thus, the Exchanges of Company Existing Notes for New

Notes is intended to qualify as a recapitalization within the meaning of Section 368(a)(1)(E) of the Code (the "**Recapitalization**").

The Exchanges of Existing Notes other than Company Existing Notes for New Notes cannot constitute a recapitalization because the exchange results in a change of issuer. *Each holder should consult its tax advisor regarding whether to treat the Exchanges of Company Existing Notes for New Notes as a recapitalization.*

Accordingly, a holder of Company Existing Notes that exchanged such Company Existing Notes for New Notes should recognize any gain (but not loss) realized on the exchange (subject to the discussion below regarding the Early Participation Payment) in an amount equal to the lesser of:

- the excess, if any, of (i) the sum of (A) any cash payment received (except to the extent attributable to accrued but unpaid interest or fractional New Notes which are deemed redeemed for cash, as described below) with respect to such exchanged Company Existing Notes and (B) the issue price of the New Notes (including any fractional New Notes which are deemed redeemed for cash, as described below) received by such Holder, over (ii) such holder's adjusted tax basis in such Company Existing Notes.; or
- the sum of (i) any cash payment received (except to the extent attributable to accrued but unpaid interest or fractional New Notes which are deemed redeemed for cash, as described below) with respect to such exchanged Company Existing Notes and (ii) the fair market value of the excess, if any, of (A) the aggregate principal amount of the New Notes (including any fractional New Notes which are deemed redeemed for cash, as described below) received by such holder over (B) the aggregate principal amount of the Company Existing Notes exchanged therefor (such excess, the "Excess Principal Amount"). Holders should consult their tax advisors regarding the determination of the fair market value of any Excess Principal Amount.

Cash in Lieu of Fractional New Notes

The Company intends to treat a holder that received cash in lieu of a fractional New Note as having received the aggregate amount of New Notes to which such holder otherwise would have been entitled and then having disposed of such fractional New Note for such cash. Such holder should recognize gain or loss on such disposition.

Early Participation Payment

The U.S. federal income tax treatment of the receipt of the Early Participation Payment is unclear. The Company intends to take the position that the Early Participation Payment is part of

the consideration for tendered Existing Notes which would generally be taken into account in determining such holder's gain or loss on the exchange of such Existing Notes as described above. *Holders should consult their tax advisors regarding the U.S. federal income tax treatment of the Early Participation Payment.*

Form 8937, Part II, Line 16

Basis of New Notes Received in Taxable Exchanges

A holder's basis in the New Notes received in taxable Exchanges will be equal to the "issue price" (which represents their fair market value) of the New Notes.

The Company has determined the issue price of the New 2033 Notes to be 101% of face and the issue price of the New 2034 Notes to be 100.5% of face, which is the approximate average of trades reported on FINRA's Trade Reporting and Compliance Engine on the first available trade dates for each respective instrument.

Basis of New Notes Received in the Recapitalization of Company Existing Notes

A holder's initial tax basis in the portion of the New Notes (including any fractional New Notes which are deemed redeemed for cash) received in the Recapitalization with a principal amount less than or equal to the principal amount of the Company Existing Notes exchanged by such holder generally will be equal to such holder's adjusted tax basis in the Company Existing Notes exchanged therefor (i) reduced by the fair market value of the Excess Principal Amount of New Notes received, if any, with respect to such tendered Company Existing Notes and (ii) increased by the amount of any gain recognized by such holder in the exchange of such Company Existing Notes. Such holder's initial tax basis in the Excess Principal Amount of New Notes (including any fractional New Notes which are deemed redeemed for cash), if any, will be equal to the fair market value of the Excess Principal Company Existing Notes are sult, a holder exchanging Company Existing Notes for New Notes may have a split basis and holding period in its New Notes.

Form 8937, Part II, Line 17

Section 1001, Treas. Reg. § 1.1273-2(c), Treas. Reg. § 1.1273-2(f) (Exchanges of Existing Notes other than Company Existing Notes)

Sections 368(a)(1)(E), 354(a), 356(a), 356(d) (Recapitalization of Company Existing Notes)

Section 1001 (cash in lieu of fractional New Notes)

Form 8937, Part II, Line 18

A holder may recognize gain or loss on the Exchanges of Existing Notes other than Company Existing Notes.

No loss may be recognized by a holder on the Recapitalization of Company Existing Notes.

A holder may recognize gain or loss on the receipt of cash in lieu of fractional New Notes.

Form 8937, Part II, Line 19

The reportable tax year for the Exchanges is the tax year during which the Exchanges occurred (i.e., 2021 for a calendar year taxpayer).