► See separate instructions.

Part I Reporting Issuer

Reporting	Issuer			
1 Issuer's name		2 Issuer's employer identification number (EIN)		
Impac Mortgage Holdings	, Inc.	33-0675505		
3 Name of contact for add	ditional information	4 Telephon	e No. of contact	5 Email address of contact
Joseph Joffrion			949-475-6523	Joe.Joffrion@impacmail.com
6 Number and street (or F	P.O. box if mail is not	7 City, town, or post office, state, and ZIP code of contact		
4000 MacArthur Blvd., Sui	ite 6000	Newport Beach, CA 92660		
8 Date of action			sification and description	
See Attached			Preferred Stock Exchar	ge and Redemption
10 CUSIP number	11 Serial number(s)	12 Ticker symbol	13 Account number(s)
45254P300	n/a		IMPHP	n/a
Part II Organizati	onal Action Attac	h additiona	I statements if needed.	See back of form for additional questions.
the action ► See A	ttached			
15 Describe the quantita share or as a percent				curity in the hands of a U.S. taxpayer as an adjustment per
			1992 - 2019 - Charles Contra de La Sector - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997	
16 Describe the calculat valuation dates ► Se		basis and the	data that supports the ca	culation, such as the market values of securities and the
				- 0007 (is said

Pa	rt II	Organizational Action (continued)	
17	List th	e applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based ►	See Att
2			
18	Can a	ny resulting loss be recognized? See Attached	
19	Provid	le any other information necessary to implement the adjustment, such as the reportable tax year > See Atta	ached
-			
-			
-			

Sign Here	Under penalties of perjury, I declare that I habelief, it is true, correct, and complete. Decla Signature Print your name On Gloeckner					
Paid Prepare Use On	Print/Type preparer's name	Preparer's signature	Date	Check if self-employed		
	Firm's address ►	Phone no.				
Send For	m 8937 (including accompanying stater	ments) to: Department of the Treasury,	Internal Revenue Service, 0	Dgden, UT 84201-0054		

Page 2

The below information is being provided in accordance with Section 6045B of the Internal Revenue Code of 1986, as amended (the "**Code**"). Stockholders of Impac Mortgage Holdings, Inc., a Maryland corporation (the "**Company**"), are urged to consult their own tax advisors with respect to the specific consequences of participating in the Organizational Action (as defined below). The below information is not intended as tax advice.

Part II, Item 14

Describe the organizational action and, if applicable, the date of the action or the date against which shareholders' ownership is measured for the action

On July 15, 2022, the Company filed a Form S-4 (File No. 333-266167) (as amended and supplemented through the date hereof, the "**Registration Statement**"), proposing an offer to its stockholders to exchange (the "**Exchange Offer**") all or a portion of their shares of (i) 9.375% Series B Cumulative Redeemable Preferred Stock, par value \$0.01 per share (the "**Series B Preferred Stock**"), and/or (ii) 9.125% Series C Cumulative Redeemable Preferred Stock, par value \$0.01 per share, for the consideration specified in the Registration Statement. The Registration Statement became effective October 18, 2022. The Company made payment for all tendered shares of Series B Preferred Stock on October 26, 2022. In connection with the foregoing, the Company's stockholders approved charter amendments to, among other things, make the Series B Preferred Stock redeemable at the Company's option for the same consideration paid in the Exchange Offer. The charter amendments became effective on October 24, 2022, and the Company completed the redemption of all shares of Series B Preferred Stock that remained outstanding after the closing of the Exchange Offer on November 15, 2022 (the "**Preferred Redemption**" and, together with the Exchange Offer, the "**Organizational Action**").

Each share of Series B Preferred Stock exchanged in the Organizational Action was exchanged for (i) thirty (30) shares of Series D Cumulative Redeemable Preferred Stock (the "**Preferred Stock**"), and (ii) thirteen and thirty-three one hundredths (13.33) shares of newly issued common stock, par value \$0.01 per share (the "**Common Stock**" and, together with the Preferred Stock, the "**Series B Stock Consideration**"). No cash consideration was paid with respect to any Series B Preferred Stock tendered pursuant to the Organizational Action.

Part II, Item 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

A U.S. taxpayer who exchanged Series B Preferred Stock in the Organizational Action will calculate its tax basis in the Series B Stock Consideration as follows: (i) the taxpayer's basis in the Common Stock received should be the same as its adjusted tax basis in the Series B Preferred Stock exchanged, increased by the amount of gain, if any, that it recognized and reduced by the

fair market value of the Preferred Stock that it received; and (ii) the taxpayer's basis in the Preferred Stock received should equal the fair market value of the Preferred Stock.

A U.S. taxpayer's gain should be an amount, if any, equal to the lesser of (i) the fair market value of the Preferred Stock that the U.S. taxpayer received in exchange for the Series B Preferred Stock; and (ii) the amount of gain that the U.S. taxpayer "realized" in the Organizational Action. The amount of gain that a U.S. taxpayer "realized" should equal the amount by which (a) the fair market value of the Series B Stock Consideration exceeded (b) the U.S. taxpayer's adjusted tax basis in the Series B Preferred Stock exchanged.

If a U.S. taxpayer exchanged more than one "block" of Series B Preferred Stock (that is, groups of Series B Preferred Stock that the U.S. taxpayer purchased at different times or at different prices), the U.S. taxpayer should calculate its recognized gain separately with respect to each block, and the results for each block may not be netted in determining the U.S. taxpayer's overall recognized gain. U.S. taxpayers who exchanged more than one block of Series B Preferred Stock should consult their own tax advisors regarding the quantitative effect of the Organizational Action on the basis of such U.S. taxpayer's Series B Preferred Stock.

Part II, Item 16

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

The calculation of a U.S. taxpayer's basis in the Preferred Stock and the Common Stock depends on (i) such U.S. taxpayer's adjusted basis in the Series B Preferred Stock exchanged, which is unique to each taxpayer, and (ii) the fair market value of the Preferred Stock and the Common Stock received by such U.S. taxpayer in the Organizational Action. U.S. federal income tax laws do not specify how to determine the fair market values of the Preferred Stock and the Common Stock for purposes of the calculations described above at Line 15.

However, it could be reasonable to determine the fair market value of the securities issued in exchange for the Series B Preferred Stock exchanged on October 26, 2022, as follows:

- For each share of Series B Preferred Stock exchanged, thirty (30) shares of Preferred Stock were issued. Such shares of Preferred Stock represented approximately fifty-three percent (53%) of the value of the Series B Stock Consideration, based on a fair market value per share of Preferred Stock of \$0.10. Such fair market value was determined based on the amount of cash a U.S. taxpayer would have received in lieu of a share of Preferred Stock had the Company been permitted to pay such cash in lieu under Maryland law.
- For each share of Series B Preferred Stock exchanged, thirteen and thirty-three one hundredths (13.33) shares of Common Stock were issued. Such shares of Common Stock represented approximately forty-seven percent (47%) of the value of the Series B Stock Consideration, based on a fair market value per share of Common Stock of \$0.25. Such fair market value was determined based on the average trading price of such Common Stock at the closing of the day on October 26, 2022.

In addition, it could be reasonable to determine the fair market value of the securities issued in exchange for the Series B Preferred Stock exchanged on November 15, 2022, as follows:

- For each share of Series B Preferred Stock exchanged, thirty (30) shares of Preferred Stock were issued. Such shares of Preferred Stock represented approximately forty-one percent (41%) of the value of the Series B Stock Consideration, based on a fair market value per share of Preferred Stock of \$0.10. Such fair market value was determined based on the amount of cash a U.S. taxpayer would have received in lieu of a share of Preferred Stock had the Company been permitted to pay such cash in lieu under Maryland law.
- For each share of Series B Preferred Stock exchanged, thirteen and thirty-three one hundredths (13.33) shares of Common Stock were issued. Such shares of Common Stock represented approximately fifty-nine percent (59%) of the value of the Series B Stock Consideration, based on a fair market value per share of Common Stock of \$0.33. Such fair market value was determined based on the average trading price of such Common Stock at the closing of the day on November 15, 2022.

Note that U.S. taxpayers are not bound by the fair market values of the Preferred Stock and the Common Stock described above. U.S. taxpayers are encouraged consult their own tax advisors as to the appropriate fair market values of the Preferred Stock and the Common Stock. The Company does not take any position as to whether the above approach, or any other approach, is appropriate.

<u>Part II, Item 17</u>

List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based

The exchange of Series B Preferred Stock pursuant to the Organizational Action was intended to be a reorganization under Section 368(a)(1)(E) of the Code. The tax treatment described herein is based on the application of Sections 354, 356, 358, and 368 of the Code.

Part II, Item 18

Can any resulting loss be recognized?

In accordance with Section 354 of the Code, no loss may be recognized by a stockholder with respect to the exchange of Series B Preferred Stock for the Series B Stock Consideration in the Organizational Action.

Part II, Item 19

Provide any other information necessary to implement the adjustment, such as the reportable tax year

Payment of the Series B Stock Consideration occurred on October 26, 2022 for taxpayers who participated in the Exchange Offer, and November 15, 2022 for taxpayers who participated in the Preferred Redemption. For a Company stockholder whose taxable year is the calendar year, the reportable tax year is 2022.