

Part II Organizational Action *(continued)*

17 List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based ▶ [See attached statement.](#)

18 Can any resulting loss be recognized? ▶ [See attached statement.](#)

19 Provide any other information necessary to implement the adjustment, such as the reportable tax year ▶ [See attached statement.](#)

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 ▶ SIGNED COPY IS MAINTAINED BY ISSUER Date ▶ 7/13/2022

Paid Preparer Use Only	Print your name ▶ <u>Prabir Adarkar</u>	Preparer's signature	Title ▶ <u>CFO</u>	Check <input type="checkbox"/> if self-employed	PTIN
	Firm's name ▶			Firm's EIN ▶	
	Firm's address ▶			Phone no.	

Attachment to Form 8937

Report of Organizational Actions Affecting Basis of Securities

DoorDash, Inc.

EIN: 46-2852392

Part II

Line 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 May 31, 2022, pursuant to the terms and conditions of the Share Purchase Agreement dated November 9, 2021 (and including the Amendment to the Share Purchase Agreement dated April 9, 2022), DoorDash, Inc. ("DDI") acquired all capital shares of Wolt Enterprises Oy ("Wolt") in exchange for shares of common stock of DDI (the "Purchase"). Each vested option to subscribe for Wolt common shares was automatically cancelled at the time of the closing of the Purchase (the "Closing"), and the holder thereof was entitled to receive either a substitute vested option to purchase shares of DDI common stock (with respect to holders who were set to become continuing Wolt employees), or shares of DDI common stock (with respect to holders who were not set to become continuing Wolt employees). In addition, each unvested option to subscribe for Wolt common shares was automatically canceled at the time of the Closing and the holder thereof was entitled to receive an award of restricted stock units representing a right to acquire shares of DDI common stock.

In the acquisition, Wolt shareholders generally had a right to receive 0.060747857 shares of common stock of DDI per share of capital stock of Wolt surrendered (this is equal to receiving 1 share of common stock of DDI for each 16.46148649 capital shares of Wolt surrendered). No fractional shares were issued. Instead, the shares issued to each Wolt shareholder were aggregated on a seller-by-seller basis, and the number of shares of common stock of DDI issued to each seller were rounded up to the nearest whole number.

The Purchase is intended to be treated for U.S. federal income tax purposes as a "reorganization" pursuant to Section 368(a) of the Internal Revenue Code of 1986, as amended (the "IRC").

Line 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.

Provided that the Purchase qualifies as a "reorganization" pursuant to Section 368(a) of the IRC, a Wolt shareholder's aggregate basis in the DDI shares received in the Purchase will generally

equal to the shareholder's aggregate basis in its shares of Wolt capital stock surrendered in the Purchase.

Line 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.

Provided that the Purchase qualifies as a "reorganization" pursuant to Section 368(a) of the IRC, a Wolt shareholder's aggregate basis in the DDI shares received in the Purchase will generally equal to the shareholder's aggregate basis in its shares of Wolt capital stock surrendered in the Purchase.

Line 17 – List the applicable Internal Revenue Code section(s) and subsection(s) upon which the tax treatment is based.

Sections 354, 358, and 368 of the IRC.

Line 18 – Can any resulting loss be recognized?

Provided that the Purchase qualifies as a "reorganization" pursuant to Section 368(a) of the IRC, no loss should be recognized for U.S. federal income tax purposes.

Line 19 – Provide any other information necessary to implement the adjustment, such as the reportable tax year.

The Purchase was completed on May 31, 2022. For shareholders who are calendar year taxpayers, the reportable tax year is the 2022 calendar year (i.e., the tax year ending December 31, 2022).