# UNITED STATES SECURITIES AND EXCHANGE COMMISSION



# **FORM 10-Q**

☑ QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended September 30, 2023

or

□ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

> For the transition period from \_to\_\_

> > Commission File Number 1-2256

# Exxon Mobil Corporation (Exact name of registrant as specified in its charter)

New Jersey

(State or other jurisdiction of incorporation or organization)

13-5409005

(I.R.S. Employer Identification Number)

22777 Springwoods Village Parkway, Spring, Texas 77389-1425

(Address of principal executive offices) (Zip Code)

(972) 940-6000

(Registrant's telephone number, including area code)

Securities registered pursuant to Section 12(b) of the Act:

Title of Each Class	Trading Symbol	Name of Each Exchange on Which Registered
Common Stock, without par value	XOM	New York Stock Exchange
0.142% Notes due 2024	XOM24B	New York Stock Exchange
0.524% Notes due 2028	XOM28	New York Stock Exchange
0.835% Notes due 2032	XOM32	New York Stock Exchange
1.408% Notes due 2039	XOM39A	New York Stock Exchange

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes 🛛 No 🗆

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§ 232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes 🗹 No 🗆

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, smaller reporting company, or an emerging growth company. See the definitions of "large accelerated filer," "accelerated filer," "smaller reporting company," and "emerging growth company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer	$\checkmark$	Accelerated filer	
Non-accelerated filer		Smaller reporting company	
		Emerging growth company	

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes 🗌 No 🗹

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date.

Class Outstanding as of September 30, 2023 3.962.917.886 Common stock, without par value

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# PART I. FINANCIAL INFORMATION

# **ITEM 1. FINANCIAL STATEMENTS**

### CONDENSED CONSOLIDATED STATEMENT OF INCOME

(millions of dollars, unless noted)	Three Month Septemb		Nine Months Ended September 30,		
(minons of uoturs, uness noted)	2023	2022	2023	2022	
Revenues and other income					
Sales and other operating revenue	88,570	106,512	253,009	305,511	
Income from equity affiliates	1,457	4,632	5,220	10,858	
Other income	733	926	2,009	1,882	
Total revenues and other income	90,760	112,070	260,238	318,251	
Costs and other deductions					
Crude oil and product purchases	53,076	60,197	146,677	178,198	
Production and manufacturing expenses	8,696	11,317	26,992	32,244	
Selling, general and administrative expenses	2,489	2,324	7,328	7,263	
Depreciation and depletion (includes impairments)	4,415	5,642	12,901	18,976	
Exploration expenses, including dry holes	338	218	612	677	
Non-service pension and postretirement benefit expense	166	154	497	382	
Interest expense	169	209	577	591	
Other taxes and duties	7,712	6,587	22,496	21,009	
Total costs and other deductions	77,061	86,648	218,080	259,340	
Income (loss) before income taxes	13,699	25,422	42,158	58,911	
Income tax expense (benefit)	4,353	5,224	12,816	14,389	
Net income (loss) including noncontrolling interests	9,346	20,198	29,342	44,522	
Net income (loss) attributable to noncontrolling interests	276	538	962	1,532	
Net income (loss) attributable to ExxonMobil	9,070	19,660	28,380	42,990	
Earnings (loss) per common share (dollars)	2.25	4.68	6.98	10.17	
Earnings (loss) per common share - assuming dilution (dollars)	2.25	4.68	6.98	10.17	

The information in the Notes to Condensed Consolidated Financial Statements is an integral part of these statements.

# CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

(millions of dollars)	Three Month Septembe		Nine Months Ended September 30,		
	2023	2022	2023	2022	
Net income (loss) including noncontrolling interests	9,346	20,198	29,342	44,522	
Other comprehensive income (net of income taxes)					
Foreign exchange translation adjustment	(933)	(3,361)	(246)	(5,157)	
Adjustment for foreign exchange translation (gain)/loss included in net income	549	_	549	_	
Postretirement benefits reserves adjustment (excluding amortization)	11	108	47	368	
Amortization and settlement of postretirement benefits reserves adjustment included in net periodic benefit costs	6	128	19	323	
Total other comprehensive income (loss)	(367)	(3,125)	369	(4,466)	
Comprehensive income (loss) including noncontrolling interests	8,979	17,073	29,711	40,056	
Comprehensive income (loss) attributable to noncontrolling interests	340	199	1,149	1,105	
Comprehensive income (loss) attributable to ExxonMobil	8,639	16,874	28,562	38,951	

The information in the Notes to Condensed Consolidated Financial Statements is an integral part of these statements.

# CONDENSED CONSOLIDATED BALANCE SHEET

(millions of dollars, unless noted)	September 30, 2023	December 31, 2022
ASSETS		
Current assets		
Cash and cash equivalents	32,944	29,640
Cash and cash equivalents – restricted	29	25
Notes and accounts receivable – net	41,814	41,749
Inventories		
Crude oil, products and merchandise	20,052	20,434
Materials and supplies	4,398	4,001
Other current assets	1,905	1,782
Total current assets	101,142	97,631
Investments, advances and long-term receivables	48,066	49,793
Property, plant and equipment – net	205,862	204,692
Other assets, including intangibles – net	17,189	16,951
Total Assets	372,259	369,067
LIABILITIES		
Current liabilities		
Notes and loans payable	4,743	634
Accounts payable and accrued liabilities	62,257	63,197
Income taxes payable	4,186	5,214
Total current liabilities	71,186	69,045
Long-term debt	36,510	40,559
Postretirement benefits reserves	10,174	10,045
Deferred income tax liabilities	23,912	22,874
Long-term obligations to equity companies	2,076	2,338
Other long-term obligations	20,868	21,733
Total Liabilities	164,726	166,594
Commitments and contingencies (Note 3)		
EQUITY		
Common stock without par value (9,000 million shares authorized, 8,019 million shares issued)	16,165	15,752
Earnings reinvested	450,138	432,860
Accumulated other comprehensive income	(13,088)	(13,270)
Common stock held in treasury (4,056 million shares at September 30, 2023 and 3,937 million shares at December 31, 2022)	(252 512)	(240.202)
ExxonMobil share of equity	(253,512) <b>199,703</b>	(240,293) <b>195,049</b>
Noncontrolling interests	7,830	7,424
Total Equity	207,533	202,473
Total Liabilities and Equity	372,259	369,067

The information in the Notes to Condensed Consolidated Financial Statements is an integral part of these statements.

# CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

	Nine Months En September 30	
(millions of dollars)	2023	, 2022
CASH FLOWS FROM OPERATING ACTIVITIES		
Net income (loss) including noncontrolling interests	29,342	44,522
Depreciation and depletion (includes impairments)	12,901	18,976
Changes in operational working capital, excluding cash and debt	(2,064)	6
All other items – net	1,508	(4,328)
Net cash provided by operating activities	41,687	59,176
CASH FLOWS FROM INVESTING ACTIVITIES		
Additions to property, plant and equipment	(15,691)	(12,624)
Proceeds from asset sales and returns of investments	3,058	3,914
Additional investments and advances	(1,141)	(915)
Other investing activities including collection of advances	214	238
Net cash used in investing activities	(13,560)	(9,387)
CASH FLOWS FROM FINANCING ACTIVITIES		
Additions to long-term debt <sup>(1)</sup>	805	55
Reductions in long-term debt	(11)	_
Reductions in short-term debt	(222)	(3,895)
Additions/(reductions) in debt with three months or less maturity	(283)	1,638
Contingent consideration payments	(68)	(58)
Cash dividends to ExxonMobil shareholders	(11,102)	(11,172)
Cash dividends to noncontrolling interests	(511)	(191)
Changes in noncontrolling interests	(258)	(1,074)
Common stock acquired	(13,092)	(10,480)
Net cash used in financing activities	(24,742)	(25,177)
Effects of exchange rate changes on cash	(77)	(950)
Increase/(decrease) in cash and cash equivalents	3,308	23,662
Cash and cash equivalents at beginning of period	29,665	6,802
Cash and cash equivalents at end of period	32,973	30,464
SUPPLEMENTAL DISCLOSURES		
Income taxes paid	11,627	10,172
Cash interest paid		
Included in cash flows from operating activities	578	660
Capitalized, included in cash flows from investing activities	862	605
Total cash interest paid	1,440	1,265
Noncash right of use assets recorded in exchange for lease liabilities		
Operating leases	1,421	1,648
Finance leases	438	730

<sup>(1)</sup> Includes \$568 million issued to facilitate the sale of an entity where the buyer assumed the debt upon closing; no longer on the Condensed Consolidated Balance Sheet at the end of the third quarter 2023.

The information in the Notes to Condensed Consolidated Financial Statements is an integral part of these statements.

# CONDENSED CONSOLIDATED STATEMENT OF CHANGE IN EQUITY

	ExxonMobil Share of Equity						
(millions of dollars, unless noted)	Common Stock	Earnings Reinvested	Accumulated Other Comprehensive Income	Common Stock Held in Treasury	ExxonMobil Share of Equity	Non- controlling Interests	Total Equity
Balance as of June 30, 2022	16,018	407,902	(15,017)	(231,587)	177,316	7,192	184,508
Amortization of stock-based awards	91	—	_	_	91	_	91
Other	(3)	_	_	_	(3)	(29)	(32)
Net income (loss) for the period		19,660			19,660	538	20,198
Dividends - common shares	_	(3,685)	—	_	(3,685)	(68)	(3,753)
Other comprehensive income (loss)		_	(2,786)		(2,786)	(339)	(3,125)
Acquisitions, at cost	—	_	—	(4,494)	(4,494)	(351)	(4,845)
Dispositions	_	_	—	1	1		1
Balance as of September 30, 2022	16,106	423,877	(17,803)	(236,080)	186,100	6,943	193,043
Balance as of June 30, 2023	16,029	444,731	(12,657)	(249,057)	199,046	7,951	206,997
Amortization of stock-based awards	138	_	_	_	138		138
Other	(2)	_	_	_	(2)	59	57
Net income (loss) for the period		9,070	_		9,070	276	9,346
Dividends - common shares	_	(3,663)	_	_	(3,663)	(218)	(3,881)
Other comprehensive income (loss)		_	(431)	_	(431)	64	(367)
Acquisitions, at cost	_	_	—	(4,456)	(4,456)	(302)	(4,758)
Dispositions	_	_	_	1	1	_	1
Balance as of September 30, 2023	16,165	450,138	(13,088)	(253,512)	199,703	7,830	207,533

Three Months Ended September 30, 2023 Three Months Ended September 30, 2022 **Common Stock Share Activity** (millions of shares) Held in Treasury Held in Treasury Issued Outstanding Issued Outstanding Balance as of June 30 8,019 (4,016) 4,003 8,019 (3,851) 4,168 Acquisitions (40) (40) (50) (50) \_ \_ Dispositions 8,019 (4,056) 3,963 8,019 (3,901) 4,118 Balance as of September 30

The information in the Notes to Condensed Consolidated Financial Statements is an integral part of these statements.

# CONDENSED CONSOLIDATED STATEMENT OF CHANGE IN EQUITY

	ExxonMobil Share of Equity						
(millions of dollars, unless noted)	Common Stock	Earnings Reinvested	Accumulated Other Comprehensive Income	Common Stock Held in Treasury	ExxonMobil Share of Equity	Non- controlling Interests	Total Equity
Balance as of December 31, 2021	15,746	392,059	(13,764)	(225,464)	168,577	7,106	175,683
Amortization of stock-based awards	372	_	_		372	_	372
Other	(12)	_	_		(12)	(30)	(42)
Net income (loss) for the period		42,990	_		42,990	1,532	44,522
Dividends - common shares	_	(11,172)	_		(11,172)	(191)	(11,363)
Other comprehensive income (loss)	_	_	(4,039)	_	(4,039)	(427)	(4,466)
Acquisitions, at cost		_	_	(10,620)	(10,620)	(1,047)	(11,667)
Dispositions	_	_	_	4	4	_	4
Balance as of September 30, 2022	16,106	423,877	(17,803)	(236,080)	186,100	6,943	193,043
Balance as of December 31, 2022	15,752	432,860	(13,270)	(240,293)	195,049	7,424	202,473
Amortization of stock-based awards	426	_	_	_	426	_	426
Other	(13)	_	_		(13)	70	57
Net income (loss) for the period		28,380	_		28,380	962	29,342
Dividends - common shares		(11,102)	_		(11,102)	(511)	(11,613)
Other comprehensive income (loss)	_	_	182	_	182	187	369
Acquisitions, at cost	_	_	_	(13,224)	(13,224)	(302)	(13,526)
Dispositions	_	_	_	5	5	_	5
Balance as of September 30, 2023	16,165	450,138	(13,088)	(253,512)	199,703	7,830	207,533

	Nine Months Ended September 30, 2023			0, 2023 Nine Months Ended September 30.		
<b>Common Stock Share Activity</b> (millions of shares)	Issued	Held in Treasury	Outstanding	Issued	Held in Treasury	Outstanding
Balance as of December 31	8,019	(3,937)	4,082	8,019	(3,780)	4,239
Acquisitions	_	(119)	(119)	_	(121)	(121)
Dispositions	_			_		
Balance as of September 30	8,019	(4,056)	3,963	8,019	(3,901)	4,118

The information in the Notes to Condensed Consolidated Financial Statements is an integral part of these statements.

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

#### Note 1. Basis of Financial Statement Preparation

These unaudited condensed consolidated financial statements should be read in the context of the consolidated financial statements and notes thereto filed with the Securities and Exchange Commission in the Corporation's 2022 Annual Report on Form 10-K. In the opinion of the Corporation, the information furnished herein reflects all known accruals and adjustments necessary for a fair statement of the results for the periods reported herein. All such adjustments are of a normal recurring nature. Prior data has been reclassified in certain cases to conform to the current presentation basis.

The Corporation's exploration and production activities are accounted for under the "successful efforts" method.

#### Note 2. Russia

In response to Russia's military action in Ukraine, the Corporation announced in early 2022 that it planned to discontinue operations on the Sakhalin-1 project ("Sakhalin") and develop steps to exit the venture. In light of this, an impairment assessment was conducted, and management determined that the carrying value of the asset group was not recoverable. As a result, the Corporation's first-quarter 2022 earnings included after-tax charges of \$3.4 billion largely representing the full impairment of its operations related to Sakhalin. On a before-tax basis, the charges amounted to \$4.6 billion, substantially all of which is reflected in the line captioned "Depreciation and depletion (includes impairments)" on the Condensed Consolidated Statement of Income. Effective October 14, 2022 the Russian government unilaterally terminated the Corporation's interests in Sakhalin, transferring operations to a Russian operator. The Corporation's fourth-quarter 2022 results included an after-tax benefit of \$1.1 billion largely reflecting the impact of the expropriation on the company's various obligations related to Sakhalin. The Corporation's exit from the project resulted in approximately 150 million oil-equivalent barrels no longer qualifying as proved reserves at year-end 2022.



#### Note 3. Litigation and Other Contingencies

#### Litigation

A variety of claims have been made against ExxonMobil and certain of its consolidated subsidiaries in a number of pending lawsuits. Management has regular litigation reviews, including updates from corporate and outside counsel, to assess the need for accounting recognition or disclosure of these contingencies. The Corporation accrues an undiscounted liability for those contingencies where the incurrence of a loss is probable and the amount can be reasonably estimated. If a range of amounts can be reasonably estimated and no amount within the range is a better estimate than any other amount, then the minimum of the range is accrued. The Corporation does not record liabilities when the likelihood that the liability has been incurred is probable but the amount cannot be reasonably estimated or when the liability is believed to be only reasonably possible or remote. For contingencies where an unfavorable outcome is reasonably possible and which are significant, the Corporation discloses the nature of the contingency and, where feasible, an estimate of the possible loss. For purposes of our contingency disclosures, "significant" includes material matters, as well as other matters which management believes should be disclosed.

State and local governments and other entities in various jurisdictions across the United States and its territories have filed a number of legal proceedings against several oil and gas companies, including ExxonMobil, requesting unprecedented legal and equitable relief for various alleged injuries purportedly connected to climate change. These lawsuits assert a variety of novel, untested claims under statutory and common law. Additional such lawsuits may be filed. We believe the legal and factual theories set forth in these proceedings are meritless and represent an inappropriate attempt to use the court system to usurp the proper role of policymakers in addressing the societal challenges of climate change.

Local governments in Louisiana have filed unprecedented legal proceedings against a number of oil and gas companies, including ExxonMobil, requesting compensation for the restoration of coastal marshes in the state. We believe the factual and legal theories set forth in these proceedings are meritless.

While the outcome of any litigation can be unpredictable, we believe the likelihood is remote that the ultimate outcomes of these lawsuits will have a material adverse effect on the Corporation's operations, financial condition, or financial statements taken as a whole. We will continue to defend vigorously against these claims.

#### **Other Contingencies**

The Corporation and certain of its consolidated subsidiaries were contingently liable at September 30, 2023, for guarantees relating to notes, loans and performance under contracts. Where guarantees for environmental remediation and other similar matters do not include a stated cap, the amounts reflect management's estimate of the maximum potential exposure. Where it is not possible to make a reasonable estimation of the maximum potential amount of future payments, future performance is expected to be either immaterial or have only a remote chance of occurrence. These guarantees are not reasonably likely to have a material effect on the Corporation's financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources.

	September 30, 2023					
Equity Company Obligations <sup>(1)</sup>	Other Third-Party Obligations	Total				
1,188	152	1,340				
706	5,664	6,370				
1,894	5,816	7,710				
	<b>Öbligations</b> <i>a</i> ) 1,188 706	Obligations Obligations   1,188 152   706 5,664				

(1) ExxonMobil share

The operations and earnings of the Corporation and its affiliates throughout the world have been, and may in the future be, affected from time to time in varying degree by political developments and laws and regulations, such as forced divestiture of assets; restrictions on production, imports and exports; price controls; tax increases and retroactive tax claims; expropriation of property; cancellation of contract rights; sanctions and environmental regulations. Both the likelihood of such occurrences and their overall effect upon the Corporation vary greatly from country to country and are not predictable.

# Note 4. Other Comprehensive Income Information

ExxonMobil Share of Accumulated Other Comprehensive Income (millions of dollars)	Cumulative Foreign Exchange Translation Adjustment	Postretirement Benefits Reserves Adjustment	Total
Balance as of December 31, 2021	(11,499)	(2,265)	(13,764)
Current period change excluding amounts reclassified from accumulated other comprehensive income $^{(\prime)}$	(4,680)	335	(4,345)
Amounts reclassified from accumulated other comprehensive income	_	306	306
Total change in accumulated other comprehensive income	(4,680)	641	(4,039)
Balance as of September 30, 2022	(16,179)	(1,624)	(17,803)
Balance as of December 31, 2022	(14,591)	1,321	(13,270)
Current period change excluding amounts reclassified from accumulated other comprehensive income $^{(\prime)}$	(241)	44	(197)
Amounts reclassified from accumulated other comprehensive income	367	12	379
Total change in accumulated other comprehensive income	126	56	182
Balance as of September 30, 2023	(14,465)	1,377	(13,088)

<sup>(1)</sup> Cumulative Foreign Exchange Translation Adjustment includes net investment hedge gain/(loss) net of taxes of \$25 million and \$551 million in 2023 and 2022, respectively.

Amounts Reclassified Out of Accumulated Other Comprehensive Income - Before-tax Income/(Expense)	Three Mon Septem		Nine Months Ended September 30,		
(millions of dollars)	2023	2022	2023	2022	
Foreign exchange translation gain/(loss) included in net income (Statement of Income line: Other income)	(549)	_	(549)	_	
Amortization and settlement of postretirement benefits reserves adjustment included in net periodic benefit costs					
(Statement of Income line: Non-service pension and postretirement benefit expense)	(8)	(163)	(22)	(415)	

Income Tax (Expense)/Credit For Components of Other Comprehensive Income	Three Mon Septem		Nine Months Ended September 30,		
(millions of dollars)	2023	2022	2023	2022	
Foreign exchange translation adjustment	83	(61)	216	(151)	
Postretirement benefits reserves adjustment (excluding amortization)	(15)	(82)	16	(205)	
Amortization and settlement of postretirement benefits reserves adjustment included in net periodic benefit costs	(2)	(35)	(3)	(92)	
Total	66	(178)	229	(448)	

# Note 5. Earnings Per Share

Earnings per common share	Three Mon Septemi		Nine Months Ended September 30,		
	2023	2022	2023	2022	
Net income (loss) attributable to ExxonMobil (millions of dollars)	9,070	19,660	28,380	42,990	
Weighted-average number of common shares outstanding (millions of shares) (1)	4,025	4,185	4,064	4,227	
Earnings (loss) per common share (dollars) (2)	2.25	4.68	6.98	10.17	
Dividends paid per common share (dollars)	0.91	0.88	2.73	2.64	

<sup>(1)</sup> Includes restricted shares not vested.

(2) Earnings (loss) per common share and earnings (loss) per common share – assuming dilution are the same in each period shown.

# Note 6. Pension and Other Postretirement Benefits

(millions of dollars)		ths Ended ber 30,	Nine Months Ended September 30,	
	2023	2022	2023	2022
Components of net benefit cost				
Pension Benefits - U.S.				
Service cost	111	173	353	529
Interest cost	169	130	500	388
Expected return on plan assets	(133)	(140)	(399)	(420)
Amortization of actuarial loss/(gain)	21	39	63	117
Amortization of prior service cost	(8)	(8)	(22)	(22)
Net pension enhancement and curtailment/settlement cost	8	87	23	177
Net benefit cost	168	281	518	769
Pension Benefits - Non-U.S.				
Service cost	81	138	244	433
Interest cost	231	149	697	466
Expected return on plan assets	(172)	(198)	(518)	(618)
Amortization of actuarial loss/(gain)	15	44	43	138
Amortization of prior service cost	13	10	38	33
Net pension enhancement and curtailment/settlement cost		_		(1)
Net benefit cost	168	143	504	451
Other Postretirement Benefits				
Service cost	20	30	60	108
Interest cost	67	54	206	162
Expected return on plan assets	(4)	(4)	(11)	(11)
Amortization of actuarial loss/(gain)	(30)	(4)	(91)	4
Amortization of prior service cost	(11)	(10)	(32)	(31)
Net benefit cost	42	71	132	232

#### Note 7. Financial Instruments and Derivatives

The estimated fair value of financial instruments and derivatives at September 30, 2023 and December 31, 2022, and the related hierarchy level for the fair value measurement was as follows:

	September 30, 2023								
		Fair	r Value						
(millions of dollars)	Level 1	Level 2	Level 3	Total Gross Assets & Liabilities	Effect of Counterparty Netting	Effect of Collateral Netting	Difference in Carrying Value and Fair Value	Net Carrying Value	
Assets									
Derivative assets (1)	7,459	1,485		8,944	(8,279)	(238)		427	
Advances to/receivables from equity companies (2)(6)		2,456	4,927	7,383	—	_	621	8,004	
Other long-term financial assets (3)	1,294	_	854	2,148	—	—	264	2,412	
Liabilities									
Derivative liabilities (4)	7,354	1,624		8,978	(8,279)	(132)		567	
Long-term debt (5)	28,555	1,164	4	29,723	_	—	5,045	34,768	
Long-term obligations to equity companies 69	_		2,163	2,163	—	_	(87)	2,076	
Other long-term financial liabilities (7)	_		665	665	_	_	50	715	

	December 31, 2022								
		Fair	Value						
(millions of dollars)	Level 1	Level 2	Level 3	Total Gross Assets & Liabilities	Effect of Counterparty Netting	Effect of Collateral Netting	Difference in Carrying Value and Fair Value	Net Carrying Value	
Assets									
Derivative assets <sup>(1)</sup>	4,309	3,455		7,764	(5,778)	(969)		1,017	
Advances to/receivables from equity companies (2)(6)	—	2,406	4,958	7,364	—	—	685	8,049	
Other long-term financial assets (3)	1,208	—	1,413	2,621	—		346	2,967	
Liabilities									
Derivative liabilities (4)	3,417	3,264		6,681	(5,778)	(79)		824	
Long-term debt (5)	33,112	1,880	6	34,998	_	—	4,173	39,171	
Long-term obligations to equity companies (6)	_	_	2,467	2,467	—	_	(129)	2,338	
Other long-term financial liabilities (7)	_	_	679	679	_	_	38	717	

(1) Included in the Balance Sheet lines: Notes and accounts receivable - net and Other assets, including intangibles - net.

<sup>(2)</sup> Included in the Balance Sheet line: Investments, advances and long-term receivables.

<sup>(3)</sup> Included in the Balance Sheet lines: Investments, advances and long-term receivables and Other assets, including intangibles - net.

<sup>(4)</sup> Included in the Balance Sheet lines: Accounts payable and accrued liabilities and Other long-term obligations.

<sup>(5)</sup> Excluding finance lease obligations.

(6) Advances to/receivables from equity companies and long-term obligations to equity companies are mainly designated as hierarchy level 3 inputs. The fair value is calculated by discounting the remaining obligations by a rate consistent with the credit quality and industry of the company.

<sup>(7)</sup> Included in the Balance Sheet line: Other long-term obligations. Includes contingent consideration related to a prior year acquisition where fair value is based on expected drilling activities and discount rates.

At September 30, 2023 and December 31, 2022, respectively, the Corporation had \$834 million and \$1,494 million of collateral under master netting arrangements not offset against the derivatives on the Condensed Consolidated Balance Sheet, primarily related to initial margin requirements.



The Corporation may use non-derivative financial instruments, such as its foreign currency-denominated debt, as hedges of its net investments in certain foreign subsidiaries. Under this method, the change in the carrying value of the financial instruments due to foreign exchange fluctuations is reported in accumulated other comprehensive income. As of September 30, 2023, the Corporation has designated \$4.8 billion of its Euro-denominated debt and related accrued interest as a net investment hedge of its European business. The net investment hedge is deemed to be perfectly effective.

The Corporation had undrawn short-term committed lines of credit of \$524 million and undrawn long-term committed lines of credit of \$834 million as of third quarter 2023.

#### **Derivative Instruments**

The Corporation's size, strong capital structure, geographic diversity, and the complementary nature of its business segments reduce the Corporation's enterprise-wide risk from changes in commodity prices, currency rates and interest rates. In addition, the Corporation uses commodity-based contracts, including derivatives, to manage commodity price risk and to generate returns from trading. Commodity contracts held for trading purposes are presented in the Condensed Consolidated Statement of Income on a net basis in the line "Sales and other operating revenue" and in the Consolidated Statement of Cash Flows in "Cash Flows from Operating Activities". The Corporation's commodity derivatives are not accounted for under hedge accounting. At times, the Corporation also enters into currency and interest rate derivatives, none of which are material to the Corporation's financial position as of September 30, 2023 and December 31, 2022, or results of operations for the periods ended September 30, 2023 and 2022.

Credit risk associated with the Corporation's derivative position is mitigated by several factors, including the use of derivative clearing exchanges and the quality of and financial limits placed on derivative counterparties. The Corporation maintains a system of controls that includes the authorization, reporting, and monitoring of derivative activity.

The net notional long/(short) position of derivative instruments at September 30, 2023 and December 31, 2022, was as follows:

(millions)	September 30, 2023	December 31, 2022
Crude oil (barrels)	14	4
Petroleum products (barrels)	(95)	(52)
Natural gas (MMBTUs)	(151)	(64)

Realized and unrealized gains/(losses) on derivative instruments that were recognized in the Condensed Consolidated Statement of Income are included in the following lines on a before-tax basis:

(millions of dollars)	Three Months September 3		Nine Months Ended September 30,		
	2023	2022	2023	2022	
Sales and other operating revenue	(1,049)	945	(66)	(3,003)	
Crude oil and product purchases	34	(56)	14	(82)	
Total	(1,015)	889	(52)	(3,085)	

# Note 8. Disclosures about Segments and Related Information

(millions of dollars)	Three Months Ended September 30,		Nine Months Ended September 30,		
(minions of aonars)	2023	2022	2023	2022	
Earnings (Loss) After Income Tax					
Upstream					
United States	1,566	3,110	4,118	9,235	
Non-U.S. <sup>(1)</sup>	4,559	9,309	13,041	19,043	
Energy Products					
United States	1,356	3,008	4,794	6,152	
Non-U.S.	1,086	2,811	4,141	4,744	
Chemical Products					
United States	338	635	1,148	2,030	
Non-U.S.	(89)	177	300	1,263	
Specialty Products					
United States	326	306	1,150	784	
Non-U.S.	293	456	914	871	
Corporate and Financing (1)	(365)	(152)	(1,226)	(1,132)	
Corporate total	9,070	19,660	28,380	42,990	
Sales and Other Operating Revenue					
Upstream					
United States	2,587	4,163	7,030	10,777	
Non-U.S.	3,424	8,770	12,550	22,214	
Energy Products					
United States	27,251	31,324	78,303	90,650	
Non-U.S.	45,295	50,215	124,216	144,734	
Chemical Products					
United States	1,924	2,499	5,945	8,773	
Non-U.S.	3,557	4,213	10,927	13,207	
Specialty Products					
United States	1,503	1,615	4,613	4,659	
Non-U.S.	2,998	3,709	9,382	10,478	
Corporate and Financing	31	4	43	19	
Corporate total	88,570	106,512	253,009	305,511	
Intersegment Revenue					
Upstream				40.005	
United States	5,091	6,536	15,091	19,907	
Non-U.S.	10,532	11,723	28,343	36,091	
Energy Products			1	~~	
United States	6,724	7,580	17,249	22,777	
Non-U.S.	7,286	9,551	21,243	29,161	
Chemical Products					
United States	2,231	2,579	6,103	6,904	
Non-U.S.	976	1,252	2,730	4,359	
Specialty Products					
United States	594	662	1,958	1,934	
Non-U.S.	142	246	410	665	
Corporate and Financing	39	59	167	175	

<sup>(1)</sup> Results for first quarter 2022 include charges of \$3.3 billion in non-U.S. Upstream and \$0.1 billion in Corporate and Financing associated with the expropriation of the Corporation's interest in Sakhalin-1.

#### **Geographic Sales and Other Operating Revenue**

(millions of dollars)		ths Ended ber 30,	Nine Months Ended September 30,		
	2023	2022	2023	2022	
United States	33,265	39,601	95,891	114,859	
Non-U.S.	55,305	66,911	157,118	190,652	
Total	88,570	106,512	253,009	305,511	
Significant Non-U.S. revenue sources include: (1)					
Canada	8,314	8,468	21,860	25,105	
United Kingdom	5,509	8,845	17,762	24,699	
Singapore	3,880	5,262	11,369	14,358	
France	4,017	4,449	10,995	14,071	
Italy	2,923	2,990	7,986	8,888	
Belgium	2,407	2,755	7,467	8,632	
Australia	2,448	2,936	7,269	8,597	

<sup>(1)</sup> Revenue is determined by primary country of operations. Excludes certain sales and other operating revenues in non-U.S. operations where attribution to a specific country is not practicable.

#### **Revenue from Contracts with Customers**

Sales and other operating revenue includes both revenue within the scope of ASC 606 and outside the scope of ASC 606. Trade receivables in Notes and accounts receivable – net reported on the Balance Sheet also includes both receivables within the scope of ASC 606 and those outside the scope of ASC 606. Revenue and receivables outside the scope of ASC 606 primarily relate to physically settled commodity contracts accounted for as derivatives. Contractual terms, credit quality, and type of customer are generally similar between those revenues and receivables within the scope of ASC 606 and those outside it.

Sales and other operating revenue (millions of dollars)	Three Mon Septem		Nine Months Ended September 30,		
	2023	2022	2023	2022	
Revenue from contracts with customers	68,533	79,358	196,159	234,025	
Revenue outside the scope of ASC 606	20,037	27,154	56,850	71,486	
Total	88,570	106,512	253,009	305,511	

#### **Note 9. Divestment Activities**

Through September 30, 2023, the Corporation realized proceeds of approximately \$3.1 billion from its divestment activities in 2023 with negligible impact on net after-tax earnings. This included the sale of the Aera Energy joint venture, Esso Thailand Ltd., the Billings Refinery, certain unconventional assets in the United States, as well as other smaller divestments.

In 2022, the Corporation realized proceeds of approximately \$5 billion and recognized net after-tax earnings of approximately \$0.4 billion from its divestment activities. This included the sale of certain unproved assets in Romania and unconventional assets in Canada and the United States, as well as other smaller divestments.

In November 2022, the Corporation executed an agreement for the sale of the Santa Ynez Unit and associated assets in California. The agreement is subject to certain conditions precedent and government approvals and does not yet meet held-for-sale criteria under ASC 360. Should the conditions precedent be met and the potential transaction close, the Corporation would expect to recognize a loss of up to \$2 billion.

In February 2022, the Corporation signed an agreement with Seplat Energy Offshore Limited for the sale of Mobil Producing Nigeria Unlimited. The agreement is subject to certain conditions precedent and government approvals. In mid-2022, a Nigerian court issued an order to halt transition activities and enter into arbitration with the Nigerian National Petroleum Company. The closing date and any loss on sale will depend on resolution of these matters.

#### Note 10. Denbury Acquisition

On July 13, 2023, the Corporation entered into an agreement to acquire Denbury Inc., a developer of carbon capture, utilization and storage solutions and enhanced oil recovery in exchange for ExxonMobil common stock. Based on the July 12 closing price for ExxonMobil shares, and at a fixed exchange rate of 0.84 per Denbury share, the transaction value was \$4.9 billion. We expect that the number of shares issuable in connection with the transaction to be approximately45 million. Denbury scheduled a shareholder vote for October 31, 2023, and assuming shareholder approval, the transaction is currently expected to close in early November. In addition to carbon capture and storage assets, the acquisition includes Gulf Coast and Rocky Mountain oil and natural gas operations which consist of proved reserves totaling over 200 million barrels of oil equivalent (as of December 31, 2022), with approximately 47 thousand oil-equivalent barrels per day of production for the first half of 2023.

#### Note 11. Pioneer Natural Resources Merger

On October 11, 2023, the Corporation entered into a merger agreement with Pioneer Natural Resources, an independent oil and gas exploration and production company, in exchange for ExxonMobil common stock. Based on the October 10 closing price for ExxonMobil shares, the fixed exchange rate of 2.3234 per Pioneer share, and Pioneer's outstanding net debt, the implied enterprise value of the transaction was approximately \$65 billion. We expect that the number of shares issuable in connection with the transaction to be approximately 546 million. The transaction is currently expected to close in the first half of 2024, subject to regulatory approvals.

Pioneer holds over 850,000 net acres in the Midland Basin of West Texas, which consist of proved reserves totaling over 2.3 billion barrels of oil equivalent (as of December 31, 2022) and over 700 thousand oil-equivalent barrels per day of production for the three months ended June 30, 2023.



#### ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

#### Overview

During the first quarter of 2023, the price of crude oil declined towards the average of the 10-year range (2010-2019), impacted by higher inventory levels, and remained relatively flat during the second quarter. In the third quarter, crude oil prices increased as a result of strong demand, tight inventory levels, and ongoing actions by OPEC+ oil producers to limit supply, which helped mitigate concerns over potential market impacts from a weakening global economy. While natural gas prices remained above the 10-year average they have declined significantly over the first nine months of the year with storage levels increasing above historical averages in the United States and Europe on higher supply and lower demand. During the first half of 2023, refining margins declined on easing supply concerns with stabilization of Russian supply. However, in the third quarter, strong demand for gasoline and distillate combined with low inventories pushed refining margins above the 10-year range. Chemical margins remained well below the 10-year range, as excess supply continued to outpace rising demand.

The Corporation's results for the first nine months included after-tax charges of \$0.2 billion related to additional European taxes imposed on the energy sector, mainly reflected in the line "Income tax expense (benefit)." The enactment of regulations in late 2022 by European Member States and other countries imposed mandatory taxes on certain companies active in the crude petroleum, coal, natural gas, and refinery sectors.

The Corporation tests assets or groups of assets for recoverability on an ongoing basis whenever events or changes in circumstances indicate that the carrying amounts may not be recoverable and has a robust process to monitor for indicators of potential impairment across its asset groups throughout the year. As part of its annual planning and budgeting process, the Corporation is currently assessing its portfolio to prioritize assets with the highest future value potential within its broad range of available opportunities while identifying potential asset divestment candidates. This effort includes an ongoing re-assessment of industry and regulatory factors, macroeconomic considerations, and the company's project execution plans. Depending on the outcome of the planning process, including in particular significant future changes to the Corporation's current development plans for its long-lived assets or increases in the likelihood of divestments, certain assets groups could be at risk for impairment. This planning process is expected to be completed with required review by the Board of Directors in the fourth quarter. If needed, assessments on an asset-level basis will be completed following this Board review.

#### **Recent Mergers and Acquisitions**

On July 13, 2023, the Corporation announced that it had entered into a definitive agreement to acquire Denbury Inc. The acquisition further accelerates the Corporation's Low Carbon Solutions opportunities. See Note 10 of the Condensed Consolidated Financial Statements for additional information.

On October 11, 2023, the Corporation announced that it had entered into a definitive merger agreement with Pioneer Natural Resources. At close, ExxonMobil's Permian production volume would more than double to 1.3 million barrels of oil equivalent per day, based on anticipated 2023 volumes. The transaction represents an opportunity to deliver leading capital efficiency and cost performance as well as increase production by combining Pioneer's large-scale, contiguous, high-quality undeveloped Midland acreage with ExxonMobil's Permian resource development approach. See Note 11 of the Condensed Consolidated Financial Statements for additional information.

#### FUNCTIONAL EARNINGS SUMMARY

Earnings (loss) excluding Identified Items (non-GAAP) are earnings (loss) excluding individually significant non-operational events with, typically, an absolute corporate total earnings impact of at least \$250 million in a given quarter. The earnings (loss) impact of an identified item for an individual segment may be less than \$250 million when the item impacts several periods or several segments. Earnings (loss) excluding identified items does include non-operational earnings events or impacts that are generally below the \$250 million threshold utilized for Identified Items. Management uses these figures to improve comparability of the underlying business across multiple periods by isolating and removing significant non-operational events from business results. The Corporation believes this view provides investors increased transparency into business results and trends and provides investors with a view of the business as seen through the eyes of management. Earnings (loss) excluding Identified Items is not meant to be viewed in isolation or as a substitute for net income (loss) attributable to ExxonMobil as prepared in accordance with U.S. GAAP.

Three Months Ended September 30, 2023	Upst	tream	Energy	Products	<b>Chemical Products</b>		Chemical Products		Chemical Products Specialty Produc		Specialty Products		Corporate and	Total
(millions of dollars)	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.	Financing					
Earnings (loss) (U.S. GAAP)	1,566	4,559	1,356	1,086	338	(89)	326	293	(365)	9,070				
Identified Items														
Tax-related items	_	(14)	_	(33)	_	_	_	—	—	(47)				
Earnings (loss) excluding Identified Items (Non- GAAP)	1,566	4,573	1,356	1,119	338	(89)	326	293	(365)	9,117				

Three Months Ended September 30, 2022	Upst	Upstream En		Energy Products Chemical Products		Specialty	Products	Corporate and	Total	
(millions of dollars)	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.	Financing	
Earnings (loss) (U.S. GAAP)	3,110	9,309	3,008	2,811	635	177	306	456	(152)	19,660
Identified Items										
Impairments	_	(697)	_	_	_	_	—	_	—	(697)
Gain/(loss) on sale of assets	_	587	_	_	_	_	—	_	—	587
Tax-related items	_	—	_	_	_	_	_	_	324	324
Other	_	688	_	_	_	_	_	_	76	764
<b>Earnings (loss) excluding</b> <b>Identified Items</b> (Non- GAAP)	3,110	8,731	3,008	2,811	635	177	306	456	(552)	18,682

Nine Months Ended September 30, 2023	Upst	ream	Energy	Energy Products		Products	Specialty Products		Corporate and	Total
(millions of dollars)	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.	Financing	
Earnings (loss) (U.S. GAAP)	4,118	13,041	4,794	4,141	1,148	300	1,150	914	(1,226)	28,380
Identified Items										
Tax-related items	_	(184)	—	(45)	—		—	_	—	(229)
Earnings (loss) excluding Identified Items (Non- GAAP)	4,118	13,225	4,794	4,186	1,148	300	1,150	914	(1,226)	28,609

Nine Months Ended September 30, 2022	Upst	tream	Energy	Products	<b>Chemical Products</b>		Specialty Products		Specialty Products		Corporate and	Total
(millions of dollars)	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.	U.S.	Non-U.S.	Financing			
Earnings (loss) (U.S. GAAP)	9,235	19,043	6,152	4,744	2,030	1,263	784	871	(1,132)	42,990		
Identified Items												
Impairments	_	(3,574)	_	_	_	_	—	_	(98)	(3,672)		
Gain/(loss) on sale of assets	299	587	_	_	_	_	—	_	—	886		
Tax-related items	_	—	_	_	_	_	—	_	324	324		
Other	_	310	_	_	_	_	—	_	76	386		
<b>Earnings (loss) excluding</b> <b>Identified Items</b> (Non- GAAP)	8,936	21,720	6,152	4,744	2,030	1,263	784	871	(1,434)	45,066		

References in this discussion to Corporate earnings (loss) mean net income (loss) attributable to ExxonMobil (U.S. GAAP) from the Condensed Consolidated Statement of Income. Unless otherwise indicated, references to earnings (loss); Upstream, Energy Products, Chemical Products, Specialty Products, and Corporate and Financing earnings (loss); and earnings (loss) per share are ExxonMobil's share after excluding amounts attributable to noncontrolling interests.

Due to rounding, numbers presented may not add up precisely to the totals indicated.

#### **REVIEW OF THIRD QUARTER 2023 RESULTS**

ExxonMobil's third-quarter 2023 earnings were \$9.1 billion, or \$2.25 per share assuming dilution, compared with earnings of \$19.7 billion a year earlier. The decrease in earnings was driven by lower crude and natural gas prices, and declining industry refining and chemical margins. Capital and exploration expenditures were \$6.0 billion, up \$0.3 billion from third quarter 2022.

Earnings for the first nine months of 2023 were \$28.4 billion, or \$6.98 per diluted share, compared with \$43.0 billion a year earlier. Capital and exploration expenditures were \$18.6 billion, up \$3.3 billion from 2022. The Corporation distributed \$11.1 billion in dividends to shareholders and repurchased \$13.1 billion of common stock.

#### **UPSTREAM**

**Upstream Financial Results** 

(millions of dollars)	Three Mor Septem	ths Ended ber 30,	Nine Months Ended September 30,		
	2023	2022	2023	2022	
Earnings (loss) (U.S. GAAP)					
United States	1,566	3,110	4,118	9,235	
Non-U.S.	4,559	9,309	13,041	19,043	
Total	6,125	12,419	17,159	28,278	
Identified Items (1)					
United States	_	_		299	
Non-U.S.	(14)	578	(184)	(2,677)	
Total	(14)	578	(184)	(2,378)	
Earnings (loss) excluding Identified Items (1) (Non-GAAP)					
United States	1,566	3,110	4,118	8,936	
Non-U.S.	4,573	8,731	13,225	21,720	
Total	6,139	11,841	17,343	30,656	

# Upstream Third Quarter Earnings Factor Analysis

(millions of dollars)



Price – Price impacts decreased earnings by \$5,690 million, driven by a 59% decrease in average natural gas realizations and a 14% decrease in average crude realizations. Volume/Mix – Lower volumes decreased earnings by \$150 million, mainly driven by natural gas, partly offset by liquids growth in Guyana and the Permian.

Other – All other items increased earnings by \$140 million.

Identified Items (*D* – 3Q 2022 \$578 million gain on the sale of Romania and XTO Energy Canada assets and one-time benefits from tax and other reserve adjustments, partly offset by impairments. 3Q 2023 \$(14) million loss driven by additional European taxes.

(1) Refer to Functional Earnings Summary for definition of Identified Items and earnings (loss) excluding Identified Items.

**Upstream Year-to-Date Earnings Factor Analysis** *(millions of dollars)* 



Price – Price impacts decreased earnings by \$13,850 million, driven by a 40% decrease in average natural gas realizations and a 24% decrease in average realizations for crude oil.

Volume/Mix – Favorable volume and mix effects increased earnings by \$420 million, driven by higher production from our advantaged projects in Guyana and the Permian. Other – All other items increased earnings by \$120 million, largely due to the absence of divestment-related impairments.

Identified Items  $^{(j)}$  – 2022 \$(2,378) million loss as a result of the Russia expropriation, partly offset by gains on the sale of the U.S. Barnett Shale, Romania, and XTO Energy Canada assets and one-time benefits from tax and other reserve adjustments. 2023 \$(184) million loss driven by additional European taxes.

(1) Refer to Functional Earnings Summary for definition of Identified Items and earnings (loss) excluding Identified Items.

#### **Upstream Operational Results**

		ths Ended ber 30,	Nine Mon Septem	
	2023	2022	2023	2022
Net production of crude oil, natural gas liquids, bitumen and synthetic oil (thousands of barrels daily)				
United States	756	783	787	771
Canada/Other Americas	655	641	648	558
Europe	4	4	4	4
Africa	229	249	218	243
Asia	713	666	721	698
Australia/Oceania	40	46	37	44
Worldwide	2,397	2,389	2,415	2,318
Net natural gas production available for sale (millions of cubic feet daily)				
United States	2,271	2,351	2,328	2,607
Canada/Other Americas	94	158	96	175
Europe	368	541	429	711
Africa	129	70	116	65
Asia	3,528	3,304	3,491	3,321
Australia/Oceania	1,358	1,539	1,303	1,460
Worldwide	7,748	7,963	7,763	8,339
<b>Oil-equivalent production</b> <sup>(1)</sup> (thousands of oil-equivalent barrels daily)	3,688	3,716	3,709	3,708

(1) Natural gas is converted to an oil-equivalent basis at six million cubic feet per one thousand barrels.

**Upstream Additional Information** 

(thousands of barrels daily)	Three Months Ended September 30	Nine Months Ended September 30
Volumes reconciliation (Oil-equivalent production)		
2022	3,716	3,708
Entitlements - Net Interest	(6)	(32)
Entitlements - Price / Spend / Other	44	66
Government Mandates	(36)	(28)
Divestments	(109)	(130)
Growth / Other	79	125
2023	3,688	3,709

<sup>(1)</sup> Natural gas is converted to an oil-equivalent basis at six million cubic feet per one thousand barrels.

3Q 2023 versus 3Q 2022	3.7 million oil-equivalent barrels per day in 3Q 2023 decreased 28 thousand oil-equivalent barrels per day from 3Q 2022. Excluding the impacts from entitlements, divestments, and higher government-mandated curtailments, net production grew by 79 thousand oil-equivalent barrels per day driven by Permian and Guyana.
YTD 2023 versus YTD 2022	3.7 million oil-equivalent barrels per day in 2023 increased 1 thousand oil-equivalent barrels per day from 2022. Excluding the impacts from entitlements, Russia expropriation, divestments, and higher government-mandated curtailments, net production grew by 125 thousand oil-equivalent barrels per day driven by Permian and Guyana.

Listed below are descriptions of ExxonMobil's volumes reconciliation factors which are provided to facilitate understanding of the terms.

*Entitlements - Net Interest* are changes to ExxonMobil's share of production volumes caused by non-operational changes to volume-determining factors. These factors consist of net interest changes specified in Production Sharing Contracts (PSCs), which typically occur when cumulative investment returns or production volumes achieve defined thresholds, changes in equity upon achieving pay-out in partner investment carry situations, equity redeterminations as specified in venture agreements, or as a result of the termination or expiry of a concession. Once a net interest change has occurred, it typically will not be reversed by subsequent events, such as lower crude oil prices.

Entitlements - Price, Spend and Other are changes to ExxonMobil's share of production volumes resulting from temporary changes to non-operational volume-determining factors. These factors include changes in oil and gas prices or spending levels from one period to another. According to the terms of contractual arrangements or government royalty regimes, price or spending variability can increase or decrease royalty burdens and/or volumes attributable to ExxonMobil. For example, at higher prices, fewer barrels are required for ExxonMobil to recover its costs. These effects generally vary from period to period with field spending patterns or market prices for oil and natural gas. Such factors can also include other temporary changes in net interest as dictated by specific provisions in production agreements.

Government Mandates are changes to ExxonMobil's sustainable production levels as a result of production limits or sanctions imposed by governments.

Divestments are reductions in ExxonMobil's production arising from commercial arrangements to fully or partially reduce equity in a field or asset in exchange for financial or other economic consideration.

Growth and Other comprise all other operational and non-operational factors not covered by the above definitions that may affect volumes attributable to ExxonMobil. Such factors include, but are not limited to, production enhancements from project and work program activities, acquisitions including additions from asset exchanges, downtime, market demand, natural field decline, and any fiscal or commercial terms that do not affect entitlements.

#### **ENERGY PRODUCTS**

#### **Energy Products Financial Results**

(millions of dollars)		nths Ended aber 30,	Nine Months Ended September 30,	
	2023		2023	2022
Earnings (loss) (U.S. GAAP)				
United States	1,356	3,008	4,794	6,152
Non-U.S.	1,086	2,811	4,141	4,744
Total	2,442	5,819	8,935	10,896
Identified Items (1)				
United States	_	_		
Non-U.S.	(33)	_	(45)	
Total	(33)		(45)	_
Earnings (loss) excluding Identified Items (1) (Non-GAAP)				
United States	1,356	3,008	4,794	6,152
Non-U.S.	1,119	2,811	4,186	4,744
Total	2,475	5,819	8,980	10,896

Due to rounding, numbers presented may not add up precisely to the totals indicated.



#### **Energy Products Third Quarter Earnings Factor Analysis** (millions of dollars)

Margins – Weaker industry refining margins and trading-related impacts, including negative derivative mark-to-market effects and other timing effects that were largely noncash, which were impacted by rising prices in the quarter compared to declining prices in the third quarter last year, decreased earnings by \$2,970 million.

Volume/Mix - Volume and mix decreased earnings by \$50 million, primarily driven by planned maintenance.

Other - All other items decreased earnings by \$320 million, mainly related to unfavorable foreign exchange impacts and higher maintenance expenses.

Identified Items (1) - 3Q 2023 \$(33) million loss related to additional European taxes.

(1) Refer to Functional Earnings Summary for definition of Identified Items and earnings (loss) excluding Identified Items.

#### **Energy Products Year-to-Date Earnings Factor Analysis** (millions of dollars)



Margins - Weaker industry refining margins and unfavorable derivative mark-to-market impacts offset by favorable other timing effects, mostly of a non-cash nature, decreased earnings by \$1,490 million.

Volume/Mix - Favorable volume and mix effects increased earnings by \$130 million, mainly driven by start-up of the Beaumont refinery expansion, partially offset by higher scheduled maintenance.

Other - All other items decreased earnings by \$560 million, primarily due to higher project and maintenance expenses.

Identified Items (1) – 2023 \$(45) million loss from additional European taxes.

<sup>(1)</sup> Refer to Functional Earnings Summary for definition of Identified Items and earnings (loss) excluding Identified Items.

#### **Energy Products Operational Results**

(thousands of barrels daily)	Three Mon Septem		Nine Months Ended September 30,		
	2023	2022	2023	2022	
Refinery throughput					
United States	1,868	1,742	1,819	1,705	
Canada	415	426	407	413	
Europe	1,251	1,253	1,217	1,204	
Asia Pacific	517	557	515	542	
Other	164	187	171	182	
Worldwide	4,215	4,165	4,129	4,046	
Energy Products sales <sup>(2)</sup>					
United States	2,626	2,479	2,610	2,399	
Non-U.S.	2,925	3,058	2,887	2,922	
Worldwide	5,551	5,537	5,496	5,321	
Gasoline, naphthas	2,316	2,335	2,299	2,220	
Heating oils, kerosene, diesel	1,834	1,818	1,815	1,766	
Aviation fuels	358	365	338	335	
Heavy fuels	229	252	224	243	
Other energy products	814	767	820	758	

<sup>(2)</sup> Data reported net of purchases/sales contracts with the same counterparty.

Due to rounding, numbers presented may not add up precisely to the totals indicated.

#### **CHEMICAL PRODUCTS**

#### **Chemical Products Financial Results**

(millions of dollars)	Three Mon Septem		Nine Months Ended September 30,		
	2023	2022	2023	2022	
Earnings (loss) (U.S. GAAP)	-				
United States	338	635	1,148	2,030	
Non-U.S.	(89)	177	300	1,263	
Total	249	812	1,448	3,293	
Earnings (loss) excluding Identified Items (*) (Non-GAAP)					
United States	338	635	1,148	2,030	
Non-U.S.	(89)	177	300	1,263	
Total	249	812	1,448	3,293	

<sup>(1)</sup> Refer to Functional Earnings Summary for definition of Identified Items and earnings (loss) excluding Identified Items. Due to rounding, numbers presented may not add up precisely to the totals indicated.



**Chemical Products Third Quarter Earnings Factor Analysis** (millions of dollars)

Margins - Weaker industry margins decreased earnings by \$480 million.

Volume/Mix – Improved volume and mix effects, primarily from the growth of performance chemicals, increased earnings by \$140 million. Other – All other items decreased earnings by \$220 million, primarily due to the absence of favorable tax items.



**Chemical Products Year-to-Date Earnings Factor Analysis** (millions of dollars)





Margins - Weaker industry margins decreased earnings by \$1,060 million.

Volume/Mix - Lower sales decreased earnings by \$370 million, reflecting softer demand.

Other - All other items decreased earnings by \$420 million, primarily driven by higher project and planned maintenance expenses.

### **Chemical Products Operational Results**

(thousands of metric tons)	Three Months Ended September 30,			Nine Months Ended September 30,		
	2023	2022	2023	2022		
Chemical Products sales (1)						
United States	1,750	1,658	5,036	5,688		
Non-U.S.	3,358	3,023	9,570	8,821		
Worldwide	5,108	4,680	14,606	14,509		

(1) Data reported net of purchases/sales contracts with the same counterparty.

## SPECIALTY PRODUCTS

#### **Specialty Products Financial Results**

(millions of dollars)	Three Months Ended September 30,		Nine Months Ended September 30,	
	2023	2022	2023	2022
Earnings (loss) (U.S. GAAP)				
United States	326	306	1,150	784
Non-U.S.	293	456	914	871
Total	619	762	2,064	1,655
Earnings (loss) excluding Identified Items (1) (Non-GAAP)				
United States	326	306	1,150	784
Non-U.S.	293	456	914	871
Total	619	762	2,064	1,655

(1) Refer to Functional Earnings Summary for definition of Identified Items and earnings (loss) excluding Identified Items.

# Specialty Products Third Quarter Earnings Factor Analysis

(millions of dollars)



Margins – Weaker basestocks margins more than offset stronger finished lubes margins, decreasing earnings by \$120 million. Volume/Mix – Lower sales decreased earnings by \$20 million.



Specialty Products Year-to-Date Earnings Factor Analysis (millions of dollars)

(millions of aoliars



Margins – Stronger finished lubes margins drove increased earnings of \$620 million, primarily related to lower feed costs. Volume/Mix – Lower specialty products sales decreased earnings by \$130 million, reflecting weaker demand. Other – All other items decreased earnings by \$80 million, mainly unfavorable foreign exchange impacts.

#### **Specialty Products Operational Results**

(thousands of metric tons)	Three Months Ended September 30,		Nine Months Ended September 30,	
	2023	2022	2023	2022
Specialty Products sales (1)				
United States	498	483	1,489	1,594
Non-U.S.	1,414	1,434	4,268	4,430
Worldwide	1,912	1,917	5,758	6,024

(1) Data reported net of purchases/sales contracts with the same counterparty.

Due to rounding, numbers presented may not add up precisely to the totals indicated.

### **CORPORATE AND FINANCING**

#### **Corporate and Financing Financial Results**

(millions of dollars)	Three Months Ended September 30,		Nine Months Ended September 30,	
	2023	2022	2023	2022
Earnings (loss) (U.S. GAAP)	(365)	(152)	(1,226)	(1,132)
Identified Items <sup>(2)</sup>	_	400		302
Earnings (loss) excluding Identified Items (2) (Non-GAAP)	(365)	(552)	(1,226)	(1,434)

<sup>(2)</sup> Refer to Functional Earnings Summary for definition of Identified Items and earnings (loss) excluding Identified Items.

Corporate and Financing expenses were \$365 million for the third quarter of 2023, \$213 million higher than the third quarter of 2022, primarily due to the absence of favorable tax items, partly offset by lower financing costs.

Corporate and Financing expenses were \$1,226 million for the first nine months of 2023, \$94 million higher than 2022, primarily due to the absence of favorable tax items, partly offset by lower financing costs.

#### LIQUIDITY AND CAPITAL RESOURCES

(millions of dollars)	Three Months Ended September 30,		Nine Months Ended September 30,	
	2023	2022	2023	2022
Net cash provided by/(used in)				
Operating activities			41,687	59,176
Investing activities			(13,560)	(9,387)
Financing activities			(24,742)	(25,177)
Effect of exchange rate changes			(77)	(950)
Increase/(decrease) in cash and cash equivalents			3,308	23,662
Cash and cash equivalents (at end of period)			32,973	30,464
Cash flow from operations and asset sales				
Net cash provided by operating activities (U.S. GAAP)		24,425	41,687	59,176
Proceeds associated with sales of subsidiaries, property, plant &				
equipment, and sales and returns of investments		2,682	3,058	3,914
Cash flow from operations and asset sales(Non-GAAP)	16,880	27,107	44,745	63,090

Because of the ongoing nature of our asset management and divestment program, we believe it is useful for investors to consider proceeds associated with asset sales together with cash provided by operating activities when evaluating cash available for investment in the business and financing activities, including shareholder distributions.

Cash flow from operations and asset sales in the third quarter of 2023 was \$16.9 billion, a decrease of \$10.2 billion from the comparable 2022 period primarily reflecting lower earnings.

Cash provided by operating activities totaled \$41.7 billion for the first nine months of 2023, \$17.5 billion lower than 2022. Net income including noncontrolling interests was \$29.3 billion, a decrease of \$15.2 billion from the prior year period. The adjustment for the noncash provision of \$12.9 billion for depreciation and depletion was down \$6.1 billion from 2022. Changes in operational working capital were a reduction of \$2.1 billion during the period. All other items net increased cash flows by \$1.5 billion in 2023 versus a reduction of \$4.3 billion in 2022. See the Condensed Consolidated Statement of Cash Flows for additional details.

Investing activities for the first nine months of 2023 used net cash of \$13.6 billion, an increase of \$4.2 billion compared to the prior year. Spending for additions to property, plant and equipment of \$15.7 billion was \$3.1 billion higher than 2022. Proceeds from asset sales were \$3.1 billion, a decrease of \$0.9 billion compared to the prior year. Net investments and advances increased \$0.3 billion to \$0.9 billion.

Net cash used in financing activities was \$24.7 billion in the first nine months of 2023, including \$13.1 billion for the purchase of 119.4 million shares of ExxonMobil stock, as part of the previously announced buyback program. This compares to net cash used in financing activities of \$25.2 billion in the prior year. Total debt at the end of the third quarter of 2023 was \$41.3 billion compared to \$41.2 billion at year-end 2022. The Corporation's debt to total capital ratio was 16.6 percent at the end of the third quarter of 2023 compared to 16.9 percent at year-end 2022. The net debt to capital ratio was 3.8 percent at the end of the third quarter, an decrease of 1.6 percentage points from year-end 2022. The Corporation's capital allocation priorities are investing in competitively advantaged, high-return projects; maintaining a strong balance sheet; and sharing our success with our shareholders through more consistent share repurchases and a growing dividend. The Corporation distributed a total of \$11.1 billion to shareholders in the first nine months of 2023 through dividends.

The Corporation has access to significant capacity of long-term and short-term liquidity. Internally generated funds are expected to cover the majority of financial requirements, supplemented by long-term and short-term debt. The Corporation had undrawn short-term committed lines of credit of \$0.5 billion and undrawn long-term committed lines of credit of \$0.8 billion as of third quarter 2023.

The Corporation, as part of its ongoing asset management program, continues to evaluate its mix of assets for potential upgrade. Because of the ongoing nature of this program, dispositions will continue to be made from time to time which will result in either gains or losses. Additionally, the Corporation continues to evaluate opportunities to enhance its business portfolio through acquisitions of assets or companies, and enters into such transactions from time to time. Key criteria for evaluating acquisitions include strategic fit, cost synergies, potential for future growth, and attractive current valuations. Acquisitions may be made with cash, shares of the Corporation's common stock, or both.

Litigation and other contingencies are discussed in Note 3 to the unaudited condensed consolidated financial statements.

#### **Contractual Obligations**

The Corporation and its affiliates have numerous long-term sales and purchase commitments in their various business activities, all of which are expected to be fulfilled with no adverse consequences material to the Corporation's operations or financial condition. Through the third quarter of 2023, the Corporation has entered into various long-term agreements with an estimated total obligation of approximately \$6.9 billion. As of September 30, undiscounted commitments for leases not yet commenced totaled \$4.1 billion for operating leases and \$2.2 billion for finance leases.

#### TAXES

(millions of dollars)	Three Months Ended September 30,		Nine Months Ended September 30,	
	2023	2022	2023	2022
Income taxes	4,353	5,224	12,816	14,389
Effective income tax rate	34 %	29 %	34 %	31 %
Total other taxes and duties (1)	8,460	7,473	24,883	23,701
Total	12,813	12,697	37,699	38,090

<sup>(1)</sup> Includes "Other taxes and duties" plus taxes that are included in "Production and manufacturing expenses" and "Selling, general and administrative expenses".

Total taxes were \$12.8 billion for the third quarter of 2023, an increase of \$0.1 billion from 2022. Income tax expense was \$4.4 billion compared to \$5.2 billion in the prior year reflecting lower commodity prices. The effective income tax rate of 34 percent increased from the 29 percent rate in the prior year period due primarily to a change in mix of results in jurisdictions with varying tax rates. Total other taxes and duties increased by \$1.0 billion to \$8.5 billion.

Total taxes were \$37.7 billion for the first nine months of 2023, a decrease of \$0.4 billion from 2022. Income tax expense decreased by \$1.6 billion to \$12.8 billion reflecting lower commodity prices. The effective income tax rate of 34 percent was up compared to the prior year period due primarily to a change in mix of results in jurisdictions with varying tax rates. Total other taxes and duties increased by \$1.2 billion to \$24.9 billion.

#### CAPITAL AND EXPLORATION EXPENDITURES

(millions of dollars)	Three Months Ended September 30,		Nine Months Ended September 30,	
	2023	2022	2023	2022
Upstream (including exploration expenses)	4,801	4,081	13,991	11,587
Energy Products	647	590	2,063	1,662
Chemical Products	371	954	1,861	1,809
Specialty Products	111	87	305	166
Other	92	16	348	17
Total	6,022	5,728	18,568	15,241

Capital and exploration expenditures in the third quarter of 2023 were \$6.0 billion, up 5% from the third quarter of 2022.

Capital and exploration expenditures in the first nine months of 2023 were \$18.6 billion, up 22% from the first nine months of 2022. The Corporation expects 2023 capital spending to finish the year at the top end of the guidance of \$23 billion to \$25 billion. Actual spending could vary depending on the progress of individual projects and property acquisitions.

# IMPORTANT INFORMATION ABOUT THE PIONEER TRANSACTION AND DENBURY TRANSACTION AND WHERE TO FIND IT

In connection with the proposed transaction between Exxon Mobil Corporation ("ExxonMobil") and Pioneer Natural Resources Company ("Pioneer") (the "Pioneer Transaction"), ExxonMobil and Pioneer will file relevant materials with the Securities and Exchange Commission (the "SEC"), including a registration statement on Form S-4 filed by ExxonMobil that will include a proxy statement of Pioneer that also constitutes a prospectus of ExxonMobil. A definitive proxy statement/prospectus will be mailed to stockholders of Pioneer.

In connection with the proposed transaction between ExxonMobil and Denbury Inc. ("Denbury") (the "Denbury Transaction"), ExxonMobil and Denbury have filed and will file relevant materials with the SEC. On August 29, 2023, ExxonMobil filed with the SEC a registration statement on Form S-4, as amended (No. 333-274252) to register the shares of ExxonMobil common stock to be issued in connection with the Denbury Transaction. The registration statement, which was declared effective by the SEC on September 29, 2023, includes a definitive proxy statement of Denbury that also constitutes a prospectus of ExxonMobil. Such definitive proxy statement/prospectus was mailed to the stockholders of Denbury on September 29, 2023.

This communication is not a substitute for the registration statement, proxy statement or prospectus or any other document that ExxonMobil, Pioneer or Denbury (as applicable) has filed or may file with the SEC in connection with the Pioneer Transaction or the Denbury Transaction (as applicable).

BEFORE MAKING ANY VOTING OR INVESTMENT DECISION, INVESTORS AND SECURITY HOLDERS OF EXXONMOBIL, PIONEER AND DENBURY ARE URGED TO READ THE APPLICABLE REGISTRATION STATEMENT, THE APPLICABLE PROXY STATEMENT/PROSPECTUS AND ANY OTHER RELEVANT DOCUMENTS THAT ARE FILED OR WILL BE FILED WITH THE SEC, AS WELL AS ANY AMENDMENTS OR SUPPLEMENTS TO THESE DOCUMENTS (AS APPLICABLE), CAREFULLY AND IN THEIR ENTIRETY WHEN THEY BECOME AVAILABLE BECAUSE THEY CONTAIN OR WILL CONTAIN IMPORTANT INFORMATION ABOUT THE PIONEER TRANSACTION OR THE DENBURY TRANSACTION (AS APPLICABLE) AND RELATED MATTERS.

Investors and security holders may obtain free copies of the applicable registration statement and the proxy statement/prospectus (in the case of the Pioneer Transaction, when they become available), as well as other filings containing important information about ExxonMobil, Pioneer or Denbury, without charge at the SEC's Internet website (http://www.sec.gov). Copies of the documents filed with the SEC by ExxonMobil are and will be available free of charge under the tab "SEC Filings" on the "Investors" page of ExxonMobil's internet website at www.exxonmobil.com or by contacting ExxonMobil's Investor Relations Department at investor.relations@exxonmobil.com. Copies of the documents filed with the SEC by Denbury are and will be available free of charge on Denbury's internet website at https://investors.pxd.com/investors/financial-information/sec-filings/ or by directing a request to Denbury Inc., ATTN: Investor Relations, 5851 Legacy Circle, Suite 1200, Plano, TX 75024, Tel. No. (972) 673-2000 or by contacting Denbury's Investor Relations Department at IR@denbury.com. The information included on, or accessible through, ExxonMobil's, Pioneer's or Denbury's website is not incorporated by reference into this communication.

#### Participants in the Solicitation

ExxonMobil, Pioneer, Denbury, their respective directors and certain of their respective executive officers may be deemed to be participants in the solicitation of proxies in respect of the Pioneer Transaction or the Denbury Transaction (as applicable). Information about the directors and executive officers of Pioneer is set forth in its proxy statement for its 2023 annual meeting of stockholders, which was filed with the SEC on April 13, 2023, in its Form 10-K for the year ended December 31, 2022, which was filed with the SEC on February 23, 2023, in its Form 8-K filed on May 30, 2023, in its Form 8-K filed on April 26, 2023 and in its Form 8-K filed on February 13, 2023. Information about the directors and executive officers of Denbury is set forth in its proxy statement for its 2023 annual meeting of stockholders, which was filed with the SEC on April 18, 2023, and in its Form 10-K for the year ended December 31, 2022, which was filed with the SEC on February 23, 2023. Information about the directors and executive officers of Denbury is set forth in its proxy statement for its 2023 annual meeting of stockholders, which was filed with the SEC on April 18, 2023, and in its Form 10-K for the year ended December 31, 2022, which was filed with the SEC on February 23, 2023. Information about the directors and executive officers of ExxonMobil is set forth in its proxy statement for its 2023 annual meeting of stockholders, which was filed with the SEC on April 13, 2023, in its Form 8-K filed on June 6, 2023 and in its Form 8-K filed on February 24, 2023. Additional information regarding the participants in the proxy solicitations and a description of their direct or indirect interests, by security holdings or otherwise, is (or, in the case of the Pioneer Transaction, will be) contained in the applicable proxy statement/prospectus and will be contained in other relevant materials filed with the SEC when they become available.

#### **No Offer or Solicitation**

This communication is for informational purposes and is not intended to, and shall not, constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval, nor shall there be any offer, solicitation or sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offering of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the U.S. Securities Act of 1933, as amended.



#### FORWARD-LOOKING STATEMENTS

Statements related to outlooks; projections; descriptions of strategic, operating, and financial plans and objectives; statements of future ambitions and plans; and other statements of future events or conditions in this report, are forward-looking statements. Similarly, discussion of future carbon capture, transportation and storage, as well as biofuel, hydrogen, and other plans to reduce emissions of ExxonMobil, its affiliates or companies it is seeking to acquire, are dependent on future market factors, such as continued technological progress, policy support and timely rule-making and permitting, and represent forward-looking statements. Actual future results, including financial and operating performance; total capital expenditures and mix, including allocations of capital to low carbon solutions; structural earnings improvement and structural cost reductions and efficiency gains, including the ability to offset inflationary pressure; plans to reduce future emissions and emissions intensity; ambitions to reach Scope 1 and Scope 2 net zero from operated assets by 2050, plans to reach net zero Scope 1 and 2 emissions in Upstream Permian Basin unconventional operated assets by 2030, eliminating routine flaring in-line with World Bank Zero Routine Flaring, reaching near-zero methane emissions from its operations, meeting ExxonMobil's emission reduction goals and plans, divestment and start-up plans, and associated project plans as well as technology efforts, timing and outcome of projects related to the capture, transportation and storage of CO2, including completion of the Denbury acquisition and produced biofuels; changes in law, taxes, or regulation including environmental and tax regulations, trade sanctions, and timely granting of governmental permits and certifications; timing and outcome of hydrogen projects; cash flow, dividends and shareholder returns, including the timing and amounts of share repurchases; future debt levels and credit ratings; business and project plans, timing, costs, capacities and returns; and resource recoveries and production rates could differ materially due to a number of factors. These include global or regional changes in the supply and demand for oil, natural gas, petrochemicals, and feedstocks and other market factors, economic conditions, and seasonal fluctuations that impact prices and differentials for our products; government policies supporting lower carbon investment opportunities such as the U.S. Inflation Reduction Act or policies limiting the attractiveness of future investment such as the additional European taxes on the energy sector; variable impacts of trading activities on our margins and results each quarter; actions of competitors and commercial counterparties; the outcome of commercial negotiations, including final agreed terms and conditions; the ability to access debt markets; the ultimate impacts of public health crises, including the effects of government responses on people and economies; reservoir performance, including variability and timing factors applicable to unconventional resources; the level and outcome of exploration projects and decisions to invest in future reserves; timely completion of development and other construction projects; final management approval of future projects and any changes in the scope, terms, or costs of such projects as approved; government regulation of our growth opportunities; war, civil unrest, attacks against the company or industry, and other political or security disturbances; expropriations, seizure, or capacity, insurance or shipping limitations by foreign governments or laws; opportunities for potential acquisitions, investments or divestments and satisfaction of applicable conditions to closing, including timely regulatory approvals; the capture of efficiencies within and between business lines and the ability to maintain near-term cost reductions as ongoing efficiencies; unforeseen technical or operating difficulties and unplanned maintenance; the development and competitiveness of alternative energy and emission reduction technologies; the results of research programs and the ability to bring new technologies to commercial scale on a cost-competitive basis; and other factors discussed under Item 1A. Risk Factors of ExxonMobil's 2022 Form 10-K.

Actions needed to advance ExxonMobil's 2030 greenhouse gas emission-reductions plans are incorporated into its medium-term business plans, which are updated annually. The reference case for planning beyond 2030 is based on the Company's Energy Outlook research and publication. The Outlook is reflective of the existing global policy environment. The Energy Outlook does not attempt to project the degree of required future policy and technology advancement and deployment for the world, or ExxonMobil, to meet net zero by 2050. As future policies and technology advancements emerge, they will be incorporated into the Outlook, and the Company's business plans will be updated accordingly.

Forward-looking and other statements regarding environmental and other sustainability efforts and aspirations are not an indication that these statements are material to investors or requiring disclosure in our filing with the SEC. In addition, historical, current, and forward-looking environmental and other sustainability-related statements may be based on standards for measuring progress that are still developing, internal controls and processes that continue to evolve, and assumptions that are subject to change in the future, including future rule-making. The report is provided under consistent SEC disclosure requirements and should not be misinterpreted as applying to any other disclosure standards.

The term "project" as used in this report can refer to a variety of different activities and does not necessarily have the same meaning as in any government payment transparency reports.

## ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Information about market risks for the nine months ended September 30, 2023, does not differ materially from that discussed under Item 7A of the registrant's Annual Report on Form 10-K for 2022.

#### **ITEM 4. CONTROLS AND PROCEDURES**

As indicated in the certifications in Exhibit 31 of this report, the Corporation's Chief Executive Officer, Chief Financial Officer and Principal Accounting Officer have evaluated the Corporation's disclosure controls and procedures as of September 30, 2023. Based on that evaluation, these officers have concluded that the Corporation's disclosure controls and procedures are effective in ensuring that information required to be disclosed by the Corporation in the reports that it files or submits under the Securities Exchange Act of 1934, as amended, is accumulated and communicated to them in a manner that allows for timely decisions regarding required disclosures and are effective in ensuring that such information is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms. There were no changes during the Corporation's last fiscal quarter that materially affected, or are reasonably likely to materially affect, the Corporation's internal control over financial reporting.

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## PART II. OTHER INFORMATION

#### **ITEM 1. LEGAL PROCEEDINGS**

ExxonMobil has elected to use a \$1 million threshold for disclosing environmental proceedings.

On July 20, 2023, XTO Energy Inc. (XTO) received a letter setting forth a potential settlement of previously issued notices of violation from the U.S. Environmental Protection Agency (EPA) regarding certain facilities in Texas and New Mexico owned or operated by XTO. The EPA alleged unauthorized emission events from these facilities in violation of the Clean Air Act. The EPA is seeking an amount in excess of \$1 million to resolve the matter, and XTO is in settlement discussions with the EPA.

As reported in the Corporation's Form 10-Q for the third quarter of 2020, the State of Texas filed suit against ExxonMobil Oil Corporation (EMOC) on August 19, 2020, seeking penalties and injunctive relief in connection with alleged unauthorized emissions events at EMOC's Beaumont Refinery in Texas from 2017 to 2020. The suit, captioned State of Texas v. ExxonMobil Oil Corporation, was filed in the 98th Judicial District Court of Travis County, Texas (the "98th Judicial District Court"). In October 2022, the State amended its petition to seek additional penalties for additional alleged violations and for an aggregate demand in excess of \$1 million. In September 2023, the State of Texas and EMOC agreed to settle the alleged violations upon payment of \$1.6 million to the State of Texas (the "Proposed Settlement"). Once the Proposed Settlement is published in the Federal Register, it will be open to public comment for 30 days before the 98th Judicial District Court may approve it.

Refer to the relevant portions of Note 3 of this Quarterly Report on Form 10-Q for further information on legal proceedings.

## **ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS**

	Total Number of Shares Purchased <sup>(1)</sup>	Average Price Paid per Share <sup>(2)</sup>	Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs <sup>(3)</sup>	Approximate Dollar Value of Shares that May Yet Be Purchased Under the Program (Billions of dollars)
July 2023	13,412,202	\$104.37	13,412,138	\$24.9
August 2023	14,830,204	\$108.63	14,830,192	\$23.3
September 2023	12,033,445	\$116.41	12,033,445	\$21.9
Total	40,275,851		40,275,775	

Issuer Purchases of Equity Securities for Quarter Ended September 30, 2023

<sup>(1)</sup> Includes shares withheld from participants in the company's incentive program for personal income taxes.

<sup>(2)</sup> Excludes 1% excise tax on stock repurchases of \$44M.

<sup>(3)</sup> In its 2022 Corporate Plan Update released December 8, 2022, the Corporation stated that the company expanded its share repurchase program to up to \$50 billion through 2024, including \$15 billion of repurchases in 2022. Purchases were made under terms intended to qualify for exemption under Rules 10b-18 and 10b5-1. As required by securities law restrictions, no repurchases will take place during proxy solicitation and voting periods for transactions involving the issuance of ExxonMobil shares. For the Denbury transaction this period took place during October 2023. For the Pioneer transaction, the Corporation expects this period to occur sometime during the first half of 2024.

During the third quarter, the Corporation did not issue or sell any unregistered equity securities.

#### **ITEM 5. OTHER INFORMATION**

During the three months ended September 30, 2023, none of the Company's directors or officers adopted or terminated a "Rule 10b5-1 trading arrangement," or "non-Rule 10b5-1 trading arrangement," as each term is defined in Item 408(a) of Regulation S-K.

#### **ITEM 6. EXHIBITS**

See Index to Exhibits of this report.



# **INDEX TO EXHIBITS**

Exhibit	Description
<u>2.1*</u>	Agreement and Plan of Merger, dated as of October 10, 2023 among Exxon Mobil Corporation, SPQR, LLC and Pioneer Natural Resources Company (incorporated by reference to Exhibit 2.1 to the Registrant's Report on Form 8-K of October 11, 2023).
<u>10(iii)(g)</u>	Aircraft Time Share Agreement dated as of August 29, 2023, between Exxon Mobil Corporation and Darren W. Woods.
<u>31.1</u>	Certification (pursuant to Securities Exchange Act Rule 13a-14(a)) by Chief Executive Officer.
<u>31.2</u>	Certification (pursuant to Securities Exchange Act Rule 13a-14(a)) by Chief Financial Officer.
<u>31.3</u>	Certification (pursuant to Securities Exchange Act Rule 13a-14(a)) by Principal Accounting Officer.
<u>32.1</u>	Section 1350 Certification (pursuant to Sarbanes-Oxley Section 906) by Chief Executive Officer.
<u>32.2</u>	Section 1350 Certification (pursuant to Sarbanes-Oxley Section 906) by Chief Financial Officer.
<u>32.3</u>	Section 1350 Certification (pursuant to Sarbanes-Oxley Section 906) by Principal Accounting Officer.
101	Interactive Data Files (formatted as Inline XBRL).
104	Cover Page Interactive Data File (formatted as Inline XBRL and contained in Exhibit 101).

\* Schedules and exhibits have been omitted pursuant to Item 601(a)(5) of Regulation S-K. A copy of any omitted schedule or exhibit will be furnished supplementally to the SEC upon request.
# SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

### EXXON MOBIL CORPORATION

Date: October 31, 2023

By:

/s/ LEN M. FOX Len M. Fox Vice President, Controller and Principal Accounting Officer

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This AIRCRAFT TIME SHARE LEASE AGREEMENT (the "<u>Agreement</u>") is made and entered into as of August 29, 2023 (the "Effective Date") between Exxon Mobil Corporation, a New Jersey corporation, (hereinafter referred to as the "Time Share Lessor") and Darren W. Woods (hereinafter referred to as the "Time Share Lessee"). Time Share Lessor and Time Share Lessee will be referred to individually as a "Party" and collectively as the "Parties."

## RECITALS

A. Time Share Lessor has the right of possession of the Aircraft, equipped with engines and components, as described in Exhibit A, attached and made a part of this Agreement, (the "Aircraft").

B. Time Share Lessor employs a fully qualified flight crew to operate the Aircraft.

C. To provide for the safety and security of Time Share Lessee in his capacity as Time Share Lessor's Chairman and Chief Executive Officer and to maximize Time Share Lessee's ability to carry out the responsibilities of his position, Time Share Lessor has determined it is appropriate for Time Share Lessor to enter into this Agreement to make the Aircraft available to Time Share Lessee under the terms and conditions set forth in this Agreement.

D. Time Share Lessor therefore desires to lease to Time Share Lessee, and Time Share Lessee desires to lease from the Time Share Lessor the Aircraft with flight crew on a non-exclusive time-sharing basis, in accordance with and as defined in sections 91.501 (b)(6) and (c) (1) of the Federal Aviation Administration Regulations ("FARs").

E. This Agreement sets forth the understanding of the Parties as to the terms under which Time Share Lessor may provide Lessee with the use, on a periodic basis, of the Aircraft operated by Time Share Lessor.

F. The use of the Aircraft under this Agreement will at all times be pursuant to and in full compliance with the requirements of sections 91.501(b)(6), 91.501(c)(1), and 91.501(d) of the FARs and Time Share Lessee agrees to use the Aircraft under such terms and conditions set forth herein for the carriage of Time Share Lessee and his guests pursuant to a time sharing agreement as defined in §91.501(c) (1) of the FARs.

The parties hereby agree as follows:

# SECTION ONE Time Share of Aircraft

1.1 In consideration of the amounts to be charged as set forth below, Time Share Lessee agrees to lease the Aircraft with a fully qualified flight crew from Time Share Lessor from time to time after the Effective Date for the term described in Section Two below at such times as the Time Share Lessor does not require the use of the Aircraft. The express intent of the parties hereto is that this Agreement shall constitute a "Time Sharing Agreement" as such term is defined in \$91.501(c)(1) of the FARs. The Aircraft shall be operated hereunder pursuant to the terms of \$91.501(b)(6) of the FARs under which the Time Share Lessor will lease the Aircraft

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and provide the flight crew to Time Share Lessee for the carriage of Time Share Lessee and his guests. If any provision of this Agreement is determined to be inconsistent with any applicable requirements of the FARs, such provision shall be deemed amended in any respect necessary to bring it into compliance with such requirements.

1.2 Nothing contained herein shall obligate Time Share Lessee to any minimum usage of the Aircraft, it being understood that Time Share Lessee's usage shall be on an "as-needed" and "as-available" basis. Further, Time Share Lessee acknowledges that each Aircraft is leased to the Time Share Lessee hereunder on a non-exclusive basis, and that all Aircraft will be subject to use by the Time Share Lessor.

1.3 Time Share Lessee shall make all requests for use of the Aircraft pursuant to this Agreement to the Time Share Lessor. Time Share Lessor shall advise Time Share Lessee of the identity of the person or department representative responsible for receiving such requests. Time Share Lessor shall be responsible for scheduling the use by Time Share Lessee of the Aircraft.

1.4 Time Share Lessee represents, warrants, and covenants to Time Share Lessor that:

(a) Time Share Lessee shall use the Aircraft for his personal use and shall not use the Aircraft for the purposes of providing transportation of passengers or cargo in air commerce for compensation or hire, and shall not accept any reimbursement from a passenger or otherwise for charges for air transportation of passengers or cargo under this Agreement;

(b) During the term of this Agreement, Time Share Lessee shall abide by and conform to all such laws, governmental, and airport orders, rules, and regulations that are in effect from time to time relating in any way to the operation and use of the Aircraft by the Time Share Lessee.

1.5 Time Share Lessee shall provide Time Share Lessor with notice of his desire to use the Aircraft and proposed flight schedules as far in advance of any given flight as possible, and in any case, in advance of Time Share Lessee's planned departure. Requests for flight time will be in a form, whether written or oral, mutually convenient to and agreed upon by the Parties. In addition to the proposed schedules and flight times Time Share Lessee shall provide at least the following information for each proposed flight at some time prior to scheduled departure as required by the Time Share Lessor or Time Share Lessor's flight crew:

- (a) Proposed departure point;
- (b) Destination;
- (c) Date and time of flight;
- (d) The number and identity of anticipated passengers and relationship to the Time Share Lessee;
- (e) The date and time of return flight, if any;
- (f) For international trips, passport information and Customs-required information for all passengers; and

(g) Any other information concerning the proposed flight that may be pertinent or required by Time Share Lessor or Time Share Lessor's flight crew, including whether Time Share Lessee requests any food and beverages, passenger ground transportation, or access to airline lounges.

1.6 Time Share Lessor shall notify Time Share Lessee as to whether the requested use of the Aircraft can be accommodated and, if not, the Parties shall discuss alternatives.

1.7 The Time Share Lessor's use of the Aircraft will take precedence over Time Share Lessee's use.

1.8 Any maintenance and inspection of the Aircraft takes precedence over scheduling of the Aircraft. However, the Time Share Lessor may, but is not obligated to, permit Time Share Lessee to use the Aircraft if such maintenance or inspection can be safely deferred in accordance with applicable laws and regulations and the Pilot in Command agrees the flight can be conducted safely.

1.9 Time Share Lessor has and will maintain sole and exclusive authority over the scheduling of Time Share Lessee's use of the Aircraft.

1.10 Individual aircraft may be added and become subject to this Agreement, and/or may be removed from the applicability of this Agreement, from time to time by the Time Share Lessor by (a) replacing Exhibit A with an updated list of Aircraft that are subject to this Agreement, (b) mailing a copy of said updated list of Aircraft to the Technical Section of the FAA Civil Aircraft Registry at the address provided on the cover of this Agreement, and (c) providing a copy of said updated list of Aircraft to the Time Share Lessee.

1.11 Without limiting the generality of paragraph 1.10, in the event the Time Share Lessor from time to time sells any individual Aircraft listed on Exhibit A, such Aircraft shall, upon the transfer of title to such Aircraft, be deemed immediately removed from the applicability of this Agreement regardless of whether such Aircraft is specifically removed from Exhibit A.

1.12 Anytime a new Aircraft is added to Exhibit A and becomes subject to this Agreement, at least 48 hours prior to the first flight of such newly added Aircraft to be conducted under this Agreement, Time Share Lessor shall provide Time Share Lessee with a complete Flight Standards District Office (FSDO) Notice, substantially in the form attached hereto as Exhibit B with respect to such Aircraft for signature, and shall deliver the completed FSDO Notice by email or hand delivery to the FAA FSDO located nearest to the departure airport of said first flight of such Aircraft. Alternatively, Time Share Lessor shall notify the appropriate FSDO by telephone of the same information and shall mail the FSDO Notice to the appropriate FSDO within two business days thereafter.

1.13 Time Share Lessor shall not be liable to Time Share Lessee or any other person for loss, injury, or damage occasioned by the delay or failure to furnish the Aircraft and crew pursuant to this Agreement for any reason.

#### SECTION TWO Term

2.1 This Agreement shall remain in full force and effect from the Effective Date until terminated. Either party may at any time terminate this Agreement for any reason whatsoever upon thirty (30) days written notice to the other party as provided in Section 14 of this Agreement; provided that this Agreement may be terminated on such shorter notice with respect to the Aircraft as may be required to comply with applicable laws, regulations, insurance requirements, or if Time Share Lessor sells or transfers the Aircraft.

# SECTION THREE Payments

3.1 Time Share Lessor shall be responsible for all costs and expenses of owning, operating, and maintaining the Aircraft. Time Share Lessee shall compensate Time Share Lessor for the use of the Aircraft in amounts agreed upon from time to time between the parties, <u>provided</u>, <u>however</u>, in no event shall any amounts be charged by Time Share Lessor or paid by Time Share Lessee hereunder that are not specifically authorized by §91.501(d) of the FARs, nor shall the aggregate charges for any flight exceed the amounts specifically authorized by §91.501(d) of the FARs.

3.2 All such payments and other sums payable hereunder shall be absolute and unconditional and are not subject to any abatement, setoff, or counterclaim.

#### SECTION FOUR Time Share Lessor

4.1 Time Share Lessor shall furnish fully qualified and properly certified pilots for the Aircraft. Such pilots are responsible for operating the Aircraft within FAA regulations and Time Share Lessor's policies (including without limitation insurance policies) at all times during which a flight is made by or on behalf of Time Share Lessor in all phases of all flights conducted hereunder.

4.2 Time Share Lessor shall have possession, command, dominion, and control of the Aircraft. Time Share Lessor shall have complete and exclusive responsibility for (i) scheduling, dispatching, conducting, and terminating any flight of the Aircraft on behalf of Time Share Lessee, (ii) the physical and technical operation of the Aircraft, and (iii) the safe performance of all flights. The Parties expressly agree that Time Share Lessor shall have and maintain operational control of the Aircraft for all purposes (including flights) of the FARs.

4.3 Notwithstanding the foregoing, the Pilot-in-Command of each flight shall have the final authority with respect to matters concerning the preparation of the Aircraft for flight and for the flight itself, including: (i) the load carried and its distribution; (ii) the initiation or termination of any flight, (iii) selection of the routing of any flight, (iv) landing determinations, and; (v) all decisions relating to the operations of and/or the safety of any flight. Time Share Lessee specifically agrees that the flight crew has final and complete authority to delay or cancel any flight for any reason or condition which, in the sole judgment of the Pilot in Command, could compromise the safety of the flight, and to take any other action which, in the sole judgment of the Pilot in Command, is necessitated by considerations of safety. No such action

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of the Pilot in Command shall create or support any liability to Time Share Lessee or any person for loss, injury, damages, or delay.

4.4 For purposes of this Agreement the permanent base of operation of the Aircraft will be as set forth in Exhibit A.

# SECTION FIVE Insurance

5.1 Time Share Lessor shall maintain or cause to be maintained in full force and effect and at Time Share Lessor's own expense, passenger liability, public liability, third party property damage, baggage and cargo insurance in such form, for such amounts, and for such other coverages, and with such insurers as shall be acceptable to Time Share Lessor, insuring Time Share Lessor and Time Share Lessee as their interests may appear against claims for death of or injury to persons, or loss of or damage to third party property in connection with the possession, use, or operation of the Aircraft pursuant to this Agreement.

#### SECTION SIX Risk of Loss

6.1 Time Share Lessor shall be liable for any loss or damage to the Aircraft during the term of this Agreement.

# SECTION SEVEN Restrictions on Use

7.1 Use of the Aircraft by Time Share Lessee shall be for Time Share Lessee's own account and shall be subject to the use limitations set forth in §91.501(b)(6) of the FARs. Time Share Lessee is hereby expressly prohibited from using the Aircraft for the transportation of passengers or cargo for compensation or hire.

7.2 Time Share Lessee and Time Share Lessor shall only use the Aircraft in accordance with the terms and provisions of each insurance policy providing coverage. Time Share Lessee's flights pursuant to this Agreement may only be in accordance with (including the geographical limits, set forth in) the insurance policy or policies obtained by Time Share Lessor. Furthermore, neither Time Share Lessor nor Time Share Lessee shall use the Aircraft in violation of the FARs or any foreign, Federal, state, territorial or municipal law or regulation.

# SECTION EIGHT Inspection by Time Share Lessor

8.1 Time Share Lessor shall, at its own expense, at all times during the term of this Agreement, inspect the Aircraft or cause the Aircraft to be inspected so as to keep the Aircraft currently certified as airworthy and in good and safe operating order, repair, and condition in accordance with the Federal Aviation Administration ("<u>FAA</u>"), Department of Transportation and any other governmental authority, domestic or foreign, having jurisdiction therefor.

## SECTION NINE Maintenance and Repair

9.1 Time Share Lessee shall have no right to alter, modify, or make additions or improvements to the Aircraft. Time Share Lessor shall, at its own expense, at all times during the term of this Agreement, maintain and inspect the Aircraft or cause the Aircraft to be maintained and keep the Aircraft currently certified as airworthy and in good and safe operating order, repair, and condition in accordance with the FAA, Department of Transportation, and any other governmental authority, domestic or foreign, having jurisdiction therefor. Time Share Lessor shall maintain the Aircraft or cause the Aircraft to be maintained in accordance with all FAA issued airworthiness directives, the manufacturer's operating, inspection, and maintenance manuals, and all FARs, as they are applicable to the Aircraft.

9.2 Time Share Lessee hereby acknowledges that maintenance, repair, and inspection schedules may make the Aircraft unavailable for use hereunder from time to time. Such maintenance, repair and inspection schedules shall have priority over Time Share Lessee's scheduling requests.

## SECTION TEN Title

10.1 With respect to the Aircraft, registration of, and title to, such Aircraft shall be in the name of the Time Share Lessor or its lessor, as the case may be, and Time Share Lessor shall have a valid leasehold interest therein. The Aircraft, at all times during the term of this Agreement, or any extension, shall bear United States registration markings. All responsibilities and obligations in regard to the operation of this Aircraft as above owned, registered and marked shall remain obligations of the Time Share Lessor or its lessor, as the case may be.

## SECTION ELEVEN Payment of Taxes

11.1 Time Share Lessee is responsible for and shall pay (or shall reimburse Time Share Lessor for) any U.S. Federal Excise Tax or other applicable tax which may be levied or assessed on Time Share Lessee with respect to a payment or use hereunder upon notice and request by Time Share Lessor (although any such taxes shall be imposed only to the extent that the payment relates to taxable air transportation provided to the Time Share Lessee). Time Share Lessor is responsible for and shall pay all taxes, assessments and charges imposed by any Federal, state, municipal or other public authority upon or relating to the ownership of the Aircraft during the term of this Agreement.

## SECTION TWELVE Assignment

12.1 Time Share Lessee shall not assign this Agreement or any interest in the Aircraft, or sublet the Aircraft, without the prior written consent of Time Share Lessor. Notwithstanding the foregoing, Time Share Lessee may, without further consent of Time Share Lessor, make the Aircraft available to his guests pursuant and subject to \$91.501(b)(6) of the FARs; subject to the foregoing, this Agreement inures to the benefit of, and is binding on, the heirs, legal representatives, successors and assigns of the Parties.

## SECTION THIRTEEN Accident and Claim

13.1 Time Share Lessee shall cooperate to the extent possible with Time Share Lessor in the event of an accident or incident involving the Aircraft while leased to the Time Share Lessee. Time Share Lessee shall advise Time Share Lessor of any correspondence, papers, notices, and documents whatsoever received by Time Share Lessee in connection with any claim or demand involving or relating to the Aircraft or its operation and shall aid in any investigation instituted by Time Share Lessor and in the recovery of damages from third persons liable therefor.

## SECTION FOURTEEN Notices and Communications

14.1 All notices under this Agreement (except for notices made purely for flight scheduling, which are governed by the provisions of Section 1.5 of this Agreement) shall be in writing and delivered by hand, sent by overnight delivery service or first class United States mail, certified, postage prepaid, return receipt requested, to the business addresses of the Parties set forth below at Exxon Mobil Corporation's principal executive office, or such other address as a Party may specify to the other Party by further notice pursuant to this Section 14.1: 22777 Springwoods Village Parkway, Spring, Texas 77389.

#### SECTION FIFTEEN Liens

15.1 Time Share Lessee shall not assign, sell, transfer or encumber the Aircraft, any engine, or any part thereof. Time Share Lessee shall not directly or indirectly create, incur, assume, or suffer to exist any lien on or with respect to the Aircraft, and shall promptly take such action as may be necessary to discharge any lien created by, through or under Time Share Lessee if the same shall arise at any time.

### SECTION SIXTEEN Miscellaneous

16.1 This Agreement shall be governed by and construed in accordance with the laws of the State of Texas, excluding its conflict of law provisions.

16.2 This Agreement constitutes the entire agreement of the Parties hereto regarding the subject matter hereof. This Agreement shall not be modified or amended except by a further written document signed by both Parties. No provision hereof may be waived except by an agreement in writing signed by the waiving Party. A waiver of any term or provision shall not be construed as a waiver of any other term or provision.

16.3 This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

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## SECTION SEVENTEEN Truth-in-Leasing

17.1 TIME SHARE LESSOR CERTIFIES THAT THE AIRCRAFT DESCRIBED ON EXHIBIT A HAVE BEEN INSPECTED AND MAINTAINED UNDER 14 C.F.R. PART 91 FOR THE TWELVE MONTHS PRECEDING THE DATE OF THIS AGREEMENT IN ACCORDANCE WITH THE REQUIREMENTS OF SUCH PART 91 OF THE FAA REGULATIONS.

17.2 THE TIME SHARE LESSOR CERTIFIES THAT DURING THE TERM OF THIS TIME-SHARE LEASE AGREEMENT AND FOR ALL OPERATIONS CONDUCTED HEREUNDER, THE AIRCRAFT SHALL BE MAINTAINED AND INSPECTED IN ACCORDANCE WITH THE REQUIREMENTS OF PART 91 OF THE FAA REGULATIONS.

17.3 TIME SHARE LESSOR CERTIFIES THAT THE AIRCRAFT PRESENTLY COMPLIES WITH THE APPLICABLE MAINTENANCE AND INSPECTION REQUIREMENTS OF PART 91 OF THE FEDERAL AVIATION REGULATIONS.

17.4 TIME SHARE LESSOR, EXXON MOBIL CORPORATION, WHOSE ADDRESS IS 22777 SPRINGSWOOD VILLAGE PARKWAY, SPRING, TEXAS 77389, AND WHOSE AUTHORIZED SIGNATURE APPEARS BELOW MUST HAVE AND SHALL RETAIN OPERATIONAL CONTROL OF THE AIRCRAFT DURING ALL OPERATIONS CONDUCTED PURSUANT TO THIS TIME SHARE LEASE AGREEMENT. EACH PARTY TO THIS TIME SHARE LEASE AGREEMENT CERTIFIES THAT IT UNDERSTANDS THE EXTENT OF ITS RESPONSIBILITIES SET FORTH IN THIS TIME SHARE LEASE AGREEMENT FOR COMPLIANCE WITH APPLICABLE FAA REGULATIONS.

17.5 TIME SHARE LESSOR CERTIFIES THAT IT AS THE OPERATOR WILL CAUSE THE AIRCRAFT TO BE MAINTAINED AND INSPECTED UNDER 14 CFR PART 91 FOR OPERATIONS TO BE CONDUCTED UNDER THIS TIME-SHARE LEASE AGREEMENT DURING THE DURATION OF THIS TIMESHARE LEASE AGREEMENT.

17.6 TIME SHARE LESSOR, EXXON MOBIL CORPORATION, IS RESPONSIBLE FOR OPERATIONAL CONTROL OF THE AIRCRAFT FOR EACH FLIGHT OPERATED PURSUANT TO THIS AGREEMENT DURING THE TERM HEREOF. BOTH PARTIES FURTHER CERTIFY THAT THEY UNDERSTAND THEIR RESPONSIBILITIES FOR COMPLIANCE WITH APPLICABLE FEDERAL AVIATION REGULATIONS.

17.7 THE PARTIES UNDERSTAND THAT AN EXPLANATION OF FACTORS BEARING ON OPERATIONAL CONTROL AND PERTINENT FEDERAL AVIATION REGULATIONS CAN BE OBTAINED FROM THE NEAREST FAA FLIGHT STANDARDS DISTRICT OFFICE, GENERAL AVIATION DISTRICT OFFICE OR AIR CARRIER DISTRICT OFFICE.

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IN WITNESS WHEREOF, the parties have executed this Aircraft Time Share Lease Agreement effective as of the date first above written.

By: Time Share Lessor By: <u>/s/ John D. Buchanan</u> Name: John D. Buchanan Title: Assistant General Counsel Date and time of execution: <u>8/29/23 8:00AM</u> By: Time Share Lessee By: <u>/s/ Darren W. Woods</u> Name: Darren W. Woods

Date and time of execution: 8/29/23 8:00AM

### EXHIBIT A

## **DESCRIPTION OF AIRCRAFT**

Aircraft: Gulfstream G280 Manufacturer's Serial Number: [redacted] U.S. Registration Number: [redacted] Home Airport/ Permanent Base of Operation: IAH, Houston, Texas

Aircraft: Gulfstream G550 Manufacturer's Serial Number: [redacted] U.S. Registration Number: [redacted] Home Airport/Permanent Base of Operation: IAH, Houston, Texas

Aircraft: Gulfstream G650ER Manufacturer's Serial Number: [redacted] U.S. Registration Number: [redacted] Home Airport/Permanent Base of Operation: IAH, Houston, Texas

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### EXHIBIT B

То

Aircraft Time Share Lease Agreement Dated as of \_\_\_\_\_ By and between Exxon Mobil Corporation ("Time Share Lessor") And Darren W. Woods ("Time Share Lessee") FSDO Notification Letter

Date:

Via: [Telephonically] [Hand Delivery] or [Email] Fax:

Federal Aviation Administration

[Address]

 Re: FAR Section 91.23 FSDO Notification of First Flight under Time Share Lease Agreement between Exxon Mobil Corporation and Darren W. Woods dated \_\_\_\_\_\_ of \_\_\_\_\_ [model] \_\_\_\_\_ Aircraft bearing US registration number N\_\_\_\_\_\_ and serial number \_\_\_\_\_.

Dear \_\_\_\_:

Pursuant to the requirements of Federal Aviation Regulation Section 91.23(c)(3) please accept this letter as notification that the undersigned will acquire and take delivery of a leasehold interest in the above referenced aircraft on the \_\_\_\_ day of \_\_\_\_\_, 20\_\_\_, and the first flight of the aircraft under the Time Share Lease Agreement will depart from \_\_\_\_\_ Airport on the \_\_\_\_ day of \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_, at approximately \_\_\_\_\_ (am/pm) local time.

Sincerely,

Darren W. Woods, Time Share Lessee

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#### Certification by Darren W. Woods Pursuant to Securities Exchange Act Rule 13a-14(a)

I, Darren W. Woods, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of Exxon Mobil Corporation;
- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: October 31, 2023

/s/ DARREN W. WOODS

Darren W. Woods Chief Executive Officer

#### Certification by Kathryn A. Mikells Pursuant to Securities Exchange Act Rule 13a-14(a)

I, Kathryn A. Mikells, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of Exxon Mobil Corporation;
- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: October 31, 2023

/s/ KATHRYN A. MIKELLS

Kathryn A. Mikells Senior Vice President and Chief Financial Officer

#### Certification by Len M. Fox Pursuant to Securities Exchange Act Rule 13a-14(a)

I, Len M. Fox, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of Exxon Mobil Corporation;
- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officers and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: October 31, 2023

/s/ LEN M. FOX

Len M. Fox Vice President and Controller (Principal Accounting Officer)

#### Certification of Periodic Financial Report Pursuant to 18 U.S.C. Section 1350

For purposes of 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, the undersigned, Darren W. Woods, the chief executive officer of Exxon Mobil Corporation (the "Company"), hereby certifies that, to his knowledge:

- (i) the Quarterly Report on Form 10-Q of the Company for the quarter ended September 30, 2023, as filed with the Securities and Exchange Commission on the date hereof (the "Report") fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (ii) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: October 31, 2023

/s/ DARREN W. WOODS

Darren W. Woods Chief Executive Officer

A signed original of this written statement required by Section 906 has been provided to Exxon Mobil Corporation and will be retained by Exxon Mobil Corporation and furnished to the Securities and Exchange Commission or its staff upon request.

#### Certification of Periodic Financial Report Pursuant to 18 U.S.C. Section 1350

For purposes of 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, the undersigned, Kathryn A. Mikells, the chief financial officer of Exxon Mobil Corporation (the "Company"), hereby certifies that, to her knowledge:

- (i) the Quarterly Report on Form 10-Q of the Company for the quarter ended September 30, 2023, as filed with the Securities and Exchange Commission on the date hereof (the "Report") fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (ii) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: October 31, 2023

/s/ KATHRYN A. MIKELLS

Kathryn A. Mikells Senior Vice President and Chief Financial Officer

A signed original of this written statement required by Section 906 has been provided to Exxon Mobil Corporation and will be retained by Exxon Mobil Corporation and furnished to the Securities and Exchange Commission or its staff upon request.

#### Certification of Periodic Financial Report Pursuant to 18 U.S.C. Section 1350

For purposes of 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, the undersigned, Len M. Fox, the principal accounting officer of Exxon Mobil Corporation (the "Company"), hereby certifies that, to his knowledge:

- (i) the Quarterly Report on Form 10-Q of the Company for the quarter ended September 30, 2023, as filed with the Securities and Exchange Commission on the date hereof (the "Report") fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (ii) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: October 31, 2023

/s/ LEN M. FOX

Len M. Fox Vice President and Controller (Principal Accounting Officer)

A signed original of this written statement required by Section 906 has been provided to Exxon Mobil Corporation and will be retained by Exxon Mobil Corporation and furnished to the Securities and Exchange Commission or its staff upon request.