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UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549-3010

March 23, 2009

James Earl Parsons Senior Counsel **Exxon Mobil Corporation** 5959 Las Colinas Boulevard Irving, TX 75039-2298

Exxon Mobil Corporation

Washington, DC 20549

Received SEC

MAR 2 3 2009

Act: Section: Rule: 149-8

Public

Availability:

Dear Mr. Parsons:

Re:

This is in regard to your letter dated March 13, 2009 concerning the shareholder proposal submitted by the Province of St. Joseph of the Capuchin Order; the Sisters of the Holy Spirit and Mary Immaculate; the Convent Academy of the Incarnate Word; the Benedictine Sisters of Virginia; and the Congregation of Divine Providence, Inc. for inclusion in ExxonMobil's proxy materials for its upcoming annual meeting of security holders. Your letter indicates that the proponents have withdrawn the proposal, and that ExxonMobil therefore withdraws its January 23, 2009 request for a no-action letter from the Division. Because the matter is now moot, we will have no further comment.

Sincerely,

Gregory S. Belliston Special Counsel

Enclosures

(Rev) Michael H. Crosby, OFMCap. cc: Corporate Responsibility Office Province of St. Joseph of the Capuchin Order 1015 North Ninth Street Milwaukee, WI 53233

> Sr. Gabriella Lohan Treasurer Sisters of the Holy Spirit and Mary Immaculate 301 Yucca Street San Antonio, TX 78203-2399

Exxon Mobil Corporation March 23, 2009 Page 2 of 2

cc: Sister Madonna Sangalli, CDP

Treasurer

Congregation of Divine Providence

Generalate

P.O. Box 37345

San Antonio, TX 78237-0345

Exxon Mobil Corporation 5959 Las Colinas Boulevard Irving, Texas 75039-2298 972 444 1478 Telephone 972 444 1488 Facsimile

James Earl Parsons Senior Counsel

EXonMobil

March 13, 2009

VIA Email

U. S. Securities and Exchange Commission Division of Corporation Finance Office of Chief Counsel 100 F Street, NE Washington, D.C. 20549 shareholderproposals@sec.gov

RE: Securities Exchange Act of 1934 - Section 14(a); Rule 14a-8
Omission of Shareholder Proposals Regarding Sustainable Energy Technology

Gentlemen and Ladies:

By letter dated January 23, 2009, ExxonMobil notified the staff of the company's intention to exclude two shareholder proposals from the proxy material for ExxonMobil's 2009 annual meeting. As described in that letter, the shareholder proposals sought to be excluded were the Energy Independence Proposal submitted by the Province of St. Joseph of the Capuchin Order and the Sustainable Energy Proposal submitted by Neva Goodwin Rockefeller. The asserted grounds of omission was our belief that both the Energy Independence Proposal and the Sustainable Energy Proposal substantially duplicate a third proposal, the Renewable Energy Proposal was the first of the three proposals received by the company and will be included in our 2009 proxy material.

The proponent and each co-filer have agreed to withdraw the Energy Independence Proposal (see Exhibit 1). Accordingly, I hereby withdraw ExxonMobil's January 23, 2009 no-action request insofar as the request relates to the Energy Independence Proposal.

We continue to believe that, for the reasons set forth in the January 23 letter, the Sustainable Energy Proposal may be omitted from our proxy material because it substantially duplicates the Renewable Energy Proposal.

If you have any questions or require additional information, please contact me directly at 972-444-1478. In my absence, please contact Lisa K. Bork at 972-444-1473.

In accordance with Staff Legal Bulletin No. 14D (November 7, 2008), this letter and enclosures are being submitted to the staff by email. A copy of this letter and the enclosures is being sent to the lead filers and co-filers of the subject proposals by overnight delivery service.

Sincerely,

James Earl Parsons

JEP/jep Enclosures

cc - w/enc:

Reverend Michael H. Crosby, OFMCap. Corporate Responsibility Agent Province of Saint Joseph of the Capuchin Order 1015 North Ninth Street Milwaukee, WI 53233

Ms. Neva Rockefeller Goodwin c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Sister Madonna Sangalli, CDP Treasurer The Congregation of Divine Providence, Inc. P.O. Box 37345 San Antonio, TX 78237-0345

Ms. Beatrice A. Reyes
Treasurer
Convent Academy of the Incarnate Word
2930 South Alameda
Corpus Christi, TX 78404-2798

Sister Henry Marie Zimmermann, OSB Treasurer The Benedictine Sisters of Virginia Saint Benedict Monastery 9535 Linton Hall Road Bristow, VA 20136-1217

Sr. Gabriella Lohan
Treasurer
Sisters of the Holy Spirit and Mary Immaculate
301 Yucca Street
San Antonio, TX 78203

Ms. Abby Caulkins c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

> Ms. Mary Rockefeller Morgan c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Mr. Peter O'Neill c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Ms. Abby O'Neill c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Mr. Justin Rockefeller c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Mr. Theodore Spencer c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Mr. David Rockefeller, Jr. c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Ms. Ann Rockefeller Roberts c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

> Ms. Abby A. Rockefeller c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Ms. Laura Thorn c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Ms. Jennifer R. Nolan c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Ms. Eileen Rockefeller Growald c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Mr. Charles Rockefeller c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Mr. Richard Rockefeller c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Mr. John de Cuevas c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

> Mr. Michael Rockefeller c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Ms. Alida R. Messinger c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Corporate Responsibility Office

Province of St. Joseph of the Capuchin Order

1015 North Ninth Street Milwaukee WI 53233 Phone 414-271-0735 FAX: 414-271-0637 Cell: 414-406-1265

March 6, 2009

Thomas J. Gill, Manager Office of the Corporate Secretary ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Gill:

With this letter I hereby withdraw the resolution I submitted on December 4, 2009 asking the company to become a recognized technological leader in helping the United States become energy independent in a sustainable way.

While I told you and your colleagues on the phone, at various times, that I did not think the materials you supplied nor the conversations we had made me feel that the company was actually evidencing solid movement toward 1) becoming the recognized technological leader in 2) helping the United States become energy-independent 3) in a sustainable way, I accept, in exchange that I or my designated representative will be given up to three minutes to speak at the next annual meeting of XOM at the very beginning of the Question and Answer period. In addition the Company has promised that if I do not perceive adequate movement toward the goals of the resolution submitted this year I will be able to submit it next year without a SEC challenge from XOM, except for such technicalities around time deadlines or not enough stock, not the substance of the proposal.

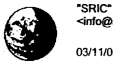
I do hope that the movement of the Company toward our desired goal will make this not necessary.

I am informing Sr. Susan Mika, coordinator of the co-filers, to ask them to withdraw their resolutions as well. She agrees with me on the rationale for the withdrawal.

I look forward to continued dialogues on this issue and hope for a happy outcome.

Sincerely yours,

(Rev) Michael H. Crosby, OFMCarc. Sr. Susan Mika, OSB



"SRIC" <info@sric-south.org>

03/11/09 10:55 AM

To <david.g.henry@exxonmobil.com>, <thomas.j.gill@exxonmobil.com>

cc <MikeCrosby@aol.com>

Subject Holy Spirit Sisters Withdrawal Letter

This is the withdrawal letter from Sr. Gabriella Lohan, the Sisters of the Holy Spirit and Mary Immaculate, San Antonio, Texas.

Mr. Gill:

You will receive a copy by mail, as well.

Thank you. I am copying Fr. Michael Crosby, too.

Sr. Susan Mika, OSB Socially Responsible Investment Coalition (SRIC) P.O. Box 90238 San Antonio, TX 78209 210-344-6778 phone and fax info@sric-south.org



Holy Spirit Sisters Exton Mobil Withdrawal 2009.doc

Office Of The Treasurer

Sisters of the Holy Spirit and Mary Immaculate

March 10, 2009

Thomas J. Gill, Manager Office of the Corporate Secretary ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Gill:

With this letter, I hereby withdraw the resolution I submitted on December 10, 2008, asking the company to become a recognized technological leader in helping the United States become energy independent in a sustainable way.

I concur with what Fr. Mike Crosby wrote to you:

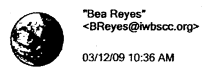
"While I told you and your colleagues on the phone, at various times, that I did not think the materials you supplied nor the conversations we had made me feel that the company was actually evidencing solid movement toward 1) becoming the recognized technological leader in 2) helping the United States become energy-independent 3) in a sustainable way, I accept, in exchange that I or my designated representative will be given up to three minutes to speak at the next annual meeting of XOM at the very beginning of the Question and Answer period. In addition the Company has promised that if I do not perceive adequate movement toward the goals of the resolution submitted this year I will be able to submit it next year without a SEC challenge from XOM, except for such technicalities around time deadlines or not enough stock, not the substance of the proposal."

I do hope that the movement of the Company toward our desired goal will make this not necessary.

I look forward to continued dialogues on this issue and hope for a happy outcome.

Sincerely yours,

Sr. Gabriella Lohan



To <david.g.henry@exxonmobil.com>, <thomas.j.gill@exxonmobil.com>

cc <info@sric-south.org>

Subject 2009 ExxonMobile Withdrawal Letter

Enclosed is a copy of the letter we have mailed to Mr. Thomas Gill.

Beatrice A Reyes, Treasurer Convent Academy of the Incarnate Word

ExonMobil Withdrawal Letter 2009.doc

March 10, 2009

Thomas J. Gill, Manager Office of the Corporate Secretary ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Gill:

With this letter I hereby withdraw the resolution I submitted on December 9, 2009, asking the company to become a recognized technological leader in helping the United States become energy independent in a sustainable way.

I concur with what Fr. Mike Crosby wrote to you:

"While I told you and your colleagues on the phone, at various times, that I did not think the materials you supplied nor the conversations we had made me feel that the company was actually evidencing solid movement toward 1) becoming the recognized technological leader in 2) helping the United States become energy-independent 3) in a sustainable way, I accept, in exchange that I or my designated representative will be given up to three minutes to speak at the next annual meeting of XOM at the very beginning of the Question and Answer period. In addition the Company has promised that if I do not perceive adequate movement toward the goals of the resolution submitted this year I will be able to submit it next year without a SEC challenge from XOM, except for such technicalities around time deadlines or not enough stock, not the substance of the proposal."

I do hope that the movement of the Company toward our desired goal will make this not necessary.

I look forward to continued dialogues on this issue and hope for a happy outcome.

Sincerely yours,

Beatrice A. Reyes, Treasurer Convent Academy of the Incarnate Word



HenryMarie Zimmermann <hmzimmermann@hotm ail.com>

To <david.g.henry@exxonmobil.com>, <thomas.j.gill@exxonmobil.com>

cc

03/11/09 09:59 AM

Subject Resolution withdrawal

Attached is a copy of my withdrawal letter. Sister Henry Marie Zimmermann Treasuer - Benedictine Sisters of Virginia

Express your personality in color! Preview and select themes for Hotmail®. See how.

March 11xom.doc

March 11, 2009

Thomas J. Gill, Manager Office of the Corporate Secretary ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Gill:

With this letter I hereby withdraw the resolution I submitted on December 9, 2008, asking the company to become a recognized technological leader in helping the United States become energy independent in a sustainable way.

I concur with what Fr. Mike Crosby wrote to you:

"While I told you and your colleagues on the phone, at various times, that I did not think the materials you supplied nor the conversations we had made me feel that the company was actually evidencing solid movement toward 1) becoming the recognized technological leader in 2) helping the United States become energy-independent 3) in a sustainable way, I accept, in exchange that I or my designated representative will be given up to three minutes to speak at the next annual meeting of XOM at the very beginning of the Question and Answer period. In addition the Company has promised that if I do not perceive adequate movement toward the goals of the resolution submitted this year I will be able to submit it next year without a SEC challenge from XOM, except for such technicalities around time deadlines or not enough stock, not the substance of the proposal."

I do hope that the movement of the Company toward our desired goal will make this not necessary.

I look forward to continued dialogues on this issue and hope for a happy outcome.

Sincerely yours,

Sister Henry Marie Zimmermann, OSB Treasurer

March 10, 2009

Thomas J. Gill, Manager Office of the Corporate Secretary ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Gill:

With this letter I hereby withdraw the resolution which was submitted by the Congregation of Divine Providence, Inc., on December 9, 2008, asking the company to become a recognized technological leader in helping the United States become energy independent in a sustainable way.

I concur with what Fr. Mike Crosby wrote to you:

"While I told you and your colleagues on the phone, at various times, that I did not think the materials you supplied nor the conversations we had made me feel that the company was actually evidencing solid movement toward 1) becoming the recognized technological leader in 2) helping the United States become energy-independent 3) in a sustainable way, I accept, in exchange that I or my designated representative will be given up to three minutes to speak at the next annual meeting of XOM at the very beginning of the Question and Answer period. In addition the Company has promised that if I do not perceive adequate movement toward the goals of the resolution submitted this year I will be able to submit it next year without a SEC challenge from XOM, except for such technicalities around time deadlines or not enough stock, not the substance of the proposal."

It is my hope that the movement of the Company toward our desired goal will make this not necessary.

I look forward to continued dialogues on this issue and hope for a happy outcome.

Sincerely yours,

Sr. Madonna Sangalli Treasurer Congregation of Divine Providence **Exxon Mobil Corporation**

5959 Las Colinas Boulavard Irving, Texas 75039-2298 972 444 1478 Telephone 972,444 1488 Facsimile James Earl Parsons Senior Counsel

EXonMobil

January 23, 2009

VIA Email

U. S. Securities and Exchange Commission Division of Corporation Finance Office of Chief Counsel 100 F Street, NE Washington, D.C. 20549 shareholderproposals@sec.gov

RE: <u>Securities Exchange Act of 1934 -- Section 14(a)</u>; Rule 14a-8
Omission of Shareholder Proposals Regarding Sustainable Energy Technology

Dear Gentlemen and Ladies:

This letter is to inform you that Exxon Mobil Corporation (the "Company") intends to omit from its proxy statement and form of proxy for its 2009 Annual Meeting of Shareholders (collectively, the "2009 Proxy Materials") a shareholder proposal (the "Energy Independence Proposal") and statements in support thereof submitted by the Province of St. Joseph of the Capuchin Order and a shareholder proposal (the "Sustainable Energy Proposal" and, collectively with the Energy Independence Proposal, the "Proposals") and statements in support thereof submitted by Neva Rockefeller Goodwin (collectively with the Province of St. Joseph of the Capuchin Order, the "Proponents").

Pursuant to Rule 14a-8(j), we have:

- filed this letter with the Securities and Exchange Commission (the "Commission") no later than eighty (80) calendar days before the Company intends to file its definitive 2009 Proxy Materials with the Commission; and
- concurrently sent copies of this correspondence to the Proponents.

Rule 14a-8(k) and Staff Legal Bulletin No. 14D (Nov. 7, 2008) ("SLB 14D") provide that shareholder proponents are required to send companies a copy of any correspondence that the proponents elect to submit to the Commission or the staff of the Division of Corporation Finance (the "Staff"). Accordingly, we are taking this opportunity to inform the Proponents that if either

elects to submit additional correspondence to the Commission or the Staff with respect to this Proposal, a copy of that correspondence should concurrently be furnished to the undersigned on behalf of the Company pursuant to Rule 14a-8(k) and SLB 14D.

THE PROPOSALS

The Energy Independence Proposal requests the Company's "Board of Directors to establish a Committee to study steps and report to shareholders barring competitive information and disseminated at a reasonable expense, on how ExxonMobil can become the industry leader within a reasonable period in developing and making available the technology needed (such as sequestration and engineered geothermal) to enable the U.S.A. to become energy independent in an environmentally sustainable way." A copy of the Proposal, as well as related correspondence with the Province of St. Joseph of the Capuchin Order and co-proponents, is attached to this letter as Exhibit 1. The Company received the Energy Independence Proposal on December 5, 2008.

The Sustainable Energy Proposal requests the Company's "Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change." A copy of the Proposal, as well as related correspondence with the Neva Rockefeller Goodwin and co-proponents, is attached to this letter as Exhibit 2. The Company received the Sustainable Energy Proposal on December 9, 2008.

BASIS FOR EXCLUSION

We hereby respectfully request that the Staff concur in our view that the Proposals may be excluded from the 2009 Proxy Materials pursuant to Rule 14a-8(i)(11) because the Proposals substantially duplicate another proposal previously submitted to the Company by Stephen Viederman asking that the Company adopt a policy for renewable energy research, development and sourcing, reporting on its progress to investors in 2010 (the "Renewable Energy Proposal"). See Exhibit 3. The Company received the Renewable Energy Proposal on November 25, 2008, and the Company intends to include it in the 2009 Proxy Materials.

ANALYSIS

The Proposals May Be Excluded under Rule 14a-8(i)(11) Because They Substantially Duplicate Another Proposal Previously Submitted to the Company by Another Proponent.

Rule 14a-8(i)(11) provides that a shareholder proposal may be excluded if it "substantially duplicates another proposal previously submitted to the company by another

proponent that will be included in the company's proxy materials for the same meeting." The Commission has stated that "the purpose of [Rule 14a-8(i)(11)] is to eliminate the possibility of shareholders having to consider two or more substantially identical proposals submitted to an issuer by proponents acting independently of each other." Exchange Act Release No. 12999 (Nov. 22, 1976).

When substantially duplicative proposals are received by a company, the Staff has indicated that the company must include the first of the proposals in its proxy materials, unless that proposal may otherwise be excluded. See, e.g., Great Lakes Chemical Corp. (avail. Mar. 2, 1998); Pacific Gas & Electric Co. (avail. Jan. 6, 1994); Atlantic Richfield Co. (avail. Jan. 11, 1982). The Company received the Renewable Energy Proposal prior to receiving the Energy Independence Proposal and Sustainable Energy Proposal. The Company intends to include the Renewable Energy Proposal in its 2009 Proxy Materials. Thus, the Company intends to exclude the Energy Independence Proposal and Sustainable Energy Proposal as substantially duplicative of the Renewable Energy Proposal.

Pursuant to Staff precedent, the standard applied in determining whether proposals are substantially duplicative is whether the proposals present the same "principal thrust" or "principal focus," not whether the proposals are identical. See, e.g., Qwest Communications International, Inc. (avail. Mar. 8, 2006); The Home Depot, Inc. (avail. Feb. 28, 2005); Bank of America Corp. (avail. Feb. 25, 2005); Pacific Gas & Electric Co. (avail. Feb. 1, 1993). We believe that each of the Energy Independence Proposal and Sustainable Energy Proposal has the same principal thrust and focus as the Renewable Energy Proposal. As described above:

- the Energy Independence Proposal requests a report on how the Company can become the industry leader in developing and making available sustainable energy technology that would enable the U.S.A. to become energy independent;
- the Sustainable Energy Proposal requests a report on the effects of the Company taking a leadership role in developing sustainable energy technologies that could be used by and for the benefit of those most threatened by climate change; and
- the Renewable Energy Proposal asks the Company to adopt a policy for renewable energy research, development and sourcing, reporting on its progress to investors in 2010.

The Energy Independence Proposal and Sustainable Energy Proposal have the same principal thrust and focus as the Renewable Energy Proposal because the objective of all three proposals is for the Company to increase its efforts to research, develop, and deploy sustainable or renewable energy sources. Both of the terms "sustainable energy" and "renewable energy" refer generally to energy derived from sources that, unlike fossil fuels, would not be depleted within the timeframe of human activity. Sustainable or renewable energy includes solar, wind, geothermal, hydro, and tidal energy, as well as energy derived from biomass. All three proposals ask the Company to shift resources from its traditional oil and gas business into renewable energy. The Energy Independence Proposal is phrased in terms of enabling the U.S. to become

"energy independent in an environmentally sustainable way." Thus, the path to independence set forth in the proposal asks the Company to develop and make available "sustainable" energy technologies such as engineered geothermal. Similarly, the Sustainable Energy Proposal is presented in terms of reducing the impact of climate change by "developing sustainable energy technologies." Although the stated rationales of the two Proposals differ -- one reflects a concern with U.S. energy independence, the other with climate change -- the actions requested on the part of the Company to address those concerns are substantially the same as the actions the Company would be required to take in response to the Renewable Energy Proposal: to adopt a policy for increased "renewable energy research, development, and sourcing."

The Staff consistently has taken the position that proposals may differ in their terms or scope and still be deemed substantially duplicative for the purposes of Rule 14a-8(i)(11), as long as the proposals have the same principal thrust or focus. For example, the Energy Independence Proposal, the Sustainable Energy Proposal and the Renewable Energy Proposal are similar to the proposals at issue in Ford Motor Co. (avail. Feb. 19, 2004), where the Staff concurred that Ford could exclude from its proxy statement a proposal requesting that the company "adopt (as internal corporate policy) goals concerning fuel mileage or greenhouse gas emissions reductions similar to those which would be achieved by meeting or exceeding the highest standards contained in recent congressional proposals" because it substantially duplicated a prior proposal requesting that the company "report to shareholders. . . (a) performance data from the years 1994 through 2003 and ten-year projections of estimated total annual greenhouse gas emissions from its products in operation; (b) how the company will ensure competitive positioning based on emerging near and long-term GHG regulatory scenarios at the state, regional, national and international levels; (c) how the Company can significantly reduce greenhouse gas emissions from its fleet of vehicle products (using a 2003 baseline) by 2013 and 2023." Ford successfully argued that "although the terms and the breadth of the two proposals are somewhat different, the principal thrust and focus are substantially the same, namely to encourage the Company to adopt policies that reduce greenhouse gas emissions in order to enhance competitiveness."

Similarly, in *General Motors Corp.* (avail. Mar. 13, 2008), the Staff permitted General Motors to exclude from its proxy statement a proposal requesting "that a committee of independent directors... assess the steps the company is taking to meet new fuel economy and greenhouse gas emission standards for its fleets of cars and trucks, and issue a report to shareholders" because it was substantially duplicative of a prior proposal requesting that "the Board of Directors publicly adopt quantitative goals, based on current and emerging technologies, for reducing total greenhouse gas emissions from the company's products and operations; and that the company report to shareholders." General Motors successfully argued that the report requested in the second proposal concerning new fuel standards would be covered in any report addressing greenhouse gas emissions generally. *See also Pacific Gas & Electric Co.* (avail. Feb. 1, 1993) (concurring with company's view that a proposal asking the company to link the chief executive officer's total compensation to company performance was substantially duplicative of two other proposals asking the company to (1) tie all executive compensation other than salary to performance indicators, and (2) impose ceilings on future total compensation of officers and directors in order to reduce their compensation).

As in Ford Motor Co. the Proposals each have substantially the same principal thrust and focus as the Renewable Energy Proposal. As in General Motors, while the scope of actions and reports requested by each of the Proposals may reflect different areas of concern on the part of the proponents, the actions to be taken by the Company would be subsumed by the policy and accompanying report requested by the Renewable Energy Proposal.

Even if the Proposals are viewed as addressing additional topics not covered by the Renewable Energy Proposal, they still are excludable, as the Staff previously has concurred that Rule 14a-8(i)(11) is available even when one proposal touches upon matters not addressed in the subsequently submitted proposal. For example, in *Wal-Mart Stores, Inc.* (avail. Apr. 3, 2002), the Staff concurred with exclusion under Rule 14a-8(i)(11) of a proposal requesting a report on gender equality because the company had previously received and intended to include in its proxy materials a proposal requesting a report on gender and race equality. Likewise, in *Constellation Energy Group* (avail. Feb. 19, 2004), the Staff concurred that the a proposal requesting that the company develop a performance-based equity grant program for executive officers substantially duplicated a previously submitted proposal that requested the company implement a "commonsense executive compensation program" containing a range of features, one of which related to equity compensation design. The Proposals and the Renewable Energy Proposal have the same focus: each asks the Company to increase its efforts to research, develop, and deploy renewable/sustainable energy technologies.

A primary rationale behind the "principal thrust/principal focus" concept is that the inclusion in a single proxy statement of multiple proposals addressing the same issue in different terms may confuse shareholders and place a company and its board of directors in a position where they are unable to determine the shareholders' will. If the Company were to include both the Proposals and the Renewable Energy Proposal in its 2009 Proxy Materials, this would create confusion for shareholders because all of the proposals ask them to vote on the same subject matter – expanding the Company's involvement in renewable energy. If either Proposal passed and the Renewable Energy Proposal failed, or vice versa, the Company would be unable to determine the shareholders' will, and it would be difficult for the Company to decide what course of action it should take, since in that case shareholders would have voted both "For" and "Against" expanding the Company's renewable energy efforts.

Consistent with the Staff's previous interpretations of Rule 14a-8(i)(11), the Company believes that the Proposals may be excluded as substantially duplicative of the Renewable Energy Proposal.

CONCLUSION

Based upon the foregoing analysis, we respectfully request that the Staff concur that it will take no action if the Company excludes the Proposals from its 2009 Proxy Materials. We would be happy to provide you with any additional information and answer any questions that you may have regarding this subject. Moreover, the Company agrees to promptly forward to the Proponents any response from the Staff to this no-action request that the Staff transmits by facsimile to the Company only.

In accordance with Staff Legal Bulletin No. 14D (November 7, 2008), this letter and enclosures are being submitted to the Staff by email. A copy of this letter and the enclosures is being sent to the proponent and co-proponents of each of the Proposals by overnight delivery service.

If you have any questions or require additional information, please do not hesitate to call the undersigned at (972) 444-1478 or Amy L. Goodman of Gibson, Dunn & Crutcher LLP at (202) 955-8653.

Sincerely,

James E. Parsons

JEP/eai Enclosures

cc: Reverend Michael H. Crosby, OFMCap.
Corporate Responsibility Agent
Province of Saint Joseph of the Capuchin Order
1015 North Ninth Street
Milwaukee, WI 53233

Ms. Neva Rockefeller Goodwin c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Sister Madonna Sangalli, CDP Treasurer The Congregation of Divine Providence, Inc. P.O. Box 37345 San Antonio, TX 78237-0345

Ms. Beatrice A. Reyes Treasurer Convent Academy of the Incarnate Word 2930 South Alameda Corpus Christi, TX 78404-2798

> Sister Henry Marie Zimmermann, OSB Treasurer The Benedictine Sisters of Virginia Saint Benedict Monastery 9535 Linton Hall Road Bristow, VA 20136-1217

Sr. Gabriella Lohan Treasurer Sisters of the Holy Spirit and Mary Immaculate 301 Yucca Street San Antonio, TX 78203

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Ms. Jennifer R. Nolan c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Ms. Eileen Rockefeller Growald c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

> Mr. Charles Rockefeller c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Mr. Richard Rockefeller c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Mr. John de Cuevas c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Mr. Michael Rockefeller c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Ms. Alida R. Messinger c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Corporate Responsibility Office

Province of Saint Joseph of the Capuchin Order

1015 North Ninth Street

Milwaukee, Wisconsin 53233

Phone: 414.271.0735

Fax: 414.271.0637 Cell: 414.406.1265

SHAREHOLDER PROPOSAL DEC 0 5 2008

NO. OF SHARES_ DISTRIBUTION: DSR: REG: TJG: LKB: JEP: DGH: SMD

December 4, 2008

Mr. Rex W. Tillerson, Chairman of the Board ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Tillerson:

I write you this letter admittedly in a sense of being conflicted. On the one hand, I have been impressed with XOM's willingness to address shareholder concerns vis-à-vis our energy sourcing questions. Regarding this, I also applaud you on developing the new battery components that will facilitate new options for hybrids. Thus the enclosed that I only file due to the urgency I see in the issue and the lack of evident commensurate action on the part of ExxonMobil to show more concrete ways to address this crisis of global warming via sustainable energy sources.

The Province of St. Joseph of the Capuchin Order has owned at least \$2000 of ExxonMobil common stock for over one year and will be holding this stock through next year's annual meeting which I plan to attend in person or by proxy. You will be receiving verification of our ownership from our Custodian under separate cover, dated December 4, 2008.

As Corporate Responsibility Agent of the Province, I am authorized to file the enclosed resolution for inclusion in the proxy statement for the next annual meeting of ExxonMobil shareholders. I do so according to Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 and for consideration and action by the shareholders at the next annual meeting.

I don't want to create/sustain any negativity between XOM and my Province on this critical issue of our nation's energy future. I fear that this resolution will be met with strong negativity at the Company but hope our ongoing dialogue might continue to move in a manner vis-à-vis the issue of U.S. energy sustainability and independence in ways that would have us withdraw this resolution.

Sincerely yours,

(Rev) Michael H. Crosby, OFMCap.

Corporate Responsibility Agent

Enc.

EXXONMOBIL

Helping the U.S. Become Energy Independent in an Environmentally Sustainable Way

WHEREAS, ExxonMobil's (XOM) energy supply faces increasing difficulties. The respected energy analyst Charles Maxwell says the crunch will only get worse. Speaking of XOM's Rex Tillerson, *BusinessWeek* reported: "As the rare oil analyst who doesn't reflexively genuflect before that multinational's CEO, Maxell condemns the company for 'irresponsibly' advertising plentiful supplies. 'It really does Rex Tillerson no good to keep denying that oil production will be peaking,' he says. 'Exxon's business plan is from the past 150 years." BW, "The Oracle of Oil Speaks," 07.07.08.

XOM has replaced just 76% of the oil and gas it produced last year. It has experienced increasing problems in finding new fossil fuel and developing in volatile countries because of "resource nationalism." Its reserve-replacement in 2007 was the company's lowest in 14 years." WSJ, 02.16-17.08

Even though "the federal government wants biofuel production to replace a quarter of all gasoline consumed in the U.S. by 2025" (WSJ, 10.14.08, A17) XOM's investment in all renewable energy as a percentage of capital investment was -1% in 2006 (WSJ, 03.22-23.08). However, in the first quarter of 2008, management spent \$8.8 billion on stock buybacks alone, compared with \$5.5 billion on exploration and other capital projects.

Such data indicates XOM may be more of a hindrance than a help toward our Government's goal of independence and sustainability. Even after President George W. Bush established an effort called Energy Independence and Global Warming, an "investigation by the Select Committee on Energy Independence and Global Warming found that members of government at the highest levels, including the office of President George W. Bush's Chief of Staff and numerous heads of Cabinet departments, decided to use the Clean Air Act to regulate global warming emissions not only from vehicles, but also from power plants, refineries, and other so-called stationary sources—but reversed their decision in the face of strong opposition from ExxonMobil and others within the oil industry, as well as from at least one senior adviser to Vice President Dick Cheney." It also noted that "oil industry representatives from ExxonMobil . . . adopted a 'not on my watch' approach—arguing that such regulations would tarnish President Bush's conservative anti-regulatory legacy, and should be delayed until the next President took office."

John Hess, CEO of Hess Corporation has said an oil crisis is coming and sooner than most people think. "Resolving the issue through greater global collaboration can be a model for managing other future shortages, such as water, and benefit the global community. The more interdependent we are the greater our chances of having a sustainable future together." CERA Week, 02.15.08

RESOLVED: shareholders request ExxonMobil's Board of Directors to establish a Committee to study steps and report to shareholders, barring competitive information and disseminated at a reasonable expense, on how ExxonMobil can become the industry leader within a reasonable period in developing and making available the technology needed (such as sequestration and engineered geothermal) to enable the U.S.A. to become energy independent in an environmentally sustainable way.

2009XOMEnergyIndependenceAndSustainability12.04.08

498 words, excluding titles

Exxon Mobil Corporation 5959 Las Colinas Boulevard Irving, Texas 75039-2298 **David S. Rosenthal**Vice President, Investor Relations and Secretary

EXonMobil

December 9, 2008

VIA UPS - OVERNIGHT DELIVERY

Reverend Michael H. Crosby, OFMCap. Corporate Responsibility Agent Province of Saint Joseph of the Capuchin Order 1015 North Ninth Street Milwaukee, WI 53233

Dear Reverend Crosby:

This will acknowledge receipt of the proposal concerning an energy technology report, which you have submitted on behalf of the Province of St. Joseph of the Capuchin Order (the "Proponent") in connection with ExxonMobil's 2009 annual meeting of shareholders. However, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a proponent to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The Proponent does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the Proponent has satisfied these ownership requirements. To remedy this defect, the Proponent must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the Proponent's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 5, 2008, the date the proposal was received in our office), the Proponent continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the Proponent has filed with the SEC a Schedule 13D, Schedule 13G, Form 3, Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the Proponent's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form, and any subsequent

Reverend Michael H. Crosby December 9, 2008 Page two

amendments reporting a change in the ownership level and a written statement that the Proponent continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1199.

You should note that, if the proposal is not withdrawn or excluded, the Proponent or his representative, who is qualified under New Jersey law to present the proposal on the Proponent's behalf, must attend the annual meeting in person to present the proposal.

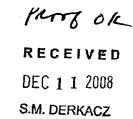
If you intend for a representative to present your proposal, you must provide documentation signed by you that specifically identifies your intended representative by name and specifically authorizes the representative to present the shareholder proposal on your behalf at the annual meeting. A copy of this authorization meeting state law requirements should be sent to my attention in advance of the meeting. Your authorized representative should also bring an original signed copy of the authorization to the meeting and present it at the admissions desk, together with photo identification if requested, so that our counsel may verify the representative's authority to act on your behalf prior to the start of the meeting.

In the event there are co-filers for this proposal and in light of the SEC staff legal bulletin 14C dealing with co-filers of shareholder proposals, we will be requesting each co-filer to provide us with clear documentation confirming your designation to act as lead filer and granting you authority to agree to modifications and/or withdrawal of the proposal on the co-filer's behalf. We think obtaining this documentation will be in both your interest and ours. Without clear documentation from all co-filers confirming and delineating your authority as representative of the filing group, and considering the recent SEC staff guidance, it will be difficult for us to engage in productive dialogue concerning this proposal.

We are interested in continuing our discussion of this proposal and will contact you again in the near future.

Sincerely,

Enclosure





December 4, 2008

Mr. Rex W. Tillerson, Chairman of the Board ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Tillerson,

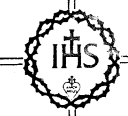
This letter is to confirm that as of December 4, 2008, The Province of St. Joseph of the Capuchin Order holds over \$2,000 in shares of ExxonMobil stock, cusip #30231G102, in a Custody Account held at The Bank of New York Mellon. The Province of St. Joseph of Capuchin Order has held this position for over twelve months.

Sincerely,

Inacley Conney Conney Conney Conney Conney Conney Assistant Treasurer

DEC 1 1 20.6





CONVENT ACADEMY OF THE INCARNATE WORD

2930 South Alameda Corpus Christi, TX 78404-2798 Telephone 512/882-5413 Fax 512/883-2185

December 09, 2008

Mr. Henry H. Hubble Vice President, Investor Relations and Corporate Secretary Exxon Mobil Corporation 5959 Las Colinas Blvd. Irving, TX 75039-2298

Dear Mr. Hubble:

Convent Academy of the Incarnate Word, as a faith-based investor, believes that our company can help the U.S. become energy independent in an environmentally sustainable way and thus propose a resolution that states "RESOLVED: shareholders request ExxonMobil's Board of Directors to establish a Committee to study steps and report to shareholders, barring competitive information and disseminated at a reasonable expense, on how ExxonMobil can become the industry leader within a reasonable period in developing and making available the technology needed (such as sequestration and engineered geothermal) to enable the U.S.A. to become energy independent in an environmentally sustainable way.

Therefore, I am authorized to notify you of our intention to co-file the enclosed resolution, for presentation, consideration and action by the stockholders at the next annual meeting. We are filing in support of the resolution sponsored by The Province of St. Joseph of the Capuchin Order. We hereby support its inclusion in the proxy statement in accordance with Rule 14a-8 of the General Rules and Regulations of the Securities Exchange Act of 1934

Our portfolio custodian will send you a letter verifying that we are beneficial owners of at least \$2,000 worth of common stock in Exxon Mobil Corporation. It is our intention to keep these shares in our portfolio at least until after the annual meeting.

We hope our company will have acted positively by the time the proxy statement comes due at the printer so that this resolution will prove unnecessary. In this respect, we would urge you to contact Rev. Michael H. Crosby, OFMCap. - Province of St. Joseph of the Capuchin Order-mikecrosby@aol.com or at 414.271.0735.

Yours truly,

Blatrice A. Reyes, Treasurer

Enclosure: 2009 Shareholder Resolution

SHAREHOLDER RESOLUTION - EXXONMOBIL Helping the U.S. Become Energy Independent in an Environmentally Sustainable Way

WHEREAS, ExxonMobil's (XOM) energy supply faces increasing difficulties. The respected energy analyst Charles Maxwell says the crunch will only get worse. Speaking of XOM's Rex Tillerson, BusinessWeek reported: "As the rare oil analyst who doesn't reflexively genuflect before that multinational's CEO, Maxell condemns the company for 'irresponsibly' advertising plentiful supplies. 'It really does Rex Tillerson no good to keep denying that oil production will be peaking,' he says. 'Exxon's business plan is from the past 150 years.'" BW, "The Oracle of Oil Speaks," 07.07.08.

XOM has replaced just 76% of the oil and gas it produced last year. It has experienced increasing problems in finding new fossil fuel and developing in volatile countries because of "resource nationalism." Its reserve-replacement in 2007 was the company's lowest in 14 years." WSJ, 02.16-17.08

Even though "the federal government wants biofuel production to replace a quarter of all gasoline consumed in the U.S. by 2025" (WSJ, 10.14.08, A17) XOM's investment in all renewable energy as a percentage of capital investment was -1% in 2006 (WSJ, 03.22-23.08). However, in the first quarter of 2008, management spent \$8.8 billion on stock buybacks alone, compared with \$5.5 billion on exploration and other capital projects.

Such data indicates XOM may be more of a hindrance than a help toward our Government's goal of independence and sustainability. Even after President George W. Bush established an effort called Energy Independence and Global Warming, an "investigation by the Select Committee on Energy Independence and Global Warming found that members of government at the highest levels, including the office of President George W. Bush's Chief of Staff and numerous heads of Cabinet departments, decided to use the Clean Air Act to regulate global warming emissions not only from vehicles, but also from power plants, refineries, and other so-called stationary sources—but reversed their decision in the face of strong opposition from ExxonMobil and others within the oil industry, as well as from at least one senior adviser to Vice President Dick Cheney." It also noted that "oil industry representatives from ExxonMobil . . . adopted a 'not on my watch' approach—arguing that such regulations would tamish President Bush's conservative anti-regulatory legacy, and should be delayed until the next President took office."

http://globalwarming.house.gov/mediacenter/press=releases 2008?i.

John Hess, CEO of Hess Corporation has said an oil crisis is coming and sooner than most people think. "Resolving the issue through greater global collaboration can be a model for managing other future shortages, such as water, and benefit the global community. The more interdependent we are the greater our chances of having a sustainable future together." CERA Week, 02.15.08

RESOLVED: shareholders request ExxonMobil's Board of Directors to establish a Committee to study steps and report to shareholders, barring competitive information and disseminated at a reasonable expense, on how ExxonMobil can become the industry leader within a reasonable period in developing and making available the technology needed (such as sequestration and engineered geothermal) to enable the U.S.A. to become energy independent in an environmentally sustainable way.

Exicon Mobil Corporation investor Relations 5959 Ess Colinas Boulevard Irving, Texas 75039

EXonMobil

December 16, 2008

VIA UPS - OVERNIGHT DELIVERY

Ms. Beatrice A. Reyes
Treasurer
Convent Academy of the Incarnate Word
2930 South Alameda
Corpus Christi, TX 78404-2798

Dear Ms. Reyes:

This will acknowledge receipt of your letter indicating that you wish to co-file on behalf of the Convent Academy of the Incarnate Word (the "co-filer") the proposal previously submitted by the Reverend Michael Crosby concerning an energy technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted December 11, 2008, the date the proposal was received in our office), the co-filer continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3. Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form.

Ms. Beatrice A. Reyes December 16, 2008 Page two

and any subsequent amendments reporting a change in the ownership level and a written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

In accordance with SEC staff legal bulletins dealing with "co-filers" of shareholder proposals, we ask that you complete and return the enclosed form so that we may have, and be able to provide the SEC staff, clear documentation indicating which filer is designated to act as lead filer and granting the lead filer authority to agree to modifications and/or a withdrawal of the proposal on your behalf. Without this documentation clarifying the role of the lead filer as representative of the filing group, it will be difficult for us to engage in productive dialogue concerning this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosures

c: Reverend Michael Crosby

VIA FACSIMILE: 972-444-1505

Mr. David G. Henry Section Head, Shareholder Relations Exxon Mobil Corporation 5959 Las Colinas Blvd. Irving, TX 75039

Dear Mr. Henry:

Sincerely,

Regarding the proposal concerning an energy technology report, which I have co-filed on behalf of the Convent Academy of the Incarnate Word for the 2009 Exxon Mobil Corporation Annual Meeting of Shareholders, I designate Reverend Michael Crosby as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf. In addition, I authorize ExxonMobil and the Securities and Exchange Commission to communicate solely with the above named lead filer as representative of the filer group in connection with any no-action letter or other correspondence.

Beatrice A. Reves	



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DEC 1 8 2008

S.M. DERKACZ

energy fechnolog URS financial Services Inc.

800 N. Shoreline Blvd. Suite 160 North Tower Corpus Christi, TX 78401-3701

Tel. 361-884-9966 Fax 361-884-9559 800-765-4430

www.ubs.com

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DEC 1 8 2008

December 9, 2008

Mr. Henry H. Hubble Vice President, Investor Relations and Corporate Secretary Exxon Mobil Corporation 5959 Las Colinas Blvd. Irving, TX 75039-2298

Re: Convent Academy of the Incarnate Word

*** FISMA & OMB Memorandum M-07-16 ***

Dear Mr. Hubble,

This letter is to confirm that the Convent Academy of the Incarnate Word has been a beneficiary owner of 73 shares of Exxon Mobil Corporation and have held such stock for a least 1 year as of this date.

Sincerely,

Kim K. Sellars

Operations Manager

KS/ao

CC: Beatrice A. Reyes, Treasurer

Convent Academy of the Incarnate Word

RECEIVED

DEC 1 9 2008

S.M. DERKACZ

Convent Academy of the Incarnate Word

2930 South Alameda Corpus Christi, TX 78404-2798 361-882-5413 Fax 361-880-4152

Date:

December 18, 2008

To:

Mr. David G. Henry, Exxon Mobil

Fax:

972-444-1505

Re:

Shareholder proposal filing

Sender:

Beatrice A. Reyes

Pages: 2 including this cover sheet.

Mr. Henry:

Attached is the form designating Reverend Michael Crosby as the lead filer in this proposal.

Also, I have verified with the custodian of our shares and verified that confirmation has been sent to you.

VIA FACSIMILE: 972-444-1505

Mr. David G. Henry Section Head, Shareholder Relations Exxon Mobil Corporation 5959 Las Colinas Blvd. Irving, TX 75039

- Dear Mr. Henry:

Regarding the proposal concerning an energy technology report, which I have co-filed on behalf of the Convent Academy of the Incarnate Word for the 2009 Exxon Mobil Corporation Annual Meeting of Shareholders, I designate Reverend Michael Crosby as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf. In addition, I authorize ExxonMobil and the Securities and Exchange Commission to communicate solely with the above named lead filer as representative of the filer group in connection with any no-action letter or other correspondence.

Sincerely,

Beatrice A. Reves

DEC 1 1 2008



Benedictine Sisters of Virginia S.M. DERKACZ

Saint Benedict Monastery • 9535 Linton Hall Road • Bristow, Virginia 20136-1217 • (703) 361-0106

December 9, 2008

Mr. Henry H. Hubble Vice President, Investor Relations and Corporate Secretary Exxon Mobil Corporation 5959 Las Colinas Blvd. Irving, TX 75039-2298

Dear Mr. Hubble:

The Benedictine Sisters of Virginia as a faith-based investor believes that our company can help the U.S. become energy independent in an environmentally sustainable way and thus propose a resolution that states "RESOLVED: shareholders request ExxonMobil's Board of Directors to establish a Committee to study steps and report to shareholders, barring competitive information and disseminated at a reasonable expense, on how ExxonMobil can become the industry leader within a reasonable period in developing and making available the technology needed (such as sequestration and engineered geothermal) to enable the U.S.A. to become energy independent in an environmentally sustainable way.

Therefore, I am authorized to notify you of our intention to co-file the enclosed resolution, for presentation, consideration and action by the stockholders at the next annual meeting. We are filing in support of the resolution sponsored by The Province of St. Joseph of the Capuchin Order. We hereby support its inclusion in the proxy statement in accordance with Rule 14a-8 of the General Rules and Regulations of the Securities Exchange Act of 1934

Our portfolio custodian will send you a letter verifying that we are beneficial owners of at least \$2,000 worth of common stock in Exxon Mobil Corporation. It is our intention to keep these shares in our portfolio at least until after the annual meeting.

We hope our company will have acted positively by the time the proxy statement comes due at the printer so that this resolution will prove unnecessary. In this respect, we would urge you to contact Rev. Michael H. Crosby, OFMCap. - Province of St. Joseph of the Capuchin Order-mikecrosby@aol.com or at 414.271.0735.

Yours truly, Distir Henry Marie Genemermann, OSB

Sister Henry Marie Zimmermann, OSB

Treasurer

Enclosure: 2009 Shareholder Resolution

SHAREHOLDER RESOLUTION - EXXONMOBIL

Helping the U.S. Become Energy Independent in an Environmentally Sustainable Way

WHEREAS, ExxonMobil's (XOM) energy supply faces increasing difficulties. The respected energy analyst Charles Maxwell says the crunch will only get worse. Speaking of XOM's Rex Tillerson, BusinessWeek reported: "As the rare oil analyst who doesn't reflexively genuflect before that multinational's CEO, Maxell condemns the company for 'irresponsibly' advertising plentiful supplies. 'It really does Rex Tillerson no good to keep denying that oil production will be peaking,' he says. 'Exxon's business plan is from the past 150 years.'" BW, "The Oracle of Oil Speaks," 07.07.08.

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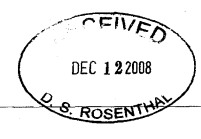
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http://globalwarming.house.gov/mediacenter/press=releases 2008?i.

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RESOLVED: shareholders request ExxonMobil's Board of Directors to establish a Committee to study steps and report to shareholders, barring competitive information and disseminated at a reasonable expense, on how ExxonMobil can become the industry leader within a reasonable period in developing and making available the technology needed (such as sequestration and engineered geothermal) to enable the U.S.A. to become energy independent in an environmentally sustainable way.





Member NYSE/SIPC

909 East Main Street Richmond, Virginia 23219 (804) 643-1811 (800) 552-7757

www.scottstringfellow.com

December 9, 2008

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DEC 1 2 2000

S.M. DERKACZ

Mr. Henry H. Hubble
Vice President, Investor Relations & Corp. Secretary
Exxon Mobil Corporation
5959 Las Colinas Blvd.
Irving, TX 75039-2298

Dear Mr. Hubble:

This letter will confirm that the Benedictine Sisters of Virginia currently own 6,000 shares of Exxon Mobil common stock in their Health & Welfare account. They have owned this stock more than one year and will continue to hold the stock through the annual meeting date.

Thank you and please feel free to contact me at 800-552-7757 if you have questions.

Sincerely,

John J. Muldowney

Senior Vice President

JJM/chg

Exxon Mobil Corporation investor Relations 5959 Las Colinas Boulevard Irving, Texas 75039

EXonMobil

December 16, 2008

VIA UPS - OVERNIGHT DELIVERY

Sister Henry Marie Zimmermann, OSB Treasurer Benedictine Sisters of Virginia Saint Benedict Monastery 9535 Linton Hall Road Bristow, VA 20136-1217

Dear Sister Henry Marie Zimmermann:

This will acknowledge receipt of your letter indicating that you wish to co-file on behalf of the Benedictine Sisters of Virginia (the "co-filer") the proposal previously submitted by Reverend Michael Crosby concerning an energy technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. By copy of a letter from Scott & Stringfellow, share ownership has been verified.

In accordance with SEC staff legal bulletins dealing with "co-filers" of shareholder proposals, we ask that you complete and return the enclosed form so that we may have, and be able to provide the SEC staff, clear documentation indicating which filer is designated to act as lead filer and granting the lead filer authority to agree to modifications and/or a withdrawal of the proposal on your behalf. Without this documentation clarifying the role of the lead filer as representative of the filing group, it will be difficult for us to engage in productive dialogue concerning this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosure

c: Reverend Michael H. Crosby

VIA FACSIMILE: 972-444-1505

- Mr. David G. Henry Section Head, Shareholder Relations Exxon Mobil Corporation 5959 Las Colinas Blvd. Irving, TX 75039

Dear Mr. Henry:

Regarding the proposal concerning an energy technology report, which I have co-filed on behalf of the Benedictine Sisters of Virginia for the 2009 Exxon Mobil Corporation Annual Meeting of Shareholders, I designate Reverend Michael Crosby as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf. In addition, I authorize ExxonMobil and the Securities and Exchange Commission to communicate solely with the above named lead filer as representative of the filer group in connection with any no-action letter or other correspondence.

Sincerely,

Sister Henry Marie Zimmermann, OSB

p. 1

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DEC 1 7 2008

S.M. DERKACZ

VIA FACSIMILE: 972-444-1505

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Sincerely,

Sister Henry Marie Zimmermann, OSB



DEC 1 0 2008 S.M. DERKACZ

December 9, 2008

Mr. Henry H. Hubble Vice President, Investor Relations and Corporate Secretary Exxon Mobil Corporation 5959 Las Colinas Blvd. Irving, TX 75039-2298

Dear Mr. Hubble:

The Congregation of Divine Providence, Inc. (CDP, INC.) as a faith-based investor believes that our company can help the U.S. become energy independent in an environmentally sustainable way and thus propose a resolution that states "RESOLVED: shareholders request ExxonMobil's Board of Directors to establish a Committee to study steps and report to shareholders, barring competitive information and disseminated at a reasonable expense, on how ExxonMobil can become the industry leader within a reasonable period in developing and making available the technology needed (such as sequestration and engineered geothermal) to enable the U.S.A. to become energy independent in an environmentally sustainable way.

Therefore, I am authorized to notify you of our intention to co-file the enclosed resolution, for presentation, consideration and action by the stockholders at the next annual meeting. We are filing in support of the resolution sponsored by The Province of St. Joseph of the Capuchin Order. We hereby support its inclusion in the proxy statement in accordance with Rule 14a-8 of the General Rules and Regulations of the Securities Exchange Act of 1934

Our portfolio custodian will send you a letter verifying that we are beneficial owners of at least \$2,000 worth of common stock in Exxon Mobil Corporation. It is our intention to keep these shares in our portfolio at least until after the annual meeting.

We hope our company will have acted positively by the time the proxy statement comes due at the printer so that this resolution will prove unnecessary. In this respect, we would urge you to contact Rev. Michael H. Crosby, OFMCap. - Province of St. Joseph of the Capuchin Order-mikecrosby@aol.com or at 414.271.0735.

Yours truly,

Sister Madonna Sangalli Sister Madonna Sangalli, CDP

Treasurer

Congregation of Divine Providence

Enclosure: 2009 Shareholder Resolution

SHAREHOLDER RESOLUTION - EXXONMOBIL Helping the U.S. Become Energy Independent in an Environmentally Sustainable Way

WHEREAS, ExxonMobil's (XOM) energy supply faces increasing difficulties. The respected energy analyst Charles Maxwell says the crunch will only get worse. Speaking of XOM's Rex Tillerson, BusinessWeek reported: "As the rare oil analyst who doesn't reflexively genuflect before that multinational's CEO, Maxell condemns the company for 'irresponsibly' advertising plentiful supplies. 'It really does Rex Tillerson no good to keep denying that oil production will be peaking,' he says. 'Exxon's business plan is from the past 150 years." BW, "The Oracle of Oil Speaks," 07.07.08.

XOM has replaced just 76% of the oil and gas it produced last year. It has experienced increasing problems in finding new fossil fuel and developing in volatile countries because of "resource nationalism." Its reserve-replacement in 2007 was the company's lowest in 14 years." WSJ, 02.16-17.08

Even though "the federal government wants biofuel production to replace a quarter of all gasoline consumed in the U.S. by 2025" (WSJ, 10.14.08, A17) XOM's investment in all renewable energy as a percentage of capital investment was -1% in 2006 (WSJ, 03.22-23.08). However, in the first quarter of 2008, management spent \$8.8 billion on stock buybacks alone, compared with \$5.5 billion on exploration and other capital projects.

Such data indicates XOM may be more of a hindrance than a help toward our Government's goal of independence and sustainability. Even after President George W. Bush established an effort called Energy Independence and Global Warming, an "investigation by the Select Committee on Energy Independence and Global Warming found that members of government at the highest levels, including the office of President George W. Bush's Chief of Staff and numerous heads of Cabinet departments, decided to use the Clean Air Act to regulate global warming emissions not only from vehicles, but also from power plants, refineries, and other so-called stationary sources—but reversed their decision in the face of strong opposition from ExxonMobil and others within the oil industry, as well as from at least one senior adviser to Vice President Dick Cheney." It also noted that "oil industry representatives from ExxonMobil . . . adopted a 'not on my watch' approach—arguing that such regulations would tarnish President Bush's conservative anti-regulatory legacy, and should be delayed until the next President took office."

http://globalwarming.house.gov/mediacenter/press=releases_2008?i.

John Hess, CEO of Hess Corporation has said an oil crisis is coming and sooner than most people think. "Resolving the issue through greater global collaboration can be a model for managing other future shortages, such as water, and benefit the global community. The more interdependent we are the greater our chances of having a sustainable future together." CERA Week, 02.15.08

RESOLVED: shareholders request ExxonMobil's Board of Directors to establish a Committee to study steps and report to shareholders, barring competitive information and disseminated at a reasonable expense, on how ExxonMobil can become the industry leader within a reasonable period in developing and making available the technology needed (such as sequestration and engineered geothermal) to enable the U.S.A. to become energy independent in an environmentally sustainable way.

Exxon Mobil Corporation Investor Relations 5959 Las Colinas Boulevard Irving, Texas 75039

EXonMobil

December 16, 2008

VIA UPS - OVERNIGHT DELIVERY

Sister Madonna Sangalli, CDP Treasurer Congregation of Divine Providence, Inc. 515 SW 24th Street San Antonio, TX 78207

Dear Sister Madonna Sangalli:

This will acknowledge receipt of your letter indicating that you wish to co-file on behalf of the Congregation of Divine Providence, Inc. (the "co-filer") the proposal previously submitted by the Reverend Michael Crosby concerning an energy technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 10, 2008, the date the proposal was received in our office), the co-filer continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3, Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form,

Sister Madonna Sangalli, CDP December 16, 2008 Page two

and any subsequent amendments reporting a change in the ownership level and a written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

In accordance with SEC staff legal bulletins dealing with "co-filers" of shareholder proposals, we ask that you complete and return the enclosed form so that we may have, and be able to provide the SEC staff, clear documentation indicating which filer is designated to act as lead filer and granting the lead filer authority to agree to modifications and/or a withdrawal of the proposal on your behalf. Without this documentation clarifying the role of the lead filer as representative of the filing group, it will be difficult for us to engage in productive dialogue concerning this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosures

c: Reverend Michael Crosby

VIA FACSIMILE: 972-444-1505

Mr. David G. Henry Section Head, Shareholder Relations Exxon Mobil Corporation 5959 Las Colinas Blvd. Irving, TX 75039

Dear Mr. Henry:

Sincerely,

Regarding the proposal concerning an energy technology report, which I have co-filed on behalf of the Congregation of Divine Providence, Inc. for the 2009 Exxon Mobil Corporation Annual Meeting of Shareholders, I designate Reverend Michael Crosby as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf. In addition, I authorize ExxonMobil and the Securities and Exchange Commission to communicate solely with the above named lead filer as representative of the filer group in connection with any no-action letter or other correspondence.

Sister Madonna Sangalli, CDP	



Building and Sustaining Wealth Across Generations®

energy technology report PROOF NOTOR

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S.M. DERKACZ

WFG is NOT listed on DTC COPAT

December 12, 2008

Mr. Henry H. Hubble Vice President, Investor Relations & Corp Secretary Exxon Mobil Corporation 5959 Las Colinas Blvd. Irving, TX 75039-2298

Dear Mr. Hubble;

This letter is to confirm that the Congregation of Divine Providence account with The Quantitative Group has held Exxon Mobil in their portfolio.

The account currently holds 1700 shares with a value of \$136,034.00. The original XOM shares were purchased on 7/19/2006 at a cost of \$109,922.00.

Should you have any questions, please do not hesitate to call.

Very truly yours,

Maurie Kern

Senior Investment Consultant

MK/mb

cc: Sr. Madonna Sangalli

700 N. St. Mary's, Suffe 800

San Antonio, TX 78205

WWW.QUANTGROUP.COM

Tel 210.798.4250 Fax 210.798.4279

TOLL-FREE 800.798.2420

The Quantitative Group, LP is an independent Registered Investment Adviscr.

The Quantitative Group is a branch office of, and Securities are offered through WFG Investments, Inc.

Member NASD & SIPC.

Registered Representative of WFG Investments, Inc.



Sisters of the Holy Spirit and Mary Immaculate 301 Yucca Street San Antonio, TX 78203

From:

Sr. Gabriella Lohan

Treasurer

To:

Henry Hubble

Vice President, Investor Relations, Corporate Secretary

ExxonMobil

5959 Las Colinas Blvd.

Irving, TX 75039

972-444-1198 fax number

3 pages (including this cover)

We are faxing you our filing for the 2009 shareholder season. Thank you for your attention to this.



Office Of The Treasurer

Sisters of the Holy Spirit and Mary Immaculate

December 10, 2008

Mr. Henry H. Hubble Vice President, Investor Relations and Corporate Secretary Exxon Mobil Corporation 5959 Las Colinas Blvd. Irving, TX 75039-2298

Dear Mr. Hubble:

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Yours truly,

Sr. Gabriella Lohan

Treasurer

Enclosure: 2009 Shareholder Resolution

Haluelle Lohan

SHAREHOLDER RESOLUTION - EXXONMOBIL Helping the U.S. Become Energy Independent in an Environmentally Sustainable Way

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Office Of The Treasurer



Sisters of the Holy Spirit and Mary Immaculate

December 10, 2008

Mr. Henry H. Hubble
Vice President, Investor Relations and Corporate Secretary
Exxon Mobil Corporation
5959 Las Colinas Blvd.
Irving, TX 75039-2298

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S.M. DERKACZ

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Sr. Gabriella Lohan

Treasurer

Enclosure: 2009 Shareholder Resolution

Halnelle Lohan

SHAREHOLDER RESOLUTION - EXXONMOBIL

Helping the U.S. Become Energy Independent in an Environmentally Sustainable Way

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Exxon Mobil Corporation Investor Relations 5959 Las Colinas Boulevers Irving, Texas 75039

ExonMobil €

December 17, 2008

VIA UPS - OVERNIGHT DELIVERY

Sister Gabriella Lohan Treasurer Sisters of the Holy Spirit and Mary Immaculate 301 Yucca Street San Antonio, TX 78203-2399

Dear Sister Gabriella Lohan:

This will acknowledge receipt of your letter indicating that you wish to co-file on behalf of the Sisters of the Holy Spirit and Mary Immaculate (the "co-filer") the proposal previously submitted by the Reverend Michael Crosby concerning an energy technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as stated in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 11, 2008, the date the proposal was received in our office), the co-filer continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3, Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form,

Sister Gabriella Lohan December 17, 2008 Page two

and any subsequent amendments reporting a change in the ownership level and a written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

In accordance with SEC staff legal bulletins dealing with "co-filers" of shareholder proposals, we ask that you complete and return the enclosed form so that we may have, and be able to provide the SEC staff, clear documentation indicating which filer is designated to act as lead filer and granting the lead filer authority to agree to modifications and/or a withdrawal of the proposal on your behalf. Without this documentation clarifying the role of the lead filer as representative of the filing group, it will be difficult for us to engage in productive dialogue concerning this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosures

c: Reverend Michael Crosby

VIA FACSIMILE: 972-444-1505

Mr. David G. Henry Section Head, Shareholder Relations Exxon Mobil Corporation 5959 Las Colinas Blvd. Irving, TX 75039

Dear Mr. Henry:

Sincoroly

Regarding the proposal concerning an energy technology report, which I have co-filed on behalf of the Sisters of the Holy Spirit and Mary Immaculate for the 2009 Exxon Mobil Corporation Annual Meeting of Shareholders, I designate Reverend Michael Crosby as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf. In addition, I authorize ExxonMobil and the Securities and Exchange Commission to communicate solely with the above named lead filer as representative of the filer group in connection with any no-action letter or other correspondence.

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	 	_
Sister Gabriella Lohan		

30 Rockefeller Plaza New York, NY 10112

Room 5600

(212) 649-5600

December 5, 2008

SHAREHOLDER PROPOSAL

DEC 0 9 2008

Mr. Rex Tillerson, Chairman of the Board and CEO ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Tillerson:

NO. OF SHARES DISTRIBUTION: DSR: REG: TJG: LKB: JEP: DGH: SMD

I, Neva Rockefeller Goodwin, a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership position upon request. This resolution is in accordance with Rule 14a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

I am designated as the lead filer to act for all purposes in connection with this proposal. As lead filer, I am specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf, and the other Rockefeller family members who have co-filed this resolution.

If ExxonMobil would like to discuss the substance of this proposal, please contact me at c/o Joyce Haboucha, Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email <u>jhaboucha@rockco.com</u> or <u>neva.goodwin@tufts.edu</u>.

Very truly yours, Neva Rochefeller Goodum

Neva Rockefeller Goodwin

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation

Neva Rockefeller Goodwin c/o Farha-Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10112-0002

212-649-1769; jhaboucha@rockco.com

Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

SUPPORTING STATEMENT

The April 2007 Fourth Assessment from the United Nation's Intergovernmental Panel on Climate Change (Working Group II) details the potential climate-change-related devastation that regions like Africa and Asia will suffer. IPCC Chairman Rajendra Pachauri noted that "It's the poorest of the poor in the world, and this includes poor people even in prosperous societies, who are going to be the worst hit."

This view is widely shared. As stated by The Prince Of Wales Corporate Leaders Group on Climate Change, an organization that includes Dupont, GE and Sun Microsystems, in a November 30th, 2007 Communique: "The economic and geopolitical costs of unabated climate change could be very severe and globally disruptive. All countries and economies will be affected, but it will be the poorest countries that will suffer earliest and the most". As witnessed by the devastation brought on by hurricane Katrina, extreme climate events can devastate poor communities even in the United States.

ExxonMobil often argues that cheap and abundant energy is crucial for the economic advancement of poor economies. These countries are forecast, by ExxonMobil and others, to contribute the largest increase in energy use. However, if, as predicted by ExxonMobil, this energy use is based on continued reliance on hydrocarbons, we will see an unrelenting increase in global CO2 emissions with devastating consequences especially for those who are poor in resources and influence, whether they live in the rich or the poor countries. To the extent that ExxonMobil's growth continues to rely on the sale of hydrocarbon energy to emerging markets, it faces a painful paradox in the future, and distances itself from its true legacy. Part of John D. Rockefeller's genius was in recognizing early on the need and opportunity of a transition to a better and cheaper fuel.

While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

J.P.Morgan

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S.M. DERKACZ



December 9, 2008

Mr David S. Rosenthal, Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal,

The JPMorgan Chase Bank is the custodian for Neva R. Goodwin Trust. As of December 9, 2008, the Neva R. Goodwin Trust held 6,740 shares of ExxonMobil common stock (Cusip 580135101)

The above account has continuously owned at least 6,740 shares of ExxonMobil common stock for at least 12 months prior to and through December 9, 2008.

Sincerely,

Tasha Harris Mighty

Cyasha Thumstuga

Vice President

cc:

Exxon Mobil Corporation 5959 Las Colinas Boulevard

Irving, Texas 75039

David S. RosenthalVice President, Investor Relations and Secretary

EXonMobil

December 11, 2008

VIA UPS - OVERNIGHT DELIVERY

Ms. Neva Rockefeller Goodwin c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Ms. Goodwin:

This will acknowledge receipt of the proposal concerning a climate change and technology report, which you have submitted in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a proponent to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. You do not appear on our records as a registered shareholder. Moreover, to date we have not received proof that you have satisfied these ownership requirements. To remedy this defect, you must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of your shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 9, 2008, the date the proposal was received in our office), you continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if you have filed with the SEC a Schedule 13D, Schedule 13G, Form 3, Form 4 or Form 5, or amendments to those documents or updated forms, reflecting your ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form, and any subsequent amendments reporting a change in the ownership level and a written statement that you continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is

Ms. Neva Rockefeller Goodwin December 11, 2008 Page two

received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1199.

You should note that, if your proposal is not withdrawn or excluded, you or your representative, who is qualified under New Jersey law to present the proposal on your behalf, must attend the annual meeting in person to present the proposal.

If you intend for a representative to present your proposal, you must provide documentation signed by you that specifically identifies your intended representative by name and specifically authorizes the representative to present the shareholder proposal on your behalf at the annual meeting. A copy of this authorization meeting state law requirements should be sent to my attention in advance of the meeting. Your authorized representative should also bring an original signed copy of the authorization to the meeting and present it at the admissions desk, together with photo identification if requested, so that our counsel may verify the representative's authority to act on your behalf prior to the start of the meeting.

In the event there are co-filers for this proposal and in light of the SEC staff legal bulletin 14C dealing with co-filers of shareholder proposals, we will be requesting each co-filer to provide us with clear documentation confirming your designation to act as lead filer and granting you authority to agree to modifications and/or withdrawal of the proposal on the co-filer's behalf. We think obtaining this documentation will be in both your interest and ours. Without clear documentation from all co-filers confirming and delineating your authority as representative of the filing group, and considering the recent SEC staff guidance, it will be difficult for us to engage in productive dialogue concerning this proposal.

Sincerely,

Enclosure

2. Dy H

30 Rockefeller Plaza New York, NY 10112 RECEIVED

Room 5600

JAN 0 5 2009

(212) 649-5600

S.M. DERKACZ

December 18, 2008



Mr. David S. Rosenthal Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Blvd. Irving, TX 75039

Dear Mr. Rosenthal:

In response to your letter of December 11, 2008, this letter will confirm my ownership of at least 6,740 shares of ExxonMobil common stock. These shares are held by JPMorgan Chase Bank as my custodian. All of the shares have been held continuously for at least 12 months prior to and through December 9, 2008, the date of submission of my proposal, and I will continue to hold these shares through the date of ExxonMobil's 2009 annual meeting.

I enclose a copy of my custodian's letter dated December 9th as proof of ownership in the above account for the requisite time period.

Sincerely, Neva R. Goodin

Neva R. Goodwin

Neva R Goodwin c'o Farha-Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

30 ROCKEFELLER PLAZA New York, NY 10112

ROOM 5600

(212) 649-5600

December 8, 2008

Mr. Rex Tillerson Chairman of the Board and CEO ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Tillerson:

I, Steven C. Rockefeller, a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R.Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha, Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email jhaboucha@rockco.com or neva.goodwin@tufts.edu.

Very truly yours,

Steven C. Rockefeller

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation Neva R.Goodwin

Steven C. Rockefeller c/o Farha-Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

212-649-1769; jhaboucha@rockco.com

Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff. to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

SUPPORTING STATEMENT

The April 2007 Fourth Assessment from the United Nation's Intergovernmental Panel on Climate Change (Working Group II) details the potential climate-change-related devastation that regions like Africa and Asia will suffer. IPCC Chairman Rajendra Pachauri noted that "It's the poorest of the poor in the world, and this includes poor people even in prosperous societies, who are going to be the worst hit."

This view is widely shared. As stated by The Prince Of Wales Corporate Leaders Group on Climate Change, an organization that includes Dupont, GE and Sun Microsystems, in a November 30th, 2007 Communique: "The economic and geopolitical costs of unabated climate change could be very severe and globally disruptive. All countries and economies will be affected, but it will be the poorest countries that will suffer earliest and the most". As witnessed by the devastation brought on by hurricane Katrina, extreme climate events can devastate poor communities even in the United States.

ExxonMobil often argues that cheap and abundant energy is crucial for the economic advancement of poor economies. These countries are forecast, by ExxonMobil and others, to contribute the largest increase in energy use. However, if, as predicted by ExxonMobil, this energy use is based on continued reliance on hydrocarbons, we will see an unrelenting increase in global CO2 emissions with devastating consequences especially for those who are poor in resources and influence, whether they live in the rich or the poor countries. To the extent that ExxonMobil's growth continues to rely on the sale of hydrocarbon energy to emerging markets, it faces a painful paradox in the future, and distances itself from its true legacy. Part of John D. Rockefeller's genius was in recognizing early on the need and opportunity of a transition to a better and cheaper fuel.

While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Exxon Mobil Corporation investor Relations 5959 Las Colinas Boulevard Irving, Texas 75039

ExonMobil

December 16, 2008

VIA UPS - OVERNIGHT DELIVERY

Mr. Steven C. Rockefeller c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Mr. Rockefeller:

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal concerning a climate change and technology report, which you submitted in connection with ExxonMobil's 2009 annual meeting of shareholders. Your co-file letter was received on December 12, after the deadline for submitting proposals as set forth in our Notice of 2008 Annual Meeting and Proxy Statement. The deadline was 5:00 p.m., Central Time, on December 11, 2008. Your proposal will be treated accordingly pursuant to Rule 14a-8 promulgated under the Securities Exchange Act of 1934.

For your information, we have received this proposal from Ms. Neva Rockefeller Goodwin. All future correspondence will be directed to her as the proponent.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

c: Ms. Neva Rockefeller Goodwin

30 ROCKEFELLER PLAZA New York, NY 10112

Room 5600

(212) 649-5600

December 8, 2008

Mr. Rex Tillerson, Chairman of the Board and CEO ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298 DEC 9 2008 S.M. DERKACZ

Dear Mr. Tillerson:

I, Mary R. Morgan, a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R.Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha, Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email jhaboucha@rockco.com or neva.goodwin@tufts.edu.

Very truly yours,

Mary R. Morgan

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation

Neva R.Goodwin

MaryR. Morgan c/o Farha-Joyce Haboucha Rockefeller & Co.. Inc. 10 Rockefeller Plaza New York, NY 10020

212-649-1769; jhaboucha@rockco.com

Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

SUPPORTING STATEMENT

The April 2007 Fourth Assessment from the United Nation's Intergovernmental Panel on Climate Change (Working Group II) details the potential climate-change-related devastation that regions like Africa and Asia will suffer. IPCC Chairman Rajendra Pachauri noted that "It's the poorest of the poor in the world, and this includes poor people even in prosperous societies, who are going to be the worst hit."

This view is widely shared. As stated by The Prince Of Wales Corporate Leaders Group on Climate Change, an organization that includes Dupont, GE and Sun Microsystems, in a November 30th, 2007 Communique: "The economic and geopolitical costs of unabated climate change could be very severe and globally disruptive. All countries and economies will be affected, but it will be the poorest countries that will suffer earliest and the most". As witnessed by the devastation brought on by hurricane Katrina, extreme climate events can devastate poor communities even in the United States.

ExxonMobil often argues that cheap and abundant energy is crucial for the economic advancement of poor economies. These countries are forecast, by ExxonMobil and others, to contribute the largest increase in energy use. However, if, as predicted by ExxonMobil, this energy use is based on continued reliance on hydrocarbons, we will see an unrelenting increase in global CO2 emissions with devastating consequences especially for those who are poor in resources and influence, whether they live in the rich or the poor countries. To the extent that ExxonMobil's growth continues to rely on the sale of hydrocarbon energy to emerging markets, it faces a painful paradox in the future, and distances itself from its true legacy. Part of John D. Rockefeller's genius was in recognizing early on the need and opportunity of a transition to a better and cheaper fuel.

While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Exxon Mobil Corporation

Investor Relations 5959 Eas Colinas Boulevard Irving, Texas 75039

E**X**onMobil

December 17, 2008

VIA UPS - OVERNIGHT DELIVERY

Ms. Mary R. Morgan c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Ms. Morgan:

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal previously submitted by Ms. Neva Goodwin concerning a climate change and technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 9, 2008, the date the proposal was received in our office), the cofiler continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3, Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form. and any subsequent amendments reporting a change in the ownership level and a

Ms. Mary R. Morgan December 17, 2008 Page two

written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

We also acknowledge that you have designated Ms. Neva Goodwin as the lead filer to act on your behalf for all purposes in connection with this proposal.

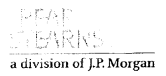
Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosure

c: Ms. Neva Goodwin





Harvey R. Boshart, CFA Managing Director

Telephone: 617 654 2001 Toll Free: 866 283 3830 Fax: 617 956 8880 hboshart@bear.com

December 8, 2008

DEC 2 2 2008 S.M. DERKACZ

Mr. David S. Rosenthal Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Blvd. Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal:

JP Morgan is the custodian for Mary R. Morgan. As of December 8th, 2008, Mary R. Morgan has held 25,208 shares of ExxonMobil Corporation common stock (cusip 30231G102).

The Mary R. Morgan account has continuously owned at least 25,208 shares of ExxonMobil common stock for at least twelve months prior to and through December 8th, 2008.

Very truly yours,

Sincerely,

Harvey R. Boshart, CFA

cc: Mary R. Morgan c/o Farha-Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

PERSONAL & CONFIDENTAL

Bear Stearns, a division of J.P. Morgan One Federal Street, Boston, MA 02110 Mary R. Morgan c/o Farha-Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020



RECEIVED

DEC 2 3 2008

S.M. DERKACZ

December 18, 2008

Mr. David S. Rosenthal Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Blvd. Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal:

This letter will confirm my ownership of ExxonMobil common stock. These shares are held by JP Morgan as my custodian. All of the shares have been held continuously for at least 12 months prior to and through December 8, 2008, the date of submission of my proposal, and the shares will continue to be held through the date of ExxonMobil's 2009 annual meeting.

I enclose a copy of my custodian's letter dated December 8th as proof of ownership in the above account for the requisite time period.

Sincerely,

Mary Morgan

a division of J.P. Morgan

Telephone: 617 654 2001 Toll Free: 866 283 3830 Fax: 617 956 8880 hboshart@bear.com

December 8, 2008

Mr. David S. Rosenthal Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Blvd. Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal:

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The Mary R. Morgan account has continuously owned at least 25,208 shares of ExxonMobil common stock for at least twelve months prior to and through December 8th, 2008.

Very truly yours,

Sincerely,

arvey R. Boshart, CFA

cc: Mary R. Morgan c/o Farha-Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

PERSONAL & CONFIDENTAL

Bear Stearns, a division of J.P. Morgan One Federal Street, Boston, MA 02110

Securities are offered through L.P. Morgan Securities Inc., member NYSE, FINRA and SIPC

30 Rockefeller Plaza New York, NY 10112

ROOM 5600

(212) 649-5600

December 8, 2008

Mr. Rex W. Tillerson Chairman of the Board and CEO ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298 SHAREHOLDER PROPOSAL

DEC 0 9 2008

NO. OF SHARES.

DISTRIBUTION: DSR: REG: TJG:

LKB: JEP: DGH: SMD

Dear Mr. Tillerson:

I, Peter O'Neill, a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R.Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha, Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email ihaboucha@rockco.com or neva.goodwin@tufts.edu

Very truly yours,

Peter O'Neill

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation Neva R.Goodwin

Pagaga (1976) do Porko Lova Historika Suntegeller & Octobro 18 Bookgeller Storia Men Zork, W. 1880 do 1888 1988 <u>naskanika Graskanika</u> Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

SUPPORTING STATEMENT

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ExxonMobil often argues that cheap and abundant energy is crucial for the economic advancement of poor economies. These countries are forecast, by ExxonMobil and others, to contribute the largest increase in energy use. However, if, as predicted by ExxonMobil, this energy use is based on continued reliance on hydrocarbons, we will see an unrelenting increase in global CO2 emissions with devastating consequences especially for those who are poor in resources and influence, whether they live in the rich or the poor countries. To the extent that ExxonMobil's growth continues to rely on the sale of hydrocarbon energy to emerging markets, it faces a painful paradox in the future, and distances itself from its true legacy. Part of John D. Rockefeller's genius was in recognizing early on the need and opportunity of a transition to a better and cheaper fuel.

While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Exxon Mobil Corporation

Investor Belations 5959 Eas Colinas Boulevard Irvino, Texas 75032

ExonMobil

December 17, 2008

VIA UPS - OVERNIGHT DELIVERY

Mr. Peter O'Neill c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Mr. O'Neill:

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal previously submitted by Ms. Neva Goodwin concerning a climate change and technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 9, 2008, the date the proposal was received in our office), the cofiler continuously held the requisite number of ExxonMobil shares for at least one year: or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3. Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form. and any subsequent amendments reporting a change in the ownership level and a

Mr. Peter O'Neill December 17, 2008 Page two

written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

We also acknowledge that you have designated Ms. Neva Goodwin as the lead filer to act on your behalf for all purposes in connection with this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Dave Henry

Enclosure

c: Ms. Neva Goodwin

J.P.Morgan

RECEIVED

DEC 2 9 2008

S.M. DERKACZ

December 8, 2008



Mr David S. Rosenthal, Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal,

The JPMorgan Chase Bank is the custodian for Peter O'Neill. As of December 8, 2008, the account of Peter O'Neill held 1,126 shares of ExxonMobil common stock (Cusip 580135101)

The above account has continuously owned at least 1,126 shares of ExxonMobil common stock for at least 12 months prior to and through December 8, 2008.

Sincerely,

Charles Donaldson Account Officer

cc:

30 ROCKEFELLER PLAZA NEW YORK, NY 10112

ROOM 5600

(212) 649-5600

December 8, 2008

DEC 9 2008 S.M. DERKACZ

Mr. Rex Tillerson Chairman of the Board and CEO ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Tillerson:

I, Justin Rockefeller, a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R. Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha, Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email jhaboucha@rockco.com or neva.goodwin@tufts.edu.

Very truly yours,

- SIRC

Justin Rockefeller

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation Neva R. Goodwin

Justin Rockefeller c/o Farha-Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York. NY 10020 212-649-1769; jhaboucha@rockco.com Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

SUPPORTING STATEMENT

The April 2007 Fourth Assessment from the United Nation's Intergovernmental Panel on Climate Change (Working Group II) details the potential climate-change-related devastation that regions like Africa and Asia will suffer. IPCC Chairman Rajendra Pachauri noted that "It's the poorest of the poor in the world, and this includes poor people even in prosperous societies, who are going to be the worst hit."

This view is widely shared. As stated by The Prince Of Wales Corporate Leaders Group on Climate Change, an organization that includes Dupont, GE and Sun Microsystems, in a November 30th, 2007 Communique: "The economic and geopolitical costs of unabated climate change could be very severe and globally disruptive. All countries and economies will be affected, but it will be the poorest countries that will suffer earliest and the most". As witnessed by the devastation brought on by hurricane Katrina, extreme climate events can devastate poor communities even in the United States.

ExxonMobil often argues that cheap and abundant energy is crucial for the economic advancement of poor economies. These countries are forecast, by ExxonMobil and others, to contribute the largest increase in energy use. However, if, as predicted by ExxonMobil, this energy use is based on continued reliance on hydrocarbons, we will see an unrelenting increase in global CO2 emissions with devastating consequences especially for those who are poor in resources and influence, whether they live in the rich or the poor countries. To the extent that ExxonMobil's growth continues to rely on the sale of hydrocarbon energy to emerging markets, it faces a painful paradox in the future, and distances itself from its true legacy. Part of John D. Rockefeller's genius was in recognizing early on the need and opportunity of a transition to a better and cheaper fuel.

While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Exxon Mobil Corporation Investor Belations 5959 Las Colinas Boulevard trying, Texas 75039

ExonMobil

December 17, 2008

VIA UPS - OVERNIGHT DELIVERY

Mr. Justin Rockefeller c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Mr. Rockefeller.

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal previously submitted by Ms. Neva Goodwin concerning a climate change and technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 10, 2008, the date the proposal was received in our office), the co-filer continuously held the requisite number of ExxonMobil shares for at least one vear; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3. Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form, and any subsequent amendments reporting a change in the ownership level and a

Mr. Justin Rockefeller December 17, 2008 Page two

written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

We also acknowledge that you have designated Ms. Neva Goodwin as the lead filer to act on your behalf for all purposes in connection with this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosure

c: Ms. Neva Goodwin

J.P.Morgan

RECEIVED

DEC 2 9 2008

S.M. DERKACZ

DEC 2 9 2008

December 9, 2008

Mr David S. Rosenthal, Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal,

The JPMorgan Chase Bank is the custodian for Justin Rockefeller. As of December 9, 2008, the account of Justin Rockefeller held 327 shares of ExxonMobil common stock (Cusip 580135101)

The above account has continuously owned at least 327 shares of ExxonMobil common stock for at least 12 months prior to and through December 9, 2008.

Sincerely,

Charles Donaldson Account Officer

cc:

30 ROCKEFELLER PLAZA New York, NY 10112

ROOM 5600

(212) 649-5600

December 8, 2008

Mr. Rex Tillerson Chairman of the Board and CEO ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298 SHAREHOLDER PROPOSAL

DEC 0 9 2008

NO. OF SHARES_

DISTRIBUTION: DSR: REG: TJG: LKB: JEP: DGH: SMD

Dear Mr. Tillerson:

I, Theodore Spencer, a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R. Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha, Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email jhaboucha@rockco.com or neva.goodwin@tufts.edu.

Very truly yours,

Theodore Spencer

cc. David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation Neva R. Goodwin

Theodore Spencer c/o Farha-Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020 212-649-1769; jhaboucha@rockco.com Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

SUPPORTING STATEMENT

The April 2007 Fourth Assessment from the United Nation's Intergovernmental Panel on Climate Change (Working Group II) details the potential climate-change-related devastation that regions like Africa and Asia will suffer. IPCC Chairman Rajendra Pachauri noted that "It's the poorest of the poor in the world, and this includes poor people even in prosperous societies, who are going to be the worst hit."

This view is widely shared. As stated by The Prince Of Wales Corporate Leaders Group on Climate Change, an organization that includes Dupont, GE and Sun Microsystems, in a November 30th, 2007 Communique: "The economic and geopolitical costs of unabated climate change could be very severe and globally disruptive. All countries and economies will be affected, but it will be the poorest countries that will suffer earliest and the most". As witnessed by the devastation brought on by hurricane Katrina, extreme climate events can devastate poor communities even in the United States.

ExxonMobil often argues that cheap and abundant energy is crucial for the economic advancement of poor economies. These countries are forecast, by ExxonMobil and others, to contribute the largest increase in energy use. However, if, as predicted by ExxonMobil, this energy use is based on continued reliance on hydrocarbons, we will see an unrelenting increase in global CO2 emissions with devastating consequences especially for those who are poor in resources and influence, whether they live in the rich or the poor countries. To the extent that ExxonMobil's growth continues to rely on the sale of hydrocarbon energy to emerging markets, it faces a painful paradox in the future, and distances itself from its true legacy. Part of John D. Rockefeller's genius was in recognizing early on the need and opportunity of a transition to a better and cheaper fuel.

While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Exxon Mobil Corneration investor Fielationa 5959 Las Coinas Boulevard Irving, Texas 75039

EXonMobil

December 17, 2008

VIA UPS - OVERNIGHT DELIVERY

Mr. Theodore Spencer c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Mr. Spencer:

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal previously submitted by Ms. Neva Goodwin concerning a climate change and technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 9, 2008, the date the proposal was received in our office), the cofiler continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3, Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form, and any subsequent amendments reporting a change in the ownership level and a

Mr. Theodore Spencer December 17, 2008 Page two

written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

We also acknowledge that you have designated Ms. Neva Goodwin as the lead filer to act on your behalf for all purposes in connection with this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosure

c: Ms. Neva Goodwin

RECEIVED J.P.Morgan

DEC 2 9 2008

S.M. DERKACZ

DEC 2 9 2008

O. S. ROSENTHAL

December 8, 2008

Mr David S. Rosenthal, Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal,

The JPMorgan Chase Bank is the custodian for Theo Spencer. As of December 8, 2008, the account of Theo Spencer held 630 shares of ExxonMobil common stock (Cusip 580135101)

The above account has continuously owned at least 630 shares of ExxonMobil common stock for at least 12 months prior to and through December 8, 2008.

Sincerely,

Charles Donaldson Account Officer

cc:

30 ROCKEFELLER PLAZA NEW YORK, NY 10112

Room 5600

(212) 649-5600

December 8, 2008

RECEIVED

DEC 9 2008

S.M. DERKACZ

Mr. Rex Tillerson, Chairman of the Board and CEO ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Tillerson:

I, Abby O. Caulkins, a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R. Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha, Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email jhaboucha@rockco.com or neva.goodwin@tufts.edu.

Very truly yours,

abby O. Caulkins

Abby O. Caulkins

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation

Neva R.Goodwin

Abby O. Caulkins c/o Farha-Joyce Haboucha Rockefeller & Co. Inc. 10 Rockefeller Plaza New York, NY 10020 212-649-1769; jhaboucha@rockco.com Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

SUPPORTING STATEMENT

The April 2007 Fourth Assessment from the United Nation's Intergovernmental Panel on Climate Change (Working Group II) details the potential climate-change-related devastation that regions like Africa and Asia will suffer. IPCC Chairman Rajendra Pachauri noted that "It's the poorest of the poor in the world, and this includes poor people even in prosperous societies, who are going to be the worst hit."

This view is widely shared. As stated by The Prince Of Wales Corporate Leaders Group on Climate Change, an organization that includes Dupont, GE and Sun Microsystems, in a November 30th, 2007 Communique: "The economic and geopolitical costs of unabated climate change could be very severe and globally disruptive. All countries and economies will be affected, but it will be the poorest countries that will suffer earliest and the most". As witnessed by the devastation brought on by hurricane Katrina, extreme climate events can devastate poor communities even in the United States.

ExxonMobil often argues that cheap and abundant energy is crucial for the economic advancement of poor economies. These countries are forecast, by ExxonMobil and others, to contribute the largest increase in energy use. However, if, as predicted by ExxonMobil, this energy use is based on continued reliance on hydrocarbons, we will see an unrelenting increase in global CO2 emissions with devastating consequences especially for those who are poor in resources and influence, whether they live in the rich or the poor countries. To the extent that ExxonMobil's growth continues to rely on the sale of hydrocarbon energy to emerging markets, it faces a painful paradox in the future, and distances itself from its true legacy. Part of John D. Rockefeller's genius was in recognizing early on the need and opportunity of a transition to a better and cheaper fuel.

While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Exxon Mobil Corporation investor Relations 5959 Las Colinas Boulevard riving, Texas 75039

EXonMobil

December 17, 2008

VIA UPS - OVERNIGHT DELIVERY

Ms. Abby O. Caulkins c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Ms. Caulkins:

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal previously submitted by Ms. Neva Goodwin concerning a climate change and technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 9, 2008, the date the proposal was received in our office), the cofiler continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3, Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form, and any subsequent amendments reporting a change in the ownership level and a

Ms. Abby O. Caulkins December 17, 2008 Page two

written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

We also acknowledge that you have designated Ms. Neva Goodwin as the lead filer to act on your behalf for all purposes in connection with this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosure

c: Ms. Neva Goodwin

RECEIVE J.P. Morgan

DEC 2 9 2008

S.M. DERKACZ RECEIV

EC **2 9** 2008

ROSENTHAL

December 8, 2008

Mr David S. Rosenthal, Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal,

The JPMorgan Chase Bank is the custodian for Abby O. Caulkins. As of December 8, 2008, the account of Abby O. Caulkins held 6,905 shares of ExxonMobil common stock (Cusip 580135101)

The above account has continuously owned at least 6,730 shares of ExxonMobil common stock for at least 12 months prior to and through December 8, 2008.

Sincerely,

Charles Donaldson Account Officer

cc:

30 Rockefeller Plaza NEW YORK, NY 10112

Room 5600

(212) 649-5600

December 8, 2008

Mr. Rex W. Tillerson, Chairman of the Board Chief Executive Officer ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

RECEIVED DEC

9 2008

S.M. DERKACZ

Dear Mr. Tillerson:

I, Marion Rockefeller Weber, a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R. Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha, Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10220, (212) 649-1769, or email jhaboucha@rockco.com or neva.goodwin@tufts.edu.

Very truly yours,

Marion Rockefeller Weber

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation Neva R.Goodwin

Marion Rockefeller Weber

c/o Farha-Joyce Haboucha

Rockefeller & Co., Inc.

10 Rockefeller Plaza

New York, NY 10020

212-649-1769; jhaboucha@rockco.com

Newer Fochebelle Well

Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

SUPPORTING STATEMENT

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This view is widely shared. As stated by The Prince Of Wales Corporate Leaders Group on Climate Change, an organization that includes Dupont, GE and Sun Microsystems, in a November 30th, 2007 Communique: "The economic and geopolitical costs of unabated climate change could be very severe and globally disruptive. All countries and economies will be affected, but it will be the poorest countries that will suffer earliest and the most". As witnessed by the devastation brought on by hurricane Katrina, extreme climate events can devastate poor communities even in the United States.

ExxonMobil often argues that cheap and abundant energy is crucial for the economic advancement of poor economies. These countries are forecast, by ExxonMobil and others, to contribute the largest increase in energy use. However, if, as predicted by ExxonMobil, this energy use is based on continued reliance on hydrocarbons, we will see an unrelenting increase in global CO2 emissions with devastating consequences especially for those who are poor in resources and influence, whether they live in the rich or the poor countries. To the extent that ExxonMobil's growth continues to rely on the sale of hydrocarbon energy to emerging markets, it faces a painful paradox in the future, and distances itself from its true legacy. Part of John D. Rockefeller's genius was in recognizing early on the need and opportunity of a transition to a better and cheaper fuel.

While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Exxon Mobil Corporation

Investor Relations 6959 Las Colinas Boulevard frying, Texas 75039

EXonMobil

December 17, 2008

VIA UPS - OVERNIGHT DELIVERY

Ms. Marion Rockefeller Weber c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Ms. Weber:

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal previously submitted by Ms. Neva Goodwin concerning a climate change and technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 9, 2008, the date the proposal was received in our office), the cofiler continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3, Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form, and any subsequent amendments reporting a change in the ownership level and a

Ms. Marion Rockefeller Weber December 17, 2008 Page two

written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

We also acknowledge that you have designated Ms. Neva Goodwin as the lead filer to act on your behalf for all purposes in connection with this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosure

c: Ms. Neva Goodwin

J.P.Morgan

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DEC 2 9 2008

S.M. DERKACZ



December 8, 2008

Mr David S. Rosenthal, Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal,

The JPMorgan Chase Bank is the custodian for Marion Weber. As of December 8, 2008, the account of Marion Weber held 234 shares of ExxonMobil common stock (Cusip 580135101)

The above account has continuously owned at least 234 shares of ExxonMobil common stock for at least 12 months prior to and through December 8, 2008.

Sincerely,

Charles Donaldson Account Officer

cc:

30 ROCKEFELLER PLAZA New York, NY 10112

ROOM 5600

(212) 649-5600

RECEIVED

DEC 9 2008

S.M. DERKACZ

Mr. Rex Tillerson, Chairman of the Board and CEO ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Tillerson:

December 8, 2008

I, Abby M. O'Neill, a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R. Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha. Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email jhaboucha@rockco.com or neva.goodwin@tufts.edu.

Very truly yours,

Abby M. G'Neill

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation

Neva R.Goodwin

Abby O'Neill

c/o Farha-Joyce Haboucha

Rockefeller & Co., Inc.

10 Rockefeller Plaza

New York, NY 10020

212-649-1769; jhaboucha@rockco.com

by Mohell

Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

SUPPORTING STATEMENT

The April 2007 Fourth Assessment from the United Nation's Intergovernmental Panel on Climate Change (Working Group II) details the potential climate-change-related devastation that regions like Africa and Asia will suffer. IPCC Chairman Rajendra Pachauri noted that "It's the poorest of the poor in the world, and this includes poor people even in prosperous societies, who are going to be the worst hit."

This view is widely shared. As stated by The Prince Of Wales Corporate Leaders Group on Climate Change, an organization that includes Dupont, GE and Sun Microsystems, in a November 30th, 2007 Communique: "The economic and geopolitical costs of unabated climate change could be very severe and globally disruptive. All countries and economies will be affected, but it will be the poorest countries that will suffer earliest and the most". As witnessed by the devastation brought on by hurricane Katrina, extreme climate events can devastate poor communities even in the United States.

ExxonMobil often argues that cheap and abundant energy is crucial for the economic advancement of poor economies. These countries are forecast, by ExxonMobil and others, to contribute the largest increase in energy use. However, if, as predicted by ExxonMobil, this energy use is based on continued reliance on hydrocarbons, we will see an unrelenting increase in global CO2 emissions with devastating consequences especially for those who are poor in resources and influence, whether they live in the rich or the poor countries. To the extent that ExxonMobil's growth continues to rely on the sale of hydrocarbon energy to emerging markets, it faces a painful paradox in the future, and distances itself from its true legacy. Part of John D. Rockefeller's genius was in recognizing early on the need and opportunity of a transition to a better and cheaper fuel.

While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Exxon Mobil Corporation

Investor Relations 5959 Las Colinas Bouleverd Irving, Texas 75039

EXonMobil

December 17, 2008

VIA UPS - OVERNIGHT DELIVERY

Ms. Abby M. O'Neill c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Ms. O'Neill:

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal previously submitted by Ms. Neva Goodwin concerning a climate change and technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 9, 2008, the date the proposal was received in our office), the cofiler continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3. Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form, and any subsequent amendments reporting a change in the ownership level and a

Ms. Abby M. O'Neill December 17, 2008 Page two

written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

We also acknowledge that you have designated Ms. Neva Goodwin as the lead filer to act on your behalf for all purposes in connection with this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosure

c: Ms. Neva Goodwin

J.P.Morgan

RECEIVED

DFC 2 9 2008

S.M. DERKACZ

DEC 2 9 2008

December 8, 2008

Mr David S. Rosenthal, Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal,

The JPMorgan Chase Bank is the custodian for Abby O'Neill. As of December 8, 2008, the account of Abby O'Neill held 78,161 shares of ExxonMobil common stock (Cusip 580135101)

The above account has continuously owned at least 78,161 shares of ExxonMobil common stock for at least 12 months prior to and through December 8, 2008.

Sincerely,

Charles Donaldson Account Officer

cc:

30 ROCKEFELLER PLAZA New York, NY 10112

DEC 1 0 2008 S.M. DERKACZ

ROOM 5600

(212) 649-5600

December 8, 2008

Mr. Rex W. Tillerson Chairman of the Board and CEO ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Tillerson:

I, Ann Rockefeller Roberts, a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R.Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha, Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email jhaboucha@rockco.com or neva.goodwin@tufts.edu.

Very truly yours,

Ann Rockefeller Roberts

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation Neva R.Goodwin

Ann Rockefeller Roberts c/o Farha-Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

212-649-1769; jhaboucha@rockco.com

Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

SUPPORTING STATEMENT

The April 2007 Fourth Assessment from the United Nation's Intergovernmental Panel on Climate Change (Working Group II) details the potential climate-change-related devastation that regions like Africa and Asia will suffer. IPCC Chairman Rajendra Pachauri noted that "It's the poorest of the poor in the world, and this includes poor people even in prosperous societies, who are going to be the worst hit."

This view is widely shared. As stated by The Prince Of Wales Corporate Leaders Group on Climate Change, an organization that includes Dupont, GE and Sun Microsystems, in a November 30th, 2007 Communique: "The economic and geopolitical costs of unabated climate change could be very severe and globally disruptive. All countries and economies will be affected, but it will be the poorest countries that will suffer earliest and the most". As witnessed by the devastation brought on by hurricane Katrina, extreme climate events can devastate poor communities even in the United States.

ExxonMobil often argues that cheap and abundant energy is crucial for the economic advancement of poor economies. These countries are forecast, by ExxonMobil and others, to contribute the largest increase in energy use. However, if, as predicted by ExxonMobil, this energy use is based on continued reliance on hydrocarbons, we will see an unrelenting increase in global CO2 emissions with devastating consequences especially for those who are poor in resources and influence, whether they live in the rich or the poor countries. To the extent that ExxonMobil's growth continues to rely on the sale of hydrocarbon energy to emerging markets, it faces a painful paradox in the future, and distances itself from its true legacy. Part of John D. Rockefeller's genius was in recognizing early on the need and opportunity of a transition to a better and cheaper fuel.

While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Exxon Mobil Corporation

Investor Relations 5959 Las Colinas Boulevard Irving, Texas 75039

ExonMobil

December 17, 2008

VIA UPS - OVERNIGHT DELIVERY

Ms. Ann Rockefeller Roberts c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Ms. Roberts:

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal previously submitted by Ms. Neva Goodwin concerning a climate change and technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 10, 2008, the date the proposal was received in our office), the co-filer continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3, Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form, and any subsequent amendments reporting a change in the ownership level and a

Ms. Ann Rockefeller Roberts December 17, 2008 Page two

written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

We also acknowledge that you have designated Ms. Neva Goodwin as the lead filer to act on your behalf for all purposes in connection with this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosure

c: Ms. Neva Goodwin

RECEIVED J.P.Morgan

DEC 2 9 2008

S.M. DERKACZ



December 8, 2008

Mr David S. Rosenthal, Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal,

The JPMorgan Chase Bank is the custodian for Ann Roberts. As of December 8, 2008, the account of Ann Roberts held 200 shares of ExxonMobil common stock (Cusip 580135101)

The above account has continuously owned at least 200 shares of ExxonMobil common stock for at least 12 months prior to and through December 8, 2008.

Sincerely,

Charles Donaldson Account Officer

30 ROCKEFELLER PLAZA New YORK, NY 10112

DEC 1 0 2008 S.M. DERKACZ

ROOM 5600

(212) 649-5600

December 8, 2008

Mr. Rex Tillerson Chairman of the Board and CEO ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Tillerson:

I, Abby A. Rockefeller, a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R. Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha, Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email jhaboucha@rockco.com or neva.goodwin@tufts.edu.

Very truly yours,

Abby A. Rockefeller

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation Neva R.Goodwin

Abby A. Rockefeller c/o Farha-Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

212-649-1769; jhaboucha@rockco.com

Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

SUPPORTING STATEMENT

The April 2007 Fourth Assessment from the United Nation's Intergovernmental Panel on Climate Change (Working Group II) details the potential climate-change-related devastation that regions like Africa and Asia will suffer. IPCC Chairman Rajendra Pachauri noted that "It's the poorest of the poor in the world, and this includes poor people even in prosperous societies, who are going to be the worst hit."

This view is widely shared. As stated by The Prince Of Wales Corporate Leaders Group on Climate Change, an organization that includes Dupont, GE and Sun Microsystems, in a November 30th, 2007 Communique: "The economic and geopolitical costs of unabated climate change could be very severe and globally disruptive. All countries and economies will be affected, but it will be the poorest countries that will suffer earliest and the most". As witnessed by the devastation brought on by hurricane Katrina, extreme climate events can devastate poor communities even in the United States.

ExxonMobil often argues that cheap and abundant energy is crucial for the economic advancement of poor economies. These countries are forecast, by ExxonMobil and others, to contribute the largest increase in energy use. However, if, as predicted by ExxonMobil, this energy use is based on continued reliance on hydrocarbons, we will see an unrelenting increase in global CO2 emissions with devastating consequences especially for those who are poor in resources and influence, whether they live in the rich or the poor countries. To the extent that ExxonMobil's growth continues to rely on the sale of hydrocarbon energy to emerging markets, it faces a painful paradox in the future, and distances itself from its true legacy. Part of John D. Rockefeller's genius was in recognizing early on the need and opportunity of a transition to a better and cheaper fuel.

While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Exxon Mobil Corporation Invastor Relations 5959 Las Colinas Boulevard Irving, Texas 75039

EXonMobil

December 17, 2008

VIA UPS – OVERNIGHT DELIVERY

Ms. Abby A. Rockefeller c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Ms. Rockefeller:

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal previously submitted by Ms. Neva Goodwin concerning a climate change and technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 10, 2008, the date the proposal was received in our office), the co-filer continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3, Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form, and any subsequent amendments reporting a change in the ownership level and a

Ms. Abby A. Rockefeller December 17, 2008 Page two

written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

We also acknowledge that you have designated Ms. Neva Goodwin as the lead filer to act on your behalf for all purposes in connection with this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosure

c: Ms. Neva Goodwin

RECEIVED J.P. Morgan

DEC 2 9 2008

S.M. DERKACZ



December 8, 2008

Mr David S. Rosenthal, Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal,

The JPMorgan Chase Bank is the custodian for Abby A. Rockefeller. As of December 8, 2008, the account of Abby A. Rockefeller held 12,024 shares of ExxonMobil common stock (Cusip 580135101)

The above account has continuously owned at least 12,024 shares of ExxonMobil common stock for at least 12 months prior to and through December 8, 2008.

Sincerely,

Charles Donaldson Account Officer

30 ROCKEFELLER PLAZA New York, NY 10112

DEC 1 0 2008 S.M. DERKACZ

(212) 649-5600

Воом 5600

December 9, 2008

Mr. Rex Tillerson Chairman of the Board and CEO ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Tillerson:

I, David Rockefeller, Jr., a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R. Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha, Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email jhaboucha@rockco.com or neva.goodwin@tufts.edu.

Very truly yours,

David Rockefeller, Jr.

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation Neva R. Goodwin

David Rockefeller, Jr. c/o Farha-Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza

New York, NY 10020

212-649-1769: jhaboucha@rockco.com

Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

SUPPORTING STATEMENT

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ExxonMobil often argues that cheap and abundant energy is crucial for the economic advancement of poor economies. These countries are forecast, by ExxonMobil and others, to contribute the largest increase in energy use. However, if, as predicted by ExxonMobil, this energy use is based on continued reliance on hydrocarbons, we will see an unrelenting increase in global CO2 emissions with devastating consequences especially for those who are poor in resources and influence, whether they live in the rich or the poor countries. To the extent that ExxonMobil's growth continues to rely on the sale of hydrocarbon energy to emerging markets, it faces a painful paradox in the future, and distances itself from its true legacy. Part of John D. Rockefeller's genius was in recognizing early on the need and opportunity of a transition to a better and cheaper fuel.

While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Exxon Mobil Corporation

Investor Relations 5955 Las Colinas Boulevard Irving, Texas 75039

EXonMobil

December 17, 2008

VIA UPS - OVERNIGHT DELIVERY

Mr. David Rockefeller, Jr. c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Mr. Rockefeller:

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal previously submitted by Ms. Neva Goodwin concerning a climate change and technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 10, 2008, the date the proposal was received in our office), the co-filer continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3, Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form, and any subsequent amendments reporting a change in the ownership level and a

Mr. David Rockefeller, Jr. December 17, 2008
Page two

written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

We also acknowledge that you have designated Ms. Neva Goodwin as the lead filer to act on your behalf for all purposes in connection with this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosure

c: Ms. Neva Goodwin

J.P.Morgan

RECEIVED

DEC 2 9 2008

S.M. DERKACZ

DEC 2 9 2008

S. ROSENTHAL

December 8, 2008

Mr David S. Rosenthal, Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal,

The JPMorgan Chase Bank is the custodian for David Rockefeller Jr. As of December 8, 2008, the account of David Rockefeller Jr held 422 shares of ExxonMobil common stock (Cusip 580135101)

The above account has continuously owned at least 422 shares of ExxonMobil common stock for at least 12 months prior to and through December 8, 2008.

Sincerely,

Charles Donaldson Account Officer

30 ROCKEFELLER PLAZA New York, NY 10112

DEC 1 9 2008

S.M. DERKACZ

ROOM 5600

(212) 649-5600

December 8, 2008

Mr. Rex Tillerson Chairman of the Board and CEO Chief Executive Officer ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Tillerson:

I, Laura Thorn, a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R.Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha. Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email jhaboucha@rockco.com or neva.goodwin@tufts.edu.

Very truly yours,

Lama Worm

Laura Thorn

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation Neva R.Goodwin

Laura Thorn c/o Farha-Joyce Haboucha

o rarna-Joyce Havoucna Rockefeller & Co., Inc.

30 Rockefeller Plaza

New York, NY 10112-0002

212-649-1769; jhaboucha@rockco.com

Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

SUPPORTING STATEMENT

The April 2007 Fourth Assessment from the United Nation's Intergovernmental Panel on Climate Change (Working Group II) details the potential climate-change-related devastation that regions like Africa and Asia will suffer. IPCC Chairman Rajendra Pachauri noted that "It's the poorest of the poor in the world, and this includes poor people even in prosperous societies, who are going to be the worst hit."

This view is widely shared. As stated by The Prince Of Wales Corporate Leaders Group on Climate Change, an organization that includes Dupont, GE and Sun Microsystems, in a November 30th, 2007 Communique: "The economic and geopolitical costs of unabated climate change could be very severe and globally disruptive. All countries and economies will be affected, but it will be the poorest countries that will suffer earliest and the most". As witnessed by the devastation brought on by hurricane Katrina, extreme climate events can devastate poor communities even in the United States.

ExxonMobil often argues that cheap and abundant energy is crucial for the economic advancement of poor economies. These countries are forecast, by ExxonMobil and others, to contribute the largest increase in energy use. However, if, as predicted by ExxonMobil, this energy use is based on continued reliance on hydrocarbons, we will see an unrelenting increase in global CO2 emissions with devastating consequences especially for those who are poor in resources and influence, whether they live in the rich or the poor countries. To the extent that ExxonMobil's growth continues to rely on the sale of hydrocarbon energy to emerging markets, it faces a painful paradox in the future, and distances itself from its true legacy. Part of John D. Rockefeller's genius was in recognizing early on the need and opportunity of a transition to a better and cheaper fuel.

While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Exxon Mobil Corporation

Investor Relations 5959 Las Colinas Boulevard Irving, Texas 75039

EXonMobil

December 17, 2008

VIA UPS - OVERNIGHT DELIVERY

Ms. Laura Thorn c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Ms. Thorn:

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal previously submitted by Ms. Neva Goodwin concerning a climate change and technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 10, 2008, the date the proposal was received in our office), the co-filer continuously held the requisite number of ExxonMobil shares for at least one vear; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3. Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form, and any subsequent amendments reporting a change in the ownership level and a

Ms. Laura Thorn December 17, 2008 Page two

written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

We also acknowledge that you have designated Ms. Neva Goodwin as the lead filer to act on your behalf for all purposes in connection with this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosure

c: Ms. Neva Goodwin

J.P.Morgan

RECEIVED

DEC 2 9 2008

S.M. DERKACZ

December 8, 2008

Mr David S. Rosenthal, Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal,

The JPMorgan Chase Bank is the custodian for Laura Thorn. As of December 8, 2008, the account of Laura Thorn held 173,680 shares of ExxonMobil common stock (Cusip 580135101)

The above account has continuously owned at least 173,680 shares of ExxonMobil common stock for at least 12 months prior to and through December 8, 2008.

Sincerely,

Charles Donaldson Account Officer

30 ROCKEFELLER PLAZA New York, NY 10112

DEC 1 0 2008 S.M. DERKACZ

(212) 649-5600

Room 5600

December 8, 2008

Mr. Rex Tillerson Chairman of the Board and CEO ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Tillerson:

I, Jennifer R. Nolan, a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R.Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha, Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email ihaboucha@rockco.com or neva.goodwin@tufts.edu.

Very truly yours,

Jennifer R. Nolan

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation Neva R. Goodwin

Jennifer R. Nolan c/o Farha-Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

212-649-1769; jhaboucha@rockco.com

Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

SUPPORTING STATEMENT

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This view is widely shared. As stated by The Prince Of Wales Corporate Leaders Group on Climate Change, an organization that includes Dupont, GE and Sun Microsystems, in a November 30th, 2007 Communique: "The economic and geopolitical costs of unabated climate change could be very severe and globally disruptive. All countries and economies will be affected, but it will be the poorest countries that will suffer earliest and the most". As witnessed by the devastation brought on by hurricane Katrina, extreme climate events can devastate poor communities even in the United States.

ExxonMobil often argues that cheap and abundant energy is crucial for the economic advancement of poor economies. These countries are forecast, by ExxonMobil and others, to contribute the largest increase in energy use. However, if, as predicted by ExxonMobil, this energy use is based on continued reliance on hydrocarbons, we will see an unrelenting increase in global CO2 emissions with devastating consequences especially for those who are poor in resources and influence, whether they live in the rich or the poor countries. To the extent that ExxonMobil's growth continues to rely on the sale of hydrocarbon energy to emerging markets, it faces a painful paradox in the future, and distances itself from its true legacy. Part of John D. Rockefeller's genius was in recognizing early on the need and opportunity of a transition to a better and cheaper fuel.

While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Exxon Mobil Corporation Invasior Relations 5959 Lan Colinas Boulevard Irving, Texas 75039

EXonMobil

December 17, 2008

VIA UPS - OVERNIGHT DELIVERY

Ms. Jennifer R. Nolan c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Ms. Nolan:

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal previously submitted by Ms. Neva Goodwin concerning a climate change and technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal. Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 10, 2008, the date the proposal was received in our office), the co-filer continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3. Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form, and any subsequent amendments reporting a change in the ownership level and a

Ms. Jennifer R. Nolan December 17, 2008 Page two

written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

We also acknowledge that you have designated Ms. Neva Goodwin as the lead filer to act on your behalf for all purposes in connection with this proposal.

Sincerely.

David G. Henry

Section Head, Shareholder Relations

Enclosure

c: Ms. Neva Goodwin

J.P.Morgan

RECEIVED

DEC 2 9 2008

S.M. DERKACZ



December 8, 2008

Mr David S. Rosenthal, Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal,

The JPMorgan Chase Bank is the custodian for Jennifer Nolan. As of December 8, 2008, the account of Jennifer Nolan held 335 shares of ExxonMobil common stock (Cusip 580135101)

The above account has continuously owned at least 335 shares of ExxonMobil common stock for at least 12 months prior to and through December 8, 2008.

Sincerely,

Charles Donaldson Account Officer

30 Rockefeller Plaza New York, NY 10112

DEC 1 0 2008 S.M. DERKACZ

Room 5600

(212) 649-5600

December 8, 2008

Mr. Rex Tillerson Chairman of the Board and CEO ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Tillerson:

I, Eileen Rockefeller Growald, a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R. Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha, Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email jhaboucha@rockco.com or neva.goodwin@tufts.edu

Veryatruly yours,

Eileen Rockefeller Growald

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation

Neva R.Goodwin

Eileen Rockefeller Growald c'o Farha-Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

212-649-1769; jhaboucha@rockco.com

Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

SUPPORTING STATEMENT

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This view is widely shared. As stated by The Prince Of Wales Corporate Leaders Group on Climate Change, an organization that includes Dupont, GE and Sun Microsystems, in a November 30th, 2007 Communique: "The economic and geopolitical costs of unabated climate change could be very severe and globally disruptive. All countries and economies will be affected, but it will be the poorest countries that will suffer earliest and the most". As witnessed by the devastation brought on by hurricane Katrina, extreme climate events can devastate poor communities even in the United States.

ExxonMobil often argues that cheap and abundant energy is crucial for the economic advancement of poor economies. These countries are forecast, by ExxonMobil and others, to contribute the largest increase in energy use. However, if, as predicted by ExxonMobil, this energy use is based on continued reliance on hydrocarbons, we will see an unrelenting increase in global CO2 emissions with devastating consequences especially for those who are poor in resources and influence, whether they live in the rich or the poor countries. To the extent that ExxonMobil's growth continues to rely on the sale of hydrocarbon energy to emerging markets, it faces a painful paradox in the future, and distances itself from its true legacy. Part of John D. Rockefeller's genius was in recognizing early on the need and opportunity of a transition to a better and cheaper fuel.

While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Exxon Mobil Corporation

investor Relations 5959 Las Colinas Boulevard Irving, Texas 75039

EXonMobil

December 17, 2008

VIA UPS - OVERNIGHT DELIVERY

Ms. Eileen Rockefeller Growald c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Ms. Growald:

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal previously submitted by Ms. Neva Goodwin concerning a climate change and technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 10, 2008, the date the proposal was received in our office), the co-filer continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3, Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form, and any subsequent amendments reporting a change in the ownership level and a

Ms. Eileen Rockefeller Growald December 17, 2008 Page two

written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

We also acknowledge that you have designated Ms. Neva Goodwin as the lead filer to act on your behalf for all purposes in connection with this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosure

c: Ms. Neva Goodwin

RECEIVED J.P.Morgan

DEC **2 9** 2008 S.M. DERKACZ



December 10, 2008

Mr David S. Rosenthal, Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal,

The JPMorgan Chase Bank is the custodian for Eileen Growald. As of December 10, 2008, the account of Eileen Growald held 35 shares of ExxonMobil common stock (Cusip 580135101)

The above account has continuously owned at least 35 shares of ExxonMobil common stock for at least 12 months prior to and through December 10, 2008.

Sincerely,

Charles Donaldson Account Officer

30 ROCKEFELLER PLAZA NEW YORK, NY 10112

DEC 1 1 2008 S.M. DERKACZ

ROOM 5600

(212) 649-5600

December 9, 2008

Mr. Rex Tillerson Chairman of the Board and CEO ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Tillerson:

I, Richard Rockefeller, a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R. Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha, Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email ihaboucha@rockco.com or neva.goodwin@tufts.edu.

Very truly yours

Richard Rockefeller

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation Neva R. Goodwin

Richard Rockefeller c/o Farha-Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

212-649-1769; jhaboucha@rockco.com

Exxon Mobil Corporation

Investor Relations 5559 Las Colina**s Boulevard** Irving, Texas 750**39**

ExonMobil

December 17, 2008

VIA UPS - OVERNIGHT DELIVERY

Mr. Richard Rockefeller c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Mr. Rockefeller:

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal previously submitted by Ms. Neva Goodwin concerning a climate change and technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 11, 2008, the date the proposal was received in our office), the co-filer continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3, Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form, and any subsequent amendments reporting a change in the ownership level and a

Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

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While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Mr. Richard Rockefeller December 17, 2008 Page two

written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

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We also acknowledge that you have designated Ms. Neva Goodwin as the lead filer to act on your behalf for all purposes in connection with this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosure

c: Ms. Neva Goodwin

J.P.Morgan

RECEIVED

DEC 2 9 2008

S.M. DERKACZ



December 9, 2008

Mr David S. Rosenthal, Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal,

The JPMorgan Chase Bank is the custodian for Richard Rockefeller. As of December 9, 2008, the account of Richard Rockefeller held 489 shares of ExxonMobil common stock (Cusip 580135101)

The above account has continuously owned at least 489 shares of ExxonMobil common stock for at least 12 months prior to and through December 9, 2008.

Sincerely,

Charles Donaldson Account Officer

30 ROCKEFELLER PLAZA New York, NY 10112

DEC 1 1 2008

S.M. DERKACZ

(212) 649-5600

Room 5600

December 9, 2008

Mr. Rex Tillerson Chairman of the Board and CEO ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Tillerson:

I, Michael Rockefeller, a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R. Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha, Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email jhaboucha@rockco.com or neva.goodwin@tufts.edu.

Very truly yours,

Michael Rockefeller

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation

Neva R. Goodwin

Michael Rockefeller c/o Farha-Joyce Haboucha Rockefeller & Co., Inc.

10 Rockefeller Plaza New York, NY 10020

212-649-1769; jhaboucha@rockco.com

Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

SUPPORTING STATEMENT

The April 2007 Fourth Assessment from the United Nation's Intergovernmental Panel on Climate Change (Working Group II) details the potential climate-change-related devastation that regions like Africa and Asia will suffer. IPCC Chairman Rajendra Pachauri noted that "It's the poorest of the poor in the world, and this includes poor people even in prosperous societies, who are going to be the worst hit."

This view is widely shared. As stated by The Prince Of Wales Corporate Leaders Group on Climate Change, an organization that includes Dupont, GE and Sun Microsystems, in a November 30th, 2007 Communique: "The economic and geopolitical costs of unabated climate change could be very severe and globally disruptive. All countries and economies will be affected, but it will be the poorest countries that will suffer earliest and the most". As witnessed by the devastation brought on by hurricane Katrina, extreme climate events can devastate poor communities even in the United States.

ExxonMobil often argues that cheap and abundant energy is crucial for the economic advancement of poor economies. These countries are forecast, by ExxonMobil and others, to contribute the largest increase in energy use. However, if, as predicted by ExxonMobil, this energy use is based on continued reliance on hydrocarbons, we will see an unrelenting increase in global CO2 emissions with devastating consequences especially for those who are poor in resources and influence, whether they live in the rich or the poor countries. To the extent that ExxonMobil's growth continues to rely on the sale of hydrocarbon energy to emerging markets, it faces a painful paradox in the future, and distances itself from its true legacy. Part of John D. Rockefeller's genius was in recognizing early on the need and opportunity of a transition to a better and cheaper fuel.

While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Exxon Mobil Corporation

Investor Relations 5959 Las Colinas Boulevard Irving, Texas 75039

E%onMobil

December 17, 2008

VIA UPS – OVERNIGHT DELIVERY

Mr. Michael Rockefeller c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Mr. Rockefeller:

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal previously submitted by Ms. Neva Goodwin concerning a climate change and technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 11, 2008, the date the proposal was received in our office), the co-filer continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3. Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form. and any subsequent amendments reporting a change in the ownership level and a

Mr. Michael Rockefeller December 17, 2008 Page two

written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

We also acknowledge that you have designated Ms. Neva Goodwin as the lead filer to act on your behalf for all purposes in connection with this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosure

c: Ms. Neva Goodwin

J.P.Morgan

RECEIVED

DEC 2 9 2008

S.M. DERKACZ



December 9, 2008

Mr David S. Rosenthal, Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal,

The JPMorgan Chase Bank is the custodian for Michael Rockefeller. As of December 9, 2008, the account of Michael Rockefeller held 4,549 shares of ExxonMobil common stock (Cusip 580135101)

The above account has continuously owned at least 4,549 shares of ExxonMobil common stock for at least 12 months prior to and through December 9, 2008.

Sincerely,

Charles Donaldson Account Officer

30 ROCKEFELLER PLAZA New York, NY 10112

RECEIVED
DEC 1 1 2008
S.M. DERKACZ

ROOM 5600

(212) 649-5600

December 9, 2008

Mr. Rex Tillerson Chairman of the Board and CEO ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Tillerson:

I, Charles Rockefeller, a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R. Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha. Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email jhaboucha@rockco.com or neva_goodwin@tufts.edu.

Very truly yours,

Charles Rockefeller

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation Neva R. Goodwin

Charies Rockefeller c/o Farha-Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

212-649-1769; jhaboucha@rockco.com

Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

SUPPORTING STATEMENT

The April 2007 Fourth Assessment from the United Nation's Intergovernmental Panel on Climate Change (Working Group II) details the potential climate-change-related devastation that regions like Africa and Asia will suffer. IPCC Chairman Rajendra Pachauri noted that "It's the poorest of the poor in the world, and this includes poor people even in prosperous societies, who are going to be the worst hit."

This view is widely shared. As stated by The Prince Of Wales Corporate Leaders Group on Climate Change, an organization that includes Dupont, GE and Sun Microsystems, in a November 30th, 2007 Communique: "The economic and geopolitical costs of unabated climate change could be very severe and globally disruptive. All countries and economies will be affected, but it will be the poorest countries that will suffer earliest and the most". As witnessed by the devastation brought on by hurricane Katrina, extreme climate events can devastate poor communities even in the United States.

ExxonMobil often argues that cheap and abundant energy is crucial for the economic advancement of poor economies. These countries are forecast, by ExxonMobil and others, to contribute the largest increase in energy use. However, if, as predicted by ExxonMobil, this energy use is based on continued reliance on hydrocarbons, we will see an unrelenting increase in global CO2 emissions with devastating consequences especially for those who are poor in resources and influence, whether they live in the rich or the poor countries. To the extent that ExxonMobil's growth continues to rely on the sale of hydrocarbon energy to emerging markets, it faces a painful paradox in the future, and distances itself from its true legacy. Part of John D. Rockefeller's genius was in recognizing early on the need and opportunity of a transition to a better and cheaper fuel.

While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Exxon Mobil Corporation

Investor Relations 5959 Les Colinas Boulevard Trying, Texas 75039

EXonMobil

December 17, 2008

VIA UPS - OVERNIGHT DELIVERY

Mr. Charles Rockefeller c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Mr. Rockefeller:

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal previously submitted by Ms. Neva Goodwin concerning a climate change and technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 11, 2008, the date the proposal was received in our office), the co-filer continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3, Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form, and any subsequent amendments reporting a change in the ownership level and a

Mr. Charles Rockefeller December 17, 2008 Page two

written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

We also acknowledge that you have designated Ms. Neva Goodwin as the lead filer to act on your behalf for all purposes in connection with this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosure

c: Ms. Neva Goodwin

J.P.Morgan

RECEIVED

DEC 2 9 2008

S.M. DERKACZ

DEC 2 9 2008

...

December 9, 2008

Mr David S. Rosenthal, Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal,

The JPMorgan Chase Bank is the custodian for Charles Rockefeller. As of December 9, 2008, the account of Charles Rockefeller held 374 shares of ExxonMobil common stock (Cusip 580135101)

The above account has continuously owned at least 374 shares of ExxonMobil common stock for at least 12 months prior to and through December 9, 2008.

Sincerely,

Charles Donaldson Account Officer

cc:

30 Rockefeller Plaza New York, NY 10112

DEC 1 1 2008 S.M. DERKACZ

ROOM 5600

(212) 649-5600

December 8, 2008

Mr. Rex Tillerson Chairman of the Board and CEO ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Tillerson:

I, John de Cuevas, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R.Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha, Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email ihaboucha@rockco.com or neva.goodwin@tufts.edu.

Very truly yours,

John de Cuevas

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation Neva R.Goodwin

John de Cuevas

c/o Farha-Joyce Haboucha

Rockefeller & Co., Inc.

10 Rockefeller Plaza

New York NY 10020

212-649-1769; jhaboucha@rockco.com

Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

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ExxonMobil often argues that cheap and abundant energy is crucial for the economic advancement of poor economies. These countries are forecast, by ExxonMobil and others, to contribute the largest increase in energy use. However, if, as predicted by ExxonMobil, this energy use is based on continued reliance on hydrocarbons, we will see an unrelenting increase in global CO2 emissions with devastating consequences especially for those who are poor in resources and influence, whether they live in the rich or the poor countries. To the extent that ExxonMobil's growth continues to rely on the sale of hydrocarbon energy to emerging markets, it faces a painful paradox in the future, and distances itself from its true legacy. Part of John D. Rockefeller's genius was in recognizing early on the need and opportunity of a transition to a better and cheaper fuel.

While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Exxon Mobil Corporation

Investor Relations 5950 Las Colinas Boulevard Irving, Texas 75039

EXonMobil

December 17, 2008

VIA UPS - OVERNIGHT DELIVERY

Mr. Juan de Cuevas c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Mr. de Cuevas:

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal previously submitted by Ms. Neva Goodwin concerning a climate change and technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 11, 2008, the date the proposal was received in our office), the co-filer continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3, Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form, and any subsequent amendments reporting a change in the ownership level and a

Mr. Juan de Cuevas December 17, 2008 Page two

written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

We also acknowledge that you have designated Ms. Neva Goodwin as the lead filer to act on your behalf for all purposes in connection with this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosure

c: Ms. Neva Goodwin

DEC 192008

O.S. ROSENTHAL

December 16, 2008

Mr. David Rosenthal Corporate Secretary Exxon Mobil Corporation 5959 Las Colinas Blvd. Irving, TX 75039

RECEIVED

DEC 1 9 2008

S.M. DERKACZ

Dear Mr. Rosenthal:

In response to your letter, this letter will confirm my ownership of at least 5,000 shares of ExxonMobil common stock. These shares are held by Cambridge Trust as my custodian. All of the shares have been held continuously for at least 12 months prior to and through December 8, 2008, the date of submission of my proposal regarding establishing a task force to report on the consequences of global climate change, and the shares will continue to be held through the date of Exxon Mobil's 2009 annual meeting.

I enclose a copy of Cambridge's letter dated December 8th as proof of ownership in the above account for the requisite time period.

Yours ruly,

Munde Cull

John de Cuevas c/o Farha-Joyce Haboucha Rockefeller & Co., Inc. 30 Rockefeller Plaza New York, NY 10112-0002



-Cambridge Trust Company

1336 Massachusetts Avenue. Cambridge, Massachusetts 02138



December 8, 2008

Mr. David Rosenthal Exxon Mobil Corporation 5959 Las Colinas Blvd. Irving, TX 75039

Re: Exxon Shareholder Resolution

Dear Mr. Rosenthal,

Cambridge Trust is the pledgee for 5,000 shares of Exxon Mobil Corporation common stock as evidenced by stock of FISMA & OMB Memorandum M-07-16 of John de Cuevas.

The above stock has been pledged and has been in Cambridge Trust Company's continuous possession since August 11, 2004 through December 8, 2008.

Very truly yours,

Robert C. Davis Senior Vice President

30 ROCKEFELLER PLAZA New York, NY 10112

DEC 1 1 2008 S.M. DERKACZ

ROOM 5600

(212) 649-5600

December 8, 2008

Mr. Rex Tillerson, Chairman of the Board and CEO ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

Dear Mr. Tillerson:

I, Alida R. Messinger, a descendant of John D. Rockefeller, have continuously owned more than \$2,000 worth of ExxonMobil Corporation common stock for more than one year and will be holding this stock throughout the period ending with ExxonMobil's 2009 annual meeting. I would be happy to provide verification of ownership upon request.

I am filing the enclosed shareholder proposal as a co-filer for inclusion in the 2009 proxy statement, in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareholders at the next annual meeting.

Regarding this proposal, I designate Neva R.Goodwin as the lead filer to act on my behalf for all purposes in connection with this proposal. The lead filer is specifically authorized to engage in discussions with the company concerning the proposal and to agree on modifications or a withdrawal of the proposal on my behalf.

If ExxonMobil would like to discuss the substance of this proposal, please contact Neva R. Goodwin, c/o Joyce Haboucha, Rockefeller & Co., Inc., 10 Rockefeller Plaza, New York, NY 10020, (212) 649-1769, or email jhaboucha@rockco.com or neva.goodwin@tufts.edu.

Very truly yours,

Alida R. Messinger

cc: David S. Rosenthal, VP & Corporate Secretary, ExxonMobil Corporation Neva R.Goodwin

Alida R. Messinger c/o Farha-Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

212-649-1769; jhaboucha@rockco.com

Resolved: Shareholders ask Exxon Mobil Corporation's ("ExxonMobil's) Board of Directors to establish a task force, which should include both (a) two or more independent directors and (b) relevant company staff, to investigate and report to shareholders on the likely consequences of global climate change between now and 2030, for emerging countries, and poor communities in these countries and developed countries, and to compare these outcomes with scenarios in which ExxonMobil takes leadership in developing sustainable energy technologies that can be used by and for the benefit of those most threatened by climate change. The report should be prepared at reasonable expense, omitting proprietary information, and should be made available to shareholders by March 31, 2010.

SUPPORTING STATEMENT

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While investment in renewable energy sources and "clean" technologies has recently accelerated, driven by players as diverse as venture capitalists, chemical companies, internet companies and old fashioned utilities, we believe our company is now lagging in creating solutions for the looming climate and energy crisis. We are concerned that ExxonMobil's current slow course in exploring and promoting low carbon or carbon-free energy technologies will exacerbate the crisis rather than make ExxonMobil part of the solution.

We urge shareholders to vote for this proposal.

Exxon Mobil Corporation

Investor Relations 3959 Las Colinas Boulevard Irving, Texas 75039

EXonMobil

December 17, 2008

VIA UPS - OVERNIGHT DELIVERY

Ms. Alida R. Messinger c/o Joyce Haboucha Rockefeller & Co., Inc. 10 Rockefeller Plaza New York, NY 10020

Dear Ms. Messinger:

This will acknowledge receipt of your letter indicating that you wish to co-file the proposal previously submitted by Ms. Neva Goodwin concerning a climate change and technology report in connection with ExxonMobil's 2009 annual meeting of shareholders. However, as noted in your letter, proof of share ownership was not included with your submission.

In addition, in order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a co-filer to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year as of the date the shareholder proposal was submitted. The co-filer does not appear on our records as a registered shareholder. Moreover, to date we have not received proof that the co-filer has satisfied these ownership requirements. To remedy this defect, the co-filer must submit sufficient proof that these eligibility requirements are met. As explained in Rule 14a-8(b), sufficient proof may be in the form of (1) a written statement from the "record" holder of the cofiler's shares (usually a broker or a bank) verifying that, as of the date the proposal was submitted (December 11, 2008, the date the proposal was received in our office), the co-filer continuously held the requisite number of ExxonMobil shares for at least one year; or (2) if the co-filer has filed with the SEC a Schedule 13D, Schedule 13G, Form 3. Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the co-filer's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form, and any subsequent amendments reporting a change in the ownership level and a

Ms. Alida R. Messinger December 17, 2008 Page two

written statement that the co-filer continuously held the requisite number of ExxonMobil shares for the one-year period.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-444-1505.

We also acknowledge that you have designated Ms. Neva Goodwin as the lead filer to act on your behalf for all purposes in connection with this proposal.

Sincerely,

David G. Henry

Section Head, Shareholder Relations

Enclosure

c: Ms. Neva Goodwin

J.P.Morgan

DEC 2 9 2008

S.M. DERKACZ

December 8, 2008

Mr David S. Rosenthal, Vice President, Investor Relations ExxonMobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039

Re: ExxonMobil Shareholder Resolution

Dear Mr. Rosenthal,

The JPMorgan Chase Bank is the custodian for Alida Messinger. As of December 8, 2008, the account of Alida Messinger held 456 shares of ExxonMobil common stock (Cusip 580135101)

The above account has continuously owned at least 456 shares of ExxonMobil common stock for at least 12 months prior to and through December 8, 2008.

Sincerely,

Charles Donaldson Account Officer

cc:

FROM:

SHAREHOLDER PROPOSAL

NOV 2 5 2008

NO. OF SHARES O (CASTROL)
DISTRIBUTION: HHH: REG: TJG:

OSR, LKB: JEP: DGH: SMD

STEPHEN VIEDERMAN

*** FISMA & OMB Memorandum M-07-16 ***

*** FISMA & OMB Memorandum M-07-16 ***

November 25, 2008

Via fax (972 444 1505) and email to: David S. Rosenthal david.s.rosenthal@exxonmobil.com>

Mr. David S. Rosenthal Vice President and Secretary ExxonMobil 5959 La Colinas Blvd Irving, Texas 75039-2298

RECEIVED

NOV 2 6 2008

JAMES E. PARSONS



Dear Mr. Rosenthal.

I have continuously owned more than \$2000 worth of shares of ExxonMobil Corporation common stock for over one year and will be holding this stock through next year's annual meeting which I plan to attend in person or by proxy. Verification of this ownership will be forthcoming.

I hereby file the enclosed shareowner resolution requesting the Board to adopt a policy for renewable energy research, development and sourcing, reporting on its progress to investors in 2010, for inclusion in the proxy statement for the next annual meeting of the shareowners of the ExxonMobil Corporation. I am filing this as an individual investor and sending it by fax with an email copy to follow. This is done in accordance with Rule 14-a-8 of the General Rules and Regulations of the Securities and Exchange Act of 1934 for consideration and action by the shareowners at the next annual meeting. The resolution will be presented in accordance with the SEC rules by me or by my proxy.

This is the same request filed in December 2007 that was voted on at the ExxonMobil Annual General Meeting on May 30, 2008 receiving a 27.5 percent vote in favor.

My vocation is grandparent and citizen. I am deeply concerned about the future that my grandchildren, all grandchildren, including your grandchildren and the grandchildren of other executives, board members, employees and investors of ExxonMobil, will inherit from us.

By occupation I am a professional who has worked for more than five decades on issues of sustainability.

It is clear to me that our obligation—yours and mine—is to leave to the next generations, our children and grandchildren, the options necessary to live at least as good a life as we have lived, and I would hope better.

Climate change is a major obstacle to fulfilling that obligation.

Rex Tillerson, ExxonMobil Chair and CEO, acknowledges "it is increasingly clear that climate change poses risks to society and ecosystems that are serious enough to warrant action—by individuals, by businesses, and by governments."

Prudence means farseeing. Our company, however, is not taking <u>prudent action</u> based upon its own assessment of the need to reduce greenhouse gas emissions beyond what it is undertaking now. Given the long lead times necessary to bring renewable fuels to profitability our company must be the innovator.

Our company must make significant investments in the future of renewable energy <u>now</u> to be prepared to meet the competitive challenges of other energy companies that have already made significant investments.

The Stern Report of November 2006 and the November 2007 report of the Intergovernmental Panel on Climate Change demonstrate the costs of inaction, as well as the considerably lesser costs of prudent action now at all levels of society.

Our company must recognize its obligation to its shareowners and to society to be the leader on renewable energy solutions.

We hope the time between now and the annual meeting might result in a dialogue between the board, co-filers, and me that could result in the withdrawal of the enclosed resolution.

At the last Annual General Meeting on May 30, 2008 I concluded my statement presenting this resolution with a question. I asked: "In ten or 15 years in a warmer world when shareowners and your grandchildren ask why did you not take action on renewables, what will you in good conscience say?"

Many shareholders, myself included, would still welcome your reply.

I look forward to ExxonMobil's acknowledgment and response.

Sincerely yours,

Stephen Viederman

Cc: david.g.henry@exxonmobil.com; 2008 AGM Renewables co-filers

FROM

EXXONMOBIL 2009 AGM

RESOLUTION REQUESTING A RENEWABLE ENERGY POLICY

FILED BY: STEPHEN VIEDERMAN

*** FISMA & OMB Memorandum M-07-16 ***

RESOLVED: That ExxonMobil's Board adopt a policy for renewable energy research, development and sourcing, reporting on its progress to investors in 2010.

In May 2008 the Board recommended voting against this resolution: "The Corporation is investing at record levels in its traditional oil and gas development projects and is actively involved in research on alternative energy technologies", concluding: "This proposal is *unwarranted*." (Emphasis added)

XOM Chair /CEO, Rex Tillerson acknowledges "it is increasingly clear that climate change poses risks to society and ecosystems that are serious enough to warrant action—by individuals, by businesses, and by governments." (Emphasis added) Warranted for some but not, apparently, others

The activities noted in *Tomorrow's Energy* (which EXXON cited in January in its unsuccessful attempt to convince the SEC that it had already implemented the resolution) are, in fact, individual research *projects* on *alternative* energy rather than *renewable*

energy technologies, and certainly do not constitute a policy as requested.

No policy statement on renewable energy research, renewable energy development, or renewable energy sourcing, can be found on XOM's web site.

XOM projects there will be growing demand for oil and gas until 2030.

The International Energy Agency (World Energy Outlook 2008) reflects "We can be certain that the energy world will look a lot different in 2030 than it does today," citing political and regulatory changes, projected higher prices for oil and gas, and the emergence of low-carbon energy technologies.

They observe, "It is within the power of all governments, ... acting alone or together, to steer the world towards cleaner, cleverer and more competitive energy system. Time is running out and the time to act is now." (Emphasis added).

And certainly there will be game-changing shifts on energy policy in the U.S. and the world.

Our company is spending \$100 million on advertising to soften its image on these issues.

The \$10 million per year that XOM grants to Stanford for longterm research, only a small portion of which deals with renewables, pales in comparison to this advertising budget, and is a rounding error compared to XOM's total R&D budget.

Our company has the research and development capacity to create "game-changing renewable energy technologies" (Tillerson) for the long-term.

What it lacks is the will, we believe.

Caught in the narrow mindset and culture of an oil and gas company, XOM is not prepared to make the transition from "taking on the world's toughest energy [read oil and gas] challenges" to "taking on the world's toughest sustainable energy system challenges."

The World Energy Council makes clear "it is a myth that the task of meeting the world's energy needs while addressing climate change is simply too expensive and too daunting."

Shell, BP, Chevron and others have decided that clean, renewable energy has a role to play in a different energy future.

We, as long-term investors, request a renewable energy policy to guide our company in the decades ahead.

This resolution, presented at XOM's 2008 AGM, received a 27.5 % vote in favor.

500 words

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