UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D. C. 20549

FORM 10-Q

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

For the quarterly period ended September 30, 2007

or

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

For the transition period from to

Commission File Number 1-2256

EXXON MOBIL CORPORATION (Exact name of registrant as specified in its charter)

NEW JERSEY (State or other jurisdiction of incorporation or organization) 13-5409005 (I.R.S. Employer Identification Number)

 5959 Las Colinas Boulevard, Irving, Texas
 75039-2298

 (Address of principal executive offices)
 (Zip Code)

(972) 444-1000

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes X No___

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of "accelerated filer and large accelerated filer" in Rule 12b-2 of the Exchange Act. Large accelerated filer X Accelerated filer Non-accelerated filer _____

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes __No_X

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

Class Common stock, without par value Outstanding as of September 30, 2007 5,463,625,615

EXXON MOBIL CORPORATION

FORM 10-Q

FOR THE QUARTERLY PERIOD ENDED SEPTEMBER 30, 2007

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Item 1. Financial Statements

EXXON MOBIL CORPORATION CONDENSED CONSOLIDATED STATEMENT OF INCOME (millions of dollars)

	Three Months Ended September 30, <u>2007</u> 200					Nine Months Ended September 30, <u>2007</u> 2006			
REVENUES AND OTHER INCOME									
Sales and other operating revenue (1)	\$	99,130	\$	96,268	\$	278,363	\$	278,609	
Income from equity affiliates		2,158		1,778		6,088		5,265	
Other income		1,049		1,547		3,459		3,733	
Total revenues and other income		102,337		99,593		287,910		287,607	
COSTS AND OTHER DEDUCTIONS									
Crude oil and product purchases		51,973		49,364		139,642		140,365	
Production and manufacturing expenses		7,884		7,057		22,845		21,897	
Selling, general and administrative expenses		3,656		3,412		10,836		10,435	
Depreciation and depletion		3,159		2,730		9,095		8,134	
Exploration expenses, including dry holes		349		352		974		810	
Interest expense		73		281		272		553	
Sales-based taxes (1)		7,970		7,764		23,064		23,639	
Other taxes and duties		10,229		10,163		29,708		29,206	
Income applicable to minority interests		284		292		722		727	
Total costs and other deductions		85,577		81,415		237,158		235,766	
INCOME BEFORE INCOME TAXES		16,760		18,178		50,752		51,841	
Income taxes		7,350		7,688		21,802		22,591	
	\$	9,410	\$	10,490	\$	28,950	\$	29,250	
NET INCOME PER COMMON SHARE (dollars)	\$	1.72	\$	1.79	\$	5.21	\$	4.91	
NET INCOME PER COMMON SHARE - ASSUMING DILUTION (dollars)	\$	1.70	\$	1.77	\$	5.15	\$	4.86	
DIVIDENDS PER COMMON SHARE (dollars)	\$	0.35	\$	0.32	\$	1.02	\$	0.96	
(1) Sales-based taxes included in sales and other operating revenue	\$	7,970	\$	7,764	\$	23,064	\$	23,639	

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

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EXXON MOBIL CORPORATION CONDENSED CONSOLIDATED BALANCE SHEET (millions of dollars)

	Sept. 30, <u>2007</u>	Dec. 31, <u>2006</u>
ASSETS		
Current assets		
Cash and cash equivalents	\$ 31,423	\$ 28,244
Cash and cash equivalents - restricted (note 3)	4,604	4,604
Marketable securities	190	0
Notes and accounts receivable - net	31,832	28,942
Inventories		
Crude oil, products and merchandise	10,883	8,979
Materials and supplies	2,136	1,735
Prepaid taxes and expenses	4,179	3,273
Total current assets	85,247	75,777
Property, plant and equipment - net	119,102	113,687
Investments and other assets	32,312	29,551
TOTAL ASSETS	\$ 236,661	\$ 219,015
LIABILITIES		
Current liabilities		
Notes and loans payable	\$ 2,095	\$ 1,702
Accounts payable and accrued liabilities	43,525	39,082
Income taxes payable	10,300	8,033
Total current liabilities	55,920	48,817
Long-term debt	6,896	6,645
Deferred income tax liabilities	22,329	20,851
Other long-term liabilities	32,913	28,858
TOTAL LIABILITIES	118,058	105,171
Commitments and contingencies (note 3)		
SHAREHOLDERS' EQUITY		
Common stock, without par value:		
Authorized: 9,000 million shares		
Issued: 8,019 million shares	4,988	4,786
Earnings reinvested	218,761	195,207
Accumulated other comprehensive income		
Cumulative foreign exchange translation adjustment	7,433	3,733
Postretirement benefits reserves adjustment	(6,584)	(6,495)
Common stock held in treasury:		
2,556 million shares at September 30, 2007	(105,995)	
2,290 million shares at December 31, 2006		(83,387)
TOTAL SHAREHOLDERS' EQUITY	118,603	113,844
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	\$ 236,661	\$ 219,015

The number of shares of common stock issued and outstanding at September 30, 2007 and December 31, 2006 were 5,463,625,615 and 5,728,702,212, respectively.

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

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EXXON MOBIL CORPORATION CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS (millions of dollars)

		Nine Mont Septem	
		2007	, 2006
CASH FLOWS FROM OPERATING ACTIVITIES			
Net income	\$	28,950	\$ 29,250
Depreciation and depletion	•	9,095	8,134
Changes in operational working capital, excluding cash and debt		1,283	3,836
All other items - net		1,339	(796)
Net cash provided by operating activities		40,667	40,424
CASH FLOWS FROM INVESTING ACTIVITIES			
Additions to property, plant and equipment		(10,827)	(11,301)
Sales of subsidiaries, investments, and property, plant and equipment		2,422	2,328
Other investing activities - net		(1,660)	(1,791)
Net cash used in investing activities		(10,065)	(10,764)
CASH FLOWS FROM FINANCING ACTIVITIES			
Additions to long-term debt		104	123
Reductions in long-term debt		(111)	(31)
Additions/(reductions) in short-term debt - net		186	245
Cash dividends to ExxonMobil shareholders		(5,718)	(5,775)
Cash dividends to minority interests		(252)	(207)
Changes in minority interests and sales/(purchases)			
of affiliate stock		(510)	(380)
Tax benefits related to stock-based awards		356	270
Common stock acquired		(23,884)	(21,208)
Common stock sold		891	829
Net cash used in financing activities		(28,938)	(26,134)
Effects of exchange rate changes on cash		1,515	537
Increase/(decrease) in cash and cash equivalents		3,179	4,063
Cash and cash equivalents at beginning of period		28,244	28,671
CASH AND CASH EQUIVALENTS AT END OF PERIOD	\$	31,423	\$ 32,734
SUPPLEMENTAL DISCLOSURES			
Income taxes paid	\$	17,947	\$ 18,637
Cash interest paid	\$	376	\$ 1,099

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

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NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

1. Basis of Financial Statement Preparation

These unaudited condensed consolidated financial statements should be read in the context of the consolidated financial statements and notes thereto filed with the Securities and Exchange Commission in the Corporation's 2006 Annual Report on Form 10-K. In the opinion of the Corporation, the information furnished herein reflects all known accruals and adjustments necessary for a fair statement of the results for the periods reported herein. All such adjustments are of a normal recurring nature. The Corporation's exploration and production activities are accounted for under the "successful efforts" method.

2. Accounting Change for Uncertainty in Income Taxes

Effective January 1, 2007, the Corporation adopted the Financial Accounting Standards Board's (FASB) Interpretation No. 48 (FIN 48), "Accounting for Uncertainty in Income Taxes". FIN 48 is an interpretation of FASB Statement No. 109, "Accounting for Income Taxes", and prescribes a comprehensive model for recognizing, measuring, presenting and disclosing in the financial statements uncertain tax positions that the Corporation has taken or expects to take in its income tax returns. Upon the adoption of FIN 48, the Corporation recognized a transition gain of \$267 million in shareholders' equity. The gain reflected the recognition of several refund claims, partly offset by increased liability reserves.

The Corporation is subject to income taxation in many jurisdictions around the world. The total amount of unrecognized income tax benefits in these jurisdictions at January 1, 2007, was \$3.7 billion, almost all of which is classified as long term. Resolution of the related tax positions through negotiations with the relevant tax authorities or through litigation will take many years to complete. Accordingly, it is difficult to predict the timing of resolution for individual tax positions. However, the Corporation does not anticipate that the total amount of unrecognized tax benefits will significantly increase or decrease in the next 12 months. Given the long time periods involved in resolving individual tax positions, the Corporation does not expect that the recognition of unrecognized tax benefits will have a material impact on the Corporation's effective income tax rate in any given year.

The unrecognized tax benefits described above will not be included in the Corporation's annual Form 10-K contractual obligations table because the Corporation is unable to make reasonably reliable estimates of the timing of cash settlements with the respective taxing authorities. The total amount of unrecognized tax benefits will be disclosed in a footnote to the contractual obligations table.

The following table summarizes the tax years that remain subject to examination by major tax jurisdiction:

Country of Operation	<u>Open Tax Years</u>
Abu Dhabi	2000-2006
Angola	2002-2006
Australia	2000-2006
Canada	1990-2006
Equatorial Guinea	2004-2006
Germany	1998-2006
Japan	2002-2006
Malaysia	1983-2006
Nigeria	1998-2006
Norway	1993-2006
United Kingdom	2002-2006
United States	1989-2006

The Corporation classifies interest on income tax related balances as interest expense or interest income and classifies tax related penalties as operating expense.

At January 1, 2007, the Corporation had accrued interest payable of \$0.5 billion related to income tax reserve balances.



3. Litigation and Other Contingencies

Litigation

A variety of claims have been made against ExxonMobil and certain of its consolidated subsidiaries in a number of pending lawsuits and tax disputes. Management has regular litigation and tax reviews, including updates from corporate and outside counsel, to assess the need for accounting recognition or disclosure of these contingencies. The Corporation accrues an undiscounted liability for those contingencies where the incurrence of a loss is probable and the amount can be reasonably estimated. If a range of amounts can be reasonably estimated and no amount within the range is a better estimate than any other amount, then the minimum of the range is accrued. The Corporation does not record liabilities when the likelihood that the liability has been incurred is probable but the amount cannot be reasonably estimated or when the liability is believed to be only reasonably possible or remote. For contingencies where an unfavorable outcome is reasonably possible and which are significant, the Corporation discloses the nature of the contingency and, where feasible, an estimate of the possible loss. ExxonMobil will continue to defend itself vigorously in these matters. Based on a consideration of all relevant facts and circumstances, the Corporation does not believe the ultimate outcome of any currently pending lawsuit against ExxonMobil will have a materially adverse effect upon the Corporation's operations or financial condition.

A number of lawsuits, including class actions, were brought in various courts against Exxon Mobil Corporation and certain of its subsidiaries relating to the accidental release of crude oil from the tanker Exxon Valdez in 1989. All the compensatory claims have been resolved and paid. All of the punitive damage claims were consolidated in the civil trial that began in 1994. The first judgment from the United States District Court for the District of Alaska in the amount of \$5 billion was vacated by the United States Court of Appeals for the Ninth Circuit as being excessive under the Constitution. The second judgment in the amount of \$4 billion was vacated by the Ninth Circuit panel without argument and sent back for the District Court to reconsider in light of the recent U.S. Supreme Court decision in *Campbell v. State Farm.* The most recent District Court judgment for punitive damages was for \$4.5 billion plus interest and was entered in January 2004. The Corporation posted a \$5.4 billion. On January 12, 2007, ExxonMobil petitioned the Ninth Circuit Court of Appeals for a rehearing en banc of its appeal. On May 23, 2007, with two dissenting opinions, the Ninth Circuit determined not to re-hear ExxonMobil's appeal before the full court. ExxonMobil's petition for a writ of certiorari. While it is reasonably possible that a liability for punitive damages may have been incurred from the Exxon Valdez grounding, it is not possible to predict the ultimate outcome or to reasonably estimate any such potential liability.

In December 2000, a jury in the 15th Judicial Circuit Court of Montgomery County, Alabama, returned a verdict against the Corporation in a dispute over royalties in the amount of \$88 million in compensatory damages and \$3.4 billion in punitive damages in the case of *Exxon Corporation v. State of Alabama, et al.* The verdict was upheld by the trial court in May 2001. In December 2002, the Alabama Supreme Court vacated the \$3.5 billion jury verdict. The case was retried and in November 2003, a state district court jury in Montgomery, Alabama, returned a verdict against Exxon Mobil Corporation. The verdict included \$63.5 million in compensatory damages and \$11.8 billion in punitive damages. In March 2004, the district court judge reduced the amount of punitive damages to \$3.5 billion. ExxonMobil appealed the decision to the Alabama Supreme Court. On November 1, 2007, the Alabama Supreme Court reversed the trial court's fraud judgment and instructed the district court to enter judgment for ExxonMobil, eliminating the punitive damage award. The Court also ruled in ExxonMobil's favor on some of the disputed lease issues, reducing the compensatory award to \$52 million. In May 2004, the Corporation posted a \$4.5 billion supersedeas bond as required by Alabama law to stay execution of the judgment pending appeal. The Corporation pledged to the issuer of the bond collateral consisting of cash and short-term, high-quality securities with an aggregate value of approximately \$4.6 billion. This collateral is reported as restricted cash and cash equivalents on the Condensed Consolidated Balance Sheet. Under the terms of the pledge agreement, the Corporation is entitled to receive the income generated from the cash and securities and to make investment decisions, but is restricted from using the pledged collateral.

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In 2001, a Louisiana state court jury awarded compensatory damages of \$56 million and punitive damages of \$1 billion to a landowner for damage caused by a third party that leased the property from the landowner. The third party provided pipe cleaning and storage services for the Corporation and other entities. The Louisiana Fourth Circuit Court of Appeals reduced the punitive damage award to \$112 million in 2005. The Corporation appealed this decision to the Louisiana Supreme Court which, in March 2006, refused to hear the appeal. ExxonMobil has fully accrued and paid the compensatory and punitive damage awards. The Corporation appealed the judgment and remanded the case to the Louisiana Fourth Circuit Court of Appeals for reconsideration in light of the recent U.S. Supreme Court decision in *Williams v. Phillip Morris USA*. On August 8, 2007, the Fourth Circuit issued its decision on remand and declined to reduce the punitive damage award. ExxonMobil is seeking further review in the Louisiana Supreme Court.

Tax issues for 1989 to 1993 remain pending before the U.S. Tax Court. The ultimate resolution of these issues is not expected to have a materially adverse effect upon the Corporation's operations or financial condition.

Other Contingencies

		As of September 30, 2007									
	Ed	quity		Other							
	Con	npany	Tł	Third Party							
	Oblig	<u>ations</u>	Ob		Total						
			(millions c	of dollars)							
Total guarantees	\$	3,796	\$	697	\$	4,493					

The Corporation and certain of its consolidated subsidiaries were contingently liable at September 30, 2007, for \$4,493 million, primarily relating to guarantees for notes, loans and performance under contracts. Included in this amount were guarantees by consolidated affiliates of \$3,796 million, representing ExxonMobil's share of obligations of certain equity companies. These guarantees are not reasonably likely to have a material effect on the Corporation's financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources.

Additionally, the Corporation and its affiliates have numerous long-term sales and purchase commitments in their various business activities, all of which are expected to be fulfilled with no adverse consequences material to the Corporation's operations or financial condition. The Corporation's outstanding unconditional purchase obligations at September 30, 2007, were similar to those at the prior year-end period. Unconditional purchase obligations as defined by accounting standards are those long-term commitments that are noncancelable or cancelable only under certain conditions, and that third parties have used to secure financing for the facilities that will provide the contracted goods or services.

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

In accordance with a nationalization decree issued by Venezuela's President Chavez in February of this year, by May 1, 2007, a subsidiary of the Venezuelan National Oil Company (PdVSA) assumed the operatorship of the Cerro Negro Heavy Oil Project. This Project had been operated and owned by ExxonMobil affiliates (ExxonMobil) holding a 41.67 percent ownership interest in the Project. The decree also required conversion of the Cerro Negro Project into a "mixed enterprise" structure and an increase in PdVSA's or one of its affiliate's ownership interest in the Project, with the stipulation that if an agreement was not reached for the formation of the mixed enterprise during a specified period of time, the government would "directly take on the activities" carried out by the joint venture. ExxonMobil and Venezuela were not able to reach agreement on the formation of a mixed enterprise and on June 27, 2007, the government expropriated ExxonMobil's 41.67 percent interest in the Cerro Negro Project.

Subsequent discussions with Venezuelan authorities have not resulted in an agreement on the amount of compensation to be paid to ExxonMobil. On September 6, 2007, ExxonMobil filed a Request for Arbitration with the International Centre for Settlement of Investment Disputes. At this time the net impact of this matter on the Corporation's consolidated financial results cannot be reasonably estimated. However, the Corporation does not expect the resolution to have a material effect upon the Corporation's operations or financial condition. At the time the assets were expropriated, ExxonMobil's remaining net book investment in Cerro Negro producing assets was about \$750 million.

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Three Months Ended September 30,							
	<u>2007</u>		<u>2006</u> (millions	of do	<u>2007</u> ollars)		<u>2006</u>
\$	9,410	\$	10,490	\$	28,950	\$	29,250
	2,052		43		3,700		1,933
	(119)		0		(694)		0
	190		0		605		0
	0		(8)		0		(106)
\$	11,533	\$	10,525	\$	32,561	\$	31,077
		Septem <u>2007</u> \$ 9,410 2,052 (119) 190 0	September 2007 \$ 9,410 \$ 2,052 (119) 190 0	September 30, 2007 2006 (millions) \$ 9,410 \$ 10,490 2,052 43 (119) 0 190 0 0 (8)	September 30, 2006 (millions of dot) 2,052 43 (119) 0 190 0 0 (8)	September 30, Septem 2007 2006 2007 (millions of dollars) (millions of dollars) (millions of dollars) \$ 9,410 \$ 10,490 \$ 28,950 2,052 43 3,700 (119) 0 (694) 190 0 605 0 (8) 0	September 30, September 2007 2006 2007 2007 2006 2007 (millions of dollars) \$ 9,410 \$ 10,490 \$ 28,950 \$ 2,052 43 3,700 (119) 0 (694) 190 0 605 0 (8) 0

5. Earnings Per Share

	Three Months Ended September 30, <u>2007</u> 2006			Nine Mor Septer <u>2007</u>			
NET INCOME PER COMMON SHARE Net income (millions of dollars)	\$	9,410	\$	10,490	\$ 28,950	\$	29,250
Weighted average number of common shares outstanding (millions of shares)		5,470		5,861	5,559		5,967
Net income per common share (dollars)	\$	1.72	\$	1.79	\$ 5.21	\$	4.91
NET INCOME PER COMMON SHARE - ASSUMING DILUTION Net income (millions of dollars)	\$	9,410	\$	10,490	\$ 28,950	\$	29,250
Weighted average number of common shares outstanding (millions of shares) Effect of employee stock-based awards Weighted average number of common shares outstanding - assuming dilution		5,470 66 5,536		5,861 61 5,922	 5,559 61 5,620		5,967 55 6,022
Net income per common share - assuming dilution (dollars)	\$	1.70	\$	1.77	\$ 5.15	\$	4.86

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	Three Months Ended September 30,					Nine Months Ended September 30,			
		<u>2007</u>	2007 2000		<u>.</u> <u>2007</u>			<u>2006</u>	
			()	nillions of	f doll	ars)			
Pension Benefits - U.S.									
Components of net benefit cost									
Service cost	\$	89	\$	85	\$	279	\$	253	
Interest cost		172		159		516		476	
Expected return on plan assets		(212)		(157)		(634)		(469)	
Amortization of actuarial loss/(gain)									
and prior service cost		67		69		201		205	
Net pension enhancement and									
curtailment/settlement cost		48		39		143		118	
Net benefit cost	\$	164	\$	195	\$	505	\$	583	
Pension Benefits - Non-U.S.									
Components of net benefit cost									
Service cost	\$	109	\$	109	\$	330	\$	319	
Interest cost		261		225		745		661	
Expected return on plan assets		(283)		(247)		(816)		(729)	
Amortization of actuarial loss/(gain)									
and prior service cost		108		131		331		384	
Net pension enhancement and									
curtailment/settlement cost		(13)		10		(4)		12	
Net benefit cost	\$	182	\$	228	\$	586	\$	647	
Other Postretirement Benefits									
Components of net benefit cost									
Service cost	\$	26	\$	19	\$	83	\$	56	
Interest cost		99		79		309		231	
Expected return on plan assets		(11)		(10)		(34)		(30)	
Amortization of actuarial loss/(gain)									
and prior service cost		86		57		244		163	
Net benefit cost	\$	200	\$	145	\$	602	\$	420	

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	т	hree Mon Septem <u>2007</u>	ber		Nine Mont Septem <u>2007</u> Illars)	
EARNINGS AFTER INCOME TAX						
Upstream						
United States	\$	1,196	\$	1,192	\$ 3,595	\$ 4,116
Non-U.S.		5,103		5,301	14,698	15,894
Downstream						
United States		914		1,272	3,498	3,305
Non-U.S.		1,087		1,466	3,808	3,189
Chemical						
United States		296		458	846	976
Non-U.S.		906		893	2,605	2,164
All other		(92)		(92)	(100)	(394)
Corporate total	\$	9,410	\$	10,490	\$ 28,950	\$ 29,250
SALES AND OTHER OPERATING REVENUE (1)						
Upstream						
United States	\$	1,311	\$	1,514	\$ 4,109	\$ 4,691
Non-U.S.		5,136		6,059	15,932	21,860
Downstream						
United States		26,243		25,068	73,148	71,852
Non-U.S.		57,233		54,602	158,346	154,583
Chemical						
United States		3,453		3,565	10,102	10,050
Non-U.S.		5,743		5,454	16,707	15,559
All other		11		6	19	14
Corporate total	\$	99,130	\$	96,268	\$ 278,363	\$ 278,609
(1) Includes sales-based taxes						
INTERSEGMENT REVENUE						
Upstream						
United States	\$	1,868	\$	1,675	\$ 5,211	\$ 5,614
Non-U.S.		12,181		11,588	34,446	30,812
Downstream						
United States		3,819		3,619	10,162	9,695
Non-U.S.		13,225		12,955	37,051	36,287
Chemical						
United States		2,462		2,067	6,376	5,990
Non-U.S.		2,030		1,874	5,718	5,272
All other		70		65	239	197

8. Accounting for Suspended Exploratory Well Costs

For the category of exploratory well costs at year-end 2006 that were suspended more than one year, a total of \$46 million was expensed in the first nine months of 2007.

9. Condensed Consolidating Financial Information Related to Guaranteed Securities Issued by Subsidiaries

Exxon Mobil Corporation has fully and unconditionally guaranteed the deferred interest debentures due 2012 (\$1,683 million long-term at September 30, 2007) and the debt securities due 2007-2011 (\$52 million long-term and \$13 million short-term) of SeaRiver Maritime Financial Holdings, Inc., a 100 percent owned subsidiary of Exxon Mobil Corporation.

The following condensed consolidating financial information is provided for Exxon Mobil Corporation, as guarantor, and for SeaRiver Maritime Financial Holdings, Inc., as issuer, as an alternative to providing separate financial statements for the issuer. The accounts of Exxon Mobil Corporation and SeaRiver Maritime Financial Holdings, Inc. are presented utilizing the equity method of accounting for investments in subsidiaries.

Condensed consolidated statement of inco	G	xon Mobil orporation Parent uarantor <u>r three mo</u> i		SeaRiver Maritime Financial Holdings, Inc. ended Sept	(m	All Other Subsidiaries illions of doll	l A ars)	onsolidating and Eliminating Adjustments	С	onsolidated
Revenues and other income										
Sales and other operating revenue, including sales-based taxes	\$	4.064	\$		\$	95,066	\$		\$	99.130
Income from equity affiliates	φ	4,004 9,588	φ	(2)	φ	2,148	φ	- (9,576)	φ	2,158
Other income		3,300 75		(2)		974		(3,570)		1,049
Intercompany revenue		10.424		- 27		92.089		(102,540)		1,045
Total revenues and other income		24,151		25		190,277		(102,340)		102,337
Costs and other deductions		24,101		25		130,211		(112,110)		102,007
Crude oil and product purchases		10,088		-		138,100		(96,215)		51,973
Production and manufacturing		.0,000				100,100		(00,210)		01,010
expenses		1,758		-		7,476		(1,350)		7,884
Selling, general and administrative		1,100				.,		(1,000)		1,001
expenses		629		-		3,201		(174)		3,656
Depreciation and depletion		455		-		2,704		-		3,159
Exploration expenses, including dry										
holes		73		-		276		-		349
Interest expense		1,550		50		3,492		(5,019)		73
Sales-based taxes		-		-		7,970		-		7,970
Other taxes and duties		11		-		10,218		-		10,229
Income applicable to minority interests		-		-		284		-		284
Total costs and other deductions		14,564		50		173,721		(102,758)		85,577
Income before income taxes		9,587		(25)		16,556		(9,358)		16,760
Income taxes		177		(9)		7,182		-		7,350
Net income	\$	9,410	\$	(16)	\$	9,374	\$	(9,358)	\$	9,410

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	G	xon Mobil orporation Parent duarantor		SeaRiver Maritime Financial Holdings, Inc.	(mi	Consolidating and All Other Eliminating Subsidiaries Adjustments <i>millions of dollars</i>)				Consolidated			
Condensed consolidated statement of income for three months ended September 30, 2006 Revenues and other income													
Sales and other operating revenue,													
including sales-based taxes	\$	4.286	\$	_	\$	91.982	\$	_	\$	96,268			
Income from equity affiliates	Ψ	10,302	Ψ	(5)	Ψ	1,774	Ψ	(10,293)	Ψ	1,778			
Other income		314		(0)		1,233		(10,233)		1,547			
Intercompany revenue		10.558		26		89,101		(99,685)		1,047			
Total revenues and other income		25,460		20		184,090		(109,978)		99,593			
Costs and other deductions		20,100		21		101,000		(100,010)		00,000			
Crude oil and product purchases		10,187		_		132,976		(93,799)		49,364			
Production and manufacturing		10,107				102,010		(00,100)		10,001			
expenses		1,799		-		6,464		(1,206)		7,057			
Selling, general and administrative		.,				-,		(,,,		.,			
expenses		584		-		2,987		(159)		3,412			
Depreciation and depletion		374		-		2,356		-		2,730			
Exploration expenses, including dry						_,				_,			
holes		60		-		292		-		352			
Interest expense		1,327		46		3,439		(4,531)		281			
Sales-based taxes		-		-		7,764		-		7,764			
Other taxes and duties		10		-		10,153		-		10,163			
Income applicable to minority interests		-		-		292		-		292			
Total costs and other deductions		14,341		46		166,723		(99,695)		81,415			
Income before income taxes		11,119		(25)		17,367		(10,283)		18,178			
Income taxes	629			(7)	7,066			-		7,688			
Net income	\$	10,490	\$	(18)	\$	10,301	\$	(10,283)	\$	10,490			

Condensed consolidated statement of income for nine months ended September 30, 2007 Revenues and other income

Sales and other operating revenue,					
including sales-based taxes	\$ 12,063	\$ -	\$ 266,300	\$ -	\$ 278,363
Income from equity affiliates	28,906	4	6,051	(28,873)	6,088
Other income	357	-	3,102	-	3,459
Intercompany revenue	28,172	78	255,917	(284,167)	-
Total revenues and other income	69,498	82	531,370	(313,040)	287,910
Costs and other deductions					
Crude oil and product purchases	26,587	-	378,106	(265,051)	139,642
Production and manufacturing					
expenses	5,305	-	21,423	(3,883)	22,845
Selling, general and administrative					
expenses	1,901	-	9,498	(563)	10,836
Depreciation and depletion	1,240	-	7,855	-	9,095
Exploration expenses, including dry					
holes	215	-	759	-	974
Interest expense	4,566	151	10,824	(15,269)	272
Sales-based taxes	-	-	23,064	-	23,064
Other taxes and duties	35	-	29,673	-	29,708
Income applicable to minority interests	-	-	722	-	722
Total costs and other deductions	39,849	151	481,924	(284,766)	237,158
Income before income taxes	29,649	(69)	49,446	(28,274)	50,752
Income taxes	699	(26)	21,129	-	21,802
Net income	\$ 28,950	\$ (43)	\$ 28,317	\$ (28,274)	\$ 28,950

	Co	xon Mobil orporation Parent Guarantor		SeaRiver Maritime Financial Holdings, Inc.	(m	All Other Subsidiaries illions of doll	Consolidating and Eliminating Adjustments	onsolidated	
Condensed consolidated statement of inco Revenues and other income	ome to	or nine mon	tns e	ended Septe	amp	er 30, 2006			
Sales and other operating revenue,									
including sales-based taxes	\$	12,436	\$	-	\$	266,173	\$ -	\$	278,609
Income from equity affiliates	•	28.646	•	7	•	5.256	(28,644)		5,265
Other income		722		-		3,011	-		3,733
Intercompany revenue		30,374		69		251,345	(281,788)		-
Total revenues and other income		72,178		76		525,785	(310,432)		287,607
Costs and other deductions									
Crude oil and product purchases		28,914		-		377,212	(265,761)		140,365
Production and manufacturing									
expenses		5,588		-		20,031	(3,722)		21,897
Selling, general and administrative									
expenses		1,939		-		8,946	(450)		10,435
Depreciation and depletion		1,027		-		7,107	-		8,134
Exploration expenses, including dry									
holes		215		-		595	-		810
Interest expense		3,403		137		8,884	(11,871)		553
Sales-based taxes		-		-		23,639	-		23,639
Other taxes and duties		26		-		29,180	-		29,206
Income applicable to minority interests		-		-		727	-		727
Total costs and other deductions		41,112		137		476,321	(281,804)		235,766
Income before income taxes		31,066		(61)		49,464	(28,628)		51,841
Income taxes		1,816		(24)		20,799	-		22,591
Net income	\$	29,250	\$	(37)	\$	28,665	\$ (28,628)	\$	29,250

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Excon Mobility Maintime Corporation Prime to Guarantor Consolidated File Consolidated File Consolidated File Consolidated File Condensed consolidated balance sheet as of Sentember 30. 2007 E E E Subsidiaries All Other Subsidiaries Subsidiaries Subsidiar				S	eaRiver						
Parent Guerantion Holdings Inc. All Other Subsidiantes Eliminating Multicol collars/ Subsidiantes Consolidated Adjustments Consolidated Consolidated Subsidiantes Consolidated Multicol Subsidiantes Cash and cash equivalent - net Increaments and four equipment - net Income taxes poyable 10 773,381 (3.807) 82,286 Total assets 2,264,869 2,2375 51,054,545 \$ (10,75,128) \$ 2,29,054 Accounts payable and accrued liabilities 1,956 - - 13,907 (3,607) 10,300 Total assets 1,96,76 - - 13,907 (45,07) 5,23,920 Long-term disbilities 1,96,76		E	xon Mobil	N	laritime			C	onsolidating		
Currentor Inc. Subsciarines Adjustments Consolidated (millions of datany) Condensed consolidated blance sheat as of September 30, 2007 (cash and cash equivalents \$ 30, 2007 Cash and cash equivalents \$ 30, 2007 Cash and cash equivalents \$ 31, 423 Cash and cash equivalents \$ 31, 423 Inventories 13, 582 Inventories 13, 582 Total current assets 10, 443 Total current assets 10, 463 Intercompany receivables 11, 258 Intercompany receivables 11, 258 Intercompany receivables 11, 258 Subscience \$ 264, 869 Cald carrent liabilities 2, 255 Income taxes payable 1 Accounts peyable and accrued liabilities 2, 1, 755 Allos payable 1 Subscience 2, 2, 24, 755 Intercompany receivables 19, 164 Subscience 2, 2, 24, 755 Intercompany payable 19, 164 Subscience 2, 2, 24, 755 Intercompany payable 19, 164<		С	orporation	Fi	inancial				and		
Condensed consolidated balance sheet as of September 30, 2007 Cash and cash equivalents \$ 3,055 \$ > \$ 22,368 \$ - \$ 3,1423 Cash and cash equivalents 1,352 - - 4,604 - 4,604 Notes and accounts receivable - net 5,585 10 22,844 (3,607) 31,832 Inventories 1,352 - 116,667 - 10,2840 - 13,919 Prepaid taxes and expanses 4,71 - 3,898 - 4,360 - 119,102 Investments and other assets 216,586 427 733,314 (618,475) 32,312 Intercompany receivables 11,258 1,338 3,1821 \$ - \$ 2,095 Accounts payable and accrued liabilities 2,216 \$ 13,907 (5,807) 13,307 \$ 1,827 \$ 2,2329 Other congerem liabilities 1,936 222 2,0471 - 2,2329 Other congeterm liabilities			Parent	Н	oldings,	A	All Other	E	Eliminating		
Condensed consolidated balance sheet as of September 30. 2007 Cash and cash equivalents - restricted S 0.055 S - S 2.0,86 S - S 3.1,423 Cash and cash equivalents - restricted - - 4.604 - 4.604 Notes and accounts receivable - net 1.552 - 11.667 - 13.019 Property plant and equipment - net 16.262 - 102.840 - - 4.989 Total current assets 210.666 4.27 433.474 (1614.75) 2.23.75 110.751.28 2.23.661 - - 15.007 10.300 - - 13.907 (3.607) 10.300 - - 43.525 1 40.569 - 2.23.661 - 43.525 1.002 10.300 7.307 (3.607) 10.300 7.307 (3.607) 10.300 - 2.23.261 1.41 5.22.75 (10.75.128) 2.23.61 11.8165 - 2.23.261 - 4.865 - 6.596 -		C	Guarantor		Inc.	Su	Ibsidiaries	A	djustments	С	onsolidated
Cash and cash equivalents \$ 3,055 \$ - \$ 28,86 \$ - \$ 3,1423 Cash and cash equivalents - restricted - - - 4,604 (3,607) 31,832 Investnetis receivable - net 5,555 10 29,844 (3,607) 31,832 Investnetis and char assets 10,463 10 78,381 (3,607) 35,8247 Property plant and equipment - net 16,262 - 102,840 - 119,102 Investnetis and other assets 21,286 427 433,474 (618,475) 32,312 Intercompany receivables 11,258 1,338 439,850 (453,046) - - Total assets 2 26,869 \$ 2,375 \$1,054,545 \$ (1,075,128) \$ 236,661 Notes and loan payables \$ 2,61 \$ 13,07 (3,607) 55,200 Long-term debt 2,76 1,735 4,865 - 26,866 - 24,865 Deferred income tax liabititities 119,164 383						(mill	lions of dolla	rs)			
Cash and cash equivalents - restricted - - 4,604 - 4,604 Notes and accounts receivables 1,352 - 11,667 - 13,019 Prepaid taxes and expenses 4,71 - 3,898 - 4,309 Total current tasets 10,463 10 78,381 (3,607) 85,247 Property, plant and equipment - net 16,262 - 102,940 - 119,102 Investments and other assets 216,886 427 433,474 (618,475) 32,312 Intercompany receivables 11,258 1,338 43,980 (45,046) - - Total assets 5 261 \$ 13 \$ 1,821 \$ \$ 2,095 Accounts payable and accrued liabilities 2,155 1 40,569 - 45,255 Incone taxe payable 1,735 4,883 33,379 (45,067) 10,300 Total current liabilities 1,956 - 20,959 - 22,329 Other shareholders' equity 10,158 1,833 33,379 (45,0653) <	Condensed consolidated balance sheet as	s of S	September 3	0 <u>, 20</u>	<u>07</u>						
Notes and accounts receivable - net 5.685 10 29.844 (3.607) 31.832 Inventories 1.352 - 11,667 - 3.019 Prepaid taxes and expenses 471 - 3,898 - 4,369 Total current assets 10,463 10 78,381 (3.607) 85,247 Property, Jent and equipment - net 16,262 - 102,440 - 119,102 Investments and other assets 216,886 427 \$1,044,545 \$ (.1075,128) \$ 236,661 Total assets \$2,216 \$1 \$1,621 \$ \$ \$2,055 Income taxes payable - - 13,907 (3.607) 103,000 Total current liabilities 119,544 - 20,957 (3.607) 52,920 Other onote tax liabilities 119,544 - 20,959 - 32,913 Intercompany payables 119,184 383 33,479 (453,046) - Total liabilitities 119,266 2,375	Cash and cash equivalents	\$	3,055	\$	-	\$	28,368	\$	-	\$	31,423
Inventories 1,352 - 11,667 - 13,019 Properti taxes and expenses 471 - 3,898 - 4,369 Total current tasets 10,463 10 78,381 (3,607) 85,247 Property, plant and equipment - net 16,262 - 102,840 - 11,9102 Investments and other assets 216,866 \$2,375 \$1,064,545 \$(1,075,128) \$23,661 Intercompany receivables \$2,261 \$13 \$1,221 \$- \$2,005 Accounts payable and accrued liabilities 2,955 11 \$1,064,545 \$(1,075,128) \$23,661 Long-term diabilities 3,216 14 56,297 (3,607) 10,300 Total current liabilities 11,954 - 20,959 - 32,313 Intercompany payables 119,164 383 33,3479 (453,046) - Total liabilities 136,266 2,354 436,091 (456,653) 116,065 Condensed consolidated balance sheet as of Dacember 31,2006	Cash and cash equivalents - restricted		-		-		4,604		-		4,604
Prepaid taxes and expenses 471 - 3.898 - 4.369 Total current assets 10.463 10 76.381 (3.607) 65.247 Property, plant and equipment - net 16.262 - 102.840 - 119.102 Intercompany receivables 11.258 1.938 433.650 (453.046) - Total assets \$ 2.84.89 \$ 1.3 \$ 1.62.1445 \$ (10.75.128) \$ 2.36.61 Notes and loan payables \$ 2.91 \$ 1.3 \$ 1.821 \$ \$ 2.095 Accounts payable and accrued liabilities 2.955 1 40.569 - 43.525 Income taxes payable - - 1.3907 (3.607) 55.920 Long-term debt 2.76 1.755 4.885 - 6.886 Deferred income tax liabilities 11.954 - 20.959 - 32.913 Intercompany payables 119.164 383 33.3479	Notes and accounts receivable - net		5,585		10		29,844		(3,607)		31,832
Total current assets 10,463 10 78,381 (3,607) 85,247 Property, plant and equipment - net 16,262 - 102,240 - 119,102 Intercompany receivables 11,258 439,850 (453,046) - - Total assets \$ 254,869 \$ 2,375 \$ 1,054,545 \$ (1,075,128) \$ 2,306,61 Notes and loan payables \$ 2,955 1 40,659 - 4,3525 Income taxes payable - - 13,907 (3,607) 155,920 Long-tern debt 276 1,735 4,885 - 6,896 Deferred income tax liabilities 119,864 - 20,959 - 32,913 Intercompany payables 119,184 383 333,479 (453,046) - 22,323 Other shareholders' equity 119,650 218,761 (447) 152,343 (166,679) (100,158) Total labilities and shareholders' equity 118,603 21 618,454	Inventories		1,352		-		11,667		-		13,019
Property, plant and equipment - net 16.262 - 102.840 119.102 Investments and other assets 216.866 427 433.474 (618.475) 32.312 Intercompany receivables 11.258 1.938 439.850 (618.045) - Total assets \$ 2.54.869 \$ 2.375 \$ 1.054.545 \$ (1.075.128) \$ 2.366.61 Notes and loan payable and accrued liabilities 2.955 1 40.569 - \$ 4.3525 Incom taxe payable - 11.3007 (3.607) 10.300 Total current liabilities 1.636 2.22 2.0471 - 22.329 Other rong-term liabilities 11.954 - 2.0959 - 3.2,913 Intercompany payables 119.164 383 33.3,479 (453.046) - - Other rong-term liabilities 1.936.46 - 2.16,761 (447) 152.343 (151.896) 2.16,761 Other shareholders' equity (100.158) 468 466,111 (466,6579) (100.158) <	Prepaid taxes and expenses		471		-		3,898		-		4,369
Investments and other assets 216,886 427 433,474 (618,475) 32,312 Intercompany receivables 11,258 1.938 439,850 (453,046) - Total assets \$ 2.64,869 \$ 2.375 \$ 1.054,545 \$ (10,75,128) \$ 2.366,61 Notes and loan payables and accrued liabilities 2.955 1 40,569 - 43,525 Income taxe payable - - 13,907 (3,607) 10,300 Total current liabilities 1,636 2.222 2.0471 - 22,939 Intercompany payables 119,184 383 333,479 (453,046) - Total liabilities 119,564 - 2.0959 - 32,913 Intercompany payables 119,184 383 333,479 (453,046) - Total abenities 119,564 - 12,663 118,063 118,063 Call advices equity \$ 2,54,869 \$ 2,375 \$ 1,054,545 \$ (10,75,	Total current assets		10,463		10		78,381		(3,607)		85,247
Intercompany receivables 11,258 1,938 439,850 (453,046) - Total assets \$ 244,869 \$ 2,375 \$ 1,044,445 \$ (1,075,128) \$ 2,36,661 Notes and loan payables \$ 2,815 \$ 13 \$ 1,821 \$ - \$ 2,095 Accounts payable and accrued liabilities 2,955 1 40,569 - 43,525 Income taxes payable 3,216 14 56,297 (3,607) 55,920 Long-term debt 276 1,735 4,885 - 6,896 Deferred income tax liabilities 1,9,164 - 20,959 - 32,913 Intercompany payables 119,164 - 20,959 - 32,913 Intercompany payables 118,603 21 618,454 (618,475) 118,058 Earnings reinvested 218,761 (447) 152,343 (151,896) 218,761 Other shareholders' equity \$ 254,669									-		
Total assets § 254,869 § 2.375 § 1,054,545 § (1,075,128) § 2.36,661 Notes and loan payables \$ 2.61 \$ 13 \$ 1,821 \$ - \$ 43,525 Income taxes payable - - 13,907 (3,607) 10,300 Condermedet 276 1,735 4,865 - 6,896 Deferred income tax liabilities 1,636 222 20,471 - 22,329 Other ong-term iabilities 11,964 - 20,959 - 32,913 Intercompany payables 119,164 383 333,479 (453,046) - Total iabilities 136,266 2,354 436,091 (456,653) 118,053 Total shareholders' equity (100,158) 468 466,111 (466,579) (100,158) Total shareholders' equity \$ 254,869 \$ 2,375 \$ 1,054,545 \$ (1,075,128) \$ 236,661									,		32,312
Notes and loan payables \$ 261 \$ 13 \$ 1.821 \$ - \$ 2.095 Accounts payable and accrued liabilities 2.955 1 40,569 - 43,525 Income taxes payable - - 13,907 (3,607) 10,300 Total current liabilities 3,216 14 56,297 (3,607) 55,920 Other tong-term liabilities 1,636 222 20,471 - 22,933 Other tong-term liabilities 119,154 - 20,959 - 32,913 Intercompany payables 119,164 333 333,479 (453,046) - Total liabilities 136,266 2,354 436,091 (456,653) 118,058 Earnings reinvested 218,761 (447) 152,343 (151,896) 218,761 Other shareholders' equity 118,603 21 618,454 (618,475) 118,003 Total iabilities and s 6,355 - \$ 21,889 \$ <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td> ,</td><td></td><td>-</td></td<>									,		-
Accounts payable and accrued liabilities 2,955 1 40,669 - 43,525 Income taxes payable - - 13,907 (3,607) 10,300 Total current liabilities 3,216 14 56,297 (3,607) 65,920 Long-term debt 276 1,735 4,885 - 6,896 Deferred income tax liabilities 11,954 - 20,959 - 32,913 Intercompany payables 119,184 383 333,479 (453,046) - Total liabilities 136,266 2,354 436,091 (456,653) 118,058 Earnings reinvested 218,761 (447) 152,343 (151,896) 218,761 Other shareholders' equity 118,603 21 618,454 (618,475) 118,603 Total liabilities and 5 6,355 \$ - \$ 21,876 \$ (100,158) Condensed consolidated balance sheet as of December 31,2006 C \$ (107,5128) \$ 236,661 Cash and cash equivalents \$ 6,355 - \$ 21,889	Total assets	\$	254,869	\$	2,375	\$	1,054,545	\$	(1,075,128)	\$	236,661
Income taxes payable - - 13,907 (3,607) 10,300 Total current liabilities 3,216 14 56,297 (3,607) 55,920 Long-term debt 276 1,735 4,885 - 6,896 Deferred income tax liabilities 1,954 - 20,959 - 32,913 Intercompany payables 119,184 383 333,479 (453,046) - - Total liabilities 136,266 2,354 436,091 (456,653) 118,058 Earnings reinvested 218,761 (447) 152,343 (151,896) 218,761 Other shareholders' equity 118,603 21 618,454 (618,475) 118,063 Total liabilities and she quivalents \$ 6,355 - \$ 21,869 \$ 2,375 \$ 1,054,545 \$ (1,075,128) \$ 28,244 Cash and cash equivalents \$ 6,355 - \$ 21,889 - \$ 28,244 Cash and cash equivalents \$ 6,3575 - \$ 21,889 - \$ 28,244 Cash and cash equivalent ent <td>Notes and loan payables</td> <td>\$</td> <td>261</td> <td>\$</td> <td>13</td> <td>\$</td> <td>1,821</td> <td>\$</td> <td>-</td> <td>\$</td> <td>2,095</td>	Notes and loan payables	\$	261	\$	13	\$	1,821	\$	-	\$	2,095
Total current liabilities 3.216 14 56,297 (3,607) 55,920 Long-term debt 276 1,735 4,885 - 6,866 Deferrent income tax liabilities 11,954 - 20,959 - 32,913 Intercompany payables 119,184 383 333,479 (453,046) - Total liabilities 136,266 2,354 436,091 (456,653) 118,058 Earnings reinvested 218,761 (447) 152,343 (151,896) 218,761 Other shareholders' equity (100,158) 468 466,111 (466,579) (100,158) Total liabilities and shareholders' equity 118,003 21 618,454 (618,475) 118,003 Condensed consolidated balance sheet as of December 31.2005 Cash and cash equivalents \$ 6,355 \$ 1,054,545 \$ (1,075,128) \$ 236,661 Condensed consolidated balance sheet as of December 31.2005 - 2,6885 - 2,8942 Inventories 1,213 - 9,501 - 10,714 <	Accounts payable and accrued liabilities		2,955		1		40,569		-		43,525
Long-term debt 276 1,735 4,885 - 6,896 Deferred income tax liabilities 1,636 222 20,471 - 22,329 Other long-term liabilities 11,954 - 20,959 - 32,913 Intercompany payables 119,184 383 333,479 (453,046) - Total liabilities 136,266 2,354 436,091 (456,653) 118,058 Earnings reinvested 218,761 (447) 152,343 (151,896) 218,761 Other shareholders' equity 118,603 21 618,454 (618,475) 118,003 Total liabilities and shareholders' equity 18,603 21 618,454 (618,475) 118,003 Total inabilities and sanacholders' equity \$ 254,869 \$ 2,0375 \$ 10,54,545 \$ (10,751,28) \$ 236,661 Condensed consolidated balance sheet as of December 31, 2006 - - 4,604 - 4,604 Notes and accounts receivable - net 2,057 -	Income taxes payable		-		-		13,907		(3,607)		10,300
Deferred income tax liabilities 1,636 222 20,471 . 22,329 Other long-term liabilities 11,954 - 20,959 . 32,913 Intercompany payables 119,184 383 333,479 (453,046) - Total liabilities 136,266 2,354 436,091 (456,653) 118,058 Earnings reinvested 218,761 (447) 152,343 (151,896) 218,761 Other shareholders' equity (100,158) 466 466,111 (466,75) 118,603 Total liabilities and shareholders' equity \$ 254,869 \$ 2,375 \$ 1,054,545 \$ (1,075,128) \$ 236,661 Condensed consolidated balance sheet as of December 31, 2006 - - 4,604 - 4,604 Notes and accounts receivable - net 2,057 - 26,885 - 28,942 Invertories 1,213 - 9,501 - 10,714 Prepaid taxes and expenses 357 - 2,916 - 3,273			,		14		56,297		(3,607)		55,920
Other long-term liabilities 11,954 - 20,959 . 32,913 Intercompany payables 119,184 383 333,479 (453,046) - Total liabilities 136,266 2,354 436,091 (456,653) 118,058 Earnings reinvested 218,761 (447) 152,343 (151,896) 218,761 Other shareholders' equity (100,158) 468 466,111 (466,573) (100,158) Total liabilities and shareholders' equity 118,603 21 618,454 (618,475) 118,603 Condensed consolidated balance sheet as of December 31. 2006 Cash and cash equivalents \$ 6,355 \$ - \$ 21,864 - 4,604 Cash and cash equivalents \$ 6,355 \$ - \$ 28,942 Inventories 1,213 - 9,501 - 10,714 Prepaid taxes and expenses 357 - 2,916 - 3,277 Property, plant and equipment - net 16,701 1,883 455,221 </td <td>0</td> <td></td> <td>276</td> <td></td> <td>1,735</td> <td></td> <td>4,885</td> <td></td> <td>-</td> <td></td> <td>6,896</td>	0		276		1,735		4,885		-		6,896
Intercompany payables 119,184 383 333,479 (453,046) - Total liabilities 136,266 2,354 436,091 (456,653) 118,058 Earnings reinvested 218,761 (447) 152,343 (151,896) 218,761 Other shareholders' equity (100,158) 468 466,111 (466,579) (100,158) Total shareholders' equity 118,603 21 618,454 (618,475) 118,603 Total shareholders' equity \$ 254,869 \$ 2,375 \$ 1,054,545 \$ (1,075,128) \$ 236,661 Condensed consolidated balance sheet as of December 31. 2006 Cash and cash equivalents \$ 6,355 \$ - \$ 21,889 \$ - \$ 28,244 Cash and cash equivalents - restricted - - 4,604 - 4,604 Notes and accounts receivable - net 2,057 - 28,885 - 8,244 Cash and cash equivalents - net 16,730 - 96,957 - 75,777 Properity, plant and equipment - net 16,501 1,88					222				-		
Total liabilities 136,266 2,354 436,091 (456,653) 118,058 Earnings reinvested 218,761 (447) 152,343 (151,896) 218,761 Other shareholders' equity (100,158) 468 466,111 (466,579) (100,158) Total shareholders' equity 118,603 21 618,454 (618,475) 118,603 Total iabilities and shareholders' equity \$ 254,869 \$ 2,375 \$ 1,054,545 \$ (1,075,128) \$ 236,661 Condensed consolidated balance sheet as of December 31.2006 - - 4,604 - 4,604 Notes and accounts receivable - net 2,057 - 28,885 - 28,942 Inventories 1,213 - 9,501 - 10,714 Prepaid taxes and expenses 357 - 2,916 - 3,273 Total current assets 9,982 - 65,795 - 75,777 Property, plant and equipment - net 16,501 1,883 435,221 (453,6	0				-				-		32,913
Earnings reinvested 218,761 (447) 152,343 (151,896) 218,761 Other shareholders' equity (100,158) 468 466,111 (466,579) (100,158) Total shareholders' equity 118,603 21 618,454 (618,475) 118,603 Total liabilities and shareholders' equity \$ 254,869 \$ 2,375 \$ 1,054,545 \$ (1,075,128) \$ 236,661 Condensed consolidated balance sheet as of December 31.2006 \$ 4,604 - 4,604 Notes and acons equivalents - restricted - - 4,604 - 4,604 Notes and accounts receivable - net 2,057 - 26,885 - 28,942 Inventories 1,213 - 9,501 - 10,714 Prepaid taxes and expenses 357 - 2,916 - 3,273 Total current assets 9,982 - 65,795 - 75,777 Property, plant and equipment - net 16,501 1,883 435,221 (453											
Other shareholders' equity (100,158) 468 466,111 (466,579) (100,158) Total shareholders' equity 118,603 21 618,454 (618,475) 118,603 Total liabilities and shareholders' equity \$ 254,869 \$ 2,375 \$ 1,054,545 \$ (1,075,128) \$ 236,661 Condensed consolidated balance sheet as of December 31. 2006 4,604 Cash and cash equivalents - restricted - - 26,885 - \$ 28,244 Cash and cash equivalents - restricted - - 26,885 - \$ 28,444 Cash and cash equivalents - restricted - - 26,885 - \$ 28,942 Inventories 1,213 - 9,501 - 10,714 Prepaid taxes and expenses 357 - 2,916 - 3,273 Total and equipment - net 16,501 1,883 435,221 (453,605) - Investments and other assets 201,257 423 415,910 (588,039) 29,052 Intercompany receiv	Total liabilities		136,266		2,354		436,091		(456,653)		118,058
Total shareholders' equity 118,603 21 618,454 (618,475) 118,603 Total liabilities and shareholders' equity \$ 254,869 \$ 2,375 \$ 1,054,545 \$ (1,075,128) \$ 236,661 Condensed consolidated balance sheet as of December 31,2006 Cash and cash equivalents \$ 6,355 \$ - \$ \$ 21,889 \$ \$ \$ 28,244 Cash and cash equivalents - restricted - - 4,604 - 4,604 Notes and accounts receivable - net 2,057 - 26,865 - 28,942 Inventories 1,213 - 9,501 - 10,714 Prepaid taxes and expenses 357 - 2,916 - 3,273 Total current assets 9,982 - 65,795 - 75,777 Property, plant and equipment - net 16,730 - 96,957 - 113,687 Intercompany receivables \$ 201,257 423 415,910 (588,039) 29,551 Inder assets \$ 204,470 \$ 2,306 \$ 1,013,883<	Earnings reinvested		218,761		(447)		152,343		(151,896)		218,761
Total liabilities and shareholders' equity § 254,869 § 2,375 § 1,054,545 § (1,075,128) § 236,661 Condensed consolidated balance sheet as of December 31, 2006 Cash and cash equivalents \$ 6,355 \$ - \$ 21,889 \$ - \$ 28,244 Cash and cash equivalents - restricted - - 4,604 - 4,604 Notes and accounts receivable - net 2,057 - 26,885 - 28,942 Inventories 1,213 - 9,501 - 10,714 Prepaid taxes and expenses 357 - 29,106 - 3,273 Total current assets 9,982 - 65,795 - 113,687 Investments and other assets 201,257 423 415,910 (588,039) 29,551 Intercompany receivables 16,501 1,883 435,221 (453,605) - - Total assets \$ 244,470 \$ 2,306 \$ 1,013,883 \$ (1,041,644) \$ 219,015 Notes and loan payables \$ 9,055 1 36,056 -	Other shareholders' equity		(100,158)		468		466,111		(466,579)		(100,158)
shareholders' equity § 254,869 § 2,375 § 1,054,545 § (1,075,128) § 236,661 Condensed consolidated balance sheet as of December 31, 2006 Cash and cash equivalents - restricted - \$ \$ 21,889 \$ - \$ \$ 21,889 \$ - \$ \$ 28,244 Cash and cash equivalents - restricted - - 4,604 - - 4,604 Notes and accounts receivable - net 2,057 - 26,885 - 28,942 Inventories 1,213 - 9,501 - 10,714 Prepeid taxes and expenses 357 - 2,916 - 3,273 Total current assets 9,982 - 66,795 - 113,867 Investments and other assets 201,257 423 415,910 (588,039) 29,551 Intercompany receivables 16,501 1,883 435,221 (453,605) - - Total assets 3,025 1 36,056 - 39,082	Total shareholders' equity		118,603		21		618,454		(618,475)		118,603
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	Total liabilities and										
Cash and cash equivalents \$ 6,355 \$ - \$ 21,889 \$ - \$ 28,244 Cash and cash equivalents - restricted - - 4,604 - 4,604 Notes and accounts receivable - net 2,057 - 26,885 - 28,942 Inventories 1,213 - 9,501 - 10,714 Prepaid taxes and expenses 357 - 2,916 - 3,273 Total current assets 9,982 - 65,795 - 75,777 Property, plant and equipment - net 16,730 - 96,957 - 113,887 Investments and other assets 201,257 423 415,910 (588,039) 29,551 Intercompany receivables 16,501 1,883 435,221 (453,605) - - Total assets \$ 244,470 \$ 2,306 \$ 1,013,883 \$ (1,041,644) \$ 219,015 Notes and loan payables \$ 90 \$ 13 \$ 1,599 - \$ 1,702 Accounts payable and accrued liabilities <td< td=""><td>shareholders' equity</td><td>\$</td><td>254,869</td><td>\$</td><td>2,375</td><td>\$</td><td>1,054,545</td><td>\$</td><td>(1,075,128)</td><td>\$</td><td>236,661</td></td<>	shareholders' equity	\$	254,869	\$	2,375	\$	1,054,545	\$	(1,075,128)	\$	236,661
Cash and cash equivalents - restricted - - 4,604 - 4,604 Notes and accounts receivable - net 2,057 - 26,885 - 28,942 Inventories 1,213 - 9,501 - 10,714 Prepaid taxes and expenses 357 - 2,916 - 3,273 Total current assets 9,982 - 65,795 - 75,777 Property, plant and equipment - net 16,730 - 96,957 - 113,687 Investments and other assets 201,257 423 415,910 (588,039) 29,551 Intercompany receivables 16,501 1,883 435,221 (453,605) - Total assets \$ 244,470 \$ 2,306 \$ 1,013,883 \$ (1,041,644) \$ 219,015 Notes and loan payables \$ 90 \$ 13 \$ 1,599 \$ - \$ 1,702 Accounts payable and accrued liabilities 3,025 1 36,056 - 39,082 Income taxes payable 548 1 7,484 - 8,033	Condensed consolidated balance sheet a	s of l	December 3	1, 200	<u>)6</u>						
Notes and accounts receivable - net 2,057 - 26,885 - 28,942 Inventories 1,213 - 9,501 - 10,714 Prepaid taxes and expenses 357 - 2,916 - 3,273 Total current assets 9,982 - 65,795 - 75,777 Property, plant and equipment - net 16,730 - 96,957 - 113,687 Investments and other assets 201,257 423 415,910 (588,039) 29,551 Intercompany receivables 16,601 1,883 435,221 (453,605) - Total assets \$ 244,470 \$ 2,306 \$ 1,013,883 \$ (1,041,644) \$ 219,015 Notes and loan payables \$ 90 \$ 13 \$ 1,599 \$ - \$ 1,702 Accounts payable and accrued liabilities 3,025 1 36,056 - 39,082 Income taxes payable 5448 1 7,484 - 8,033 Total	Cash and cash equivalents	\$	6,355	\$	-	\$	21,889	\$	-	\$	28,244
Inventories 1,213 - 9,501 - 10,714 Prepaid taxes and expenses 357 - 2,916 - 3,273 Total current assets 9,982 - 65,795 - 75,777 Property, plant and equipment - net 16,730 - 96,957 - 113,687 Investments and other assets 201,257 423 415,910 (588,039) 29,551 Intercompany receivables 16,501 1,883 435,221 (453,605) - Total assets \$ 244,470 \$ 2,306 \$ 1,013,883 \$ (1,041,644) \$ 219,015 Notes and loan payables \$ 90 \$ 13 \$ 1,599 \$ - \$ 1,702 Accounts payable and accrued liabilities 3,025 1 36,056 - 39,082 Income taxes payable 548 1 7,484 - 8,033 Total current liabilities 1,975 237 18,639 - 20,851 Deferred income tax liabilities 1,975 237 18,639 - 28,858	Cash and cash equivalents - restricted		-		-		4,604		-		4,604
Prepaid taxes and expenses 357 - 2,916 - 3,273 Total current assets 9,982 - 65,795 - 75,777 Property, plant and equipment - net 16,730 - 96,957 - 113,687 Investments and other assets 201,257 423 415,910 (588,039) 29,551 Intercompany receivables 16,501 1,883 435,221 (453,605) - Total assets \$ 244,470 \$ 2,306 \$ 1,013,883 \$ (1,041,644) \$ 219,015 Notes and loan payables \$ 90 \$ 13 \$ 1,599 \$ - \$ 1,702 Accounts payable and accrued liabilities 3,025 1 36,056 - 39,082 Income taxes payable 548 1 7,484 - 8,033 Total current liabilities 3,663 15 45,139 - 48,817 Long-term debt 274 1,602 4,769 - 6,645 Deferred inc	Notes and accounts receivable - net		2,057		-		26,885		-		28,942
Total current assets 9,982 - 65,795 - 75,777 Property, plant and equipment - net 16,730 - 96,957 - 113,687 Investments and other assets 201,257 423 415,910 (588,039) 29,551 Intercompany receivables 16,501 1,883 435,221 (453,605) - Total assets \$ 244,470 \$ 2,306 \$ 1,013,883 \$ (1,041,644) \$ 219,015 Notes and loan payables \$ 90 \$ 13 \$ 1,599 \$ - \$ 1,702 Accounts payable and accrued liabilities 3,025 1 36,056 - 39,082 Income taxes payable 548 1 7,484 - 8,033 Total current liabilities 3,663 15 45,139 - 48,817 Long-term debt 274 1,602 4,769 - 6,645 Deferred income tax liabilities 1,975 237 18,639 - 20,851 Other long-term liabilities 130,626 2,241 425,909 (453,605) 105,171	Inventories		1,213		-		9,501		-		10,714
Property, plant and equipment - net 16,730 - 96,957 - 113,687 Investments and other assets 201,257 423 415,910 (588,039) 29,551 Intercompany receivables 16,501 1,883 435,221 (453,605) - Total assets \$ 244,470 \$ 2,306 \$ 1,013,883 \$ (1,041,644) \$ 219,015 Notes and loan payables \$ 90 \$ 13 \$ 1,599 \$ - \$ 1,702 Accounts payable and accrued liabilities 3,025 1 36,056 - 39,082 Income taxes payable 548 1 7,484 - 8,033 Total current liabilities 3,663 15 45,139 - 48,817 Long-term debt 274 1,602 4,769 - 6,645 Deferred income tax liabilities 1,975 237 18,639 - 20,851 Other long-term liabilities 130,626 2,241 425,909 (453,605) - Total liabilities 130,626 2,241 425,909 (453,605) 105,171 Earnings reinvested	Prepaid taxes and expenses		357		-		2,916		-		3,273
Investments and other assets 201,257 423 415,910 (588,039) 29,551 Intercompany receivables 16,501 1,883 435,221 (453,605) - Total assets \$ 244,470 \$ 2,306 \$ 1,013,883 \$ (1,041,644) \$ 219,015 Notes and loan payables \$ 90 \$ 13 \$ 1,599 \$ - \$ 1,702 Accounts payable and accrued liabilities 3,025 1 36,056 - 39,082 Income taxes payable 548 1 7,484 - 8,033 Total current liabilities 3,663 15 45,139 - 48,817 Long-term debt 274 1,602 4,769 - 6,645 Deferred income tax liabilities 1,975 237 18,639 - 20,851 Other long-term liabilities 130,626 2,241 425,909 (453,605) - Total liabilities 130,626 2,241 425,909 (453,605) 105,171 Earnings reinvested 195,207 (404)	Total current assets		9,982		-		65,795		-		75,777
Intercompany receivables16,5011,883435,221(453,605)-Total assets\$ 244,470\$ 2,306\$ 1,013,883\$ (1,041,644)\$ 219,015Notes and loan payables\$ 90\$ 13\$ 1,599\$ -\$ 1,702Accounts payable and accrued liabilities $3,025$ 1 $36,056$ - $39,082$ Income taxes payable 548 1 $7,484$ - $8,033$ Total current liabilities $3,663$ 15 $45,139$ - $48,817$ Long-term debt 274 $1,602$ $4,769$ - $6,645$ Deferred income tax liabilities $1,975$ 237 $18,639$ - $20,851$ Other long-term liabilities $1,975$ 237 $18,639$ - $20,851$ Intercompany payables $116,670$ 387 $336,548$ $(453,605)$ -Total liabilities $195,207$ (404) $144,607$ $(144,203)$ $195,207$ Other shareholders' equity $(81,363)$ 469 $443,367$ $(443,836)$ $(81,363)$ Total liabilities and $113,844$ 65 $587,974$ $(588,039)$ $113,844$					-						113,687
Total assets \$ 244,470 \$ 2,306 \$ 1,013,883 \$ (1,041,644) \$ 219,015 Notes and loan payables \$ 90 \$ 13 \$ 1,599 \$ - \$ 1,702 Accounts payable and accrued liabilities 3,025 1 36,056 - 39,082 Income taxes payable 548 1 7,484 - 8,033 Total current liabilities 3,663 15 45,139 - 48,817 Long-term debt 274 1,602 4,769 - 6,645 Deferred income tax liabilities 1,975 237 18,639 - 28,858 Intercompany payables 116,670 387 336,548 (453,605) - Total liabilities 130,626 2,241 425,909 (453,605) 105,171 Earnings reinvested 195,207 (404) 144,607 (144,203) 195,207 Other shareholders' equity (81,363) 469 443,367 (443,836) (81,363) Total shareholders' equity 113,844 65											29,551
Notes and loan payables \$ 90 \$ 13 \$ 1,599 \$ - \$ 1,702 Accounts payable and accrued liabilities 3,025 1 36,056 - 39,082 Income taxes payable 548 1 7,484 - 8,033 Total current liabilities 3,663 15 45,139 - 48,817 Long-term debt 274 1,602 4,769 - 6,645 Deferred income tax liabilities 1,975 237 18,639 - 20,851 Other long-term liabilities 8,044 - 20,814 - 28,858 Intercompany payables 116,670 387 336,548 (453,605) - Total liabilities 130,626 2,241 425,909 (453,605) 105,171 Earnings reinvested 195,207 (404) 144,607 (144,203) 195,207 Other shareholders' equity (81,363) 469 443,367 (443,836) (81,363) Total sh											-
Accounts payable and accrued liabilities 3,025 1 36,056 - 39,082 Income taxes payable 548 1 7,484 - 8,033 Total current liabilities 3,663 15 45,139 - 48,817 Long-term debt 274 1,602 4,769 - 6,645 Deferred income tax liabilities 1,975 237 18,639 - 20,851 Other long-term liabilities 8,044 - 20,814 - 28,858 Intercompany payables 116,670 387 336,548 (453,605) - Total liabilities 130,626 2,241 425,909 (453,605) 105,171 Earnings reinvested 195,207 (404) 144,607 (144,203) 195,207 Other shareholders' equity (81,363) 469 443,367 (443,836) (81,363) Total shareholders' equity 113,844 65 587,974 (588,039) 113,844 Total liabilities and 113,844 65 587,974 (588,039) 113,844	l otal assets	\$	244,470	\$	2,306	\$	1,013,883	\$	(1,041,644)	\$	219,015
Accounts payable and accrued liabilities 3,025 1 36,056 - 39,082 Income taxes payable 548 1 7,484 - 8,033 Total current liabilities 3,663 15 45,139 - 48,817 Long-term debt 274 1,602 4,769 - 6,645 Deferred income tax liabilities 1,975 237 18,639 - 20,851 Other long-term liabilities 8,044 - 20,814 - 28,858 Intercompany payables 116,670 387 336,548 (453,605) - Total liabilities 130,626 2,241 425,909 (453,605) 105,171 Earnings reinvested 195,207 (404) 144,607 (144,203) 195,207 Other shareholders' equity (81,363) 469 443,367 (443,836) (81,363) Total shareholders' equity 113,844 65 587,974 (588,039) 113,844 Total liabilities and 1 1 65 587,974 (588,039) 113,844	Notes and loan payables	\$	90	\$	13	\$	1,599	\$	-	\$	1,702
Total current liabilities 3,663 15 45,139 - 48,817 Long-term debt 274 1,602 4,769 - 6,645 Deferred income tax liabilities 1,975 237 18,639 - 20,851 Other long-term liabilities 8,044 - 20,814 - 28,858 Intercompany payables 116,670 387 336,548 (453,605) - Total liabilities 130,626 2,241 425,909 (453,605) 105,171 Earnings reinvested 195,207 (404) 144,607 (144,203) 195,207 Other shareholders' equity (81,363) 469 443,367 (443,836) (81,363) Total shareholders' equity 113,844 65 587,974 (588,039) 113,844	Accounts payable and accrued liabilities		3,025		1		36,056		-		39,082
Long-term debt 274 1,602 4,769 - 6,645 Deferred income tax liabilities 1,975 237 18,639 - 20,851 Other long-term liabilities 8,044 - 20,814 - 28,858 Intercompany payables 116,670 387 336,548 (453,605) - Total liabilities 130,626 2,241 425,909 (453,605) 105,171 Earnings reinvested 195,207 (404) 144,607 (144,203) 195,207 Other shareholders' equity (81,363) 469 443,367 (443,836) (81,363) Total shareholders' equity 113,844 65 587,974 (588,039) 113,844 Total liabilities and	Income taxes payable		548		1		7,484		-		8,033
Deferred income tax liabilities 1,975 237 18,639 - 20,851 Other long-term liabilities 8,044 - 20,814 - 28,858 Intercompany payables 116,670 387 336,548 (453,605) - Total liabilities 130,626 2,241 425,909 (453,605) 105,171 Earnings reinvested 195,207 (404) 144,607 (144,203) 195,207 Other shareholders' equity (81,363) 469 443,367 (443,836) (81,363) Total shareholders' equity 113,844 65 587,974 (588,039) 113,844	Total current liabilities		3,663		15		45,139		-		48,817
Other long-term liabilities 8,044 - 20,814 - 28,858 Intercompany payables 116,670 387 336,548 (453,605) - Total liabilities 130,626 2,241 425,909 (453,605) 105,171 Earnings reinvested 195,207 (404) 144,607 (144,203) 195,207 Other shareholders' equity (81,363) 469 443,367 (443,836) (81,363) Total shareholders' equity 113,844 65 587,974 (588,039) 113,844	Long-term debt		274		1,602		4,769		-		6,645
Intercompany payables 116,670 387 336,548 (453,605) - Total liabilities 130,626 2,241 425,909 (453,605) 105,171 Earnings reinvested 195,207 (404) 144,607 (144,203) 195,207 Other shareholders' equity (81,363) 469 443,367 (443,836) (81,363) Total shareholders' equity 113,844 65 587,974 (588,039) 113,844	Deferred income tax liabilities		1,975		237		18,639		-		20,851
Total liabilities 130,626 2,241 425,909 (453,605) 105,171 Earnings reinvested 195,207 (404) 144,607 (144,203) 195,207 Other shareholders' equity (81,363) 469 443,367 (443,836) (81,363) Total shareholders' equity 113,844 65 587,974 (588,039) 113,844	Other long-term liabilities		8,044		-		20,814		-		28,858
Earnings reinvested 195,207 (404) 144,607 (144,203) 195,207 Other shareholders' equity (81,363) 469 443,367 (443,836) (81,363) Total shareholders' equity 113,844 65 587,974 (588,039) 113,844 Total liabilities and 113,844 65 587,974 (588,039) 113,844	Intercompany payables		116,670		387		336,548		(453,605)		-
Other shareholders' equity (81,363) 469 443,367 (443,836) (81,363) Total shareholders' equity 113,844 65 587,974 (588,039) 113,844 Total liabilities and 5 587,974 5 5 5	Total liabilities		130,626		2,241		425,909		(453,605)		105,171
Total shareholders' equity113,84465587,974(588,039)113,844Total liabilities and	Earnings reinvested		195,207		(404)		144,607		(144,203)		195,207
Total liabilities and	Other shareholders' equity		(81,363)		469		443,367		(443,836)		(81,363)
			113,844		65		587,974		(588,039)		113,844
		\$	244,470	\$	2,306	\$	1,013,883	\$	(1,041,644)	\$	219,015

	Exxon Mobil Corporation Parent Guarantor	SeaRiver Maritime Financial Holdings, Inc.	All Other Subsidiaries (millions of dolla	Consolidating and Eliminating Adjustments <i>rs</i>)	Consolidated
Condensed consolidated statement of cas Cash provided by/(used in) operating	h flows for nine	months ended S	September 30, 20	07	
activities	\$ 21,063	\$ 60	\$ 40,176	\$ (20,632)	\$ 40,667
Cash flows from investing activities Additions to property, plant and					
equipment	(912)	-	(9,915)	-	(10,827)
Sales of long-term assets	187	-	2,235	-	2,422
Net intercompany investing	4,554	(56)	(4,565)	67	-
All other investing, net	-	-	(1,660)	-	(1,660)
Net cash provided by/(used in)					
investing activities	3,829	(56)	(13,905)	67	(10,065)
Cash flows from financing activities					
Additions to long-term debt	-	-	104	-	104
Reductions in long-term debt Additions/(reductions) in short-term	-	-	(111)	-	(111)
debt - net	163	-	23	-	186
Cash dividends	(5,718)	-	(20,632)	20,632	(5,718)
Net ExxonMobil shares sold/(acquired)	(22,993)	-	-	-	(22,993)
Net intercompany financing activity	-	(4)	71	(67)	-
All other financing, net	356	-	(762)	-	(406)
Net cash provided by/(used in)					
financing activities	(28,192)	(4)	(21,307)	20,565	(28,938)
Effects of exchange rate changes					
on cash	-	-	1,515	-	1,515
Increase/(decrease) in cash and cash					
equivalents	\$ (3,300)	\$ -	\$ 6,479	\$ -	\$ 3,179
Condensed consolidated statement of cas	h flows for ning	months and ad	Contombor 20, 20	06	
Cash provided by/(used in) operating		montins ended c	beptember 30, 20	00	
activities	\$ 1,122	\$ 74	\$ 40,556	\$ (1,328)	\$ 40,424
Cash flows from investing activities	ψ Ι,ΙΖΖ	ψ /4	φ 40,000	φ (1,520)	φ 40,424
Additions to property, plant and					
equipment	(1,188)	-	(10,113)	-	(11,301)
Sales of long-term assets	226	_	2,102	-	2,328
Net intercompany investing	20,711	(75)	(20,745)	109	2,020
All other investing, net		-	(1,791)	-	(1,791)
Net cash provided by/(used in)					
investing activities	19,749	(75)	(30,547)	109	(10,764)
Cash flows from financing activities		. ,	,		
Additions to long-term debt	-	-	123	-	123
Reductions in long-term debt	-	-	(31)	-	(31)
Additions/(reductions) in short-term					
debt - net	(151)	-	396	-	245
Cash dividends	(5,775)	-	(1,328)	1,328	(5,775)
Net ExxonMobil shares sold/(acquired)	(20,379)	-	-	-	(20,379)
Net intercompany financing activity	-	1	108	(109)	-
All other financing, net	270	-	(587)	-	(317)
Net cash provided by/(used in)					
financing activities	(26,035)	1	(1,319)	1,219	(26,134)
Effects of exchange rate changes					
on cash	-	-	537	-	537
Increase/(decrease) in cash and cash					
equivalents	\$ (5,164)	\$-	\$ 9,227	\$ -	\$ 4,063

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

FUNCTIONAL EARNINGS SUMMARY

	Third Quarter				First Nine Months				
	<u>2007</u>		<u>2006</u>		<u>2007</u>		<u>2006</u>		
			(millions of	of d	ollars)				
Net Income (U.S. GAAP)									
Upstream									
United States	\$ 1,196	\$	1,192	\$	3,595	\$	4,116		
Non-U.S.	5,103		5,301		14,698		15,894		
Downstream									
United States	914		1,272		3,498		3,305		
Non-U.S.	1,087		1,466		3,808		3,189		
Chemical									
United States	296		458		846		976		
Non-U.S.	906		893		2,605		2,164		
Corporate and financing	(92)		(92)		(100)		(394)		
Net Income (U.S. GAAP)	\$ 9,410	\$	10,490	\$	28,950	\$	29,250		
Net income per common share (dollars)	\$ 1.72	\$	1.79	\$	5.21	\$	4.91		
Net income per common share									
- assuming dilution (dollars)	\$ 1.70	\$	1.77	\$	5.15	\$	4.86		

REVIEW OF THIRD QUARTER AND FIRST NINE MONTHS 2007 RESULTS

Exxon Mobil Corporation reported third quarter 2007 net income of \$9,410 million (\$1.70 per share), down 10 percent from the third quarter of 2006, while earnings per share were down 4 percent for the same period. The decrease reflected lower downstream and chemical margins partly offset by higher crude oil realizations. Excluding the impact of entitlements, divestments, OPEC quota effects and Venezuela, production on an oil-equivalent basis increased by 3 percent.

Net income of \$28,950 million for the first nine months of 2007 was \$300 million lower than the record first nine months of 2006. Earnings per share of \$5.15 reflected strong earnings and increased by 6 percent due to the reduction in the number of shares outstanding. Excluding the impact of entitlements, divestments, OPEC quota effects and Venezuela, liquids production increased by 5 percent.

	Third Quarter					First Nine Months			
	<u>2007</u>	_	<u>2006</u>	2	<u>2007</u>	-	<u>2006</u>		
		(millions o	f do	llars)				
<u>Upstream earnings</u>									
United States	\$ 1,196	\$	1,192	\$	3,595	\$	4,116		
Non-U.S.	5,103		5,301		14,698		15,894		
Total	\$ 6,299	\$	6,493	\$	18,293	\$	20,010		

Upstream earnings in the third quarter of 2007 were \$6,299 million, down \$194 million from the third quarter of 2006 primarily reflecting lower natural gas realizations and higher operating expenses, mostly offset by higher crude oil realizations. On an oil-equivalent basis, production decreased by 2 percent from the third quarter of 2006. Excluding the impact of entitlements, divestments, OPEC quota effects and Venezuela, production was up 3 percent.

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Liquids production of 2,536 kbd (thousands of barrels per day) was 111 kbd lower. Mature field decline and reduced entitlements were partly offset by increased production from projects in Africa and Russia. Excluding the impact of entitlements, divestments, OPEC quota effects and Venezuela, liquids production was up 3 percent.

Third quarter natural gas production was 8,302 mcfd (millions of cubic feet per day), up 163 mcfd from 2006. Increased volume from projects in Qatar was partly offset by the impact of mature field decline. Excluding entitlement and divestment effects, natural gas production increased by 3 percent.

Earnings from U.S. Upstream operations were \$1,196 million, \$4 million higher than the third quarter of 2006. Non-U.S. Upstream earnings were \$5,103 million, down \$198 million from 2006.

Upstream earnings for the first nine months of 2007 were \$18,293 million, a decrease of \$1,717 million from 2006 due to lower natural gas realizations and higher operating expenses, partly offset by higher crude oil realizations and favorable sales mix effects. On an oil-equivalent basis, production decreased 2 percent from last year. Excluding the impact of entitlements, divestments, OPEC quota effects and Venezuela, production was up nearly 3 percent.

Liquids production of 2,649 kbd decreased by 33 kbd from 2006. Higher production from projects in Africa and Russia was offset by mature field decline and reduced entitlements. Excluding the impact of entitlements, divestments, OPEC quota effects and Venezuela, liquids production increased 5 percent.

Natural gas production of 9,043 mcfd decreased 302 mcfd from 2006. Lower volume from mature field decline was partly offset by projects in Qatar, Europe, Canada and Malaysia.

Earnings from U.S. Upstream operations for 2007 were \$3,595 million, a decrease of \$521 million. Earnings outside the U.S. were \$14,698 million, \$1,196 million lower than 2006.

	Third Quarter			F	First Nine Mont				
	<u>2007</u>	_	2006	2	2007	_	<u>2006</u>		
	(millions of do								
Downstream earnings									
United States	\$ 914	\$	1,272	\$	3,498	\$	3,305		
Non-U.S.	1,087		1,466		3,808		3,189		
Total	\$ 2,001	\$	2,738	\$	7,306	\$	6,494		

Downstream earnings in the third quarter of 2007 were \$2,001 million, down \$737 million from the third quarter of 2006, driven by lower refining and fuels marketing margins. Petroleum product sales were 7,101 kbd, 201 kbd lower than last year's third quarter.

U.S. Downstream earnings were \$914 million, down \$358 million from the third quarter of 2006. Non-U.S. Downstream earnings of \$1,087 million were \$379 million lower.

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Downstream earnings for the first nine months of 2007 were a record \$7,306 million, an increase of \$812 million from 2006 reflecting stronger marketing margins, refinery optimization activities and the sale of the Ingolstadt refinery, partly offset by lower refining margins. Petroleum product sales of 7,090 kbd decreased from 7,180 kbd in 2006.

U.S. Downstream earnings were \$3,498 million, up \$193 million. Non-U.S. Downstream earnings were \$3,808 million, \$619 million higher than last year.

	Third Quarter				First Nine Mon		
	<u>2007</u> <u>2006</u>				2007	_	<u>2006</u>
		()	millions o	f dol	lars)		
Chemical earnings							
United States	\$ 296	\$	458	\$	846	\$	976
Non-U.S.	906		893		2,605		2,164
Total	\$ 1,202	\$	1,351	\$	3,451	\$	3,140

Chemical earnings in the third quarter of 2007 were \$1,202 million, down \$149 million from the third quarter of 2006 due to lower margins partly offset by favorable tax items. Prime product sales of 6,729 kt (thousands of metric tons) in the third quarter of 2007 were down 23 kt from the prior year.

Chemical earnings for the first nine months of 2007 were a record \$3,451 million, up \$311 million from 2006 driven by higher margins. Prime product sales were 20,431 kt, down 92 kt from 2006.

		Third Quarter			Fi	nths		
	<u>:</u>	<u>2007</u> <u>2006</u> (millio			<u>2007</u> of dollars)		2006	
Corporate and financing earnings	\$	(92)	\$		\$	(100)	\$	(394)

Corporate and financing expenses in the third guarter of 2007 of \$92 million were flat with 2006.

Corporate and financing expenses for the first nine months of 2007 of \$100 million decreased \$294 million, mainly due to favorable tax items.

LIQUIDITY AND CAPITAL RESOURCES

	Third C	Quarter	First Nine	Months
	<u>2007</u>	<u>2006</u>	<u>2007</u>	<u>2006</u>
		(millions o	of dollars)	
Net cash provided by/(used in)				
Operating activities			\$ 40,667	\$ 40,424
Investing activities			(10,065)	(10,764)
Financing activities			(28,938)	(26,134)
Effect of exchange rate changes			1,515	537
Increase/(decrease) in cash and cash equivalents			\$ 3,179	\$ 4,063
Cash and cash equivalents			\$ 31,423	\$ 32,734
Cash and cash equivalents - restricted (note 3)			4,604	4,604
Total cash and cash equivalents (at end of period)			\$ 36,027	\$ 37,338
Cash flow from operations and asset sales				
Net cash provided by operating activities (U.S. GAAP)	\$ 15,063	\$ 14,497	\$ 40,667	\$ 40,424
Sales of subsidiaries, investments and property,				
plant and equipment	749	878	2,422	2,328
Cash flow from operations and asset sales	\$ 15,812	\$ 15,375	\$ 43,089	\$ 42,752

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

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Total cash and cash equivalents, including the \$4.6 billion of restricted cash, was \$36.0 billion at the end of the third quarter of 2007.

Cash provided by operating activities totaled \$40,667 million for the first nine months of 2007, similar to 2006. The major source of funds was net income of \$28,950 million, adjusted for the noncash provision of \$9,095 million for depreciation and depletion. Net changes in operational working capital and other items in 2007 added \$2.6 billion. For additional details, see the Condensed Consolidated Statement of Cash Flows on page 5.

Investing activities for the first nine months of 2007 used net cash of \$10,065 million compared to \$10,764 million in the prior year. Spending for additions to property, plant and equipment decreased \$474 million to \$10,827 million.

Cash flow from operations and asset sales in the third quarter of 2007 of \$15.8 billion, including asset sales of \$0.7 billion, was comparable to the prior year period. For the first nine months of 2007, cash flow from operations and asset sales was \$43.1 billion, including \$2.4 billion from asset sales.

Net cash used in financing activities of \$28,938 million in the first nine months of 2007 increased \$2,804 million reflecting a higher level of purchases of shares of ExxonMobil stock.

During the third quarter of 2007, Exxon Mobil Corporation purchased 90 million shares of its common stock for the treasury at a gross cost of \$7.8 billion. These purchases included \$7.0 billion to reduce the number of shares outstanding, with the balance used to offset shares issued in conjunction with the company's benefit plans and programs. Shares outstanding were reduced from 5,546 million at the end of the second quarter to 5,464 million at the end of the third quarter.

Gross share purchases in the first nine months of 2007 were \$23.9 billion, which reduced shares outstanding by 4.6 percent. Purchases may be made in both the open market and through negotiated transactions, and may be increased, decreased or discontinued at any time without prior notice.

The Corporation distributed a total of \$8.9 billion to shareholders in the third quarter through dividends of \$1.9 billion and share purchases to reduce shares outstanding of \$7.0 billion. For the first nine months of 2007 distributions to shareholders totaled \$26.7 billion through dividends and share purchases to reduce shares outstanding, an increase of \$2.9 billion versus 2006.

Total debt of \$9.0 billion at September 30, 2007, increased from \$8.3 billion at year-end 2006. The Corporation's debt to total capital ratio was 6.8 percent at the end of the third guarter of 2007 compared to 6.6 percent at year-end 2006.

Although the Corporation issues long-term debt from time to time and maintains a revolving commercial paper program, internally generated funds cover the majority of its financial requirements.

In accordance with a nationalization decree issued by Venezuela's President Chavez in February of this year, by May 1, 2007, a subsidiary of the Venezuelan National Oil Company (PdVSA) assumed the operatorship of the Cerro Negro Heavy Oil Project. This Project had been operated and owned by ExxonMobil affiliates (ExxonMobil) holding a 41.67 percent ownership interest in the Project. The decree also required conversion of the Cerro Negro Project into a "mixed enterprise" structure and an increase in PdVSA's or one of its affiliate's ownership interest in the Project, with the stipulation that if an agreement was not reached for the formation of the mixed enterprise during a specified period of time, the government would "directly take on the activities" carried out by the joint venture. ExxonMobil and Venezuela were not able to reach agreement on the formation of a mixed enterprise and on June 27, 2007, the government expropriated ExxonMobil's 41.67 percent interest in the Cerro Negro Project.

Subsequent discussions with Venezuelan authorities have not resulted in an agreement on the amount of compensation to be paid to ExxonMobil. On September 6, 2007, ExxonMobil filed a Request for Arbitration with the International Centre for Settlement of Investment Disputes. At this time the net impact of this matter on the Corporation's consolidated financial results cannot be reasonably estimated. However, the Corporation does not expect the resolution to have a material effect upon the Corporation's operations or financial condition. At the time the assets were expropriated, ExxonMobil's remaining net book investment in Cerro Negro producing assets was about \$750 million.

The Corporation, as part of its ongoing asset management program, continues to evaluate its mix of assets for potential upgrade. Because of the ongoing nature of this program, dispositions will continue to be made from time to time which will result in either gains or losses.

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	Third Quarter			ter	First Nine Months			
		2007		<u>2006</u>	2007		2006	
				(millions o	f dollars)			
Taxes								
Income taxes	\$	7,350	\$	7,688	\$21,802	\$	22,591	
Sales-based taxes		7,970		7,764	23,064		23,639	
All other taxes and duties		10,953		10,793	32,026		31,573	
Total	\$	26,273	\$	26,245	\$ 76,892	\$	77,803	
Effective income tax rate		46 %	/ 0	44 %	45 %	6	45 %	

Income, sales-based and all other taxes and duties for the third quarter of 2007 of \$26,273 million were flat as compared to 2006. In the third quarter of 2007 income tax expense was \$7,350 million and the effective income tax rate was 46 percent, compared to \$7,688 million and 44 percent, respectively, in the prior year period.

Income, sales-based and all other taxes and duties for the first nine months of 2007 of \$76,892 million were down \$911 million compared to 2006. In the first nine months of 2007 income tax expense was \$21,802 million and the effective income tax rate was 45 percent, compared to \$22,591 million and 45 percent, respectively, in the prior year period.

CAPITAL AND EXPLORATION EXPENDITURES

	Third C	Quar	ter		First Nin	e Mo	Months	
	<u>2007</u>		<u>2006</u>		<u>2007</u>		<u>2006</u>	
			(millions	s of	dollars)			
Capital and exploration expenditures								
Upstream (including exploration expenses)	\$ 3,851	\$	4,142	\$	11,186	\$	12,161	
Downstream	984		658		2,389		1,981	
Chemical	601		195		1,096		525	
Other	5		66		31		119	
Total	\$ 5,441	\$	5,061	\$	14,702	\$	14,786	

ExxonMobil continued to actively invest in the third quarter, spending \$5.4 billion on capital and exploration projects, an increase of 8 percent over 2006. For the first nine months of 2007, spending on capital and exploration projects was \$14.7 billion.

Capital and exploration expenditures for full year 2006 were \$19.9 billion and are expected to continue in this range for the next several years. Actual spending could vary depending on the progress of individual projects.

FORWARD-LOOKING STATEMENTS

Statements in this report relating to future plans, projections, events or conditions are forward-looking statements. Actual results, including project plans and related expenditures, resource recoveries, timing and capacities, could differ materially due to changes in long-term oil or gas prices or other market conditions affecting the oil and gas industry; political events or disturbances; reservoir performance; the outcome of commercial negotiations; potential liability resulting from pending or future litigation; wars and acts of terrorism or sabotage; changes in technical or operating conditions; and other factors discussed under the heading "Factors Affecting Future Results" on our website and in Item 1A of ExxonMobil's 2006 Form 10-K. We assume no duty to update these statements as of any future date.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

Information about market risks for the nine months ended September 30, 2007, does not differ materially from that discussed under Item 7A of the registrant's Annual Report on Form 10-K for 2006.

Item 4. Controls and Procedures

As indicated in the certifications in Exhibit 31 of this report, the Corporation's chief executive officer, principal financial officer and principal accounting officer have evaluated the Corporation's disclosure controls and procedures as of September 30, 2007. Based on that evaluation, these officers have concluded that the Corporation's disclosure controls and procedures are effective in ensuring that information required to be disclosed by the Corporation in the reports that it files or submits under the Securities Exchange Act of 1934, as amended, is accumulated and communicated to them in a manner that allows for timely decisions regarding required disclosures and are effective in ensuring that such information is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms. There were no changes during the Corporation's last fiscal quarter that materially affected, or are reasonably likely to materially affect, the Corporation's internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

On October 9, 2007, ExxonMobil Oil Corporation received a proposed agreed order from the Texas Commission on Environmental Quality (TCEQ) relating to three separate air emissions events (in January, April and May of 2007) at the Beaumont, Texas refinery. The events are associated with, respectively, a power disruption, a feed tank roof landing, and coker flaring due to low feedrate to the Wet Gas Compressor as the coker unit moved into turnaround. The TCEQ alleges that the three events were avoidable. In the proposed order, the TCEQ has assessed a penalty of \$106,000. The Company is assessing the appropriate response to the proposed order.

On September 14, 2007, the TCEQ issued a proposed agreed order relating to the Company's Baytown, Texas refinery. The enforcement action relates to three separate air emissions events, occurring in October 2005, June 2006 and October 2006. The events are associated with, respectively, a forced draft fan trip at a fluid catalytic cracking unit, flooding/foaming in the delayed coker unit lean oil absorber, and a power plant relay trip. The TCEQ has assessed an administrative penalty of \$160,000 in the aggregate. The Company is contesting enforcement related to the October 2006 power plant event (for which \$60,000 of the penalty is being sought), and negotiations are ongoing regarding the amount of penalty for the other two events.

On September 4, 2007, the TCEQ issued a proposed agreed order in which it assessed an administrative penalty of \$133,000 relating to two separate air emissions events occurring in February 2007 at the Company's Baytown, Texas refinery. The events are associated with, respectively, a compressor trip at Booster Station 4 and an air blower interval of surge at the Flexicoker. ExxonMobil is not contesting the enforcement of either event, but negotiations are in progress regarding the penalty amount.

Pursuant to a proposed agreed order received in August 2007, the Colorado Department of Public Health and Environment (CDPHE) is pursuing an enforcement action against the Company relating to excess air emissions (VOC, NOx, HAPs) events at the Piceance Creek Unit Gas Plant. The issues were identified during agency inspections and internal reviews in 2006 and 2007. The violations were due to reciprocating engine exhaust catalyst failure and glycol dehydrator control device failure, as well as associated recordkeeping issues. The Company also self-disclosed an issue associated with emissions that were not reflected in the air permit, but discovered during testing. The Company is engaged with the CDPHE in settlement discussions to enter into a Compliance Order on Consent that will require the installation of a new control device (thermal oxidizer) as well as payment of penalties. The initial administrative penalty demand and associated economic benefit penalty demand exceed \$500,000, but are under negotiation.

The Environmental Protection Agency (EPA) is evaluating enforcement under the Toxic Substances Control Act for alleged leaks of PCB-containing oil from transformers and related alleged violations of PCB disposal requirements at the Company's Santa Ynez Unit Platform Hondo facility, offshore California. The EPA has indicated that they intend to seek civil penalties in excess of \$100,000.

The Department of Justice (DOJ) and the U.S. Fish and Wildlife Service are evaluating enforcement for alleged violations of the Migratory Bird Treaty Act at the Company's Piceance Creek production unit in Colorado, the LaBarge, Wyoming production facility, and isolated production facilities in Kansas, Oklahoma and Texas. The DOJ has indicated that it intends to seek fines and restitution in excess of \$100,000.

Refer to the relevant portions of note 3 on pages 7 and 8 of this Quarterly Report on Form 10-Q for further information on legal proceedings.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

Issuer Purchase of Equity Securities for the Quarter Ended September 30, 2007

Period	Total Number Of Shares <u>Purchased</u>	Average Price Paid <u>per Share</u>	Total Number of Shares Purchased as Part of Publicly Announced Plans <u>or Programs</u>	Maximum Number Of Shares that May Yet Be Purchased Under the Plans or <u>Programs</u>
July, 2007	29,190,852	\$88.53	29,190,852	
August, 2007	34,163,690	\$84.10	34,163,690	
September, 2007	26,635,561	\$89.50	26,635,561	
Total	89,990,103	\$87.14	89,990,103	(See Note 1)

Note 1 -- On August 1, 2000, the Corporation announced its intention to resume purchases of shares of its common stock for the treasury both to offset shares issued in conjunction with company benefit plans and programs and to gradually reduce the number of shares outstanding. The announcement did not specify an amount or expiration date. The Corporation has continued to purchase shares since this announcement and to report purchased volumes in its quarterly earnings releases. Purchases may be made in both the open market and through negotiated transactions, and purchases may be increased, decreased or discontinued at any time without prior notice.

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Item 6. Exhibits

<u>Exhibit</u>	Description
10(iii)(d)	ExxonMobil Executive Life Insurance and Death Benefit Plan.
31.1	Certification (pursuant to Securities Exchange Act Rule 13a-14(a)) by Chief Executive Officer.
31.2	Certification (pursuant to Securities Exchange Act Rule 13a-14(a)) by Principal Financial Officer.
31.3	Certification (pursuant to Securities Exchange Act Rule 13a-14(a)) by Principal Accounting Officer.
32.1	Section 1350 Certification (pursuant to Sarbanes-Oxley Section 906) by Chief Executive Officer.
32.2	Section 1350 Certification (pursuant to Sarbanes-Oxley Section 906) by Principal Financial Officer.
32.3	Section 1350 Certification (pursuant to Sarbanes-Oxley Section 906) by Principal Accounting Officer.

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EXXON MOBIL CORPORATION

SIGNATURE

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

EXXON MOBIL CORPORATION

Date: November 7, 2007

By: <u>/s/ Patrick T. Mulva</u> Name: Patrick T. Mulva Title: Vice President, Controller and Principal Accounting Officer

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<u>Exhibit</u>	Description
10(iii)(d)	ExxonMobil Executive Life Insurance and Death Benefit Plan.
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32.2	Section 1350 Certification (pursuant to Sarbanes-Oxley Section 906) by Principal Financial Officer.

32.3 Section 1350 Certification (pursuant to Sarbanes-Oxley Section 906) by Principal Accounting Officer.

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Exhibit 10(iii)(d)

EXXONMOBIL EXECUTIVE LIFE INSURANCE AND DEATH BENEFIT PLAN

Articles

- 1. Participation and Coverage
- 2. Levels of Insurance Coverage
- 3. Payment of Benefit
- 4. Designation of Beneficiary
- 5. Miscellaneous

EXXONMOBIL EXECUTIVE LIFE INSURANCE AND DEATH BENEFIT PLAN

1. Participation

1.1 <u>Covered Executive</u>

Each covered executive is a participant in this Plan.

- 1.2 <u>Retiree</u>
 - (A) <u>In General</u>

Except as provided in paragraph (B) below, each person who becomes a<u>retiree</u> on or after the <u>effective date</u>, and who is a <u>covered executive</u> immediately prior to becoming a<u>retiree</u> is a <u>participant</u> in this Plan. In addition, each <u>grandfathered retiree</u> is a <u>participant</u> in the Plan.

(B) <u>Exception</u>

A retiree will cease to be a participant during the time the retiree is a suspended retiree.

1.3 <u>Cessation of Participant Status</u>

- (A) <u>Termination of Employment</u>
 - (1) In General

Except as provided in paragraphs (2) through (4) below, a<u>covered executive</u> will cease to be a <u>participant</u> 31 days after the <u>covered executive</u> terminates employment without becoming a <u>retiree</u>.

(2) Exception for Long Term Disability

A <u>covered executive</u> who terminates employment with eligibility for long-term disability benefits under the ExxonMobil Disability Plan, will cease to be a <u>participant</u> at the earlier of

- (a) one year after terminating employment, or
- (b) the date the person is no longer eligible for long-term disability benefits on account of ceasing to be disabled.

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(3) Exception for Coverage Provided Through Death Benefit

If, at the time a <u>covered executive</u> terminates employment he or she has elected to receive executive life coverage in the form of a death benefit, the <u>covered executive</u> will cease to be a <u>participant</u> on the date of such termination of employment.

- (4) <u>Exception for Transition Severance Terminees</u>
 - (a) In General

A <u>covered executive</u> who terminates employment without becoming a<u>retiree</u> shall continue to be a <u>participant</u> for a period of one year from the date of such termination of employment, but only if the person is eligible for a benefit under the Exxon Transition Severance Plan, or if the Corporation, acting through its management, determines that the <u>covered executive</u> is otherwise eligible for such continued participation.

(b) <u>Termination of Provision</u>
 This paragraph (4) shall not apply to any<u>covered executive</u> who terminates employment after August 31, 2000.

(B) <u>Suspended Retirees</u>

A retiree or grandfathered retiree will cease to be a participant during the time the person is a suspended retiree.

2. Coverage

2.1 When and How Coverage is Provided

(A) In General

(1) <u>Executive Life Coverage</u>

Executive life coverage is automatically provided to allparticipants other than grandfathered retirees.

(2) <u>Supplemental Group Life Coverage</u>

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Supplemental group life coverage is automatically provided to allparticipants who are grandfathered retirees.

- (B) Life Insurance or Death Benefit Option
 - (1) In General

Both executive life coverage and supplemental group life coverage is automatically provided under the Plan as life insurance unless a <u>participant</u> elects to receive coverage in the form of a death benefit.

(2) <u>Election</u>

<u>Participants</u> may, at any time, elect to receive executive life or supplemental group life coverage, whichever is applicable, as a death benefit, and may revoke any such election. An election or revocation under this paragraph (2) shall be made in accordance with procedures established by the <u>administrator</u>.

- (3) <u>When Election is Effective</u>
 - (a) <u>Death Benefit</u>

An election under paragraph (2) above to receive executive life or supplemental group life coverage as a death benefit shall become effective on the first of the month following the receipt of such election by the <u>administrator</u>.

(b) <u>Revocation of Election</u>

A <u>participant's</u> revocation of a death benefit election in favor of receiving executive life or supplemental group life coverage as life insurance becomes effective on the first of the month following the date the <u>administrator</u> receives notification from the <u>insurer</u> that the <u>insurer</u> has, in its discretion, approved evidence of insurability submitted by the <u>participant</u>.

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(4) <u>Reinstatement of Coverage</u>

If a <u>participant's</u> executive life or supplemental group life coverage is reinstated after a period in which the <u>participant</u> was ineligible for coverage under section 1.3(B) above on account of becoming a<u>suspended</u> retiree, such coverage shall be reinstated under the option (i.e., life insurance or a death benefit) in force at the time coverage was lost.

(C) <u>Termination of Coverage</u>

Executive life or supplemental group life coverage terminates for an individual on the date the individual ceases to be a <u>participant</u>.

2.2 Amount of Benefit

- (A) Executive Life Coverage
 - (1) <u>In General</u>

Except as provided in paragraph (2) below, the amount of executive life coverage in effect for <u>articipant</u> is equal to the applicable percentage determined under the following chart multiplied by the <u>participant's</u> annual base pay:

If the participant's age is The percentage is

Under 65	400%
65-69	350%
70-74	300%
75 and over	250%

For this purpose, a <u>participant</u> attains a particular age as of the first day of the month in which the person will turn such age. In addition, a <u>covered executive's</u> annual base pay is the base pay in effect at the time coverage is determined, and a <u>retiree's</u> base pay is the base pay in effect for the person immediately before the person became a <u>retiree</u>.

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(2) <u>Transition Severance Terminees</u>

The amount of executive life coverage in effect for a person who is a<u>participant</u> solely on account of section 1.3(A)(4) above relating to transition severance terminees is 200% of the person's annual base pay in effect immediately before the person's termination of employment.

(B) <u>Supplemental Group Life Coverage</u>

Supplemental Group Life Coverage is provided

- (1) during retirement to all grandfathered retirees, and
- (2) during employment to those persons who becomegrandfathered retirees after the effective date.

The amount of supplemental group life coverage in effect for agrandfathered retiree is equal to the amount of coverage in effect for the person under the provisions of the Supplemental Group Life Insurance Plan or Supplemental Group Death Benefit Plan (as such plans existed on December 31, 1999) as of the later of December 31, 1999 or the date the person retires. The amount of supplemental group life coverage in effect during employment for a person who becomes a grandfathered retiree after the effective date is the amount of coverage to which they are entitled under the terms of the Supplemental Group Life Insurance Plan or Supplemental Group Death Benefit Plan (as such plans existed on Supplemental Group Death Benefit Plan (as such plans existed on Supplemental Group Death Benefit Plan (as such plans existed on Supplemental Group Death Benefit Plan (as such plans existed on Supplemental Group Death Benefit Plan (as such plans existed on Supplemental Group Death Benefit Plan (as such plans existed on December 31, 1999).

3. Payment of Benefit

3.1 <u>Conditions for Payment of Benefit</u>

If a <u>participant</u> dies while executive life or supplemental group life coverage for that<u>participant</u> is in effect, then the amount of coverage then in effect for the <u>participant</u> becomes payable; provided, that proof of death satisfactory to the<u>insurer</u> must be provided before any benefit becomes payable as life insurance.

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3.2 Form of Payment

A benefit payable under Section 3.1 above upon a participant's death shall be paid in a lump sum.

3.3 Source of Payment

(A) Life Insurance

Executive life and supplemental group life coverage in the form of life insurance shall be provided through one or more policies of insurance issued by an <u>insurer</u> selected by the <u>Corporation</u>, and any executive life or supplemental group life benefit payable as insurance shall be paid pursuant to such policy or policies.

(B) <u>Death Benefit</u>

Any executive life or supplemental group life benefit payable as a death benefit shall be paid from the general assets of the <u>Corporation</u>.

3.4 <u>To Whom Paid</u>

A benefit payable under Section 3.1 above upon a participant's death shall be paid as follows:

- (A) If a beneficiary designation is in effect at the time of the<u>participant's</u> death, the benefit shall be paid in accordance with such designation.
- (B) If no beneficiary designation is in effect, the benefit shall be paid to the first of the following groups that has at least one member that survives the <u>participant</u>:
 - (1) The <u>participant's</u> spouse.
 - (2) The <u>participant's</u> children. In this event, the benefit will be divided equally among the children who survive the <u>participant</u> as well as the children who die before the<u>participant</u> leaving children of their own who survive the <u>participant</u>. In the case of a <u>participant's</u> child who dies before the<u>participant</u> leaving children of his or her own who survive the <u>participant</u>, such child's share shall be divided equally among his or her surviving children.
 - (3) The <u>participant's</u> parents. In this event, the benefit will be divided equally among the parents if they both survive the <u>participant</u>.

- (4) The <u>participant's</u> brothers and sisters. In this event, the benefit will be divided equally among the brothers and sisters who survive the <u>participant</u> as well as the brothers and sisters who die before the<u>participant</u> leaving children of their own who survive the <u>participant</u>. In the case of a brother or sister who dies before the <u>participant</u> leaving children of his or her own who survive the<u>participant</u>, such brother or sister's share shall be divided equally among his or her surviving children.
- (5) The <u>participant's</u> executors or administrators.

For purposes of this Paragraph (B), a spouse of a<u>participant</u> shall include only someone who is the legal spouse of the <u>participant</u>, and a child, parent, brother, or sister of a<u>participant</u> shall include only someone who is a legitimate blood relative of the <u>participant</u> or whose relationship with the<u>participant</u> is established by virtue of a legal adoption.

4. Designation of Beneficiary

4.1 <u>Designation</u>

A <u>participant</u> may designate one or more beneficiaries to receive the payment of benefits upon the death of the <u>participant</u>, or may at any time change or cancel a previously made beneficiary designation.

4.2 Forms and Submission

Any beneficiary designation or change or cancellation thereof shall be made on such forms and in such manner as is satisfactory to the <u>insurer</u>. No beneficiary designation or change or cancellation thereof shall become effective until received by the <u>insurer</u> or its designated agent.

4.3 <u>Designation Made Under Prior Plans</u> Any beneficiary designation made by a <u>participant</u> under the Supplemental Group Life Insurance Plan or Supplemental Death Benefit Plan that remains in

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effect on December 31, 1999, shall continue to be valid under this Plan on and after the ffective date until and unless properly superceded.

5. Miscellaneous

5.1 Plan Funding

The funding for executive life and supplemental group life coverage, including the funding of premiums under any life insurance policy issued in connection with such coverage, shall be paid for by the <u>Corporation</u>; no <u>participant</u> contributions will be required or permitted.

5.2 Assignment of Insurance

(A) <u>Assignment</u>

A <u>participant</u> may assign to another owner the<u>participant's</u> interest in his or her executive life or supplemental group life coverage provided in the form of life insurance. Such assignment shall be made on such forms and in such manner as is acceptable to the <u>administrator</u> and the <u>insurer</u>.

(B) Effect of Assignment

(1) In General

When an assignment of a <u>participant's</u> coverage is in effect as described in paragraph (A) above, then, except as provided in paragraph (2) below, the <u>participant's</u> assignee shall have the right to take all actions under the terms of this Plan with respect to such coverage that the <u>participant</u> would otherwise have the right to take, including, without limitation, the right to designate a beneficiary.

(2) <u>Exception</u>

An assignee shall not have the right under this Plan to elect to receive executive life or supplemental group life coverage as a death benefit under section 2.1(B)(2) above or to revoke an already existing election.

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(C) Assignment Under Prior Plan

Any assignment of coverage made by a <u>participant</u> under the Supplemental Group Life Insurance Plan shall continue to be valid under this Plan with respect to executive life and supplemental group life coverage.

5.3 Amendment and Termination

The Corporation at any time, by action of any duly authorized officer, may amend or terminate this Plan in whole or in part.

5.4 <u>Responsibilities and Authority of Administrator</u>

The <u>administrator</u> shall fulfill all duties and responsibilities of a "plan administrator" required by the Employee Retirement Income Security Act of 1974, as amended. The <u>administrator</u> shall have the authority to control and manage the operation and administration of this Plan, including, without limitation:

- (A) discretionary and final authority to determine eligibility and to administer this Plan in its application to each participant and beneficiary; and
- (B) discretionary and final authority to interpret this Plan, in whole or in part, including but not limited to, exercising such authority in conducting a full and fair review, with such interpretation being conclusive for all participants and beneficiaries under this Plan.

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5.5 Claim Appeal Process

(A) <u>Submission of Appeal</u>

In the event a claim for benefits is denied, the claimant has the right to appeal to th<u>administrator</u>. A written request to review a denied claim must be received by the <u>administrator</u> within 90 days after the claim denial. The request may state the reasons the claimant believes he or she is entitled to Plan benefits, and may be accompanied by supporting information and documentation for the <u>administrator's</u> consideration.

(B) <u>Decision</u>

The <u>administrator</u> shall decide appeals in accordance with the<u>administrator's</u> fiduciary authority set out in section 5.4 above. Appeal decisions will be made within 60 days of the receipt of the claim by the <u>administrator</u> unless special circumstances warrant an extension of time. If an extension of time is required, the <u>administrator</u> will notify the claimant of the extension. In all cases, the decision will be made no later than 120 days after the receipt of the claim by the <u>administrator</u>. The appeal decision shall be in writing, specify the reasons for the decision, and refer to the relevant Plan provision(s) on which the decision is based.

5.6 <u>Definitions</u>

The following terms shall have the following meanings ascribed to them:

- (A) "Administrator" means the Manager, Compensation and Executive Plans, Human Resources Department, Exxon Mobil Corporation.
- (B) "Corporation" means Exxon Mobil Corporation.
- (C) "Covered Employee" has the meaning set out in the ExxonMobil Benefit Plans Common Provisions.
- (D) "Covered Executive" means a <u>covered employee</u> who has a classification level of 35 or higher; provided, however, that the group of <u>covered executives</u> shall be frozen as of September 30, 2007, and no individual shall become a <u>covered executive</u> on or after October 1, 2007.
- (E) "Effective Date" means January 1, 2000.
- (F) "Grandfathered retiree" means a person who

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- (1) became a <u>retiree</u> prior to the <u>effective date</u>, and was covered under the Supplemental Group Life Insurance Plan or Supplemental Death Benefit Plan immediately prior to the <u>effective date</u>, or who
- (2) becomes a <u>retiree</u> after the <u>effective date</u> after having been given the opportunity to elect and having elected continued coverage under the Supplemental Group Life Insurance Plan or Supplemental Death Benefit Plan.
- (G) "Insurer" means the insurance company that is the issuer of the policy of insurance described in section 3.3(A) above.
- (H) "Participant" means a covered executive, retiree, or grandfathered retiree, as the context requires.
- (I) "Retiree"
 - (1) In General

"Retiree" has the meaning set out in the ExxonMobil Benefit Plans Common Provisions.

- (2) <u>Transition Severance Cases</u>
 - (a) <u>Treatment as Covered Annuitant</u>

Solely for purposes of this Plan, a person who is described in paragraph (b) below shall be treated as if he or she were a <u>retiree</u>.

- (b) <u>Eligibility</u>
 - A person is described in this paragraph (b) if the person
 - (i) terminates employment as a <u>covered executive;</u>
 - (ii) is at least 50 years old by the end of the month in which the termination of employment occurs;
 - (iii) has at least 10 years of benefit plan service (as defined in the ExxonMobil Benefit Plans Common Provisions) at the time of the termination of employment; and

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- (iv) upon termination of employment receives a benefit under the Exxon Transition Severance Plan.
- (c) <u>Termination of Provision</u>

This paragraph (2) shall not apply to any person who fails to meet the eligibility requirements set out in paragraph (b) above on or before August 31, 2000.

(J) "Suspended retiree"

(1) In General

"Suspended Retiree" means a person who becomes a<u>retiree</u> by virtue of being incapacitated within the meaning of the ExxonMobil Disability Plan and commences long-term disability benefits under such Plan, but whose benefits under such Plan thereafter cease by virtue of

- (a) the person no longer being incapacitated, or
- (b) the person's failure to report non-rehabilitative employment.
- (2) <u>Period</u>

A person remains a <u>suspended retiree</u> until the earlier of (1) the date the person attains age 55, or (2) the date the person commences his or her benefit or receives a lump-sum settlement under the ExxonMobil Pension Plan, at which time the person is again considered a <u>retiree</u>.

Certification by Rex W. Tillerson Pursuant to Securities Exchange Act Rule 13a-14(a)

I, Rex W. Tillerson, certify that:

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

Date: November 7, 2007

<u>/s/ Rex W. Tillerson</u> Rex W. Tillerson Chief Executive Officer

Certification by Donald D. Humphreys Pursuant to Securities Exchange Act Rule 13a-14(a)

I, Donald D. Humphreys, certify that:

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

Date: November 7, 2007

<u>/s/ Donald D. Humphreys</u> Donald D. Humphreys Senior Vice President and Treasurer (Principal Financial Officer)

Certification by Patrick T. Mulva Pursuant to Securities Exchange Act Rule 13a-14(a)

I, Patrick T. Mulva, certify that:

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

Date: November 7, 2007

<u>/s/ Patrick T. Mulva</u> Patrick T. Mulva Vice President and Controller (Principal Accounting Officer)

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

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

(i) the Quarterly Report on Form 10-Q of the Company for the quarter ended September 30, 2007, as filed with the Securities and Exchange Commission on the date hereof (the "Report") fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

(ii) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: November 7, 2007

<u>/s/ Rex W. Tillerson</u> Rex W. Tillerson Chief Executive Officer

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

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

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

(i) the Quarterly Report on Form 10-Q of the Company for the quarter ended September 30, 2007, as filed with the Securities and Exchange Commission on the date hereof (the "Report") fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

(ii) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: November 7, 2007

<u>/s/ Donald D. Humphreys</u> Donald D. Humphreys Senior Vice President and Treasurer (Principal Financial Officer)

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

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

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

(i) the Quarterly Report on Form 10-Q of the Company for the quarter ended September 30, 2007, as filed with the Securities and Exchange Commission on the date hereof (the "Report") fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

(ii) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: November 7, 2007

<u>/s/ Patrick T. Mulva</u> Patrick T. Mulva Vice President and Controller (Principal Accounting Officer)

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