

# **Computershare**

laws of the State of NJ.

Computershare Trust Company, N.A.

\*\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079 000011/0002885

ппраас

# [Մոլենիկիլենիվուդըմ||ՄՈլիեկիլիլենորդուկուիդ

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil Exxon Mobil Corporation is incorporated under the

**Holder Account Number** 

C0000592102



SSN/TIN Certified Yes

XOM

# Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

It is important to retain this statement for tax reporting purposes, and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0000592102

# ► ACCOUNT SUMMARY

As of close of stock market on 10 Sep 2010

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
OSPP - Common Stock	0.000000	0.000000	3,965.163788	3,965.163788	61.200000	242,668.02

# **Dividend Reinvestment Activity**

As of record date

This section includes information only for shares/units for which dividends are reinvested.

Record	Payment	Dividend	Stock Class	Dividend Reinvestment	Gross	Taxes	Net
Date	Date	Rate (\$)	Description	Shares/Units	Dividend (\$)	Withheld (\$)	Dividend (\$)
13 Aug 2010	10 Sep 2010	0.440000	Common	3,936.751195	1,732.17	· ·	1,732.17

**Transaction History** 

From: 01 Jan 2010

To: 10 Sep 2010

This section pertain	his section pertains only to book-entry shares/units.										
Date	Transaction <pre>Description</pre>	Transaction   Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units			
Plan Transactions DSF											
	Balance Forward							3,883.713924			
10 Mar 2010	Dividend Reinvestment	1,631.16	Comp Paid Fees	0.62	1,631.16	66.120441	24.669527	3,908.383451			
10 Jun 2010	Dividend Reinvestment	1,719.69	Comp Paid Fees	0.71	1,719.69	60.621317	28.367744	3,936.751195			
10 Sep 2010	Dividend Reinvestment	1,732.17	Comp Paid Fees	0.71	1,732.17	60.964868	28.412593	3,965.163788			

311622.20

# **How to Read Your Statement**

Stock Class Description - A description of the stock class in which you hold shares, e.g.

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units.

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of the Plan.

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the date specified.

Deduction Description - A description of any amounts withheld including transaction fees. Deduction Amount - Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay). Net Amount - The total amount transacted for you, equal to the transaction amount less

# Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for

Transaction Shares/Units - The number of shares purchased or sold through the Plan for

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date - The date on which you must have officially owned shares to receive the dividend.

Payment Date - The date the dividend was payable.

Dividend Rate - The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend - The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/TIN Certified – If your account is not certified, as indicated by the word NO appearing under the SSN/TIN title in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividents of the proceeds per Internal Revenue Service requirements. Either form is available through the "SOWN OADABLE FORMS" section of our website. Faxed forms are not acceptable.

1	Transaction Request Form  Please check or complete all applicable sections.	SL1	FID
1A	Sell Shares		
	<u>OR</u>	Sell all book-entry including plan and shares (if applicable terminate plan part	DRS le), and
	Sell this number of shares. If you have DRS shares, the DRS shares will be sold prior to your plan shares. Sale requests submitted on this <i>Transaction Request Form</i> will order. Please see instructions below for more information.	, ,	·
1B	Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)		
	<u>OR</u>	Reassign all of my shares to DRS, ten my participation in	minate the plan
	Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares.	and send a check f fractional shares.	or any

Sell Shares	1C	Deposit Certificate(s) into the Investment Plan
<u>OR</u>	Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.	IMPORTANT: You must submit the original unsigned certificate(s) with this form.
Sell this number of shares, If you have DRS shares,	, , ,	Deposit this number of shares into my reinvestment account.
the DRS shares will be sold prior to your plan shares.		
Sale requests submitted on this Transaction Request Form w	rill be processed as a batch	
order. Please see instructions below for more information.	1D	Authorized Signature(s)*
Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)	1	Signature 1 - Please keep signature within the box.
OR OR	Reassign all of my whole shares to DRS, terminate	
	my participation in the plan and send a check for any	Signature(s) 2 - Please keep signature within the box.
Reassign this number of whole shares to DRS, and	fractional shares.	
terminate my participation in the plan for these shares.		
Please detach this portion and mail it to: Computershare,	PO Box 43078, Providence, RI 02940-3078	
•	,	-
		·

How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any,

# ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date. Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

# **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access rnmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and illustration and we take that the securities investor Protection Corporation, or any other federal or state agency.

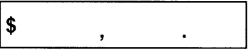
Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

OOWA2A-MOT

# Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Please detach this portion and mail it to the address provided on the right,

Holder Name: ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM Holder Account Number

C0000592102

FID



Computershare P.O. Box 6006 Carol Stream, IL 60197-6006

**E**xonMobil

\*\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079 000012/0003266 0035PP | ինդինիկիկին իրնուսյան||Ուկիսինիլ||լիսիսիրայիակրաինի

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96

13630 PINEROCK HOUSTON TX 77079-5914

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

> Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

**Holder Account Number** 

C0000592102



SSN/TIN Certified

XOM:

001CS0006\_RPS.DL\_PG1.XOM.084056\_34574/003266/003266/i6

# **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

It is important to retain this statement for tax reporting purposes, and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0000592102

# ► ACCOUNT SUMMARY

#### As of close of stock market on 10 Jun 2010

Stock Clas	S   Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Descriptio	n   Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
DSPP - Common Stock	0.000000	0.000000	3,936.751195	3,936.751195	61.890000	243,645.53

# **Dividend Reinvestment Activity**

## As of record date

This section in	This section includes information only for shares/units for which dividends are reinvested.										
Record   Date	Payment Date	Dividend   Rate (\$)	Stock Class   Description	Dividend Reinvestment   Shares/Units	Gross   Dividend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)				
13 May 2010	10 Jun 2010	0.440000	Common	3,908.383451	1,719.69		1,719.69				

# **Transaction History**

From: 01 Jan 2010

To: 10 Jun 2010

Date	Transaction Description	Transaction   Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions DS	PP - Common Stock							
Plan Transactions DS	PP - Common Stock Balance Forward							3,883.713924
Plan Transactions DS 0 Mar 2010		1,631.16	Comp Paid Fees	0.62	1,631.16	66.120441	24.669527	3,883.713924 3,908.383451

OOTPPA

# **How to Read Your Statement**

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of the Plan.

investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the date specified.

Deduction Description - A description of any amounts withheld including transaction fees. Deduction Amount - Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

Net Amount - The total amount transacted for you, equal to the transaction amount less any applicable deductions.

# Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for

Transaction Shares/Units - The number of shares purchased or sold through the Plan for this transaction

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date - The date on which you must have officially owned shares to receive

Payment Date - The date the dividend was payable.

Dividend Rate - The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend - The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/TIN Certified - If your account is not certified, as indicated by the word NO appearing under the SSN/TIN title in the lop right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the SCNING requirements of the SCNING requirements of the SCNING requirements. FORMS" section of our website. Faxed forms are not acceptable.

the DRS shares will be sold prior to your plan shares Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information. Authorized Signature(s)\* Signature 1 - Please keep signature within the box Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.) Reassign all of my whole shares to DRS, terminate OR my participation in the plan Signature(s) 2 - Please keep signature within the box and send a check for any Reassign this number of whole shares to DRS, and fractional shares. terminate my participation in the plan for these shares. Piease detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this *Transaction Request Form* will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any.

#### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED. STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

# **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

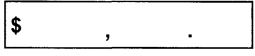
Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT

# 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right.

The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Please detach this portion and mail it to the address provided on the right.

Holder Name: ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM Holder Account Number

C0000592102

FID



Computershare P.O. Box 6006 Carol Stream, IL 60197-6006

\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079 000013/0003555

LIVING TRUST UA 10/10/96 13630 PINEROCK

HOUSTON TX 77079-5914

|Մվիս|Մ||ինիլՄուդըՄ||Մ||բվիսիլ[[լիսիսիլը]ունըվից

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM

Computershare Trust Company, N.A.

PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada 800 252 1800

781 575 2058 Outside USA, US territories & Canada www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the

laws of the State of NJ.

**Holder Account Number** 

C0000592102



001CS0006\_RPS.DL\_PG1.XOM.101308\_33825/003555/003555/

# Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

003555

It is important to retain this statement for tax reporting purposes, and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0000592102

# ► ACCOUNT SUMMARY

DSPI

As of close of stock market on 10 Mar 2010

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
PP - Common Stock	0.000000	0.000000	3,908.383451	3,908.383451	67.220000	262,721.54

# **Dividend Reinvestment Activity**

As of record date

This section includes information only for shares/units for which dividends are reinvested.

Record	Payment	Dividend	Stock Class	Dividend Reinvestment	Gross	Taxes	Net	
Date	Date	Rate (\$)	Description	Shares/Units	Dividend (\$)	Withheld (\$)	Dividend (\$)	
10 Feb 2010	10 Mar 2010	0.420000	Common	3.883.713924	1,631,16		1,631,16	

# Transaction History

From: 01 Jan 2010

To: 10 Mar 2010

Date	Transaction  Description	Transaction     Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)		Total Book Shares/Units
Plan Transactions DS	PP - Common Stock							
10 Mar 2010	Balance Forward Dividend Reinvestment	1,631.16	Comp Paid Fees	0.62	1,631.16	66.120441	24.669527	3,883.713924 3,908.383451

OUTPPA

# **How to Read Your Statement**

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date

Market Value - The dollar value of the total shares held in this account as of the date specified.

Deduction Description - A description of any amounts withheld including transaction fees. Deduction Amount - Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

Net Amount - The total amount transacted for you, equal to the transaction amount less any applicable deductions.

# Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for

Transaction Shares/Units - The number of shares purchased or sold through the Plan for

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date - The date on which you must have officially owned shares to receive

Payment Date - The date the dividend was payable.

Dividend Rate - The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares

Net Dividend - The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/TIN Certified - If your account is not certified, as indicated by the word NO appearing under the SSM/TIN title in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "DOWNLOADABLE FORMS" section of our website. Faxed forms are not acceptable.

How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

#### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

# **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing). Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information ershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously,

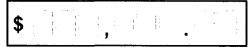
Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

OOWA2A-MOT

# 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare

Attached is a check in the amount of:



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Please detach this portion and mail it to the address provided on the right.

Holder Name: ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM Holder Account Number

C0000592102

**FID** 



# 

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006

00000000X0M SPP1 C 0000592102

# ExonMobil

Computershare

Computershare Trust Company, N.A.

PO Box 43078 Providence. RI 02940-3078

Within the US, Canada & Puerto Rico 800 252 1800 Outside the US, Canada & Puerto Rico 781 575 2058

www.computershare.com/exxonmobil Exxon Mobil Corporation is incorporated under the

tion is incorporated under the laws of the state of NJ.

\*\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079 000017/0004495 004495

# իրդեսիդիսիվացրակինիրիիիիի հերգիսկրաիրի

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

**Holder Account Number** 

C0000592102



SSN/TIN Certified Yes

Symbo XOM

001CS0006 RPS.DL PG1.XOM.055948\_28259/004495/004495/i1

# **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

It is important to <u>retain this statement for tax reporting purposes</u>, and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0000592102

# ► ACCOUNT SUMMARY

DSPP

# As of close of stock market on 10 Mar 2009

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
P - Common Stock	0.000000	0.000000	3,816.464015	3,816.464015	67.390000	257,191.51

# **Dividend Reinvestment Activity**

As of record date

This section in	icludes informatio	n only for shares/units	for which dividends are reinves	sted.			
Record   Date	Payment   Date	Dividend   Rate (\$)	Stock Class   Description	Dividend Reinvestment   Shares/Units	Gross   Dividend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
10 Feb 2009	10 Mar 2009	0.400000	Cammon	3,792.885209	1,517.15		1,517.15

# Transaction History

From: 01 Jan 2009

To: 10 Mar 2009

Date	Transaction Description	Transaction   Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions DS	SPP - Common Stack							
Plan Transactions DS 01 Jan 2009	SPP - Common Stock Balance Forward							3,792.885209

00TPPA

# **How to Read Your Statement**

Stock Class Description -- A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You – You received a stock certificate for these shares. Book/Book-Entry Shares – Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

**Direct Registration Book Shares/Units (DRS)** – Book-entry shares that are not part of the Plan.

Investment Plan Book Shares/Units – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units – The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date

Market Value - The dollar value of the total shares held in this account as of the date specified.

**Deduction Description** – A description of any amounts withheld including transaction fees. **Net Amount** – The total amount transacted for you, equal to the transaction amount less any applicable deductions.

Price Per Share/Unit – The market price per share purchased or sold under the Plan for this transaction.

# Please see reverse side for important information

Transaction Shares/Units – The number of shares purchased or sold through the Plan for this transaction

Total Book Shares/Units – The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date – The date on which you must have officially owned shares to receive the dividend.

Payment Date - The date the dividend was payable.

Dividend Rate — The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units – Shares enrolled in dividend reinvestment.

Gross Dividend – The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend – The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/TIN Certified – If your account is not certified, as indicated by the word NO appearing under the SSN/TIN title in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "DOWNLOADABLE FORMS" section of our website. Faxed forms are not acceptable.

P3978

C0000592102

DN1

Page 2 of 2	
XOM,	+
2 1 4 U D R	•

1	Transaction Request Form Please check or complete all applicable sections.	RN1 FID
1A	Sell Shares	
	<u>OR</u>	Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.
	Sell this number of shares. If you have DRS shares, the DRS shares will be sold prior to your plan shares. Sale requests submitted on this <i>Transaction Request Form</i> wi order. Please see instructions below for more information.	,
1B	Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)	
	<u>OR</u>	Reassign all of my whole shares to DRS, terminate my participation in the plan
	Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares.	and send a check for any fractional shares.

Sell Shares		Deposit Certificate(s) into the investment Plan
OR includ share:	all book-entry shares, ding plan and DRS es (if applicable), and inate plan participation.	IMPORTANT: You must submit the origina unsigned certificate(s) with this form.  Deposit this number of shares into my reinvestment account.
the DRS shares will be sold prior to your plan shares.		2-special and manager of original and my reproductions associate.
Sale requests submitted on this Transaction Request Form will be pro		
order. Please see instructions below for more information.	1D	Authorized Signature(s)* ·
Withdraw from the Reinvestment Program		Signature 1 - Please keep signature within the box.
(DRS shares will receive future dividends in cash.)		
OR share:	ssign all of my whole es to DRS, terminate	•
	participation in the plan send a check for any	Signature(s) 2 - Please keep signature within the box.
Reassign this number of whole shares to DRS, and fraction	ional shares.	
terminate my participation in the plan for these shares.		<u>.</u>
Please detach this portion and mail it to: Computershare, PO Box	x 43078, Providence, RI 02940-3078	
		•

How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any,

# ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a couner service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

# **Privacy Notice**

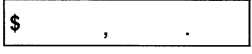
At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously

Computershare realizes that you entrust us with confidential personal and management and the confidence and

# 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right.

The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Please detach this portion and mail it to the address provided on the right.

Holder Name: ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM Holder Account Number

C0000592102

FID



Idhallaan Illahaha laballa Ilaa Ilaa Ilaa Ilabah Computershare P.O. Box 6006 Carol Stream, IL 60197-6006

\*\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079 000015/0004046

LIVING TRUST UA 10/10/96 13630 PINEROCK

HOUSTON TX 77079-5914

- | 1848 - | 1888 - 1844 - 1844 - 1844 - 1844 - 1844 - 1844 - 1844 - 1844 - 1844 - 1844 - 1844 - 1844 - 1844 -

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within the US, Canada & Puerto Rico 800 252 1800 Outside the US, Canada & Puerto Rico 781 575 2058

www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

**Holder Account Number** 

C0000592102



SSN/TIN Certified Yes

XOM

001CS0006\_RPS.DL\_PG1.XOM.051015\_30795/0

# **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

ППЦПЦЬ

It is important to retain this statement for tax reporting purposes, and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0000592102

# ► ACCOUNT SUMMARY

As of close of stock market on 10 Jun 2009

Stock Class	Certificated Shares/	Direct Registration	Investment Plan		Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units		Per Share/Unit (\$)	Value (\$)
DSPP - Common Stock	0.000000	0.000000	3,838.528580	3,838.528580	73.840000	283,436.95

# **Dividend Reinvestment Activity**

As of record date

Record	Payment	Dividend	Stock Class	Dividend Reinvestment	Gross	Taxes	Net -
Date	Date	Rate (\$)	Description	Shares/Units	Dividend (\$)	Withheld (\$)	Dividend (\$)
13 May 2009	10 Jun 2009	0.420000	Common	3,816.464015	1,602.91		1,602.91

# **Transaction History**

From: 01 Jan 2009

To: 10 Jun 2009

This section perta	ins only to book-entry shares/	units.						
Date	Transaction Description	Transaction   Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions D	SPP - Comman Stock							
01 Jan 2009	Balance Forward							3,792.885209
10 Mar 2009	Dividend Reinvestment	1,517.15	Comp Paid Fees	0.59	1,517.15	64.343802	23.578806	3,816.464015
10 Jun 2009	Dividend Reinvestment	1,602.91	Comp Paid Fees	0.55	1,602.91	72.646344	22.064565	3,838.528580

COTPPA

# How to Read Your Statement

Stock Class Description -- A description of the stock class in which you hold shares, e.g.

Certificated Shares/Units Held By You - You received a stock certificate for these shares. Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of

Closing Price - The closing market price as of the account summary date

Market Value - The dollar value of the total shares held in this account as of the

**Deduction Description –** A description of any amounts withheld including transaction fees. Net Amount - The total amount transacted for you, equal to the transaction amount less any applicable deductions.

Price Per Share/Unit - The market price per share purchased or sold under the Plan for this transaction.

# Please see reverse side for important information

Transaction Shares/Units - The number of shares purchased or sold through the Plan for

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified,

Record Date - The date on which you must have officially owned shares to receive the dividend.

Payment Date - The date the dividend was payable.

Dividend Rate - The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment. Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend - The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/TIN Certified - If your account is not certified, as indicated by the word NO appearing under the SSN/TIN title in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "DOWNLOADABI of our website. Faxed forms are not acceptable. P3980

16

C0000592	1	02	
----------	---	----	--

SL1 FID

|--|

Page 2 of 2	
XOM .	+
214UDR	ı

	riease check of complete all applicat	de Secur	1115.	
1A	Sell Shares			
		<u>OR</u>		Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.
	Sell this number of shares, If you have DF the DRS shares will be sold prior to your sale requests submitted on this <i>Transactional order</i> . Please see instructions below for respectively.	olan share on Reque	st Form wi	I be processed as a batch
1B	Withdraw from the Reinvestr (DRS shares will receive future dividends		rogram	
		<u>OR</u>		Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any
	Reassign this number of whole shares to terminate my participation in the plan for t	,		fractional shares.

Transaction Request Form

Deposit Certificate(s) into the investment Fran
IMPORTANT: You must submit the original unsigned certificate(s) with this form.  Deposit this number of shares into my reinvestment account.
Authorized Signature(s)* Signature 1 - Please keep signature within the box.
Signature(s) 2 - Please keep signature within the box.
į.
D-3078
).

How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any.

#### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED. STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

# Privacy Notice

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

OOWA2A-MOT

# 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:

\$

- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Please detach this portion and mail it to the address provided on the right.

Holder Name: ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM Holder Account Number

C0000592102

FID



Computershare P.O. Box 6006 Carol Stream, IL 60197-6006

00000000000 Xou 2667 C 00**6685**405



\*\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079 000012/0003240

LIVING TRUST UA 10/10/96

HOUSTON TX 77079-5914

13630 PINEROCK

|ՄելՄե¢Մ|||ենիՄուդըՄ||Մկիլեի,|Աիլեւ|ովույիոնը։||գն

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM

# **Computershare**

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada Outside USA, US territories & Canada

800 252 1800 781 575 2058

www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the

laws of the State of NJ.

**Holder Account Number** 

C0000592102



SSN/TIN Certified Yes

Symbol

001CS0006\_RPS.DL\_PG1,XOM.131714\_32104/003240/003240/i1

# **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

003240

It is important to retain this statement for tax reporting purposes, and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0000592102

# ► ACCOUNT SUMMARY

DS

As of close of stock market on 10 Sep 2009

Stock Class Description	Certificated Shares/ Units Held by You	Direct Registration Book Shares/Units	Investment Plan Book Shares/Units		Closing Price   Per Share/Unit (\$)	Market Value (\$)
SPP - Common Stock	0.000000	0.000000	3.861.777317	3.861,777317	70.650000	272,834.57

# **Dividend Reinvestment Activity**

As of record date

This section inc	ludes informatio	n only for shares/units for	r which dividends are reinve	sted.			
Record   Date	Payment   Date	Dividend   Rate (\$)	Stock Class   Description	Dividend Reinvestment   Shares/Units	Gross   Dividend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
13 Aug 2009	10 Sep 2009	0.420000	Common	3,838.528580	1,612.18		1,612.18

**Transaction History** 

From: 01 Jan 2009

To: 10 Sep 2009

Date	Transaction Description	Transaction     Amount (\$)	Deduction   Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions DSF	PP - Common Stock							
	Balance Forward							3,792.885209
10 Mar 2009	Dividend Reinvestment	1,517.15	Comp Paid Fees	0.59	1,517.15	64.343802	23.578806	3,816.464015
10 Jun 2009	Dividend Reinvestment	1,602.91	Comp Paid Fees	0.55	1,602.91	72.646344	22.064565	3,838.528580°
10 Sep 2009	Dividend Reinvestment	1,612.18	Comp Paid Fees	0.58	1,612.18	69.344841	23.248737	3,861.777317

OOTPPA

# How to Read Your Statement

Stock Class Description -- A description of the stock class in which you hold shares, e.g. Common stock

Certificated Shares/Units Held By You - You received a stock certificate for these shares. Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date

Market Value - The dollar value of the total shares held in this account as of the

Deduction Description - A description of any amounts withheld including transaction fees. **Deduction Amount – Dollar amounts deducted, including taxes and transaction fees (which** fees shall include any brokerage commissions Computershare is required to pay)

Net Amount - The total amount transacted for you, equal to the transaction amount less any applicable deductions.

# Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for

Transaction Shares/Units - The number of shares purchased or sold through the Plan for this transaction

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date - The date on which you must have officially owned shares to receive

Payment Date - The date the dividend was payable.

Dividend Rate - The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend - The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/TIN Certified - If your account is not certified, as indicated by the word NO appearing under the SSN/TIN title in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-9BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through TOPMS' service of our whester Exercising of our whester Exercising the service of the service FORMS" section of our website. Faxed forms are not acceptable.

	the DRS shares will be sold prior to your Sale requests submitted on this <i>Transact</i> order. Please see instructions below for	ion Reque:	st Form w	ill be processed as a batch
1B	Withdraw from the Reinvest (DRS shares will receive future dividends	ment P	rogram	1
		<u>OR</u>		Reassign all of my whole shares to DRS, terminate my participation in the pla
	Reassign this number of whole shares to terminate my participation in the plan for			and send a check for any fractional shares.

1D Authorized Signature(s)\* Signature 1 - Please keep signature within the box Signature(s) 2 - Please keep signature within the box. Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

#### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

# **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, automatic debi your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers.

Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information noutershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

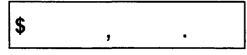
Computershare realizes that you entitus us with continuous personal and insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

OOWA2A-MOT

# 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time please make your check payable to Computershare.

Attached is a check in the amount of:



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Please detach this portion and mail it to the address provided on the right.

Holder Name: ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM Holder Account Number

C0000592102

FID



- Ալլահանականիայնուն անդարանության գլիայիայի անհականին ին ինկանին անհա

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006

Computershare Trust Company, N.A. PO Box 43078

Providence, RI 02940-3078 Within the US, Canada & Puerto Rico 800 252 1800

Outside the US, Canada & Puerto Rico 781 575 2058

www.computershare.com/exxonmobil

003599

\*\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079

000000013/000003599

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

**Holder Account Number** 

C0000592102



SSN/TIN Certified

001CS0006\_RPS.DL\_PG1,XOM.02954\_20298/003599/003599/i1

# **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

It is important to retain this statement for tax reporting purposes, and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0000592102

# ► ACCOUNT SUMMARY

DSP

As of close of stock market on 10 Jun 2008

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total		Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units		Value (\$)
PP - Common Stock	0.000000	0.000000	3,753,777061	3,753.777061	87.890000	329,919.47

# **Dividend Reinvestment Activity**

As of record date

This section inc	ludes information	on only for shares/units for	r which dividends are reinve	sted.			
Record   Date	Payment   Date	Dividend   Rate (\$)	Stock Class   Description	Dividend Reinvestment   Shares/Units	Gross   Dividend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
13 May 2008	10 Jun 2008	0.400000	Common	3,736.713607	1,494.69		1,494.69

**Transaction History** 

From: 01 .lan 2008

To: 10 Jun 2008

Date	Transaction Description	Transaction     Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions DSF								2 704 542000
01 Jan 2008	Halance Forward							3 7 23 5439111
0,1 Jan 2008 10 Mar 2008	Balance Forward Dividend Reinvestment	1,302.54	Comp Paid Fees	0.38	1,302.54	85.864547	15.169707	3,721.543900 3,736.713607

194UDR

X O M

002CD40010

00TPPA

# How to Read Your Statement

Stock Class Description -- A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You – You received a stock certificate for these shares. Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of the Plan.

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the date specified.

Deduction Description - A description of any amounts withheld including transaction fees.

Net Amount – The total amount transacted for you, equal to the transaction amount less any applicable deductions.

Price Per Share/Unit - The market price per share purchased or sold under the Plan for this transaction

# Please see reverse side for important information

Transaction Shares/Units - The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date - The date on which you must have officially owned shares to receive the dividend

Payment Date - The date the dividend was payable.

Dividend Rate - The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend - The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/TIN Certified - If your account is not certified, as indicated by the word NO appearing under the SSN/TIN title in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service be withheld from any dividends or sales proceeds per incomments. Either form is available through the "DOWNLOADABLE FORMS" se requirements. Either form is available through the "DOWNLOADABLE FORMS" see

					_
		C0000592		Page 2 of X O M	+
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID		R
1A	Sell Shares  OR  Sell this number of shares. If you have DRS shares, the DRS shares will be sold prior to your plan shares.	Sell all book-entr including plan an shares (if applica terminate plan pa	nd DRS able), and	You must submit the origin unsigned certificate(s) with	
1B	Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)  OR  Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares.  Please detach this portion and mail it to: Computershare,	Reassign all of n shares to DRS, t my participation and send a chec fractional shares	erminate in the plan k for any ovidence, RI	Signature(s) 2 - Please keep signature within the box.  RI 02940-3078	+
				details on the terms and conditions of transactions under the plan or DRS sales facility)	
1A.	terms of the plan. A proceeds check will be mailed to you, less Centre at the website listed on the reverse side, or by including non-US wires, also include the SWIFT (bank routing ID) and be Guarantee is a special stamp provided by a bank, broker or cretransaction. A notarized signature is not a substitute for a Medecall us to find out the cost to have the check delivered to a stre Upon written request, we will provide the name of the executing of compensation received from third parties in connection with	to sell all plan share any applicable taxe in a written note with ank codes. The sign edit union (guaranto allion Signature Guaret address via couring broker dealer assouthe transaction, if an IODIFIED, STOPPE	es and termines and fees. your bank's ature(s) on the rinstitutions, arantee. Pleadier service. occided with the ry.	rminate your plan participation. Shares will be sold as promptly as practicable based on the set. You can request a wire payment by updating your bank details online through Investor lik's name, branch location and routing number, and your bank account name and number, on the note must be stamped with a Medallion Signature Guarantee. A Medallion Signatons) that indicates the individual(s) signing a form is legally authorized to conduct the requestlesse contact us at the phone number listed on the reverse side for fee details. You can also the transaction, and within a reasonable amount of time will disclose the source and arrance that the phone is the phone in the phone is t	For ature ested Iso nount

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the

"Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarante
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

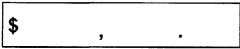
At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency. 00TPQA

# 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:



- · No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Please detach this portion and mail it in the enclosed envelope.

Holder Name: ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM Holder Account Number

C0000592102

FID



Idhallaan Mikaladdhalladhaalladhaalladda Computershare P.O. Box 6006 Carol Stream, IL 60197-6006

00000000X0M SPP1 C 0000592105

# **E**XonMobil





Computershare Trust Company, N.A. 250 Royall Street Canton Massachusetts 02021

Within the US, Canada & Puerto Rico Outside the US, Canada & Puerto Rico

800 252 1800 781 575 2058

www.computershare.com/exxonmobil

002874

\*\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079

000000010/000002874

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

H., H., H., J., H.H., H.H., H.H., H.H., H.H., H.H.

**Holder Account Number** 

C0000592102



Symbol

001CS0006\_RPS.DL\_PG1.XOM.143025\_17609/002874/002874/i1

# **Exxon Mobil Corporation - Statement of Holdings**

Dividend	d Information						Holder Acco	ount Number:C00	000592102
Record Date	Payment     Date	Class Description	l .	nits Participa dend Reinve	_	Dividend Rate (\$)	Gross   Dividend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
11 Feb 2008	10 Mar 2008	Comma	n	3,7	21.543900	0.350000	1,302.54	V	1,302.54
Transact	tion History	From: 01 Ja	an 2008	To: 10 f	Mar 2008				
Date	Trans	action Description	ransaction Amount (\$)	Deduction Amount (\$)	Deduction Type	1	Share/Unit	Total Transaction Shares/Units	Total Shares/Units Held
Plan Transact 01 Jan 2008 10 Mar 2008	lions DSPP - Commor	n Stock Balance Forward Dividend Reinvestment	1,302.54	0.38	Comp Paid Fee	s 1,302.	54 85.864547	15.169707	3,721.543900 3,736.713607
Summar	y of Holdings	Date: 10 Ma	ar 2008						
Class Des	cription	Certificate Shares/Unit Held By Yo	S Pook S	egistration/ hares/Units	Dividen Reinvestmen Shares/Unit	t Sharocili	otal   Closing nits   Per Share		Value (\$)
DSPP - Comn	non Stock	0.00000	)	0.000000	3,736.71360	7 3,736.713	607 82.4	60000	308,129.40

43UDR

X O M

SL<sub>1</sub>



Α	Partial Withdrawal (d	continue participation	in the Plan); <u>AND</u>	!			
	ISSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES		<u>OR</u>	*SELL THIS NUMBER OF SHARES			
В	Full Withdrawal (terr	minate participation in	the Plan); <u>AND</u>			ration Shares(DRS) and you have requested to sell a specific amount is will be sold prior to your Plan shares. If you selected for all of your ir DRS and Plan shares.	
	ISSUE A CERTIFICATE FO AND A CHECK FOR FRAC	····	<u>OR</u>	*SELL ALL SHARES		· .	
С	Deposit Certificate(s	s)				•	
	PLEASE INDICATE THE NUI DEPOSITED INTO YOUR PL						
	Signature 1 - Please keep	signature within the box.	Signature 2 - Ple	ase keep signature	within the box.	Please detach this portion and mail	to:
						Computershare	iu.
					•	PO Box 43078	
	Please note: All registered	holders must sign for your ins	tructions to be complet	ed.		Providence RI 02940-3078	十

\*For sales requests for Partnerships or Corporations, please have your signature(s) medallion guaranteed or provide us with a copy of the corporate resolution/partnership agreement. Computershare Trust Company, N.A., as agent, upon written request, will provide the name of the executing broker dealer associated with the transaction(s), and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction(s), if any.

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST. PLEASE REFER TO THE PLAN PROSPECTUS/BROCHURE REGARDING APPLICABLE FEES.

#### Special Instructions

If you wish to have sale proceeds sent electronically to your financial institution please confirm the correct wire instructions with your financial institution. The wire instructions should include the bank name, address, bank account name, bank account number, and the bank's nine digit fed wire routing number. A written request to sell along with this information should be provided to Computershare. For foreign wires, please include the swift code and the bank code. The written instructions should be signed by all shareholders with a Medallion Guarantee Stamp. Please note you can also sell your shares and choose to have the funds wired by visiting the website on the front of this form and accessing your Investor Centre account. A \$35.00 fee will be deducted from proceeds for a domestic wire and a \$50.00 fee will be deducted from proceeds for a foreign wire.

If you wish to have the proceeds sent via courier service, a \$20.00 fee will be deducted from your proceeds. Funds cannot be delivered to a P.O. Box or P.O. Zip codes.

If you want a certificate or check issued to someone other than the registered holder, you must include the name, address, date of birth and social security number of the person to whom the ownership is being transferred. Your signature(s) on the tear off section must be guaranteed by a member of a medallion signature program (bank or broker) approved by the Securities Transfer Association, Inc. A Notary public is not acceptable.

If you would like to write to us, please include your account number, daytime telephone number with area code, and the company name in your correspondence.

### PLEASE KEEP THIS STATEMENT FOR COST BASIS AND TAX PURPOSES.

#### **Terms and Definitions**

Note: Some definitions outlined below may not pertain to your Investment Plan.

SSN/TIN Certified

If your account is not certified, you must complete a W-9 or W-8BEN tax form or taxes will be withheld from any dividends or sales proceeds per

Internal Revenue Service requirements. Faxed W-8BEN forms are not acceptable.

**Record Date** The date that establishes ownership on our records to receive the dividend.

**Payment Date** The date the dividend is payable.

**Dividend Rate** The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Price Per Share The price per share purchased or sold under the plan. Total Transaction Shares The number of shares acquired or sold through the plan.

**Deduction Amount** An aggregate sum of all fees charged.

Value The dollar amount as of the date referenced of all shares that are held for this security in the account.

#### III. Privacy Notice

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information.

Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

# **E**xonMobil



Computershare Trust Company, N.A. 250 Royall Street Canton Massachusetts 02021 Within the US, Canada & Puerto Rico 800 252 1800

Outside the US, Canada & Puerto Rico

781 575 2058

www.computershare.com/exxonmobil

033424

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

11....(1...)(1...)(1...)(1...)(1...)(1...)(1...)(1...)(1...)(1...)(1...)(1...)(1...)

**Holder Account Number** 

0000592102

**FID** 



**Symbol** 

001CS0006\_RPS.DL.XOM.132737\_13331/033424/035428/i1

# **Exxon Mobil Corporation - Statement of Holdings**

Dividen	d Information	1					Holder Acco	ount Number:C 0	000592102
Record Date	Payment     Date	Class Description	ort i	nits Participa idend Reinve	-	Dividend   Rate (\$)	Gross   Dividend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
13 Aug 2007	10 Sep 2007	Comi	mon	3,69	92.207389	0.350000	1,292.27		1,292.27
Transact	tion History	From: 01	Jan 2007	To: 10 \$	Sep 2007				
Date	Tran	saction Description	Transaction Amount (\$)	Deduction Amount (\$)	Deduction Type	·	□   Share/Unit	Total Transaction Shares/Units	Total Shares/Units Held
Plan Transact	tions DSPP - Comm	on Stock							
01 Jan 2007		Balance Forward							3,660.248459
09 Mar 2007		Dividend Reinvestment	1,171.28	0.41	Comp Paid Fee:	•		16.516174	3,676.764633
11 Jun 2007 10 Sep 2007		Dividend Reinvestment Dividend Reinvestment	1,286.87 1,292.27	0.39 0.37	Comp Paid Fee: Comp Paid Fee:			15.442756 14.886972	3,692.207389 3,707.094361
Summar	y of Holding	S Date: 10	Sep 2007						
Class Des	scription	Certifica Shares/U Held By	nits Book S	egistration/ hares/Units	Dividend Reinvestmen Shares/Unit	t Sharoc/Ur	tal Closing Per Share		Value (\$)
DSPP - Comr	non Stock	0.000	000	0.000000	3,707.09436	1 3,707.094	361 84.8	360000	314,584.03

C 0000592102



Α	Partial Withdrawal (c	ontinue participation in	the Plan); <u>AN</u>	<u>D</u>			
	ISSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES		<u>O</u> F	*SELL THIS NUMBER OF SHARES			4,000
В	Full Withdrawal (tern	ninate participation in t	he Plan); <u>AND</u>		Direct Registration Sha	stration Shares(DRS) and you have requested to sell a specific amount of shares, the res will be sold prior to your Plan shares. If you selected for all of your shares to be our DRS and Plan shares.	
	ISSUE A CERTIFICATE FO AND A CHECK FOR FRAC		OF	SHARES			
С	Deposit Certificate(s	)			*** · · ·		
	PLEASE INDICATE THE NUM DEPOSITED INTO YOUR PLA						
	Signature 1 - Please keep s	signature within the box.	Signature 2 - P	lease keep signature	within the box.	Please detach this portion and mail to:	
						Computershare	
	Please note: All registered h	nolders must sign for your instru	uctions to be comple	eted.		PO Box 43078 Providence RI 02940-3078	-

\*For sales requests for Partnerships or Corporations, please have your signature(s) medallion guaranteed or provide us with a copy of the corporate resolution/partnership agreement. Computershare Trust Company, N.A., as agent, upon written request, will provide the name of the executing broker dealer associated with the transaction(s), and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction(s), if any.

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST. PLEASE REFER TO THE PLAN PROSPECTUS/BROCHURE REGARDING APPLICABLE FEES.

#### I. Special Instructions

If you wish to have sale proceeds sent electronically to your financial institution please confirm the correct wire instructions with your financial institution. The wire instructions should include the bank name, address, bank account name, bank account number, and the bank's nine digit fed wire routing number. A written request to sell along with this information should be provided to Computershare. For foreign wires, please include the swift code and the bank code. The written instructions should be signed by all shareholders with a Medallion Guarantee Stamp. Please note you can also sell your shares and choose to have the funds wired by visiting the website on the front of this form and accessing your Investor Centre account. A \$35.00 fee will be deducted from proceeds for a domestic wire and a \$50.00 fee will be deducted from proceeds for a foreign wire.

If you wish to have the proceeds sent via courier service, a \$20.00 fee will be deducted from your proceeds. Funds cannot be delivered to a P.O. Box or P.O. Zip codes.

If you want a certificate or check issued to someone other than the registered holder, you must include the name, address, date of birth and social security number of the person to whom the ownership is being transferred. Your signature(s) on the tear off section must be guaranteed by a member of a medallion signature program (bank or broker) approved by the Securities Transfer Association, Inc. A Notary public is not acceptable.

If you would like to write to us, please include your account number, daytime telephone number with area code, and the company name in your correspondence.

PLEASE KEEP THIS STATEMENT FOR COST BASIS AND TAX PURPOSES.

#### Terms and Definitions

Note: Some definitions outlined below may not pertain to your Investment Plan. SSN/TIN Certified

If your account is not certified, you must complete a W-9 or W-8BEN tax form or taxes will be withheld from any dividends or sales proceeds per

Internal Revenue Service requirements. Faxed W-8BEN forms are not acceptable.

Record Date The date that establishes ownership on our records to receive the dividend.

The date the dividend is payable. **Payment Date** 

**Dividend Rate** The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

**Price Per Share** The price per share purchased or sold under the plan. **Total Transaction Shares** The number of shares acquired or sold through the plan.

**Deduction Amount** An aggregate sum of all fees charged. Value

The dollar amount as of the date referenced of all shares that are held for this security in the account.

#### III. Privacy Notice

"th rec~

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number ' stock ownership information and other financial information.

# **E**xonMobil





Computershare Trust Company, N.A. 250 Royall Street

Canton Massachusetts 02021

Within the US, Canada & Puerto Rico 800 252 1800 Outside the US, Canada & Puerto Rico 781 575 2058

www.computershare.com/exxonmobil

034311

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

Hadladladaddaldaddaladdlalddald

**Holder Account Number** 

C 0000592102

SSN/TIN Certifie Symbol

Yes XOM

FID

001CS0006\_RPS.DL.XOM.165345\_11439/034311/034451/i1

# **Exxon Mobil Corporation - Statement of Holdings**

Dividend Information Holder Account Number: C 0000592102									
Record Date	Payment   Date	Class Descriptio		Inits Participa idend Reinve		Dividend   Rate (\$)   I	Gross   Dividend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
14 May 2007	11 Jun 2007	Comm	ion	3,67	76.764633	0.350000	1,286.87		1,286.87
Transact	tion History	From: 01	Jan 2007	To: 11 、	Jun 2007				
Date	Trans	action Description	Transaction Amount (\$)	Deduction Amount (\$)	Deduction Type		Share/Unit	Total Transaction Shares/Units	Total Shares/Units Held
	ions Dspp - Common								
01 Jan 2007 09 Mar 2007		Balance Forward Dividend Reinvestment	1,171.28	0.41	Comp Paid Fee	s 1,171.2	8 70.917151	16.516174	3,660.248459 3,676.764633
11 Jun 2007		Dividend Reinvestment	1,286.87	0.39	Comp Paid Fee			15.442756	3,692.207389
Summar	y of Holdings	Date: 11	Jun 2007						
Class Des	cription	Certificat Shares/Un Held By Y	its Book S	Registration/ Shares/Units	Dividend Reinvestmen Shares/Unit	t   Sharos/lin	tal   Closing its   Per Share		Value (\$)
Dspp - Comm	on Stock	0.0000	000	0.000000	3,692.207389	3,692.2073	89 83.0	60000	306,674.75

43 U D R

X O M

+

002CD40010

00H5JA

Please see important PRIVACY NOTICE on reverse side of statement

Holder Name: ELMER H BRUNSTING OR P3990 NELVA E BRUNSTING TR BRUNSTING



Д	Partial Withdrawal (continue participation in	the Plan); AND	
	ISSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES	OR NUMBER OF SHARES	
3	Full Withdrawal (terminate participation in t	ne Plan); <u>AND</u>	If you have Direct Registration Shares(DRS) and you have requested to sell a specific amount of shares, the Direct Registration Shares will be sold prior to your Plan shares. If you selected for all of your shares to be sold, we will sell both your DRS and Plan shares.
	ISSUE A CERTIFICATE FOR ALL FULL SHARES AND A CHECK FOR FRACTIONAL SHARES	OR *SELL ALL SHARES	
0	Deposit Certificate(s)		
	PLEASE INDICATE THE NUMBER OF SHARES TO BE DEPOSITED INTO YOUR PLAN ACCOUNT.		
	Signature 1 - Please keep signature within the box.	Signature 2 - Please keep signature v	within the box.
			Please detach this portion and mail to:  Computershare
			PO Box 43078
	Please note: All registered holders must sign for your instru	ctions to be completed.	Providence RI 02940-3078

\*For sales requests for Partnerships or Corporations, please have your signature(s) medallion guaranteed or provide us with a copy of the corporate resolution/partnership agreement. Computershare Trust Company, N.A., as agent, upon written request, will provide the name of the executing broker dealer associated with the transaction(s), and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction(s), if any.

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED. STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST. PLEASE REFER TO THE PLAN PROSPECTUS/BROCHURE REGARDING APPLICABLE FEES.

#### Special Instructions

If you wish to have sale proceeds sent electronically to your financial institution please confirm the correct wire instructions with your financial institution. The wire instructions should include the bank name, address, bank account name, bank account number, and the bank's nine digit fed wire routing number. A written request to sell along with this information should be provided to Computershare. For foreign wires, please include the swift code and the bank code. The written instructions should be signed by all shareholders with a Medallion Guarantee Stamp. Please note you can also sell your shares and choose to have the funds wired by visiting the website on the front of this form and accessing your Investor Centre account. A \$35.00 fee will be deducted from proceeds for a domestic wire and a \$50.00 fee will be deducted from proceeds for a foreign wire.

If you wish to have the proceeds sent via courier service, a \$20.00 fee will be deducted from your proceeds. Funds cannot be delivered to a P.O. Box or P.O. Zip codes.

If you want a certificate or check issued to someone other than the registered holder, you must include the name, address, date of birth and social security number of the person to whom the ownership is being transferred. Your signature(s) on the tear off section must be guaranteed by a member of a medallion signature program (bank or broker) approved by the Securities Transfer Association, Inc. A Notary public is not acceptable.

If you would like to write to us, please include your account number, daytime telephone number with area code, and the company name in your correspondence.

PLEASE KEEP THIS STATEMENT FOR COST BASIS AND TAX PURPOSES.

### Terms and Definitions

Note: Some definitions outlined below may not pertain to your Investment Plan.

SSN/TIN Certified

If your account is not certified, you must complete a W-9 or W-8BEN tax form or taxes will be withheld from any dividends or sales proceeds per

Internal Revenue Service requirements. Faxed W-8BEN forms are not acceptable.

The date that establishes ownership on our records to receive the dividend.

**Record Date Payment Date** The date the dividend is payable.

The dollar amount of the dividend paid per share or the rate of stock dividend or stock split. **Dividend Rate** 

Price Per Share The price per share purchased or sold under the plan.

Total Transaction Shares The number of shares acquired or sold through the plan.

**Deduction Amount** An aggregate sum of all fees charged.

Value

The dollar amount as of the date referenced of all shares that are held for this security in the account.

### III. Privacy Notice

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information.

Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously,

Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

**OONKBA** 

# **E**xonMobil





Computershare Trust Company, N.A. 250 Royall Street

Canton Massachusetts 02021

Within the US, Canada & Puerto Rico 800 252 1800 Outside the US, Canada & Puerto Rico 781 575 2058

www.computershare.com/exxonmobil

034894

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

**Holder Account Number** 

C 0000592102

FID



SSN/TIN Certified Symbol

Yes XOM

001CS0006\_RPS.DL.XOM.1372\_9709/034894/034903/i1

# **Exxon Mobil Corporation - Statement of Holdings**

Dividend Information Holder Account Number: C 0000592102									000592102
Record Date	Payment     Date	Class Description		Inits Participa idend Reinve	9	Dividend   Rate (\$)	Gross   Dividend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
09 Feb 2007	09 Mar 2007	Commo	חמ	3,66	0.248459	0.320000	1,171.28	· · · · · · · · · · · · · · · · · · ·	1,171.28
Transact	tion History	From: 01	an 2007	To: 09 N	Mar 2007				
Date	Trans	saction Description	ransaction Amount (\$)	Deduction Amount (\$)	Deduction Type		SnareJunit	Total Transaction Shares/Units	Total Shares/Units Held
Plan Transac 01 Jan 2007 09 Mar 2007	tions Dspp - Commor	n Stock Balance Forward Dividend Reinvestment	1,171.28	0.41	Comp Paid Fee	s 1,171.2	28 70.917151	16.516174	3,660.248459 3,676.764633
Summar	ry of Holding	Date: 09 N	lar 2007						
Class Des	scription	Certificate Shares/Uni Held By Yo	ts Book S	Registration/ Shares/Units	Dividend Reinvestmen Shares/Unit	t Sharosille	otal   Closing hits   Per Share		Value (\$)
Dspp - Comm	non Stock	0.0000	00	0.000000	3,676.764633	3,676.764	633 71.1	120000	261,491.50

43UDR

X O M

C 0000592102



Α	Partial Withdrawal (continue participation is	n the Plan); <u>AND</u>					
	ISSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES	OR	*SELL THIS NUMBER OF SHARES			:	
В	Full Withdrawal (terminate participation in	the Plan); <u>AND</u>		If you have Direct Registra Direct Registration Shares sold, we will sell both your	will be sold prior to your Plan shares	uested to sell a specific amount of shares s. If you selected for all of your shares to	i, the be
	ISSUE A CERTIFICATE FOR ALL FULL SHARES AND A CHECK FOR FRACTIONAL SHARES	<u>OR</u>	*SELL ALL SHARES				
С	Deposit Certificate(s)			<del>-</del>			
	PLEASE INDICATE THE NUMBER OF SHARES TO BE DEPOSITED INTO YOUR PLAN ACCOUNT.	!					
	Signature 1 - Please keep signature within the box.	Signature 2 - Plea	se keep signature v	vithin the box.	Please datach this	portion and mail to:	
		1 1			Computershare	portion and mair to.	
		1 1			PO Box 43078		_
	Please note: All registered holders must sign for your inst	ructions to be complete	d.		Providence RI 029	40 <b>-</b> 3078	+

\*For sales requests for Partnerships or Corporations, please have your signature(s) medallion guaranteed or provide us with a copy of the corporate resolution/partnership agreement. Computershare Trust Company, N.A., as agent, upon written request, will provide the name of the executing broker dealer associated with the transaction(s), and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction(s), if any.

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST. PLEASE REFER TO THE PLAN PROSPECTUS/BROCHURE REGARDING APPLICABLE FEES.

#### Special Instructions

If you wish to have sale proceeds sent electronically to your financial institution please confirm the correct wire instructions with your financial institution. The wire instructions should include the bank name, address, bank account name, bank account number, and the bank's nine digit fed wire routing number. A written request to sell along with this information should be provided to Computershare. For foreign wires, please include the swift code and the bank code. The written instructions should be signed by all shareholders with a Medallion Guarantee Stamp. Please note you can also sell your shares and choose to have the funds wired by visiting the website on the front of this form and accessing your Investor Centre account. A \$35.00 fee will be deducted from proceeds for a domestic wire and a \$50.00 fee will be deducted from proceeds for a foreign wire.

If you wish to have the proceeds sent via courier service, a \$20.00 fee will be deducted from your proceeds. Funds cannot be delivered to a P.O. Box or P.O. Zip codes.

If you want a certificate or check issued to someone other than the registered holder, you must include the name, address, date of birth and social security number of the person to whom the ownership is being transferred. Your signature(s) on the tear off section must be guaranteed by a member of a medallion signature program (bank or broker) approved by the Securities Transfer Association, Inc. A Notary public is not acceptable.

If you would like to write to us, please include your account number, daytime telephone number with area code, and the company name in your correspondence.

PLEASE KEEP THIS STATEMENT FOR COST BASIS AND TAX PURPOSES.

# **Terms and Definitions**

Note: Some definitions outlined below may not pertain to your Investment Plan.

SSN/TIN Certified If your account is not certified, you must complete a W-9 or W-8BEN tax form or taxes will be withheld from any dividends or sales proceeds per

Internal Revenue Service requirements. Faxed W-8BEN forms are not acceptable.

**Record Date** The date that establishes ownership on our records to receive the dividend.

Payment Date The date the dividend is payable.

**Dividend Rate** The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Price Per Share The price per share purchased or sold under the plan. **Total Transaction Shares** The number of shares acquired or sold through the plan.

**Deduction Amount** An aggregate sum of all fees charged. Value

The dollar amount as of the date referenced of all shares that are held for this security in the account.

#### III. Privacy Notice

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information.

Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.



C/O COMPUTERSHARE TRUST COMPANY, N.A. P.O. BOX 43008 PROVIDENCE, RI 02940-3008



139511

ZG32 3247 DM.1-5.10Z.IC1.ND 139511 223463 1 2 1------HV3300ZG.J63298.0001.223463 33001031362540723 STMDRPDRS XMIT 032

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON, TX 77079-5914

# STATEMENT OF HOLDINGS

September 11, 2006

Page 1 of 4

To access and manage your account, you can contact us:

By Internet:

www.computershare.com/exxonmobil

By Telephone: 800-252-1800

By Mail:

COMPUTERSHARE

P.O. BOX 43008

PROVIDENCE, RI 02940-3008

SAVE THIS STATEMENT FOR YOUR FINANCIAL RECORDS

#### **EXXON MOBIL CORPORATION**

Issue ID 330010 Account Number 11471230

Access your account online at www.computershare.com/exxonmobil, your initial password is: 76759337.

#### **Dividend Reinvestment Information**

Issue Id	Security	Record Date	Payable Date	Shares Subject To Reinvestment	Rate	Fee Deducted	Tax Withheld	Net Dollars Reinvested
330010	COMMON	08/14/2006	09/11/2006	3,627.9370	0.320000	\$0.00	\$0.00	\$1,160.94

Account Activity as of 09/11/2006		Current Divide	Current Dividend Option: FULL REINVESTMENT				
Date	Transaction Description	Net Dollars	Price Per Share	Transaction Shares	Total Shares		
01/01/2006	BEGINNING BALANCE				3,589.5920		
03/10/2006	DIVIDEND PURCHASE	\$1,148.67	\$60.0430	19.1310	3,608.7230		
06/09/2006	DIVIDEND PURCHASE	\$1,154.79	\$60.1030	19.2140	3,627.9370		
09/11/2006	DIVIDEND PURCHASE	\$1,160.94	\$67.8120	17.1200	3,645.0570		

Continued...

#### **EXXON MOBIL CORPORATION**

# **CASH INVESTMENT TRANSACTION FORM**

Amount Enclosed

issue ID:

330010

**Account Number:** 

11471230

CASH INVESTMENTS ONLY:

Make check payable to Computershare (amount enclosed in U.S. dollars drawn on a U.S. bank). Do not send cash, third party checks or money orders.

Minimum:

\$50.00 Maximum: \$250,000.00

NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96

ELMER H BRUNSTING OR

IMPORTANT - ALL CASH INVESTMENTS MUST BE MAILED TO THIS ADDRESS. Do not send certificates or other correspondence to this address.

COMPUTERSHARE P.O. BOX 219035

KANSAS CITY, MO 64121-9035

# **EXXON MOBIL CORPORATION**

Issue ID:

330010

Account Number:

11471230

**Share Transaction Form** 

71230					
(DO NOT TE		ID REINVEST	IAL WITHDRAWAL IMENT OR CLOSE MY BOOK-E OLE SHARES IN BOXES BELO		
SELL a portion of my shares.	gradient de la companya de la compan	e Production	ISSUE A CERTIFICATE for a pertion of my shares.	and the second s	
Terminate My Account (MARK ONE)	SELL ALL SHARES held by the agent.		HOLD FULL SHARES at agent and issue a check for any fractional shares.	ISSUE A CERTIFICATE FOR ALL FULL SHARES and a check for any fractional shares.	2.000 U.V.
All registered owners	s must sign		VERY IMPORTANT-ALL SHARE TO THIS ADDRESS.	RANSACTION REQUESTS MUST	BE MAILED
			EXXON MOBIL C	ORPORATION	
	***************************************		c/o COMPUTERS	HARE TRUST COMPAI	NY, N.A.
			P.O. BOX 43008		
			PROVIDENCE, R	02940-3008	
Date					
			By signing, you agree that the sale registered owners of the shares and		

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96

0001200 330010 0000000 00011471230 70903

E 15231

Statement Definiti	ons Page 2 of 4
Activity as of Date	Date of the transaction or date the statement was requested.
Additional Income	The Tax Basis Per Share, multiplied by the shares purchased less the net amount invested. Also includes any brokerage commissions and/or fees the company has paid on your behalf which constitute additional taxable income to you. This information will be included in tax form 1099.
Date	The effective date of the transaction. For share purchases and sales, the effective date is generally the settlement date.
issue ID	Identifier assigned for each class of stock.
Market Price Per Share	The closing price within the last five business days of the Share Balance as of Date.
Market Value	Total Shares multiplied by the Market Price Per Share.
Net Dollars Reinvested	Dollar amount reinvested less any applicable fee or tax withholding.
Security	Indicates the class of stock.
Shares Held By Agent	Represents the total number of shares held in electronic form by the Agent credited to your account as of the "Share Balance as of Date". As these shares are held by the Agent, certificates have not been issued.
Shares Held By You	Shares issued in certificate form.
Shares Subject To Reinvestment	Number of shares on which the most recent dividend was reinvested.
Total Account Shares	Total of Shares Held By You and Shares Held By Agent.
Transaction Shares	Number of shares applied to or withdrawn from your account.

Computershare Trust Company, N.A., as agent, upon written request, will provide the name of the executing broker dealer associated with the transaction(s), and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction(s), if any.

# **E**‰onMobil

c/o COMPUTERSHARE TRUST COMPANY, N.A. P.O. BOX 43008

PROVIDENCE, RI 02940-3008

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96

# STATEMENT OF HOLDINGS

September 11, 2006

Page 3 of 4

To access and manage your account, you can contact us:

By Internet: www.computershare.com/exxonmobil

By Telephone: 800-252-1800

By Mail:

COMPUTERSHARE

P.O. BOX 43008

PROVIDENCE, RI 02940-3008

SAVE THIS STATEMENT FOR YOUR FINANCIAL RECORDS

EXXON MOBIL CORPOR	ATION		Issue	ID 330010 Account Nun	nber 11471230
Total Holdings and Marke	et Value as of 09/1	1/2006		Year-To-Date Summary	for 2006
Security	COMMON	Market Price Per Share	\$64.9400	Gross Dividends	\$3,464.40
Shares Held By You	0.0000 ′	Market Value	\$236,710.00	Tax Withheld	\$0.00
Shares Held By Agent	3,645.0570			Additional Income	\$1.39
Total Account Shares	3,645.0570				

This page intentionally left blank.

# **E**XonMobil

P.O. BOX 43008 PROVIDENCE, RI 02940-3008

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96

# STATEMENT OF HOLDINGS

June 9, 2006

Page 3 of 4

To access and manage your account, you can contact us:

By Internet: www.computershare.com/exxonmobil

By Telephone: 800-252-1800

By Mail:

COMPUTERSHARE

P.O. BOX 43008

PROVIDENCE, RI 02940-3008

SAVE THIS STATEMENT FOR YOUR FINANCIAL RECORDS

EXXON MOBIL CORPO	RATION		Issue	ID 330010 Account Nu	mber 114 <u>7</u> 1230
Total Holdings and Mar	ket Value as of 06	/09/2006		Year-To-Date Summar	y for 2006
Security	COMMON	Market Price Per Share	\$58.8000	Gross Dividends	\$2,303.46
Shares Held By You	0.0000	Market Value	\$213,322.69	Tax Withheld	\$0.00
Shares Held By Agent	3,627.9370			Additional Income	\$0.96
Total Account Shares	3.627.9370				

This page intentionally left blank.



c/o COMPUTERSHARE TRUST COMPANY, N.A P.O. BOX 43008 PROVIDENCE, RI 02940-3008

144151

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON, TX 77079-5914

# STATEMENT OF HOLDINGS

June 9, 2006

Page 1 of 4

To access and manage your account, you can contact us:

www.computershare.com/exxonmobil

By Telephone: 800-252-1800

By Mail:

COMPUTERSHARE

P.O. BOX 43008

PROVIDENCE, RI 02940-3008

SAVE THIS STATEMENT FOR YOUR FINANCIAL RECORDS

#### **EXXON MOBIL CORPORATION**

Issue ID 330010 Account Number 11471230

Access your account online at www.computershare.com/exxonmobil, your initial password is: 76759337.

#### **Dividend Reinvestment Information**

Issue Id	Security	Record Date	Payable Date	Shares Subject To Reinvestment	Rate	Fee Deducted	Tax Withheld	Net Dollars Reinvested
330010	COMMON	05/12/2006	06/09/2006	3,608.7230	0.320000	\$0.00	\$0.00	\$1,154.79

Account Activity	y as of 06/09/2006	Current Divide	ID		
Date	Transaction Description	Net Dollars	Price Per Share	Transaction Shares	Total Shares
01/01/2006	BEGINNING BALANCE				3,589.5920
03/10/2006	DIVIDEND PURCHASE	\$1,148.67	\$60.0430	19.1310	3,608.7230
06/09/2006	DIVIDEND PURCHASE	\$1,154.79	\$60.1030	19.2140	3,627.9370

Continued...

### **EXXON MOBIL CORPORATION**

### **CASH INVESTMENT TRANSACTION FORM**

Amount Enclosed

Issue ID:

330010

Account Number:

11471230

ELMER H BRUNSTING OR **NELVA E BRUNSTING TR** BRUNSTING FAM LIVING TRUST UA 10/10/96

CASH INVESTMENTS ONLY:

Make check payable to Computershare (amount enclosed in U.S. dollars drawn on a U.S. bank). Do not send cash. third party checks or money orders.

IMPORTANT - ALL CASH INVESTMENTS MUST BE MAILED TO THIS ADDRESS. Do not send certificates or other correspondence to this address.

Minimum:

\$50.00 Maximum: \$250,000.00

COMPUTERSHARE P.O. BOX 219035

KANSAS CITY, MO 64121-9035

# **EXXON MOBIL CORPORATION**

**Share Transaction Form** 

Issue ID:

330010

Account Number:

71230							
(DO NOT TE		END REINVES	FIAL WITHDRAWA STMENT OR CLOSE HOLE SHARES IN BO	MY BOOK-EN		INT)	
SELL a portion of my shares.				IFICATE for a			TOMA URC 1
Terminate My Account (MARK ONE)	SELL ALL SHARES held by the agent.	30	HOLD FULL SHARES at agent and issue a check for any fractional shares.	to the	ISSUE A CI FOR ALL F and a chec fractional		
ill registered owners	must sign		VERY IMPORTANT		RANSACTION I	REQUESTS MU	ST BE MAILE
Tate			c/o CON P.O. BO	APUTERSI X 43008	ORPORATI HARE TRU 02940-30	IST COMP.	ANY, N.A.
			By signing, you agre				

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96

0001200 330010 0000000 00011471230 70903

E1523

Statement Definiti	ons Page 2 of
Activity as of Date	Date of the transaction or date the statement was requested.
Additional Income	The Tax Basis Per Share, multiplied by the shares purchased less the net amount invested. Also includes any brokerage commissions and/or fees the company has paid on your behalf which constitute additional taxable income to you. This information will be included in tax form 1099.
Date	The effective date of the transaction. For share purchases and sales, the effective date is generally the settlement date.
Issue ID	Identifier assigned for each class of stock.
Market Price Per Share	The closing price within the last five business days of the Share Balance as of Date.
Market Value	Total Shares multiplied by the Market Price Per Share.
Net Dollars Reinvested	Dollar amount reinvested less any applicable fee or tax withholding.
Security	Indicates the class of stock.
Shares Held By Agent	Represents the total number of shares held in electronic form by the Agent credited to your account as of the "Share Balance as of Date". As these shares are held by the Agent, certificates have not been issued.
Shares Held By You	Shares issued in certificate form.
Shares Subject To Reinvestment	Number of shares on which the most recent dividend was reinvested.
Total Account Shares	Total of Shares Held By You and Shares Held By Agent.
Transaction Shares	Number of shares applied to or withdrawn from your account.

Computershare Trust Company, N.A., as agent, upon written request, will provide the name of the executing broker dealer associated with the transaction(s), and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction(s), if any.



c/o COMPUTERSHARE TRUST COMPANY, N.A. P.O. BOX 43008 PROVIDENCE, RI 02940-3008



103988

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON, TX 77079-5914

# STATEMENT OF HOLDINGS

March 10, 2006

To access and manage your account, you can contact us:

By Internet: www.computershare.com/exxonmobil

By Telephone: 800-252-1800

By Mail:

COMPUTERSHARE

P.O. BOX 43008

PROVIDENCE, RI 02940-3008

SAVE THIS STATEMENT FOR YOUR FINANCIAL RECORDS

# **EXXON MOBIL CORPORATION**

Issue ID 330010 Account Number 11471230

Access your account online at www.computershare.com/exxonmobil, your initial password is: 76759337.

#### **Dividend Reinvestment Information**

Issue Id	Security	Record Date	Payable Date	Shares Subject To Reinvestment	Rate	Fee Deducted	Tax Withheld	Net Dollars Reinvested
330010	COMMON	02/10/2006	03/10/2006	3,589,5920	0.320000	\$0.00	\$0.00	\$1,148.67

Account Activity as of 03/10/2006		Current Divide	ID		
Date	Transaction Description	Net Dollars	Price Per Share	Transaction Shares	Total Shares
01/01/2006	BEGINNING BALANCE				3,589.5920
03/10/2006	DIVIDEND PURCHASE	\$1 148.67	\$60.0430	19.1310	3.608.7230

<b>Total Holdings and Marl</b>	ket Value as of 03/	Year-To-Date Summai	y for 2006		
Security	COMMON	Market Price Per Share	\$59.1800	Gross Dividends	\$1,148.67
Shares Held By You	0.0000	Market Value	\$213,564.22	Tax Withheld	\$0.00
Shares Hold By Agent	3 608 7230			Additional Income	\$0.48

Shares Held By Agent **Total Account Shares** 

ELMER H BRUNSTING OR

NELVA E BRUNSTING TR

UA 10/10/96

**BRUNSTING FAM LIVING TRUST** 

3,608.7230

3.608.7230

Additional Income

# **EXXON MOBIL CORPORATION**

# **CASH INVESTMENT TRANSACTION FORM**

Issue ID:

330010

Account Number:

11471230

CASH INVESTMENTS ONLY:

Make check payable to Computershare (amount enclosed in U.S. dollars drawn on a U.S. bank). Do not send cash, third party checks or money orders.

IMPORTANT - ALL CASH INVESTMENTS MUST BE MAILED TO THIS ADDRESS. Do not send certificates or other correspondence to this address.

Minimum:

\$50.00 Maximum: \$250,000.00

**Amount Enclosed** 

**COMPUTERSHARE** P.O. BOX 219035 KANSAS CITY, MO 64121-9035

1292233001000000000001147123010000500025000001

# **EXXON MOBIL CORPORATION**

330010

Issue ID:

11471230 **Account Number:** 

**Share Transaction Form** 

By signing, you agree that the sale of shares is authorized by you and all other

registered owners of the shares and will be binding on you and such other owners

47 1230		
(DO NOT TE		PARTIAL WITHDRAWAL EINVESTMENT OR CLOSE MY BOOK-ENTRY ACCOUNT) OF WHOLE SHARES IN BOXES BELOW)
SELL a portion of my shares.		ISSUE A CERTIFICATE for a portion of my shares.
Terminate My Account (MARK ONE)	SELL ALL SHARES held by the agent.	HOLD FULL SHARES at agent And issue a check for any fractional shares. FOR ALL FULL SHARES and a check for any fractional shares.
All registered owners	must sign	VERY IMPORTANT-ALL SHARE TRANSACTION REQUESTS MUST BE MAILE TO THIS ADDRESS.
Data		EXXON MOBIL CORPORATION c/o COMPUTERSHARE TRUST COMPANY, N.A. P.O. BOX 43008 PROVIDENCE, RI 02940-3008
Date		

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96

0001200 330010 0000000 00011471230 70903

E 1623I

### **Statement Definitions**

Activity as of Date

Date of the transaction or date the statement was requested.

**Additional Income** 

The Tax Basis Per Share, multiplied by the shares purchased less the net amount invested. Also includes any brokerage

commissions and/or fees the company has paid on your behalf which constitute additional taxable income to you. This information will be included in tax form 1099.

Date

The effective date of the transaction. For share purchases and sales, the effective date is generally the settlement date.

Issue ID

Identifier assigned for each class of stock.

Market Price Per Share

The closing price within the last five business days of the Share Balance as of Date.

Market Value

Total Shares multiplied by the Market Price Per Share.

**Net Dollars Reinvested** 

Dollar amount reinvested less any applicable fee or tax withholding.

Security

Indicates the class of stock

**Shares Held By Agent** 

Represents the total number of shares held in electronic form by the Agent credited to your account as of the "Share Balance as of Date". As these shares are held by the Agent, certificates have not been issued.

Shares Held By You

Shares issued in certificate form.

Shares Subject To Reinvestment

Number of shares on which the most recent dividend was reinvested.

**Total Account Shares** 

Total of Shares Held By You and Shares Held By Agent.

**Transaction Shares** 

Number of shares applied to or withdrawn from your account.



P.O. BOX 43008 PROVIDENCE, RI 02940-3008

September 9, 2005

Page 1 of 4

To access and manage your account, you can contact us:

www.exxonmobil.equiserve.com

STATEMENT OF HOLDINGS

By Telephone: 800-252-1800

COMPUTERSHARE By Mail:

P.O. BOX 43008

PROVIDENCE, RI 02940-3008

SAVE THIS STATEMENT FOR YOUR FINANCIAL RECORDS

P324 683 DM.1-5.TOZ.IC1.ND 110764 179538 1 2 1------HV3300P3.J30868.0001.179538 33001031352521733 STMDRPDRS XMIT 016

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON, TX 77079-5914

> ON JUNE 17, 2005, EQUISERVE WAS ACQUIRED BY COMPUTERSHARE. THE NAME "COMPUTERSHARE" WILL REPLACE "EQUISERVE" ON SHAREHOLDER RELATED DOCUMENTS.

#### **EXXON MOBIL CORPORATION**

Issue ID 330010 Account Number 11471230

Access your account online at www.exxonmobil.equiserve.com, your initial password is: 76759337.

# **Dividend Reinvestment Information**

issue id	Security	Record Date	Payable Date	Shares Subject To Reinvestment	Rate	Fee Deducted	Tax Withheld	Net Dollars Reinvested
330010	COMMON	08/12/2005	09/09/2005	3,555.2970	0.290000	\$0.00	\$0.00	\$1,031.04

Account Activity as of 09/09/2005		Current Divide	ID		
Date	Transaction Description	Net Dollars	Price Per Share	Transaction Shares	Total Shares
01/01/2005	BEGINNING BALANCE				3,522.4220
03/10/2005	DIVIDEND PURCHASE	\$951.05	\$63.2060	15.0470	3,537.4690
06/10/2005	DIVIDEND PURCHASE	\$1,025.87	\$57.5440	17.8280	3,555.2970
09/09/2005	DIVIDEND PURCHASE	\$1,031.04	\$61.1110	16.8720	3,572.1690

Continued...

#### **EXXON MOBIL CORPORATION**

### **CASH INVESTMENT TRANSACTION FORM**

**Amount Enclosed** 

Issue ID:

330010

Account Number:

11471230

ELMER H BRUNSTING OR **NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST** UA 10/10/96

CASH INVESTMENTS ONLY: Make check payable to Computershare

(amount enclosed in U.S. dollars drawn on a U.S. bank). Do not send cash, third party checks or money orders.

IMPORTANT - ALL CASH INVESTMENTS MUST BE MAILED TO THIS ADDRESS. Do not send certificates or other correspondence to this address.

Minimum:

\$50.00 Maximum: \$250,000.00

COMPUTERSHARE P.O. BOX 219035

KANSAS CITY, MO 64121-9035



# **EXXON MOBIL CORPORATION**

**Share Transaction Form** 

Issue ID: 330010

**Account Number:** 

1	14	71	23	C
---	----	----	----	---

Date

71230				
(DO NOT TE		EINVEST	IAL WITHDRAWAL MENT OR CLOSE MY BOOK-EN OLE SHARES IN BOXES BELOW	
SELL a portion of my shares.		. 4.	ISSUE A CERTIFICATE for a portion of my shares.	
Terminate My Account (MARK ONE)	SELL ALL SHARES held by the agent.		HOLD FULL SHARES at agent and issue a check for any fractional shares.	ISSUE A CERTIFICATE FOR ALL FULL SHARES and a check for any fractional shares.
All registered owners	must sign		VERY IMPORTANT-ALL SHARE TR TO THIS ADDRESS.	ANSACTION REQUESTS MUST BE MAILED
	······································		EXXON MOBIL CO c/o EQUISERVE TF P.O. BOX 43008	RPORATION RUST COMPANY, N.A.

PROVIDENCE, RI 02940-3008

By signing, you agree that the sale of shares is authorized by you and all other registered owners of the shares and will be binding an you and such other owners.

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96

0001200 330010 0000000 00011471230 70903

E1523I

Statement Definitions		of 4
Activity as of Date	Date of the transaction or date the statement was requested.	
Additional Income	The Tax Basis Per Share, multiplied by the shares purchased less the net amount invested. Also includes any brokerage commissions and/or fees the company has paid on your behalf which constitute additional taxable income to you. This information will be included in tax form 1099.	
Date	The effective date of the transaction. For share purchases and sales, the effective date is generally the settlement date.	
Issue ID	Identifier assigned for each class of stock.	
Market Price Per Share	The closing price within the last five business days of the Share Balance as of Date.	
Market Value	Total Shares multiplied by the Market Price Per Share.	
Net Dollars Reinvested	Dollar amount reinvested less any applicable fee or tax withholding.	
Security	Indicates the class of stock.	
Shares Held By Agent	Represents the total number of shares held in electronic form by the Agent credited to your account as of the "Share Balanc as of Date". As these shares are held by the Agent, certificates have not been issued.	8
Shares Held By You	Shares issued in certificate form.	
Shares Subject To Reinvestment	Number of shares on which the most recent dividend was reinvested.	
Total Account Shares	Total of Shares Held By You and Shares Held By Agent.	
Transaction Shares	Number of shares applied to or withdrawn from your account.	



P.O. BOX 43008 PROVIDENCE BI 02940-3008

**Total Account Shares** 

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96

3,572.1690

# STATEMENT OF HOLDINGS

September 9, 2005

Page 3 of 4

To access and manage your account, you can contact us:

www.exxonmobil.equiserve.com

By Telephone: 800-252-1800

By Mail:

COMPUTERSHARE

P.O. BOX 43008

PROVIDENCE, RI 02940-3008

SAVE THIS STATEMENT FOR YOUR FINANCIAL RECORDS

ON JUNE 17, 2005, EQUISERVE WAS ACQUIRED BY COMPUTERSHARE. THE NAME "COMPUTERSHARE" WILL REPLACE "EQUISERVE" ON SHAREHOLDER RELATED DOCUMENTS.

#### **EXXON MOBIL CORPORATION** Issue ID 330010 Account Number 11471230 Total Holdings and Market Value as of 09/09/2005 Year-To-Date Summary for 2005 COMMON Security **Market Price Per Share** \$63.2000 **Gross Dividends** \$3,007.96 Shares Held By You 0.0000 **Market Value** \$225,761.08 **Tax Withheld** \$0.00 **Shares Held By Agent** 3,572.1690 \$1.25 **Additional Income**



This page intentionally left blank.



c/o EQUISERVE TRUST COMPANY, N.A. P.O. BOX 43008 PROVIDENCE, RI 02940-3008

STATEMENT OF HOLDINGS

June 10, 2005

Page 1 of 4

To access and manage your account, you can contact us:

www.exxonmobil.equiserve.com

By Telephone: 800-252-1800

By Mail:

EQUISERVE TRUST COMPANY, N.A.

P.O. BOX 43008

PROVIDENCE, RI 02940-3008

ELMER H BRUNSTING OR **NELVA E BRUNSTING TR** BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON, TX 77079-5914

SAVE THIS STATEMENT FOR YOUR FINANCIAL RECORDS

#### **EXXON MOBIL CORPORATION**

Issue ID 330010 Account Number 11471230

Access your account online at www.exxonmobil.equiserve.com, your initial password is: 76759337.

#### **Dividend Reinvestment Information**

Issue Id	Security	Record Date	Payable Date	Shares Subject To Reinvestment	Rate	Fee Deducted	Tax Withheld	Net Dollars Reinvested
330010	COMMON	05/13/2005	06/10/2005	3,537.4690	0.290000	\$0.00	\$0.00	\$1,025.87

Account Activity as of 06/10/2005		Current Divide	ID				
Date	Date Transaction Description		e Transaction Description D		Price Per Share	Transaction Shares	Total Shares
01/01/2005	BEGINNING BALANCE				3,522.4220		
03/10/2005	DIVIDEND PURCHASE	\$951.05	\$63.2060	15.0470	3,537.4690		
06/10/2005	DIVIDEND PURCHASE	\$1,025.87	\$57.5440	17.8280	3,555.2970		
				Cor	ntinued		

## **EXXON MOBIL CORPORATION**

## **CASH INVESTMENT TRANSACTION FORM**

**Amount Enclosed** 

Issue ID:

330010

Account Number:

11471230

CASH INVESTMENTS ONLY: ELMER H BRUNSTING OR Make check payable to Equiserve

(amount enclosed in U.S. dollars drawn on a U.S. bank). Do not send cash, third party checks or money orders.

Minimum:

\$50.00 Maximum: \$250,000.00

**NELVA E BRUNSTING TR** BRUNSTING FAM LIVING TRUST UA 10/10/96

IMPORTANT - ALL CASH INVESTMENTS MUST BE

**EQUISERVE** 

P.O. BOX 219035 KANSAS CITY, MO 64121-9035

MAILED TO THIS ADDRESS. Do not send certificates or other correspondence to this address.



P4008



1292233001000000000011471230100005000250000001

## **EXXON MOBIL CORPORATION**

**Share Transaction Form** 

Issue ID: 330010

Account Number: 11471230

t/ 1230			
(DO NOT TE		PARTIAL WITHDRAWAL REINVESTMENT OR CLOSE MY BO R OF WHOLE SHARES IN BOXES I	
SELL a portion of my shares.		ISSUE A CERTIFICATI portion of my shares.	
Terminate My Account (MARK ONE)	SELL ALL SHARES held by the agent.	HOLD FULL SHARES at agent and issue a check for any fractional shares.	ISSUE A CERTIFICATE FOR ALL FULL SHARES and a check for any fractional shares.
All registered owners	must sign	VERY IMPORTANT-ALL SH	IARE TRANSACTION REQUESTS MUST BE MAILED
Date		c/o EQUISER P.O. BOX 430	IL CORPORATION VE TRUST COMPANY, N.A. 208 E, RI 02940-3008
			e sale of shares is authorized by you and all other

ELMER H BRUNSTING OR **NELVA E BRUNSTING TR** BRUNSTING FAM LIVING TRUST UA 10/10/96

0001200 330010 0000000 00011471230 70903

Ft523I

Statement Definiti	ions Page 2 of 4
Activity as of Date	Date of the transaction or date the statement was requested.
Additional Income	The Tax Basis Per Share, multiplied by the shares purchased less the net amount invested. Also includes any brokerage commissions and/or fees the company has paid on your behalf which constitute additional taxable income to you. This information will be included in tax form 1099.
Date	The effective date of the transaction. For share purchases and sales, the effective date is generally the settlement date.
Issue ID	Identifier assigned for each class of stock.
Market Price Per Share	The closing price within the last five business days of the Share Balance as of Date.
Market Value	Total Shares multiplied by the Market Price Per Share.
Net Dollars Reinvested	Dollar amount reinvested less any applicable fee or tax withholding.
Security	Indicates the class of stock.
Shares Held By Agent	Represents the total number of shares held in electronic form by the Agent credited to your account as of the "Share Balance as of Date". As these shares are held by the Agent, certificates have not been issued.
Shares Held By You	Shares issued in certificate form.
Shares Subject To Reinvestment	Number of shares on which the most recent dividend was reinvested.
<b>Total Account Shares</b>	Total of Shares Held By You and Shares Held By Agent.
Transaction Shares	Number of shares applied to or withdrawn from your account.



c/o EQUISERVE TRUST COMPANY, N.A. P.O. BOX 43008 PROVIDENCE, RI 02940-3008

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96

## STATEMENT OF HOLDINGS

June 10, 2005

Page 3 of 4

To access and manage your account, you can contact us:

By Internet: www.exxonmobil.equiserve.com

By Telephone: 800-252-1800

By Mail:

EQUISERVE TRUST COMPANY, N.A.

P.O. BOX 43008

PROVIDENCE, RI 02940-3008

. . .

SAVE THIS STATEMENT FOR YOUR FINANCIAL RECORDS

<b>EXXON MOBIL CORPOR</b>	RATION		Issue	ID 330010 Account Nu	mber 11471230
Total Holdings and Marl	ket Value as of 06	/10/2005		Year-To-Date Summary	/ for 2005
Security	COMMON	Market Price Per Share	\$58.3800	Gross Dividends	\$1,976.92
Shares Held By You	0.0000	Market Value	\$207,558.23	Tax Withheld	\$0.00
Shares Held By Agent	3,555.2970			Additional Income	\$0.83
Total Account Shares	3,555.2970				



This page intentionally left blank.



c/o EQUISERVE TRUST COMPANY, N.A. P.O. BOX 43008 PROVIDENCE, RI 02940-3008

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON, TX 77079-5914

## STATEMENT OF HOLDINGS

March 10, 2005

Page 1 of 2

To access account information, sell shares, request a stock certificate, review dividend and share price history, and obtain transaction forms, contact us:

By Internet: www.exxonmobil.equiserve.com

Internet Password

76759337

By Telephone: 800-252-1800

By Mail:

EQUISERVE TRUST COMPANY, N.A.

P.O. BOX 43008

PROVIDENCE, RI 02940-3008

If you have Internet access, please consider logging into the web site above and updating your email address. Thank you.

SAVE THIS STATEMENT FOR YOUR FINANCIAL RECORDS

EXXON M	OBIL CO	RPORATION			Issue	ID 330010 Ac	Account Number 11471230	
Dividend	Reinvest	ment Informatio	n					
Issue Id	Security	Record Date	Payable Date	e Shares Subject To Reinvestment	Rate	Fee Deducted	Tax Withheld	Net Dollars Reinvested
330010	0010 COMMON 02/10/2005 03/10/200		3,522.4220	0.270000	\$0.00	\$0.00	\$951.05	
Account Activity As Of Date 03/10/2005				Current Dividend C	option: FULL R	EINVESTMENT		ID
			Net	Price Per	Transaction		Total	
Date	•	Transaction Descri	ption	Dollars	Share	Shares	Shares	
01/01/2	2005	BEGINNING BALAN	NCE				3	,522.4220
03/10/2	2005	DIVIDEND PURCHA	ASE	\$951.05	\$63.2060	15.0470		,537 . 4690
Total Holo	dings and	l Market Value -	Share B	salance As Of 03/10/2	:005	Year-To-Date	Summary for	2005
Security	_	COM	MON	Market Price Per Share	\$60.3700	Gross Dividends	;	\$951.05
Shares Held	By You	(	0.0000	Market Value	\$213,557.00	Tax Withheld		\$0.00
Shares Held	By Agent	3,53	7 . 4690			Additional Incon	16	\$0.38
Total Accou	int Shares	3,53	7.4690					

#### **EXXON MOBIL CORPORATION**

#### CASH INVESTMENT TRANSACTION FORM

Issue ID:

330010

Account Number: 11471230

ELMER H BRUNSTING OR **NELVA E BRUNSTING TR** BRUNSTING FAM LIVING TRUST UA 10/10/96

OPTIONAL CASH INVESTMENTS: Make check payable to EquiServe (amount enclosed in U.S. dollars drawn on a U.S. bank). Do not send cash, third party checks or money orders.

IMPORTANT - ALL OPTIONAL CASH INVESTMENTS MUST BE MAILED TO THIS ADDRESS. Do not send certificates or other correspondence to this address.

Amount Enclosed

Minimum:

\$50.00 Maximum: \$250,000.00

**EQUISERVE** P.O. BOX 219035

KANSAS CITY, MO 64121-9035



Page 2 of 2 **Statement Definitions Activity As Of Date** Date of the transaction or date the statement was requested. **Additional Income** Shares purchased multiplied by the Price Per Share or, if applicable, the Tax Basis Per Share minus Net Dollars plus, if applicable, company paid commissions and fees. Date The effective date of the transaction. For share purchases and sales, the effective date is generally the settlement date. Issue ID Identifier assigned for each class of stock. Market Price The closing price within the last five business days of the Share Balance As Of Date. Per Share Market Value Total Shares multiplied by the Market Price Per Share. Net Dollars Reinvested Dollar amount reinvested less any applicable fee or tax withholding. Security Indicates the class of stock. Shares Held By Agent Total of plan shares and book-entry shares. Book-entry shares are shares registered electronically with the company in which invested, in the name of the shareholder. Shares Held By You Shares issued in certificate form. **Shares Subject To** Number of shares on which the most recent dividend was reinvested. Reinvestment **Total Account Shares** Total of Shares Held By You and Shares Held By Agent. **Transaction Shares** Number of shares applied to or withdrawn from your account.



c/o EQUISERVE TRUST COMPANY, N.A. P.O. BOX 43008 PROVIDENCE, RI 02940-3008

H032 1256 DM.1-5.40Z.IC1.ND 156080 175470 1 1.12-----HV3300QU.J20525.0001.175470 33001031342540701 STMDRPDRS XMIT 002

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON, TX 77079-5914

## STATEMENT OF HOLDINGS

September 10, 2004

Page 1 of 2

To access account information, sell shares, request a stock certificate, review dividend and share price history, and obtain transaction forms, contact us:

By Internet: www.equiserve.com

Internet Password

76759337

By Telephone: 800-252-1800

By Mail:

EQUISERVE TRUST COMPANY, N.A.

P.O. BOX 43008

PROVIDENCE, RI 02940-3008

If you have Internet access, please consider logging into the web site above and updating your email address. Thank you.

SAVE THIS STATEMENT FOR YOUR FINANCIAL RECORDS

EXXON	MOBIL CO	RPORATION		Issue	e ID 330010 Ac	count Number	11471230	
Dividend	d Reinvest	ment Informatio	n					
Issue Id	Security	Record Date	Payable Date	Shares Subject To Reinvestment	Rate	Fee Deducted	Tax Withheld	Net Dollars Reinvested
330010	COMMON	08/13/2004	09/10/2004	3,483.5110	0.270000	\$0.00	\$0.00	\$940.55
Account	Activity A	s Of Date 09/10	/2004 (	Current Dividend O	ption: FULL RI	EINVESTMENT		ID
Da	ite	Transaction Descr	iption	Net Dollars	Price Per Share	Transaction Shares		Total Shares
01/0	1/2004	BEGINNING BALA	NCE				3,	441.7160
03/1	0/2004	DIVIDEND PURCH	ASE	\$860.43	\$42.2520	20.3640	3,	462.0800
06/1	0/2004	DIVIDEND PURCH	ASE	\$934.76	\$43.6180	21.4310	3,	483.5110
09/1	0/2004	DIVIDEND PURCH	ASE	\$940.55	\$47.0710	19.9820	3,	503.4930
Total Ho	oldings and	ł Market Value -	Share Bala	ance As Of 09/10/2	004	Year-To-Date	Summary for	2004
Security		COM	MON A	larket Price Per Share	\$47.3700	Gross Dividends	S	\$2,735.74
Shares He	eld By You	ı	0.0000.0	larket Value	\$165,960.46	Tax Withheld		\$0.00
Shares He	eld By Agent	3,50	3.4930			Additional Incon	ne	\$1.55
Total Acco	ount Shares	3,50	3 . 4930					

#### **EXXON MOBIL CORPORATION**

#### **CASH INVESTMENT TRANSACTION FORM**

Issue ID:

330010

Account Number:

11471230

ELMER H BRUNSTING OR **NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST** UA 10/10/96

OPTIONAL CASH INVESTMENTS: Make check payable to EquiServe (amount enclosed in U.S. dollars drawn on a U.S. bank). Do not send cash, third party checks or money orders.

IMPORTANT - ALL OPTIONAL CASH INVESTMENTS MUST BE MAILED TO THIS ADDRESS. Do not send certificates or other correspondence to this address.

Amount Enclosed

Minimum: \$50.00 Maximum: \$200,000.00

**EQUISERVE** P.O. BOX 219035

KANSAS CITY, MO 64121-9035



**Statement Definitions** 

**Activity As Of Date** 

Date of the transaction or date the statement was requested.

**Additional Income** 

Shares purchased multiplied by the Price Per Share or, if applicable, the Tax Basis Per Share minus Net Dollars plus,

if applicable, company paid commissions and fees.

Date

The effective date of the transaction. For share purchases and sales, the effective date is generally the settlement date.

Issue ID

Identifier assigned for each class of stock.

Market Price

-

Per Share Market Value The closing price within the last five business days of the Share Balance As Of Date.

Total Shares multiplied by the Market Price Per Share.

Net Dollars Reinvested

Dollar amount reinvested less any applicable fee or tax withholding.

Security

Indicates the class of stock.

Shares Held By Agent

Total of plan shares and book-entry shares. Book-entry shares are shares registered electronically with the company in which invested,

in the name of the shareholder.

Shares Held By You

Shares issued in certificate form.

Shares Subject To Reinvestment Number of shares on which the most recent dividend was reinvested.

**Total Account Shares** 

Total of Shares Held By You and Shares Held By Agent.

**Transaction Shares** 

Number of shares applied to or withdrawn from your account.



c/o EQUISERVE TRUST COMPANY, N.A. P.O. BOX 43008 PROVIDENCE, RI 02940-3008



H032 3785 DM.1-5.10Z.IC1.ND 158495 165367 1 1..-3-----HVDALYAC.J45014.0001.165367 40611175548313222 STMDRPDRS XMIT 859

ELMER H BRUNSTING OR **NELVA E BRUNSTING TR** BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON, TX 77079-5914

## STATEMENT OF HOLDINGS

June 10, 2004

Page 1 of 2

To access account information, sell shares, request a stock certificate, review dividend and share price history, and obtain transaction forms, contact us:

By Internet:

www.equiserve.com

Internet Password

76759337

By Telephone: 800-252-1800

By Mail:

EQUISERVE TRUST COMPANY, N.A.

P.O. BOX 43008

PROVIDENCE, RI 02940-3008

If you have Internet access, please consider logging into the web site above and updating your email address. Thank you.

SAVE THIS STATEMENT FOR YOUR FINANCIAL RECORDS

EXXON N	MOBIL CO	RPORATION		Issue	Issue ID 330010 A		Account Number 11471230	
Dividend	Reinvest	ment Informatio	n					
Issue Id	Security	Record Date	Payable Date	Shares Subject To Reinvestment	Rate	Fee Deducted	Tax Withheld	Net Dollars Reinvested
330010	COMMON	05/13/2004	06/10/2004	3,462.080	0.270000	\$0.00	\$0.00	\$934.76
Account	Activity	Activity As Of	Date: 06/1	0/2004 Current	Dividend Option: F Price Per	ULL REINVESTME Transaction	NT I	D Total
Dat	te	Transaction Descri	iption	Dollars	Share	Shares		Shares
01/01	/2004	BEGINNING BALAN	NCE				3	3,441.7160
03/10	/2004	DIVIDEND PURCH	ASE	\$860.43	\$42.2520	20.3640	3	3,462.0800
06/10	)/2004	DIVIDEND PURCH	ASE	\$934.76	\$43.6180	21.4310	3	3,483.5110
Total Ho	ldings and	d Market Value -	Share Bal	ance As Of 06/10/2	2004	Year-To-Dat	e Summary for	r 2004
Security		COM	MON ·	Market Price Per Share	\$43.9800	Gross Dividend	ds	\$1,795.19
Shares Hel	ld By You	•	0.0000	Market Value	\$153,204.81	Tax Withheld		\$0.00
Shares Hel	ld By Agent	3,48	3.5110			Additional Inco	me	<b>\$1.05</b>

#### **EXXON MOBIL CORPORATION**

**Total Account Shares** 

#### CASH INVESTMENT TRANSACTION FORM

Issue ID:

3,483.5110

330010

Account Number:

11471230

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96

OPTIONAL CASH INVESTMENTS: Make check payable to EquiServe (amount enclosed in U.S. dollars drawn on a U.S. bank). Do not send cash, third party checks or money orders.

IMPORTANT - ALL OPTIONAL CASH INVESTMENTS MUST BE MAILED TO THIS ADDRESS. Do not send certificates or other correspondence to this address.

Amount Enclosed

Minimum: \$50.00 Maximum: \$200,000.00

**EQUISERVE** P.O. BOX 219035

KANSAS CITY, MO 64121-9035



**Statement Definitions** 

**Activity As Of Date** Date of the transaction or date the statement was requested.

Shares purchased multiplied by the Price Per Share or, if applicable, the Tax Basis Per Share minus Net Dollars plus, if applicable, company paid commissions and fees. **Additional Income** 

Date The effective date of the transaction. For share purchases and sales, the effective date is generally the settlement date.

Issue ID Identifier assigned for each class of stock.

Market Price Per Share The closing price within the last five business days of the Share Balance As Of Date.

**Market Value** Total Shares multiplied by the Market Price Per Share.

**Net Dollars Reinvested** Dollar amount reinvested less any applicable fee or tax withholding.

Security Indicates the class of stock.

Total of plan shares and book-entry shares. Book-entry shares are shares registered electronically with the company in which invested, in the name of the shareholder. **Shares Held By Agent** 

Shares Held By You Shares issued in certificate form.

Shares Subject To Reinvestment Number of shares on which the most recent dividend was reinvested.

**Total Account Shares** Total of Shares Held By You and Shares Held By Agent.

**Transaction Shares** Number of shares applied to or withdrawn from your account.



c/o EQUISERVE TRUST COMPANY, N.A. P.O. BOX 43008 PROVIDENCE, RI 02940-3008

H033 1047 DM.1-5.10Z.IC1.ND 161078 161081 1 1...1-------HV3300V5.J52829.0001.161081 40311153945313222 STMDRPDRS XMIT 409

**ELMER H BRUNSTING OR** NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON, TX 77079-5914

## STATEMENT OF HOLDINGS

March 10, 2004

Page 1 of 1

To access account information, sell shares, request a stock certificate, review dividend and share price history, and obtain transaction forms, contact us:

By Mail:

EQUISERVE TRUST COMPANY, N.A.

P.O. BOX 43008

PROVIDENCE, RI 02940-3008

By Telephone: 800-252-1800

By Internet:

http://www.equiserve.com

If you have Internet access, please consider logging into the web site above and updating your email address. Thank you.

Activity As Of Date: 03/10/2004

ID

SAVE THIS STATEMENT FOR YOUR FINANCIAL RECORDS

<b>EXXON</b>	MOBIL CORPO	RATION				Issue	ID 330010 A	Account Numbe	r 11471230
Dividen	d Reinvestmen	t Informatio	n						
Issue Id	Security	Record Date	Payable Date		es Subject einvestment	Rate	Fee Deducted	Tax Withheld	Net Dollars Reinvested
330010	COMMON	02/11/2004	03/10/2004		3,441.7160	0.250000	\$0.00	\$0.00	\$860.43
Account Activity					Cur	rent Dividend Op	otion: FULL REINVE	STMENT	
Date	Transaction Desc		ee lucted V	Tax Vithheld	Net Dollars	Price Per Share	Transaction Shares	Tax Basis Per Share	Total Shares
01/01/2004	BEGINNING BALAN	CE							3,441.7160
03/10/2004	DIVIDEND PURCHA	SE			\$860.43	\$42.2520	20.3640		3,462.0800
Total He	oldings and Ma	rket Value -	Share Bal	ance As	Of 03/10/2004	ļ	Year-To-Da	te Summary for	2004
Security		COM	IMON	Market Pri	ce Per Share	\$42.4300	Gross Dividen	ds	\$860.43
Shares H	eld By You	(	0.000	Market Val	lue \$	146,896.05	Tax Withheld		\$0.00
Shares H	eld By Agent	3,462	2.0800				Additional Inc	ome	\$0.51
Total Sha	ires	3,462	2.0800						

To access account information on-line, go to http://www.equiserve.com. Your initial password is: 76759337.

PLEASE USE THE TRANSACTION FORM ON THE REVERSE SIDE TO MAIL CASH INVESTMENTS. THE MAILING ADDRESS FOR INVESTMENTS IS **EQUISERVE, PO BOX 219035, KANSAS CITY, MO 64121-9035.** 



P4018

Issue ID:

330010

Account Number: 11471230

**Amount Enclosed** 

**ELMER H BRUNSTING OR NELVA E BRUNSTING TR** BRUNSTING FAM LIVING TRUST UA 10/10/96

OPTIONAL CASH INVESTMENTS: Make check payable to EquiServe Trust Company, N.A. (amount enclosed in U.S. dollars drawn on a U.S. bank). Do not send cash, third party checks or money orders.

IMPORTANT - ALL OPTIONAL CASH INVESTMENTS MUST BE MAILED TO THIS ADDRESS. Please, do not send certificates or other correspondence to this address.

Minimum:

\$50.00 Maximum: \$200,000.00

**EQUISERVE** P.O. BOX 219035

KANSAS CITY, MO 64121-9035

12922330010000000000011471230100005000200000002

## Statement Definitions

**Account Number** 

Shareholder number to be used on all shareholder correspondence

**Activity As Of Date** 

Date of the transaction or date the statement was requested.

Additional Income

Shares purchased multiplied by the Price Per Share or, if applicable, the Tax Basis Per Share minus Net Dollars plus,

if applicable, company paid commissions and fees.

Date

The effective date of the transaction. For share purchases and sales, the effective date is generally the settlement date.

**Dividend Rate** 

Amount of dividend paid per share.

**Fee Deducted** 

Shareholder paid service fee deducted from gross dollar amount.

Issue ID

Identifier assigned for each class of stock.

**Market Price** 

Per Share

The closing price within the last five business days of the Share Balance As Of Date.

**Market Value** Total Shares multiplied by the Market Price Per Share.

**Net Dollars** 

Dollar amount invested less any applicable fee or tax withholding. Dollar amount reinvested less any applicable fee or tax withholding.

Payable Date

Date on which dividends are paid.

Record Date

Date on which a shareholder must officially own shares in order to be entitled to a dividend.

Security

Indicates the class of stock.

**Shares Held By Agent** 

**Net Dollars Reinvested** 

Total of plan shares and book-entry shares. Book-entry shares are shares registered electronically with the company in which invested, in the name of the shareholder.

Shares Held By You

Shares issued in certificate form.

**Shares Subject To** 

Number of shares on which the most recent dividend was reinvested.

Tax Basis Per Share

If applicable, calculated per the guideline of the plan and equal to the fair market value.

**Tax Withheld** 

Dollar amount withheld from gross dollar amount as required by the United States Internal Revenue Service.

**Total Shares** 

Total of Shares Held By You and Shares Held By Agent.

**Transaction Shares** 

Number of shares applied to or withdrawn from your account.

# **E**XonMobil

PAYER'S name, street address, city, state, ZIP code, and telephone no. EXXON MOBIL CORPORATION c/o EQUISERVE TRUST COMPANY, N.A. P.O. BOX 43008 PROVIDENCE, RI 02940-3008 800-252-1800

RECIPIENT'S name, street address, city, state, and ZIP code

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON, TX 77079-5914

CORR	ECTED (if	checke
------	-----------	--------

282-32-8905

## **Dividends and Distributions**

CORRECTED (if	checked)	Divido	iid5 aii
ta Total ordinary dividends	20.25	1b Qualified dividends	
, <b>\$</b>	20.23	s 3,	320.25
2a Total capital gain distr.		2b Post - May 5 capital gair	distr.
s	0.00	s	0.00
2c Qualified 5-year- gain		2d Unrecap. sec.1250 gai	n
s	0.00	s	0.00
2e Section 1202 gain		2f Collectibles (28%) gair	1
s	0.00	\$	0.00
3 Nontaxable distributions		4 Federal income tax with	held
ş	0.00	s	0.00
5 Investment expenses		6 Foreign tax paid	
s	0.00	s	0.00
7 Foreign country or U.S. p	ossession	8 Cash liquidation distribu	utions
		s	0.00
9 Noncash liquidation distr	ibutions	PAYER'S Federal identifica	tion number
s	0.00	13-54090	05
RECIPIENT'S identification r	umber	Account number	

330010

OMB No. 1545-0110

2003

Form 1099-DIV

## Copy B For Recipient

This is important tax information and is information and is being furnished to the Internal Revenue Service. If you are required to file a return, a negligence penalty or other sanction may be imposed on you if this income is taxable and the IRS determines that it has not been it has not been reported.

## **EXXON MOBIL CORPORATION**

#### Issue ID 330010 Account Number 11471230

11471230

Dividen	Dividend Reinvestment Information									
Issue Id	Security	Record Date	Payable Date	Shares Subject To Reinvestment	Rate	Fee Deducted	Tax Withheld	Net Dollars Reinvested		
330010	COMMON	11/12/2003	12/10/2003	3,418.6320	0.250000	\$0.00	\$0.00	\$854.66		

Accoun	t Activity				Current Dividend Option: FULL REINVESTMENT			
Date	Transaction Description	Fee Deducted	Tax Withheld	Net Dollars	Price Per Share	Transaction Shares	Tax Basis Per Share	Total Shares
01/01/2003	BEGINNING BALANCE							3,351.3580
03/10/2003	DIVIDEND PURCHASE			\$770.81	\$34.5240	22.3270		3,373.6850
06/10/2003	DIVIDEND PURCHASE			\$843.42	\$37.1790	22.6850		3,396.3700
09/10/2003	DIVIDEND PURCHASE			\$849.09	\$38.1400	22.2620		3,418.6320
12/10/2003	DIVIDEND PURCHASE			\$854.66	\$37.0240	23.0840		3,441.7160

#### Total Holdings and Market Value - Share Balance As Of 12/10/2003

3,441.7160

Total Holdings and Market Value - Share Balance As Of 12/10/2003 Year-To-Date Summary for 2003					
Security	COMMON	Market Price Per Share	\$37.7900	Gross Dividends	\$3,317.98
Shares Held By You	0.0000	Market Value	\$130,062.44	Tax Withheld	\$0.00
Shares Held By Agent	3,441.7160			Additional Income	\$2.27



**Total Shares** 

#### Instructions for Recipient

Box 1a. Shows total ordinary dividends that are taxable. Include this amount on line 9a of Form 1040 or 1040A. Also, report it on Schedule B (Form 1040) or Schedule 1 (Form 1040A), if required. The amount shown may be a distribution from an employee stock ownership plan (ESOP).

Report it as a dividend on your Form 1040/1040Á but treat it as a plan distribution, not as investment income, for any other purpose.

Box 1b. Shows the portion of the amount in box 1a that may be eligible for the new 15% or 5% capital gains rates. See the form 1040/1040A instructions for how to determine this amount. Report the eligible amount on line 9b, Form 1040 or 1040A.

Box 2a. Shows total capital gain distributions (long-term) from a regulated investment company or real estate investment trust. Report the amounts shown in boxes 2a and 2b (see below) on Schedule D (Form 1040), line 13. But, if no amount is shown in boxes 2c-2f and your only capital gains and losses are capital gain distributions, you may be able to report the amounts shown in boxes 2a and 2b on lines 13a and 13b of Form 1040 (lines 10a and 10b of Form 1040A) rather than Schedule D. See the Form 1040/1040A instructions.

Box 2b. Shows the portion of the amount in box 2a that is post-May 5 capital gain distributions eligible for the new 15% and 5% capital gains rates. See box 2a above for how to report this amount.

**Box 2c.** Shows the portion of the amount in box 2a that is qualified 5-year gain that may be taxed at an 8% capital gains rate. Report this amount on Schedule D (Form 1040), line 35 (if required).

Box 2d. Shows the portion of the amount in box 2a that is unrecaptured section 1250 gain from certain depreciable real property. Report this amount on the Unrecaptured Section 1250 Gain Worksheet in the Schedule D instructions (Form 1040).

**Box 2e.** Shows the portion of the amount in box 2a that is section 1202 gain from certain small business stock that may be subject to a 50% exclusion. See the Schedule D (Form 1040) instructions.

Box 2f. Shows 28% rate gain from sales or exchanges of collectibles. If required, use this amount when completing the 28% Rate Gain Worksheet-Line 20 in the instructions for Schedule D (Form 1040).

Box 3. Shows the part of the distribution that is nontaxable because it is a return of your cost (or other basis). You must reduce your cost (or other basis) by this amount for figuring gain or loss when you sell your stock. But if you get back all your cost (or other basis), report future nontaxable distributions as capital gains, even though this form shows them as nontaxable. See Pub. 550, Investment Income and Expenses.

Box 4. Shows backup withholding. For example, a payer must backup withhold on certain payments at a 28% rate if you did not give your taxpayer identification number to the payer. See Form W-9, Request for Taxpayer Identification Number and Certification, for information on backup withholding. Include this amount on your income tax return as tax withheld.

Box 5. Shows your share of expenses of a nonpublicly offered regulated investment company, generally a non publicly offered mutual fund. If you file Form 1040, you may deduct these expenses on the "Other expenses" line on Schedule A (Form 1040) subject to the 2% limit. This amount is included in box 1a.

**Box 6.** Shows the foreign tax you may be able to claim as a deduction or a credit on Form 1040. See the Form 1040 instructions.

Box 8 and 9. Shows cash and noncash liquidation distributions.

Nominees. If this form includes amounts belonging to another person, you are considered a nominee recipient. You must file Form 1099-DIV with the IRS for each of the other owners to show their share of the income, and you must furnish a Form 1099-DIV to each. A husband or wife is not required to file a nominee return to show amounts owned by the other. See the 2003 General Instructions for Forms 1099, 1098, 5498, and W-2G.

## Statement Definitions

Shares Held By You

Account Number Shareholder number to be used on all shareholder correspondence.

Activity As Of Date Date of the transaction or date the statement was requested.

Additional Income Shares purchased multiplied by the Price Per Share or, if applicable, the Tax Basis Per Share minus Net Dollars plus,

if applicable, company paid commissions and fees.

Date The effective date of the transaction. For share purchases and sales, the effective date is generally the settlement date.

**Dividend Rate** Amount of dividend paid per share.

Fee Deducted Shareholder paid service fee deducted from gross dollar amount.

Issue ID Identifier assigned for each class of stock.

Market Price The closing price within the last five business days of the Share Balance As Of Date.

Per Share

Market Value Total Shares multiplied by the Market Price Per Share.

Net Dollars Dollar amount invested less any applicable fee or tax withholding.

Net Dollars Reinvested Dollar amount reinvested less any applicable fee or tax withholding.

Shares issued in certificate form.

Payable Date Date on which dividends are paid.

Record Date Date on which a shareholder must officially own shares in order to be entitled to a dividend.

Security Indicates the class of stock.

Shares Held By Agent Total of plan shares and book-entry shares. Book-entry shares are shares registered electronically with the company in

which invested, in the name of the shareholder.

Shares Subject To Number of shares on which the most recent dividend was reinvested.

Reinvestment

Tax Basis Per Share If applicable, calculated per the guideline of the plan and equal to the fair market value.

**Tax Withheld** Dollar amount withheld from gross dollar amount as required by the United States Internal Revenue Service.

Total Shares Held By You and Shares Held By Agent.

Transaction Shares Number of shares applied to or withdrawn from your account.

# **EXON** CORPORATION

#### SHAREHOLDER INVESTMENT PROGRAM

Exxon Corporation ("Exxon" or the "Corporation") hereby offers participation in its Shareholder Investment Program (the "Program"). The Program is designed to provide investors with a convenient and economical way to purchase shares of the Corporation's Common Stock, no par value ("Common Stock"), and to reinvest all or a portion of their cash dividends in additional shares of Common Stock. See "Exxon Corporation Shareholder Investment Program."

Participants in the Program may:

- Automatically reinvest cash dividends on all or a portion of their certificated and Program shares.
- Invest by making optional cash payments at any time up to a maximum of \$100,000 per year.
- Deposit share certificates for safekeeping.

Shares of Common Stock required for the Program may be purchased in the open market, in privately negotiated transactions, or from the Corporation. At present, it is expected that such shares will be purchased on the New York Stock Exchange and that the Corporation will not receive any proceeds therefrom. The closing price of the Common Stock on August 1, 1995, on the New York Stock Exchange consolidated tape, was \$71.375 per share. Shares will be credited to participant accounts at the average price per share of all shares purchased or sold for participants with respect to the relevant Investment Date.

The Corporation will pay any applicable commissions or fees on participant purchases. In connection with market purchases, brokerage commissions paid by the Corporation on a participant's behalf are to be treated as distributions subject to income tax in the same manner as dividends.

The price of any shares purchased from the Corporation will be the average of the high and low sale prices of Common Stock as reported on the New York Stock Exchange consolidated tape on the date of purchase.

This Prospectus relates to 20,000,000 shares of Common Stock offered for purchase under the Program, approximately 9,000,000 of which have been purchased by participants prior to the date hereof.

Shareholders who do not choose to participate in the Program will continue to receive cash dividends, as declared, in the usual manner.

Shares offered under the Program to persons not presently shareholders of Exxon are offered through CS First Boston Corporation.

THESE SECURITIES HAVE NOT BEEN APPROVED OR DISAPPROVED BY THE SECURITIES AND EXCHANGE COMMISSION OR ANY STATE SECURITIES COMMISSION NOR HAS THE SECURITIES AND EXCHANGE COMMISSION OR ANY STATE SECURITIES COMMISSION PASSED UPON THE ACCURACY OR ADEQUACY OF THIS PROSPECTUS. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

August 1, 1995

#### AVAILABLE INFORMATION

The Corporation is subject to the informational requirements of the Securities Exchange Act of 1934 (the "Exchange Act") and in accordance therewith files reports, proxy statements, and other information with the Securities and Exchange Commission (the "Commission"). Such reports, proxy statements, and other information can be inspected and copied at the public reference facilities maintained by the Commission at 450 Fifth Street, N.W., Washington, D.C., and at the Commission's regional offices at 75 Park Place, New York, New York, and 14th Floor, 500 West Madison Street, Chicago, Illinois. Copies of such material can also be obtained from the Public Reference Section of the Commission, 450 Fifth Street, N.W., Washington, D.C. 20549, at prescribed rates. Such reports, proxy statements, and other information can also be inspected at the offices of the New York Stock Exchange, Inc., 20 Broad Street, New York, New York, on which exchange the Common Stock and certain of the Corporation's other securities are listed.

#### **DOCUMENTS INCORPORATED BY REFERENCE**

The following documents heretofore filed by the Corporation with the Commission are incorporated herein by reference:

- 1. Annual Report on Form 10-K for the year ended December 31, 1994.
- 2. Quarterly Report on Form 10-Q for the quarter ended March 31, 1995.
- 3. The description of the Common Stock contained in the Corporation's Registration Statement on Form 10 filed on April 9, 1935, as amended by its Current Report on Form 8-K for the month of May 1970 and its Quarterly Report on Form 10-Q for the quarter ended June 30, 1987.

In addition, all documents filed by the Corporation pursuant to Sections 13(a), 13(c), 14, or 15(d) of the Exchange Act subsequent to the date of this Prospectus, and prior to the filing of a post-effective amendment which indicates that all securities offered hereby have been sold or which deregisters all securities then remaining unsold, shall be deemed to be incorporated by reference in this Prospectus and to be a part hereof from the date of filing of such documents. Any statement contained in a document incorporated or deemed to be incorporated by reference herein shall be deemed to be modified or superseded for purposes of this Prospectus to the extent that a statement contained in any other subsequently filed document which also is or is deemed to be incorporated by reference herein modifies or supersedes such statement. Any such statement so modified or superseded shall not be deemed, except as so modified or superseded, to constitute part of this Prospectus.

The Corporation will provide without charge to each person, including any beneficial owner, to whom this Prospectus is delivered, upon written or oral request of such person, a copy of any or all of the information incorporated herein by reference, other than exhibits to such information. Requests should be addressed to: Exxon Corporation, Investor Relations, Post Office Box 160369, Irving, Texas 75016-0369 (Telephone (214) 444-1000).

## **EXXON CORPORATION SHAREHOLDER INVESTMENT PROGRAM**

The following includes a complete statement of the Program.

## Purpose; Other Considerations

The purpose of the Program is to provide useful services for Exxon shareholders. In particular, the Program provides shareholders and others who wish to become shareholders with a convenient way to purchase Exxon Common Stock and to reinvest all or a portion of their cash dividends in additional shares of Common Stock. Nothing contained in this prospectus or in other Program information represents a recommendation by Exxon or anyone else that any person buy or sell Exxon stock. A decision to utilize the Program should only be made after an investor has independently made the necessary investment decision.

The value of Exxon stock may increase or decrease. Program accounts are not insured by the Securities Investor Protection Corporation, the Federal Deposit Insurance Corporation, or any other entity.

#### Advantages

- Participants pay no brokerage fees in connection with purchases of Common Stock under the Program.
- In addition to reinvestment of dividends, participants may invest additional funds in Common Stock through optional cash payments of not less than \$50 and not more than \$100,000 per calendar year. Optional investments may be made by check, money order, wire transfer, electronic funds transfer from a predesignated bank account, or, for eligible Exxon employees and retirees, payroll or annuity deduction. Optional investments may be made occasionally or at regular intervals, as the participant desires.
- Funds invested in the Program are fully invested through the purchase of fractions of shares, as well as full shares, and proportionate cash dividends on fractions of shares are used to purchase additional shares.
- Persons not presently owning shares of Common Stock may become participants by making an initial cash investment of at least \$250 to purchase shares under the Program.
- Participants may direct the Program Administrator to transfer, at any time and at no cost to the participant, all or a portion of the participant's Program shares to a Program account for another person.
- The Program offers a "share safekeeping" service whereby participants
  may deposit their Common Stock certificates with the Program Administrator and have their ownership of such Common Stock maintained on the
  Administrator's records as part of their Program account.

- Quarterly statements are mailed to each participant listing all transactions in the participant's account. The statement for the fourth quarter will reflect all account activity for the year.
- Participants may establish an IRA and contribute, transfer or roll over amounts to the IRA through a Program account.

#### **Administration**

The First National Bank of Boston (the "Administrator") will administer the Program, purchase and hold shares of Common Stock acquired under the Program, keep records, send statements of account activity to participants, and perform other duties related to the Program. Participants may contact the Administrator by writing to:

Exxon Shareholder Investment Program c/o Bank of Boston P.O. Box 9156
Boston, MA 02205-9156

or by telephoning the Administrator toll free at (800) 252-1800. Operators are available between 8 a.m. and 7 p.m. Eastern time on business days and voice mail is available 24 hours a day. Written communications may also be sent to the Administrator by telefax. Participants should contact the Administrator for current telefax numbers.

The Administrator also currently serves as transfer agent, registrar, and dividend paying agent for the Corporation and may have other business relationships with the Corporation from time to time.

## Eligibility

Any person or entity, whether or not a holder of record of shares of Common Stock, is eligible to participate in the Program, provided that (i) such person or entity fulfills the prerequisites for participation described below under "Enrollment Procedures" and (ii) in the case of citizens or residents of a country other than the United States, its territories, and possessions, participation would not violate local laws applicable to the Corporation or the participant.

## **Enrollment Procedures**

After being furnished with a copy of this Prospectus, eligible applicants may join the Program by completing and signing an Enrollment Form and returning it to the Administrator. In order to participate in the Program, an enrollee must either deposit one or more share certificates with the Administrator for safekeeping, elect to reinvest cash dividends paid on one or more whole shares of Common Stock, or make an initial investment. Current registered shareholders should be sure to sign their names on the Enrollment Form exactly as they appear on their certificates. Non-shareholders must include an initial investment of at least \$250 (and not more than \$100,000) with their completed Enrollment Form (see "Optional Cash Investments and Initial Investments" below).

Beneficial owners of shares of Common Stock registered in the name of someone else (for example, a bank or broker) may participate in the Program by transferring some or all of those shares to the Administrator for their accounts (see "Transfer of Shares from a Broker" below).

Enrollment Forms will be processed as promptly as practicable. Participation in the Program will begin after the properly completed Enrollment Form has been accepted by the Administrator.

#### **Investment Dates**

The Program's "Investment Dates" are Thursday of each calendar week or, if Thursday is not a day on which financial markets in New York City are open for business, the next day on which they are so open.

#### **Optional Cash Investments and Initial Investments**

Participants may make optional cash investments by personal check or money order, wire investment, payroll or annuity deduction (eligible Exxon employees and retirees only), or automatic deduction from a bank account. Optional cash investments must be at least \$50 for any single investment and may not exceed \$100,000 per calendar year. There is no obligation to make an optional cash investment at any time, and the amount of such investments may vary from time to time.

Initial investments, for those who do not already own Common Stock, must be at least \$250, in the form of a personal check or money order, and must be included with the completed Enrollment Form returned to the Administrator, except that no minimum initial investment is required for eligible Exxon employees and retirees who initiate payroll or annuity deductions at the time of enrollment.

Optional cash investments and initial investments must be received by the Administrator no later than 12:00 Noon Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date. Otherwise, the optional cash investment or initial investment will be held by the Administrator and invested beginning on the next Investment Date. Upon a participant's written request received by the Administrator no later than two business days prior to the applicable Investment Date, an optional cash investment or initial investment not already invested under the Program will be cancelled or returned to the participant, as appropriate. However, no refund of a check or money order will be made until the funds have been actually received by the Administrator. Accordingly, such refunds may be delayed by up to three weeks.

No interest will be paid on amounts held by the Administrator pending investment. Accordingly, investors should transmit optional cash investments and initial investments so as to reach the Administrator shortly (but not later than 12:00 Noon Eastern time one business day) before an Investment Date. All optional cash investments and initial investments are subject to collection by the Administrator of full face value in U.S. funds.

See "Source and Price of Shares" below.

#### Investments may be made in the following ways:

#### Check Investment

Optional cash investments and initial investments may be made by personal check or money order payable in U.S. dollars to "BKB—Exxon". Optional cash investments must be mailed to the Administrator together with the Cash Investment and Other Transaction Form attached to each statement of account sent to participants. Additional Cash Investment and Other Transaction Forms are available upon request from the Administrator.

#### Wire Investment

Optional cash investments may be made by wire transfer to the Administrator. Participants who wish to make a wire transfer should contact the Administrator for instructions. Participants making wire investments may be charged fees by the commercial bank initiating the transfer.

## Payroll or Annuity Deduction

Eligible employees of the Corporation and its subsidiaries who are paid through a U.S. payroll ("eligible employees"), and eligible persons receiving annuity payments from the Corporation or its subsidiaries through a U.S. benefits office ("eligible retirees"), may make optional cash investments under the Program by having specified amounts (not less than \$50 per month nor more than \$100,000 per calendar year) deducted from each paycheck or annuity check. To initiate payroll or annuity deduction, an eligible employee or eligible retiree in the Program must complete, sign, and return to the Administrator a Payroll or Annuity Deduction Authorization Form. Forms are available upon request from the Administrator. Forms will be processed and will become effective as promptly as practicable.

Exxon will make payroll or annuity deductions from each payroll or annuity check during the month and will promptly forward such funds to the Administrator. For purposes of the Program, annuity deductions on the first of the month will be included in the payment made to the Administrator for the prior month. The Administrator will invest funds in Common Stock once a month beginning on the first Investment Date. Accordingly, participants using this investment option should recognize that, depending on the applicable pay date, funds deducted from a particular paycheck or annuity check may not be invested by the Administrator for several weeks. No interest will be paid on amounts held pending investment.

Eligible employees and retirees who wish to enroll in the Program but who are not shareholders may satisfy the requirement for an initial investment by initiating payroll or annuity deduction at the time of enrollment.

Participants may change the amount of payroll or annuity deduction or terminate payroll or annuity deduction by completing and submitting a new Payroll or Annuity Deduction Authorization Form.

Automatic Investment from a Bank Account

Participants may make automatic monthly investments of a specified amount (not less than \$50 per month nor more than \$100,000 per calendar year) by electronic funds transfer from a pre-designated U.S. bank account.

To initiate automatic monthly deductions, the participant must complete and sign an Automatic Investment Form and return it to the Administrator together with a voided blank check for the account from which funds are to be drawn. Automatic Investment Forms may be obtained from the Administrator. Forms will be processed and will become effective as promptly as practicable.

Once automatic monthly deduction is initiated, funds will be drawn from the participant's designated bank account on the business day preceding the last Investment Date of each month, and will be invested in Common Stock beginning on that Investment Date.

Participants may change or terminate automatic monthly deduction by completing and submitting to the Administrator a new Automatic Investment Form. To be effective with respect to a particular month, however, the new Automatic Investment Form must be received by the Administrator prior to the last business day of the preceding calendar month.

#### Reinvestment of Cash Dividends

Participants may elect to reinvest cash dividends paid on all or a portion of the shares of Common Stock registered in their names and held in certificate form ("certificated shares") and the shares of Common Stock held in their Program accounts ("Program shares") by designating their election on the Enrollment Form. Participants electing partial reinvestment of cash dividends must designate the number of whole shares for which they want to receive cash dividends. Dividends paid on all other certificated and Program shares in the participant's name will be reinvested in additional shares of Common Stock.

Reinvestment levels may be changed from time to time as a participant desires by calling the Administrator. To be effective with respect to a particular Common Stock dividend, any change in the reinvestment election must be received by the Administrator on or before the record date for such dividend. The record date is usually about one month prior to the payment of the dividend. The Corporation has historically paid cash dividends on the 10th of March, June, September and December, or on the 11th if the 10th is a Sunday.

Once a participant elects reinvestment, cash dividends paid on certificated and Program shares standing in that participant's name will be reinvested in additional shares of Common Stock (see "Source and Price of Shares" below). If the participant has specified partial reinvestment, that portion of such dividend payment not being reinvested will be sent to the participant by check in the usual manner or by direct deposit, if the participant has elected the direct deposit option (see "Direct Deposit of

Dividends" below). The Administrator may, in its discretion, initiate purchase transactions for the reinvestment of dividends prior to the actual payment of dividends.

#### Termination of Participation

A participant may terminate participation in the Program at any time by giving written instructions to the Administrator. Upon termination, a certificate for any whole shares held in the Program for the participant will be issued. Alternatively, a participant may specify in the termination notice that all (but not less than all) whole Program shares be sold. The Administrator will make the sale beginning on the next Investment Date after receipt of the termination notice (see "Source and Price of Shares" below), and the participant will receive a check for the proceeds, less an administrative charge of \$5 and applicable brokerage commissions, if any (currently approximately \$.10 per share).

Whether whole Program shares are delivered or sold, participants terminating participation in the Program will receive a check for the cash value of any fractional share held in their Program accounts. Fractions of shares will be valued at the same price as whole shares sold with respect to the relevant Investment Date. After participation in the Program has been terminated, no further investments may be made without re-enrolling in the Program.

For participants who have elected to reinvest dividends: if notice of termination is received on or before the fifth business day preceding a dividend payment date, the termination will be processed as described above and a separate check for the dividends will be mailed following the payment date. If notice of termination is received after the fifth business day preceding a dividend payment date, the termination will be processed after giving effect to reinvestment of the applicable dividend.

#### Sale of Shares

Participants may request the Administrator to sell any number of whole shares held in their Program accounts by giving written instructions to the Administrator. The Administrator will make the sale beginning on the first Investment Date following receipt of the request (see "Source and Price of Shares" below). The participant will receive the proceeds, less an administrative charge of \$5 and applicable brokerage commissions, if any (currently approximately \$.10 per share). Proceeds of shares sold through the Program will be paid to the participant normally by check. A request to sell all shares held in a participant's account will be treated as a termination of participation in the Program (see "Termination of Participation" above).

For participants who have elected to reinvest dividends: if instructions for the sale of shares are received on or before the fifth business day preceding a dividend payment date, the sale will be processed as described above and a separate check for the dividends will be mailed following the payment date. If instructions for the sale of shares are received after the fifth business day preceding a dividend payment date, the sale will be processed after giving effect to reinvestment of the applicable dividend.

#### Source and Price of Shares

Source

To fulfill Program requirements, the Administrator may purchase or sell shares in the open market or in privately negotiated transactions. The Administrator may also, in its discretion, purchase shares from or sell shares to the Corporation, to the extent the Corporation makes shares available or is willing to purchase shares and subject to certain regulatory limitations on the frequency with which the Corporation can change its determination to do so. It is currently expected that shares will be purchased and sold on the New York Stock Exchange. Market transactions are effected through agents (currently, CS First Boston Corporation) engaged by the Administrator. The Administrator may commingle each participant's funds with those of other participants for the purpose of executing purchases, and may offset purchases of shares against sales of shares to be made for participants under the Program with respect to the same Investment Date, resulting in a net purchase or a net sale of shares.

The Administrator will purchase or sell shares as soon as practicable beginning on the relevant Investment Date and in no event later than 30 days (in the case of dividend reinvestment) or 35 days (in the case of initial and optional cash investments), respectively, after the relevant Investment Date, except where and to the extent necessary under any applicable federal securities laws or other government or stock exchange regulations.

Dividend and voting rights on purchased shares will commence upon settlement, which is normally three business days after purchase.

Shares purchased within a period of three (3) business days prior to and including a dividend record date are considered purchased "ex-dividend" and therefore are not entitled to payment of that dividend.

Price

Shares purchased or sold for a participant with respect to a particular Investment Date will be credited to the participant's account at the weighted average price per share of all shares purchased or sold for participants, as appropriate, with respect to that Investment Date. Shares purchased or sold in the open market or in privately negotiated transactions are subject to such terms and conditions, including price and delivery, as the Administrator may accept. The Corporation will pay any applicable commissions or fees on the purchase of shares, but participants will be charged with an administrative charge and any commissions on sales as described under "Sale of Shares" above. The price of shares purchased from or sold to the Corporation, if any, will be the average of the high and low sale prices of Common Stock as reported on the New York Stock Exchange consolidated tape on the date of the transaction.

#### Direct Deposit of Dividends

Through the Program's direct deposit feature, participants may elect to have any cash dividends not being reinvested under the Program paid by electronic funds

transfer to the participant's predesignated bank account. To receive such dividends by direct deposit, participants must first complete and sign the Direct Deposit Authorization Form and return the Form to the Administrator. Direct Deposit Authorization Forms are available upon request from the Administrator.

Forms will be processed and will become effective as promptly as practicable. Participants may change the designated account for direct deposit or discontinue this feature by written instruction to the Administrator. In order to be effective with respect to a particular dividend, the Direct Deposit Authorization form and any subsequent instructions must be received by the Administrator prior to the record date for the dividend.

#### **Share Safekeeping**

At the time of enrollment in the Program, or at any later time, participants may use the Program's "share safekeeping" service to deposit any Common Stock certificates in their possession with the Administrator. Shares deposited will be transferred into the name of the Administrator or its nominee and credited to the participant's account under the Program. Thereafter, such shares will be treated in the same manner as shares purchased through the Program.

By using the Program's share safekeeping service, participants no longer bear the risk associated with loss, theft or destruction of stock certificates. Also, because shares deposited with the Administrator are treated in the same manner as shares purchased through the Program, they may be transferred or sold through the Program in a convenient and efficient manner. See "Termination of Participation" and "Sale of Shares" above and "Gift/Transfer of Shares Within the Program" below.

Participants who wish to deposit their Common Stock certificates with the Administrator must send to the Administrator, preferably by registered, insured mail, the Common Stock certificates to be deposited, along with a properly completed Enrollment Form or Cash Investment and Other Transaction Form. Both Forms are available from the Administrator. The certificates should not be endorsed.

#### Transfer of Shares from a Broker

Owners of Common Stock may wish to transfer to their Program accounts shares owned by them but held in "street name" through a broker or other agent. To do so, participants must complete a Broker Transfer Form and return it to the Administrator. The Administrator, upon receipt of a properly completed Form, will contact the broker holding the shares of Common Stock and will arrange to transfer those shares specified by the participant into the name of the Administrator or its nominee for credit to the participant's account under the Program. Broker Transfer Forms are available upon request from the Administrator.

Share owners wishing to enroll in the Program using shares transferred from a broker must include a properly completed Broker Transfer Form with the Enrollment Form returned to the Administrator. Participation in the Program will commence when

shares of Common Stock are received by the Administrator from the transferring broker.

## **Individual Retirement Account**

The Administrator, The First National Bank of Boston, offers an Individual Retirement Account that invests in Common Stock through the Program (the "Program IRA"). After being furnished with a copy of this Prospectus and the Administrator's IRA Agreement and Disclosure Statement, individuals may open a Program IRA by completing and signing an IRA Enrollment Form and returning it to the Administrator with an initial contribution. The minimum initial investment for a Program IRA is \$250. For the purpose of rolling over an existing IRA or a qualified plan distribution, the maximum annual investment does not apply. IRA Enrollment Forms are available upon request from the Administrator.

The Program IRA referred to above is offered by the Administrator as Trustee. Other custodians and trustees may offer similar services. The Administrator has the right to charge reasonable fees for its IRA services. Such fees are described in the IRA Disclosure Statement as in effect from time to time.

## Gift/Transfer of Shares Within the Program

If a participant wishes to transfer the ownership of all or part of the shares held in the participant's Program account to a Program account for another person, whether by gift, private sale or otherwise, the participant may effect such transfer by mailing a properly completed Gift/Transfer Form to the Administrator. Requests for transfer are subject to the same requirements as for the transfer of Common Stock certificates, including the requirement of a Medallion signature guarantee on the stock assignment. Gift/Transfer Forms and Stock Power Forms are available upon request from the Administrator.

Shares so transferred will continue to be held by the Administrator under the Program. An account will be opened in the name of the transferee, if he or she is not already a participant, and such transferee will automatically be enrolled in the Program. If the transferee is not already a registered shareholder or a Program participant, the donor may make a reinvestment election for the transferee at the time of the gift. The transferee may change the reinvestment election after the gift has been made as described under "Reinvestment of Cash Dividends" above.

The transferee will receive a statement showing the number of shares transferred to and held in the transferee's Program account. Also, if requested by the participant, a gift certificate acknowledging the transfer of shares will be made available free of charge.

#### Reports to Participants

Each participant will receive a quarterly statement showing the amount invested, purchase price, the number of shares purchased, deposited, sold, transferred, or withdrawn, the total number of shares accumulated and other information for each

quarter during the year. The quarterly statement will consolidate all Program and certificated shares standing in the participant's name. The statement for the fourth quarter will reflect all account activity for the year. Each participant should retain these statements so as to be able to establish the cost basis of shares purchased under the Program for income tax and other purposes. Duplicate statements will be available from the Administrator.

The Administrator will also send each participant a confirmation promptly after enrollment and after each optional check or wire investment, deposit, sale or transfer. Payroll deductions, annuity deductions, automatic monthly deductions and dividend reinvestments will not be individually confirmed, but rather will appear on the quarterly statements.

In addition, each participant will receive copies of the same communications sent to other holders of shares of Common Stock, including the Corporation's annual report to stockholders, a notice of the annual meeting and accompanying proxy statement, and Internal Revenue Service information return, if so required, for reporting dividend income received.

All notices, statements and reports from the Administrator to a participant will be addressed to the participant at his or her latest address of record with the Administrator. Therefore, participants must promptly notify the Administrator of any change of address. To be effective with respect to mailings of dividend checks and quarterly statements and reports for a particular quarter, address changes must be received by the Administrator prior to the record date for that quarter's dividend.

#### **Certificates for Shares**

Shares purchased and held under the Program will be held in safekeeping by the Administrator in its name or the name of its nominee. The number of shares (including fractional interests) held for each participant will be shown on each statement of account. Participants may obtain a new certificate for all or some of the whole shares of Common Stock held in their Program accounts upon written request to the Administrator. Any remaining whole or fractional Program shares will continue to be held by the Administrator. Withdrawal of shares in the form of a certificate in no way affects dividend reinvestment (see "Reinvestment of Cash Dividends" above).

Except as described above under "Gift/Transfer of Shares Within the Program", shares of stock held by the Administrator for a participant's Program account may not be pledged or assigned. A participant who wishes to pledge or assign any such shares must request that a certificate for such shares be issued in the participant's name.

#### Miscellaneous

Stock Split, Stock Dividend or Rights Offering

Any dividends in Common Stock or split shares distributed by the Corporation on Program shares will be added to the participant's account. Stock dividends or split shares distributed on certificated shares will be mailed directly to the participant in the same manner as to shareholders who are not participating in the Program. If a participant has elected to receive cash dividends rather than reinvest them, the election will be adjusted proportionately in the event of a stock split.

In the event of a rights offering, the participant will receive rights based upon the total number of whole shares owned, that is, the total number of Program and certificated shares standing in the participant's name.

## Voting of Program Shares

Whole shares held in a Program account may be voted in person or by the proxy sent to the participant.

## Limitation of Liability

Neither the Corporation nor the Administrator (nor any of their respective agents, representatives, employees, officers, directors, or subcontractors) will be liable in administering the Program for any act done in good faith nor for any good faith omission to act, including, without limitation, any claim of liability arising with respect to the prices or times at which shares are purchased or sold for participants, or any change in the market value of shares, or from failure to terminate a participant's account upon such a participant's death. The foregoing does not represent a waiver of any rights a participant may have under applicable securities laws.

#### Change or Termination of the Program

The Corporation may suspend, modify or terminate the Program at any time in whole, in part, or in respect of participants in one or more jurisdictions. Notice of such suspension, modification or termination will be sent to all affected participants. No such event will affect any shares then credited to a participant's account. Upon any whole or partial termination of the Program by the Corporation, certificates for whole shares held in an affected participant's account under the Program will be issued to the participant and a cash payment will be made for any fraction of a share. Fractions of shares will be valued at the same effective price as whole shares sold with respect to the next relevant Investment Date as described under "Source and Price of Shares" above.

#### Termination of Participation

If a participant does not own at least one whole Program or certificated share in the participant's name, the participant's participation in the Program may be terminated. Exxon may also terminate any participant's participation in the Program after written notice in advance mailed to such participant at the address appearing on the Administrator's records. Participants whose participation in the Program has been terminated will receive certificates for any whole shares held in their accounts and a check for the cash value of any fractional share held in their Program accounts. Fractions of shares will be valued at the same price as whole shares sold with respect to the next relevant Investment Date as described under "Source and Price of Shares" above.

#### THE CORPORATION

Exxon Corporation, the issuer of the Common Stock offered hereby, was incorporated in the State of New Jersey in 1882. The Corporation's principal executive office is located at 225 E. John W. Carpenter Freeway, Irving, Texas 75062-2298, and its telephone number is (214) 444-1000.

Divisions and affiliated companies of the Corporation operate in the United States and over 100 other countries. Their principal business is energy, involving exploration for, and production of, crude oil and natural gas, manufacturing of petroleum products, and transportation and sale of crude oil, natural gas and petroleum products. Exxon Chemical Company, a division of the Corporation, is a major manufacturer and marketer of petrochemicals. The Corporation and its affiliates are engaged in exploration for, and mining and sale of, coal and other minerals. The Corporation also has an interest in electric power generation in Hong Kong. Affiliates of the Corporation conduct extensive research programs in support of these businesses.

#### TAX CONSEQUENCES

The Corporation believes the following is an accurate summary of the tax consequences of participation in the Program as of the date of this Prospectus. This summary does not reflect every possible situation that could result from participation in the Program, and, therefore, participants in the Program are advised to consult their own tax advisors with respect to the tax consequences (including federal, state, local and other tax laws and U.S. tax withholding laws) applicable to their particular situations.

In general, the amount of cash dividends paid by the Corporation is still includable in income even though reinvested under the Program. Under this general rule, the cost basis for federal income tax purposes of any shares acquired through the Program will be the price at which the shares are credited by the Administrator to the account of the participant as described in the section entitled "Source and Price of Shares". In connection with market purchases, brokerage commissions paid by the Corporation on a participant's behalf are to be treated as distributions subject to income tax in the same manner as dividends. The amounts paid for brokerage commissions are, however, includable in the cost bases of shares purchased. The information return sent to participants and the IRS at year-end, if so required, will show such amounts paid on their behalf.

The above rules may not be applicable to certain participants in the Program, such as tax-exempt entities (e.g., pension funds and IRAs) and foreign shareholders. These particular participants should consult their own tax advisors concerning the tax consequences applicable to their situations.

In the case of participants in the Program whose dividends are subject to U.S. backup withholding, the Administrator will reinvest dividends less the amount of tax required to be withheld.

In the case of foreign shareholders whose dividends are subject to U.S. federal tax withholding, the Administrator will reinvest dividends less the amount of tax required to be withheld. The filing of any documentation required to obtain a reduction in U.S. withholding tax will be the responsibility of the shareholder.

#### **USE OF PROCEEDS**

At present, it is expected that purchases of Common Stock under the Program will be made in the open market and that the Corporation will not receive any proceeds therefrom. If purchases of Common Stock are made directly from the Corporation, the Corporation intends to use any net proceeds from the sales of such shares for general corporate purposes.

#### **LEGAL MATTERS**

Counsel who has passed upon legal matters concerning the Program and the validity of the shares of Common Stock offered hereby is James Earl Parsons, who is regularly employed as Counsel for the Corporation. Mr. Parsons owns and has options to purchase shares of Common Stock and is a participant in the Program.

#### **EXPERTS**

The financial statements incorporated in this Prospectus by reference to the Exxon Corporation Annual Report on Form 10-K for the year ended December 31, 1994 have been so incorporated in reliance on the reports of Price Waterhouse LLP, independent accountants, given on the authority of said firm as experts in auditing and accounting.

The financial statements similarly incorporated herein by reference to all documents subsequently filed by the Corporation pursuant to Sections 13(a), 13(c), 14, and 15(d) of the Securities Exchange Act of 1934 prior to the filing of a post-effective amendment which indicates that all securities offered hereby have been sold or which deregisters all securities then remaining unsold, are or will be so incorporated in reliance on the reports of Price Waterhouse LLP, and any other independent accountants, relating to such financial statements and on the authority of such independent accountants as experts in auditing and accounting in giving such reports to the extent that the particular firm has examined such financial statements and consented to the use of their reports thereon.

No dealer, salesman or any other person has been authorized to give any information or to make any representations other than those contained in this Prospectus, and, if given or made, such information or representations must not be relied upon as having been authorized by the Corporation or by any dealer or agent. This Prospectus shall not constitute an offer to sell or a solicitation of an offer to buy any of the securities offered hereby in any jurisdiction to any person to whom it is unlawful to make such offer or solicitation in such jurisdiction.

The delivery of this Prospectus at any time does not imply that information herein is correct as of any time subsequent to the date hereof.

## **EXXON CORPORATION SHAREHOLDER INVESTMENT PROGRAM**

#### TABLE OF CONTENTS

	1 450
Available Information	2
Documents Incorporated by Reference	2
Exxon Corporation Shareholder Investment Program	
Purpose; Other Considerations	3
Advantages	3
Administration	4
Eligibility	4
Enrollment Procedures	4
Investment Dates	5
Optional Cash Investments and Initial Investments	5
Reinvestment of Cash Dividends	7
Termination of Participation	8
Sale of Shares	8
Source and Price of Shares	9
Direct Deposit of Dividends	9
Share Safekeeping	10
Transfer of Shares from a Broker	10
Individual Retirement Account	11
Gift/Transfer of Shares Within the Program	11
Reports to Participants	11
Certificates for Shares	12
Miscellaneous	12
The Corporation	14
Tax Consequences	14
Use of Proceeds	15
Legal Matters	15
Experts	15

Printed on Recycled Paper

## TRANSFER INSTRUCTIONS TO SET UP A TRUST ACCOUNT

To change the registration, a physical transfer of the share certificate(s) is necessary. Please provide the following documentation:

- The certificate(s) or the enclosed stock power form, endorsed by the registered owner(s).
  The signature(s) must be guaranteed by a financial institution, such as a commercial bank,
  trust company, national bank, credit union, brokerage firm, etc., that is participating in a
  Medallion Program, such as STAMP, SEMP, MSP or other Securities Transfer Association
  Inc. (STA) approved Medallion Program.
- A letter of instruction providing the name(s) of the Trustee(s), trust name, date of the trust, address, and taxpayer identification number.
- · A photocopy of the first and last page of the Trust.
- The enclosed substitute W-9 certification form, completed and returned for each transferee (each new account). If the taxpayer identification number of the transferee is not certified, the account will be subject to withholding by the IRS at the rate of 31% of all dividend disbursements. Additional forms are available from your local bank of brokerage firm, or the enclosed form may be photocopied.
- If you own Dividend Reinvestment shares, please fill out the enclosed stock power form which will represent your reinvested book shares as well as your certificate shares. Please have the signature(s) on this stock power guaranteed as described above.

Note: In accordance with the rules of the Stock Transfer Association, we cannot register shares with the word "or" as it does not denote definite ownership. The word "and" is used when there are two or more trustees.

Please refer to the Glossary of Terms on the reverse side to assist you with this transfer.

## **GLOSSARY OF TERMS**

The following Glossary of Terms commonly used in processing securities transfers has been prepared to assist you in understanding our requirements.

**Guarantor**: A financial institution, usually a commercial bank or broker, which places its stamp and the signature of one of its employees, on a stock power, and guarantees that the signature on the certificate or stock power is genuine, that the signer is the appropriate person to endorse the security, and that the signer has legal capacity to sign.

Medallion Guarantee: A statement (stamp and signature) by an eligible institution, such as a commercial bank, trust company, national bank, credit union, brokerage firm, etc., that is participating in a Medallion Program, such as STAMP, SEMP, MSP or other STA approved Medallion Program. The purpose of the medallion guarantee is to insure that the person signing the certificate or stock power is the owner or authorized representative. The Medallion Guarantee is not a notarization.

**<u>Registration</u>**: The name and address of the owner as shown on our records.

<u>Securities</u>: Stocks, which may be common or preferred, and represent an ownership (equity) interest in a corporation, and bonds and debentures which represent a debt owed by the corporation.

<u>Transferee</u>: The new registered owner of the shares identified in the Assignment section on the reverse side of a stock certificate or on the stock power separate from the stock certificate.

DETACH HERE

#### PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

## EXON CORPORATION

## CASH INVESTMENT AND OTHER TRANSACTION FORM

ACCOUNT NO.: TAXPAYER ID:

102-9975 282-32-8905

ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.



Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on check. OPTIONAL CASH PAYMENT Amount Enclosed



Address to be used only when sending payments or completing any section of this form (use pre-addressed envelope). Do not send certificates or correspondence (See reverse).

EXXON SHAREHOLDER INVESTMENT PROGRAM P.O. BOX 370042 BOSTON, MA 02241-0742

00012330010001029975800005000100000000515

1-800-252-1800 TO REQUEST ANY CHANGES.

<b>DEPOSIT OF CERTIFICATES:</b> Enclosed for deposit into my account are this number of shares:	PARTIAL WITHDRAWAL (DO NOT TERMINATE)					
(CERTIFICATES SHOULD NOT BE ENDORSED.)	ISSUE CERTIFICATE (INDICATE NUMBER OF WHOLE SHARE	RES LLLLLLLLLLLLLLLLLLLLLLLLLLLLLLLLLLLL				
TERMINATE MY ACCOUNT: (MARK ONE)  Issue a certificate for all whole shares and a check for any fractional shares	Sell all Program shares	SIGNATURE(S) All joint owners must sign. Names must be signed exactly as shown on the front of this statement.				
CHANGE OF TAXPAYER ID NUMBER Please indicate in boxes below	IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.  EXXON SHAREHOLDER	$\triangleright$				
	INVESTMENT PROGRAM c/o Bank of Boston P.O. Box 9156 Boston, MA 02205-9156	Daytime telephone Date				

PARTIAL WITHDRAWAL (DO NOT TERMINATE)

# The Excion Shareholder Investment Program

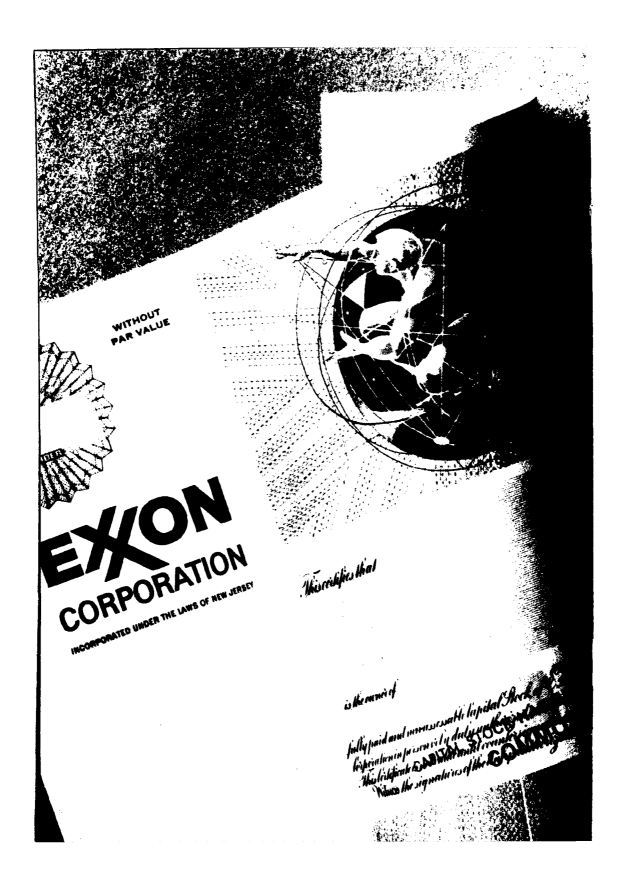
New information about buying Exxon stock











## THE EXXON SHAREHOLDER INVESTMENT PROGRAM OFFERS A RANGE OF BENEFITS

Exxon Corporation is pleased to announce the new Exxon Shareholder Investment Program. This Program offers a unique opportunity to invest in Exxon stock easily and affordably. The new Exxon Shareholder Investment Program gives you the freedom to buy and sell Exxon stock without calling a broker. The Program offers a variety of convenient services allowing you to tailor your investment activity to meet your individual needs. The Program lets you—

- Buy With No Commissions
- Sell At A Fraction Of Normal Broker Costs
- Open An Account For Only \$250
- Make Additional Investments With As Little As \$50
- Reinvest Dividends Automatically
- Deposit Your Certificates For Safekeeping
- Receive Dividends By Electronic Payment

The Program also lets you buy and sell as frequently as once a week, and tracks account activity for you for easy record keeping.

The Exxon Shareholder Investment Program is an attractive new way for you to begin or add to your investment in Exxon. Please read the following material and enclosed prospectus carefully. You may discover that the Exxon Shareholder Investment Program is the easy and affordable way to invest in Exxon stock that's right for you.

# THE EXXON SHAREHOLDER INVESTMENT PROGRAM ELIMINATES THE NEED TO CALL A BROKER

## **BUY WITHOUT COMMISSIONS**

With the Exxon Shareholder
Investment Program, you don't need
to call a stockbroker. You can buy
without any commissions, and you
can make your purchases by check,
wire transfer or dividend reinvestment. This is an easy way to invest.

#### **SELL AT LOW COST**

The Exxon Shareholder Investment Program also lets you sell your Exxon stock, at a fraction of the cost you would normally pay a broker. This could result in a substantial commission savings to you.

## OPEN AN ACCOUNT FOR ONLY \$250

You can open an account in the Exxon Shareholder Investment Program with an initial investment of only \$250, whether or not you currently own Exxon shares. Or, if you are already an Exxon shareholder, you can simply transfer Exxon stock into the Program or elect to reinvest dividends on some or all of





the shares held in your name. If you currently participate in the Exxon Corporation Dividend Reinvestment Plan, you are automatically enrolled in this new Program, which offers many more features than the Dividend Reinvestment Plan.

#### INVEST AS LITTLE AS \$50

Once you've opened an account, you'll be able to purchase Exxon stock as frequently as once a week and in increments as small as \$50. This is an affordable way for you to buy Exxon stock. And because there are no commissions, your full investment goes to the purchase of shares.

#### REINVEST AUTOMATICALLY

You can choose to have all or part of the dividends paid on your Exxon stock automatically reinvested in the Program. It's up to you. You determine what portion of your dividends you want reinvested. You can change your reinvestment directions at any time.

## DIRECT DEPOSIT OF DIVIDENDS

You may elect to have any dividends not reinvested deposited directly into your bank account by electronic transfer on the dividend payment date. Or, you may continue to receive them by check if you wish.





3

## THE EXXON SHAREHOLDER INVESTMENT PROGRAM MAKES INVESTING SIMPLE

## BUY FRACTIONAL SHARES

You no longer have to tailor your purchase amount to match share prices. Any dollar amount you invest will be completely converted into Exxon stock through the purchase of fractions of shares.

#### **BUY AND SELL WEEKLY**

With the Exxon Shareholder
Investment Program, you can buy and
sell Exxon stock as frequently as
once a week and you can vary the
amounts you invest. This gives you
the flexibility to adjust your investment activity to keep pace with your
changing investment needs.

## CERTIFICATE SAFEKEEPING OPTION

If you deposit shares for safekeeping, you'll never have to worry about loss, theft or damage of your Exxon stock certificates again.

The Exxon Shareholder Investment Program's "safekeeping" service will make sure your Exxon stock certificates are securely deposited for you.





If, however, you should ever want new certificates sent to you, we'll do so, at your request.

#### RECORD KEEPING MADE SIMPLE

You will receive an itemized statement every quarter of all your transactions and a year-end summary to assist you in tax preparation. Your statements will include shares held by you in certificate form as well as those held in the Program.

#### **INVEST IN YOUR IRA**

As part of a comprehensive savings strategy, you can prepare for the future by using the Program to establish an Individual Retirement Account (IRA) which invests in Exxon

stock. You may also roll over an existing IRA or other qualified plan distribution into an IRA established under this Program. A small account maintenance fee will be charged for IRA accounts.

## MAKE GIFTS OF EXXON STOCK

You can make transfers or gifts of Exxon stock to another person at no charge. When you transfer or give shares to another person, a Program account will be opened for the recipient and he or she will enjoy full Program benefits. And, if you choose, you can also request a special gift certificate for the recipient.





=

### TELL ME MORE ABOUT JOINING THE PROGRAM

#### **AM I ELIGIBLE?**

Yes, everyone is. Even if you've never owned Exxon stock, you are eligible to participate in the Program.

#### How Do I Open An Account?

It's easy. Read the prospectus carefully, then simply complete and sign the enclosed enrollment form. If you are not a current Exxon shareholder, you must include a check or money order for your initial investment. If you are an Exxon shareholder, you can also open an account with an initial investment. Or you can simply transfer Exxon stock into your new account or elect to reinvest

dividends on some or all of your shares. If you are already participating in the Dividend Reinvestment Plan, you are automatically enrolled. There's nothing more for you to do.

#### No Commissions On Purchases. Are You Sure?

Absolutely. As a participant in the Exxon Shareholder Investment Program, you will be able to buy Exxon stock without calling a broker and without any commissions. There will, however, be a small charge for sales.

## CAN I REALLY INVEST AS LITTLE AS \$50?

Once you open an account, you will then be able to make future purchases of Exxon stock with as little as \$50.





## WHAT ABOUT MY DIVIDENDS?

You can choose to have all or a portion of your dividends reinvested automatically. If you choose not to reinvest, your dividends can be directly deposited in your bank account by electronic transfer or sent to you by check. You can change your dividend reinvestment instructions at any time.

## How Often Can I Buy?

You can buy Exxon stock with as little as \$50 as frequently as once a week.

## WILL I RECEIVE STOCK CERTIFICATES?

No, not unless you request them. The Exxon Shareholder Investment Program records your transactions, sends you a quarterly statement and holds your shares for safekeeping. You can also consolidate your holdings by depositing your current Exxon stock into the Program. However, if at any time you would like new stock certificates, they will be sent to you.

#### WILL THE DIVIDEND REINVESTMENT PLAN CONTINUE?

No. The Shareholder Investment Program replaces the Dividend Reinvestment Plan. Anyone in the Dividend Reinvestment Plan is automatically enrolled in the new Program, which offers many more features than the Dividend Reinvestment Plan.

## HOW CAN I RECEIVE MORE INFORMATION?

If you have questions about the Exxon Shareholder Investment Program, or any one of the broad range of benefits offered, call toll-free:

1-800-252-1800





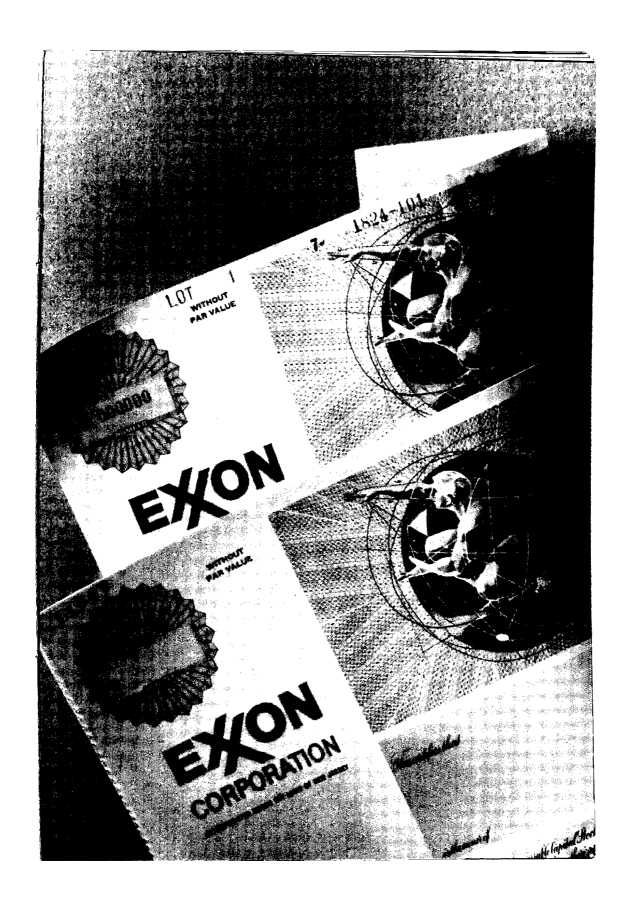
### JUST ONE MORE THING

A s you can see, the Exxon Shareholder Investment Program is an easy and affordable way for you to buy and accumulate Exxon stock.

Remember, with the Program you can:

- Buy Exxon stock with no commissions
- Sell Exxon stock at a fraction of normal broker commissions
- Open an account for only \$250 and invest with as little as \$50
- Reinvest your dividends automatically
- Deposit your certificates for safekeeping
- Receive dividends directly by electronic payment

If these are the kinds of benefits you find attractive in an investment program, please read the enclosed prospectus carefully. Then, if you decide the Exxon Shareholder Investment Program is right for you, simply complete the enclosed enrollment form and mail it in the enclosed postage-paid envelope today.









## Two-for-One Stock Split

Exxon Corporation is pleased to announce a stock split for its shareholders. On February 26, 1997, Exxon's Board of Directors approved a two-for-one stock split to shareholders of record on March 14. Exxon shareholders will receive one additional share for each share held on that date. This stock split will not change your proportionate interest in Exxon Corporation. The additional shares will be distributed on or after April 11, 1997.

The following information may be helpful to shareholders. Additional information relative to the stock split will be provided when the certificates and Shareholder Investment Program statements are mailed.

#### DIVIDENDS

The first quarter 1997 dividend of \$0.79 per share is payable on March 10, 1997 to share-holders of record on February 10, prior to the split. Future dividends would be declared and paid on the basis of the split shares. The Board will consider the second quarter dividend on Wednesday, April 30.

#### CERTIFICATES

Shareholders holding certificates will receive one new certificate for all their additional shares.

Retain any stock certificates already in your possession. Existing certificates will continue to be valid and need not be exchanged.

You may request a change in denomination of shares once you have received your new certificate.

The new certificates will be in the same registration as shown on our account records at the close of business on March 14, 1997. If you wish to change the registration, you will need to transfer the old shares to the new registration prior to this date. Alternatively, you may wait for receipt and send in your old and/or new certificates for transfer of ownership. It is recommended when mailing certificates to send them by registered, certified or insured mail.

#### **EXXON STOCK TRADING**

Exxon will continue to trade on a pre-split basis through the distribution date of April 11.

#### SHAREHOLDER INVESTMENT PROGRAM

Shareholder Investment Program (SIP) participants who have shares in book-entry or "safekeeping" will have new shares added to their Program accounts.

Participants who hold shares in both book-entry and certificate form will receive a statement for their book-entry shares and a new certificate for their shares represented by certificates.

Account statements showing the total increase in shares as a result of the split will be mailed beginning April 18.

Share purchases and sales within the SIP will be done on a pre-split basis for Investment Dates between and including March 20 and April 10.

SIP participants who have designated a specific number of shares on which to receive cash dividends will have their prior share elections doubled automatically. After the shares have been distributed, you may change the number of shares on which you receive a cash dividend by calling Exxon Shareholder Services.

#### TAX INFORMATION

The Corporation has been advised by its General Tax Counsel that the stock split will result in no gain or loss to shareholders for federal income tax purposes. The tax basis of each share held on March 14, 1997 will be reduced by half. The tax basis of each new share received as a result of the stock split will be the same as the reduced basis of the share for which it was issued. The tax acquisition date of the new shares is the tax acquisition date of the old shares. Any subsequent sale of shares may result in a taxable gain or loss.

If further information is desired, it is suggested that you consult your tax advisor.

#### ANNUAL MEETING VOTING

The number of shares you are entitled to vote at the 1997 Annual Meeting are those you held as of the March 3 voting record date, prior to the split.

#### EXXON SHAREHOLDER SERVICES

Call Exxon Shareholder Services toll free at **1-800-252-1800** if you have questions regarding the stock split.



3300-SSLTR-97



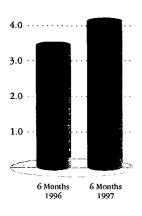
#### **Second Quarter Earnings Up 25%**

Following a record first quarter, earnings reported for the second quarter are \$2.0 billion, up 25% from the second quarter of 1996. This earnings growth reflects broad-based strength in our key business segments worldwide and represents the highest second quarter earnings in Exxon's history. These strong earnings were achieved despite crude oil prices that were down about 9% compared with a year ago, as well as lower U.S. natural gas prices.

#### First Six Months Earnings Up 20%

(\$ billions)





#### Key drivers to the improved results include:

- > Improved refining and marketing margins
- Petroleum product sales at the highest second quarter level in 20 years
- > Chemical sales volumes at record levels

Second quarter results reflect the benefits of Exxon's broad functional and geographic diversification. During the quarter, lower crude prices negatively impacted exploration and production earnings. However, higher margins and sales volumes helped earnings in the refining and marketing segment improve over 130%, while chemicals earnings were up nearly 30%.

#### **Mid-Year Earnings at Record Levels**

Net income through six months of 1997 is \$4.1 billion, up 20% from the prior first half record set in 1996. These results reflect significant

improvement in refining, marketing, and chemicals earnings. Petroleum product sales were up 4%, with volume growth experienced in all major geographical areas. In the chemicals business, commodity chemical prices improved and product sales were up 6%.

Over the last several years, cash flow has been strong, allowing the company to increase dividend payments, and fund a growing capital investment program while also reducing debt. In March, we announced our plans to return a portion of this cash flow to shareholders by increasing share repurchases, thereby reducing the number of shares outstanding. As a result, remaining shareholders will own a proportionately higher interest in the company.

#### **Strategic Developments**

The company continues to build for the future by progressing a number of strategic steps targeted to provide profitable volume growth. One major development in the first half of 1997 was the signing of a new long-term natural gas production agreement in Malaysia (see page 5). An important part of our future plans also includes continued investment in developing proprietary technology, which is discussed in this issue.

O

#### Focus On Technology:

#### **Creating A Competitive Edge...In A Competitive Industry**

One of the many keys to Exxon's success is its investment in developing and employing the best technologies in its business. Technological advances have allowed the oil and chemical industries to meet challenges such as exploring for and developing oil and gas in harsher environments, meeting customer needs for new, more sophisticated products, and prospering in a highly competitive business environment. By continually investing in technology, Exxon seeks to maintain a competitive advantage by...

- Finding and developing more high-quality oil and gas
- Manufacturing higher-value oil and chemical products
- Developing better products that are also more environmentally friendly
- Further improving the efficiency, reliability, and safety of our operations

Technology advances have shaped the history of the petroleum industry, and Exxon has played a key role in their development. We have long maintained a large-scale research and development (R&D) program and intend to continue as an industry leader.

Each year, Exxon invests more than \$500 million in R&D, about three times the amount spent by most other major oil companies. Research efforts are focused in areas with the greatest economic potential and are supplemented with commercial purchases as necessary.

Exxon conducts R&D in each of its key businesses. We are fortunate to have some of the best minds in the industry working with state-of-the-art equipment. Current research programs range from improving existing technology to seeking breakthroughs that will give us the competitive edge in the 21st century.

The following pages highlight some important examples of Exxon's recent technological advances.



#### **Developing Better Automotive Fuel Products for Motorists**

In the early 1970s, Exxon introduced the first in a series of gasolines designed to reduce exhaust emissions. Through the '80s and '90s, new Exxon motor fuels were developed to meet tightening air-emissions requirements.

Exxon scientists recently developed the most active sulfur removal catalyst in the industry — an important step in light of growing demand for low-sulfur fuels.

In addition, detergent additives in Exxon gasoline and diesel fuels have helped prevent stalling and sluggish performance caused by fouled engine parts.

#### **Deepwater Technology — Opening New Frontiers**

As the search for oil and gas goes into deeper and deeper offshore waters, Exxon is calling on its long experience in deepwater operations and its extensive study of this promising new frontier.

Advances in technology such as those pioneered by Exxon dating back to the 1970s have helped to significantly reduce today's deepwater finding and development costs. Reduced costs, coupled with offshore operating experience in the U.S. Gulf of Mexico, Malaysia, and Australia, have allowed Exxon to pursue deepwater opportunities in more than 10 countries around the world.





#### EXXON'S HISTORY OF ACHIEVEMENT

Exxon's commitment to and investment in developing leading-edge technology is not a new strategy; research efforts date back to the very beginning of the company. Product quality research was being done as early as the 1880s, and the first stand-alone research department was established in 1919. Since that time, Exxon researchers have developed a number of industry-defining technologies, some of which are briefly noted below:

#### Fluid Catalytic Cracking

Commercialized in 1942, "cat cracking" revolutionized the refining of crude oil to produce gasoline.

#### Butyl Rubber

Prompted by the lack of natural rubber supplies during World War II, Exxon invented butyl rubber, now a major raw material for the tire industry.

#### CCultigrade Engine Oils

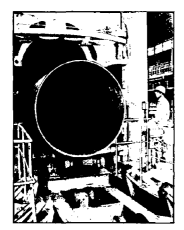
Introduced in 1952, multigrade oils eliminated seasonal oil changes by improving performance over a wide temperature range.

#### Offshore Development

Decades of Exxon experience have helped to expand the industry's capabilities to explore and produce in an offshore environment.

#### Subsurface Pioneer

Exxon has pioneered advanced subsurface techniques using seismic well logs and rock data to assess and optimally develop oil and gas discoveries.



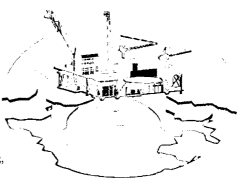
#### High-Strength Steel — Improving Pipeline Economics

Exxon is working with Japanese steel companies to commercialize Exxon's patented high-strength steel manufacturing process. Among other possible applications, this new technology can improve the economics of building natural gas pipelines by reducing the required wall thickness of the pipe material. It is currently being considered as a means to deliver natural gas from remote fields, such as the giant Natuna gas field in Indonesia, to fast-growing markets in the Asia-Pacific region.

#### Applying Arctic Technology in Russia

Exxon technology that was first developed for projects in Canada and the Alaskan Arctic is now at work in far eastern

Russia. The physical environment is a challenge. Operations offshore Sakhalin Island can encounter earthquakes and moving ice ridges. Plans for the Sakhalin I fields include innovative structural designs that can withstand these conditions. This would make the Sakhalin I area the world's first year-round drilling, production, and oil transport system in offshore arctic regions.



#### **Manufacturing Higher-Value Products**

The challenge in the refining business is to convert crude oil more efficiently into higher-value products such



as motor gasoline, diesel fuel, lubricants, and petrochemical feedstocks. The most successful competitors incorporate state-of-the-art processes and catalyst technology to manufacture more of these products. In the 1940s, Exxon pioneered Fluid Catalytic Cracking Technology, providing a step change increase in motor gasoline and diesel fuel production from crude oil. In a more recent breakthrough, Exxon introduced "Short Contact Time" technology, which increases high-value product yield from existing catalytic cracking equipment. The new technology is being installed at Exxon refineries worldwide.

#### **Producing Higher-Quality Lubricants**

Lubricants are the oils that keep automobiles, trucks, and industrial equipment running smoothly. They are made from lube basestocks combined with additives. Improved automotive and equipment designs will



demand higher-performance oils that provide protection over a wide range of engine temperatures. Exxon is developing a new generation of lube basestocks to meet these demands. Scheduled to be available in 1999, the new basestocks should further solidify Exxon's position as the worldwide leader in this industry.

In addition to improving basestocks, Exxon has developed a new oil additive for the passenger car market. Among its features: improved fuel economy.

#### **Converting Gas to Liquids**

Natural gas has many attractive

qualities. It's clean-burning and can be used in homes, factories, and electric power generation. Resources are abundant and can be transported easily by pipeline if they are near major markets. However, several large resources in remote parts of the world have gone undeveloped because they cannot be brought to market economically. Exxon has developed a promising technology to address this opportunity. Advanced gas-to-liquids conversion technology (AGC-21™) converts gas to a liquid fuel more valuable than crude oil and easier and more economical to transport than natural gas. The technology should help Exxon take

#### **Metallocene Technology** -**Revolutionizing the Plastics Industry**

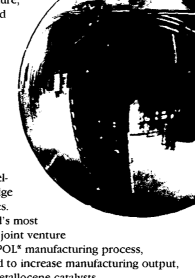
Metallocenes are a new, highly active class of catalysts for making plastics that are tougher, more resistant to puncture, and have better sealing performance. With world demand for plastics growing rapidly, the market potential for products with these improved properties is enormous.

the lead in developing remote gas reserves in the 21st century.

Exxon obtained one of the first metallocene catalyst patents in 1985 and now leads the industry in developing and commercializing metallocene-based



products. Recently, Exxon and Union Carbide Corporation formed Univation Technologies, a joint venture to research, develop and license leading-edge polyethylene technologies. Polyethylene is the world's most widely used plastic. This joint venture combines Carbide's UNIPOL® manufacturing process, Exxon's patented method to increase manufacturing output, and Exxon's EXXPOL\* metallocene catalysts.



#### VALDEZ APPEAL UPDATE

Exxon submitted a comprehensive appellate brief in June 1997 to the Ninth Circuit U.S. Court of Appeals in San Francisco. In the brief, Exxon raised eleven substantive legal issues in six general areas. Most of the issues raised go directly or indirectly to the propriety of the \$5 billion in punitive damages awarded the plaintiffs by the U.S. District Court in Anchorage. The company asked the appellate court to consider recent rulings by the U.S. Supreme Court and other appellate courts that are critical of the procedures by which punitive damages are awarded and establish limits to such awards.

Exxon has consistently maintained that the punitive damages in the *Valdez* case are unwarranted and should be set aside or substantially reduced. The company promptly accepted responsibility for the accidental spill in 1989 and mounted a massive cleanup effort that was declared complete by the federal government and the State of Alaska in 1992. Exxon believes that this punitive damage verdict sends the wrong message that those who acknowledge their responsibilities and take prompt and costly remedial action will still face disproportionate punishment.

The timing for this appeal is controlled by the Court. Exxon has no basis to predict how long it will take for a decision to be reached; the appeals process may last several years.

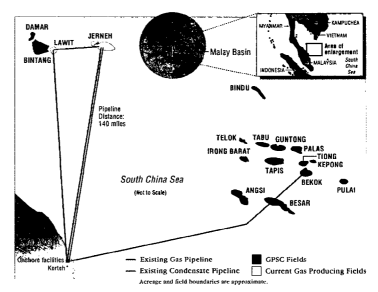
#### EXXON AFFILIATE SIGNS MAJOR NEW GAS CONTRACT IN MALAYSIA

Exxon's affiliate, Esso Production Malaysia Inc. (EPMI), signed a major new Gas Production Sharing Contract (GPSC) with Petronas, the national oil company of Malaysia, in June 1997. Combined gas sales of over 12 tril-

lion cubic feet from fields covered by the GPSC and an existing EPMI/Petronas agreement are expected to meet about two-thirds of the projected gas demand in Peninsular Malaysia for more than 25 years.

The GPSC covers development of natural gas from 15 fields in which EPMI and its co-venturer Petronas Carigali, a wholly-owned exploration and production arm of Petronas, will each have a 50% participation. Total investment to develop these gas resources is projected to be about \$5 billion.

Gas production under the GPSC will add to EPMI's 100%-



owned production from the Lawit and Jerneh developments. Fueled by economic growth in Malaysia, EPMI's net gas production has risen significantly since 1992 to over 550 million cubic feet per day in 1996. At the same time, EPMI remains the largest oil producer in Malaysia.

#### EXXON PUBLISHES NEW SIP PROSPECTUS

An updated prospectus is now available for Exxon's Shareholder Investment Program (SIP). The new booklet is even more user friendly, with a two-page highlights section, and contains information that is important to anyone interested in the Program.

ø

#### **Shareholder Services**

Shareholder inquiries regarding stock transfer, Shareholder Investment Program (SIP), dividends, address change, etc., should be addressed to Exxon Shareholder Services at BankBoston, Exxon's transfer agent.

Exxon Shareholder Services P.O. Box 8033 Boston, MA 02266-8033

1-800-252-1800 (inside continental U.S.)

(617) 575-2058 (outside continental U.S.)

An automated voice response system is available 24 hours a day, 7 days a week. Service representatives are available Monday through Friday, 8 a.m. to 7 p.m., Eastern time.

General transfer instructions, dividend reinvestment information, and frequently asked questions and answers may be accessed via the Internet:

http://www.equiserve.com

#### **Shareholder Relations**

Exxon Corporation P.O. Box 140369 Irving, TX 75014-0369

The SIP prospectus and enrollment form, dividend and other company information may be accessed via the Internet:

http://www.exxon.com

Projections, estimates, and business plans on pages 2-5 are forward-looking statements. Actual ulure demand growth, business results, and resource additions could differ materially due to, for example, factors discussed in Item 1 of Exxon's 1996 Form 10-K.

For convenience and simplicity, in this publication the terms Exxon and Esso, as well as the terms corporation, company, our, we and its, are sometimes used as abbreviated references to specific affiliates or groups of affiliates.

3300-2Q-997

#### SUMMARIZED FINANCIAL DATA

		Second Quarter			Six Months			
Millions		1997		1996		1997		1996
Earnings Summary Petroleum and natural gas								
Exploration and production	\$	955	\$	, -	\$	2,399	\$	,
Refining and marketing		544		232		898		406
Total petroleum and natural gas		1,499		1,270		3,297		2,867
Chemicals		393		304		703		591
Other operations		127		100		255		217
Corporate and financing		(54)		(104)		(115)		(220)
NET INCOME	\$	1,965	\$	1,570	\$	4,140	\$	3,455
Net income - \$ per common share*	\$	0.79	\$	0.63	\$	1.66	\$	1.39
Other Financial Information								
Total revenue	\$3	32,847	\$	32,211	\$	66,437	\$0	53,416
Capital and exploration								
expenditures	\$	2,215	\$	2,301	\$	4,005	\$	4,292
Cash dividends to common								
shareholders	\$	1,017	\$	981	\$	1,998	\$	1,913
					J	une 30	Γ	Dec 31
					_	1997		1996
Cash and cash equivalents					\$	4,720	\$	2 951
Total assets						94,920		95,527
Total debt						9,684		9,746
Shareholders' equity						43,815		43,542
Debt to capitalization (percent)						17.5		17.7
		Second	ΙQ	uarter		Six N	/lor	nths
Thousands of barrels daily	_	1997		1996	_	1997		1996
Operating Data								
Production of crude oil and								
natural gas liquids		1,588		1,595		1,608		1,639

#### Dividends\*

Refinery throughput

Petroleum product sales

Natural gas production available for

Chemical prime product sales

(thousands of metric tons)

sale (millions of cubic feet daily)

Third quarter 1997 dividend of \$0.41 per share payable September 10, 1997, to shareholders of record on August 13, 1997.

\$ Per common share	1997 1996
First quarter	\$ 0.395 \$ 0.375
Second quarter	\$ 0.410 \$ 0.395
Third quarter	\$ 0.410 \$ 0.395
Fourth quarter	\$ 0.395
	\$ 1.215 \$ 1.560

3,754

5,067

5,674

3,978

3,875

5,348

5,640

4,277

<sup>\*</sup>Prior period amounts restated to reflect two-for-one stock split effective March 14, 1997.



3,754

5,108

7,002

7,889

3,877

5,318

6,587

8,361



Re: Summary of Rights issued under the Stockholder Rights Plan

#### Dear Stockholder:

As a precaution to ensure that it continues to be able to take appropriate action to protect the interests of Chevron Corporation and its stockholders, Chevron's Board of Directors has adopted a new Stockholder Rights Plan to replace the plan that expired on November 22, 1998. The new plan is very similar to the old plan in purpose and effect. It would help the Board to maximize stockholder value in the event of a change of control of Chevron, and otherwise to resist actions that the Board considers likely to injure Chevron or its stockholders. In adopting the new plan, the Board also announced its intention to review the plan not less often than every third year to ensure that the plan remains consistent with stockholder interests. Such review would be carried out in the first instance by the Board Nominating and Governance Committee, which is composed exclusively of nonemployee directors.

Integral to the plan is a Rights dividend payable on shares of Chevron's Common Stock. On November 23, 1998, the Board of Directors declared a dividend distribution on each outstanding share of Common Stock of one Right to purchase Chevron's Series A Participating Preferred Stock. The dividend was paid to stockholders of record at the close of business on December 3, 1998. No income was recognized by stockholders for tax purposes on payment of the dividend. The Rights are not now exercisable, and it is not known at this time whether they ever will be exercisable. No action can be taken by holders of Rights at this time. The Rights will expire on the earlier of (1) November 23, 2008, or (2) redemption or exchange of the Rights as described below.

In general, until the Rights are exercisable or are redeemed or exchanged or expire unexercised, each Right is associated with and cannot be separated from the underlying share of Common Stock on which the right was declared as a dividend. Accordingly, until the Rights are separate from the Common Stock, (1) each holder of outstanding shares of Common Stock is also the holder of an equal number of Rights, (2) any sale or other transfer of shares of Common Stock by a holder thereof also will cause a transfer of the associated Rights, (3) no income or loss will be recognized with respect to the sale of Rights incident to a sale of Common Stock, and (4) no certificates will be issued to evidence ownership of the Rights, but certificates for shares of Common Stock issued after the Record Date will refer to the associated Rights. Until a Right is exercised, it confers no rights as a stockholder, including, without limitation, the right to vote or to receive dividends.

The Rights will separate from the Common Stock if there is a "Distribution Date." A Distribution Date would occur upon the earliest to happen of (1) a public announcement that someone has become an "Acquiring Person," meaning that such person (including affiliated or associated persons or entities) has acquired, or obtained the right to acquire, beneficial ownership of 10 percent or more of the outstanding shares of Common Stock, other than as a result of repurchases of stock by Chevron, or (2) 10 days (unless such date is extended by the Board of Directors) having elapsed following the commencement of (or a public announcement of an intention to make) a tender offer or exchange offer that would result in someone becoming an Acquiring Person. If a Distribution Date occurs, the Rights will become exercisable and separately tradable, and Chevron will issue certificates for the Rights as soon as possible.

The Preferred Stock purchasable upon exercise of the Rights will be nonredeemable and junior to any other series of preferred stock Chevron may issue (unless otherwise provided in the terms of such stock). Each share of Preferred Stock will have a preferential quarterly dividend in an amount equal to 1,000

times the dividend declared on each share of Common Stock, but in no event less than \$25.00. In the event of liquidation, the holders of shares of Preferred Stock will receive a preferred liquidation payment equal to the greater of \$1,000.00 or 1,000 times the payment made per each share of Common Stock.

Each share of Preferred Stock will have 1,000 votes, voting together with the shares of Common Stock. In the event of any merger, consolidation or other transaction in which shares of Common Stock are exchanged, each share of Preferred Stock will be entitled to receive 1,000 times the amount and type of consideration received per share of Common Stock. The rights of the Preferred Stock as to dividends, liquidation and voting, and in the event of mergers and consolidations, are protected by customary anti-dilution provisions.

The amount of Preferred Stock that the holder of a Right is entitled to receive upon exercise of a Right and the Purchase Price payable upon exercise of a Right are both subject to adjustment. Initially, the Purchase Price is \$320.00 per Right. If no one has yet become an Acquiring Person, payment of the Purchase Price entitles the holder of a Right to receive only one one-thousandth of a share of Preferred Stock. If someone has become an Acquiring Person, however, payment of the Purchase Price entitles the holder to receive a number of one one-thousandth shares having a value, based on the then current market value of the Common Stock, equal to two times the Purchase Price. In addition, if someone has become an Acquiring Person, and thereafter Chevron is involved in a merger or other business combination transaction, a holder of a Right also will be able to acquire, upon payment of the Purchase Price, Common Stock of Chevron or its successor having a value, based on the market value of Chevron or its successor at the time of the transaction, equal to twice the value of the Purchase Price. Some limitations apply to the timing of exercise of the Rights, and any Rights belonging to an Acquiring Person are null and void.

The Board of Directors may redeem the Rights in whole, but not in part, at the Redemption Price of \$0.01 per Right, at any time before there is an Acquiring Person. After there is an Acquiring Person, the Rights may be redeemed only in very limited circumstances. However, the Board of Directors may in some cases also exchange all or part of the then outstanding and exercisable Rights (except for Rights that have become void) for shares of Common Stock at a rate of one share of Common Stock (or substitute consideration) per Right. Upon redemption or exchange, the right to exercise the Rights will terminate and the only right of the holders of Rights will be to receive the Redemption Price or the exchange consideration, as applicable.

A full description of the Rights is set forth in the Rights Agreement between Chevron and the Rights Agent, ChaseMellon Shareholder Services, L.L.C. A copy of the Rights Agreement has been filed with the Securities and Exchange Commission as an Exhibit to a Registration Statement on Form 8-A. A copy of the Rights Agreement is available at www.chevron.com or free by writing the Corporate Secretary, Chevron Corporation, 575 Market Street, 38th Floor, San Francisco, CA 94105. Chevron and the Rights Agent retain broad authority to amend the Rights Agreement; however, following any Distribution Date any amendment may not adversely affect the interests of holders of Rights. This summary description of the Rights does not purport to be complete and is qualified in its entirety by reference to the Rights Agreement.

Lydia I. Beebe

Lydia J. Beelve

Corporate Secretary December 3, 1998

#### **E**xonMobil

December 1, 1999

Dear Shareholder,

On November 30, 1999, we witnessed an important development in the long and successful histories of Exxon and Mobil, an event which should provide an even more exciting future.

On that day, Exxon and Mobil united to form ExxonMobil, a world-class company that will combine high-quality people, premier assets, and leading research and technology from two firms with long histories of strong performance.

We believe the two companies are an exceptional fit and bringing them together will allow ExxonMobil to provide even greater value to you, our shareholders. Our larger, more globally diverse resource base will provide a tremendous number of attractive opportunities. Our operations are structured to capture business synergies in established areas and to react quickly to growth opportunities in emerging markets. This outstanding combination of global size and business agility will allow ExxonMobil to meet the continuously changing needs of our customers as we enter the new century.

In approximately two weeks, Mobil shareholders will receive detailed instructions on exchanging their Mobil share certificates for ExxonMobil shares. For Exxon shareholders, no action is required, as your current shares will be valid in the merged company. Information will also be available on our website at www.exxon.mobil.com.

We've noted many of the positive changes that you can expect from ExxonMobil. However, we can assure you that one thing will not change: our strategy to manage the company to enhance long-term shareholder value.

We appreciate your overwhelming support of this merger and welcome our more than two million shareholders to ExxonMobil.

Lee R. Raymond

Chairman and CEO

Leelleymond

Lucio A. Noto Vice Chairman

#### ExonMobil

#### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

TELEPHONE 1-800-252-1800

INFORMATION FOR ACCOUNT NUMBER 3300 1147-1230

CURRENT DIVIDEND OPTION FULL DIVIDEND REINVESTMENT

ELMER H BRUNSTING OR
NELVA E BRUNSTING TR
BRUNSTING FAM LIVING TRUST
UA 10/10/96
13630 PINEROCK
HOUSTON TX 77079-5914

Please review the current dividend option shown above for accuracy. If you have any questions or require assistance, please feel free to call us toll free at 1-800-252-1800 or you may write to:

ExxonMobil Shareholder Investment Program P.O. Box 43008 Providence, RI 02940-3008

2003 FID

TRADE DATE	TRANSACTION/ SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A N/A	3/10/03 6/10/03 9/10/03	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	770.81 843.42 849.09 854.66	37.179 38.140	22.685 22.262	3,396.370 3,418.632

CURRENT HOLDING INFORMATION AS OF: 12/10/03 STATEMENT # 45-01/01

0	3,441.716	3,441.716
CERTIFICATE	SAFEKEEPING	TOTAL
SHARES	SHARES	SHARES

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

#### A GUIDE TO UNDERSTANDING TRANSACTIONS ON YOUR STATEMENT OF ACCOUNT

#### DEFINITIONS AND SPECIAL INFORMATION

SHARES

Common stock, no par value, of Exxon Mobil Corporation.

PAYMENT DATE

The date on which the dividend is payable.

RATE

The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES SHARES HELD BY YOUR BROKER) The first column gives you the number of shares held by you in certificate form as of the record date. The second column represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

SALES FEE

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale;

TRANSACTION DATE / SETTLEMENT DATE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the

Settlement date; the Trade date is usually three business days prior to the date shown on your statement. Please note that the Internal Revenue Service requires the use of Trade date for tax reporting.

TRANSACTION SHARES

The number of shares applied to or withdrawn from your account.

CERTIFICATED SHARES

Shares held by you in certificate form as of the date indicated.

SAFEKEEPING SHARES

Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated.

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

**PURCHASES AND SALES** The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually three business days prior to the date shown). Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. <u>All sales are reported to the Internal Revenue Service as of the Trade date.</u>

#### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to ExxonMobil Shareholder Investment Program, P.O. Box 43008, Providence, RI 02940-3008

Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your ExxonMobil Shareholder Investment Program prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058.

Visit our Website at www.EquiServe.com

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

#### CASH INVESTMENT AND OTHER TRANSACTION FORM

**E**XOnMobil

ACCOUNT NO.:

1147-1230

ELMER H BRUNSTING OR
NELVA E BRUNSTING TR
BRUNSTING FAM LIVING TRUST
UA 10/10/96
13630 PINEROCK
HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates or withdrawals.



Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "ExxonMobil" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE: \$50.00

OPTIONAL CASH PAYMENT Amount Enclosed

Address to be used only when sending optional cash payments (Use window envelope). Do not send certificates or correspondence to this address (See reverse).

ExxonMobil Shareholder Investment Program P.O. Box 9223 Chelsea, MA 02150-9223

0001233001001147123000000500020000000513

DEPOSIT OF CERT deposit into my account a	TIFICATES: Enclosed for re this number of shares:	PARTIAL WITHDRAWAL (DO NOT TERMINATE)			
	0001	ISSUE CERTIFICATE	SELL Shaf		
(CERTIFICATES SHOULD NOT BE ENDORSED.)			(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)		
TERMINATE MY ACCOUNT: (MARK ONE)	Issue a certificate for all whote shares and a check for any fractional shares	Sell all Program shares		SIGNATURE(S) All joint owners must sign. Names exactly as shown on the front of thi	
		IMPORTANT - ALL CERTIFICATES AND A MAILED TO THE ADDRESS BELOW. DO	ALL GENERAL CORRESPONDENCE MUST BE NOT USE WINDOW ENVELOPE.	$\triangleright$	
		ExxonMobil Share Investment Progra P.O. Box 43008 Providence, RI 029	am	Daytime telephone	Date

PARTIAL WITHDRAWAL (DO NOT TERMINATE)

ExonMobil

Handlandllandaalkalandaklakaandfaladaalkalkaadaalal \*\*\*\*\*\*\*\*AUTO\*\* 5-DIGIT 77079 -0149-000 ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

#### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

TELEPHONE 1-800-252-1800 3300 1147-1230 Current Record Date 8/13/03 ment Date 9/10/03 Rate Dividend 0.25 <u>Period</u> **Share Position** Held By You In Certificates Held By Us For Safekeeping Total Shares Entitled to 3396.370 Dividend

#### Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** 

\$ Gross Dividend Amount | \$ Tax Withheld \$ Amount Reinvested 3396.370 849.09 849.09

\$ Cash Paid

**Dividends Paid in Cash** Shares

CAEEVEEDING TRANSACTION

\$ Gross Dividend Amount | \$ Tax Withheld

TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A	1/01/03 3/10/03 6/10/03 9/10/03	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	770.81 843.42 849.09	34.524 37.179 38.140	22.327 22.685 22.262	3,351.358 3,373.685 3,396.370 3,418.632
			シルリ	1.716	chare 103	
	ACCESS YOUR II	YOUR ACCOUNT ONLINE	AT WWW.EQUIS 76759337.	ERVE.COM		

**CURRENT MARKET VALUE AS OF:** 

9/10/03

TRANSACTION

STATEMENT #

33277-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
			PER SHARE	MARKET VALUE
SHARES	SHARES	SHARES	I FEN SHANE	WIANNET VALUE
1 _			l	
1 0	3,418.632	3,418.632	\$38.000	\$129,908.01
1	1 7,	0,		'','''

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

#### ExonMobil

ACCOUNT NO .:

1147-1230

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates or withdrawals.



#### CASH INVESTMENT AND OTHER TRANSACTION FORM

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "ExxonMobil" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE:

OPTIONAL CASH PAYMENT Amount Enclosed

Address to be used only when sending optional cash payments (Use window envelope). Do not send certificates or correspondence to this address (See reverse).

> ExxonMobil Shareholder Investment Program P.O. Box 9223 Chelsea, MA 02150-9223

0001233001001147123000000500020000000513

#### A GUIDE TO UNDERSTANDING TRANSACTIONS ON YOUR STATEMENT OF ACCOUNT

#### DEFINITIONS AND SPECIAL INFORMATION

SHARES

Common stock, no par value, of Exxon Mobil Corporation.

PAYMENT DATE

The date on which the dividend is payable.

RATE

The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES

SHARES HELD BY YOUR BROKER)

The first column gives you the number of shares held by you in certificate form as of the record date. The second column represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

SALES FEE

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE / SETTLEMENT DATE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the Settlement date; the Trade date is usually three business days prior to the date shown on your statement. Please note that

the Internal Revenue Service requires the use of Trade date for tax reporting.

TRANSACTION SHARES

The number of shares applied to or withdrawn from your account.

CERTIFICATED SHARES

Shares held by you in certificate form as of the date indicated.

SAFEKEEPING SHARES

Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually three business days prior to the date shown). Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

#### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to ExxonMobil Shareholder Investment Program, P.O. Box 43008, Providence, RI 02940-3008. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your ExxonMobil Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058.

Visit our Website at www.EquiServe.com.

Issue a certificate for all whole

shares and a check for any

fractional shares

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

DEPOSIT OF CERTIFICATES: Enclosed for deposit into my account are this number of shares:	PARTIAL WITHDRAWA	L (DO NOT TERMINATE)
0001	ISSUE CERTIFICATE	SELL SHARES
(CERTIFICATES SHOULD NOT BE ENDORSED.)	(INDICATE NUMBER OF WHO	DLE SHARES IN BOXES ABOVE.)

**TERMINATE** 

(MARK ONE)

MY ACCOUNT:

Sell al Program

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE WINDOW ENVELOPE

> ExxonMobil Shareholder **Investment Program** P.O. Box 43008 Providence, RI 02940-3008

SIGNATORIE(S)
All joint owners must sign. Names must be signe
exactly as shown on the front of this statement.

SIGNATURE/S)

$\triangleright$		
$\triangleright$		
Daytime telephone	Date	

#### **E**xonMobil

Hardlan Hhadradketan blokelan allala bella bada bel \*\*\*\*\*\*\*\*\*\*AUTO\*\* 5-DIGIT 77079 A -0154-000 A -0134-000 ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

TRANSACTION

DESCRIPTION

**BEGINNING BALANCE** DIVIDEND PURCHASE

**DIVIDEND PURCHASE** 

TRANSACTION

SETTLEMENT DATE

1/01/03

3/10/03

6/10/03

TRADE

N/A

N/A

N/A

#### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

TELEPHO	NE 1-800-252-1800 3	300	1147-12	230		
Current	Record Date		Payment Date		Rate	
Dividend	5/13/03		6/10/03	5	0.2	25
Period					l	
Share Position	Held By You In Certificates	Held By	Us For Safekeeping	Total S	Shares	
Entitled to			3373.685		3373.	685
Dividend		_I	3373.443		3373.	002

#### Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** 

\$ Amount Reinvested \$ Gross Dividend Amount \$ Tax Withheld 3373.685 843.42 843.42

**Dividends Paid in Cash** 

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
770.81 843.42	34.524 37.179	22.327 22.685	3,351.358 3,373.685 3,396.370

36,80 ACCESS YOUR ACCOUNT AT WWW.EQUISERVE.COM YOUR INITIAL PASSWORD IS 76759337.

**CURRENT MARKET VALUE AS OF:** 

6/10/03 STATEMENT # 34199-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
0	3,396.370	3,396.370	\$37.179	\$126,273.64

DETACH HERE

ACCOUNT NO .:

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

#### **E**xonMobil

CASH INVESTMENT AND OTHER TRANSACTION FORM

1147-1230

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "ExxonMobil" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE: \$ OPTIONAL CASH PAYMENT Amount Enclosed

Address to be used only when sending optional cash payments (Use window envelope). Do not send certificates or correspondence to this address (See reverse).

ELMER H BRUNSTING OR NELVA E BRUNSTING TR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates or withdrawals.



ExxonMobil Shareholder **Investment Program** P.O. Box 9223 Chelsea. MA 02150-9223

0001233001001147123000000500020000000513

#### A GUIDE TO UNDERSTANDING TRANSACTIONS ON YOUR STATEMENT OF ACCOUNT

#### **DEFINITIONS AND SPECIAL INFORMATION**

SHARES

Common stock, no par value, of Exxon Mobil Corporation.

PAYMENT DATE

The date on which the dividend is payable.

RATE

The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES

The first column gives you the number of shares held by you in certificate form as of the record date. The second column represents shares held by us for safekeeping which were owned as of the record date.

SHARES HELD BY YOUR BROKER)

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

SALES FEE

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE / SETTLEMENT DATE

PRICE PER SHARE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the

Settlement date; the Trade date is usually three business days prior to the date shown on your statement. Please note that

the Internal Revenue Service requires the use of Trade date for tax reporting.

TRANSACTION SHARES CERTIFICATED SHARES The number of shares applied to or withdrawn from your account. Shares held by you in certificate form as of the date indicated.

SAFEKEEPING SHARES

Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated.

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually three business days prior to the date shown). Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

#### **INSTRUCTIONS FOR USING THE TEAR-OFF SECTION**

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to ExxonMobil Shareholder Investment Program, P.O. Box 43008, Providence, RI 02940-3008. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your ExxonMobil Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058.

Visit our Website at www.EquiServe.com.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

**DEPOSIT OF CERTIFICATES:** Enclosed for

PARTIAL WITHDRAWAL (DO NOT TERMINATE)

0001

ISSUE CERTIFICATE

SHARES

(CERTIFICATES SHOULD NOT BE ENDORSED.)

(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

TERMINATE MY ACCOUNT: (MARK ONE)

Issue a certificate for all whole shares and a check for any fractional shares

Sell al

Program shares

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE WINDOW ENVELOPE.

> ExxonMobil Shareholder **Investment Program** P.O. Box 43008 Providence, RI 02940-3008

SIGNATURE(S)

All joint owners must sign. Names must be signed exactly as shown on the front of this statement.

$\triangleright$	
$\triangleright$	
Daytime telephone	Date

ExconMobil

-0064-000

UA 10/10/96 13630 PINEROCK

HOUSTON TX 77079-5914

\*\*\*\*\*\*\*\*AUTO\*\* 5-DIGIT 77079

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST

SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

TELEPHONE 1-800-252-1800 1147-1230 <u>3300</u> Current Rate Record Date Payment Date Dividend 2/10/03 3/10/03 0.23 <u>Period</u> Share Position Held By You In Certificates Held By Us For Safekeeping Total Shares Entitled to 3351.358 3351.358 Dividend

Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested 770.81 3351.358 770.81 **Dividends Paid in Cash** 

			Shares	\$ Gross Dividen	d Amount \$ Tax Withheld	\$ Cash Paid
TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A	1/01/03 3/10/03	BEGINNING BALANCE DIVIDEND PURCHASE	770.81	34.524	22.327	3,351.358 3,373.685
	INTERNE PASSWOR	T ACCOUNT ACCESS: F D TO ACCESS YOUR AC	OR FIRST TIME	USERS, Y IS 767593	OUR INITIAL 37.	

**CURRENT MARKET VALUE AS OF:** 

STATEMENT #

19419-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
0	3,373.685	3,373.685	\$34.524	\$116,473.10

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

#### ExonMobil

#### CASH INVESTMENT AND OTHER TRANSACTION FORM

ACCOUNT NO :

withdrawals.

1147-1230

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "ExxonMobil" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE:

OPTIONAL CASH PAYMENT Amount Enclosed

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND

COMPLETE REVERSE SIDE for deposit of certificates or

Address to be used only when sending optional cash payments (Use window envelope). Do not send certificates or correspondence to this address (See reverse).

ExxonMobil Shareholder Investment Program P.O. Box 9223 Chelsea, MA 02150-9223

00012330010011471230000005000200000000513

#### A GUIDE TO UNDERSTANDING TRANSACTIONS ON YOUR STATEMENT OF ACCOUNT

**DEFINITIONS AND SPECIAL INFORMATION** SHARES Common stock, no par value, of Exxon Mobil Corporation. PAYMENT DATE The date on which the dividend is payable. The amount of the dividend paid per share, expressed in dollars and cents. SHARE POSITION ENTITLED The first column gives you the number of shares held by you in certificate form as of the record date. TO DIVIDEND (EXCLUDES The second column represents shares held by us for safekeeping which were owned as of the record date. SHARES HELD BY YOUR BROKER) PRICE PER SHARE The actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. SALES FEE Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale. TRANSACTION DATE The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the SETTLEMENT DATE Settlement date; the Trade date is usually three business days prior to the date shown on your statement. Please note that the Internal Revenue Service requires the use of Trade date for tax reporting. TRANSACTION SHARES The number of shares applied to or withdrawn from your account. Shares held by you in certificate form as of the date indicated. CERTIFICATED SHARES SAFEKEEPING SHARES Shares held by us for safekeeping as of the date indicated. MARKET PRICE PER SHARE The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the TOTAL MARKET VALUE The sum of certificated shares and safekeeping shares multiplied by the market price per share. TAX INFORMATION General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check. TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. **FOREIGN OWNERSHIP** U.S. tax has been withheld for foreign participants based upon treaty agreements. PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually three business days prior to the date shown). Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date. INSTRUCTIONS FOR USING THE TEAR-OFF SECTION The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to ExxonMobil Shareholder Investment Program, P.O. Box 43008, Providence, RI 02940-3008. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date. Your ExxonMobil Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058. Visit our Website at www.EquiServe.com. PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES. PARTIAL WITHDRAWAL (DO NOT TERMINATE) **DEPOSIT OF CERTIFICATES: Enclosed for** deposit into my account are this number of share ISSUE 0001 CERTIFICATE SHARES (CERTIFICATES SHOULD NOT BE ENDORSED.) (INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

**TERMINATE** Issue a certificate for all whole Sell all MY ACCOUNT: shares and a check for any

fractional shares

(MARK ONE)

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE WINDOW ENVELOPE.

ExxonMobil Shareholder **Investment Program** P.O. Box 43008 Providence, RI 02940-3008

Program

Daytime telephone	Date
<b>&gt;</b>	

CIGNATURE/CI

**7**40/4



TRADE

TRANSACTION

Hantlan Handra Balan Jahahan an Malan Jahaha Hallan Jahah \*\*\*\*\*\*\*\*AUTO\*\* 5-DIGIT 77079 -0062-000 ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

TRANSACTION

INTERNÉT ACCOUNT ACCESS: FOR FIRST TIME

TO ACCESS YOUR ACCOUNT

#### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number 3300 TELEPHONE 1-800-252-1800

DRICE DED

1147-1230 Current Record Date Payment Date **Hate** Dividend 11/12/02 12/10/02 0.23 Period **Share Position** Held By You In Certificates Held By Us For Safekeeping Total Shares

Entitled to 3329.382 3329.382 Dividend

Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** 

\$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested 3329.382 765.76 765.76

TRANSACTION

**Dividends Paid in Cash** 

TRANSACTION

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

DA	TE	SETTLEMENT DATE	DESCRIPTION	AMOUNT	SHARE	SHARES	SHARE BALANCE
N N N	/A /A /A	1/01/02 3/11/02 6/10/02 9/10/02 12/10/02	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	752.13 756.17 760.59 765.76	42.803 39.361 33.853 34.845	17.572 19.211 22.467 21.976	3,270.132 3,287.704 3,306.915 3,329.382 3,351.358

CURRENT MARKET VALUE AS OF: 12/10/02

STATEMENT # 19056-01/01

YOUR INITIAL

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
0	3,351.358	3,351.358	\$35.040	\$117,431.58

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

#### ExconMobil

1147-1230 ACCOUNT NO .:

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates or withdrawals.



#### CASH INVESTMENT AND OTHER TRANSACTION FORM

USERS

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "ExxonMobil" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE: \$50.00

**OPTIONAL CASH PAYMENT** 

SAFEKEEDING

Amount Enclosed

Address to be used only when sending optional cash payments (Use window envelope). Do not send certificates or correspondence to this address (See reverse).

> ExxonMobil Shareholder **Investment Program** P.O. Box 9223 Chelsea, MA 02150-9223

0001233001001147123000000500020000000513

#### A GUIDE TO UNDERSTANDING TRANSACTIONS ON YOUR STATEMENT OF ACCOUNT

#### DEFINITIONS AND SPECIAL INFORMATION

SHARES

Common stock, no par value, of Exxon Mobil Corporation.

PAYMENT DATE

The date on which the dividend is payable.

RATE

The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED
TO DIVIDEND (EXCLUDES
SHARES HELD BY YOUR PROVER)

The first column gives you the number of shares held by you in certificate form as of the record date. The second column represents shares held by us for safekeeping which were owned as of the record date.

SHARES HELD BY YOUR BROKER)
PRICE PER SHARE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

SALES FEE

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE / SETTLEMENT DATE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the

Settlement date; the Trade date is usually three business days prior to the date shown on your statement. Please note that

the Internal Revenue Service requires the use of Trade date for tax reporting.

TRANSACTION SHARES

The number of shares applied to or withdrawn from your account.

CERTIFICATED SHARES

Shares held by you in certificate form as of the date indicated. Shares held by us for safekeeping as of the date indicated.

SAFEKEEPING SHARES

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

**PURCHASES AND SALES** The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually three business days prior to the date shown). Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

#### **INSTRUCTIONS FOR USING THE TEAR-OFF SECTION**

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to **ExxonMobil Shareholder Investment Program, P.O. Box 43008, Providence, RI 02940-3008.** Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your ExxonMobil Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058.

Visit our Website at www.EquiServe.com.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

**DEPOSIT OF CERTIFICATES:** Enclosed for deposit into my account are this number of shares:

0001

ISSUE CERTIFICATE PARTIAL WITHDRAWAL (DO NOT TERMINATE)

SELL SHARES

(CERTIFICATES SHOULD NOT BE ENDORSED.)

.

(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

TERMINATE MY ACCOUNT: (MARK ONE)

Issue a certificate for all whole shares and a check for any fractional shares , ×.

Sell all Program shares

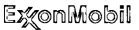
IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW DO NOT USE WINDOW ENVELOPE

ExxonMobil Shareholder Investment Program P.O. Box 43008 Providence, RI 02940-3008

IG	ì	IA.	TU	R	E	(S)	)

All joint owners must sign. Names must be signed exactly as shown on the front of this statement.

	חוס	76	
Daytime telephone		Date	
$\triangleright$			
$\triangleright$			
exactly as shown on the	TOTAL OF UNIS S	iatement.	



\*\*\*\*\*\*\*\*\*AUTO\*\* 5-DIGIT 77079 -0156-000 ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINÉROCK HOUSTON TX 77079-5914

#### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

TELEPHO	NE 1-800-252 <u>-1800</u> 3	300	1147-12	30	
Current Dividend Period	Record Date 8/13/02		Payment Date 9 / 10 / 0 2		0.23
Share Position Entitled to Dividend	Held By You In Certificates	Held By	Us For Safekeeping 3306.915	Total	Shares 3306.915

#### Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** 

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested 3306.915 760.59 760.59

Dividends Paid in Cash

Shares \$ Gross Dividend Amount | \$ Tax Withheld \$ Cash Paid

TRADE	TRANSACTION	TRANSACTION	TRANSACTION	PRICE PER	TRANSACTION	SAFEKEEPING
N/A N/A N/A N/A	SETTLEMENT DATE 1/01/02 3/11/02 6/10/02 9/10/02	DESCRIPTION BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	752.13 756.17 760.59	42.803 39.361 33.853	17.572 19.211 22.467	3,270.132 3,287.704 3,306.915 3,329.382
	INTERNE PASSWOR	T ACCOUNT ACCESS: F D TO ACCESS YOUR AC	OR FIRST TIME	USERS, Y IS 767593	OUR INITIAL 37.	

**CURRENT MARKET VALUE AS OF:** 9/10/02 STATEMENT # 34769-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
0	3,329.382	3,329.382	\$34.790	\$115,829.19

**DETACH HERE** 

PLEASE RETAIN-THIS RECORD FOR TAX PURPOSES

#### ExonMobil

CASH INVESTMENT AND OTHER TRANSACTION FORM

1147-1230 ACCOUNT NO .:

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "ExxonMobil" in U.S. Dollars. Your Account Number should be noted on check MINIMUM OPTIONAL CASH PURCHASE: \$50.00

OPTIONAL CASH PAYMENT Amount Enclosed

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

Address to be used only when sending optional cash payments (Use window envelope). Do not send certificates or correspondence to this address (See reverse).

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates or withdrawals.



ExxonMobil Shareholder **Investment Program** P.O. Box 9223 Chelsea, MA 02150-9223

0001233001001147123000000500020000000513

#### A GUIDE TO UNDERSTANDING TRANSACTIONS ON YOUR STATEMENT OF ACCOUNT

DEFINITIONS AND SPECIAL INFORMATION SHARES Common stock, no par value, of Exxon Mobil Corporation. PAYMENT DATE The date on which the dividend is payable. The amount of the dividend paid per share, expressed in dollars and cents. SHARE POSITION ENTITLED The first column gives you the number of shares held by you in certificate form as of the record date. TO DIVIDEND (EXCLUDES The second column represents shares held by us for safekeeping which were owned as of the record date. SHARES HELD BY YOUR BROKERS PRICE PER SHARE The actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. SALES FEE Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale. TRANSACTION DATE / The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the SETTLEMENT DATE Settlement date; the Trade date is usually three business days prior to the date shown on your statement. Please note that the Internal Revenue Service requires the use of Trade date for tax reporting. TRANSACTION SHARES The number of shares applied to or withdrawn from your account. CERTIFICATED SHARES Shares held by you in certificate form as of the date indicated. SAFEKEEPING SHARES Shares held by us for safekeeping as of the date indicated. The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the MARKET PRICE PER SHARE date indicated TOTAL MARKET VALUE The sum of certificated shares and safekeeping shares multiplied by the market price per share. TAX INFORMATION General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check. TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. **FOREIGN OWNERSHIP** U.S. tax has been withheld for foreign participants based upon treaty agreements. PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually three business days prior to the date shown). Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date. INSTRUCTIONS FOR USING THE TEAR-OFF SECTION The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to ExxonMobil Shareholder Investment Program, P.O. Box 43008, Providence, RI 02940-3008. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date. Your ExxonMobil Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058. Visit our Website at www.EquiServe.com PLHASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES. PARTIAL WITHDRAWAL (DO NOT TERMINATE) DEPOSIT OF CERTIFICATES: Enclosed for depond into my account are this number of shares: ISSUE SELL 0001 CERTIFICATE SHARES (CERTIFICATES SHOULD NOT BE ENDORSED.) (INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

TERMINATE Issue a certificate for all whole KY ACCOUNT: shares and a check for any Program shares (WARK ONE) fractions' shares

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE WINDOW ENVELOPE.

ExxonMobil Shareholder Investment Program P.O. Box 43008 Providence, RI 02940-3008

All joint owners must a exactly as shown on t		
$\triangleright$		
$\triangleright$		
Daytime telepitone		Date
	P4	078

SIGNATURE(S)

## SHAREHULDER INVESTMENT PROGRAM STATEMENT

Account Number

	w				
TELEPHO	NE 1-800-252-1800 Z	300	1147-12	20	
Current	Record Date	000	Payment Date	. 0 0	Rate
Dividend Period	5/13/02		6/10/02	?	0.23
Share Position	Held By You In Certificates	Held By	Us For Safekeeping	Total 8	Shares
Entitled to Dividend			3287.704		3287.704

## Current Dividend Option FULL DIVIDEND REINVESTMENT

Dividends Reinvested

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested

3287.704 756.17 756.17

Dividends Paid in Cash

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

TRADE	TRANSACTION	TRANSACTION	THANSACTION	PRICE PER	TRANSACTION	SAFEKEEPING
N/A N/A N/A	1/01/02 3/11/02 6/10/02	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE	752.13 756.17	42.803 39.361	17.572 19.211	3,270.132 3,287.704 3,306.915
÷						
	THE SI THE FI A COPY	LING OF ADDITIONAL OF THE PROSPECTUS	SHARES FOR THE AT WWW.EXXONMO	PROGRAM. BIL.COM/F	YOU MAY OF PROSPECTUS OF	ITAIN

**CURRENT MARKET VALUE AS OF:** 

6/10/02

STATEMENT # 14339-01/01

	0,10,02	. 015	1 - 11 - 11 - 1 - 1	00, 01,01
CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE
0	3,306.915	3,306,915	\$39.130	\$129.399.58

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

## **E**XonMobil

CASH INVESTMENT AND OTHER TRANSACTION FORM

ACCOUNT NO .:

1147-1230

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates or withdrawals.

Checks. Make Checks or Money Orders
Payable to "ExxonMobil" in U.S. Dollars. Your
Account Number should be noted on check.
MINIMUM OPTIONAL CASH PURCHASE:
\$50.00

Please Do Not Send Cash or Third Party

OPTIONAL CASH PAYMENT Amount Enclosed

Address to be used only when sending optional cash payments (Use window envelope). Do not send certificates or correspondence to this address (See reverse).

ExxonMobil Shareholder Investment Program P.O. Box 9223 Chelsea, MA 02150-9223

0001233001001147123000000500020000000513

A GUIDE TO UNDERSTANDING TRANSACTIONS ON YOUR STATEMENT OF ACCOUNT **DEFINITIONS AND SPECIAL INFORMATION** SHARES Common stock, no par value, of Exxon Mobil Corporation. PAYMENT DATE The date on which the dividend is payable. The amount of the dividend paid per share, expressed in dollars and cents. SHARE POSITION ENTITLED The first column gives you the number of shares held by you in certificate form as of the record date. TO DIVIDEND (EXCLUDES The second column represents shares held by us for safekeeping which were owned as of the record date. SHARES HELD BY YOUR BROKER) PRICE PER SHARE The actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. SALES FEE Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale. TRANSACTION DATE / The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the SETTLEMENT DATE Settlement date; the Trade date is usually three business days prior to the date shown on your statement. Please note that the Internal Revenue Service requires the use of Trade date for tax reporting. TRANSACTION SHARES The number of shares applied to or withdrawn from your account. CERTIFICATED SHARES Shares held by you in certificate form as of the date indicated. SAFEKEEPING SHARES Shares held by us for safekeeping as of the date indicated. MARKET PRICE PER SHARE The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the date indicated. TOTAL MARKET VALUE The sum of certificated shares and safekeeping shares multiplied by the market price per share. TAX INFORMATION General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements. PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually three business days prior to the date shown). Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date. INSTRUCTIONS FOR USING THE TEAR-OFF SECTION The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to ExxonMobil Shareholder Investment Program, P.O. Box 43008, Providence, RI 02940-3008. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date. Your ExxonMobil Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058. Visit our Website at www.EquiServe.com. PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

<b>DEPOSIT OF CERTIFICATES:</b> Enclosed for deposit into my account are this number of shares:		PARTIAL WITHDRAWAL (DO NOT TERMINATE)
0001	ISSUE CERTIFICATE	SELL SHARES
(CERTIFICATES SHOULD NOT BE ENDORSED.)		(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

**TERMINATE** 

(MARK ONE)

MY ACCOUNT:

Issue a certificate for all whole Sell al shares and a check for any Program fractional shares

> IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE WINDOW ENVELOPE.

ExxonMobil Shareholder **Investment Program** P.O. Box 43008 Providence, RI 02940-3008

N		
V		
$\triangleright$		
Daytime telephone	Date	

SIGNATURE(S)

## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

3300 1147-1230 TELEPHONE 1-800-252-1800 Current Payment Date Record Date Dividend 2/11/02 3/11/02 0.23 <u>Period</u> Share Position Held By You In Certificates Held By Us For Safekeeping Total Shares **Entitled** to 3270.132 3270.132 Dividend

Current Dividend Option FULL DIVIDEND REINVESTMENT

Dividends Reinvested

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested 752.13 752.13

Dividends Paid in Cash

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

TRANSACTION SAFEKEEPING TRANSACTION TRANSACTION PRICE PER TRADE TRANSACTION SETTLEMENT DATE **AMOUNT** SHARES SHARE BALANCE DATE DESCRIPTION SHARE N/A 1/01/02 BEGINNING BALANCE 3,270.132 **DIVIDEND PURCHASE** 752.13 42.803 17.572 N/A 3/11/02 3,287.704 INTERNET ACCOUNT ONLINE ACCESS: FOR FIRST TIME INITIAL PASSWORD TO ACCESS YOUR ACCOUNT ONLINE USERS, IS:

**CURRENT MARKET VALUE AS OF:** 

3/11/02

STATEMENT #

13765-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
0	3,287.704	3,287.704	\$43.490	\$142,982.24

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

## ExonMobil

ACCOUNT NO.:

1147-1230

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates or withdrawals.



## CASH INVESTMENT AND OTHER TRANSACTION FORM

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "ExxonMobil" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE: \$50.00 OPTIONAL CASH PAYMENT Amount Enclosed

Amount Enclosed

Address to be used only when sending optional cash payments (Use window envelope). Do not send certificates or correspondence to this address (See reverse).

ExxonMobil Shareholder Investment Program P.O. Box 9223 Chelsea, MA 02150-9223

0001233001001147123000000500020000000513

#### DEFINITIONS AND SPECIAL INFORMATION

SHARES

Common stock, no par value, of Exxon Mobil Corporation.

PAYMENT DATE

The date on which the dividend is payable.

RATE

The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED

TO DIVIDEND (EXCLUDES SHARES HELD BY YOUR BROKER)

The first column gives you the number of shares held by you in certificate form as of the record date. The second column represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

SALES FEE

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE / SETTLEMENT DATE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the Settlement date; the Trade date is usually three business days prior to the date shown on your statement. Please note that

the Internal Revenue Service requires the use of Trade date for tax reporting.

TRANSACTION SHARES

The number of shares applied to or withdrawn from your account. Shares held by you in certificate form as of the date indicated.

**CERTIFICATED SHARES** 

Shares held by us for safekeeping as of the date indicated.

SAFEKEEPING SHARES MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated.

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually three business days prior to the date shown). Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

### **INSTRUCTIONS FOR USING THE TEAR-OFF SECTION**

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to ExxonMobil Shareholder Investment Program, P.O. Box 43008, Providence, RI 02940-3008. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your ExxonMobil Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058.

Visit our Website at www.EquiServe.com.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

**DEPOSIT OF CERTIFICATES:** Enclosed for deposit into my account are this number of shares

0001

ISSUE CERTIFICATE PARTIAL WITHDRAWAL (DO NOT TERMINATE)

SELL SHARES

(CERTIFICATES SHOULD NOT BE ENDORSED.)

(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

**TERMINATE** MY ACCOUNT:

(MARK ONE)

Issue a certificate for all whole shares and a check for any fractional shares

Sell al Progran

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE WINDOW ENVELOPE.

> ExxonMobil Shareholder Investment Program P.O. Box 43008 Providence, RI 02940-3008

К	a٢	ΑИ	ΤU	н	E١	S	,
	1-						

All joint owners must sign. Names must be signed exactly as shown on the front of this statement.

Date	
	Date

A -0038-000

UA 10/10/96 13630 PINEROCK

ELMER H BRUNSTING OR NELVA E BRUNSTING TR

HOUSTON TX 77079-5914

11 ... [ [ ] ... [ ] ... [ ] ... [ ] ... [ ] ... [ ] ... [ ] ... [ ] ... [ ] ... [ ] ... [ ] ... [ ] ... [ ] ... [ ]

\*\*\*\*\*\*\*\*\*AUTO\*\* 5-DIGIT 77079

BRUNSTING FAM LIVING TRUST

SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

TELEPHONE 1-800-252-1800 3300 1147-1230 Current Record Date Payment Date Rate Dividend 11/09/01 12/10/01 0.23 Period Held By You In Certificates Held By Us For Safekeeping **Total Shares Entitled** to Dividend

Current Dividend Option FULL DIVIDEND REINVESTMENT

Dividends Reinvested

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested 747.61 747.61

Dividends Paid in Cash

Shares	S Gross Dividend Amount	\$ Tax Withheld	\$ Cash Paid

TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A N/A N/A	1/01/01 3/09/01 6/11/01 7/11/01 7/18/01 7/18/01	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE SPLIT SHARES SPLIT SHARES BUY	703.78 707.47 32.32	83.855 89.824 86.512	8.393 7.876 0.374 1,615.763 0.374	1,599.494 1,607.887 1,615.763 1,616.137 3,231.900 3,232.274
N/A	9/10/01 12/10/01	DIVIDEND PURCHASE DIVIDEND PURCHASE	743.42 747.61	40.865 38.016	18.192	3,250.466 3,270.132
			2934.60			
	INTERNI INITIAI	ET ACCOUNT ONLINE AC PASSWORD TO ACCESS	CESS: FOR FIR YOUR ACCOUNT	ST TIME U	SERS, YOUR S: 76759337	

CURRENT MARKET VALUE AS OF: 12/10/01

STATEMENT # 1

13490-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
0	3,270.132	3,270.132	\$37.550	\$122,793.45

DETACH HERE

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

## ExonMobil

CASH INVESTMENT AND OTHER TRANSACTION FORM

ACCOUNT NO.: 1147-1230

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "ExxonMobil" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE: \$50.00 OPTIONAL CASH PAYMENT Amount Enclosed

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

Address to be used only when sending optional cash payments (Use window envelope). Do not send certificates or correspondence to this address (See reverse).

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates or withdrawals.



ExxonMobil Shareholder Investment Program P.O. Box 9223

Chelsea, MA 02150-9223

0001233001001147123000000500020000000513

	DEFINITIONS AND SPECIAL INFORMATION					
SHARES	Common stock, no par value, of Exxon Mobil Corporation.					
PAYMENT DATE	The date on which the dividend is payable.					
RATE	The amount of the dividend paid per share, expressed in dollars and cents.					
SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES SHARES HELD BY YOUR BROKER)	The first column gives you the number of shares held by you in certificate for The second column represents shares held by us for safekeeping which were on					
PRICE PER SHARE	The actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions.					
SALES FEE	Dollar amount charged to a participant for a transaction. For example, a fee is	deducted from the proceeds of a sale.				
TRANSACTION DATE / SETTLEMENT DATE	The transaction date is the date your account was credited/debited shares. Pur Settlement date; the Trade date is usually three business days prior to the date the Internal Revenue Service requires the use of Trade date for tax reporting.					
TRANSACTION SHARES	The number of shares applied to or withdrawn from your account.					
CERTIFICATED SHARES	Shares held by you in certificate form as of the date indicated.					
SAFEKEEPING SHARES	Shares held by us for safekeeping as of the date indicated.					
MARKET PRICE PER SHARE	The closing price of the common stock as reported on the New York Stock Exdate indicated.	schange consolidated tape as of the				
TOTAL MARKET VALUE	The sum of certificated shares and safekeeping shares multiplied by the market	et price per share.				
	TAX INFORMATION					
General All Participants will rece mailed once a year. In addition, a r sales proceeds check.	ive a record of dividends paid and company paid brokerage commission, if any ecord of proceeds for shares sold through the Program will be reported on Subsection 1.	r, on Form 1099-Div. Form 1099-Div will be stitute Form 1099-B which is attached to the				
	thholding) Shareholders who are not in compliance with all tax regulations wi Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on t					
FOREIGN OWNERSHIP U.S. (	ax has been withheld for foreign participants based upon treaty agreements.	•				
on the Trade date (usually three bu	date that appears on the statement for purchase/sale activity is the Settlement of siness days prior to the date shown). Proceeds cannot be released until the trade atterance Trade date. For sales, the price per share reflects gross sale price less any appliervice as of the Trade date.	e settles with the broker. The price per share				
	INSTRUCTIONS FOR USING THE TEAR-OFF SECTION					
shares or terminating your account. endorsed. If you are unable to locate ExxonMobil Shareholder Investn	e used when making an optional cash payment, sending shares to us for safekeeping If you are sending shares to us for safekeeping, please send all certificates by registe your certificate(s), please contact us regarding the replacement procedure. Please dent Program, P.O. Box 43008, Providence, RI 02940-3008. Optional cash investratern time one business day prior to an Investment Date to be invested beginning on	ered/insured mail. They should not be letach and mail the completed form to ments must be received by the Administrator				
Prospectus. If you have any questio	estment Program Prospectus gives full details about the Program. Your participation as regarding your account, you may write to the address shown above. If you live wou reside outside the continental United States, call collect 1-781-575-2058.	ithin the continental United States, you can				
Visit our Website at www.EquiServ	e.com.	. "				
	RENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THE TOTAL OF THE PROPERTY O	IS STATEMENT.				
DEPOSIT OF CERTIFICATES: Enclosed for deposit into my account are this number of shares:	PARTIAL WITHDRAWAL (De	O NOT TERMINATE)				
		SELL SHARES HARES IN BOXES ABOVE.)				
,						
TERMINATE Issue a certificate for all we shares and a check for an fractional shares		SIGNATURE(S)  All joint owners must sign. Names must be signed exactly as shown on the front of this statement.				
A	IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST (MAILED TO THE ADDRESS BELOW. DO NOT USE WINDOW ENVELOPE.	BE D				
	ExxonMobil Shareholder Investment Program P.O. Box 43008 Providence, RI 02940-3008	Daytime telephone Date				

Daytime telephone Date P4084

TRADE

DATE

N/A

N/A

N/A

N/A

N/A

N/A

N/A

TRANSACTION

DESCRIPTION

PURCHASE

PURCHASE

BUY

BEGINNING BALANCE DIVIDEND PURCHASE

> SHARES SHARES

**DIVIDEND PURCHASE** 

DIVIDEND

DIVIDEND

SPLIT SPLIT

TRANSACTION

SETTLEMENT DATE

1/01/01

3/09/01

6/11/01

7/11/01

7/18/01

7/18/01

9/10/01

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

TELEPHO	NE 1-800-252-1800 3	300	1147-12	230	
Current	Record Date		Payment Date		Rate
Dividend	8/13/01		9/10/03	l	0.23
Period				-	
Share Position	Held By You In Certificates	Held By	Us For Safekeeping	Total 3	Shares
Entitled to		•	3232.274		3232.274
Dividend			JEJETETA		JEJETETA

## Current Dividend Option FULL DIVIDEND REINVESTMENT

Dividends Paid in Cash

743.42

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

40.865

TRANSACTION PRICE PER TRANSACTION SAFEKEEPING AMOUNT SHARE SHARES SHARE BALANCE 1,599.494 1,607.887 703.78 83.855 8.393 707.47 89.824 7.876 1,615.763 0.374 1,615.763 0.374 86.512 1,616.137 3,231.900 3,232.274

18.192

3,250.466

INTERNET ACCOUNT ONLINE ACCESS: FOR FIRST TIME USERS, YOUR INITIAL PASSWORD TO ACCESS YOUR ACCOUNT ONLINE IS: 76759337

CURRENT MARKET VALUE AS OF: 9/10/01

STATEMENT # 13431-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
0	3,250.466	3,250.466	\$41.240	\$134,049.21

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

# ExonMobil

CASH INVESTMENT AND OTHER TRANSACTION FORM

ACCOUNT NO.:

1147-1230

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "ExxonMobil" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE: \$50.00 OPTIONAL CASH PAYMENT Amount Enclosed

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates or withdrawals.



Address to be used only when sending optional cash payments (Use window envelope). Do not send certificates or correspondence to this address (See reverse).

ExxonMobil Shareholder Investment Program P.O. Box 9223 Chelsea, MA 02150-9223

0001233001001147123000000500020000000513

#### DEFINITIONS AND SPECIAL INFORMATION

SHARES

Common stock, no par value, of Exxon Mobil Corporation.

PAYMENT DATE

The date on which the dividend is payable.

The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES

The first column gives you the number of shares held by you in certificate form as of the record date.

SHARES HELD BY YOUR BROKER)

The second column represents shares held by us for safekeeping which were owned as of the record date.

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions.

SALES FEE

PRICE PER SHARE

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the

TRANSACTION DATE / SETTLEMENT DATE

Settlement date; the Trade date is usually three business days prior to the date shown on your statement. Please note that

the Internal Revenue Service requires the use of Trade date for tax reporting.

TRANSACTION SHARES **CERTIFICATED SHARES**  The number of shares applied to or withdrawn from your account.

SAFEKEEPING SHARES

Shares held by you in certificate form as of the date indicated. Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually three business days prior to the date shown). Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

#### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to ExxonMobil Shareholder Investment Program, P.O. Box 43008, Providence, RI 02940-3008. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your ExxonMobil Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058.

Visit our Website at www.EquiServe.com.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

**DEPOSIT OF CERTIFICATES:** Enclosed for deposit into my account are this number of shares:

(CERTIFICATES SHOULD NOT BE ENDORSED.)

0001

PARTIAL WITHDRAWAL (DO NOT TERMINATE)

SELL SHARES

ISSUE CERTIFICATE

(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

**TERMINATE** MY ACCOUNT:

(MARK ONE)

Issue a certificate for all whole shares and a check for any fractional shares

Sell al Program shares

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE WINDOW ENVELOPE.

ExxonMobil Shareholder Investment Program P.O. Box 43008 Providence, RI 02940-3008

All joint owners must sign. Names must be signed exactly as shown on the front of this statement

N	

-0040-000

UA 10/10/96 13630 PINEROCK

Hardlan Hardan Halam Islah kan ad Islah ad Islah ad Islah

\*\*\*\*\*\*\*\*AUTO\*\* 5-DIGIT 77079

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST

HOUSTON TX 77079-5914

## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

Dividend

TELEPHO	NE 1-800-252-1800	3300	1147-1	230		
Current	Record Date		Payment Date		Rate	
Dividend Period	6/20/01		7/11/0	1		0.02
Share Position Entitled to Dividend	Held By You In Certificates	Held By	Us For Safekeeping	ì		15.763

Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested 1615.763 32.32 32.32 **Dividends Paid in Cash** 

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A N/A N/A	1/01/01 3/09/01 6/11/01 7/11/01 7/18/01 7/18/01	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE SPLIT SHARES SPLIT SHARES BUY	703.78 707.47 32.32	83.855 89.824 86.512	8.393 7.876 0.374 1,615.763 0.374	1,599.494 1,607.887 1,615.763 1,616.137 3,231.900 3,232.274
	INTERN INITIA		CCESS: FOR FIRS YOUR ACCOUNT	RST TIME ONLINE	USERS, YOUR IS: 76759337	

**CURRENT MARKET VALUE AS OF:** 7/19/01 STATEMENT # 13900-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
0	3,232.274	3,232.274	\$43.080	\$139,246.36

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

Amount Enclosed

## **E**XonMobil

ACCOUNT NO .:

1147-1230

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates or withdrawals.



## CASH INVESTMENT AND OTHER TRANSACTION FORM

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "ExxonMobil" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE: \$ \$50.00

	 	- 1	- 7.7	- 11			11 -	1
	- 1	J.			ļ			-
Ì		_/ \				L	_	لسا

**OPTIONAL CASH PAYMENT** 

Address to be used only when sending optional cash payments (Use window envelope). Do not send certificates or correspondence to this address (See reverse).

> ExxonMobil Shareholder **Investment Program** P.O. Box 9223

Chelsea, MA 02150-9223

00012330010011471230000005000200000000513

**DEFINITIONS AND SPECIAL INFORMATION** SHARES Common stock, no par value, of Exxon Mobil Corporation. PAYMENT DATE The date on which the dividend is payable. RATE The amount of the dividend paid per share, expressed in dollars and cents. The first column gives you the number of shares held by you in certificate form as of the record date. The second column represents shares held by us for safekeeping which were owned as of the record date. SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES SHARES HELD BY YOUR BROKER) PRICE PER SHARE The actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. SALES FEE Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale. TRANSACTION DATE/ The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the SETTLEMENT DATE Settlement date; the Trade date is usually three business days prior to the date shown on your statement. Please note that the Internal Revenue Service requires the use of Trade date for tax reporting. TRANSACTION SHARES The number of shares applied to or withdrawn from your account. CERTIFICATED SHARES Shares held by you in certificate form as of the date indicated. SAFEKEEPING SHARES Shares held by us for safekeeping as of the date indicated. The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the MARKET PRICE PER SHARE date indicated. TOTAL MARKET VALUE The sum of certificated shares and safekeeping shares multiplied by the market price per share. TAX INFORMATION General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check. TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. **FOREIGN OWNERSHIP** U.S. tax has been withheld for foreign participants based upon treaty agreements. PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually three business days prior to the date shown). Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date. INSTRUCTIONS FOR USING THE TEAR-OFF SECTION The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to ExxonMobil Shareholder Investment Program, P.O. Box 43008, Providence, RI 02940-3008. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date. Your ExxonMobil Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058. Visit our Website at www.EquiServe.com. PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES. **DEPOSIT OF CERTIFICATES:** Enclosed for PARTIAL WITHDRAWAL (DO NOT TERMINATE) deposit into my account are this number of shares 0001 SHARES (CERTIFICATES SHOULD NOT BE ENDORSED.) (INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.) **TERMINATE** Issue a certificate for all whole Sell all MY ACCOUNT: shares and a check for any Program SIGNATURE(S) fractional shares (MARK ONE) All joint owners must sign. Names must be signed exactly as shown on the front of this statement

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAII ED TO THE ADDRESS BELOW DO NOT USE WINDOW ENVELOPE

ExxonMobil Shareholder Investment Program P.O. Box 43008 Providence, RI 02940-3008 exactly as shown on the front of this statement.

Daytime telephone

lidoMnox3

Hen Hen (118 cm h n ) Hali m (n ) dalla m n ) Hali da (n ) (n ) dalla (n ) da \*\*\*\*\*\*\*\*\*AUTO\*\* 5-DIGIT 77079 -0035-000 ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK

HOUSTON TX 77079-5914

## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

TELEPHO	NE 1-800-252-1800	3300	1147-1	230		
Current Dividend Period	Record Date <b>5/14/01</b>		Payment Date 6/11/0	1	Rate 0 .	.44
Share Position Entitled to Dividend	Held By You In Certificates	Held B	y Us For Safekeeping 1607.887		Shares 1607	.887

## Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** 

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested

1607.887 Dividends Paid in Cash

\$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

707.47

TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES		SAFEKEEPING SHARE BALANCE
N/A N/A N/A	1/01/01 3/09/01 6/11/01	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE	703.78 707.47	83.855 89.824	8.39 7.87		1,599.494 1,607.887 1,615.763
				117	R4		
			Barro	11,26	7.04		
			300 Jan				
	INTERN INITIA	ET ACCOUNT ONLINE A L PASSWORD TO ACCES	CCESS: FOR FIR S YOUR ACCOUNT	ST TIME !	JSERS, YOUR IS: 7675933	7	

**CURRENT MARKET VALUE AS OF:** 

6/11/01

STATEMENT #

12752-01/01

CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE	
0	1,615.763	1,615.763	\$89.700	\$144,933.94	

**DETACH HERE** 

ACCOUNT NO .:

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

## ExonMobil

CASH INVESTMENT AND OTHER TRANSACTION FORM

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "ExxonMobil" in U.S. Dollars. Your Account Number should be noted on check.

MINIMUM OPTIONAL CASH PURCHASE:

\$50.00

Amount Enclosed

OPTIONAL CASH PAYMENT

707.47

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK

1147-1230

HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates or withdrawals



Address to be used only when sending optional cash payments (Use window envelope). Do not send certificates or correspondence to this address (See reverse).

> **ExxonMobil Shareholder Investment Program** P.O. Box 9223 Chelsea, MA 02150-9223

00012330010011471230000005000200000000513

DEFINITIONS AND SPECIAL INFORMATION SHARES Common stock, no par value, of Exxon Mobil Corporation. PAYMENT DATE The date on which the dividend is payable. RATE The amount of the dividend paid per share, expressed in dollars and cents. SHARE POSITION ENTITLED The first column gives you the number of shares held by you in certificate form as of the record date. TO DIVIDEND (EXCLUDES The second column represents shares held by us for safekeeping which were owned as of the record date. SHARES HELD BY YOUR BROKER The actual price per share involved in the purchase of shares under the Program. For sales, the price per share PRICE PER SHARE reflects gross sale price less any applicable brokerage commissions. SALES FEE Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale. The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the TRANSACTION DATE / SETTLEMENT DATE Settlement date; the Trade date is usually three business days prior to the date shown on your statement. Please note that the Internal Revenue Service requires the use of Trade date for tax reporting. TRANSACTION SHARES The number of shares applied to or withdrawn from your account CERTIFICATED SHARES Shares held by you in certificate form as of the date indicated SAFEKEEPING SHARES Shares held by us for safekeeping as of the date indicated. The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the MARKET PRICE PER SHARE date indicated. TOTAL MARKET VALUE The sum of certificated shares and safekeeping shares multiplied by the market price per share. TAX INFORMATION General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check. TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements. PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually three business days prior to the date shown). Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date. INSTRUCTIONS FOR USING THE TEAR-OFF SECTION The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to ExxonMobil Shareholder Investment Program, P.O. Box 43008, Providence, RI 02940-3008. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date. Your ExxonMobil Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058. Visit our Website at www.EquiServe.com. PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES. PARTIAL WITHDRAWAL (DO NOT TERMINATE) **DEPOSIT OF CERTIFICATES:** Enclosed for deposit into my account are this number of shares: ISSUE SELL 0001 CERTIFICATE SHARES (INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

(CERTIFICATES SHOULD NOT BE ENDORSED.)

**TERMINATE** MY ACCOUNT: (MARK ONE)

Issue a certificate for all whole shares and a check for any fractional shares

Program

Sell al

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE WINDOW ENVELOPE.

ExxonMobil Shareholder **Investment Program** P.O. Box 43008 Providence, RI 02940-3008

SIGNATURE(S)	
All ioint owners must sian.	Names must be signed

exactly as shown on the front of this statement. Daytime telephone Date P4090

UA 10/10/96 13630 PINEROCK

HOUSTON TX 77079-5914

\*\*\*\*\*\*\*\*AUTO\*\* 5-DIGIT 77079 -0037-000 ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST

SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

TELEPHO	NE 1-800-252-1800 3	300	1147-12	230		
Current Dividend Period	Record Date 2/09/01		Payment Date 3/09/0	L	Rate (	.44
Share Position Entitled to Dividend	Held By You In Certificates	Held By	Us For Safekeeping 1599.494	ı		9.494

Current Dividend Option FULL DIVIDEND REINVESTMENT

703.78

**Dividends Reinvested** 

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested

1599.494 Dividends Paid in Cash

\$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

703.78

TRANSACTION	PRICE PER	TRANSACTION	SAFEKEEPI	NG
AMOUNT	SHARE	SHARES	SHARE BALA	NCE
			1,599	9.494

TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A	1/01/01 3/09/01	BEGINNING BALANCE DIVIDEND PURCHASE	703.78	83.855	8.393	1,599.494 1,607.887
	INTERNI INITIA	ET ACCOUNT ONLINE AND PASSWORD TO ACCES	CCESS: FOR FIR S YOUR ACCOUNT	ST TIME U	JSERS, YOUR IS: 76759337	

**CURRENT MARKET VALUE AS OF:** 

3/09/01

STATEMENT #

13266-01/01

CERTIFICATE	E SAFEKEEPING TOTAL SHARES SHARES		MARKET PRICE	TOTAL	
SHARES			PER SHARE	MARKET VALUE	
0	1,607.887	1,607.887	\$85.990	\$138,262.20	

CASH INVESTMENT AND OTHER TRANSACTION FORM

**DETACH HERE** 

ACCOUNT NO .:

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

## ExonMobil

1147-1230

ELMER H BRUNSTING OR NELVA E BRUNSTING TR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates or withdrawals.

OPTIONAL CASH PAYMENT Please Do Not Send Cash or Third Party Amount Enclosed Checks. Make Checks or Money Orders Payable to "ExxonMobil" in U.S. Dollars. Your

Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE:

Address to be used only when sending optional cash payments (Use window envelope). Do not send certificates or correspondence to this address (See reverse).

> **ExxonMobil Shareholder Investment Program** P.O. Box 9223

Chelsea, MA 02150-9223

00012330010011471230000005000200000000513

#### **DEFINITIONS AND SPECIAL INFORMATION**

**SHARES** Common stock, no par value, of Exxon Mobil Corporation. PAYMENT DATE The date on which the dividend is payable.

RATE The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES SHARES HELD BY YOUR BROKER)

The first column gives you the number of shares held by you in certificate form as of the record date. The second column represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

SALES FEE Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE / SETTLEMENT DATE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the Settlement date; the Trade date is usually three business days prior to the date shown on your statement. Please note that

the Internal Revenue Service requires the use of Trade date for tax reporting.

TRANSACTION SHARES The number of shares applied to or withdrawn from your account **CERTIFICATED SHARES** Shares held by you in certificate form as of the date indicated. SAFEKEEPING SHARES Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated.

TOTAL MARKET VALUE The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares.

**FOREIGN OWNERSHIP** U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually three business days prior to the date shown). Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

### **INSTRUCTIONS FOR USING THE TEAR-OFF SECTION**

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to ExxonMobil Shareholder Investment Program, P.O. Box 8033, Boston, MA 02266-8033. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your ExxonMobil Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058.

Visit our Website at www.EquiServe.com.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

DEPOSIT	OF	CER	TIFI	CAT	TES:	Enclosed	i fo
deposit into r	ny ac	count	are t	his nı	ımber	of shares	<b>:</b> :

ISSUE 0001 CERTIFICATE PARTIAL WITHDRAWAL (DO NOT TERMINATE)

SELL SHARES

SIGNATURE(S)

(CERTIFICATES SHOULD NOT BE ENDORSED.)

М

(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

TERMINATE MY ACCOUNT:	Issue a certificate for all whole shares and a check for any		Sell all Program	,
	fractional shares	l .	shares	1
(MARK ONE)	nacional shares	L	andres [	

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE WINDOW ENVELOPE.

> ExxonMobil Shareholder **Investment Program** P.O. Box 8033 Boston, MA 02266-8033

Date	
	Date

All joint owners must sign. Names must be signed

## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

TELEPHO	NE 1-800-252-1800	300	1147-1	230		
Current Dividend Period	Record Date 11/13/00		Payment Date 12/11/0	0	Rate	0.44
Share Position Entitled to Dividend	Held By You In Certificates	Held By	Us For Safekeeping			91.578

## Current Dividend Option FULL DIVIDEND REINVESTMENT

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A N/A	1/01/00 3/10/00 6/10/00 9/11/00 12/11/00	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	688.86 692.81 696.61 700.29	76.740 80.360 83.141 88.469	8.977 8.621 8.379 7.916	1,565.601 1,574.578 1,583.199 1,591.578 1,599.494
	INTERN INITIA		CCESS: FOR FIR S YOUR ACCOUNT	ST TIME U	JSERS, YOUR IS: 76759337	

CURRENT MARKET VALUE AS OF: 12/11/00

STATEMENT # 220925-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
O	1,599.494	1,599.494	\$85.750	\$137,156.61

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

## CASH INVESTMENT AND OTHER TRANSACTION FORM

ExconMobil ( )

ACCOUNT NO .:

1147-1230

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates or withdrawals.



Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "ExxonMobil" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE: \$50.00

OPTIONAL CASH PAYMENT Amount Enclosed

Address to be used only when sending optional cash payments (Use window envelope). Do not send certificates or correspondence to this address (See reverse).

ExxonMobil Shareholder Investment Program P.O. Box 9223 Chelsea, MA 02150-9223

0001233001001147123000000000020000000514

#### DEFINITIONS AND SPECIAL INFORMATION

**SHARES** 

Common stock, no par value, of Exxon Mobil Corporation.

PAYMENT DATE

The date on which the dividend is payable.

RATE

The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES The first column gives you the number of shares held by you in certificate form as of the record date. The second column represents shares held by us for safekeeping which were owned as of the record date.

SHARES HELD BY YOUR BROKER)
PRICE PER SHARE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

SALES FEE

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE / SETTLEMENT DATE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the

Settlement date; the Trade date is usually three business days prior to the date shown on your statement. Please note that

the Internal Revenue Service requires the use of Trade date for tax reporting.

TRANSACTION SHARES
CERTIFICATED SHARES

The number of shares applied to or withdrawn from your account. Shares held by you in certificate form as of the date indicated.

SAFEKEEPING SHARES

Shares held by you in certificate form as of the date indicated.

Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated.

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

**PURCHASES AND SALES** The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually three business days prior to the date shown). Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. <u>All sales are reported to the Internal Revenue Service as of the Trade date.</u>

### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to **ExxonMobil Shareholder Investment Program, P.O. Box 8033, Boston, MA 02266-8033**. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your ExxonMobil Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058.

Visit our Website at www.EquiServe.com.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

**DEPOSIT OF CERTIFICATES:** Enclosed for

0001

ISSUE CERTIFICATE PARTIAL WITHDRAWAL (DO NOT TERMINATE)

SELL SHARES

SIGNATURE(S)

(CERTIFICATES SHOULD NOT BE ENDORSED.)

(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

TERMINATE
MY ACCOUNT:
(MARK ONE)

Issue a certificate for all whole shares and a check for any fractional shares Sell all Program shares

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE WINDOW ENVELOPE.

ExxonMobil Shareholder Investment Program P.O. Box 8033 Boston, MA 02266-8033

Date

All joint owners must sign. Names must be signed

Barrillardillardardillardalalardalardalalardalalardardala \*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079 -0738-000 ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

1583.199

1583.199

1147-1230 TELEPHONE 1-800-252-1800 <u> 3300</u> Current Record Date Payment Date Rate Dividend 8/14/00 9/11/00 0.44 Period Share Position Held By You In Certificates Held By Us For Safekeeping Total Shares **Entitled** to

Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested 1583.199 696.61 696.61 **Dividends Paid in Cash** 

			Shares		d Amount \$ Tax Withheld	\$ Cash Paid
TRADEDATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A N/A	1/01/00 3/10/00 6/10/00 9/11/00	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	688.86 692.81 696.61	76.740 80.360 83.141	8.977 8.621 8.379	1,565.601 1,574.578 1,583.199 1,591.578

Dividend

**CURRENT MARKET VALUE AS OF:** 9/11/00 STATEMENT # 222820-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
a	1,591.578	1,591.578	\$84.984	\$135,258.66

DETACH HERE

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

## ExonMobil

ACCOUNT NO :

1147-1230

ELMER H BRUNSTING OR **NELVA E BRUNSTING TR** BRUNSTING FAM LIVING TRUST 13630 PINÉROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates or withdrawals.



## CASH INVESTMENT AND OTHER TRANSACTION FORM

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "ExxonMobil" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE: \$ \$50.00

OPTIONAL CASH PAYMENT **Amount Enclosed** 

Address to be used only when sending optional cash payments (Use window envelope). Do not send certificates or correspondence to this address (See reverse).

> ExxonMobil Shareholder **Investment Program**

P.O. Box 9223 Chelsea, MA 02150-9223

0001233001001147123000000000020000000514

### DEFINITIONS AND SPECIAL INFORMATION

SHARES Common stock, no par value, of Exxon Mobil Corporation.

PAYMENT DATE The date on which the dividend is payable.

RATE The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED
TO DIVIDEND (EXCLUDES
SHARES HELD BY YOUR BROKER)

The first column gives you the number of shares held by you in certificate form as of the record date.

The second column represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

SALES FEE Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE / The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the SETTLEMENT DATE Settlement date; the Trade date is usually three business days prior to the date shown on your statement. Please note that

the Internal Revenue Service requires the use of Trade date for tax reporting.

**TRANSACTION SHARES** The number of shares applied to or withdrawn from your account.

CERTIFICATED SHARES Shares held by you in certificate form as of the date indicated.

SAFEKEEPING SHARES Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated.

TOTAL MARKET VALUE The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

**TAX WITHHELD (Back-up Withholding)** Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

**PURCHASES AND SALES** The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually three business days prior to the date shown). Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

#### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to **ExxonMobil Shareholder Investment Program, P.O. Box 8033, Boston, MA 02266-8033.** Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your ExxonMobil Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058.

Visit our Website at www.EquiServe.com.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

**DEPOSIT OF CERTIFICATES:** Enclosed for deposit into my account are this number of shares:

0001

ISSUE CERTIFICATE PARTIAL WITHDRAWAL (DO NOT TERMINATE)

SELL SHARES

(CERTIFICATES SHOULD NOT BE ENDORSED.)

(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

CERTIFICATES SHOULD NOT BE ENDORSED.)

TERMINATE MY ACCOUNT: (MARK ONE)

Issue a certificate for all whole shares and a check for any fractional shares



Sell all Program shares

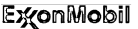
IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE WINDOW ENVELOPE.

ExxonMobil Shareholder Investment Program P.O. Box 8033 Boston, MA 02266-8033

S	ŀ	G	N	Α	T	U	R	Ε	(S	(

All joint owners must sign. Names must be signed exactly as shown on the front of this statement.

$\triangleright$		
$\triangleright$		
Daytime telephone	Date	



\*\*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079 -0748-000 ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

TELEPHO	NE 1-800-252-1800	3300	1147-12	30		
Current Dividend Period	Record Date 5/15/00		Payment Date 6 / 1 0 / 0 0	<b>†</b>	Rate 0.	44
Share Position Entitled to Dividend	Held By You In Certificates	Held B	y Us For Safekeeping 1574.578		Shares 1574.	578

## Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** 

\$ Gross Dividend Amount \$ Tax Withheld 1574.578 692.81 692.81

**Dividends Paid in Cash** 

\$ Gross Dividend Amount \$ Tax Withheld Shares \$ Cash Paid

TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE	
N/A N/A N/A	1/01/00 3/10/00 6/10/00	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE	688.86 692.81	76.740 80.360	8.977 8.621	1,565.601 1,574.578 1,583.199	1 1 1
							1
					,		

**CURRENT MARKET VALUE AS OF:** 

6/10/00

STATEMENT # 225531-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
0	1,583.199	1,583.199	\$80.750	\$127,843.31

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

## **E**xonMobil

#### CASH INVESTMENT AND OTHER TRANSACTION FORM

1147-1230 ACCOUNT NO :

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914 TRUST

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates or withdrawals.

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "ExxonMobil" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE: \$ OPTIONAL CASH PAYMENT Amount Enclosed

Address to be used only when sending optional cash payments (Use window envelope). Do not send certificates or correspondence to this address (See reverse).

ExxonMobil Shareholder Investment Program P.O. Box 9223

Chelsea, MA 02150-9223

000123300100114712300000000020000000514

#### DEFINITIONS AND SPECIAL INFORMATION

SHARES Common stock, no par value, of Exxon Mobil Corporation. PAYMENT DATE The date on which the dividend is payable. RATE The amount of the dividend paid per share, expressed in dollars and cents. The first column gives you the number of shares held by you in certificate form as of the record date. SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES The second column represents shares held by us for safekeeping which were owned as of the record date. SHARES HELD BY YOUR BROKER) PRICE PER SHARE The actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. SALES FEE Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale. TRANSACTION DATE / The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the SETTLEMENT DATE Settlement date; the Trade date is usually three business days prior to the date shown on your statement. Please note that the Internal Revenue Service requires the use of Trade date for tax reporting. TRANSACTION SHARES The number of shares applied to or withdrawn from your account. CERTIFICATED SHARES Shares held by you in certificate form as of the date indicated. SAFEKEEPING SHARES Shares held by us for safekeeping as of the date indicated. MARKET PRICE PER SHARE The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the TOTAL MARKET VALUE The sum of certificated shares and safekeeping shares multiplied by the market price per share. TAX INFORMATION General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check. TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements. PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually three business days prior to the date shown). Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date. INSTRUCTIONS FOR USING THE TEAR-OFF SECTION The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to ExxonMobil Shareholder Investment Program, P.O. Box 8033, Boston, MA 02266-8033. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date. Your ExxonMobil Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058. Visit our Website at www.EquiServe.com. PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES. PARTIAL WITHDRAWAL (DO NOT TERMINATE) **DEPOSIT OF CERTIFICATES:** Enclosed for deposit into my account are this number of shares: ISSUE SELL 0001 SHARES (CERTIFICATES SHOULD NOT BE ENDORSED.) (INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.) **TERMINATE** Issue a certificate for all whole Sell all MY ACCOUNT: shares and a check for any Program SIGNATURE(S) fractional shares (MARK ONE) IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE WINDOW ENVELOPE

> ExxonMobil Shareholder Investment Program P.O. Box 8033 Boston, MA 02266-8033

Daytime telephone	Date
$\triangleright$	
<u> </u>	

\*\*\*\*\*\* 5-DIGIT 77079 -0753-000 ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

TELEPHO	NE 1-800-252-1800	3300	1147-1	230	
Current Dividend Period	Record Date 2/11/00		Payment Date 3/10/0	0	Rate 0.44
Share Position Entitled to Dividend	Held By You In Certificates	Held B	y Us For Safekeepin 1565.60	~ !	Shares 1565.601

## Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** 

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested 1565.601 688.86 688.86

Dividends Paid in Cash

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

_	TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
	N/A N/A	1/01/00 3/10/00	BEGINNING BALANCE DIVIDEND PURCHASE	688.86	76.740	8.977	1,565.601 1,574.578

**CURRENT MARKET VALUE AS OF:** 

3/10/00

STATEMENT # 227143-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
Q	1,574.578	1,574.578	\$77.000	\$121,242.50

CASH INVESTMENT AND OTHER TRANSACTION FORM

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

## **E**XonMobil

1147-1230 ACCOUNT NO .:

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING UA 10/10/96 13630 PINEROCK TRUST HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates or withdrawals.



Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders

Payable to "ExxonMobil" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE: \$

Amount Enclosed

OPTIONAL CASH PAYMENT

Address to be used only when sending optional cash payments (use pre-addressed envelope). Do not send certificates or correspondence to this address (See reverse).

> ExxonMobil Shareholder Investment Program P.O. Box 370042 Boston, MA 02241-0742

0001233001001147123000000000020000000514

#### DEFINITIONS AND SPECIAL INFORMATION

SHARES Common stock, no par value, of Exxon Mobil Corporation.

**PAYMENT DATE** The date on which the dividend is payable.

**RATE** The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED
TO DIVIDEND (EXCLUDES
SHARES HELD BY YOUR BROKER)
The first column gives you the number of shares held by you in certificate form as of the record date.
The second column represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

SALES FEE Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE / SETTLEMENT DATE The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the Settlement date; the Trade date is usually three business days prior to the date shown on your statement. Please note that

the Internal Revenue Service requires the use of Trade date for tax reporting.

**TRANSACTION SHARES** The number of shares applied to or withdrawn from your account.

CERTIFICATED SHARES Shares held by you in certificate form as of the date indicated.

**SAFEKEEPING SHARES** Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated.

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

**TAX WITHHELD (Back-up Withholding)** Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

**PURCHASES AND SALES** The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually three business days prior to the date shown). Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to **ExxonMobil Shareholder Investment Program, P.O. Box 8033, Boston, MA 02266-8033**. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your ExxonMobil Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058.

Visit our Website at www.EquiServe.com.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

DEPOSIT OF CERTIFICATES: Enclosed for deposit into my account are this number of shares:	PARTIAL WITHDRAWAL	(DO NOT TERMINATE)
0001	ISSUE CERTIFICATE	SELL SHARES
(CERTIFICATES SHOULD NOT BE ENDORSED.)	(INDICATE NUMBER OF WHOL	.E SHARES IN BOXES ABOVE.)

TERMINATE MY ACCOUNT: (MARK ONE) Issue a certificate for all whole shares and a check for any fractional shares

X

Sell all Program shares

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.

ExxonMobil Shareholder Investment Program P.O. Box 8033 Boston, MA 02266-8033

SIGNATURE	/C1
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	ω,

All joint owners must sign. Names must be signed exactly as shown on the front of this statement.

$\triangleright$			
$\triangleright$			
Daytime telephone		Date	
	P4'	100	

HOUSTON TX 77079-5914

## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

TELEPHO	NE 1-800-252-1800	3300	1147-1	230		
Current	Record Date		Payment Date		Rate	
Dividend	11/12/99		12/10/9	9	1	0.44
Period					1	
Share Position	Held By You In Certificates	Held By	Us For Safekeeping	Total S	Shares	
Entitled to		'	1557.42	n	15	57.420
Dividend			1331.42	<u> </u>		J 7 . 7 E U

## Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** 

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested 685.26

Dividends Paid in Cash

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

\_\_\_\_

DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A N/A	1/01/99 3/10/99 6/10/99 9/10/99 12/10/99	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	628.29 632.05 635.28 685.26	68.630 80.103 79.900 83.759	9.155 7.890 7.951 8.181	1,532.424 1,541.579 1,549.469 1,557.420 1,565.601
-		•				•

CURRENT MARKET VALUE AS OF: 12/10/99

STATEMENT # 193549-01/01

CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE	
0	1,565.601	1,565.601	\$82.813	\$129,652.11	

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

## **E**%onMobil

CASH INVESTMENT AND OTHER TRANSACTION FORM

ACCOUNT NO.: 1147-1230

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "ExxonMobil" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE: \$50.00

OPTIONAL CASH PAYMENT Amount Enclosed

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates or withdrawals.

Address to be used only when sending optional cash payments (use pre-addressed envelope). Do not send certificates or correspondence to this address (See reverse).

ExxonMobil Shareholder Investment Program P.O. Box 370042 Boston, MA 02241-0742

VN

0001233001001147123000000100020000000512

**DEFINITIONS AND SPECIAL INFORMATION SHARES** Common stock, no par value, of Exxon Mobil Corporation. PAYMENT DATE The date on which the dividend is payable. RATE The amount of the dividend paid per share, expressed in dollars and cents. SHARE POSITION ENTITLED The first column gives you the number of shares held by you in certificate form as of the record date. TO DIVIDEND (EXCLUDES The second column represents shares held by us for safekeeping which were owned as of the record date. SHARES HELD BY YOUR BROKER) PRICE PER SHARE The actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. SALES FEE Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale. TRANSACTION DATE / The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the SETTLEMENT DATE Settlement date; the Trade date is usually three business days prior to the date shown on your statement. Please note that the Internal Revenue Service requires the use of Trade date for tax reporting. TRANSACTION SHARES The number of shares applied to or withdrawn from your account. CERTIFICATED SHARES Shares held by you in certificate form as of the date indicated. SAFEKEEPING SHARES Shares held by us for safekeeping as of the date indicated. MARKET PRICE PER SHARE The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the date indicated. TOTAL MARKET VALUE The sum of certificated shares and safekeeping shares multiplied by the market price per share. TAX INFORMATION General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements. PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually three business days prior to the date shown). Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date. **INSTRUCTIONS FOR USING THE TEAR-OFF SECTION** The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to ExxonMobil Shareholder Investment Program, P.O. Box 8033, Boston, MA 02266-8033. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date. Your ExxonMobil Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058. Visit our Website at www.EquiServe.com. PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES. **DEPOSIT OF CERTIFICATES:** Enclosed for PARTIAL WITHDRAWAL (DO NOT TERMINATE) ISSUE 0001 SHARES (CERTIFICATES SHOULD NOT BE ENDORSED.) (INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.) **TERMINATE** Issue a certificate for all whole Sell all MY ACCOUNT: shares and a check for any Program fractional shares (MARK ONE)

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.

ExxonMobil Shareholder Investment Program P.O. Box 8033 Boston, MA 02266-8033

Date

# **E**XonMobil

## Supplement dated December 1, 1999 to Shareholder Investment Program Prospectus dated June 2, 1997

This supplement updates the June 2, 1997 SIP prospectus as follows:

- On November 30, 1999, Exxon Corporation changed its name to Exxon Mobil Corporation ("ExxonMobil"). Accordingly, all references in the prospectus to "Exxon" or the "Corporation" now mean ExxonMobil. The address of the Corporation's website referred to on page 10 of the prospectus is changed to www.exxon.mobil.com.
- Also on November 30, 1999, EquiServe Trust Company, N.A., replaced BankBoston, N.A., as the Administrator for the SIP and as the Corporation's transfer agent, registrar, and dividend paying agent. EquiServe has been providing these shareholder services as agent for BankBoston so there is no change in work location, people or systems. References to BankBoston on the cover and on pages 2 and 3 and all references in the prospectus to the "Administrator" now mean EquiServe Trust Company. Contact information in the prospectus, including the mailing address, telephone number, and email address of the Administrator given on pages 2, 3, and 14, remain the same.
- EquiServe Trust Company also replaces BankBoston as trustee of the Program IRA. EquiServe will separately provide participants in the IRA with additional information.

Please keep this supplement together with your prospectus. You can also obtain an updated prospectus that reflects the changes described above by calling ExxonMobil Shareholder Services toll-free at 1-800-252-1800, or by visiting the ExxonMobil website.

## **EXON** CORPORATION

ELMER H BRUNSTING OR NELVA E BRUNSTING TR

13630 PÍNÉROCK HOUSTON TX 77079-5914

-1092-000

UA 10/10/96

c/o BankBoston, P.O. Box 8033, Boston, MA 02266-8033, Telephone 1-800-252-1800

!!haallaad!!haalaad!alaadaladaaaadhdaalad!adlaadad!

\*\*\*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079

BRUNSTING FAM LIVING TRUST

Account Number

SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Current Dividend Option FULL DIVIDEND REINVESTMENT

Dividends Reinvested Shares

\$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested

1549.469

635.28

635.28

**Dividends Paid in Cash** 

Shares	\$ Gross Dividend Amount	\$ Tax Withheld	\$ Cash Paid
			ľ

TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A	1/01/99 3/10/99 6/10/99 9/10/99	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	628.29 632.05 635.28	68.630 80.103 79.900	9.155 7.890 7.951	1,532.424 1,541.579 1,549.469 1,557.420
					4	
	. «					

**CURRENT MARKET VALUE AS OF:** 

9/10/99

STATEMENT # 215658-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
0	1,557.420	1,557.420	\$80.437	\$125,274.97

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

# **EXON** CORPORATION

### CASH INVESTMENT AND OTHER TRANSACTION FORM

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE: \$50.00 OPTIONAL CASH PAYMENT

Amount Enclosed

\$

ACCOUNT NO .:

1147-1230

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.

Address to be used only when sending optional cash payments (use pre-addressed envelope). Do not send certificates or correspondence to this address (See reverse).

EXXON SHAREHOLDER INVESTMENT PROGRAM P.O. BOX 370042 BOSTON, MA 02241-0742

00012330010011471230000005000200000000513

DEFINITIONS AND SPECIAL INFORMATION PAYMENT DATE The date on which the dividend is payable. The amount of the dividend paid per share, expressed in dollars and cents. SHARE POSITION ENTITLED The first line gives you the number of shares held by you in certificate form as of the record date. TO DIVIDEND (EXCLUDES The second line represents shares held by us for safekeeping which were owned as of the record date. SHARES HELD BY YOUR BROKER) The actual price per share involved in the purchase of shares under the Program. For sales, the price per share PRICE PER SHARE reflects gross sale price less any applicable brokerage commissions. SALES FEE Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale. The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the TRANSACTION DATE / SETTLEMENT DATE Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for tax reporting TRANSACTION SHARES The number of shares applied to or withdrawn from your account. CERTIFICATED SHARES Shares held by you in certificate form as of the date indicated. SAFEKEEPING SHARES Shares held by us for safekeeping as of the date indicated. MARKET PRICE PER SHARE The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the date indicated. TOTAL MARKET VALUE The sum of certificated shares and safekeeping shares multiplied by the market price per share. TAX INFORMATION General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check. TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing. **FOREIGN OWNERSHIP** U.S. tax has been withheld for foreign participants based upon treaty agreements. PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date. INSTRUCTIONS FOR USING THE TEAR-OFF SECTION The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANKBOSTON, P.O. BOX 8033, BOSTON, MA 02266-8033. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date. Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058. Visit our Website at http://www.EquiServe.com. PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES. PARTIAL WITHDRAWAL (DO NOT TERMINATE)

deposit into my account are this number of share		, anna white test to the test test test test test test test			
	0001	ISSUE CERTIFICATE	SELL SHARES		
(CERTIFICATES SHOULD NOT BE ENDORS	SED.)	(INDICATE NUMBER	R OF WHOLE SHARES IN BOXES ABOVE.)		

TERMINATE MY ACCOUNT:	Issue a certificate for all whole shares and a check for any	$\overline{X}$	Sell all Program
(MARK ONE)	fractional shares		shares

**CHANGE OF TAXPAYER ID NUMBER** Please indicate in boxes below

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.

> **EXXON SHAREHOLDER** INVESTMENT PROGRAM P.O. Box 8033 Boston, MA 02266-8033

	P41	05
Daytime telephone		Date
$\triangleright$		
$\triangleright$		
All joint owners must s exactly as shown on th		

CICMATHDE(C)

# **EXON** CORPORATION

c/o BankBoston, P.O. Box 8033, Boston, MA 02266-8033, Telephone 1-800-252-1800

\*\*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079 -1095-000 ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PÍNÉROCK HOUSTON TX 77079-5914

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

33	600 1147-12	30	
Current Dividend Period	Record Date <b>5/12/99</b>	Payment Date 6 / 10 / 99	Rate 0.41
Share Position Entitled to Dividend	Held By You In Certificates	Held By Us For Safekeeping 1541.579	

## Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** \$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested 1541.579 632.05 632.05

Dividends Paid in Cash

\$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A	1/01/99 3/10/99 6/10/99	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE	628.29 632.05	68.630 80.103	9.155 7.890	1,532.424 1,541.579 1,549.469
	~U.S	Sec. 2. J. C. T. C.				

**CURRENT MARKET VALUE AS OF:** 

STATEMENT # 216167-01/01

CERTIFICATE			MARKET PRICE	TOTAL	
SHARES			PER SHARE	MARKET VALUE	
0	1,549.469	1,549.469	\$79.625	\$123,376.46	

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

# **EXON** CORPORATION

### CASH INVESTMENT AND OTHER TRANSACTION FORM

6/10/99

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE: \$50.00

Amount Enclosed

**OPTIONAL CASH PAYMENT** 

1147-1230 ACCOUNT NO .:

ELMER H BRUNSTING OR NELVA E BRUNSTING TR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.



Address to be used only when sending optional cash payments (use pre-addressed envelope). Do not send certificates or correspondence to this address (See reverse).

> **EXXON SHAREHOLDER** INVESTMENT PROGRAM P.O. BOX 370042 BOSTON, MA 02241-0742

00012330010011471230000005000200000000513

#### DEFINITIONS AND SPECIAL INFORMATION

PAYMENT DATE

The date on which the dividend is payable.

RATE

The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES

The first line gives you the number of shares held by you in certificate form as of the record date.

SHARES HELD BY YOUR BROKER)

The second line represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

SALES FEE

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale. The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the

TRANSACTION DATE / SETTLEMENT DATE

Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for

TRANSACTION SHARES

The number of shares applied to or withdrawn from your account.

CERTIFICATED SHARES SAFEKEEPING SHARES

Shares held by you in certificate form as of the date indicated.

Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated.

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANKBOSTON, P.O. BOX 8033, BOSTON, MA 02266-8033.

Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058.

Visit our Website at http://www.EquiServe.com.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

deposit into my accoun	RTIFICATES: Enclosed for the set this number of shares:  OOO1  ULD NOT BE ENDORSED.)	ISSUE CERTIFICATE		SELL SHARES	
TERMINATE MY ACCOUNT: (MARK ONE)	Issue a certificate for all whole shares and a check for any fractional shares	Sell all Program shares			SIGNATURE(S) All joint owners must sign. Names must be signed exactly as shown on the front of this statement.
	OF TAXPAYER ID NUMBER Indicate in boxes below	IMPORTANT - ALL CERTIFICATES AND ALL O MAILED TO THE ADDRESS BELOW. DO NOT EXXON SHAREHOLI INVESTMENT PROG	USE PRE-ADDRESSED ENVELOPE.  DER	E D	

P.O. Box 8033

Boston, MA 02266-8033

P4107

Daytime telephone

## **EXON** CORPORATION

c/o BankBoston, P.O. Box 8033, Boston, MA 02266-8033, Telephone 1-800-252-1800

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

3300 1147-1230

Record Date

Current Date Dividend 2/10/99 Payment Date 3/10/99 O.41

Period Share Position Held By You In Certificates Entitled to Dividend Payment Date 3/10/99 Total Shares

1532.424 Total Shares

## Current Dividend Option FULL DIVIDEND REINVESTMENT

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

TRADE DATE N/A		TRANSACTION DESCRIPTION BEGINNING BALANCE	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
ÑŹ	3/10/99	DIVIDEND PURCHASE	628.29	68.630	9.155	1,532.424

**CURRENT MARKET VALUE AS OF:** 

3/10/99

STATEMENT # 159805-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
0	1,541.579	1,541.579	\$73.313	\$113,017.78

DETACH HERE

ACCOUNT NO .:

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

# **EXON** CORPORATION

## CASH INVESTMENT AND OTHER TRANSACTION FORM

Checks. Make Checks or Money Orders
Payable to "BKB-EXXON" in U.S. Dollars.
Your Account Number should be noted on
check. MINIMUM OPTIONAL CASH
DIBCHASE: \$50.00

PURCHASE: \$50.00

Please Do Not Send Cash or Third Party

Amount Enclosed

\$

OPTIONAL CASH PAYMENT

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING

BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

1147-1230

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.



Address to be used only when sending optional cash payments (use pre-addressed envelope). Do not send certificates or correspondence to this address (See reverse).

EXXON SHAREHOLDER INVESTMENT PROGRAM P.O. BOX 370042 BOSTON, MA 02241-0742

00012330010011471230000005000200000000513

**DEFINITIONS AND SPECIAL INFORMATION** PAYMENT DATE The date on which the dividend is payable. The amount of the dividend paid per share, expressed in dollars and cents. SHARE POSITION ENTITLED The first line gives you the number of shares held by you in certificate form as of the record date. TO DIVIDEND (EXCLUDES The second line represents shares held by us for safekeeping which were owned as of the record date. SHARES HELD BY YOUR BROKER) PRICE PER SHARE The actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. SALES FEE Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale. TRANSACTION DATE / The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, SETTLEMENT DATE 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for TRANSACTION SHARES The number of shares applied to or withdrawn from your account. CERTIFICATED SHARES Shares held by you in certificate form as of the date indicated. SAFEKEEPING SHARES Shares held by us for safekeeping as of the date indicated. MARKET PRICE PER SHARE The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the date indicated. TOTAL MARKET VALUE The sum of certificated shares and safekeeping shares multiplied by the market price per share. TAX INFORMATION General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check. TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing. FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements. PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date. INSTRUCTIONS FOR USING THE TEAR-OFF SECTION The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANKBOSTON, P.O. BOX 8033, BOSTON, MA 02266-8033. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date. Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-781-575-2058. Visit our Website at http://www.EquiServe.com. PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES. PARTIAL WITHDRAWAL (DO NOT TERMINATE) **DEPOSIT OF CERTIFICATES:** Enclosed for deposit into my account are this number of shares: ISSUE SEL I 0001 CERTIFICATE SHARES (CERTIFICATES SHOULD NOT BE ENDORSED.) (INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.) **TERMINATE** Issue a certificate for all whole MY ACCOUNT: shares and a check for any rogran SIGNATURE(S) fractional shares (MARK ONE) All joint owners must sign. Names must be signed exactly as shown on the front of this statement. IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE **CHANGE OF TAXPAYER ID NUMBER** 

MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.

EXXON SHAREHOLDER INVESTMENT PROGRAM

Boston, MA 02266-8033

P.O. Box 8033

Please indicate in boxes below

P4109

Date

Daytime telephone

## **EXON** CORPORATION

c/o BankBoston, P.O. Box 8033, Boston, MA 02266-8033, Telephone 1-800-252-1800

\*\*\*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079 -1251-000 ELMER H BRUNSTING OR NELVA E BRUNSTING TR

BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK

HOUSTON TX 77079-5914

## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

1147-1230 3300 Payment Date 12/10/98 Current Record Date Rate Dividend 11/12/98 0.41 **Period** Share Position Held By Us For Safekeeping Held By You In Certificates Total Shares **Entitled** to 1523.758 1523.758 **Dividend** 

FULL DIVIDEND REINVESTMENT **Current Dividend Option** 

**Dividends Reinvested** 

Shares \$ Gross Dividend Amount | \$ Tax Withheld \$ Amount Reinvested

1523.758 Dividends Paid in Cash

624.74

\$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

624.74

TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A N/A	1/01/98 3/10/98 6/10/98 9/10/98 12/10/98	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	613.29 617.27 620.87 624.74	63.134 70.338 65.712 72.087	9.714 8.776	1,495.820 1,505.534 1,514.310
	~ પ્રાપ્	Ser. 2. The series of the seri				

12/10/98 **CURRENT MARKET VALUE AS OF:** 

STATEMENT # 210085-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
0	1,532.424	1,532.424	\$73.750	\$113,016.27

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

# **EXON** CORPORATION

### CASH INVESTMENT AND OTHER TRANSACTION FORM

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders
Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on check.

OPTIONAL CASH PAYMENT Amount Enclosed

ACCOUNT NO .:

1147-1230

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.



Address to be used only when sending optional cash payments (use pre-addressed envelope). Do not send certificates or correspondence to this address (See reverse).

> **EXXON SHAREHOLDER** INVESTMENT PROGRAM P.O. BOX 370042 BOSTON, MA 02241-0742

00012330010011471230000005000200000000513

DEFINITIONS AND SPECIAL INFORMATION

**PAYMENT DATE** 

The date on which the dividend is payable.

RATE

The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES The first line gives you the number of shares held by you in certificate form as of the record date. The second line represents shares held by us for safekeeping which were owned as of the record date.

SHARES HELD BY YOUR BROKER)

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

**SALES FEE** 

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE / SETTLEMENT DATE

PRICE PER SHARE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for

tax reporting.

TRANSACTION SHARES
CERTIFICATED SHARES

The number of shares applied to or withdrawn from your account.

Shares held by you in certificate form as of the date indicated.

SAFEKEEPING SHARES

Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated.

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANKBOSTON, P.O. BOX 8033, BOSTON, MA 02266-8033. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058.

Visit our Website at http://www.EquiServe.com.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

**DEPOSIT OF CERTIFICATES:** Enclosed for deposit into my account are this number of shares:

PARTIAL WITHDRAWAL (DO NOT TERMINATE)

•

0001

ISSUE CERTIFICATE SELL SHARES

(CERTIFICATES SHOULD NOT BE ENDORSED.)

(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

TERMINATE MY ACCOUNT: (MARK ONE) Issue a certificate for all whole shares and a check for any fractional shares

Sell all Program shares

Sell all Program shares

CHANGE OF TAXPAYER ID NUMBER
Please indicate in boxes below

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.

EXXON SHAREHOLDER INVESTMENT PROGRAM

P.O. Box 8033 Boston, MA 02266-8033

SIGNATURE(S)

$\triangleright$	
$\triangleright$	
Daytime telephone	Date

# **EXON** CORPORATION

c/o BankBoston, P.O. Box 8033, Boston, MA 02266-8033, Telephone 1-800-252-1800

Hardlardthadardthadalahdandlalahdalahadalah \*\*\*\*\*\* 5-DIGIT 77079 -1248-000 ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

33	500 <u>1147-12</u>	30	
Current Dividend Period	Record Date 8/13/98	Payment Date 9/10/98	Rate 0.41
Share Position Entitled to Dividend	Held By You In Certificates	Held By Us For Safekeeping 1514.310	

## Current Dividend Option FULL DIVIDEND REINVESTMENT

Dividends Reinvested		· ·
Shares	\$ Gross Dividend Amount \$ Ta	x Withheld \$ Amount Reinvested
1514.310	620.87	620.87
Dividends Paid in Cash	l	

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

			1 ***	*		
TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A N/A	1/01/98 3/10/98 6/10/98 9/10/98	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	613.29 617.27 620.87	63.134 70.338 65.712	9.714 8.776 9.448	1,495.820 1,505.534 1,514.310 1,523.758

**CURRENT MARKET VALUE AS OF:** 

9/10/98

STATEMENT # 209451-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
0	1,523.758	1,523.758	\$69.688	

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

# **EXON** CORPORATION

## CASH INVESTMENT AND OTHER TRANSACTION FORM

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on check.

**OPTIONAL CASH PAYMENT** Amount Enclosed

ACCOUNT NO .:

1147-1230

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.



Address to be used only when sending optional cash payments (use pre-addressed envelope). Do not send certificates or correspondence to this address (See reverse).

> **EXXON SHAREHOLDER INVESTMENT PROGRAM** P.O. BOX 370042 BOSTON, MA 02241-0742

0001233001001147123000000500020000000513

**DEFINITIONS AND SPECIAL INFORMATION** PAYMENT DATE The date on which the dividend is payable. RATE The amount of the dividend paid per share, expressed in dollars and cents. SHARE POSITION ENTITLED The first line gives you the number of shares held by you in certificate form as of the record date. TO DIVIDEND (EXCLUDES The second line represents shares held by us for safekeeping which were owned as of the record date. SHARES HELD BY YOUR BROKER) The actual price per share involved in the purchase of shares under the Program. For sales, the price per share PRICE PER SHARE reflects gross sale price less any applicable brokerage commissions. SALES FEE Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale. The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the TRANSACTION DATE / SETTLEMENT DATE Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for TRANSACTION SHARES The number of shares applied to or withdrawn from your account. CERTIFICATED SHARES Shares held by you in certificate form as of the date indicated. SAFEKEEPING SHARES Shares held by us for safekeeping as of the date indicated. MARKET PRICE PER SHARE The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the date indicated. TOTAL MARKET VALUE The sum of certificated shares and safekeeping shares multiplied by the market price per share. TAX INFORMATION General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check. TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing. FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements. PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date. INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

withdrawing/selling shares or terminating your a should not be endorsed. If you are unable to loca form to EXXON SHAREHOLDER INVESTME	making an optional cash payment, sending shares to us for safekeeping account. If you are sending shares to us for safekeeping, please send all the your certificate(s), please contact us regarding the replacement process	certificates by registered/insured mail. They edure. Please detach and mail the completed IA 02266-8033.	
Prospectus. If you have any questions regarding	rospectus gives full details about the Program. Your participation in the your account, you may write to the address shown above. If you live we uside the continental United States, call collect 1-617-575-2058.		
Visit our Website at http://www.EquiServe.com.			
PLEASE VERIFY YOUR CURRENT DIV 1-800-252-1800 TO REQUEST ANY CH	VIDEND OPTION AS IT APPEARS ON THE FRONT OF THANGES.	IIS STATEMENT. PLEASE CALL	
DEPOSIT OF CERTIFICATES: Enclosed for deposit into my account are this number of shares:  0001  (CERTIFICATES SHOULD NOT BE ENDORSED.)	PARTIAL WITHDRAWAL (I  ISSUE CERTIFICATE (INDICATE NUMBER OF WHOLE S	SELL SHARES	
ERMINATE ISSUE a certificate for all whole shares and a check for any fractional shares	Sell all Program shares	SIGNATURE(S) All joint owners must sign. Names must be signed exactly as shown on the front of this statement.	
CHANGE OF TAXPAYER ID NUMBER Please indicate in boxes below	IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.	BE D	
	$\triangleright$		
<u> </u>	P.O. Box 8033 Boston, MA 02266-8033	Daytime telephone Date	
	• • • • • • • • • • • • • • • • • • • •		

## EXON CORPORATION

c/o BankBoston, P.O. Box 8033, Boston, MA 02266-8033, Telephone 1-800-252-1800

## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

ļ. 	33	<u>00 1147-12</u>	30		
Curren	-	Record Date	Payment Date		Rate
Divide		5/13/98	6/10/98		0.41
Period Share		Held By You In Certificates	Hold By I le For Safakaan	ing Total	Sharan
Entitle		neid by rou in Cerunicales		٠,	
Divide	nd		1505.5	54	1505.53

## Current Dividend Option FULL DIVIDEND REINVESTMENT

Dividends Reinvested						
Shares	\$ Grass Dividend Amount	\$ Tax Withheld	\$ Amount Reinvested			
1505.534	617.27		617.27			
Dividends Pald in Cash						

Shares	S Gross Dividend Amount	\$ Tax Withheld	\$ Cash Paid

TRADE DATE	TRANSACTION	TRANSACTION	TRANSACTION	PRICE PER	TRANSACTION	SAFEKEEPING
N/A N/A N/A N/A	SETTLEMENT DATE 1/01/98 3/10/98 6/10/98	DESCRIPTION BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE	613.29 617.27	63.134 70.338	9.714 8.776	SHARE BALANCE 1,495.820 1,505.534 1,514.310

**CURRENT MARKET VALUE AS OF:** 

6/10/98

STATEMENT # 219281-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
0	1,514.310	1,514.310	\$68.813	\$104,204.21

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

# EXON CORPORATION

## CASH INVESTMENT AND OTHER TRANSACTION FORM

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on check. OPTIONAL CASH PAYMENT Amount Enclosed

ACCOUNT NO .:

1147-1230

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.



Address to be used only when sending optional cash payments

(use pre-addressed envelope). Do not send certificates or
correspondence to this address (See reverse).

EXXON SHAREHOLDER INVESTMENT PROGRAM P.O. BOX 370042 BOSTON, MA 02241-0742

0001233001001147123000000500020000000513

#### DEFINITIONS AND SPECIAL INFORMATION

PAYMENT DATE
The date on which the dividend is payable.

RATE
The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED
TO DIVIDEND EXCLUSES
The first line gives you the number of shares held by you in certificate for the dividend paid per shares.

SHARE POSITION ENTITLED
TO DIVIDEND (EXCLUDES
SHARES HELD BY YOUR BROKER)

The first line gives you the number of shares held by you in certificate form as of the record date.
The second line represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions.

SALES FEE Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE / SETTLEMENT DATE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for

tax reporting.

TRANSACTION SHARES
The number of shares applied to or withdrawn from your account.

CERTIFICATED SHARES
Shares held by you in certificate form as of the date indicated.

SAFEKEEPING SHARES
Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

#### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANKBOSTON, P.O. BOX 8033, BOSTON, MA 02266-8033. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058.

Visit our Website at http://www.EquiServe.com.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

DEPOSIT OF CERTIFICATES: Enclosed for deposit into my account are this number of shares:  0001  (CERTIFICATES SHOULD NOT BE ENDORSED.)			ISSUE CERTIFICATE		L WITHDRAWAL (DO NO SELL SHARE	L RES [			
TERMINATE MY ACCOUNT: (MARK ONE)	Issue a certificate for shares and a check t fractional shares		Sell all Program shares			All	GNATURE(S) Joint owners must sign actly as shown on the fi		
	TAXPAYER ID NU			CATES AND ALL GENERAL COR BELOW. DO NOT USE PRE-ADI		$\triangleright$			
				HAREHOLDER ENT PROGRAM 3033		Dendim	a talanhana	Dat	

Boston, MA 02266-8033

# **EXON** CORPORATION

c/o BankBoston, P.O. Box 8033, Boston, MA 02266-8033, Telephone 1-800-252-1800

HOUSTON TX 77079-5914

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

33	300 1147-12	3.0	
Current	Record Date	Payment Date	Rate
Dividend	2/10/98	3/10/98	0.41
Period Period	2, 10, 70	0, 10, 10	
Share Position	Held By You In Certificates	Held By Us For Safekeeping	Total Shares
Entitled to Dividend		1495.820	1495.820

## Current Dividend Option FULL DIVIDEND REINVESTMENT

Dividends Reinvested			
Shares	\$ Gross Dividend Amount	\$ Tax Withheld	\$ Amount Reinvested
1495.820	613.29		613.29
Dividends Paid in Cash			
Shares	\$ Gross Dividend Amount	\$ Tax Withheld	\$ Cash Paid

TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A	1/01/98 3/10/98	BEGINNING BALANCE DIVIDEND PURCHASE	613.29	63.134	9.714	1,495.820 1,505.534

**CURRENT MARKET VALUE AS OF:** 

3/10/98

STATEMENT # 216093-01/01

		0			
CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE	
0	1,505.534	1,505.534	\$63.438	\$95,508.06	

DETACH HERE

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

# **EXON** CORPORATION

### CASH INVESTMENT AND OTHER TRANSACTION FORM

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on check.

Am	ount	End	lose	t					
-									
1	į		1	- :	17	1	÷	11	i.

**OPTIONAL CASH PAYMENT** 

ACCOUNT NO .:

1147-1230

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.



Address to be used only when sending optional cash payments (use pre-addressed envelope). Do not send certificates or correspondence to this address (See reverse).

EXXON SHAREHOLDER INVESTMENT PROGRAM P.O. BOX 370042 BOSTON, MA 02241-0742

00012330010011471230000005000200000000513

#### DEFINITIONS AND SPECIAL INFORMATION

PAYMENT DATE

The date on which the dividend is payable.

RATE

The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES

The first line gives you the number of shares held by you in certificate form as of the record date. The second line represents shares held by us for safekeeping which were owned as of the record date.

SHARES HELD BY YOUR BROKERS PRICE PER SHARE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

SALES FEE

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE / SETTLEMENT DATE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for

tax reporting.

TRANSACTION SHARES

The number of shares applied to or withdrawn from your account.

**CERTIFICATED SHARES** 

Shares held by you in certificate form as of the date indicated. Shares held by us for safekeeping as of the date indicated.

SAFEKEEPING SHARES MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

**FOREIGN OWNERSHIP** U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

#### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANKBOSTON, P.O. BOX 8033, BOSTON, MA 02266-8033. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058.

Visit our Website at http://www.EquiServe.com

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

**DEPOSIT OF CERTIFICATES:** Enclosed for deposit into my account are this number of shares

(CERTIFICATES SHOULD NOT BE ENDORSED.)

PARTIAL WITHDRAWAL (DO NOT TERMINATE)

0001

CERTIFICATE

SELL SHARES

(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

TERMINATE MY ACCOUNT:

(MARK ONE)

Issue a certificate for all whole shares and a check for any fractional shares

Sell al Progran shares

ISSUE

CHANGE OF TAXPAYER ID NUMBER Please indicate in boxes below

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE

> EXON SHAREHOLDER INVESTMENT PROGRAM P.O. Box 8033 Boston, MA 02266-8033

	KIUKE	(5)	
∖ll joint	owners	must	sig

n. Names must be signed exactly as shown on the front of this statement

Daytime telephone	Date	
$\triangleright$	•	
$\triangleright$		

# EXON CORPORATION

c/o BankBoston, P.O. Box 8033, Boston, MA 02266-8033, Telephone 1-800-252-1800

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

3300 1147-1230 Current **Record Date** Payment Date 11/12/97 Dividend 12/10/97 0.41 Period Share Position Held By You In Certificates | Held By Us For Safekeeping | Total Shares **Entitled to** 1486.136 1486.136 Dividend

Current Dividend Option FULL DIVIDEND REINVESTMENT

Dividends Reinvested Shares

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested \$ 609.32 609.32

Dividends Paid in Cash

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A N/A N/A	1/01/97 3/10/97 4/11/97 6/10/97 9/10/97 12/10/97	DESCRIPTION  BEGINNING BALANCE DIVIDEND PURCHASE SPLIT SHARES DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	AMOUNT 574.86 601.37 605.44 609.32	SHARE  100.855  60.491 64.063 62.920	5.700 733.372 9.941 9.451	727.672 733.372 1,466.744 1,476.685 1,486.136 1,495.820

CURRENT MARKET VALUE AS OF: 12/10/

STATEMENT # 243060-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
0	1,495.820	1,495.820	\$62.750	\$93,862.70

DETACH HERE

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

# **EXON** CORPORATION

# CASH INVESTMENT AND OTHER TRANSACTION FORM

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on check. OPTIONAL CASH PAYMENT Amount Enclosed

ACCOUNT NO.:

1147-1230

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.



Address to be used only when sending optional cash payments (use pre-addressed envelope). Do not send certificates or correspondence to this address (See reverse).

EXXON SHAREHOLDER INVESTMENT PROGRAM P.O. BOX 370042 BOSTON, MA 02241-0742

00012330010011471230000005000200000000513

#### **DEFINITIONS AND SPECIAL INFORMATION**

PAYMENT DATE The date on which the dividend is payable.

The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES SHARES HELD BY YOUR BROKER)

The first line gives you the number of shares held by you in certificate form as of the record date. The second line represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE

SALES FEE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

TRANSACTION DATE / SETTLEMENT DATE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for

TRANSACTION SHARES

The number of shares applied to or withdrawn from your account.

CERTIFICATED SHARES SAFEKEEPING SHARES

Shares held by you in certificate form as of the date indicated. Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated.

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

#### **INSTRUCTIONS FOR USING THE TEAR-OFF SECTION**

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANKBOSTON, P.O. BOX 8033, BOSTON, MA 02266-8033.

Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058.

Visit our Website at http://www.EquiServe.com

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

DEPOSIT OF CERTIFICATES: Enclosed for deposit into my account are this number of shares:			PARTIAL WITHDRAWAL (DO NOT TERMINATE)	I
	0001	ISSUE CERTIFICATE	SELL Shares	
(CERTIFICATES SHOULD NOT BE ENDORSED.)			(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)	

ERMINATE IY ACCOUNT:	Issue a certificate for all whole shares and a check for any fractional shares		Seil all Program shares	_
MARK ONE)		<u>'</u>		

CHANGE OF TAXPAYER ID NUMBER Please indicate in boxes below

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.

> **EXXON SHAREHOLDER INVESTMENT PROGRAM** P.O. Box 8033 Boston, MA 02266-8033

Date
1

SIGNATURE(S)

# EXXON CORPORATION

ELMER H BRUNSTING OR NELVA E BRUNSTING TR

HOUSTON TX 77079-5914

-0781-000

10/10/96 13630 PINEROCK

c/o Bank of Boston, P.O. Box 8033, Boston, MA 02266-8033, Telephone 1-800-252-1800

!!....!!....!!!....!.!!.!...!.!.!...!!..!!..!!..!!..!!..!!..!!..!

\*\*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079

BRUNSTING FAM LIVING TRUST

SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number 3300

1147-1230 Payment Date

Tax ID Number 282-32-8905

Record Date Rate 8/13/97 9/10/97 0.41

Share Position Held By You In Certificates | Held By Us For Safekeeping Entitled to Dividend

Total Shares 1476.685 1476.685

Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** Shares \$ Gross Dividend Amount | \$ Tax Withheld \$ Amount Reinvested 1476.685 605.44 605.44

Dividends Paid in Cash

Current

**Period** 

Dividend

\$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

TRADE	TRANSACTION/	TRANSACTION	TRANSACTION	PRICE PER	TRANSACTION	SAFEKEEPING
DATE	SETTLEMENT DATE	DESCRIPTION	AMOUNT	SHARE	SHARES	SHARE BALANCE
N/A	1/01/97	BEGINNING BALANCE				727.672
N/A	3/10/97	DIVIDEND PURCHASE	574.86	100.855	5.700	733.372
N/A	4/11/97	SPLIT SHARES			733.372	1.466.744
N/A	6/10/97	DIVIDEND PURCHASE	601.37	60,491	9.941	1,476.685
N/A	9/10/97	DIVIDEND PURCHASE	605.44	64.063	9.451	1.486.136
****	'' '			0000		1,400.100

**CURRENT MARKET VALUE AS OF:** 

9/10/97

STATEMENT # 171041-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
0	1,486.136	1,486.136	\$62.938	\$93,534.42

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

Amount Enclosed

# **EXON** CORPORATION

### CASH INVESTMENT AND OTHER TRANSACTION FORM

1147-1230 282-32-8905 ACCOUNT NO.: TAXPAYER ID:

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.



Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE: \$50.00

OPTIONAL CASH PAYMENT

Address to be used only when sending payments or completing any section of this form (use pre-addressed envelope). Do not send certificates or correspondence (See reverse).

> **EXXON SHAREHOLDER** INVESTMENT PROGRAM P.O. BOX 370042 BOSTON, MA 02241-0742

00012330010011471230000005000200000000513

#### **DEFINITIONS AND SPECIAL INFORMATION**

**PAYMENT DATE** The date on which the dividend is payable.

RATE The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES SHARES HELD BY YOUR BROKER)

The first line gives you the number of shares held by you in certificate form as of the record date. The second line represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE

SALES FEE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

TRANSACTION DATE / SETTLEMENT DATE

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the

Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for

tax reporting.

TRANSACTION SHARES
CERTIFICATED SHARES

The number of shares applied to or withdrawn from your account.

Shares held by you in certificate form as of the date indicated.

Shares held by us for safekeeping as of the date indicated.

SAFEKEEPING SHARES
MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANK OF BOSTON, P.O. BOX 8033, BOSTON, MA 02266-8033. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058.

	ERIFY YOUR CURRENT DI 1800 TO REQUEST ANY CH	VIDEND OPTION AS IT APPEARS ON THE FRONT OF TH ANGES.	IS STA	ATEMENT. PLEASE CALL
DEPOSIT OF CERTI	IFICATES: Enclosed for	PARTIAL WITHDRAWAL (D	O NOT	TERMINATE)
	0001		SELL SHARE:	s IIIIIII
(CERTIFICATES SHOUL	D NOT BE ENDORSED.)	(INDICATE NUMBER OF WHOLE S	HARES II	N BOXES ABOVE.)
ERMINATE Y ACCOUNT: IARK ONE)	Issue a certificate for all whole shares and a check for any fractional shares	Sell all Program shares		SIGNATURE(S) All joint owners must sign. Names must be signed exactly as shown on the front of this statement.
	TAXPAYER ID NUMBER loate in boxes below	IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST I MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.	BE D	>

EXXON SHAREHOLDER INVESTMENT PROGRAM c/o Bank of Boston

Boston, MA 02266-8033

P.O. Box 8033

Date

P4121

Daytime telephone

# EXYON CORPORATION

ELMER H BRUNSTING OR

HOUSTON TX 77079-5914

BRUNSTING

BRUNSTING FAM LIVING TRUST

-0839-000

UA 10/10/96 13630 PINEROCK

NELVA\_E

c/o Bank of Boston, P.O. Box 8033, Boston, MA 02266-8033, Telephone 1-800-252-1800

\*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number 1147-1230 3300

Tax ID Number 282-32-8905 Rate

Record Date 5/13/97 Payment Date 6/10/97 Dividend 0.41 Period Share Position Held By You In Certificates | Held By Us For Safekeeping | Total Shares Entitled to 1466.744 1466.744 Dividend

FULL DIVIDEND REINVESTMENT **Current Dividend Option** 

**Dividends Reinvested** 

Current

\$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested 1466.744 601.37 601.37

Dividends Paid in Cash

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

TRADE TRANSACTION/ TRANSACTION TRANSACTION PRICE PER **TRANSACTION** SAFEKEEPING SETTLEMENT DATE DESCRIPTION
BEGINNING BALANCE
DIVIDEND PURCHASE DATE N/A **AMOUNT** SHARE **SHARES** SHARE BALANCE 1/01/ 3/10/97 N/A 733.372 1,466.744 574.86 100.855 5.700 4/11/97 N/A SPLIT SHARES 733.372 N/A 6/10/97 **DIVIDEND PURCHASE** 9.941 601.37 60.491 1,476.685

**CURRENT MARKET VALUE AS OF:** 

6/10/97

STATEMENT # 170585-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
0	1,476.685	1,476.685	\$61.000	\$90,077.78

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

# **医**% ON CORPORATION

#### CASH INVESTMENT AND OTHER TRANSACTION FORM

1147-1230 ACCOUNT NO .: 282-32-8905 TAXPAYER ID:

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.



Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE: \$50.00

Amount Enclosed

OPTIONAL CASH PAYMENT

Address to be used only when sending payments or completing any section of this form (use pre-addressed envelope). Do not send certificates or correspondence (See reverse).

> **EXXON SHAREHOLDER** INVESTMENT PROGRAM P.O. BOX 370042 BOSTON, MA 02241-0742

00012330010011471230000005000100000000515

#### DEFINITIONS AND SPECIAL INFORMATION

PAYMENT DATE The date on which the dividend is payable.

RATE The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED
TO DIVIDEND (EXCLUDES
SHARES HELD BY YOUR BROKER)
The first line gives you the number of shares held by you in certificate form as of the record date.
The second line represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

SALES FEE Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE /
SETTLEMENT DATE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the
Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7,
1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for

ax reporting.

TRANSACTION SHARES The number of shares applied to or withdrawn from your account.

CERTIFICATED SHARES Shares held by you in certificate form as of the date indicated.

SAFEKEEPING SHARES Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated.

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

#### **INSTRUCTIONS FOR USING THE TEAR-OFF SECTION**

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANK OF BOSTON, P.O. BOX 8033, BOSTON, MA 02266-8033. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

DEPOSIT OF CERTIFICATES: Enclose deposit into my account are this number of share		PARTIAL WITHDRAWAL (DO NOT TERMINATE)	
	0001	ISSUE SELL SHARES	
(CERTIFICATES SHOULD NOT BE ENDORS	SED.)	(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)	

TERMINATE MY ACCOUNT: (MARK ONE)	Issue a certificate for all whole shares and a check for any fractional shares	X	Sell all Program shares

CHANGE OF TAXPAYER ID NUMBER Please indicate in boxes below																	
:		-		-				,			,				-	٠,	ì
;							•						1				i

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.

EXXON SHAREHOLDER INVESTMENT PROGRAM c/o Bank of Boston P.O. Box 8033 Boston, MA 02266-8033

exactly as shown on t	he front of this statement.
>	
>	
Daytime telephone	Date
	P4123

All joint owners must sign. Names must be signed

SIGNATURE(S)



c/o Bank of Boston, P.O. Box 8033, Boston, MA 02266-8033

Hudhulladullahdahanlahdalalalah \*\*\*\*\*\*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079 A -0783-000 ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

TELEPHONE 1-800-252-1800

INFORMATION FOR ACCOUNT NUMBER 3300

1147-1230

CURRENT DIVIDEND OPTION
FULL DIVIDEND REINVESTMENT

TAXID# 282-32-8905

Please review the current Dividend option shown above for accuracy. If you have any questions or require assistance, please feel free to call us toll free at 1-800-252-1800 or you may write to:

Exxon Shareholder Investment Program c/o Bank of Boston, P.O. Box 8033 Boston, MA 02266-8033

1997 MID 170112S

TRADE DATE	TRANSACTION/ SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A	1/01/97 3/10/97 4/11/97	BEGINNING BALANCE DIVIDEND PURCHASE SPLIT SHARES	574.86	100.855	5.700 733.372	727.672 733.372 1,466.744
	* .				·	

CURRENT HOLDING INFORMATION AS OF: 4/15/97

STATEMENT # 159460-01/01

0	1,466.744	1,466.744
CERTIFICATE	SAFEKEEPING	TOTAL
SHARES	SHARES	SHARES

00012330010011471230000005000100000000515

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

# EXON CORPORATION

### CASH INVESTMENT AND OTHER TRANSACTION FORM

ACCOUNT NO.: 1147-1230 TAXPAYER ID: 282-32-8905

Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on check. MINIMUM OPTIONAL CASH PURCHASE: \$50.00

Please Do Not Send Cash or Third Party

OPTIONAL CASH PAYMENT Amount Enclosed

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.

Address to be used only when sending payments or completing any section of this form (use pre-addressed envelope). Do not send certificates or correspondence (See reverse).

EXXON SHAREHOLDER INVESTMENT PROGRAM P.O. BOX 370042 BOSTON, MA 02241-0742

#### DEFINITIONS AND SPECIAL INFORMATION

**PAYMENT DATE** The date on which the dividend is payable.

**RATE** The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES SHARES HELD BY YOUR BROKER)

The first line gives you the number of shares held by you in certificate form as of the record date. The second line represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

SALES FEE

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE / SETTLEMENT DATE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for

tax reporting

TRANSACTION SHARES
CERTIFICATED SHARES

SAFEKEEPING SHARES

The number of shares applied to or withdrawn from your account.

Shares held by you in certificate form as of the date indicated.

Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated.

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

**PURCHASES AND SALES** The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

#### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANK OF BOSTON, P.O. BOX 8033, BOSTON, MA 02266-8033. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

**DEPOSIT OF CERTIFICATES:** Enclosed for deposit into my account are this number of shares:

PARTIAL WITHDRAWAL (DO NOT TERMINATE)

0001

ISSUE CERTIFICATE SELL SHARES

(CERTIFICATES SHOULD NOT BE ENDORSED.)

(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

TERMINATE
MY ACCOUNT:
(MARK ONE)

Issue a certificate for all whole shares and a check for any fractional shares Sell all Program shares

CHANGE OF TAXPAYER ID NUMBER
Please indicate in boxes below

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.

EXXON SHAREHOLDER INVESTMENT PROGRAM c/o Bank of Boston P.O. Box 8033 Boston, MA 02266-8033

exactly as shown on the	ne front of this statement.
$\triangleright$	
$\triangleright$	
Daytime telephone	Date
	D/125

All joint owners must sign. Names must be signed

SIGNATURE(S)

# EXON CORPORATION

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number 3300 1147-1230 Tax ID Number 282-32-8905

Rate

0.79

727.672

Current Record Date 2/10/97 Payment Date 3/10/97 Dividend Period Share Position Held By You In Certificates Held By Us For Safekeeping Total Shares Entitled to 727.672

##codim##bodoo#bbach#kdam#bbah#alkdhadh# \*\*\*\*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079 -0775-000 ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

c/o Bank of Boston, P.O. Box 9156, Boston, MA 02205-9156, Telephone 1-800-252-1800

Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** 

Dividend

\$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested 727.672 574.86 574.86

Dividends Paid in Cash

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

TRADE TRANSACTION/ TRANSACTION TRANSACTION PRICE PER TRANSACTION SAFEKEEPING SETTLEMENT DATE SHARE BALANCE 727.672 DESCRIPTION
BEGINNING BALANCE
DIVIDEND PURCHASE DATE **AMOUNT** SHARE SHARES N/A 3/10/97 574.86 100.855 5.700 733,372

**CURRENT MARKET VALUE AS OF:** 

STATEMENT # 158249-01/01

a	733.372	733.372	<b>\$103.000</b>	<b>\$75,537.31</b>
CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

# EXON CORPORATION

### CASH INVESTMENT AND OTHER TRANSACTION FORM

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on check.

OPTIONAL CASH PAYMENT Amount Enclosed

ACCOUNT NO .: TAXPAYER ID:

1147-1230

282-32-8905

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914 COMPLETE THIS SIDE FOR OPTIONAL CASH. Make

necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.



Address to be used only when sending payments or completing any section of this form (use pre-addressed envelope). Do not send certificates or correspondence (See reverse).

> EXXON SHAREHOLDER INVESTMENT PROGRAM P.O. BOX 370042 BOSTON, MA 02241-0742

0001233001001147123000000500010000000515

#### DEFINITIONS AND SPECIAL INFORMATION

PAYMENT DATE The date on which the dividend is payable.

The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES SHARES HELD BY YOUR BROKER)

The first line gives you the number of shares held by you in certificate form as of the record date. The second line represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

SALES FEE TRANSACTION DATE / SETTLEMENT DATE

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale. The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the

Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for

tax reporting

TRANSACTION SHARES CERTIFICATED SHARES

SAFEKEEPING SHARES

The number of shares applied to or withdrawn from your account. Shares held by you in certificate form as of the date indicated. Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated.

TOTAL MARKET VALUE

The sum of certificated shares and safekceping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

#### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANK OF BOSTON, P.O. BOX 9156, BOSTON, MA 02205-9156. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

**DEPOSIT OF CERTIFICATES:** Enclosed for osit into my account are this number of share

> ISSUE 0001 CERTIFICATE

PARTIAL WITHDRAWAL (DO NOT TERMINATE)

SELL SHARES

(CERTIFICATES SHOULD NOT BE ENDORSED.)

(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

**TERMINATE** MY ACCOUNT: MARK ONE

Issue a certificate for all whole shares and a check for any fractional shares

Sell al Program

**CHANGE OF TAXPAYER ID NUMBER** 

Please indicate in boxes below

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE

> **EXXON SHAREHOLDER INVESTMENT PROGRAM**

c/o Bank of Boston P.O. Box 9156 Boston, MA 02205-9156

SIGNATUR	E(S)

All joint owners must sign. Names must be signed

	P4127	
Daytime telephone	Date	
$\triangleright$		
$\triangleright$		
exactly as shown of	the none of this statem	ient.

# **EX**ØN CORPORATION

HOUSTON TX 77079-5914

UA 10/10/96 13630 PINEROCK

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number 3300 1147-1230

Tax ID Number 282-32-8905

721.648

Current Record Date Payment Date Dividend 11/12/96 12/10/96 Period Payment Date Rate Dividend Period Payment Date Date Dividend Position Held By You In Certificates Held By Us For Safekeeping Total Shares Entitled to

c/o Bank of Boston, P.O. Box 9156, Boston, MA 02205-9156, Telephone 1-800-252-1800

Current Dividend Option FULL DIVIDEND REINVESTMENT

Dividends Reinvested

Dividend

Shares

\$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested

721.648 570.10

570.10

0.79

721.648

Dividends Paid in Cash

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

TRADE TRANSACTION/ DATE SETTLEMENT DATE N/A 1/01/96		TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE 0.000
N/A 10/28/96 N/A 12/10/96	TRANSFER IN DIVIDEND PURCHASE	570.10	94.640	721.648 6.024	721.648 727.672

CURRENT MARKET VALUE AS OF: 12/10/96

STATEMENT # 163822-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
0	727.672	727.672	\$94.000	

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

# 国次 ON CORPORATION

#### CASH INVESTMENT AND OTHER TRANSACTION FORM

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on check.

	DNAL CASH F nt Enclosed	'AYMEN	1T	
				-
1. 3	- J. J. A. J.			

ACCOUNT NO.: TAXPAYER ID:

1147-1230 282-32-8905

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TY 77079-5916

HOUSTON TX 77079-5914 COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.



Address to be used only when sending payments or completing any section of this form (use pre-addressed envelope). Do not send certificates or correspondence (See reverse).

EXXON SHAREHOLDER INVESTMENT PROGRAM P.O. BOX 370042 BOSTON, MA 02241-0742

00012330010011471230000005000100000000515

#### DEFINITIONS AND SPECIAL INFORMATION

PAYMENT DATE The date on which the dividend is payable.

RATE The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES SHARES HELD BY YOUR BROKER

The first line gives you the number of shares held by you in certificate form as of the record date. The second line represents shares held by us for safekeeping which were owned as of the record date.

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share PRICE PER SHARE

reflects gross sale price less any applicable brokerage commissions.

SALES FEE Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE / SETTLEMENT DATE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for

tax reporting

TRANSACTION SHARES The number of shares applied to or withdrawn from your account. CERTIFICATED SHARES Shares held by you in certificate form as of the date indicated. SAFEKEEPING SHARES Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated.

TOTAL MARKET VALUE The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANK OF BOSTON, P.O. BOX 9156, BOSTON, MA 02205-9156. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT, PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

DEPOSIT OF CERTIFICATES: Enclosed for	
deposit into my account are this number of shares:	

ISSUE

PARTIAL WITHDRAWAL (DO NOT TERMINATE) SELL

SHARES (INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

0001

CERTIFICATE

(CERTIFICATES SHOULD NOT BE ENDORSED.)

**TERMINATE** MY ACCOUNT: (MARK ONE)

Issue a certificate for all whole shares and a check for any fractional shares



CHANGE OF TAXPAYER ID NUMBER Please indicate in boxes below

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.

> **EXXON SHAREHOLDER INVESTMENT PROGRAM**

c/o Bank of Boston P.O. Box 9156 Boston, MA 02205-9156

### SIGNATURE(S)

All joint owners must sign. Names must be signed exactly as shown on the front of this statement

Daytime telephone	Date	
$\triangleright$		

# EXON CORPORATION

c/o Bank of Boston, P.O. Box 9156, Boston, MA 02205-9156

## Housellers III and a collaboration of the control of the first and a first of

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

TELEPHONE 1-800-252-1800

INFORMATION FOR ACCOUNT NUMBER 3300

1147-1230

CURRENT DIVIDEND OPTION
FULL DIVIDEND REINVESTMENT

TAX ID# 282-32-8905

Please review the current Dividend option shown above for accuracy. If you have any questions or require assistance, please feel free to call us toll free at 1-800-252-1800 or you may write to:

Exxon Shareholder Investment Program c/o Bank of Boston, P.O. Box 9156 Boston, MA 02205-9156

RADE TRANSACTION/ DATE SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A 1/01/96 N/A 10/28/96	WELCOME TO THE EXX BEGINNING BALANCE TRANSFER IN	ON SHAREHOLDER	INVESTME	NT PROGRAM 721.648	0.00 721.64
203					

CURRENT HOLDING INFORMATION AS OF: 10/28/96

STATEMENT #

27-01/01

0	721.648	721.648
CERTIFICATE	SAFEKEEPING	TOTAL
SHARES	SHARES	SHARES

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

# **EXON** CORPORATION

#### CASH INVESTMENT AND OTHER TRANSACTION FORM

ACCOUNT NO.: 1147-1230 TAXPAYER ID: 282-32-8905

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.



Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on check.

Amount Enclosed

OPTIONAL CASH PAYMENT

Address to be used only when sending payments or completing any section of this form (use pre-addressed envelope). Do not send certificates or correspondence (See reverse).

EXXON SHAREHOLDER INVESTMENT PROGRAM P.O. BOX 370042 BOSTON, MA 02241-0742

00012330010011471230000005000100000000515

**DEFINITIONS AND SPECIAL INFORMATION** PAYMENT DATE The date on which the dividend is payable. RATE The amount of the dividend paid per share, expressed in dollars and cents. SHARE POSITION ENTITLED The first line gives you the number of shares held by you in certificate form as of the record date. TO DIVIDEND (EXCLUDES The second line represents shares held by us for safekeeping which were owned as of the record date. SHARES HELD BY YOUR BROKER) PRICE PER SHARE The actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. SALES FEE Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale. TRANSACTION DATE / The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the SETTLEMENT DATE Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for TRANSACTION SHARES The number of shares applied to or withdrawn from your account. CERTIFICATED SHARES Shares held by you in certificate form as of the date indicated. SAFEKEEPING SHARES Shares held by us for safekeeping as of the date indicated. MARKET PRICE PER SHARE The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the date indicated. TOTAL MARKET VALUE The sum of certificated shares and safekeeping shares multiplied by the market price per share. TAX INFORMATION General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check. TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing. FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements. PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date. INSTRUCTIONS FOR USING THE TEAR-OFF SECTION The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANK OF BOSTON, P.O. BOX 9156, BOSTON, MA 02205-9156. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date. Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call'toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058. PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES. PARTIAL WITHDRAWAL (DO NOT TERMINATE) **DEPOSIT OF CERTIFICATES:** Enclosed for deposit into my account are this number of shares ISSUE 0001 CERTIFICATE SHARES (CERTIFICATES SHOULD NOT BE ENDORSED.) (INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.) **TERMINATE** Issue a certificate for all whole MY ACCOUNT: shares and a check for any Progran SIGNATURE(S) fractional shares All joint owners must sign. Names must be signed

(MARK ONE) fractional shares share:

CHANGE OF TAXPAYER ID NUMBER IMPORTAN

Please indicate in boxes below

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.

EXXON SHAREHOLDER INVESTMENT PROGRAM c/o Bank of Boston P.O. Box 9156 Boston, MA 02205-9156 exactly as shown on the front of this statement.

Daytime telephone

Date



c/o Bank of Boston, P.O. Box 9156, Boston, MA 02205-9156

Harriffer Harrison Halantelelalore Haladee Haller leelal

ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

TELEPHONE 1-800-252-1800

INFORMATION FOR ACCOUNT NUMBER 3300

102-9975

CURRENT DIVIDEND OPTION
NO DIVIDEND REINVESTMENT

TAXID# 282-32-8905

Please review the current Dividend option shown above for accuracy. If you have any questions or require assistance, please feel free to call us toll free at 1-800-252-1800 or you may write to:

Éxxon Śhareholder Investment Program c/o Bank of Boston, P.O. Box 9156 Boston, MA 02205-9156

TRADE DATE	MD MD5349 TRANSACTION/ SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A N/A	1/01/96 3/11/96 6/10/96 9/10/96 10/28/96	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE TRANSFER OUT	526.35 559.56 564.77	80-978 84-740 83-704	6-500 6-603 6-747 121-648	101.798 108.298 114.901 121.648 0.000
	KW 5					
					·	

CURRENT HOLDING INFORMATION AS OF: 10/28/96

STATEMENT #

28-01/01

0	0.000	0.000
CERTIFICATE	SAFEKEEPING	TOTAL
SHARES	SHARES	SHARES

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

Amount Enclosed

# **EXON** CORPORATION

CASH INVESTMENT AND OTHER TRANSACTION FORM

ACCOUNT NO.: 102-9975 TAXPAYER ID: 282-32-8905

102-9975 2**-**32-8905

ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914 Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on check.

OPTIONAL CASH PAYMENT

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.



Address to be used only when sending payments or completing any section of this form (use pre-addressed envelope). Do not send certificates or correspondence (See reverse).

EXXON SHAREHOLDER INVESTMENT PROGRAM P.O. BOX 370042 BOSTON, MA 02241-0742

00012330010001029975800005000100000000515

#### **DEFINITIONS AND SPECIAL INFORMATION**

PAYMENT DATE The date on which the dividend is payable. RATE The amount of the dividend paid per share, expressed in dollars and cents. SHARE POSITION ENTITLED The first line gives you the number of shares held by you in certificate form as of the record date. TO DIVIDEND (EXCLUDES The second line represents shares held by us for safekeeping which were owned as of the record date. SHARES HELD BY YOUR BROKERY PRICE PER SHARE The actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale. SALES FEE TRANSACTION DATE / The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the SETTLEMENT DATE Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for TRANSACTION SHARES The number of shares applied to or withdrawn from your account. CERTIFICATED SHARES Shares held by you in certificate form as of the date indicated. SAFEKEEPING SHARES Shares held by us for safekeeping as of the date indicated. MARKET PRICE PER SHARE The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the date indicated. TOTAL MARKET VALUE The sum of certificated shares and safekeeping shares multiplied by the market price per share. TAX INFORMATION General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check. TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing. FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements. PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date. **INSTRUCTIONS FOR USING THE TEAR-OFF SECTION** The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANK OF BOSTON, P.O. BOX 9156, BOSTON, MA 02205-9156. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date. Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058. PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES. PARTIAL WITHDRAWAL (DO NOT TERMINATE) **DEPOSIT OF CERTIFICATES:** Enclosed for deposit into my account are this number of shares: 0001 SHARES (CERTIFICATES SHOULD NOT BE ENDORSED. (INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.) **TERMINATE** Issue a certificate for all whole Sell at MY ACCOUNT: shares and a check for any Program SIGNATURE(S) fractional shares All joint owners must sign. Names must be signed (MARK ONE) exactly as shown on the front of this statement. IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE **CHANGE OF TAXPAYER ID NUMBER** MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE Please indicate in boxes below **EXXON SHAREHOLDER INVESTMENT PROGRAM** c/o Bank of Boston Daytime telephone Date

P.O. Box 9156

Boston, MA 02205-9156

**BRUNSTING001948** 

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number

<u>3300</u>

Tax ID Number

<u> 282-32-8905</u> Payment Date

9/10/96

0.79

Period Share Position Held By You In Certificates Held By Us For Safekeeping Total Shares Entitled to 600 114.901 714.901 Dividend

102-9975

Record Date

8/13/96

!!....!!...!!!.....!!..!...!..!......!!..!..!..!..!..!..!...!...! \*\*\*\*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079 -0912-000 ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914

c/o Bank of Boston, P.O. Box 9156, Boston, MA 02205-9156, Telephone 1-800-252-1800

Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** 

Current

Dividend

\$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested

714.901

564.77

564.77

**Dividends Paid in Cash** 

\$ Cash Paid Shares S Gross Dividend Amount S Tax Withheld

TRADE DATE	TRANSACTION/ SETTLEMENT DATE		TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A N/A	1/01/96 3/11/96 6/10/96 9/10/96	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	526.35 559.56 564.77	80.978 84.740 83.704	6.500 6.603 6.747	101.798 108.298 114.901 121.648

**CURRENT MARKET VALUE AS OF:** 9/10/96 STATEMENT # 158389-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
600	121.648	721.648	\$83.375	\$60,167.40

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSE

# EXON CORPORATION

### CASH INVESTMENT AND OTHER TRANSACTION FORM

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on check.



ACCOUNT NO :

TAXPAYER ID:

102-9975

282-32-8905

ELMER H BRUNSTING 13630 HOUSTON TX 77079-5914

Address to be used only when sending payments or completing any section of this form (use pre-addressed envelope). Do not send certificates or correspondence (See reverse).

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.



**EXXON SHAREHOLDER** INVESTMENT PROGRAM P.O. BOX 370042 BOSTON, MA 02241-0742

00012330010001029975800005000100000000515

DEFINITIONS AND SPECIAL INFORMATION PAYMENT DATE The date on which the dividend is payable. RATE The amount of the dividend paid per share, expressed in dollars and cents. SHARE POSITION ENTITLED The first line gives you the number of shares held by you in certificate form as of the record date. TO DIVIDEND (EXCLUDES The second line represents shares held by us for safekeeping which were owned as of the record date. SHARES HELD BY YOUR BROKER The actual price per share involved in the purchase of shares under the Program. For sales, the price per share PRICE PER SHARE reflects gross sale price less any applicable brokerage commissions. SALES FEE Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale. TRANSACTION DATE / The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the SETTLEMENT DATE Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for tax reporting TRANSACTION SHARES The number of shares applied to or withdrawn from your account. CERTIFICATED SHARES Shares held by you in certificate form as of the date indicated. SAFEKEEPING SHARES Shares held by us for safekeeping as of the date indicated. MARKET PRICE PER SHARE The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the date indicated. TOTAL MARKET VALUE The sum of certificated shares and safekeeping shares multiplied by the market price per share. TAX INFORMATION General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing. FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements. PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date. INSTRUCTIONS FOR USING THE TEAR-OFF SECTION The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANK OF BOSTON, P.O. BOX 9156, BOSTON, MA 02205-9156. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date, Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058. PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES. PARTIAL WITHDRAWAL (DO NOT TERMINATE) **DEPOSIT OF CERTIFICATES:** Enclosed for deposit into my account are this number of shares: ISSUE 0001 CERTIFICATE SHARES (INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.) (CERTIFICATES SHOULD NOT BE ENDORSED.) TERMINATE Issue a certificate for all whole shares and a check for any MY ACCOUNT: SIGNATURE(S) fractional shares (MARK ONE) All joint owners must sign. Names must be signed exactly as shown on the front of this statement IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE **CHANGE OF TAXPAYER ID NUMBER** 

MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE

**EXXON SHAREHOLDER** INVESTMENT PROGRAM c/o Bank of Boston

Boston, MA 02205-9156

P.O. Box 9156

Please indicate in boxes below

Date

P4135

Daytime telephone

# **≪ON** CORPORATION

ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914

A -0747-000

SHAREHOLDER INVESTMENT PRX RAM STATEMENT

c/o Bank of Boston, P.O. Box 9156, Boston, MA 02205-9156, Telephone 1-800-252-1800

Account Number Tax ID Number 282-32-8905 3300 102-9975 Current Record Date Payment Date Rate Dividend 5/13/96 6/10/96 0.79 Period

Share Position Held By You In Certificates Held By Us For Safekeeping Total Shares **Entitled to** 600 108.298 Dividend

Hadladlladaddadagaddaladddadadd \*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079

Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** \$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested

708.298 **Dividends Paid in Cash** 

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

559.56

708.298

559.56

TRADE DATE	TRANSACTION/ SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A	1/01/96 3/11/96 6/10/96	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE	526.35 559.56	80.978 84.740	6.500 6.603	101.798 108.298 114.901

**CURRENT MARKET VALUE AS OF:** 6/10/96 STATEMENT # 142879-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
600	114.901	714.901	\$85.375	

DETACH HERE

DI FASE RETAIN THIS RECORD FOR TAX PURPOSES

#### DEFINITIONS AND SPECIAL INFORMATION

PAYMENT DATE

The date on which the dividend is payable.

RATE

The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES SHARES HELD BY YOUR BROKER) The first line gives you the number of shares held by you in certificate form as of the record date. The second line represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE The actual price

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions.

SALES FEE

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE /

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the

SETTLEMENT DATE

Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7,

1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for

tax reporting

TRANSACTION SHARES

The number of shares applied to or withdrawn from your account.

CERTIFICATED SHARES

Shares held by you in certificate form as of the date indicated.

SAFEKEEPING SHARES

Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated.

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

**TAX WITHHELD (Back-up Withholding)** Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

**PURCHASES AND SALES** The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

#### **INSTRUCTIONS FOR USING THE TEAR-OFF SECTION**

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANK OF BOSTON, P.O. BOX 9156, BOSTON, MA 02205-9156.

Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

# EXCON CORPORATION

-0716-000

ELMER H BRUNSTING

HOUSTON TX 77079-5914

c/o Bank of Boston, P.O. Box 9156, Boston, MA 02205-9156, Telephone 1-800-252-1800

Mankaalkaalaakilaalabilaanilalalakilaalada

\*\*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number Tax ID Number

600

,	3300	102-99	75	282-3	2-89	905	
Current Dividend Period		Record Date 2/12/96		Payment Date 3/11/96		Rate 0.	75
Share Position Entitled to	n Held By	You In Certificates	Held By	Us For Safekeeping	Total	Shares	

101.798

701.798

Current Dividend Option FULL DIVIDEND REINVESTMENT

Dividends Reinvested

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested

701.798 526.35

Dividends Paid in Cash

Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

			Onares	U GIOSS BIVIDEI	Tax Withheld	U Casiri aid
TRADE DATE	TRANSACTION/ SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A	1/01/96	BEGINNING BALANCE DIVIDEND PURCHASE	526.35	80.978	6.500	101.798 108.298

Dividend

CURRENT MARKET VALUE AS OF: 3/11/96

STATEMENT # 136370-01/01

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL • MARKET VALUE
SHARES	SHARES	SHARES	PER SHARE	
600	108.298	708.298	\$79.500	\$56,309.69

**DETACH HERE** 

ACCOUNT NO

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

# EXON CORPORATION

### CASH INVESTMENT AND OTHER TRANSACTION FORM

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on

check.

Amount Enclosed

**OPTIONAL CASH PAYMENT** 

TAXPAYER ID: 102-9975 282-32-8905

ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.



Address to be used only when sending payments or completing any section of this form (use pre-addressed envelope). Do not send certificates or correspondence (See reverse).

EXXON SHAREHOLDER INVESTMENT PROGRAM P.O. BOX 370042 BOSTON, MA 02241-0742

00012330010001029975800005000100000000515

#### **DEFINITIONS AND SPECIAL INFORMATION**

PAYMENT DATE The date on which the dividend is payable. RATE The amount of the dividend paid per share, expressed in dollars and cents. SHARE POSITION ENTITLED The first line gives you the number of shares held by you in certificate form as of the record date. TO DIVIDEND (EXCLUDES The second line represents shares held by us for safekeeping which were owned as of the record date. SHARES HELD BY YOUR BROKER) The actual price per share involved in the purchase of shares under the Program. For sales, the price per share PRICE PER SHARE reflects gross sale price less any applicable brokerage commissions. Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale. SALES FEE The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the TRANSACTION DATE / SETTLEMENT DATE Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for TRANSACTION SHARES The number of shares applied to or withdrawn from your account. CERTIFICATED SHARES Shares held by you in certificate form as of the date indicated. SAFEKEEPING SHARES Shares held by us for safekeeping as of the date indicated. MARKET PRICE PER SHARE The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the date indicated. TOTAL MARKET VALUE The sum of certificated shares and safekeeping shares multiplied by the market price per share. TAX INFORMATION General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check. TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing. FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements. PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date. INSTRUCTIONS FOR USING THE TEAR-OFF SECTION The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANK OF BOSTON, P.O. BOX 9156, BOSTON, MA 02205-9156. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date. Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058. PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

DEPOSIT OF CERTIFICATES deposit into my account are this number		PARTIAL WITHDRAWAL (DO NOT TERMINATE)	ı
	0001	ISSUE SELL SHARES	<u></u>
(CERTIFICATES SHOULD NOT BE ENDORSED.)		(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)	

ERMINATE  Y ACCOUNT:  MARK ONE)	Issue a certificate for all whole shares and a check for any fractional shares	X	Sell all Program shares

CHANGE OF TAXPAYER ID NUMBER
Please indicate in boxes below

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.

EXXON SHAREHOLDER INVESTMENT PROGRAM c/o Bank of Boston P.O. Box 9156 Boston, MA 02205-9156

	ign. Names must be signe ne front of this statement.	d
$\triangleright$		
$\triangleright$		
Daytime telephone	Date	
	P4139	

SIGNATURE(S)

# **CON** CORPORATION

-0698-000

ELMER H BRUNSTING 13630 PINEROCK

HOUSTON TX 77079-5914

c/o Bank of Boston, P.O. Box 9156, Boston, MA 02205-9156, Telephone 1-800-252-1800

\*\*\*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079

SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Account Number 3300

Current

Dividend

102-9975 Record Date

11/13/95

Tax ID Number 282-32-8905 Payment Date

2/11/95 0.75

Period **Share Position** Held By You In Certificates Held By Us For Safekeeping Total Shares Entitled to 600 95.282 695.282 Dividend

Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** Shares \$ Gross Dividend Amount \$ Tax Withheld \$ Amount Reinvested 695.282 521.46 521.46

Shares \$ Gross Dividend Amount \$ Tax Withheld

\$ Cash Paid

_	TRADE	TRANSACTION/	TRANSACTION	TRANSACTION	PRICE PER	TRANSACTION	SAFEKEEPING
_	DATE N/A	SETTLEMENT DATE	DESCRIPTION BEGINNING BALANCE	AMOUNT	SHARE	SHARES	SHARE BALANCE 72.872
•	N/A	3/10/95	DIVIDEND PURCHASE	504.65	63.969	7.889	80.761
	N/A	6/10/95	DIVIDEND PURCHASE	510.57	70.975	7.194	87.955
	N/A	9/11/95	DIVIDEND PURCHASE	515.97	70.416	7.327	95.282
	N/A	12/11/95	DIVIDEND PURCHASE	521.46	80.033	6.516	101.798
		N D					

CURRENT MARKET VALUE AS OF: 12/11/95

STATEMENT # 130411-01/01

ICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
RES	SHARES	SHARES	PER SHARE	MARKET VALUE
600	101.798	701.798	\$84.125	

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

Amount Enclosed

# **EXON** CORPORATION

### CASH INVESTMENT AND OTHER TRANSACTION FORM

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on check

OPTIONAL CASH PAYMENT

ACCOUNT NO.

102-9975 TAXPAYER ID: 282-32-8905

**ELMER H BRUNSTING** 13630 PINERDCK

HOUSTON TX 77079-5914

withdrawals, or Taxpayer ID Number change.

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates,



Address to be used only when sending payments or completing any section of this form (use pre-addressed envelope). Do not send certificates or correspondence (See reverse).

> **EXXON SHAREHOLDER INVESTMENT PROGRAM** P.O. BOX 370042 BOSTON, MA 02241-0742

00012330010001029975800005000100000000515

#### DEFINITIONS AND SPECIAL INFORMATION

PAYMENT DATE

The date on which the dividend is payable.

RATE

The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES

The first line gives you the number of shares held by you in certificate form as of the record date.

SHARES HELD BY YOUR BROKER)

The second line represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

SALES FEE TRANSACTION DATE / Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale. The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the

SETTLEMENT DATE

Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for

tax reporting.

TRANSACTION SHARES

The number of shares applied to or withdrawn from your account.

CERTIFICATED SHARES

Shares held by you in certificate form as of the date indicated.

SAFEKEEPING SHARES

Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

### **INSTRUCTIONS FOR USING THE TEAR-OFF SECTION**

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANK OF BOSTON, P.O. BOX 9156, BOSTON, MA 02205-9156. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

DEPOSIT OF CERTIFICATES deposit into my account are this number				PARTIAL WITHDRA	WAL (DO NOT TERMINATE)
	1	0001	ISSUE CERTIFICATE		SELL SHARES
(CERTIFICATES SHOULD NOT BE	ENDORS	ED.)		(INDICATE NUMBER OF	WHOLE SHARES IN BOXES ABOVE.)

	TERMINATE  MY ACCOUNT:  WARK ONE)	Issue a certificate for all whole shares and a check for any fractional shares	X	Sell all Program shares
--	-----------------------------------	--	---	-------------------------------

**CHANGE OF TAXPAYER ID NUMBER** Please indicate in boxes below

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.

> **EXXON SHAREHOLDER INVESTMENT PROGRAM** c/o Bank of Boston P.O. Box 9156 Boston, MA 02205-9156

	P4141
Daytime telephone	Date
$\triangleright$	
<u> </u>	
	gn. Names must be signed e front of this statement.

SIGNATURE(S)

# ON CORPORATION

-0675-000

c/o Bank of Boston, P.O. Box 9156, Boston, MA 02205-9156, Telephone 1-800-252-1800

\*\*\*\*\*\*\*\*\* 5-DIGIT

ELMER'H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914

SHAREHOLDER INVESTMENT PROGRAM STATEMENT

**Account Number** Tax ID Number 102-9975 282-32-8905 3300

600

Current Record Date Payment Date Dividend 8/14/95 9/11/95 Period **Share Position** 

Rate 0.75

Held By You In Certificates Held By Us For Safekeeping Total Shares 687.955

Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** 

**Entitled** to

Dividend

\$ Gross Dividend Amount \$ Tax Withheld

\$ Amount Reinvested

515.97

Dividends Paid in Cash

687.955

\$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

515.97

					_	
TRADE DATE	TRANSACTION/ SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A N/A	1/01/95 3/10/95 6/10/95 9/11/95	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	504.65 510.57 515.97	63.969 70.975 70.416	7.889 7.194 7.327	72.872 80.761 87.955 95.282

**CURRENT MARKET VALUE AS OF:** 

9/11/95

STATEMENT # 126001-01/019/99

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
600	95.282	695.282	\$71.500	\$49,712.66

**DETACH HERE** 

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

# ‰ CORPORATION

### CASH INVESTMENT AND OTHER TRANSACTION FORM

Please Do Not Send Cash or Third Party Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on OPTIONAL CASH PAYMENT Amount Enclosed

ACCOUNT NO .: TAXPAYER ID:

102-9975 282-32-8905

ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change.



Address to be used only when sending payments or completing any section of this form (use pre-addressed envelope). Do not send certificates or correspondence (See reverse).

> **EXXON SHAREHOLDER** INVESTMENT PROGRAM P.O. BOX 370042 BOSTON, MA 02241-0742

00012330010001029975800005000100000000515

· \* \* . \$10 .

#### **DEFINITIONS AND SPECIAL INFORMATION**

PAYMENT DATE

The date on which the dividend is payable.

RATE

The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES

The first line gives you the number of shares held by you in certificate form as of the record date.

SHARES HELD BY YOUR BROKER)

The second line represents shares held by us for safekeeping which were owned as of the record date.

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions.

SALES FEE

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE / SETTLEMENT DATE

PRICE PER SHARE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for

tax reporting.

TRANSACTION SHARES

The number of shares applied to or withdrawn from your account.

CERTIFICATED SHARES

Shares held by you in certificate form as of the date indicated.

SAFEKEEPING SHARES

Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

### **INSTRUCTIONS FOR USING THE TEAR-OFF SECTION**

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANK OF BOSTON, P.O. BOX 9156, BOSTON, MA 02205-9156. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL 1-800-252-1800 TO REQUEST ANY CHANGES.

<b>DEPOSIT OF CERTIFICATES:</b> Enclosed for deposit into my account are this number of shares:	PARTIAL WITHDRAWAL	(DO NOT TERMINATE)
0001	ISSUE CERTIFICATE	SELL SHARES
(CERTIFICATES SHOULD NOT BE ENDORSED.)	(INDICATE NUMBER OF WHOLE	E SHARES IN BOXES ABOVE.)

TERMINATE Issue a certificate for all whole MY ACCOUNT: shares and a check for any fractional shares  MARK ONE) Sell all Program shares	 		
	 shares and a check for any	X	Program 🔀

CHANGE OF TAXPAYER ID NUMBER Please indicate in boxes below						
			ľ			

IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.

> **EXXON SHAREHOLDER INVESTMENT PROGRAM** c/o Bank of Boston P.O. Box 9156 Boston, MA 02205-9156

$\triangleright$		
$\triangleright$		
Daytime telephone	Date	

All joint owners must sign. Names must be signed exactly as shown on the front of this statement.

SIGNATURE(S)

TRADE TRANSACTION/

## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

c/o Bank of Boston, P.O. Box 9156, Boston, MA 02205-9156, Telephone 1-800-252-1800

Madhalladadhiadddaadddalalalalaladad \*\*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079 A -0000-000 ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914

Account Number Tax ID Number 282-32-8905 Payment Date Rate 102-9975 3300 Current Record Date Dividend 5/15/95 6/10/95 0.75 <u>Period</u> Share Position Held By You In Certificates | Held By Us For Safekeeping Total Shares Entitled to 600 680.761 Dividend

# Current Dividend Option FULL DIVIDEND REINVESTMENT

**Dividends Reinvested** \$ Gross Dividend Amount | \$ Tax Withheld \$ Amount Reinvested 680.761 510.57 510.57 Dividends Paid in Cash \$ Gross Dividend Amount \$ Tax Withheld \$ Cash Paid

TRANSACTION PRICE PER Т TRANSACTION SAFEKEEPING

DATE	SETTLEMENT DATE	DESCRIPTION	AMOUNT	SHARE	SHARES	SHARE BALANCE
N/A N/A N/A	1/01/95 3/10/95 6/10/95	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE	504.65 510.57	63.969 70.975	7.889 7.194	72.872 80.761 87.955
	લ્યુપ્					
	NOTE TI	HERE ARE CHANGES IN	THIS STATEMEN	T FORMAT	AND APPEARAN	CE.
	THE CA:   BELOW.	SH INVESTMENT AND O'DIRECTIONS ON HOW	THER TRANSACTI TO USE THIS FO	ION FORM :	IS NOW PROVII	DED
	LOWER	LEFT SIDE OF THE FO	Ţ17 ·	<u> </u>	L	<u> </u>

**CURRENT MARKET VALUE AS OF:** 

6/10/95

TRANSACTION

STATEMENT # 121488-01/019/99

SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
600	87.955	687.955	\$70.375	\$48,414.83

#### **DEFINITIONS AND SPECIAL INFORMATION**

PAYMENT DATE

The date on which the dividend is payable.

RATE

The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES SHARES HELD BY YOUR BROKER)

The first line gives you the number of shares held by you in certificate form as of the record date. The second line represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share

reflects gross sale price less any applicable brokerage commissions.

SALES FEE

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE / SETTLEMENT DATE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7,

Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Effective June 7, 1995 settlement will be 3 business days. Please note that the Internal Revenue Service requires the use of Trade date for

tax reporting.

TRANSACTION SHARES

The number of shares applied to or withdrawn from your account.

CERTIFICATED SHARES

Shares held by you in certificate form as of the date indicated.

SAFEKEEPING SHARES

Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated.

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

General All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

**TAX WITHHELD (Back-up Withholding)** Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown). Note: Effective June 7, 1995 settlement will be 3 business days. Proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

#### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section below should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, taxpayer ID number, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANK OF BOSTON, P.O. BOX 9156, BOSTON, MA 02205-9156.

Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058.

PLEASE VERIFY YOUR CURRENT DIVIDEND OPTION AS IT APPEARS ON THE FRONT OF THIS STATEMENT. PLEASE CALL

# **◎**№ CORPORATION

SHAREHOLDER INVESTMENT PROGRAM

Cash Investment and Other Transaction Form

Exxon Shareholder Investment Program c/o Bank of Boston, P.O. Box 9156, Boston, MA 02205-9156

**TELEPHONE 1-800-252-1800** 

\*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079 -0658-000 ELMER H BRUNSTING 13630 PINEROCK

HOUSTON TX 77079-5914

COMPLETE THIS PORTION FOR OPTIONAL CASH PAYMENTS AND SHARE SAFEKEEPING:

Please Do Not Send Cash. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Exxon Account Number should be noted on check.

☐ Amount Enclosed \$\_ (minimum \$50/maximum \$100,000/year.)

I (We) hereby enclose certificate(s) for\_ shares for safekeeping in my Program account. (CERTIFICATES SHOULD NOT BE ENDORSED.)

COMPLETE REVERSE SIDE OF FORM TO:

Change Address

Issue Certificate/Sell Shares/Terminate

• Change Dividend Option

TAX ID#

**ACCOUNT NUMBER** 

DETACH HERE ----

MAIL TO:

102-9975

SEE REVERSE FOR REQUIRED SIGNATURE(S) AND ADDITIONAL OPTIONS.

RECORD DATE

**PAYMENT DATE** 

**CURRENT DIVIDEND PERIOD** 

DIVIDEND INFORMATION FOR ACCOUNT NUMBER **CURRENT DIVIDEND OPTION** 

2/10/95 3/10/95

\$0.75 **RATE PER SHARE** 

**DIVIDENDS PAID IN CASH** 

SHARES

**GROSS DIVIDEND AMOUNT** 

**TAX WITHHELD CASH PAID** 

SHARE POSITION ENTITLED TO DIVIDEND

HELD BY YOU IN CERTIFICATES

HELD BY US FOR SAFEKEEPING **TOTAL SHARES** 

72.872

3300

600

672.872

**DIVIDENDS REINVESTED** 

SHARES **GROSS DIVIDEND AMOUNT** 

**TAX WITHHELD** 

AMOUNT REINVESTED

672.872

282-32-8905

\$504.65

\$504.65

TRANSACTION RECORD (shares held by us for safekeeping) as of:

3/10/95

102-9975

FULL DIVIDEND REINVESTMENT

TRADE DATE	TRANSACTION/ SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A	1/01/95 3/10/95	BEGINNING BALANCE DIVIDEND PURCHASE	\$504.65	\$63.969	7.889	72.872 80.761
					•	
				,		
				1		
	DUDCUA	CE AND CALE ACTIVIT	V DEELECTS THE	CETTIEME	NT DATE GUT	u te
	USUALL	SE AND SALE ACTIVITY FIVE BUSINESS DAY	S AFTER THE TR	ADE DATE.	THE CLOSIN	G AND
		ON DIVIDEND PAYABLE FEER FROM THE PRICE				ARES.

CURRENT MARKET VALUE INFORMATION AS OF: 3/10/95

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
600	80.761	680.761	\$65.000	

**EXON** CORPORATION

<del>P4146</del> STATEMENT # 117124-01/01

FILL IN NEW INFORMATION BELOW:	CERTIFICATE ISSUANCE/SALE OF SHARES		
	X	Mark applicable box:	
Street		Issue a Certificate for	_whole shares.
City		Issue a certificate for all whole shares a fraction (will terminate participation.)	nd sell
State Zip Code		Sellwhole shares.	
( ) Telephone # During Business Hours	Sell all whole and fractional shares     (will terminate participation.)		
COMPLETE THIS SECTION ONLY IF YOU WISH TO CHANGE YOUR DIVIDEND OPTION AS IT APPEARS ON THE FRONT.  Reinvest dividends on all shares of Exxon Stock (You will not receive a dividend check.)  I would like a portion of my dividends in cash. Please send me regular dividends on whole shares. (Note: Cannot be greater than the number of Exxon shares registered in your name and held for you under the Program.)		requests must be signed by all Registe	Date
No dividend reinvestment (You will receive a dividend check.)	Signature		Date
INSTRUCTIONS FOR USING THE TEAR  The tear-off section above should be used when making an optional cash payment, send changing your dividend option, withdrawing/selling shares or terminating your account send all certificates by registered/insured mail. They should not be endorsed. If you are usefarding the replacement procedure. Please detach and mail the completed form to EX	ing sha i. If you inable	ares to us for safekeeping, changing you u are sending shares to us for safekeepin to locate your certificate(s), please cont	ig, please tact us

12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free **1-800-252-1800** or if you reside outside the continental United States, call collect **1-617-575-2058.** 

BĂNK OF BOSTÔN, P.O. BÔX 9156, BOSTON, MA 02205-9156. Optional cash investments must be received by the Administrator no later than

#### A GUIDE TO UNDERSTANDING TRANSACTIONS ON YOUR STATEMENT OF ACCOUNT

#### **DEFINITIONS AND SPECIAL INFORMATION**

**PAYMENT DATE** The date on which the dividend is payable.

**RATE** The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED
TO DIVIDEND (EXCLUDES
SHARES HELD BY YOUR BROKER)

The first line gives you the number of shares held by you in certificate form as of the record date.
The second line represents shares held by us for safekeeping which were owned as of the record date.

The weighted-average price per share involved in the purchase and sale of shares under the Program. For sales, the

price per share reflects gross sale price less any applicable brokerage commissions.

**SALES FEE** Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

**TRADE DATE**For purchase and sale activity, the date which appears in this column is the actual date shares were purchased or sold for your account. Please note the Internal Revenue Service requires the use of trade date for tax reporting.

TRANSACTION DATE/

The Transaction date is the date your account was credited/debited shares. The Settlement date determines

SETTLEMENT DATE ownership and is generally five business days following the Trade date.

**TRANSACTION SHARES**The number of shares applied to or withdrawn from your account. **CERTIFICATED SHARES**Shares held by you in certificate form as of the date indicated.

SAFEKEEPING SHARES
Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated.

TOTAL MARKET VALUE The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

**GENERAL** All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

**TAX WITHHELD (Back-up Withholding)** Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

**PURCHASES AND SALES** Both Trade and Settlement dates appear on the statement for purchase/sale activity. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the Settlement date), but proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

# CORPORATION

Exxon Shareholder Investment Program c/o Bank of Boston P.O. Box 9156 Boston, MA 02205-9156

> \*\*\*\*\*\*\*\* 5-DIGIT 77079 A -0646-000 ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914

Cash Investment and Other Transaction Form COMPLETE THIS PORTION FOR OPTIONAL CASH

SHAREHOLDER INVESTMENT PROGRAM

PAYMENTS AND SHARE SAFEKEEPING: Please Do Not Send Cash.

Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Exxon Account Number should be noted on check.

Amount Enclosed \$\_ (minimum \$50/maximum \$100,000/year.)

☐ I (We) hereby enclose certificate(s) for\_ shares for safekeeping in my Program account. (CERTIFICATES SHOULD NOT BE ENDORSED.)

COMPLETE REVERSE SIDE OF FORM TO:

Change Address

• Issue Certificate/Sell Shares/Terminate

· Change Dividend Option

ACCOUNT NUMBER

MAIL TO:

102-9975

SEE REVERSE FOR REQUIRED SIGNATURE(S) AND ADDITIONAL OPTIONS.

DIVIDEND INFORMATION FOR ACCOUNT NUMBER **CURRENT DIVIDEND OPTION** 

102-9975 FULL DIVIDEND REINVESTMENT TAX ID#

282-32-8905

**CURRENT DIVIDEND PERIOD** 

RATE PER SHARE

DETACH HERE

11/14/94 RECORD DATE PAYMENT DATE

12/10/94

\$0.75

**DIVIDENDS PAID IN CASH** 

SHARES GROSS DIVIDEND AMOUNT

**TAX WITHHELD** 

**CASH PAID** 

SHARE POSITION ENTITLED TO DIVIDEND

HELD BY YOU IN CERTIFICATES HELD BY US FOR SAFEKEEPING **TOTAL SHARES** 

600 64.638 664.638 **DIVIDENDS REINVESTED** 

SHARES GROSS DIVIDEND AMOUNT

**TAX WITHHELD AMOUNT REINVESTED** 

664.638 \$498.48

\$498.48

TRANSACTION	TRANSACTION RECORD (shares held by us for safekeeping) as of: 12/10/94								
TRANSACTION/ SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	SALES FEE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE			
1/01/94 3/10/94 6/10/94 9/10/94 12/10/94	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	\$462.28 467.36 472.83 498.48	\$65.507 61.520 59.665 60.539		7.057 7.597 7.925 8.234	42.059 49.116 56.713 64.638 72.872			
	PURCHASE AND SALE	ACTIVITY DEFI	CTS THE	SETTI EM	ENT DATE WHIT	·			
	USUALLY FIVE BUSIN PRICE ON DIVIDEND MAY DIFFER FROM TH	ESS DAYS AFTER Payable date 1	R THE TRAI S USED TO	DE DATE D VALUE	THE CLOSING ACCOUNTS DIVIDEND S	NG Fand			

**CURRENT MARKET VALUE INFORMATION AS OF: 12/10/94** 

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
600	72.872	672.872	\$62.000	\$41,718.06



1146 P414801 STATEMENT # PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

CHANGE OF ADDRESS (Please print)  All requests must be signed by all	ı negis	stered Owners		
ILL IN NEW INFORMATION BELOW:		CERTIFICATE ISSUANCE/S	ALE OF SHARES	
	X	Mark applicable box:		
reet		Issue a Certificate for	whole shares.	
ty		Issue a certificate for all whole shares and sell fraction (will terminate participation.)		
ate Zip Code		Sellwhole	shares.	
)		Sell all whole and fractional shares		
lephone # During Business Hours		(will terminate participation.)		
COMPLETE THIS SECTION <b>ONLY</b> IF YOU WISH TO CHANGE YOUR DIVIDEND OPTION AS IT APPEARS ON THE FRONT.	Alli	requests must be signed by	all Registered Owners.	
Reinvest dividends on all shares of Exxon Stock (You will not receive a dividend check.)	١			
I would like a portion of my dividends in cash. Please send me regular dividends onwhole shares. (Note: Cannot be greater than the number of Exxon shares registered in your name and held for you under the Program.)	Sigr	nature	Date	
No dividend reinvestment (You will receive a dividend check.)	Sigr	nature	Date	

#### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section above should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, changing your dividend option, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANK OF BOSTON, P.O. BOX 9156, BOSTON, MA 02205-9156. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058.

#### A GUIDE TO UNDERSTANDING TRANSACTIONS ON YOUR STATEMENT OF ACCOUNT

#### **DEFINITIONS AND SPECIAL INFORMATION**

**SHARE POSITION ENTITLED** TO DIVIDEND (EXCLUDES

The amount of the dividend paid per share, expressed in dollars and cents.

The first line gives you the number of shares held by you in certificate form as of the record date. The second line represents shares held by us for safekeeping which were owned as of the record date.

SHARES HELD BY YOUR BROKER) **PRICE PER SHARE** 

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions.

SALES FEE

**PAYMENT DATE** 

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE/ SETTLEMENT DATE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Please

TRANSACTION SHARES

note that the Internal Revenue Service requires the use of Trade date for tax reporting. The number of shares applied to or withdrawn from your account.

**CERTIFICATED SHARES** SAFEKEEPING SHARES

Shares held by you in certificate form as of the date indicated.

Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the date indicated.

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

**GENERAL** All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

The date on which the dividend is payable.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown), but proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

# ON CORPORATION

SHAREHOLDER INVESTMENT PROGRAM

Cash Investment and Other Transaction Form COMPLETE THIS PORTION FOR OPTIONAL CASH

PAYMENTS AND SHARE SAFEKEEPING:

Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars.

Exxon Shareholder Investment Program c/o Bank of Boston P.O. Box 9156

Boston, MA 02205-9156

Hantlanillanlanlalahahahahanallalahallallanlalah \*\*\*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079 A -0548-000

ELMER H BRUNSTING 13630 PINEROCK

HOUSTON TX 77079-5914

☐ Amount Enclosed \$\_ (minimum \$50/maximum \$100,000/year.)

Please Do Not Send Cash.

☐ I (We) hereby enclose certificate(s) for\_ shares for safekeeping in my Program account. (CERTIFICATES SHOULD NOT BE ENDORSED.)

Exxon Account Number should be noted on check.

COMPLETE REVERSE SIDE OF FORM TO:

Change Address

Issue Certificate/Sell Shares/Terminate

Change Dividend Option

**ACCOUNT NUMBER** 

MAIL TO:

102-9975

SEE REVERSE FOR REQUIRED SIGNATURE(S) AND ADDITIONAL OPTIONS.

DETACH HERE -----

DIVIDEND INFORMATION FOR ACCOUNT NUMBER **CURRENT DIVIDEND OPTION** 

102-9975 3300 FULL DIVIDEND REINVESTMENT

TAX ID#

282-32-8905

**CURRENT DIVIDEND PERIOD** 

RECORD DATE PAYMENT DATE

RATE PER SHARE

8/15/94 9/10/94 \$0.72 **DIVIDENDS PAID IN CASH** 

**SHARES GROSS DIVIDEND AMOUNT** 

**TAX WITHHELD CASH PAID** 

SHARE POSITION ENTITLED TO DIVIDEND

**HELD BY YOU IN CERTIFICATES** HELD BY US FOR SAFEKEEPING

**TOTAL SHARES** 

600 56.713 656.713 **DIVIDENDS REINVESTED** 

SHARES **GROSS DIVIDEND AMOUNT** 

TAX WITHHELD

AMOUNT REINVESTED

656.713 \$472.83

\$472.83

TRANSACTION RECORD (shares held by us for safekeeping) as of:

TRANSACTION RECORD (snares neid by us for safekeeping) as of: 9/10/94							
TRANSACTION/ SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	SALES FEE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE	
1/01/94 3/10/94 6/10/94 9/10/94	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	\$462.28 467.36 472.83	\$65.507 61.520 59.665		7.057 7.597 7.925	42.059 49.116 56.713 64.638	
		,					
	·						
	PURCHASE AND SALE	ACTIVITY REFLE	CTS_THE :	SETTLEM	ENT_DATE WHI	CH IS	
	USUALLY FIVE BUSIN PRICE ON DIVIDEND MAY DIFFER FROM TH	ESS DAYS AFTER Payable date 1	R THE TRAI IS USED TO	DE DATE D VALUE	L THE CLOSI	NG T AND	

CURRENT MARKET VALUE INFORMATION AS OF: 9/10/94

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
600	64.638	664.638	<b>\$58.875</b>	\$39,130.56



113285415901 STATEMENT # PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

FILL IN NEW INFORMATION BE	LOW:		CERTIFICATE ISSUANCE/SALE OF SHARES	
		<b>IX</b>	Mark applicable box:	
Street			Issue a Certificate forwhole s	shares.
City			Issue a certificate for all whole shares and sell fraction (will terminate participation.)	
State	Zip Code		Sellwhole shares.	
( ) Telephone # During Busin			Sell all whole and fractional shares (will terminate participation.)	
DIVIDEND OPTION AS	TION <b>ONLY</b> IF YOU WISH TO CHANGE YOUR IT APPEARS ON THE FRONT.	All	requests must be signed by all Registered Ow	ners.
I would like a portion	an all shares of Exxon Stock (You will not receive a dividend check.)  To f my dividends in cash. Please send me regular dividends  To le shares. (Note: Cannot be greater than the number of Exxon shares  and held for you under the Program.)	Sig	gnature Da	te
☐ No dividend reinvestment (You will receive a dividend check.)		Sig	gnature Da	te
	INSTRUCTIONS FOR USING THE TEAR		SECTION	
The tear off section above			aras to us for safaksaning abanging warmaddra	00
changing your dividend send all certificates by re regarding the replaceme BANK OF BOSTON, P.O	re should be used when making an optional cash payment, send option, withdrawing/selling shares or terminating your account gistered/insured mail. They should not be endorsed. If you are not procedure. Please detach and mail the completed form to EX. BOX 9156, BOSTON, MA 02205-9156. Optional cash investment time one business day prior to an Investment Date to be investing the control of the co	ling sh t. If you unable XXON S	ou are sending shares to us for safekeeping, please to locate your certificate(s), please contact us SHAREHOLDER INVESTMENT PROGRAM C/O just be received by the Administrator no later th	se
changing your dividend send all certificates by reregarding the replaceme BANK OF BOSTON, P.O 12:00 p.m. (Noon) Easte Your Exxon Shareholdesterms of the Prospectus.	re should be used when making an optional cash payment, send option, withdrawing/selling shares or terminating your accoun egistered/insured mail. They should not be endorsed. If you are ent procedure. Please detach and mail the completed form to EX BOX 9156, BOSTON, MA 02205-9156. Optional cash investme	ling sh t. If you unable XXON S ents mu sted be ogram ite to tl	ou are sending shares to us for safekeeping, please to locate your certificate(s), please contact us SHAREHOLDER INVESTMENT PROGRAM C/O ust be received by the Administrator no later the eginning on that investment Date.  I. Your participation in the Program is subject to the address shown above. If you live within the	an the
changing your dividend send all certificates by reregarding the replaceme BANK OF BOSTON, P.O 12:00 p.m. (Noon) Easte Your Exxon Shareholdesterms of the Prospectus.	re should be used when making an optional cash payment, send option, withdrawing/selling shares or terminating your account egistered/insured mail. They should not be endorsed. If you are not procedure. Please detach and mail the completed form to EX. BOX 9156, BOSTON, MA 02205-9156. Optional cash investment time one business day prior to an Investment Date to be investing investment Program Prospectus gives full details about the Profit of the program	ling sh t. If you unable XXON Sents mu sted be ogram ite to the	ou are sending shares to us for safekeeping, please to locate your certificate(s), please contact us SHAREHOLDER INVESTMENT PROGRAM C/O ust be received by the Administrator no later the eginning on that Investment Date.  1. Your participation in the Program is subject to the address shown above. If you live within the ntinental United States, call collect 1-617-575-2	an the
changing your dividend send all certificates by reregarding the replaceme BANK OF BOSTON, P.O 12:00 p.m. (Noon) Easte Your Exxon Shareholdesterms of the Prospectus.	re should be used when making an optional cash payment, send option, withdrawing/selling shares or terminating your accoungistered/insured mail. They should not be endorsed. If you are not procedure. Please detach and mail the completed form to EX. BOX 9156, BOSTON, MA 02205-9156. Optional cash investment time one business day prior to an Investment Date to be investing in the program Prospectus gives full details about the Professional forms of the program of the pr	ling sh t. If you unable XXON Sents mu sted be ogram ite to the con	ou are sending shares to us for safekeeping, please to locate your certificate(s), please contact us SHAREHOLDER INVESTMENT PROGRAM C/O ust be received by the Administrator no later the eginning on that Investment Date.  I. Your participation in the Program is subject to the address shown above. If you live within the ntinental United States, call collect 1-617-575-20 TATEMENT OF ACCOUNT	an the

PAYMENT DATEThe date on which the dividend is payable.RATEThe amount of the dividend paid per share, expressed in dollars and cents.SHARE POSITION ENTITLED<br/>TO DIVIDEND (EXCLUDES<br/>SHARES HELD BY YOUR BROKER)The first line gives you the number of shares held by us for safekeeping which were owned as of the record date.PRICE PER SHAREThe actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions.SALES FEEDollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.TRANSACTION DATE/<br/>SETTLEMENT DATEThe transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Please note that the Internal Revenue Service requires the use of Trade date for tax reporting.

TRANSACTION SHARES
The number of shares applied to or withdrawn from your account.

CERTIFICATED SHARES
Shares held by you in certificate form as of the date indicated.

Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

te indicated.

**TOTAL MARKET VALUE** The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

**GENERAL** All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

**TAX WITHHELD (Back-up Withholding)** Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

**PURCHASES AND SALES** The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown), but proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

# DN CORPORATION

SHAREHOLDER INVESTMENT PROGRAM

Cash Investment and Other Transaction Form

Exxon Shareholder Investment Program c/o Bank of Boston

P.O. Box 9156 Boston, MA 02205-9156

> Undledladadidadddagdddaladdhladad \*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079

A -0639-000 ELMER H BRUNSTING 13630 PINEROCK

HOUSTON TX 77079-5914

COMPLETE THIS PORTION FOR OPTIONAL CASH PAYMENTS AND SHARE SAFEKEEPING:

Please Do Not Send Cash. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars.

Exxon Account Number should be noted on check.

☐ Amount Enclosed \$\_ (minimum \$50/maximum \$100,000/year.)

I (We) hereby enclose certificate(s) for\_ shares for safekeeping in my Program account. (CERTIFICATES SHOULD NOT BE ENDORSED.)

COMPLETE REVERSE SIDE OF FORM TO:

Change Address

Issue Certificate/Sell Shares/Terminate

Change Dividend Option

TAX ID#

ACCOUNT NUMBER

MAIL TO:

102-9975

SEE REVERSE FOR REQUIRED SIGNATURE(S) AND ADDITIONAL OPTIONS.

**CURRENT DIVIDEND OPTION CURRENT DIVIDEND PERIOD** 

**PAYMENT DATE** RATE PER SHARE

RECORD DATE

5/13/94 6/10/94 \$0.72

FULL DIVIDEND REINVESTMENT

**DIVIDENDS PAID IN CASH** SHARES

**GROSS DIVIDEND AMOUNT** TAX WITHHELD **CASH PAID** 

SHARE POSITION ENTITLED TO DIVIDEND

DIVIDEND INFORMATION FOR ACCOUNT NUMBER

**HELD BY YOU IN CERTIFICATES** HELD BY US FOR SAFEKEEPING **TOTAL SHARES** 

600 49.116 649.116 **DIVIDENDS REINVESTED** 

SHARES **GROSS DIVIDEND AMOUNT** 

TAX WITHHELD

649.116

\$467.36

282-32-8905

\$467.36 AMOUNT REINVESTED

TRANSACTION RECORD (shares held by us for safekeeping) as of

	RECORD (shares held by us for s	afekeeping) as of: 6/	10/94	,		
TRANSACTION/ SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	SALES FEE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
1/01/94	BEGINNING BALANCE	AMOUNT	SHANE	1	JIANES	42.059
3/10/94	DIVIDEND PURCHASE	\$462.28	\$65.507		7.057	49.116
6/10/94	DIVIDEND PURCHASE	467.36	61.520		7.597	56.713
	PURCHASE AND SALE USUALLY FIVE BUSIN	ACTIVITY REFLE	CTS THE S	ETTLEM	NT DATE WHIC	H IS
	USUALLY FIVE BUSIN	ESS DAYS AFTER	THE TRAD	EDATE	THE CLOSIN	G
	PRICE ON DIVIDEND	MATABLE DAIL I	12 N2FN IF	, AVER	YUUR ACCUUNI	UNA

102-9975

CURRENT MARKET VALUE INFORMATION AS OF: 6/10/94

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
600	56.713	656.713	<b>\$62.125</b>	

MAY DIFFER FROM THE PRICE USED TO CALCULATE YOUR DIVIDEND SHARES.



113578415201 STATEMENT # PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

Street  Street  Issue a  City  State  Zip Code  Sell  Sell all	CICATE ISSUANCE/SALE OF SHARES opplicable box:  Certificate forwhole shares.  certificate for all whole shares and sell (will terminate participation.) whole shares.
Street         ☐ Issue a           City         ☐ Issue a fraction           State         Zip Code           ( )         ☐ Sell ☐           Sell ☐         ☐ Sell all	Certificate forwhole shares. certificate for all whole shares and sell (will terminate participation.)
City         ☐ Issue a fraction           State ( )         Sell ☐ Sell all	certificate for all whole shares and sell (will terminate participation.)
City         fraction           State         Zip Code         □ Sell □           ( )         □ Sell all	(will terminate participation.)
State Zip Code Sell all	whole shares.
Telephone # During Business Hours	whole and fractional shares
(4111.61	minate participation.)
COMPLETE THIS SECTION <b>ONLY</b> IF YOU WISH TO CHANGE YOUR DIVIDEND OPTION AS IT APPEARS ON THE FRONT.	s must be signed by all Registered Owners.
Reinvest dividends on all shares of Exxon Stock (You will not receive a dividend check.)	
I would like a portion of my dividends in cash. Please send me regular dividends onwhole shares. (Note: Cannot be greater than the number of Exxon shares registered in your name and held for you under the Program.)	Date
No dividend reinvestment (You will receive a dividend check.)	Date

#### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section above should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, changing your dividend option, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANK OF BOSTON, P.O. BOX 9156, BOSTON, MA 02205-9156. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toil free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058.

#### A GUIDE TO UNDERSTANDING TRANSACTIONS ON YOUR STATEMENT OF ACCOUNT

#### **DEFINITIONS AND SPECIAL INFORMATION**

**PAYMENT DATE** 

The date on which the dividend is payable.

The amount of the dividend paid per share, expressed in dollars and cents.

**SHARE POSITION ENTITLED** TO DIVIDEND (EXCLUDES SHARES HELD BY YOUR BROKER) The first line gives you the number of shares held by you in certificate form as of the record date. The second line represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions.

SALES FEE

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE/ SETTLEMENT DATE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Please note that the Internal Revenue Service requires the use of Trade date for tax reporting.

TRANSACTION SHARES The number of shares applied to or withdrawn from your account. **CERTIFICATED SHARES** Shares held by you in certificate form as of the date indicated.

SAFEKEEPING SHARES

Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the date indicated.

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

**GENERAL** All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

**TAX WITHHELD (Back-up Withholding)** Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the  $proceeds from \ the \ sale \ of \ any \ Program \ shares. \ If \ your \ taxpayer \ ID \ is \ missing \ or \ incorrect, \ notify \ the \ Administrator \ in \ writing.$ 

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown), but proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

# **ON** CORPORATION

SHAREHOLDER INVESTMENT PROGRAM

Cash Investment and Other Transaction Form

Exxon Shareholder Investment Program c/o Bank of Boston P.O. Box 9156

Boston, MA 02205-9156

\*\*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079 -0451-000

ELMER H BRUNSTING 13630 PINEROCK

HOUSTON TX 77079-5914

COMPLETE THIS PORTION FOR OPTIONAL CASH PAYMENTS AND SHARE SAFEKEEPING:

Exxon Account Number should be noted on check.

Please Do Not Send Cash. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars.

☐ Amount Enclosed \$. (minimum \$50/maximum \$100,000/year.)

I (We) hereby enclose certificate(s) for\_ shares for safekeeping in my Program account. (CERTIFICATES SHOULD NOT BE ENDORSED.)

COMPLETE REVERSE SIDE OF FORM TO:

Change Address

Issue Certificate/Sell Shares/Terminate

Change Dividend Option

ACCOUNT NUMBER

MAIL TO:

102-9975

SEE REVERSE FOR REQUIRED SIGNATURE(S) AND ADDITIONAL OPTIONS.

DIVIDEND INFORMATION FOR ACCOUNT NUMBER

**CURRENT DIVIDEND OPTION** 

102-9975 FULL DIVIDEND REINVESTMENT TAX ID#

282-32-8905

**CURRENT DIVIDEND PERIOD** 

2/10/94 RECORD DATE 3/10/94 PAYMENT DATE

\$0.72 RATE PER SHARE

**DIVIDENDS PAID IN CASH** 

SHARES

**GROSS DIVIDEND AMOUNT TAX WITHHELD** 

**CASH PAID** 

SHARE POSITION ENTITLED TO DIVIDEND

HELD BY YOU IN CERTIFICATES HELD BY US FOR SAFEKEEPING

TOTAL SHARES

600 42.059 642.059

3300

**DIVIDENDS REINVESTED** 

SHARES

**GROSS DIVIDEND AMOUNT TAX WITHHELD** 

AMOUNT REINVESTED

\$462.28

642.059

\$462.28

TRANSACTION RECORD (shares held by us for safekeeping) as of: 7 /10 /06

TRANSACTION/	TRANSACTION	TRANSACTION	/10/94 PRICE PER	SALES	TRANSACTION	SAFEKEEPING
SETTLEMENT DATE	DESCRIPTION	AMOUNT	SHARE	FEE	SHARES	SHARE BALANCE
1/01/94 3/10/94	BEGINNING BALANCE DIVIDEND PURCHASE	\$462.28	\$65.507		7.057	42.059 49.116
						·
				,		
	PURCHASE AND SALE	ACTIVITY REFL NESS DAYS AFTE	 ECTS THE R THE TRA	SETTLEM DE DATE	ENT DATE WHI	CH IS

CURRENT MARKET VALUE INFORMATION AS OF:

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
600	49.116	649.116	\$64.875	\$42,111.40



10995415401 STATEMENT # PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

CHANGE OF ADDRESS (Please print) All requests must be signed by all	Registered Owners
FILL IN NEW INFORMATION BELOW:  Street  City  State  Zip Code	CERTIFICATE ISSUANCE/SALE OF SHARES  Mark applicable box:  Issue a Certificate forwhole shares.  Issue a certificate for all whole shares and sell fraction (will terminate participation.)  Sellwhole shares.
( ) Telephone # During Business Hours  COMPLETE THIS SECTION ONLY IF YOU WISH TO CHANGE YOUR DIVIDEND OPTION AS IT APPEARS ON THE FRONT.	□ Sell all whole and fractional shares (will terminate participation.)  All requests must be signed by all Registered Owners.
Reinvest dividends on all shares of Exxon Stock (You will not receive a dividend check.)  I would like a portion of my dividends in cash. Please send me regular dividends onwhole shares. (Note: Cannot be greater than the number of Exxon shares registered in your name and held for you under the Program.)	Signature Date
No dividend reinvestment (You will receive a dividend check.)	Signature Date

#### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section above should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, changing your dividend option, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BANK OF BOSTON, P.O. BOX 9156, BOSTON, MA 02205-9156. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058.

#### A GUIDE TO UNDERSTANDING TRANSACTIONS ON YOUR STATEMENT OF ACCOUNT

#### **DEFINITIONS AND SPECIAL INFORMATION**

PAYMENT DATE

The date on which the dividend is payable.

RATE

The amount of the dividend paid per share, expressed in dollars and cents.

SHARE POSITION ENTITLED TO DIVIDEND (EXCLUDES SHARES HELD BY YOUR BROKER) The first line gives you the number of shares held by you in certificate form as of the record date. The second line represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions.

SALES FEE

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE/ SETTLEMENT DATE The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Please

SETTLEMENT DATE

Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Please note that the Internal Revenue Service requires the use of Trade date for tax reporting.

TRANSACTION SHARES

The number of shares applied to or withdrawn from your account.

Shares held by you in certificate form as of the date indicated.

CERTIFICATED SHARES
SAFEKEEPING SHARES

Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the

date indicated.

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

**GENERAL** All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

**TAX WITHHELD (Back-up Withholding)** Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

**PURCHASES AND SALES** The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown), but proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.

## DM CORPORATION

SHAREHOLDER INVESTMENT PROGRAM

Cash Investment and Other Transaction Form COMPLETE THIS PORTION FOR OPTIONAL CASH

Exxon Shareholder Investment Program c/o Bank of Boston

Please Do Not Send Cash.

P.O. Box 9156 Boston, MA 02205-9156

Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Exxon Account Number should be noted on check.

\*\*\*\*\*\*\*\*\* 5-DIGIT 77079 A -0553-000 ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914

☐ Amount Enclosed \$\_ (minimum \$50/maximum \$100,000/year.)

PAYMENTS AND SHARE SAFEKEEPING:

I (We) hereby enclose certificate(s) for\_ shares for safekeeping in my Program account. (CERTIFICATES SHOULD NOT BE ENDORSED.)

COMPLETE REVERSE SIDE OF FORM TO:

Change Address

Issue Certificate/Sell Shares/Terminate

· Change Dividend Option

ACCOUNT NUMBER

MAIL TO:

102-9975

SEE REVERSE FOR REQUIRED SIGNATURE(S) AND ADDITIONAL OPTIONS.

DIVIDEND INFORMATION FOR ACCOUNT NUMBER

102-9975

TAX ID# 282-32-8905

**CURRENT DIVIDEND OPTION** 

FULL DIVIDEND REINVESTMENT

**CURRENT DIVIDEND PERIOD** 

RECORD DATE PAYMENT DATE RATE PER SHARE 11/12/93 12/10/93 \$0.72

**DIVIDENDS PAID IN CASH** SHARES

**GROSS DIVIDEND AMOUNT** 

**TAX WITHHELD** 

**CASH PAID** 

SHARE POSITION ENTITLED TO DIVIDEND

HELD BY YOU IN CERTIFICATES HELD BY US FOR SAFEKEEPING **TOTAL SHARES** 

600 34.750 634.750 **DIVIDENDS REINVESTED** 

SHARES **GROSS DIVIDEND AMOUNT** 

634.750 \$457.02

**TAX WITHHELD** 

\$457.02 AMOUNT REINVESTED

TRANSACTION RECORD (shares held by us for safekeeping) as of: 12/10/93

THAILORO HON	TIEGOTIE (GITALIC	o noid by do lot od	nondoping/ do on 12/	10/93			
TRANSACTION/ SETTLEMENT DATE		SACTION RIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	SALES FEE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
1/01/93 3/10/93 6/10/93 9/10/93 12/10/93	BEGINNING DIVIDEND DIVIDEND DIVIDEND DIVIDEND	PURCHASE PURCHASE PURCHASE	\$442.17 447.14 452.02 457.02	\$64.149 65.946 65.077 62.528		6.893 6.780 6.946 7.309	14.131 21.024 27.804 34.750 42.059
				:			
					<i>*</i> 1		
	COURTESY	TO ENSURE ENVELOPE W THANK YO	ACCURATE DELI HEN SENDING OU.	VERY, PLE PTIONAL C	ASE USE ASH DEP	THE ENCLOSE OSITS OR MAK	D ING

## CURRENT MARKET VALUE INFORMATION AS OF:12/10/93

CERTIFICATE	SAFEKEEPING	TOTAL	MARKET PRICE	TOTAL
SHARES	SHARES	SHARES	PER SHARE	MARKET VALUE
600	42.059	642.059	\$62.875	\$40,369.45



10849**P-4156**1 STATEMENT # PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

LL IN NEW INFORMATION BELOW:	05575104751001131105104151071			
ELITER IN CHIEF DECOT.	CERTIFICATE ISSUANCE/SALE C	OF SHARES		
	🛛 Mark applicable box:			
treet	☐ Issue a Certificate for	whole shares.		
ity	Issue a certificate for all whole sha fraction (will terminate participatio			
tate Zip Code	☐ Sellwhole share	s.		
)	☐ Sell all whole and fractional shares	S		
elephone # During Business Hours	(will terminate participation.)			
COMPLETE THIS SECTION <b>ONLY</b> IF YOU WISH TO CHANGE YOUR DIVIDEND OPTION AS IT APPEARS ON THE FRONT.	All requests must be signed by all Re	gistered Owners.		
Reinvest dividends on all shares of Exxon Stock (You will not receive a dividend check	ek.)			
I would like a portion of my dividends in cash. Please send me regular dividends on whole shares. (Note: Cannot be greater than the number of Exxon shar registered in your name and held for you under the Program.)	Signature	Date		
No dividend reinvestment (You will receive a dividend check.)	Signature	Date		

All requests must be signed by all Registered Owners

#### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

The tear-off section above should be used when making an optional cash payment, sending shares to us for safekeeping, changing your address, changing your dividend option, withdrawing/selling shares or terminating your account. If you are sending shares to us for safekeeping, please send all certificates by registered/insured mail. They should not be endorsed. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure. Please detach and mail the completed form to EXXON SHAREHOLDER INVESTMENT PROGRAM C/O BĂNK OF BOSTON, P.O. BÔX 9156, BOSTON, MA 02205-9156. Optional cash investments must be received by the Administrator no later than 12:00 p.m. (Noon) Eastern time one business day prior to an Investment Date to be invested beginning on that Investment Date.

Your Exxon Shareholder Investment Program Prospectus gives full details about the Program. Your participation in the Program is subject to the terms of the Prospectus. If you have any questions regarding your account, you may write to the address shown above. If you live within the continental United States, you can call toll free 1-800-252-1800 or if you reside outside the continental United States, call collect 1-617-575-2058.

#### A GUIDE TO UNDERSTANDING TRANSACTIONS ON YOUR STATEMENT OF ACCOUNT

#### **DEFINITIONS AND SPECIAL INFORMATION**

**PAYMENT DATE** The date on which the dividend is payable.

DATE The amount of the dividend paid per share, expressed in dollars and cents.

**SHARE POSITION ENTITLED** TO DIVIDEND (EXCLUDES SHARES HELD BY YOUR BROKER)

CHANGE OF ADDRESS (Please print)

The first line gives you the number of shares held by you in certificate form as of the record date. The second line represents shares held by us for safekeeping which were owned as of the record date.

PRICE PER SHARE

The actual price per share involved in the purchase of shares under the Program. For sales, the price per share reflects gross sale price less any applicable brokerage commissions.

SALES FEE

Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.

TRANSACTION DATE/ SETTLEMENT DATE

The transaction date is the date your account was credited/debited shares. Purchase and sale activity reflects the Settlement date; the Trade date is usually five business days prior to the date shown on your statement. Please note that the Internal Revenue Service requires the use of Trade date for tax reporting.

TRANSACTION SHARES The number of shares applied to or withdrawn from your account. **CERTIFICATED SHARES** Shares held by you in certificate form as of the date indicated.

SAFEKEEPING SHARES

Shares held by us for safekeeping as of the date indicated.

MARKET PRICE PER SHARE

The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the date indicated.

TOTAL MARKET VALUE

The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### TAX INFORMATION

**GENERAL** All Participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-Div. Form 1099-Div will be mailed once a year. In addition, a record of proceeds for shares sold through the Program will be reported on Substitute Form 1099-B which is attached to the sales proceeds check.

TAX WITHHELD (Back-up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed on the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

PURCHASES AND SALES The date that appears on the statement for purchase/sale activity is the Settlement date. Purchase/Sale activity actually occurs on the Trade date (usually five business days prior to the date shown), but proceeds cannot be released until the trade settles with the broker. The price per share represents the price received on the Trade date. For sales, the price per share reflects gross sale price less any applicable brokerage commissions. All sales are reported to the Internal Revenue Service as of the Trade date.



#### \$2 Billion Brent Field Redevelopment Approved

The United Kingdom has approved a \$2 billion redevelopment program for the Brent Field in the U.K. sector of the North Sea. Exxon and Shell each hold a 50 percent interest in the field.

Scheduled for completion in 1998, the Brent project calls for modifying and refurbishing existing facilities and equipment. It provides for low-pressure operations that will extend the life of the field and should substantially increase the ultimate recovery of both oil and gas.

The Brent field, discovered in 1971 and situated 116 miles northeast of Lerwick, Shetland, is one of the largest in the North Sea. It has four production platforms, three of which will receive new process modules.

Exxon is one of the larger participants in the U.K. sector of the North Sea. The Brent redevelopment project reflects a continuation of the company's long-term involvement in Britain's petroleum business.

## Exxon Introduces a New Synthetic Lubricant Base Stock

Exxon's new synthetic base stock for lubricants, EXXSYN, produced at the company's refinery in Fawley, England, is now being used in Esso U.K.'s superpremium engine oil, Superlube EX2, and its top-of-the-line equivalents produced by the company's German and French affiliates.

EXXSYN is the product of a patented Exxon process that involves rearrangement of wax molecules under carefully controlled conditions. The high-performance lubricants are produced by blending EXXSYN with other base stocks and special chemical additives.

Lubricants blended with EXXSYN provide lower oil consumption and volatility, reduced oil thickening, and run cleaner with less wear compared to conventional lubricants.

## Exition Chemical Plans Aromatics Complex in Singapore

Exxon Chemical Company, Amoco Chemical Company and China American Petrochemical Company, Ltd. (CAPCO) have successfully completed a feasibility study for building an aromatics complex in Singapore that is expected to start up in 1996.

Under the agreement for the complex, Exxon Chemical will own 50 percent of the equity of the joint-venture company, Amoco will have 40 percent and CAPCO, 10 percent. The complex is expected to employ some 200 skilled personnel, most of whom will be Singapore nationals.

The new aromatics facility will be integrated with

Esso Singapore's existing 230,000-barrel-per-day petroleum refinery. Plans include a reformer; a world-scale, 350,000-ton-per-year paraxylene unit; and a 90,000-ton-per-year benzene unit. Paraxylene is used primarily in the production of purified terephthalic acid, a raw material for making polyester fiber, film and packaging resin. Benzene is used to produce a range of other raw materials used to manufacture products such as styrene.

#### China to Open Oil Frontiers

Exxon Exploration Company (EEC) will be among the participants when the China National Petroleum Corporation opens for bidding 12 onshore oil and gas areas in the northern and central regions of that country. The first round of bidding, with an October deadline, is for acreage in the Tarim Basin – a thinly populated desert area of northwestern China.

An EEC affiliate, Esso China Limited, maintains its headquarters in Beijing. Last year, Esso China closed its office in Shekou when the company's exploration focus shifted from the South China Sea to inland areas.

China ranks sixth among the world's oil producers with output of 2.8 million barrels a day and exports of about 400,000 barrels a day. China's oil production grew less than 1 percent last year, while the economy in that country of 1.1 billion people jumped nearly 13 percent.

#### Exxon Awarded Offshore Block in Nigeria

An affiliate of Exxon Exploration Company in Nigeria has signed a production-sharing agreement with the Nigerian National Petroleum Corporation for the right to explore on a 500,000-acre tract that lies 47 miles off the Nigerian coast. Exxon will be the operator for this block.

The signing initiates an exploration and production presence for Exxon in Nigeria. The company will open an office in that country to manage this operation and to continue pursuing other upstream business opportunities.

#### Imperial Increases Natural Gas Production

The Deep Basin gas field near Grande Prairie, Alberta, discovered in the mid 1970s, is one of the richest known natural gas deposits in Western Canada. It is currently the focus of a \$10 million (U.S.) drilling and development program that should increase production to more than 150 million cubic feet a day – about 25 percent of Imperial Oil Limited's total gas production. Imperial is a Canadian company in which Exxon has a 70 percent interest.

## Exxon Signs Exploration Pact in Papua New Guinea

In an agreement among Esso Australia, Ltd., Exxon Exploration Company and British Petroleum Company, Exxon is exploring for oil and gas in the highlands of Papua New Guinea.

Under the agreement, Exxon has an option to participate in two petroleum prospecting licenses on oil exploration acreage and in a petroleum development license.

## **Dividends**

Third quarter 1993 dividend of \$0.72 per share payable September 10 to shareholders of record on August 13.

1993_	1992
First Quarter	\$ .67
Second Quarter	.72
Third Quarter	.72
Fourth Quarter	72
\$2.16	\$2.83

## **Exxon Announces Second Quarter 1993 Results**

Exxon Corporation reported second quarter 1993 net income of \$1,235 million, up 33 percent from \$930 million in the second quarter of 1992. On a per share basis, net income was \$0.98 in the 1993 second quarter, up 34 percent from \$0.73 in the same period last year.

Net income in the second quarter included \$210 million in net nonrecurring credits, principally tax credits and gains on asset sales. Last year's second quarter included \$24 million of such credits.

Revenue was \$27,931 million in the most recent quarter, up from \$27,759 million in the second quarter a year ago.

Exxon's earnings in the second quarter 1993 rose significantly over the corresponding 1992 level. The improvement was achieved despite weak crude oil prices and sluggish economic conditions that affected both petroleum product and chemicals markets.

Lower operating expenses accounted for over \$200 million of this quarter's earnings improvement. Expense reductions resulted from the effect of restructuring steps taken in North America in 1992 as well as continued emphasis on efficiency improvements within each of the major business segments worldwide.

Petroleum product margins were improved in the second quarter

1993, compared to second quarter 1992 levels, when margins were particularly soft. Recent margins benefited from lower crude supply costs and modest increases in demand in Europe and the Far East. In addition, refining crude runs and sales of petroleum products were higher in the 1993 second quarter. The U.S. natural gas market was considerably stronger than a year ago, leading to both improved realizations and higher sales volumes.

Partially offsetting these favorable factors were lower crude prices, reduced sales of European natural gas as a result of warmer than normal weather, lower European natural gas prices, an inventory build-up of North Sea liquids, and lower liquids production in North America. Chemical margins and prices for coal and copper were generally lower in the 1993 second quarter, reflecting slow economic growth in major markets and excess industry manufacturing and mining capacity.

Capital and exploration expenditures totaled \$2,138 million in the second quarter, as Exxon continued its active investment program.

## SECOND QUARTER EARNINGS

#### Petroleum and Natural Gas Operations

Second quarter 1993 earnings from U.S. exploration and production

operations of \$262 million constituted an increase of \$81 million from the comparable 1992 quarter. Earnings from exploration and production operations outside the U.S. totaled \$499 million, compared with \$517 million last year. On a worldwide exploration and production basis, the 1993 second quarter included \$82 million of nonrecurring tax credits, while the 1992 quarter included a \$39 million restructuring provision.

Worldwide exploration and production operations benefited from lower operating expenses, principally in North America. However, earnings were adversely affected by lower crude prices and by a buildup of liquids inventories in the North Sea. Worldwide crude production was 1,654 kbd (thousand barrels per day) in the 1993 second quarter, about even with last year. Natural gas production of 4,666 mcfd (million cubic feet per day) compared with 4,835 mcfd in the 1992 second quarter, reflecting weatherrelated volume reductions in Europe, partially offset by improved market conditions in the U.S.

Earnings from U.S. refining and marketing operations were \$113 million in the second quarter of this year compared with \$47 million in the 1992 second quarter. Earnings from refining and marketing operations outside the U.S. more than doubled compared to the same

period last year, totaling \$333 million versus \$138 million in the 1992 second quarter. On a world-wide refining and marketing basis, this year's quarter included \$11 million in net nonrecurring credits from asset dispositions, while the 1992 second quarter included a \$36 million charge for restructuring.

Worldwide refining and marketing operations benefited from lower operating expenses, principally in North America. Petroleum product margins outside the U.S. rose, but in the U.S. they remained depressed. Worldwide petroleum product sales volumes of 4,841 kbd were up 80 kbd, primarily due to higher demand for distillate in the Far East.

#### Other Operations

Earnings from chemical operations totaled \$86 million compared with \$119 million in the same quarter a year ago. Product sales volumes and margins were lower because of weak market demand and excess industry capacity. In the U.S., chemical earnings were down \$16 million to \$50 million; non-U.S. chemical earnings declined \$17 million to \$36 million.

Other operations earned \$48 million, including \$13 million of nonrecurring credits. This compares with \$63 million earned last year. This decline was primarily due to lower coal production and softer coal and copper prices.

Corporate and financing charges declined \$29 million to \$106 million in the most recent quarter. There were similarly sized nonrecurring tax credits in both periods.

During the second quarter of 1993, Exxon purchased 1.7 million shares of its stock for the Treasury at a cost of \$112 million.

#### FIRST SIX MONTHS EARNINGS

#### Petroleum and Natural Gas Operations

Net income for the first six months of 1993 rose 9 percent to \$2,420 million, compared with \$2,225 million earned in the first half of

## **Financial Highlights**

	Second Quarter		First	Half
	1993	1992	1993	1992
Net Income – \$ Million	1,235	930	2,420	2,225
Net Income – \$ Per Common Share	0.98	0.73	1.92	1.76
Revenue – \$ Million	27,931	27,759	55,193	55,673
Capital & Exploration Expenditures – \$ Million	2,138	2,096	3,714	4,033

1992. Net income in the first half of 1993 included \$257 million of net nonrecurring credits, while the first six months of 1992 included \$182 million of such credits. Net income per share was \$1.92 compared with \$1.76 per share. Revenue totaled \$55,193 million compared with \$55,673 million a year ago.

Earnings from U.S. exploration and production operations were \$490 million, an increase of 60 percent from the first half of 1992. Lower operating expenses were a major positive factor behind the improvement in exploration and production earnings in the U.S. Earnings from exploration and production operations outside the U.S. were \$1,167 million in the first half of 1993, compared with \$1,299 million last year.

Worldwide crude production declined 52 kbd to 1,667 kbd in the first half of 1993 primarily as a result of normal field declines in North America. However, crude oil realizations were up \$.21 per barrel on average, reflecting strong demand for Alaskan crude; realizations outside the U.S. were lower than the year ago period. Natural gas production of 5,868 mcfd was essentially unchanged from last year, reflecting the net effect of stronger market conditions in the U.S. and new production in the Far East, offset by weather related declines in Europe. Natural gas realizations were stronger in North America and weaker in Europe, the latter affected by unfavorable foreign exchange movement.

Earnings from U.S. refining and marketing operations were \$134 million, up from \$70 million a year

ago. Earnings from refining and marketing operations outside the U.S. were \$610 million in the first half of 1993, an increase of \$18 million.

Petroleum product margins were higher during the first half of 1993, particularly in Europe and the Far East, but remained depressed in the U.S. Refining and marketing earnings in the U.S. benefited from lower operating expenses, the result of restructuring and cost control efforts. Worldwide product sales volumes of 4,854 kbd were essentially unchanged from 1992 levels.

#### Other Operations

Earnings from chemical operations totaled \$209 million in the first half of 1993 compared with \$270 million in the corresponding period of last year. The earnings decline reflected lower margins and sales volumes, which totaled 6,400 kt (thousand tons), compared with 6,441 kt in the first half of last year. U.S. chemical operations earned \$137 million compared with \$153 million in 1992, while operations outside the U.S. earned \$72 million compared with \$117 million last year.

Other operations earned \$96 million in the first half of this year, down from \$128 million in 1992, reflecting a decline in coal production and lower realizations for both coal and copper.

Corporate and financing charges were \$286 million in the first half of 1993, down from \$400 million in 1992. Financing costs in the current year benefited from lower interest rates and lower debt-related foreign exchange losses.

### Exxon Corporation Consolidated Financial and Operating Data

(Financial data are unaudited and expressed in millions of dollars except per share amounts)

EARNINGS SUMMARY	Second	Quarter	Six M	lonths	CONDENSED STATEMENT OF CASH FLOWS			Six Mo	
Petroleum and natural gas	1993	1992	1993	1992	Or Orbit LOWS		-	1993	1992
Exploration and production					Cash flows from operating activities		-	1333	1332
United States Non-U.S.	\$ 262 499	\$ 181 517	\$ 490 1,167	\$ 306 1,299	Net income		5	2,420	\$ 2,225
Refining and marketing	499	517	1,107	1,299	Depreciation and depletion			2,430	2,547
United States	113	47	134	70	All other items - net		_	450	(536)
Non-U.S.	333	138	610	592	Net cash provided by operating activities		_	5,300	4,236
Total petroleum and natural gas Chemicals	1,207	883	2,401	2,267	Cash flows from investing activities Acquisitions and additions to property,				
United States	50	66	137	153	plant, and equipment			(3,126)	(3,299)
Non-U.S.	36 48	53 63	72 96	117 128	Sales of subsidiaries and property, plant, and equip Other investing activities – net	pment		443 142	322 (33)
Other operations Corporate and financing	(106)	(135)	(286)	(400)	<u> </u>		-		
Earnings before accounting changes	1,235	930	2,420	2.265	Net cash used in investing activities		-	(2,541)	(3,010)
Cumulative effect of accounting changes				(40)	Net cash generation/(usage) before financing Cash flows from financing activities		-	2,759	1,226
Net income	\$ 1,235	\$ 930	\$ 2,420	\$ 2,225	Additions/(reductions) to short/long term debt - net Cash dividends to Exxon shareholders All other items - net	t		287 (1,816) (728)	304 (1,758) 63
INCOME STATEMENT					Net cash provided by/(used in) financing activit	ties	_	(2,257)	(1,391)
Revenue				****	Effects of exchange rate changes on cash		_	(13)	(11)
Sales and other operating revenue	\$27,604	\$27,536	\$54,501	\$54,970	Increase/(decrease) in cash and cash equivalents		-	489	(176)
Earnings from equity interests and other revenue	348	223	713	703	Cash and cash equivalents at beginning of period			898	1,496
Total revenue	27,952	27,759	55,214	55,673	Cash and cash equivalents at end of period		\$	1,387	\$ 1,320
Costs and other deductions	27,002	21,700	30,214				=		
Crude oil and product purchases	11,713	11,469	23,549	22.391					
Operating expenses	3,196	3,321	6,265	6,464	or account of the	econd C			fonths
Selling, general and					• "	1993	1992	1993	1992
administrative expenses Depreciation and depletion	1,762 1,236	1,928 1,234	3,370 2,430	3,800 2,547	Net production of crude oil and	1 051	4 675	4.007	4 740
Exploration expenses, including	1,200	1,204	2,400	2,047		1,654 3,304	1,675 3,232	1,667 3,244	1,719 3,293
dry holes	147	207	276	398		4,841	4,761	4,854	4,843
Income, excise and other taxes	8,415	8,419	16,440	17,284	Natural gas production available	·			
Interest expense Income applicable to minority	190	194	341	417	for sale (millions of cubic feet daily)	4,666	4,835	5,868	5,881
interests	58	57	123	107					
Total costs and other deductions	26,717	26,829	52,794	53,408				June 30,	Dec. 31,
Earnings before accounting changes	1,235	930	2,420	2,265	SUMMARIZED BALANCE SHEET		_	1993	1992
Cumulative effect of accounting changes	.,		-,	(40)	Cash and marketable securities		\$	2,169	\$ 1,515
Net income	\$ 1,235	\$ 930	\$ 2,420	\$ 2,225	Notes and accounts receivable			7,488	8,079
Net income per common share	\$ 0.98	\$ 0.73	\$ 1.92	\$ 1.76	Inventories Crude oil, products and merchandise			4.603	4.897
Net moone per common anare	Ψ 0.30	φ 0.7α	φ 1.32	φ 1.70	Materials and supplies			888	910
					Prepaid taxes and expenses			1,108	1,023
					Total current assets		_	16,256	16,424
OTHER SELECTED FINANCIAL D Income, excise and other taxes	AIA				Property, plant and equipment – net			61,608	61,799
Income taxes	\$ 529	\$ 336	\$ 1,214	\$ 979	Investments and other assets		-	6,686	6,807
Excise taxes	2,902	2,989	5,660	5,948	Total assets		4	84,550	\$85,030
Other taxes and duties	4,984	5,094	9,566	10,357	Notes and loans payable		9	4.905	\$ 4,787
Total taxes	\$ 8,415	\$ 8,419	\$16,440	\$17,284	Accounts payable and accrued liabilities		-	12,253	12,645
Exxon's share of income taxes		• ••		• 050	Income taxes payable		-	2,027	2,231
paid by equity companies	\$ 74	\$ 33	\$ 259	\$ 258	Total current liabilities			19,185	19,663
Outstanding common shares - millions					Long-term debt  Annuity reserves, deferred credits and other liabilities			8,692 22,322	8,637 22,954
Average	1,241.9	1,241.5	1,241.8	1,241.6	Total flabilities	•	-	50,199	51,254
At June 30			1,241.7	1,241.5			-		770
Dividends paid on common stock Total	\$ 894	\$ 894	\$ 1,788	\$ 1.726	Preferred stock Guaranteed LESOP obligation			719 (716)	(818)
Per common share	\$ 0.72	\$ 0.72	\$ 1.44	\$ 1,728	Common stock issued			2,822	2,822
Shareholders' equity at June 30			\$34,351	\$35,176	Earnings reinvested			48,311	47,697
Capital employed at June 30			\$48,146	\$48,670	Cumulative foreign exchange translation adjustment			159	192
Capital and exploration expenditures	\$ 2,138	\$ 2,096	\$ 3,714	\$ 4,033	Common stock held in treasury			(16,944)	(16,887)
Chemical product revenue					Total shareholders' equity		_	34,351	33,776
(including transfers to petroleum affiliates)	\$ 2,600	\$ 2805	\$ 5,148	\$ 5.500	Total liabilities and shareholders' equity		\$	B4,550	\$85,030
povolodin diniatos)	J 2,000	₩ £,000	ψ 0,1- <del>1</del> 0	<b>4</b> 0,000					

## Where to Write or Call...

- Effective November 1, 1993, regarding the Shareholder Investment Program, Electronic Funds Transfer of dividend payments, stock transfer requirements, address changes, account consolidations and ending duplicate mailings of Exxon material, contact:
- Bank of Boston
  P.O. Box 9155
  Boston, MA 02205-9155
  Telephone 1-800-252-1800
- Through October 31, 1993, contact:
  First Chicago Trust Company of New York
  P.O. Box 2525
  Jersey City, NJ 07303-2525
  Telephone 1-800-252-1800



September 1992

Dear Exxon Shareholder:

Enclosed is the Quarterly Statement of your Shareholder Investment Program account activity from June 11, 1992 through September 10, 1992. Please note that this is the final quarterly statement which you will receive this year. Your next statement will be mailed in early January 1993 and will include a summary of all activity in your account in 1992.

If you have a question concerning this matter, please call us at **1-800-252-1800**. Thank you for your continued interest and investment in Exxon Corporation.

The Exxon Shareholder Services Group First Chicago Trust Company of New York

## First Chicago Trust Company of New York

P.O. Box 3892 New York, NY 10008 Exxon Corporation
Shareholder Investment Program
JUNE 23, 1992

ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX

77079

Re: Your New SIP Account 2234-45760

Dear Participant:

Welcome to the Exxon Shareholder Investment Program. Your enrollment has been processed by First Chicago Trust Company of New York, the Program's Administrator.

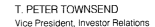
You have elected to reinvest all cash dividends paid on your Exxon shares.

If you enrolled by depositing certificates, investing cash to purchase shares or transferring shares from your broker or other agent into the Program, you will receive a transaction advice shortly after the transaction has been completed. For a complete explanation of the investment options available to you under the Program, please consult the prospectus.

We appreciate your investment and interest in Exxon.

Sincerely,

John A. Burns Vice-President





225 E. JOHN W. CARPENTER FREEWAY, IRVING, TX 75062-2298

October 1, 1993

aut no 102 - 9975

## Dear Exxon SIP Participant:

This letter is to advise you that effective November 1, 1993, Exxon's new stock transfer agent and administrator for the Shareholder Investment Program (SIP) will be the First National Bank of Boston. The toll free number for SIP and other shareholder questions remains 1-800-252-1800 and hours have been expanded to 8:00 A.M. to 7:00 P.M. EST. Communications regarding the SIP should be directed to:

Exxon Shareholder Investment Program c/o Bank of Boston
P. O. Box 9156
Boston, MA 02205-9156
Telephone: 1-800-252-1800 (unchanged)

All previous authorizations by you to First Chicago Trust Company of New York as SIP administrator (such as, <u>but not limited to</u>, any authorization to reinvest dividends or to make automatic monthly investments by electronic funds transfer from a designated bank account) will, beginning on November 1, transfer to the Bank of Boston. *No action on your part is required*. If, however, you wish to discontinue participation in any SIP service prior to November 1, contact First Chicago Trust.

For your convenience, the monthly limit on optional cash investments of \$8,000 has been replaced with an annual maximum of \$100,000. Also, your quarterly statements will be mailed shortly following the dividend payment date rather than at the end of the quarter. Otherwise, except for the change of administrator, all features of the SIP remain the same.

Please keep this letter with your SIP Prospectus for future reference. Exxon and the Bank of Boston will continue to provide you with prompt, accurate, and courteous shareholder service.

Sincerely,

	EXON CORP	ORATION	SHAREHOLDER INVESTMENT PROGRAM Cash Investment and Other Transaction Form
Mail To:	Exxon Shareholder Investmen c/o First Chicago Trust Compa P.O. Box 3892, Church Street		Mark all that apply.  Check enclosed (payable to "FCT - Exxon") for the purchase of shares \$  I (We) hereby assign the enclosed certificate(s) for shares to "MSSTC & Co." for safekeeping in my Program account.  Change the dividend reinvestment level for
	CA1 ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX	77079	my Program account. I wish to receive cash dividends paid on whole shares.  Sell whole shares.  Issue a certificate for whole shares.  Change of address (please print)
(See reverse for	additional information) (X)	ure Date	(X) Signature Date

## **Transaction Form Instructions**

**IMPORTANT** When making your transaction choice, be sure to mark the appropriate box(es). The enclosed envelope should be used **only for Program transactions.** Please do not use it for any other business. Signatures must be exactly as the name(s) appear on the front of this form.

ADDITIONAL PURCHASES Fill in the amount you wish to invest, and make your check or money order payable to "FCT -EXXON" (in U.S. dollars). Be sure to write your account number and the name of the stock on your check. The minimum investment is \$50, and the maximum is \$8,000. No interest will be paid on funds held pending investment. Both full and fractional shares will be purchased for your account; however, we cannot accept orders to purchase a specific number of shares or to purchase at a specific price.

**DEPOSIT OF CERTIFICATE(S)** Before sending your certificate(s), each one must be assigned to First Chicago Trust. This can be accomplished by entering our nominee name "MSSTC & Co." in the assignment section on the reverse side of the certificate. Send certificates by registered, insured mail, and <u>do not</u> sign them. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure.

**DIVIDEND REINVESTMENT** All or part of the cash dividends paid on the shares in your account or registered in your name may be reinvested in additional shares. Enter "ALL" to receive all dividends in cash; enter "NONE" to reinvest all dividends.

**SALES** All or part of the shares held in your account can be sold by submitting this Transaction Form. Enter "ALL" to sell all shares (This will close your Program account). Sale requests received by First Chicago Trust will be executed on the next Investment Date. A check for the proceeds of the sale will normally be mailed with a transaction advice on the 5th business day after the sale.

CERTIFICATE ISSUANCE If you wish to obtain a certificate for any of the whole shares held in your account, you can do so by submitting this Transaction Form. Enter "ALL" to receive a certificate for all whole shares in your account. A certificate will be issued, registered exactly as the account is shown on the front of this form. If you want to have the shares in your account transferred, please contact us for the requirements. If you request a certificate for all of the shares in your Program account, a check will be issued for the value of any fractional share remaining.

## EXON CORPORATION

### SHAREHOLDER INVESTMENT PROGRAM

Mark all that apply.

for the purchase of shares \$

Issue a certificate for \_\_

Change of address (please print)

Cash Investment and Other Transaction Form

Check enclosed (payable to "FCT - Exxon")

safekeeping in my Program account.

Change the dividend reinvestment level for my Program account. I wish to receive cash dividends paid on \_\_\_\_\_ whole shares.

Sell whole shares.

I (We) hereby assign the enclosed certificate(s)

BKB

\_ shares to "MSSTC & Co." for

Mail To:	Exxon Shareholder Investment Program c/o First Chicago Trust Company of New York
	P.O. Box 2525, Jersey City, NJ 07303-2525

ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914

00234 02234 45760 55

(See reverse for additional information)

Detach here

CURRENT DIVIDEND INFORMATION FOR ACCOUNT:

2234-45760

Date
TAX I.D.: 282-32-8905

whole shares.

**DIVIDENDS PAID IN CASH** 

(X)

(X)

**CURRENT PERIOD** 

RECORD DATE PAYMENT DATE RATE PER SHARE 8/13/93 9/10/93 \$0.72 NOT DESIGNATED FOR THIS ACCOUNT

Signature(s)

SHARE POSITION ENTITLED TO DIVIDEND

HELD BY YOU IN CERTIFICATES HELD BY US FOR SAFEKEEPING TOTAL SHARES 600 27.804 627.804 DIVIDENDS REINVESTED SHARES

GROSS DIVIDEND AMOUNT TAX WITHHELD AMOUNT REINVESTED 627.804 \$452.02 \$0.00

TRANSACTION RECORD (shares held by us for safekeeping) FROM

OM 1/01/93 TO 9/30/93

Date	Transaction Description	Transaction Amount	Price per Share	Commissions and Fees	Transaction Shares	Safekeeping Share Balance
3/10/93 6/10/93	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	\$442.17 447.14 452.02	\$64.149 65.946 65.077		6.893 6.780 6.946	14.131 21.024 27.804 34.750
		·				
•						

 CURRENT MARKET VALUE INFORMATION

 Date
 Certificated Shares
 Safekeeping Shares
 Market Price Per Share
 Total Market Value

 9/30/93
 600
 34.750
 \$65.500
 \$41,576.13



P4167<sup>31458</sup>

#### **Transaction Form Instructions**

**IMPORTANT** When making your transaction choice, be sure to mark the appropriate box(es). The enclosed envelope should be used **only for Program transactions.** Please do not use it for any other business. Signature(s) must be exactly as the name(s) appear on the front of this form.

**Additional Purchases** Fill in the amount you wish to invest and make your check or money order payable to "FCT-EXXON" (in U.S. dollars). Be sure to write your account number and the name of the stock on your check. The minimum investment is \$50 up to a maximum of \$100,000 per calendar year. No interest will be paid on funds held pending investment. Both full and fractional shares will be purchased for your account; however, we cannot accept orders to purchase a specific number of shares or to purchase at a specific price.

**Sending Purchase or Sale Instructions** You may send funds to us via US Mail, or via wire transfer. Please call **1-800-252-1800** for wire transfer instructions. We regret that we cannot send sale proceeds to you via wire transfer. You should allow at least 5 business days for first class mail delivery of your instructions to us. We cannot guarantee mail delivery time.

**Deposit Of Certificate(s)** Before sending your certificate(s), each one must be assigned to First Chicago Trust. This can be accomplished by entering our nominee name "MSSTC & Co." in the assignment section on the reverse side of

Your Shareholder Investment Program statement provides you with a record of all activity made by you during the period indicated. It also gives you a tear-off form to complete for future optional cash investments, withdrawals, certificate deposits, reinvestment level changes, or address changes.

The Program's "Investment Dates" are Thursday of each calendar week or, if Thursday is not a day on which financial markets in New York City are open for business, the next day on which they are so open. The information below will clarify key terms used in this statement and answer the questions most frequently asked. If you would like to make an optional cash investment you can do so by filling out the form at the top of the statement and mailing it to us in the enclosed envelope.

#### **Definitions And Special Information**

Payment date The date on which the dividend is payable.

Rate The amount of the dividend paid per share, expressed in dollars and cents.

**Investment date** Thursday of each calendar week.

Share Position Entitled To Dividend (Excludes Shares Held By Your Broker) The first line gives you the number of shares held by you in certificate form as of the record date. The second line represents shares held by us for safekeeping which were purchased prior to the ex-dividend date.

**Price Per Share** The actual price per share involved in the purchase or sale of shares under the Program.

**Commissions/Fees** On purchases, there are no commissions or fees paid by the participant. On sales, please contact the Administrator for a current fee schedule.

**Transaction Shares** The number of shares applied to or withdrawn from your account.

**Certificated Shares** Shares held by you in certificate form as of the date indicated.

Safekeeping Shares Shares held by us for safekeeping as of the date indicated.

Market Price Per Share The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the date indicated. Total Market Value The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### **Tax Information**

**General** All participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-DIV. In addition, a record of all proceeds for shares sold through the Program will be reported on Form 1099-B. Both forms will be mailed separately once a year.

Tax Withheld (Back-Up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed in the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

Foreign Ownership U.S. tax has been withheld for foreign participants based upon treaty agreements.

the certificate. Send certificates by registered, insured mail, and <u>do not</u> sign them. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure.

**Dividend Reinvestment** All or part of the cash dividends paid on safekeeping and certificated shares in your account may be reinvested in additional shares. Enter "ALL" to receive all dividends in cash; enter "NONE" to reinvest all dividends; or, you may enter a designated number of whole shares on which you wish to receive cash dividends.

Sales All or part of the shares held for safekeeping can be sold by submitting this Transaction Form. Enter "ALL" to sell all shares (this will close your Program account). Sale requests received by the Administrator will be executed beginning on the next Investment Date. A check for the proceeds of the sale will normally be mailed with a transaction advice on the 5th business day after the sale. Please contact the Administrator for a current fee schedule.

Certificate Issuance If you wish to obtain a certificate for any of the whole safekeeping shares in your account, you can do so by submitting this Transaction Form. Enter "ALL" to receive a certificate for all whole shares in your account. A certificate will be issued, registered exactly as the account is shown on the front of this form. If you want to have the shares in your account transferred, please contact us for the requirements. If you request a certificate for all safekeeping shares, a check will be issued for the value of any fractional shares. (This will close your Program account).

Instructions regarding withdrawal of shares, change of address, certificate deposits, or transfer of ownership should be mailed to the address below. If you write to us, please include your account number, telephone number and area code in your correspondence. We will respond to you either by phone or in writing, whichever seems best for handling your specific inquiry. If you prefer, you may call us at **1-800-252-1800**.

First Chicago Trust Company of New York, Administrator P.O. Box 2525 Jersey City, NJ 07303-2525

When Writing To Us About ...

Additional Purchases Indicate the amount you wish to invest and make your check or money order payable to "FCT-EXXON" (in U.S. dollars). Be sure to write your account number and the name of the stock on your check. The minimum investment is \$50 up to a maximum of \$100,000 per calendar year. No interest will be paid on funds held pending investment. Both full and fractional shares will be purchased for your account; however, we cannot accept orders to purchase a specific number of shares or to purchase at a specific price.

**Sending Purchase or Sale Instructions** You may send funds to us via US Mail, or via wire transfer. Please call **1-800-252-1800** for wire transfer instructions. We regret that we cannot send sale proceeds to you via wire transfer. You should allow at least 5 business days for first class mail delivery of your instructions to us. We cannot guarantee mail delivery time.

**Deposit Of Certificate(s)** Before sending your certificate(s), each one must be assigned to First Chicago Trust. This can be accomplished by entering our nominee name "MSSTC & Co." in the assignment section on the reverse side of the certificate. Send certificates by registered, insured mail, and <u>do not</u> sign them. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure.

**Dividend Reinvestment** All or part of the cash dividends paid on the safekeeping and certificated shares in your account may be reinvested in additional shares. Indicate "ALL CASH" to receive all dividends in cash; indicate"FULL REINVESTMENT" to reinvest dividends; or, indicate a designated number of whole shares on which you wish to receive cash dividends.

Sales All or part of the shares held for safekeeping can be sold by written instruction from you. Indicate "ALL" to sell all shares (this will close your Program account). Signature(s) must be exactly as the name(s) appear on your account. Sale requests received by the Administrator will be executed beginning on the next Investment Date. A check for the proceeds of the sale will normally be mailed with a transaction advice on the 5th business day after the sale. Please contact the Administrator for a current fee schedule.

Certificate Issuance If you wish to obtain a certificate for any of the whole safekeeping shares held in your account, you can do so by submitting written instructions. Indicate "ALL" to receive a certificate for all whole safekeeping shares in your account. A certificate will be issued, registered exactly as the account is registered. If you want to have the shares transferred, please contact us for the requirements. If you request a certificate for all safekeeping shares, a check will be issued for the value of any fractional share remaining (This will close your Program account).

# **≪©™ CORPORATION**

## SHAREHOLDER INVESTMENT PROGRAM

Mark all that apply.

dividends paid on \_

Issue a certificate for \_\_\_

NOT DESIGNATED FOR THIS ACCOUNT

Change of address (please print)

for the purchase of shares \$\_

safekeeping in my Program account. Change the dividend reinvestment level for my Program account. I wish to receive cash

Cash Investment and Other Transaction Form

Check enclosed (payable to "FCT - Exxon")

I (We) hereby assign the enclosed certificate(s)

whole shares.

\_ shares to "MSSTC & Co." for

\_\_\_ whole shares.

whole shares.

)

Exxon Shareholder Investment Program c/o First Chicago Trust Company of New York P.O. Box 2525, Jersey City, NJ 07303-2525

ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914

00234 02234 45760 55

(See reverse for additional information)

Detach here

CURRENT DIVIDEND INFORMATION FOR ACCOUNT:

2234-45760

Date TAX I.D.: 282-32-8905

**DIVIDENDS PAID IN CASH** 

(X)

Signature(s)

X

**CURRENT PERIOD** 

RECORD DATE PAYMENT DATE RATE PER SHARE 5/13/93 6/10/93

\$0.72

SHARE POSITION ENTITLED TO DIVIDEND

HELD BY YOU IN CERTIFICATES HELD BY US FOR SAFEKEEPING TOTAL SHARES

600 21.024 621.024 **DIVIDENDS REINVESTED** SHARES

GROSS DIVIDEND AMOUNT TAX WITHHELD AMOUNT REINVESTED

621.024 \$447.14 \$0.00

TRANSACTION RECORD (shares held by us for safekeeping) FROM

1/01/93 TO 6/30/93

Date	Transaction Description	Transaction Amount	Price per Share	Commissions and Fees	Transaction Shares	Safekeeping Share Balance
1/01/93 3/10/93 5/10/93	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE	\$442.17 447.14	\$64.149 65.946		6.893 6.780	14.131 21.024 27.804
ļ						
	PLEASE NOTE: WHEN WR USE OUR NEW ADDRESS	ITING TO US CONCE	RNING THE	SHAREHOLDER	R INVESTMENT PRO	GRAM,

CURRENT MARKET VALUE INFORMATION Market Price Per Share Total Market Value Date Safekeeping Shares 6/30/93 600 27.804 \$66.125 \$41,513.54



27993 P4169

#### **Transaction Form Instructions**

**IMPORTANT** When making your transaction choice, be sure to mark the appropriate box(es). The enclosed envelope should be used **only for Program transactions.** Please do not use it for any other business. Signature(s) must be exactly as the name(s) appear on the front of this form.

Additional Purchases Fill in the amount you wish to invest and make your check or money order payable to "FCT-EXXON" (in U.S. dollars). Be sure to write your account number and the name of the stock on your check. The minimum investment is \$50 up to a maximum of \$100,000 per calendar year. No interest will be paid on funds held pending investment. Both full and fractional shares will be purchased for your account; however, we cannot accept orders to purchase a specific number of shares or to purchase at a specific price.

Sending Purchase or Sale Instructions You may send funds to us via US Mail, or via wire transfer. Please call 1-800-252-1800 for wire transfer instructions. We regret that we cannot send sale proceeds to you via wire transfer. You should allow at least 5 business days for first class mail delivery of your instructions to us. We cannot guarantee mail delivery time.

**Deposit Of Certificate(s)** Before sending your certificate(s), each one must be assigned to First Chicago Trust. This can be accomplished by entering our nominee name "MSSTC & Co." in the assignment section on the reverse side of

Your Shareholder Investment Program statement provides you with a record of all activity made by you during the period indicated. It also gives you a tear-off form to complete for future optional cash investments, withdrawals, certificate deposits, reinvestment level changes, or address changes.

The Program's "Investment Dates" are Thursday of each calendar week or, if Thursday is not a day on which financial markets in New York City are open for business, the next day on which they are so open. The information below will clarify key terms used in this statement and answer the questions most frequently asked. If you would like to make an optional cash investment you can do so by filling out the form at the top of the statement and mailing it to us in the enclosed envelope.

#### **Definitions And Special Information**

Payment date The date on which the dividend is payable.

Rate The amount of the dividend paid per share, expressed in dollars and cents.

Investment date Thursday of each calendar week.

Share Position Entitled To Dividend (Excludes Shares Held By Your Broker) The first line gives you the number of shares held by you in certificate form as of the record date. The second line represents shares held by us for safekeeping which were purchased prior to the ex-dividend date.

**Price Per Share** The actual price per share involved in the purchase or sale of shares under the Program.

**Commissions/Fees** On purchases, there are no commissions or fees paid by the participant. On sales, please contact the Administrator for a current fee schedule.

**Transaction Shares** The number of shares applied to or withdrawn from your account.

Certificated Shares Shares held by you in certificate form as of the date indicated.

Safekeeping Shares Shares held by us for safekeeping as of the date indicated.

Market Price Per Share The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the date indicated. Total Market Value The sum of certificated shares and safekeeping shares multiplied by the market price per share.

### Tax Information

**General** All participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-DIV. In addition, a record of all proceeds for shares sold through the Program will be reported on Form 1099-B. Both forms will be mailed separately once a year.

Tax Withheld (Back-Up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed in the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

**Foreign Ownership** U.S. tax has been withheld for foreign participants based upon treaty agreements.

the certificate. Send certificates by registered, insured mail, and <u>do not</u> sign them. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure.

**Dividend Reinvestment** All or part of the cash dividends paid on safekeeping and certificated shares in your account may be reinvested in additional shares. Enter "ALL" to receive all dividends in cash; enter "NONE" to reinvest all dividends; or, you may enter a designated number of whole shares on which you wish to receive cash dividends.

Sales All or part of the shares held for safekeeping can be sold by submitting this Transaction Form. Enter "ALL" to sell all shares (this will close your Program account). Sale requests received by the Administrator will be executed beginning on the next Investment Date. A check for the proceeds of the sale will normally be mailed with a transaction advice on the 5th business day after the sale. Please contact the Administrator for a current fee schedule.

Certificate Issuance If you wish to obtain a certificate for any of the whole safekeeping shares in your account, you can do so by submitting this Transaction Form. Enter "ALL" to receive a certificate for all whole shares in your account. A certificate will be issued, registered exactly as the account is shown on the front of this form. If you want to have the shares in your account transferred, please contact us for the requirements. If you request a certificate for all safekeeping shares, a check will be issued for the value of any fractional shares. (This will close your Program account).

Instructions regarding withdrawal of shares, change of address, certificate deposits, or transfer of ownership should be mailed to the address below. If you write to us, please include your account number, telephone number and area code in your correspondence. We will respond to you either by phone or in writing, whichever seems best for handling your specific inquiry. If you prefer, you may call us at **1-800-252-1800**.

First Chicago Trust Company of New York, Administrator P.O. Box 2525 Jersey City, NJ 07303-2525

When Writing To Us About ...

**Additional Purchases** Indicate the amount you wish to invest and make your check or money order payable to "FCT-EXXON" (in U.S. dollars). Be sure to write your account number and the name of the stock on your check. The minimum investment is \$50 up to a maximum of \$100,000 per calendar year. No interest will be paid on funds held pending investment. Both full and fractional shares will be purchased for your account; however, we cannot accept orders to purchase a specific number of shares or to purchase at a specific price.

**Sending Purchase or Sale Instructions** You may send funds to us via US Mail, or via wire transfer. Please call **1-800-252-1800** for wire transfer instructions. We regret that we cannot send sale proceeds to you via wire transfer. You should allow at least 5 business days for first class mail delivery of your instructions to us. We cannot guarantee mail delivery time.

**Deposit Of Certificate(s)** Before sending your certificate(s), each one must be assigned to First Chicago Trust. This can be accomplished by entering our nominee name "MSSTC & Co." in the assignment section on the reverse side of the certificate. Send certificates by registered, insured mail, and <u>do not</u> sign them. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure.

**Dividend Reinvestment** All or part of the cash dividends paid on the safekeeping and certificated shares in your account may be reinvested in additional shares. Indicate "ALL CASH" to receive all dividends in cash; indicate "FULL REINVESTMENT" to reinvest dividends; or, indicate a designated number of whole shares on which you wish to receive cash dividends.

Sales All or part of the shares held for safekeeping can be sold by written instruction from you. Indicate "ALL" to sell all shares (this will close your Program account). Signature(s) must be exactly as the name(s) appear on your account. Sale requests received by the Administrator will be executed beginning on the next Investment Date. A check for the proceeds of the sale will normally be mailed with a transaction advice on the 5th business day after the sale. Please contact the Administrator for a current fee schedule.

Certificate Issuance If you wish to obtain a certificate for any of the whole safekeeping shares held in your account, you can do so by submitting written instructions. Indicate "ALL" to receive a certificate for all whole safekeeping shares in your account. A certificate will be issued, registered exactly as the account is registered. If you want to have the shares transferred, please contact us for the requirements. If you request a certificate for all safekeeping shares, a check will be issued for the value of any fractional share requirements. (This will close your Program account).

# EXON CORPORATION

### SHAREHOLDER INVESTMENT PROGRAM

X Mark all that apply.

Cash Investment and Other Transaction Form

Check enclosed (payable to "FCT - Exxon")

I (We) hereby assign the enclosed certificate(s)

whole shares.

shares to "MSSTC & Co." for

\_\_ whole shares.

whole shares.

Date

for the purchase of shares \$\_

dividends paid on \_\_

Issue a certificate for \_

Change of address (please print)

Sell

(X)

(X)

Signature(s)

NOT DESIGNATED FOR THIS ACCOUNT

safekeeping in my Program account.

Change the dividend reinvestment level for my Program account. I wish to receive cash

Mail	١T٥	٦

Exxon Shareholder Investment Program c/o First Chicago Trust Company of New York P.O. Box 3982, Church Street Station, New York, NY 10008-3982

ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914

00234 02234 45760 55

(See reverse for additional information)

Detach here

CURRENT DIVIDEND INFORMATION FOR ACCOUNT:

2234-45760

TAX I.D.: 282-32-8905

**DIVIDENDS PAID IN CASH** 

**CURRENT PERIOD** 

RECORD DATE PAYMENT DATE RATE PER SHARE 2/10/93 3/10/93

\$0.72

SHARE POSITION ENTITLED TO DIVIDEND

HELD BY YOU IN CERTIFICATES
HELD BY US FOR SAFEKEEPING
TOTAL SHARES

600 14.131 614.131 **DIVIDENDS REINVESTED** 

SHARES
GROSS DIVIDEND AMOUNT

TAX WITHHELD AMOUNT REINVESTED 614.131 \$442.17

\$0.00 \$442.17

TRANSACTION RECORD (shares held by us for safekeeping) FROM 1/01/93 TO 3/31/9

Date	Transaction Description	Transaction Amount	Price per Share	Commissions and Fees	Transaction Shares	Safekeeping Share Balance
1/01/93 3/10/93	BEGINNING BALANCE DIVIDEND PURCHASE	\$442.17	\$64.149		6.893	14.131 21.024
					,	
•						
		·				
					·	

 CURRENT MARKET VALUE INFORMATION

 Date
 Certificated Shares
 Safekeeping Shares
 Market Price Per Share
 Total Market Value

 3/31/93
 600
 21.024
 \$66.125
 \$41,065.21



P4171<sup>28752</sup>

### **Transaction Form Instructions**

**IMPORTANT** When making your transaction choice, be sure to mark the appropriate box(es). The enclosed envelope should be used **only for Program transactions**. Please do not use it for any other business. Signature(s) must be exactly as the name(s) appear on the front of this form.

**Additional Purchases** Fill in the amount you wish to invest and make your check or money order payable to "FCT-EXXON" (in U.S. dollars). Be sure to write your account number and the name of the stock on your check. The minimum investment is \$50, and the maximum is \$8,000 per month. No interest will be paid on funds held pending investment. Both full and fractional shares will be purchased for your account; however, we cannot accept orders to purchase a specific number of shares or to purchase at a specific price.

Sending Purchase or Sale Instructions You may send funds to us via US Mail, or via wire transfer. Please call 1-800-252-1800 for wire transfer instructions. We regret that we cannot send sale proceeds to you via wire transfer. You should allow at least 5 business days for first class mail delivery of your instructions to us. We cannot guarantee mail delivery time.

**Deposit Of Certificate(s)** Before sending your certificate(s), each one must be assigned to First Chicago Trust. This can be accomplished by entering our nominee name "MSSTC & Co." in the assignment section on the reverse side of

Your Shareholder Investment Program statement provides you with a record of all activity made by you during the period indicated. It also gives you a tear-off form to complete for future optional cash investments, withdrawals, certificate deposits, reinvestment level changes, or address changes.

The Program's "Investment Dates" are Thursday of each calendar week or, if Thursday is not a day on which financial markets in New York City are open for business, the next day on which they are so open. The information below will clarify key terms used in this statement and answer the questions most requently asked. If you would like to make an optional cash investment you can do so by filling out the form at the top of the statement and mailing it to us in the enclosed envelope.

#### **Definitions And Special Information**

Payment date The date on which the dividend is payable.

Rate The amount of the dividend paid per share, expressed in dollars and

Investment date Thursday of each calendar week.

**Share Position Entitled To Dividend (Excludes Shares Held By Your Broker)** The first line gives you the number of shares held by you in certificate form as of the record date. The second line represents shares held by us for safekeeping which were purchased prior to the ex-dividend date.

**Price Per Share** The actual price per share involved in the purchase or sale of shares under the Program.

**Commissions/Fees** On purchases, there are no commissions or fees paid by the participant. On sales, please contact the Administrator for a current fee schedule.

**Transaction Shares** The number of shares applied to or withdrawn from your account.

**Certificated Shares** Shares held by you in certificate form as of the date indicated.

Safekeeping Shares Shares held by us for safekeeping as of the date indicated.

Market Price Per Share The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the date indicated.

Total Market Value The sum of certificated shares and safekeeping shares

## multiplied by the market price per share.

Tax Information

**General** All participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-DIV. In addition, a record of all proceeds for shares sold through the Program will be reported on Form

1099-B. Both forms will be mailed separately once a year.

Tax Withheld (Back-Up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed in the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

 $\begin{tabular}{ll} \textbf{Foreign Ownership} & \textbf{U.S.} & \textbf{tax has been withheld for foreign participants based upon treaty agreements.} \end{tabular}$ 

the certificate. Send certificates by registered, insured mail, and <u>do not</u> sign them. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure.

**Dividend Reinvestment** All or part of the cash dividends paid on safekeeping and certificated shares in your account may be reinvested in additional shares. Enter "ALL" to receive all dividends in cash; enter "NONE" to reinvest all dividends; or, you may enter a designated number of whole shares on which you wish to receive cash dividends.

Sales All or part of the shares held for safekeeping can be sold by submitting this Transaction Form. Enter "ALL" to sell all shares (this will close your Program account). Sale requests received by the Administrator will be executed beginning on the next Investment Date. A check for the proceeds of the sale will normally be mailed with a transaction advice on the 5th business day after the sale. Please contact the Administrator for a current fee schedule.

Certificate Issuance If you wish to obtain a certificate for any of the whole safekeeping shares in your account, you can do so by submitting this Transaction Form. Enter "ALL" to receive a certificate for all whole shares in your account. A certificate will be issued, registered exactly as the account shown on the front of this form. If you want to have the shares in your account transferred, please contact us for the requirements. If you request a certificate for all safekeeping shares, a check will be issued for the value of any fractional shares. (This will close your Program account).

Instructions regarding withdrawal of shares, change of address, certificate deposits, or transfer of ownership should be mailed to the address below. If you write to us, please include your account number, telephone number and area code in your correspondence. We will respond to you either by phone or in writing, whichever seems best for handling your specific inquiry. If you prefer, you may call us at **1-800-252-1800**.

First Chicago Trust Company of New York, Administrator P.O. Box 3982, Church Street Station New York, NY 10008-3982

When Writing To Us About ...

**Additional Purchases** Indicate the amount you wish to invest and make your check or money order payable to "FCT-EXXON" (in U.S. dollars). Be sure to write your account number and the name of the stock on your check. The minimum investment is \$50, and the maximum is \$8,000 per month. No interest will be paid on funds held pending investment. Both full and fractional shares will be purchased for your account; however, we cannot accept orders to purchase a specific number of shares or to purchase at a specific price.

**Sending Purchase or Sale Instructions** You may send funds to us via US Mail, or via wire transfer. Please call **1-800-252-1800** for wire transfer instructions. We regret that we cannot send sale proceeds to you via wire transfer. You should allow at least 5 business days for first class mail delivery of your instructions to us. We cannot guarantee mail delivery time.

**Deposit Of Certificate(s)** Before sending your certificate(s), each one must be assigned to First Chicago Trust. This can be accomplished by entering our nominee name "MSSTC & Co." in the assignment section on the reverse side of the certificate. Send certificates by registered, insured mail, and <u>do not</u> sign them. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure.

**Dividend Reinvestment** All or part of the cash dividends paid on the safekeeping and certificated shares in your account may be reinvested in additional shares. Indicate "ALL CASH" to receive all dividends in cash; indicate "FULL REINVESTMENT" to reinvest dividends; or, indicate a designated number of whole shares on which you wish to receive cash dividends.

Sales All or part of the shares held for safekeeping can be sold by written instruction from you. Indicate "ALL" to sell all shares (this will close your Program account). Signature(s) must be exactly as the name(s) appear on your account. Sale requests received by the Administrator will be executed beginning on the next Investment Date. A check for the proceeds of the sale will normally be mailed with a transaction advice on the 5th business day after the sale. Please contact the Administrator for a current fee schedule.

Certificate Issuance If you wish to obtain a certificate for any of the whole safekeeping shares held in your account, you can do so by submitting written instructions. Indicate "ALL" to receive a certificate for all whole safekeeping shares in your account. A certificate will be issued, registered exactly as the account is registered. If you want to have the shares transferred, please contact us for the requirements. If you request a certificate for all safekeeping shares, a check will be issued for the value of any fractional share the program account). (This will close your Program account).

# EXON CORPORATION

## SHAREHOLDER INVESTMENT PROGRAM

safekeeping in my Program account. Change the dividend reinvestment level for my Program account. I wish to receive cash

for the purchase of shares \$\_

dividends paid on \_\_\_\_

Issue a certificate for \_\_\_

Change of address (please print)

Sell

(X)

(X)

Signature(s)

NOT DESIGNATED FOR THIS ACCOUNT

X Mark all that apply.

Cash Investment and Other Transaction Form

Check enclosed (payable to "FCT - Exxon")

I (We) hereby assign the enclosed certificate(s)

whole shares.

\_ shares to "MSSTC & Co." for

\_\_ whole shares.

\_\_whole shares.

Date

М	ail	Т	o	

Exxon Shareholder Investment Program c/o First Chicago Trust Company of New York P.O. Box 3892, Church Street Station, New York, NY 10008-3892

ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914

00234 02234 45760 55

(See reverse for additional information)

Detach here

CURRENT DIVIDEND INFORMATION FOR ACCOUNT:

2234-45760

**DIVIDENDS PAID IN CASH** 

**CURRENT PERIOD** 

RECORD DATE PAYMENT DATE 8/13/92 9/10/92

\$0.72

RATE PER SHARE SHARE POSITION ENTITLED TO DIVIDEND

HELD BY YOU IN CERTIFICATES HELD BY US FOR SAFEKEEPING

TOTAL SHARES

600 0.000 600.000 **DIVIDENDS REINVESTED** 

SHARES GROSS DIVIDEND AMOUNT TAX WITHHELD

AMOUNT REINVESTED

600.000 \$432.00

\$0.00 \$432.00

TRANSACTION RECORD (shares held by us for safekeeping) FROM 6/11/92 TO 9/10/92

Date	Transaction Description	Transaction Amount	Price per Share	Commissions and Fees	Transaction Shares	Safekeeping Share Balance
1/11/92 1/10/92	BEGINNING BALANCE DIVIDEND PURCHASE	\$432.00	\$63.160		6.840	0.000 6.840
	·					
,						
•						
٠,	PLEASE NOTE THAT THE THE WEIGHTED AVERAGE	PRICE OF SHARES	PURCHASED	OVER THE F	IVE (5) BUSINESS	S DAY
	PERIOD PRIOR TO AND I	NCLUDING THE DIV TAX PURPOSES.	IDEND PAY	ABLE DATE.	PLEASE RETAIN 1	THIS

CURRENT MARKET VALUE INFORMATION

Date	Certificated Shares	Safekeeping Shares	Market Price Per Share	Total Market Value
9/10/92	600	6.840	\$62.875	\$38,155.07



P4173

### **Transaction Form Instructions**

١

**IMPORTANT** When making your transaction choice, be sure to mark the appropriate box(es). The enclosed envelope should be used **only for Program transactions.** Please do not use it for any other business. Signature(s) must be exactly as the name(s) appear on the front of this form.

Additional Purchases Fill in the amount you wish to invest, and make your check or money order payable to "FCT-EXXON" (in U.S. dollars). Be sure to write your account number and the name of the stock on your check. The minimum investment is \$50, and the maximum is \$8,000 per month. No interest will be paid on funds held pending investment. Both full and fractional shares will be purchased for your account; however, we cannot accept orders to purchase a specific number of shares or to purchase at a specific price.

**Deposit Of Certificate(s)** Before sending your certificate(s), each one must be assigned to First Chicago Trust. This can be accomplished by entering our nominee name "MSSTC & Co." in the assignment section on the reverse side of the certificate. Send certificates by registered, insured mail, and <u>do not</u> sign them. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure.

Your Shareholder Investment Program statement provides you with a record of all activity made by you during the period indicated. It also gives you a tear-off form to complete for future optional cash investments, withdrawals, certificate deposits, reinvestment level change, or address changes.

The Program's "Investment Dates" are Thursday of each calendar week or, if Thursday is not a day on which financial markets in New York City are open for business, the next day on which they are so open. The information below will clarify key terms used in this statement and answer the questions most frequently asked. If you would like to make an optional cash investment you can do so by filling out the form at the top of the statement and mailing it to us in the enclosed envelope.

#### **Definitions And Special Information**

Payment date The date on which the dividend is payable.

Rate The amount of the dividend paid per share, expressed in dollars and cents.

Investment date Thursday of each calendar week.

Share Position Entitled To Dividend (Excludes Shares Held By Your Broker) The first line gives you the number of shares held by you in certificate form as of the record date. The second line represents shares held by us for safekeeping which were purchased prior to the ex-dividend date.

**Price Per Share** The actual price per share involved in the purchase or sale of shares under the Program.

**Commissions/Fees** On purchases, there are no commissions or fees paid by the participant. On sales, please contact the Administrator for a current fee schedule.

Transaction Shares The number of shares applied to or withdrawn from your account.

**Certificated Shares** Shares held by you in certificate form as of the date indicated.

Safekeeping Shares Shares held by us for safekeeping as of the date indicated.

Market Price Per Share The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the date indicated. **Total Market Value** The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### Tax Information

**General** All participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-DIV. In addition, a record of all proceeds for shares sold through the Program will be reported on Form 1099-B. Both forms will be mailed separately once a year.

Tax Withheld (Back-Up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed in the Tax withheld line(s) of this statement. Back-up withholding (BUW) is a 20 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing. Foreign Ownership U.S. tax has been withheld for foreign participants based upon treaty agreements.

**Dividend Reinvestment** All or part of the cash dividends paid on safekeeping or certificated shares in your account may be reinvested in additional shares. Enter "ALL" to receive all dividends in cash; enter "NONE" to reinvest all dividends.

Sales All or part of the shares held for safekeeping can be sold by submitting this Transaction Form. Enter "ALL" to sell all shares (This will close your Program account). Sale requests received by the Administrator will be executed beginning on the next Investment Date. A check for the proceeds of the sale will normally be mailed with a transaction advice on the 5th business day after the sale. Please contact the Administrator for a current fee schedule.

Certificate Issuance If you wish to obtain a certificate for any of the whole safekeeping shares in your account, you can do so by submitting this Transaction Form. Enter "ALL" to receive a certificate for all whole shares in your account. A certificate will be issued, registered exactly as the account is shown on the front of this form. If you want to have the shares in your account transferred, please contact us for the requirements. If you request a certificate for all safekeeping shares, a check will be issued for the value of any fractional shares.

Instructions regarding withdrawal of shares, change of address, certificate deposits, or transfer of ownership should be mailed to the address below. If you write to us, please include your account number, telephone number and area code in your correspondence. We will respond to you either by phone or in writing, whichever seems best for handling your specific inquiry. If you prefer, you may call us at 1-800-252-1800.

First Chicago Trust Company of New York, Administrator P.O. Box 3892, Church Street Station New York, NY 10008-3892

#### When You Write Us

Additional Purchases Indicate the amount you wish to invest, and make your check or money order payable to "FCT-EXXON" (in U.S. dollars). Be sure to write your account number and the name of the stock on your check. The minimum investment is \$50, and the maximum is \$8,000 per month. No interest will be paid on funds held pending investment. Both full and fractional shares will be purchased for your account; however, we cannot accept orders to purchase a specific number of shares or to purchase at a specific price.

**Deposit Of Certificate(s)** Before sending your certificate(s), each one must be assigned to First Chicago Trust. This can be accomplished by entering our nominee name "MSSTC & Co." in the assignment section on the reverse side of the certificate. Send certificates by registered, insured mail, and <u>do not</u> sign them. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure.

**Dividend Reinvestment** All or part of the cash dividends paid on the safekeeping or certificated shares in your account may be reinvested in additional shares. Enter "ALL CASH" to receive all dividends in cash; enter "FULL REINVESTMENT" to reinvest dividends.

Sales All or part of the shares held for safekeeping can be sold by submitting this Transaction Form. Enter "ALL" to sell all shares (This will close your Program account). Signature(s) must be exactly as the name(s) appear on your account. Sale requests received by the Administrator will be executed beginning on the next Investment Date. A check for the proceeds of the sale will normally be mailed with a transaction advice on the 5th business day after the sale. Please contact the Administrator for a current fee schedule.

Certificate Issuance If you wish to obtain a certificate for any of the whole safekeeping shares held in your account, you can do so by submitting written instructions. Indicate "ALL" to receive a certificate for all whole safekeeping shares in your account. A certificate will be issued, registered exactly as the account is registered. If you want to have the shares transferred, please contact us for the requirements. If you request a certificate for all safekeeping shares, a check will be issued for the value of any fractional share remaining.

P4174

# E%ON CORPORATION

## SHAREHOLDER INVESTMENT PROGRAM

Cash Investment and Other Transaction Form

Mail To:	Exxon Shareholder Investment Program c/o First Chicago Trust Company of New York	X Mark all that apply.
	P.O. Box 3982, Church Street Station, New York, NY 10008-3982	Check enclosed (payable to "FCT - Exxon") for the purchase of shares \$
	ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914	I (We) hereby assign the enclosed certificate(s) for shares to "MSSTC & Co." for safekeeping in my Program account.
		Change the dividend reinvestment level for my Program account. I wish to receive cash dividends paid on whole shares.

00234 02234 45760 55

(See reverse for additional information)

Detach here

CURRENT DIVIDEND INFORMATION FOR ACCOUNT:

2234-45760

TAX I.D.: 282-32-8905

whole shares.

whole shares.

**DIVIDENDS PAID IN CASH** 

\_\_ Sell

(X)

**CURRENT PERIOD** 

RECORD DATE PAYMENT DATE RATE PER SHARE 11/12/92 12/10/92

NOT DESIGNATED FOR THIS ACCOUNT

Signature(s)

Issue a certificate for

Change of address (please print)

SHARE POSITION ENTITLED TO DIVIDEND

HELD BY YOU IN CERTIFICATES HELD BY US FOR SAFEKEEPING TOTAL SHARES

600 6.840 606.840

\$0.72

DIVIDENDS REINVESTED SHARES

GROSS DIVIDEND AMOUNT TAX WITHHELD AMOUNT REINVESTED

606.840 \$436.92

\$0.00 \$436.92

TRANSACTION RECORD (shares held by us for safekeeping) FR0M 1/01/92 T0 12/31/92

Date	Transaction Description	Transaction Amount	Price per Share	Commissions and Fees	Transaction Shares	Safekeeping Share Balance
9/10/92	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE	\$432.00 436.92	\$63.160 59.927		6.840 7.291	0.000 6.840 14.131
					:	
	PROGRAM STATEMENTS AN FOLLOWING THE PAYMENT	E DELIVERED QUAR OF A DIVIDEND.	TERLY, AP	PROXIMATELY	ONE MONTH	

CURRENT MARKE	T VALUE INFORMATION			
Date	Certificated Shares	Safekeeping Shares	Market Price Per Share	Total Market Value
12/31/92	600	14.131	\$61.125	\$37,538.76



### **Transaction Form Instructions**

**IMPORTANT** When making your transaction choice, be sure to mark the appropriate box(es). The enclosed envelope should be used **only for Program transactions.** Please do not use it for any other business. Signature(s) must be exactly as the name(s) appear on the front of this form.

**Additional Purchases** Fill in the amount you wish to invest and make your check or money order payable to "FCT-EXXON" (in U.S. dollars). Be sure to write your account number and the name of the stock on your check. The minimum investment is \$50, and the maximum is \$8,000 per month. No interest will be paid on funds held pending investment. Both full and fractional shares will be purchased for your account; however, we cannot accept orders to purchase a specific number of shares or to purchase at a specific price.

**Sending Purchase or Sale Instructions** You may send funds to us via US Mail, or via wire transfer. Please call **1-800-252-1800** for wire transfer instructions. We regret that we cannot send sale proceeds to you via wire transfer. You should allow at least 5 business days for first class mail delivery of your instructions to us. We cannot guarantee mail delivery time.

**Deposit Of Certificate(s)** Before sending your certificate(s), each one must be assigned to First Chicago Trust. This can be accomplished by entering our nominee name "MSSTC & Co." in the assignment section on the reverse side of

Your Shareholder Investment Program statement provides you with a record of all activity made by you during the period indicated. It also gives you a tear-off form to complete for future optional cash investments, withdrawals, certificate deposits, reinvestment level changes, or address changes.

The Program's "Investment Dates" are Thursday of each calendar week or, if Thursday is not a day on which financial markets in New York City are open for business, the next day on which they are so open. The information below will clarify key terms used in this statement and answer the questions most rrequently asked. If you would like to make an optional cash investment you can do so by filling out the form at the top of the statement and mailing it to us in the enclosed envelope.

#### **Definitions And Special Information**

Payment date The date on which the dividend is payable.

Rate The amount of the dividend paid per share, expressed in dollars and

Investment date Thursday of each calendar week.

Share Position Entitled To Dividend (Excludes Shares Held By Your Broker) The first line gives you the number of shares held by you in certificate form as of the record date. The second line represents shares held by us for safekeeping which were purchased prior to the ex-dividend date.

**Price Per Share** The actual price per share involved in the purchase or sale of shares under the Program.

**Commissions/Fees** On purchases, there are no commissions or fees paid by the participant. On sales, please contact the Administrator for a current fee schedule.

Transaction Shares The number of shares applied to or withdrawn from your account.

Certificated Shares Shares held by you in certificate form as of the date indicated.

Safekeeping Shares Shares held by us for safekeeping as of the date indicated

Market Price Per Share The closing price of the common stock as reported on the New York Stock Exchange consolidated tape as of the date indicated. **Total Market Value** The sum of certificated shares and safekeeping shares multiplied by the market price per share.

#### **Tax Information**

**General** All participants will receive a record of dividends paid and company paid brokerage commission, if any, on Form 1099-DIV. In addition, a record of all proceeds for shares sold through the Program will be reported on Form 1099-B. Both forms will be mailed separately once a year.

Tax Withheld (Back-Up Withholding) Shareholders who are not in compliance with all tax regulations will find tax withheld and listed in the Tax Withheld line(s) of this statement. Effective January 1, 1993, back-up withholding (BUW) is a 31 percent tax on the dividend or the proceeds from the sale of any Program shares. If your taxpayer ID is missing or incorrect, notify the Administrator in writing.

Foreign Ownership U.S. tax has been withheld for foreign participants based upon treaty agreements.

the certificate. Send certificates by registered, insured mail, and <u>do not</u> sign them. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure.

**Dividend Reinvestment** All or part of the cash dividends paid on safekeeping and certificated shares in your account may be reinvested in additional shares. Enter "ALL" to receive all dividends in cash; enter "NONE" to reinvest all dividends; or, you may enter a designated number of whole shares on which you wish to receive cash dividends.

Sales All or part of the shares held for safekeeping can be sold by submitting this Transaction Form. Enter "ALL" to sell all shares (this will close your Program account). Sale requests received by the Administrator will be executed beginning on the next Investment Date. A check for the proceeds of the sale will normally be mailed with a transaction advice on the 5th business day after the sale. Please contact the Administrator for a current fee schedule.

Certificate Issuance If you wish to obtain a certificate for any of the whole safekeeping shares in your account, you can do so by submitting this Transaction Form. Enter "ALL" to receive a certificate for all whole shares in your account. A certificate will be issued, registered exactly as the account shown on the front of this form. If you want to have the shares in your account transferred, please contact us for the requirements. If you request a certificate for all safekeeping shares, a check will be issued for the value of any fractional shares. (This will close your Program account).

Instructions regarding withdrawal of shares, change of address, certificate deposits, or transfer of ownership should be mailed to the address below. If you write to us, please include your account number, telephone number and area code in your correspondence. We will respond to you either by phone or in writing, whichever seems best for handling your specific inquiry. If you prefer, you may call us at 1-800-252-1800.

First Chicago Trust Company of New York, Administrator P.O. Box 3982, Church Street Station New York, NY 10008-3982

When Writing To Us About ...

Additional Purchases Indicate the amount you wish to invest and make your check or money order payable to "FCT-EXXON" (in U.S. dollars). Be sure to write your account number and the name of the stock on your check. The minimum investment is \$50, and the maximum is \$8,000 per month. No interest will be paid on funds held pending investment. Both full and fractional shares will be purchased for your account; however, we cannot accept orders to purchase a specific number of shares or to purchase at a specific price.

**Sending Purchase or Sale Instructions** You may send funds to us via US Mail, or via wire transfer. Please call **1-800-252-1800** for wire transfer instructions. We regret that we cannot send sale proceeds to you via wire transfer. You should allow at least 5 business days for first class mail delivery of your instructions to us. We cannot guarantee mail delivery time.

**Deposit Of Certificate(s)** Before sending your certificate(s), each one must be assigned to First Chicago Trust. This can be accomplished by entering our nominee name "MSSTC & Co." in the assignment section on the reverse side of the certificate. Send certificates by registered, insured mail, and <u>do not</u> sign them. If you are unable to locate your certificate(s), please contact us regarding the replacement procedure.

**Dividend Reinvestment** All or part of the cash dividends paid on the safekeeping and certificated shares in your account may be reinvested in additional shares. Indicate "ALL CASH" to receive all dividends in cash; indicate"FULL REINVESTMENT" to reinvest dividends; or, indicate a designated number of whole shares on which you wish to receive cash dividends.

Sales All or part of the shares held for safekeeping can be sold by written instruction from you. Indicate "ALL" to sell all shares (this will close your Program account). Signature(s) must be exactly as the name(s) appear on your account. Sale requests received by the Administrator will be executed beginning on the next Investment Date. A check for the proceeds of the sale will normally be mailed with a transaction advice on the 5th business day after the sale. Please contact the Administrator for a current fee schedule.

Certificate Issuance If you wish to obtain a certificate for any of the whole safekeeping shares held in your account, you can do so by submitting written instructions. Indicate "ALL" to receive a certificate for all whole safekeeping shares in your account. A certificate will be issued, registered exactly as the account is registered. If you want to have the shares transferred, please contact us for the requirements. If you request a certificate for all safekeeping shares, a check will be issued for the value of any fractional share requirements. If you request a certificate for all safekeeping shares, a check will be issued for the value of any fractional share requirements.

## EXON CORPORATION

5959 Las Colinas Boulevard Irving, TX 75039-2298

April 11, 1997

To the Shareholders of Exxon Corporation:

The enclosed Exxon stock certificate or Shareholder Investment Program (SIP) statement represents the additional shares to which you are entitled as a result of the two-for-one stock split which was declared by the Board of Directors on February 26, 1997 to holders of record on March 14. You are entitled to one additional share for each share held on that date.

Any stock certificates already in your possession should be retained. Existing certificates will continue to be valid and need not be exchanged.

The stock split will not change your proportionate interest in the Corporation.

Under the present federal income tax laws, receipt of additional shares as a result of the split is not taxable. Any subsequent sale of shares may result in a taxable gain or loss.

Further information on the stock split is contained in this brochure.

T. P. Townsend Vice President of Investor Relations and Secretary

**Enclosure** 

## INFORMATION ABOUT THE TWO-FOR-ONE STOCK SPLIT

On February 26, 1997, the Board of Directors approved a two-for-one stock split of the Corporation's Common Stock. The stock split became effective at the close of business on March 14, 1997. As a result, each shareholder is entitled to one additional share for each share held on March 14.

#### **DIVIDEND INFORMATION**

The first quarter 1997 dividend of \$0.79 per share was paid on March 10, 1997 to share-holders of record on February 10, prior to the split.

Future dividends would be declared and paid on the basis of the split shares. The Board will consider the second quarter dividend on Wednesday, April 30.

#### CERTIFICATES

Shareholders holding certificates will receive one new certificate for all their additional shares. You may request a change in the denomination of shares by calling or writing Exxon Shareholder Services.

Retain any stock certificates already in your possession. Existing certificates will continue to be valid and need not be exchanged.

Your address as shown on our records has been printed on your new stock certificate. A change in your address will not affect your ownership of the stock in any way. If your address changes, please do NOT return your certificate for correction. Instead, simply call or write Exxon Shareholder Services.

The new certificates are in the same registration as shown on our account records at the close of business on March 14. You may request a transfer of ownership by calling or writing Exxon Shareholder Services. When

mailing certificates, we recommend that you insure and send them by registered or certified mail.

#### SHAREHOLDER INVESTMENT PROGRAM

Participants in the Shareholder Investment Program (SIP) who have shares in book-entry or "safekeeping" form will have new shares added to their SIP accounts. New shares for those held on March 14 are identified on the SIP statement as "Split Shares."

If you made purchases on Investment Dates between and including March 13 through April 10, since the SIP shares were traded on a pre-split basis, you are entitled to additional shares for the shares purchased. These shares are added to your account and listed as "Split Shares Buy" on the SIP statement.

Correspondingly, if you sold shares on Investment Dates between and including March 13 through April 10, since you received proceeds on a pre-split basis, you are not entitled to receive any additional shares for the shares sold. These shares are deducted from your account and are listed as "Split Shares Sale" on the statement.

Participants who hold shares in both bookentry and certificate form will receive a statement showing their additional book-entry shares and a new certificate for their additional shares represented by certificates. The new certificated shares are included in the "Certificate Shares" and "Total Shares" boxes at the bottom of the SIP statement.

Participants who have designated a specific number of shares on which to receive cash dividends have had their share elections doubled automatically. You may change the number of shares on which you receive a cash dividend by calling Exxon Shareholder Services.

(over)

#### TAX INFORMATION

The Corporation has been advised by its General Tax Counsel that the stock split will not result in a gain or loss to shareholders for federal income tax purposes. However, any subsequent sale of shares may result in a taxable gain or loss.

The tax basis of each share held on March 14, 1997 will be reduced by half. The tax basis of each new share received as a result of the stock split will be the same as the reduced basis of the share for which it was issued. The tax acquisition date of the new shares is the tax acquisition date of the old shares.

If you desire further information, we suggest you consult your personal tax advisor.

#### **EXXON SHAREHOLDER SERVICES**

For questions or instructions regarding change in denomination, transfer of ownership, change of address, SIP dividend elections or other matters, call **1-800-252-1800** or write to:

Exxon Shareholder Services P.O. Box 8033 Boston, MA 02266-8033

Printed in U.S.A.

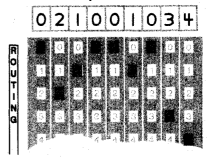
3300-SSBRO-97

## DIRECT DEPOSIT INSTRUCTIONS FOR EXXON CORPORATION (Payer)

- Read the Direct Deposit Authorization statement below which authorizes First Chicago Trust to electronically credit your dividends directly into your account at your bank/financial institution.
- 2. Complete the Bank/Financial Institution information below.
- The following four items are required on the front of this form.
   Missing or incomplete data will result in the return of this form.
  - 1-Nine digit Routing Number, (consult your bank for this information).
  - 2—Four to seventeen digit account number with no dashes or spaces between numbers.
  - 3-Either checking or savings account marked.
  - 4- Signature(s). If the shares are held jointly, both shareholders must sign.

#### Example

Complete the Authorization Form as shown below using a dark, (preferably black) ink pen or a No. 2 pencil. This form will be read by a machine.



Note: Consult your bank/financial institution to obtain accurate information.

#### **Direct Deposit Authorization**

I (We) hereby authorize First Chicago Trust (FCT), as disbursing agent for the Payer, to initiate dividend credit entries to my (our) account; or if necessary, debit entries or adjustments for any credit entries in error. This authority is to remain in effect until my (our) written authorization to terminate direct deposit is received, in time to afford FCT reasonable opportunity to act on it, or until this service is terminated by the Payer or FCT.

#### Bank/Financial Institution Information

ADDRESS \_\_\_\_\_

STATE

ZIP CODE

CITY

00234 53 002234 4576	1	ACCOUNT								TYPE								
											_ <b>c</b>	HEC	KIN	<b>)</b>			SAVI	NGS
0 0 0 0 0 0 0 0	F	0	Ö	0	0	0	o	0	0	o	0	o	o	0	o	o	ō	o
1 1 1 1 1 1 1 1 1 1	N	1	1	Ħ	11	1		П	Ð		Ī	E	n	1	ij,	1	H	10
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2	2
3 3 3 3 3 3 3 3 3	0 0 0	3	3	3	3	3	3	3	3	3	3	3	3	3	3	3	3	3
	õ	4	4	4	4	4	4	4	4	4	4	4	4	4	4	4	4	4
5 5 5 5 5 5 5 5	×	5	5	5	5	5	5	5	5	5	5	5	5	5	5	5	5	5
6 6 6 6 6 6 6		6	6	6	6	6	6	6	6	6	6	6	6	6	16	6	6	6
記 フラミフ 30 m フラミフ 30 m ア 30 m フラミフ 30 m フランフ 30 m ファンフ	Ů.	7	7	7	7	7	7	7	7	7	7	7	7	7	7.	7	7	7
8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8		8	8	8	8	8	8	8	8	8	8	8	8	8	8	8	8	8
9 9 9 9 9 9 9 9	E	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9	9
ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079			) (8)	(We tate	) eg	ree : pri	to	the	terr	na c	f th	e D	irec	l De	RM/ lpcs/ fori	t A		rizatic
는 경기 기계 전 보고 있는 것이 되는 것이 되었다. 19 - 기계			3	IGN	TÜR	E				, 2000 3		)	4			Į.	ATE	
			7	172KF	TUR												ATE	



225 E. JOHN W. CARPENTER FREEWAY, IRVING, TX 75062-2298

T. PETER TOWNSEND
Vice President, Investor Relations

March 10, 1992

### **ELECTRONIC DIVIDEND PAYMENTS**

#### Dear Exxon Shareholder:

Exxon is pleased to offer you the opportunity to have your quarterly dividends electronically deposited in your checking or savings account at any financial institution that participates in the Automated Clearing House system.

This dividend deposit service is being provided to Exxon shareholders free of charge.

If you choose to participate, the deposit will occur on the dividend payment date and you will have immediate access to your money. It will also eliminate the possibility of mail delays and lost, stolen or destroyed dividend checks.

To take advantage of this new service, please complete the Enrollment Form attached to your current dividend check by carefully following the instructions on the back of the form. Promptly mail the completed form to First Chicago Trust Company of New York, using the enclosed postage paid envelope. If you have any questions, you may contact First Chicago Trust Company of New York at 1-800-252-1800.

Once you are enrolled, all future dividend payments will be deposited directly in your account on the payment date. You may contact your bank to confirm that your dividend payment has been credited to your account.

Please note that you must include your nine digit ABA Routing Number in the space provided on the enclosed form. First Chicago Trust Company of New York's ability to process requests for direct deposit depends upon the accuracy of this information. If you are unsure of this number, your local bank or financial institution should be able to help you.

Information about the dividend record date, payment date and amount per share is published in the quarterly Exxon News sent to each shareholder. If you choose direct deposit, you will not receive a confirmation, but you can confirm receipt of the dividend with your bank on the dividend payment date.

In addition, we are pleased to announce a new share purchase and dividend reinvestment plan, the Shareholder Investment Program. The Program will offer a convenient and economical means to purchase and accumulate Exxon stock. You will receive information about the Shareholder Investment Program, including a prospectus, in the mail soon. The offering of shares under the Program will be made only by the prospectus.

Yours truly.

P4183

# **EXON** CORPORATION

#### SHAREHOLDER INVESTMENT PROGRAM

Exxon Corporation ("Exxon" or the "Corporation") hereby offers participation in its Shareholder Investment Program (the "Program"). The Program is designed to provide investors with a convenient and economical way to purchase shares of the Corporation's Common Stock, no par value ("Common Stock"), and to reinvest all or a portion of their cash dividends in additional shares of Common Stock.

Participants in the Program may:

- Automatically reinvest cash dividends on all or a portion of the shares of Common Stock registered in their names or held in their Program accounts.
- Invest by making optional cash payments at any time up to a maximum of \$8,000 per month.
- Deposit share certificates for safekeeping.

To fulfill Program requirements, shares of Common Stock may be purchased in the open market or in privately negotiated transactions, or from the Corporation. At present, it is expected that such shares will be purchased in the open market. The price of any shares purchased from the Corporation will be the average of the high and low sale prices of Common Stock as reported on the New York Stock Exchange consolidated tape on the relevant Investment Date. The closing price of the Common Stock on January 31, 1992, as shown on the New York Stock Exchange consolidated tape, was \$58½ per share. Shares will be credited to participant accounts at the average price per share of all shares purchased or sold with respect to the relevant Investment Date. Participants pay no commissions or fees on purchases.

This Prospectus relates to 5,000,000 shares of Common Stock offered for purchase under the Program.

Shareholders who do not choose to participate in the Program will continue to receive cash dividends, as declared, in the usual manner.

To the extent required by applicable law in certain jurisdictions, shares offered under the Program to persons not presently shareholders of Exxon are offered through Donaldson, Lufkin & Jenrette Securities Corporation.

THESE SECURITIES HAVE NOT BEEN APPROVED OR DISAPPROVED BY THE SECURITIES AND EXCHANGE COMMISSION OR ANY STATE SECURITIES COMMISSION NOR HAS THE SECURITIES AND EXCHANGE COMMISSION OR ANY STATE SECURITIES COMMISSION PASSED UPON THE ACCURACY OR ADEQUACY OF THIS PROSPECTUS. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

February 3, 1992

## AVAILABLE INFORMATION

The Corporation is subject to the informational requirements of the Securities Exchange Act of 1934 (the "Exchange Act") and in accordance therewith files reports, proxy statements, and other information with the Securities and Exchange Commission (the "Commission"). Such reports, proxy statements, and other information can be inspected and copied at the offices of the Commission at 450 Fifth Street, N.W., Washington, D.C., and at the Commission's regional offices at 75 Park Place, New York, New York, and 14th Floor, 500 West Madison Street, Chicago, Illinois. Copies of such material can also be obtained from the Public Reference Section of the Commission, 450 Fifth Street, N.W., Washington, D.C. 20549, at prescribed rates. Such reports, proxy statements, and other information can also be inspected at the offices of the New York Stock Exchange, Inc., 20 Broad Street, New York, New York, on which exchange the Common Stock and certain of the Corporation's other securities are listed.

## **DOCUMENTS INCORPORATED BY REFERENCE**

The following documents heretofore filed by the Corporation with the Commission are incorporated herein by reference:

- 1. Annual Report on Form 10-K for the year ended December 31, 1990.
- 2. Quarterly Reports on Form 10-Q for the quarters ended March 31, June 30, and September 30, 1991.
- 3. The description of the Common Stock contained in the Corporation's Registration Statement on Form 10 filed on April 9, 1935, as amended by its Current Report on Form 8-K for the month of May 1970 and its Quarterly Report on Form 10-Q for the quarter ended June 30, 1987.

In addition, all documents filed by the Corporation pursuant to Sections 13(a), 13(c), 14, or 15(d) of the Exchange Act subsequent to the date of this Prospectus, and prior to the filing of a post-effective amendment which indicates that all securities offered hereby have been sold or which deregisters all securities then remaining unsold, shall be deemed to be incorporated by reference in this Prospectus and to be a part hereof from the date of filing of such documents. Any statement contained in a document incorporated or deemed to be incorporated by reference herein shall be deemed to be modified or superseded for purposes of this Prospectus to the extent that a statement contained in any other subsequently filed document which also is or is deemed to be incorporated by reference herein modifies or supersedes such statement. Any such statement so modified or superseded shall not be deemed, except as so modified or superseded, to constitute part of this Prospectus.

The Corporation will provide without charge to each person to whom this Prospectus is delivered, upon written or oral request, a copy of any or all of the documents incorporated herein by reference, other than exhibits to such documents. Requests should be made to Exxon Corporation, Investor Relations, Post Office Box 160369, Irving, Texas 75016-0369 (Telephone (214) 444-1900).

## EXXON CORPORATION SHAREHOLDER INVESTMENT PROGRAM

The following is a complete statement of the Program.

### Purpose

The purpose of the Program is to provide shareholders and other investors with a convenient and economical way to purchase shares of Common Stock and to reinvest all or a portion of their cash dividends in additional shares of Common Stock.

#### Advantages

- Participants pay no brokerage fees in connection with purchases of Common Stock under the Program.
- In addition to reinvestment of dividends, participants may invest additional funds in Common Stock through optional cash payments of up to \$8,000 per month. Optional investments may be made by check, money order, wire transfer, electronic funds transfer from a predesignated bank account, or, for eligible Exxon employees and retirees, payroll or annuity deduction. Optional investments may be made occasionally or at regular intervals, as the participant desires.
- Funds invested in the Program are fully invested through the purchase of fractions of shares, as well as full shares, and proportionate cash dividends on fractions of shares are used to purchase additional shares.
- Persons not presently owning shares of Common Stock may become participants by making an initial minimum cash investment to purchase shares under the Program.
- Participants may direct the Corporation to transfer, at any time and at no cost to the participant, all or a portion of the participant's shares held under the Program to a Program account for another person.
- The Program offers a "share safekeeping" service whereby participants may deposit their Common Stock certificates with the Program Administrator and have their ownership of such Common Stock maintained on the Administrator's records as part of their Program account.
- Quarterly statements are mailed to each participant listing all transactions in the participant's account.
- Participants may choose to establish an IRA and to contribute or roll over amounts to the IRA through a Program account.

#### Administration

First Chicago Trust Company of New York (the "Administrator") will administer the Program, purchase and hold shares of Common Stock acquired under the Program,

keep records, send statements of account activity to participants, and perform other duties related to the Program. Participants may contact the Administrator by writing to:

Exxon Shareholder Investment Program c/o First Chicago Trust Company of New York P.O. Box 3892 Church Street Station New York, NY 10008

or by telephoning the Administrator toll free at (800) 252-1800 between 9 a.m. and 5 p.m. Eastern time. Written communications may also be sent to the Administrator by telefax at (212) 385-4261.

### **Eligibility**

Any person or entity, whether or not a holder of record of shares of Common Stock, is eligible to participate in the Program, provided that (i) such person or entity fulfills the prerequisites for participation described below under "Enrollment Procedures" and (ii) in the case of citizens or residents of a country other than the United States, its territories, and possessions, participation would not violate local laws applicable to the Corporation or the participant.

### **Enrollment Procedures**

After being furnished with a copy of this Prospectus, eligible applicants may join the Program by completing and signing an Enrollment Form and returning it to the Administrator. In order to participate in the Program, an enrollee must either deposit one or more shares with the Administrator or elect to reinvest cash dividends paid on one or more shares of Common Stock. Current registered shareholders should be sure to sign their names on the Enrollment Form exactly as they appear on their certificates. Non-shareholders must include a minimum initial investment of at least \$250 with their completed Enrollment Form (see "Optional Cash Investments and Initial Investments" below).

Beneficial owners of shares of Common Stock registered in the name of someone else (for example, a bank, broker, or trustee) may participate in the Program by transferring some or all of those shares to the Administrator for their accounts (see "Transfer of Shares from a Broker" below).

Enrollment Forms will be processed as promptly as practicable. Participation in the Program will begin after the properly completed Enrollment Form has been reviewed and accepted by the Administrator.

Participants in the Corporation's previous Dividend Reinvestment Plan for Common Stock will automatically continue in the new Program without sending in the new Enrollment Form, except that those participants who have not elected full reinvestment under the previous plan must submit a new Dividend Reinvestment Form.

### **Investment Dates**

The Program's "Investment Dates" are Thursday of each calendar week or, if Thursday is not a day on which financial markets in New York City are open for business, the next day on which they are so open.

### **Optional Cash Investments and Initial Investments**

Participants may make optional cash investments by personal check or money order, wire investment, payroll or annuity deduction (eligible Exxon employees and retirees only), or automatic deduction from a bank account. Optional cash investments must be at least \$50 for any single investment and may not exceed \$8,000 per month. There is no obligation to make an optional cash investment at any time, and the amount of such investments may vary from time to time.

Initial investments, for those who do not already own Common Stock, must be at least \$250, in the form of a personal check or money order, and must be included with the completed Enrollment Form returned to the Administrator, except that no minimum initial investment is required for eligible Exxon employees and retirees who initiate payroll or annuity deductions at the time of enrollment.

Optional cash investments and initial investments must be received by the Administrator no later than one business day prior to an Investment Date to be invested beginning on that Investment Date. Otherwise, the optional cash investment or initial investment will be held by the Administrator and invested beginning on the next Investment Date. Upon a participant's written request received by the Administrator no later than two business days prior to the applicable Investment Date, an optional cash investment or initial investment not already invested under the Program will be cancelled or returned to the participant, as appropriate. However, no refund of a check or money order will be made until the funds have been actually received by the Administrator. Accordingly, such refunds may be delayed by up to three weeks.

No interest will be paid on amounts held by the Administrator pending investment. Accordingly, investors should transmit optional cash investments and initial investments so as to reach the Administrator shortly (but not less than one business day) before an Investment Date. All optional cash investments and initial investments are subject to collection by the Administrator of full face value in U.S. funds.

### Investments may be made in the following ways:

### Check Investment

Optional cash investments and initial investments may be made by personal check or money order payable in U.S. dollars to "FCT—Exxon". Optional cash investments must be mailed to the Administrator together with the Cash Investment Form attached to each statement of account sent to participants. Additional Cash Investment Forms are available upon request from the Administrator.

#### Wire Investment

Optional cash investments may be made by wire transfer to the Administrator. Wire transfers must be sent to First National Bank of Chicago, Routing Code 071-0013, and must include the name of the Program, the name in which the Program account is registered and the participant's Program account number. Participants making wire investments may be charged fees by the commercial bank initiating the transfer.

### Payroll or Annuity Deduction

Eligible employees of the Corporation and its subsidiaries who are paid through a U.S. payroll ("eligible employees"), and eligible persons receiving annuity payments from the Corporation or its subsidiaries through a U.S. benefits office ("eligible retirees"), may make optional cash investments under the Program by having specified amounts (not less than \$50 nor more than \$8,000 per month) deducted from each paycheck or annuity check. To initiate payroll or annuity deduction, an eligible employee or eligible retiree in the Program must complete, sign, and return to the Administrator a Payroll or Annuity Deduction Form. Forms are available upon request from the Administrator. Forms will be processed and will become effective as promptly as practicable.

Exxon will make payroll or annuity deductions from each payroll or annuity check during the month. Exxon will hold all funds so deducted for a particular month until the end of that month, and will then promptly forward such funds to the Administrator. For purposes of the Program, annuity deductions on the first of the month will be included in the payment made to the Administrator for the prior month. The Administrator will invest funds in Common Stock beginning on the first Investment Date following receipt thereof by the Administrator.

Because funds to be invested by payroll or annuity deduction are only transmitted to the Administrator once a month, participants using this investment option should recognize that, depending on the applicable pay date, funds deducted from a particular paycheck or annuity check may not be forwarded to the Administrator for several weeks. No interest will be paid on amounts held pending investment.

Eligible employees and retirees who wish to enroll in the Program but who are not shareholders may satisfy the requirement for an initial investment by initiating payroll or annuity deduction at the time of enrollment.

Participants may change the amount of payroll or annuity deduction or terminate payroll or annuity deduction by completing and submitting a new Payroll or Annuity Deduction Form.

### Automatic Investment from a Bank Account

Participants may make automatic monthly investments of a specified amount (not less than \$50 nor more than \$8,000 per month) by electronic funds transfer from a predesignated U.S. bank account.

To initiate automatic monthly deductions, the participant must complete and sign an Automatic Monthly Deduction Form and return it to the Administrator together with a voided blank check for the account from which funds are to be drawn. Automatic Monthly Deduction Forms may be obtained from the Administrator. Forms will be processed and will become effective as promptly as practicable.

Once automatic monthly deduction is initiated, funds will be drawn from the participant's designated bank account on the business day preceding the last Investment Date of each month, and will be invested in Common Stock beginning on that Investment Date.

Participants may change or terminate automatic monthly deduction by completing and submitting to the Administrator a new Automatic Monthly Deduction Form. To be effective with respect to a particular Investment Date, however, the new Automatic Monthly Deduction Form must be received by the Administrator at least two business days preceding such Investment Date.

### Reinvestment of Cash Dividends

Participants may elect to reinvest cash dividends paid on all or a portion of the Common Stock registered in their names and the Common Stock held in their Program accounts by designating their election on the Enrollment Form. Participants electing partial reinvestment of cash dividends must designate the number of whole shares for which they want to receive cash dividends. Dividends paid on all other shares registered in the participant's name and all other shares held in his or her Program account will be reinvested in additional shares of Common Stock.

Reinvestment levels may be changed from time to time as a participant desires by submitting a new election to the Administrator. To be effective with respect to a particular Common Stock dividend, any such change must be received by the Administrator on or before the record date for such dividend. The record date is usually about one month prior to the payment of the dividend. The Corporation has historically paid cash dividends on the 10th of March, June, September and December, or on the 11th if the 10th is a Sunday.

Once a participant elects reinvestment, cash dividends paid on shares of Common Stock registered in the participant's name or held in the participant's Program account will be reinvested in additional shares of Common Stock. If the participant has specified partial reinvestment, that portion of such dividend payment not being reinvested will be sent to the participant by check in the usual manner or by direct deposit, if the participant has elected the direct deposit option (see "Direct Deposit of Dividends" below). The Administrator may initiate purchase transactions for the reinvestment of dividends prior to the actual payment of dividends in order to minimize, to the extent possible, the delay between the payment of dividends and the settlement of purchase transactions.

#### Withdrawal

A participant may withdraw from the Program at any time by giving written instructions to the Administrator. Upon withdrawal from the Program, a certificate for the whole shares held in the Program for the participant will be issued. Alternatively, a participant may specify in the withdrawal notice that all (but not less than all) whole shares be sold. The Administrator will make the sale beginning on the next Investment Date after receipt of the withdrawal notice, and the participant will receive a check for the proceeds, less an administrative charge of \$5 and applicable brokerage commissions, if any.

Participants terminating participation in the Program will receive a check for the cash value of any fractional share held in their Program accounts. Fractions of shares will be valued at the same effective price as whole shares sold for a participant with respect to the relevant Investment Date.

If notice of withdrawal is received on or after an ex-dividend date but before the related dividend payment date, the withdrawal will be processed as described above and a separate check for the dividends will be mailed following the payment date.

No optional cash investments may be made after participation in the Program has been terminated.

#### Sale of Shares

Participants may request the Administrator to sell any number of whole shares held in their Program accounts by giving written instructions to the Administrator. The Administrator will make the sale beginning on the first Investment Date following receipt of the request. The participant will receive the proceeds, less an administrative charge of \$5 and applicable brokerage commissions, if any. Proceeds of shares sold through the Program will be paid to the participant normally by check.

If instructions for the sale of shares are received on or after an ex-dividend date but before the related dividend payment date, the sale will be processed as described above and a separate check for the dividends will be mailed following the payment date. A request to sell all shares held in a participant's account will be treated as a withdrawal from the Program (see "Withdrawal" above).

### Source and Price of Shares

To fulfill Program requirements, the Administrator may purchase or sell shares in the open market or in privately negotiated transactions. These purchases and sales are subject to such terms and conditions, including price and delivery, as the Administrator may accept. The Administrator may also, in its discretion, purchase shares from or sell shares to the Corporation, to the extent the Corporation makes shares available or is willing to purchase shares. The price of shares purchased from or sold to the Corporation will be the average of the high and low sale prices of the Common Stock

as reported on the New York Stock Exchange consolidated tape on the relevant Investment Date. The Administrator may commingle each participant's funds with those of other participants for the purpose of executing purchases, and may offset purchases of shares against sales of shares to be made for participants under the Program with respect to the same Investment Date, resulting in a net purchase or a net sale of shares.

Shares purchased or sold for a participant with respect to a particular Investment Date will be credited to the participant's account at the average price per share of all shares purchased or sold, as appropriate, with respect to that Investment Date.

The Administrator will make every effort to invest funds in Common Stock as soon as practicable on or after each Investment Date. Shares acquired in the open market or from private sources will be purchased as soon as practicable by the Administrator beginning on the relevant Investment Date and in no event later than 15 days after the relevant Investment Date, except where and to the extent necessary under any applicable federal securities laws or other government or stock exchange regulations. Shares acquired from the Corporation will be purchased for participants' accounts as of the close of business on the relevant Investment Date. Dividend and voting rights will commence upon settlement, which is normally five business days after purchase whether from the Corporation or any other source.

### **Direct Deposit of Dividends**

Through the Program's direct deposit feature, participants may elect to have any cash dividends not being reinvested under the Program paid by electronic funds transfer to the participant's predesignated bank account. To receive such dividends by direct deposit, participants must first complete and sign the Direct Deposit Form and return the Form to the Administrator. Direct Deposit Forms are available upon request from the Administrator.

Forms will be processed and will become effective as promptly as practicable. Participants may change the designated account for direct deposit or discontinue this feature by written instruction to the Administrator.

### **Share Safekeeping**

At the time of enrollment in the Program, or at any later time, participants may use the Program's "share safekeeping" service to deposit any Common Stock certificates in their possession with the Administrator. Shares deposited will be transferred into the name of the Administrator or its nominee and credited to the participant's account under the Program. Thereafter, such shares will be treated in the same manner as shares purchased through the Program.

By using the Program's share safekeeping service, participants no longer bear the risk associated with loss, theft or destruction of stock certificates. Also, because shares deposited with the Administrator are treated in the same manner as shares purchased through the Program, they may be transferred or sold through the Program in a

convenient and efficient manner. See "Withdrawal" and "Sale of Shares" above and "Gift/Transfer of Shares Within the Program" below.

Participants who wish to deposit their Common Stock certificates with the Administrator must complete and return to the Administrator, by registered, insured mail, the Common Stock certificates to be deposited along with a properly completed Share Safekeeping Form. The certificates should not be endorsed. Share Safekeeping Forms are available from the Administrator.

### Transfer of Shares from a Broker

Owners of Common Stock may wish to transfer to their Program accounts shares owned by them but held in "street name" through a broker or other agent. To do so, participants must complete a Broker Transfer Form and return it to the Administrator. The Administrator, upon receipt of a properly completed Form, will contact the broker holding the shares of Common Stock and will arrange to transfer those shares specified by the participant into the name of the Administrator or its nominee for credit to the participant's account under the Program. Broker Transfer Forms are available upon request from the Administrator.

Share owners wishing to enroll in the Program using shares transferred from a broker must include a properly completed Broker Transfer Form with the Enrollment Form returned to the Administrator. Participation in the Program will commence when shares of Common Stock are received by the Administrator from the transferring broker.

### **Individual Retirement Account**

Individuals may use the Program to establish an Individual Retirement Account (IRA) and to make contributions to the IRA or to roll over an existing IRA or other qualified plan distribution. After being furnished with a copy of this Prospectus, individuals may open an IRA by completing and signing an IRA Enrollment Form and returning it to the Administrator with an initial contribution. The minimum Initial Investment for an IRA Program account is \$250. For the purpose of rolling over an existing IRA or a qualified plan distribution into the Program, the maximum monthly investment does not apply. IRA Enrollment Forms are available upon request from the Administrator.

An annual administrative fee of \$20 will be charged for maintaining the IRA account. If not paid separately by the participant, the initial \$20 fee will be deducted from the Initial Investment when the IRA Enrollment Form is mailed to the Administrator. Thereafter, if not paid separately by the participant, the annual fee will be deducted from the participant's IRA Program account at the beginning of each year by cashing out any shares or fractions of shares sufficient to cover the amount of the fee.

### Gift/Transfer of Shares Within the Program

If a participant wishes to transfer the ownership of all or part of the participant's shares held under the Program to a Program account for another person, whether by gift, private sale or otherwise, the participant may effect such transfer by mailing a properly completed Gift/Transfer Form, along with an executed stock assignment (stock power), to the Administrator. Transfers of less than all of the participant's shares must be made in whole share amounts. No fraction of a share may be transferred unless the participant's entire account is transferred. Requests for transfer are subject to the same requirements as for the transfer of Common Stock certificates, including the requirement of a signature guarantee on the stock assignment. Gift/Transfer Forms and Stock Power Forms are available upon request from the Administrator.

Shares so transferred will continue to be held by the Administrator under the Program. An account will be opened in the name of the transferee, if he or she is not already a participant, and such transferee will automatically be enrolled in the Program. If the transferee is not already a registered shareholder or a Program participant, the donor may make a reinvestment election for the transferee at the time of the gift. The transferee may change the reinvestment level after the gift has been made as described under "Reinvestment of Cash Dividends" above.

The transferee will receive a statement showing the number of shares transferred to and held in the transferee's Program account. Also, if requested by the participant, a gift certificate acknowledging the transfer of shares will be made available free of charge.

### Reports to Participants

Each participant will receive a quarterly statement showing the amount invested, purchase price, the number of shares purchased, deposited, sold, transferred, withdrawn, total shares accumulated and other information for each quarter during the year. The quarterly statement will consolidate all shares held by the Administrator for the participant and other shares registered in the participant's name. Each participant should retain these statements so as to be able to establish the cost basis of shares purchased under the Program for income tax and other purposes. Duplicate statements will be available from the Administrator.

The Administrator will also send each participant a confirmation promptly after enrollment and after each optional cash investment, deposit, sale or transfer. Payroll deductions, annuity deductions, direct debits and dividend reinvestments will not be individually confirmed, but rather will appear on the quarterly statements.

In addition, each participant will receive copies of the same communications sent to all other holders of shares of Common Stock, including the Corporation's quarterly reports and annual report to stockholders, a notice of the annual meeting and accompanying proxy statement and Internal Revenue Service information return, if so required, for reporting dividend income received.

All notices, statements and reports from the Administrator to a participant will be addressed to the participant at his latest address of record with the Administrator. Therefore, participants must promptly notify the Administrator of any change of address.

### **Certificates for Shares**

Shares purchased and held under the Program will be held in safekeeping by the Administrator in its name or the name of its nominee. The number of shares (including fractional interests) held for each participant will be shown on each statement of account. Participants may obtain a new certificate for all or some of the whole shares of Common Stock held in their Program accounts upon written request to the Administrator. Any remaining whole or fractional shares will continue to be held by the Administrator. Withdrawal of shares in the form of a certificate in no way affects dividend reinvestment (see "Reinvestment of Cash Dividends" above).

Except as described above under "Gift/Transfer of Shares Within the Program", shares of stock held by the Administrator for a participant's Program account may not be pledged or assigned. A participant who wishes to pledge or assign any such shares must request that a certificate for such shares be issued in the participant's name.

#### Miscellaneous

Stock Split, Stock Dividend or Rights Offering

Any dividends in Common Stock or split shares distributed by the Corporation on shares held by the Administrator for a participant's Program account will be added to the participant's account. Stock dividends or split shares distributed on shares registered in a participant's name and held in certificated form will be mailed directly to the participant in the same manner as to shareholders who are not participating in the Program. If a participant has elected to receive cash dividends rather than reinvest them, the election will be adjusted proportionately in the event of a stock split.

In the event of a rights offering, the participant will receive rights based upon the total number of whole shares owned, that is, the total number of shares registered in the participant's name and the total number of whole shares held in the participant's Program account.

Voting of Program Shares

Whole shares held in a Program account may be voted in person or by the proxy sent to the participant. Fractions of shares will not be voted.

Limitation of Liability

Neither the Corporation nor the Administrator (nor any of their respective agents, representatives, employees, officers, directors, or subcontractors) will be liable in

administering the Program for any act done in good faith nor for any good faith omission to act, including, without limitation, any claim of liability arising from failure to terminate a participant's account upon such a participant's death or with respect to the prices or times at which shares are purchased or sold for participants.

### Change or Termination of the Program

The Corporation may suspend, modify or terminate the Program at any time in whole, in part, or in respect of participants in one or more jurisdictions. Notice of such suspension, modification or termination will be sent to all affected participants. No such event will affect any shares then credited to a participant's account. Upon any whole or partial termination of the Program by the Corporation, certificates for whole shares credited to an affected participant's account under the Program will be issued to the participant and a cash payment will be made for any fraction of a share. Fractions of shares will be valued at the same effective price as whole shares sold for a participant with respect to the next relevant Investment Date as described under "Source and Price of Shares" above.

### Termination of a Participant

If a participant does not own at least one whole share registered in the participant's name or held through the Program, the participant's participation in the Program may be terminated. Exxon may also terminate any participant's participation in the Program after written notice in advance mailed to such participant at the address appearing on the Administrator's records. Participants whose participation in the Program has been terminated will receive certificates for whole shares held in their accounts and a check for the cash value of any fractional share held in their Program accounts. Fractions of shares will be valued at the same effective price as whole shares sold for a participant with respect to the next relevant Investment Date as described under "Source and Price of Shares" above.

### THE CORPORATION

Exxon Corporation, the issuer of the Common Stock offered hereby, was incorporated in the State of New Jersey in 1882. The Corporation's principal executive office is located at 225 E. John W. Carpenter Freeway, Irving, Texas 75062-2298, and its telephone number is (214) 444-1000.

Divisions and affiliated companies of the Corporation operate in the United States and 79 other countries. Their principal business is energy, involving exploration for and production of crude oil and natural gas, manufacturing of petroleum products, and transportation and sale of crude oil, natural gas and petroleum products. Exxon Chemical Company, a division of the Corporation, is a major manufacturer and marketer of petrochemicals. The Corporation and its affiliates are engaged in exploration for and mining and sale of coal and other minerals. The Corporation also

has an interest in electric power generation in Hong Kong. Affiliates of the Corporation conduct extensive research programs in support of these businesses.

### TAX CONSEQUENCES

The Corporation believes the following is an accurate summary of the tax consequences of participation in the Program as of the date of this Prospectus. This summary may not reflect every possible situation that could result from participation in the Program, and, therefore, participants in the Program are advised to consult their own tax advisor with respect to the tax consequences (including federal, state, local and other tax laws and U.S. tax withholding laws) applicable to their particular situations.

In general, the amount of cash dividends paid by the Corporation is still includable in income even though reinvested under the Program. Under this general rule, the cost basis for federal income tax purposes of any shares acquired through the Program will be the price at which the shares are credited by the Administrator to the account of the participant as described in the section entitled "Source and Price of Shares". In connection with market purchases, brokerage commissions paid by the Corporation on a participant's behalf are to be treated as distributions subject to income tax in the same manner as dividends. The amounts paid for brokerage commissions are, however, includable in the cost bases of shares purchased. The information return sent to participants and the IRS at year-end, if so required, will show such amounts paid on their behalf.

The above rules may not be applicable to certain participants in the Program, such as tax-exempt entities (e.g., pension funds and IRAs) and foreign shareholders. These particular participants should consult their own tax advisors concerning the tax consequences applicable to their situations.

In the case of participants in the Program whose dividends are subject to U.S. backup withholding, the Administrator will reinvest dividends less the amount of tax required to be withheld.

In the case of foreign shareholders whose dividends are subject to U.S. federal tax withholding, the Administrator will reinvest dividends less the amount of tax required to be withheld. The filing of any documentation required to obtain a reduction in U.S. withholding tax will be the responsibility of the shareholder.

### **USE OF PROCEEDS**

At present, it is expected that purchases of Common Stock under the Program will be made in the open market and that the Corporation will not receive any proceeds therefrom. Therefore, it is not expected that the Program will be dilutive to current shareholders. If purchases of Common Stock are made directly from the Corporation, the Corporation intends to use any net proceeds from the sales of such shares for general corporate purposes.

### **LEGAL MATTERS**

Counsel who has passed upon legal matters concerning the Program and the validity of the shares of Common Stock offered hereby is James Earl Parsons, who is regularly employed as Counsel for the Corporation. Mr. Parsons owns and has options to purchase shares of Common Stock and is a participant in the Program.

### **EXPERTS**

The financial statements incorporated in this Prospectus by reference to the Exxon Corporation Annual Report on Form 10-K, for the year ended December 31, 1990, have been so incorporated in reliance on the reports of Price Waterhouse, independent accountants, given on the authority of said firm as experts in auditing and accounting.

The financial statements similarly incorporated herein by reference to all documents subsequently filed by the Corporation pursuant to Sections 13(a), 13(c), 14, and 15(d) of the Securities Exchange Act of 1934 prior to the filing of a post-effective amendment which indicates that all securities offered hereby have been sold or which deregisters all securities then remaining unsold, are or will be so incorporated in reliance on the reports of Price Waterhouse, and any other independent accountants, relating to such financial statements and on the authority of such independent accountants as experts in auditing and accounting in giving such reports to the extent that the particular firm has examined such financial statements and consented to the use of their reports thereon.

No dealer, salesman or any other person has been authorized to give any information or to make any representations other than those contained in this Prospectus, and, if given or made, such information or representations must not be relied upon as having been authorized by the Corporation or by any dealer or agent. This Prospectus shall not constitute an offer to sell or a solicitation of an offer to buy any of the securities offered hereby in any jurisdiction to any person to whom it is unlawful to make such offer or solicitation in such jurisdiction.

The delivery of this Prospectus at any time does not imply that information herein is correct as of any time subsequent to the date hereof.

# EXXON SHAREHOLDER INVESTMENT PROGRAM

### TABLE OF CONTENTS

	Page
Available Information	2
Documents Incorporated by Reference	2
The Exxon Corporation Shareholder Investment Program	
Purpose	3
Advantages	3
Administration	3
Eligibility	4
Enrollment Procedures	4
Investment Dates	5
Optional Cash Investments and Initial Investments	5
Reinvestment of Cash Dividends	7
Withdrawal	8
Sale of Shares	8
Source and Price of Shares	8
Direct Deposit of Dividends	9
Share Safekeeping	9
Transfer of Shares from a Broker	10
Individual Retirement Account	10
Gift/Transfer of Shares Within the Program	11
Reports to Participants	11
Certificates for Shares	12
Miscellaneous	12
The Corporation	13
Tax Consequences	14
Use of Proceeds	14
Legal Matters	15
Experts	15



Dal's Exxon



LIVING TRUST UA 10/10/96 C/O ANITA K BRUNSTING

203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

րթիրինդակիրիլ Միրիդիի հունակունունին հետևիցնու

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM

never

# **Computershare**

Computershare Trust Company, N.A.

PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

Holder Account Number

C0000592102



SSN/TIN Certified Yes

XOM

001CS0003.D.L.,MIX 3207/001043/001043/i

# Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

001043

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0000592102

### ► ACCOUNT SUMMARY

As of close of stock market on 24 Mar 2011

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
DSPP - Common Stock	0.000000	0.000000	0.000000	0.000000	82 730000	0.00

**Transaction History** 

From: 24 Mar 2011

To: 24 Mar 2011

This section pertains only to book-entry shares/units.

**Deduction** Transaction Transaction Price Per [ Deduction Net Transaction **Total Book** Date Amount (\$) | Share/Unit (\$) | Shares/Units | Shares/Units Description Amount (\$) Description Amount (\$)

Plan Transactions DSPP - Common Stock

Balance Forward

24 Mar 2011 Transfer 24 Mar 2011

Transfer

-1,908.232008 -2,101.968469

4,010.200477 2,101.968469 0.000000

00TPPA (Rev. 10/11)

### **How to Read Your Statement**

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP)

Total Shares/Units - The sum of all certificated and book shares held in this account as of

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the date specified.

Deduction Description - A description of any amounts withheld including transaction fees. Deduction Amount - Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

Net Amount - The total amount transacted for you, equal to the transaction amount less any applicable deductions.

### Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for this transaction.

Transaction Shares/Units - The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

SSN/TIN Certified – If your account is not certified, as indicated by the word NO appearing under the SSN/TIN title in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds ough the DOWNLOADABLE per Internal Revenue Service requirements. Either form is available th FORMS" section of our website. Faxed forms are not acceptable.

<del>P4201</del>

Page 2 of 2	
XOM _	H
214UDR	•

1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID		214UDR			
1A	Sell Shares  OR  Sell this number of shares.	Sell all book-entry including plan and shares (if applical terminate plan pa	DRS ble), and	10	Deposit Certificate(s) into the Investment Plan  IMPORTANT: You must submit the original unsigned certificate(s) with this form.  Deposit this number of shares into my reinvestment account.			
1B	Sale requests submitted on this <i>Transaction Request Form</i> will be processed as a batch order. Please see instructions below for more information.  Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)  Reassign all of my whole shares to DRS, terminate			1D	Authorized Signature(s)* Signature 1 - Please keep signature within the box.			
	Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares.  Please detach this portion and mail it to: Computershare,	my participation is and send a check fractional shares.  PO Box 43078, Pro	t for any	02940-3078	Signature(s) 2 - Please keep signature within the box.			

How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any,

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signatu a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

### **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enfoliment forms, automatic debit forms, and unrough other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and interior and the second of the Securities Investor Protection Corporation, or any other federal or state agency.

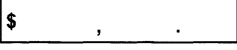
Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

ODWA2A-MOT (Rev. 1/11)

# 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:



- · No third party checks, money orders or credit card payments will be accepted.
- · Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Please detach this portion and mail it to the address provided on the right.

Holder Name: ELMER H BRUNSTING OR **NELVA E BRUNSTING TR BRUNSTING** 

Holder Account Number C0000592102

FID



- Ալինանակալի գնդանանիկություն անհակիրակություն անգակակություն և

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006

000000000X0M SPP1 C 0000592102

### ANITA KAY BRUNSTING 203 Bloomingdale Circle Victoria, Texas 77904 (361) 576-5732

February 16, 2011

Chevron BNY Mellon P.O. Box 358010 Pittsburgh, PA 15252-8010

Re: Chang

Change of Title on Stock Plan Account

Account Name:

**Brunsting Family Living Trust** 

Account Number: 806578316055

To Whom It May Concern:

Nelva and Elmer Brunsting established a Revocable Living Trust and the above-referenced stock account is in the title of that Living Trust. Elmer Brunsting passed away on April 1, 2009 in Houston, Harris County, Texas. Mrs. Nelva Brunsting, the remaining Founder and Co-Trustee, continued to serve as the Trustee of the Trust. On December 21, 2010, Nelva Brunsting resigned as Trustee of the Living Trust. I, Anita Brunsting, am the current acting as Trustee of the Trust, as evidenced by the enclosed copies of the resignation and acceptance of same. Please transfer the stock shares in the above-referenced account into two new accounts titled as follows (and close the original account):

(1) Transfer <u>exactly</u> 595.4547 shares to a new account in the following name (**if you cannot** transfer fractional shares, round down to the nearest share value):

ANITA KAY BRUNSTING, Trustee, or the successor Trustees, of the ELMER H. BRUNSTING DECEDENT'S TRUST dated April 1, 2009, as established under the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended.

An acceptable abbreviation for account titling is as follows:

ANITA KAY BRUNSTING, Tee of the ELMER H. BRUNSTING DECEDENT'S TR dtd 4/1/09, as est UTD 10/10/96.

(Tax I.D. No. of the Elmer H. Brunsting Decedent's Trust is 27-6453100.)

(2) The balance of the assets held in the above-referenced account, <u>including accrued but unpaid dividends</u>, should be transferred to a new account in the trust name which appears below. The mailing address should remain as indicated above.

ANITA KAY BRUNSTING, Trustee, or the successor Trustees, of the NELVA E. BRUNSTING SURVIVOR'S TRUST dated April 1, 2009, as established under the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended.

CIPATICOPY

### An acceptable abbreviation for account titling is as follows:

ANITA KAY BRUNSTING, Tee of the NELVA E. BRUNSTING SURVIVOR'S TR dtd 4/1/09, as est UTD 10/10/96.

(Tax I.D. No. of the Nelva E. Brunsting Survivor's Trust is 481-30-4685, the social security number of Nelva E. Brunsting.)

Reinvest the future Survivor's Trust dividends. Mail the future Decedent's Trust dividends to me at the above address. Do not take any withholding on the Decedent's Trust dividend distribution.

I have enclosed a copy of an executed and notarized Certificate of Trust verifying the essential terms of the trust document, a copy of the resignation and acceptance documents for the Trust, an original death certificate for Elmer Brunsting, and the necessary transfer forms including a W9.

If you need additional information or have forms to be completed in order to make this change of title, please contact my attorneys, Susan S. Vacek or Candace L. Kunz-Freed, 14800 St. Mary's Lane, Suite 230, Houston, Texas 77079, (281) 531-5800.

Sincerely,

ANITA KAY BRUNSTING

**Enclosures** 

# Form (Rev. October 2007) Department of the Treasury

# Request for Taxpayer Identification Number and Certification

Give form to the requester. Do not send to the IRS.

	Name (as shown on your income tax return)					
on page 2.	ANITA KAY BRUNSTING, Trustee, of the ELMER H. BRUNSTING DECEDENT'S TRUST					
	Business name, if different from above					
				<del>- ,</del>		
	Check appropriate box: Individual/Sole proprietor Corporation Partnership			Evernet		
뜻	Limited liability company. Enter the tax classification (D=disregarded entity, C=corporation, P=pa	rtnership) 🟲		Exempt payee		
PI	✓ Other (see instructions) ► Irrevocable Trust			17		
int nst	Address (number, street, and apt. or suite no.)	Requester's	name and	address (optional)		
립	203 Bloomingdale Circle					
Print or type Specific Instructions	City, state, and ZIP code	7				
	Victoria, Texas 77904					
See	List account number(s) here (optional)					
Part	Taxpayer Identification Number (TIN)					
backu	your TIN in the appropriate box. The TIN provided must match the name given on Line 1 to p withholding. For individuals, this is your social security number (SSN). However, for a re	sident	Social sec	urity number		
alien, your e	alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is rour employer identification number (EIN). If you do not have a number, see <i>How to get a TIN</i> on page 3.					
Note.	If the account is in more than one name, see the chart on page 4 for guidelines on whose	•	Employer	identification number	7	
numb	er to enter.		27	6453100		
Par	II Certification					
Under	penalties of perjury, I certify that:					
	he number shown on this form is my correct taxpayer identification number (or I am waiting	for a num	ber to be i	ssued to me), and		

- 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
- 3. I am a U.S. citizen or other U.S. person (defined below).

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the Certification, but you must provide your correct TIN. See the instructions on page 4.

		7			
Sign Here	Signature of U.S. person ▶	La Kan Br	ursh	Date > 03/10/2011	
_		7.	1.1	£	

### **General Instructions**

Section references are to the Internal Revenue Code unless otherwise noted.

### Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
  - 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.

Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

**'Définition of a U.S. person.** For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,
- An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.

The person who gives Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States is in the following cases:

• The U.S. owner of a disregarded entity and not the entity,

Form W-9 (Rev. 10-2007)

### (Rev. October 2007) Department of the Treasury Internal Revenue Service

### Request for Taxpayer **Identification Number and Certification**

Give form to the requester. Do not send to the IRS.

	Name (as shown on your income tax return)					
e C		'S TRUST				
pade	Business name, if different from above	-				
5						
Print or type Specific Instructions on	Check appropriate box: Individual/Sole proprietor Corporation Partnership			- Exemp		
おは	Limited liability company. Enter the tax classification (D=disregarded entity, C=comporation, P=partnership)				t	
9 5	Other (see instructions) ► Revocable Trust			□ payee		
Print or type	Address (number, street, and apt. or suite no.)	Requester's name and address (optional)		nal)		
<u>. 5</u>	203 Bloomingdale Circle					
ecii	City, state, and ZIP code					
Ŝ	Victoria, Texas 77904					
See	List account number(s) here (optional)					
Pa	rt I Taxpayer Identification Number (TIN)					
bacl alier	er your TIN in the appropriate box. The TIN provided must match the name given on Line 1 kup withholding. For individuals, this is your social security number (SSN). However, for a ro, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other ent	esident ities, it is	Social secur 481	30	4685	
you	r employer identification number (EIN). If you do not have a number, see How to get a TIN o	on page 3.		or		
	<ul> <li>e. If the account is in more than one name, see the chart on page 4 for guidelines on whos iber to enter.</li> </ul>	ie .	Employer id	entification r	number	
Pa	rt II Certification					
Und	er penalties of perjury, I certify that:					
1.	The number shown on this form is my correct taxpayer identification number (or I am waitin	ng for a num	ber to be is:	sued to me)	, and	
1	2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and					
3.	I am a U.S. citizen or other U.S. person (defined below).					
with For arra	Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the Certification, but you must provide your correct TIN. See the instructions on page 4.					

### U.S. person ▶ **General Instructions**

Signature of

Section references are to the Internal Revenue Code unless otherwise noted.

### **Purpose of Form**

Sign

Here

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
  - 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.

Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,
- An estate (other than a foreign estate), or
- · A domestic trust (as defined in Regulations section

**Special rules for partnerships.** Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership

The person who gives Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States is in the following cases:

• The U.S. owner of a disregarded entity and not the entity,

Form W-9 (Rev. 10-2007)

# Transfer of Stock Ownership Form

BNY Mellon Shareowner Services P.O. Box 358010 Pittsburgh, PA 15252-8010 Section A – Issuer Name **Company Name** Account Key BRUNSFA Section B – Current Shareowner Investor ID or SSN/TIN 1810161517181311 Registration/Name and Address exactly as it appears on your certificate or statement FAMI Section C – Shares To Be Transferred Lost Certificates Please call 1-800-370-1163 **Original Stock** Certificate Shares\* **Book-entry Shares Total Shares** 595 . 4547 To Be Transferred To Be Transferred To Be Transferred \* Please attach and send the original stock certificates together with this form. SEE ATTACHED Section D – Transfer Reason<sup>1</sup> Check only one: All transfers will be assumed to be Gifts if no reason is provided. If we receive documentation (e.g., death certificate) indicating that the registered shareowner is deceased, the transfer reason will default to Death. Date of Gift<sup>2</sup>: \_\_/\_\_/\_ (Gift date applies to certificates only) ☐ Private Sale Date of Sale<sup>3</sup>: \_\_/\_\_/\_ Value per Share: USD Death Date of Death<sup>3</sup>: 4/1/09 Value per Share<sup>4</sup>: USD 67  $\square$  None of the above<sup>5</sup>: (Please Specify) 1 You may wish to consult with your tax advisor on the definition and tax implications for each type of transfer. <sup>2</sup> If not provided, gift date for certificates will default to the date that the transfer is processed. For book entry shares, the gift date will always be the date that the transfer is processed. 3 Date of Sale/Death will default to the date that the transfer is processed unless provided. For transfers due to death, date of death will default to the date indicated in the documents (e.g., death certificate) received with the transfer instructions, if any. <sup>4</sup> Required to determine cost basis to be applied per beneficiary. <sup>5</sup> Existing cost basis of shares will be carried over to the new account. Section E – Required Signature and Medallion Signature Guarantee The undersigned hereby irrevocably constitutes and appoints BNY Mellon Shareowner Services as attorney to transfer the shares with full power of substitution in the premises. Signature ( Luta) Signatures must be guaranteed by a participant in a Medallion Signature Guarantee Program. Signature: GNATURE GUARANTEEL EDALLION GUARANTER ( Each registered owner must sign his/her name exactly as it appears on the account, or an authorized person must sign in his/her legal capacity.

Section F – New Shareowner(s) Account Type If you wish to divide your shares between two or more owners individually, please use additional copies of this page.
Account Type
Check One
Other:(please specify)
Section G – New Shareowner(s) Account Information Total Shares to be Transferred
to this Account - Key (if transferring to existing account)
Registration/Name and Address of New Owner
ANITA BRUNSTING TRUSTEE OF THE ELMER BRUNSTING DECEDENTS TRUST DATED 04/01/2009 AS EST UTD 101096. 203 BLOOMINGDALE CIRCLE VICTORIA TEXAS 77904
Section H – Taxpayer ID Certification (Substitute Form W-9)  (To be completed by the new shareowner)
YOUR ACCOUNT MAY BE SUBJECT TO BACKUP WITHHOLDING AT THE APPLICABLE RATE IF YOU DO NOT COMPLETE THIS SUBSTITUTE FORM W-9.
All new security holders are required to sign and return this certification. If the requested information is not known at the time of the transfer or the new owner is not available to sign, a W-9 Form will be mailed to the new shareholder(s) once the shares are transferred. The new shareholder may go online to <a href="www.bnymellon.com/shareowner/equityaccess">www.bnymellon.com/shareowner/equityaccess</a> and certify their Taxpayer Identification Number.
Check appropriate box: Individual/Sole proprietor Corporation Partnership
Limited liability company. Enter the tax classification (D=disregarded entity, C=corporation, P=partnership)  Other (see instructions) TRUSTEE (SEE ATTACHED COT)  New Shareholder's IRREVOCABLE TRUST.  Taxpayer ID Number 27-6453100
Under penalties of perjury, I certify that:  1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
3. I am a U.S. citizen or other U.S. person (defined in the instructions).
Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not require to sign the Certification, but you must provide your correct TIN.
Sign   Signature of Here   U.S. person   Wills Lan Brush Date   03 / 10/2011

ATTACH W9

# Transfer of Stock Ownership Form

BNY Mellon Shareowner Services P.O. Box 358010

Pittsburgh, PA	15252	-8010	
Section	A –	Issuer	Name

Section B – Current Shareowner

Investor ID or SSN/TIN

Registration/Name and Address exactly as it appears on your certificate or statement

E	L	M	Ш	R		H		В	R	U	N	S	T	1	N	G		Ė		N	E	L	V	Д	E						
B	R	U	N	S	T		Z	G																							
I	R		U	Α		O	C	T		1	0		9	6		B	R	J	N	S	I	1	N	6	F	A	$\eta$	1	L	У	
L	1	V	1	N	6		I	R	2	S	T															•					
1	3	6	3	0		ρ	1	N	E	R	0	C	K						,	-											
H	0	U	S	T	0	N		7	X				0		9	-	5	9	$\int_{-\infty}^{\infty}$	4											

Section C – Shares To Be Transferred

**Original Stock** 

Lost Certificates Please call 1-800-370-1163

Certificate Shares\*

**Book-entry Shares** 

**Total Shares** 

1519151 - 1415141

To Be Transferred

To Be Transferred

To Be Transferred

# Section D – Transfer Reason<sup>1</sup>

SEE ATTACH ED

(Please Specify)

Check only one: All transfers will be assumed to be Gifts if no reason is provided. If we receive documentation (e.g., death certificate) indicating that the registered shareowner is deceased, the transfer reason will default to Death. Date of Gift<sup>2</sup>: \_\_/\_\_/\_

(Gift date applies to certificates only)

		• •	
☐ Private Sale	Date of Sale <sup>3</sup> ://_	Value per Share: USD	· `
Death	Date of Death <sup>3</sup> : 4/1/09	Value per Share <sup>4</sup> : USD 67	.2650
None of the	shove <sup>5</sup> .		

You may wish to consult with your tax advisor on the definition and tax implications for each type of transfer.

## Section E – Required Signature and Medallion Signature Guarantee

The undersigned\_hereby irrevocably constitutes and appoints BNY Mellon Shareowner Services as attorney to transfer the shares with full power of substitution in the premises.

Signature: Cuts an Signature: Date: \_\_

Each registered owner must sign his/her name exactly as it appears on the account, or an authorized person must sign in his/her legal capacity.

Signatures must be guaranteed by a participant in a Medallion Signature Guarantee Program. GNATURE GUARANTEEL EDALLION GUARANTEED

<del>P4</del>209

<sup>\*</sup> Please attach and send the original stock certificates together with this form.

<sup>&</sup>lt;sup>2</sup> If not provided, gift date for certificates will default to the date that the transfer is processed. For book entry shares, the gift date will always be the date that the transfer is processed.

<sup>3</sup> Date of Sale/Death will default to the date that the transfer is processed unless provided. For transfers due to death, date of death will default to the date indicated in the documents (e.g., death certificate) received with the transfer instructions, if any.

<sup>&</sup>lt;sup>4</sup> Required to determine cost basis to be applied per beneficiary.

<sup>&</sup>lt;sup>5</sup> Existing cost basis of shares will be carried over to the new account.

Section F – New Shareowner(s) Account Type
If you wish to divide your shares between two or more owners individually, please use additional copies of this page.
Account Type  Check One
Other:(please specify)
Continue Charagements) Account Information
Section G – New Shareowner(s) Account Information  Total Shares to be Transferred
to this Account Balance from Account - Key (if transferring to existing account)
Registration/Name and Address of New Owner
ANITA BRUNSTING TRUSTEE OF THE
NELVA BRUNSTING SURVIVORS TRUST
DATED 04/01/2009 AS ESTD UTD
10/10/96
203 BLOOMINGDALE CIRCLE UICTORIA TEXAS 77904
VIICIT DIRITH LEXIAS 11 19 04
Section H – Taxpayer ID Certification (Substitute Form W-9) (To be completed by the new shareowner)
YOUR ACCOUNT MAY BE SUBJECT TO BACKUP WITHHOLDING AT THE APPLICABLE RATE IF YOU DO NOT COMPLETE THIS SUBSTITUTE FORM W-9.
All new security holders are required to sign and return this certification. If the requested information is not known at the time of the transfer or the new owner is not available to sign, a W-9 Form will be mailed to the new shareholder(s) once the shares are transferred. The new shareholder may go online to <a href="www.bnymellon.com/shareowner/equityaccess">www.bnymellon.com/shareowner/equityaccess</a> and certify their Taxpayer Identification Number.
Check appropriate box:
Limited liability company. Enter the tax classification (D=disregarded entity, C=corporation, P=partnership)  Other (see instructions) TRUST, REV
New Shareholder's Taxpayer ID Number 481304685
Under penalties of perjury, I certify that:  1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be
<ol> <li>issued to me), and</li> <li>I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and</li> <li>I am a U.S. citizen or other U.S. person (defined in the instructions).</li> </ol>
Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not require to sign the Certification, but you must provide your correct TIN.
Sign   Signature of Here   U.S. person Luck Leng Bursty Date 03/10/2011
ATTACH W9

### Transfer of Stock Ownership Form BNY Mellon Shareowner Services P.O. Box 358010 Pittsburgh, PA 15252-8010 Section A – Issuer Name Company Name Account Key Cusip Number $\infty$ 1-750 Section B – Current Shareowner Investor ID or SSN/TIN Registration/Name and Address exactly as it appears on your certificate or statement BIRIUNISIT BR Section C – Shares To Be Transferred Lost Certificates Please call 1-800-370-1163 **Original Stock** Certificate Shares\* **Book-entry Shares Total Shares** MONE BALANCE To Be Transferred To Be Transferred To Be Transferred \* Please attach and send the original stock certificates together with this form. Section D – Transfer Reason<sup>1</sup> SEE ATTACHED LIROF Check only one: All transfers will be assumed to be Gifts if no reason is provided. If we receive documentation (e.g., death certificate) indicating that the registered shareowner is deceased, the transfer reason will default to Death. Date of Gift<sup>2</sup>: (Gift date applies to certificates only) Date of Sale<sup>3</sup>: Value per Share: USD ☐ Private Sale Date of Death<sup>3</sup>: 4/1/2009 Value per Share<sup>4</sup>: USD 6 Death $\square$ None of the above<sup>5</sup>: (Please Specify) 1 You may wish to consult with your tax advisor on the definition and tax implications for each type of transfer. 2 If not provided, gift date for certificates will default to the date that the transfer is processed. For book entry shares, the gift date will always be the date that the transfer is processed. <sup>3</sup> Date of Sale/Death will default to the date that the transfer is processed unless provided. For transfers due to death, date of death will default to the date indicated in the documents (e.g., death certificate) received with the transfer instructions, if any. <sup>4</sup> Required to determine cost basis to be applied per beneficiary. 5 Existing cost basis of shares will be carried over to the new account.

## Section E – Required Signature and Medallion Signature Guarantee

The undersigned hereby irrevocably constitutes and appoints BNY Mellon Shareowner Services as attorney to transfer the shares with full power of substitution in the premises.

Signature Auto Signature: Date: \_

Each registered owner must sign his/her name exactly as it appears on the account, or an authorized person must sign in his/her legal capacity.

Signatures must be guaranteed by a participant in a Medallion Signature Guarantee Program. GNATURE GUARANTEED MEETING EDALLION GUARANTEED FIRST VICTORIA 152439 SECURITIES TRANSP

Section F — New Shareowner(s) Account Type If you wish to divide your shares between two or more owners individually, please use additional copies of this page.
Account Type  Check One
Other:(please specify)
Section G – New Shareowner(s) Account Information  Total Shares to be Transferred to this Account Balance ComAccount – Key (if transferring to existing account)
Registration/Name and Address of New Owner
ANITA BRUNSTING TRUSTEE OF THE NELVA BRUNSTING SURVIVORS TRUST DATED 04/01/2009 AS ESTD UTD 10/10/96 BLOOMINGDALE CIRCLE VICTORIA TEXAS 77904
Section H – Taxpayer ID Certification (Substitute Form W-9)  (To be completed by the new shareowner)
YOUR ACCOUNT MAY BE SUBJECT TO BACKUP WITHHOLDING AT THE APPLICABLE RATE IF YOU DO NOT COMPLETE THIS SUBSTITUTE FORM W-9.
All new security holders are required to sign and return this certification. If the requested information is not known at the time of the transfer or the new owner is not available to sign, a W-9 Form will be mailed to the new shareholder(s) once the shares are transferred. The new shareholder may go online to <a href="www.bnymellon.com/shareowner/equityaccess">www.bnymellon.com/shareowner/equityaccess</a> and certify their Taxpayer Identification Number.
Check appropriate box:   Individual/Sole proprietor   Corporation   Partnership
Limited liability company. Enter the tax classification (D=disregarded entity, C=corporation, P=partnership)  Other (see instructions)  TRUST, REV
New Shareholder's Taxpayer ID Number 481304685
<ol> <li>Under penalties of perjury, I certify that:</li> <li>The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and</li> <li>I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and</li> </ol>
3. I am a U.S. citizen or other U.S. person (defined in the instructions).
Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not require to sign the Certification, but you must provide your correct TIN.
Sign   Signature of Here   U.S. person   Level Leng Brust   Date 03/10/20/1
ATTACH W9

### RESIGNATION OF ORIGINAL TRUSTEE

Pursuant to Article IV of the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended (the "Trust"), I, NELVA E. BRUNSTING, an original Trustee of the Trust may resign as Trustee.

On April 1, 2009, two subtrusts were created under the BRUNSTING FAMILY LIVING TRUST and are known as the NELVA E. BRUNSTING SURVIVOR'S TRUST and the ELMER H. BRUNSTING DECEDENT'S TRUST.

I hereby resign as Trustee of these said Trusts in accordance with the provisions contained in Article IV of the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended.

My resignation is effective immediately and I hereby appoint ANITA KAY BRUNSTING as the Trustee of the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended, as well as the subtrusts known as the NELVA E. BRUNSTING SURVIVOR'S TRUST and the ELMER H. BRUNSTING DECEDENT'S TRUST.

MELVA E. BRUNSTING

STATE OF TEXAS COUNTY OF HARRIS

This instrument was acknowledged before me on December 21, 2010 at 1:35 property. p.m., by NELVA E. BRUNSTING.



Candace & Kurz Greed

Notary Public, State of Texas

### ACCEPTANCE BY SUCCESSOR TRUSTEE

I, ANITA KAY BRUNSTING, hereby acknowledge my acceptance this day of the office and duties of Successor Trustee of the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended, the NELVA E. BRUNSTING SURVIVOR'S TRUST and the ELMER H. BRUNSTING DECEDENT'S TRUST, after the resignation of the original Trustee, NELVA E. BRUNSTING.

ANITA KAY BRUNSTING

STATE OF TEXAS COUNTY OF HARRIS

This instrument was acknowledged before me on December 21, 2010 at //36pmp.m., by ANITA KAY BRUNSTING.

Notary Public, State of Texas

CANDACE LYNNE KUNZ FREED NOTARY PUBLIC, STATE OF TEXAS MY COMMISSION EXPIRES MARCH 27, 2011

# CERTIFICATE OF TRUST FOR THE ELMER H. BRUNSTING DECEDENT'S TRUST

The undersigned successor Trustee hereby certifies the following:

1. This Certificate of Trust refers to a joint revocable living trust agreement executed by ELMER HENRY BRUNSTING, also known as ELMER H. BRUNSTING, and NELVA ERLEEN BRUNSTING, also known as NELVA E. BRUNSTING, Founders and original Trustees. The full legal name of the subject trust was:

ELMER H. BRUNSTING or NELVA E. BRUNSTING, Trustees, or the successor Trustees, under the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended.

- 2. ELMER H. BRUNSTING died on April 1, 2009, without having changed his appointment of successor Trustee. Therefore, pursuant to Article IV, Section B, of the BRUNSTING FAMILY LIVING TRUST, the remaining original Trustee continues to serve alone.
- 3. The full legal name of the said trust was:

NELVA E. BRUNSTING, Trustee, or the successor Trustees, under the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended.

- 4. The BRUNSTING FAMILY LIVING TRUST authorized the creation of the subsequent irrevocable trust known as the ELMER H. BRUNSTING **DECEDENT'S TRUST**.
- 5. NELVA E. BRUNSTING resigned as Trustee on December 21, 2010, after having changed her successor Trustee by that certain Appointment of Successor Trustee dated December 21, 2010. Therefore, the first successor Trustee, ANITA KAY BRUNSTING, shall serve as Trustee.

For purposes of asset allocation, transfer of property into the decedent's trust, holding title to assets, and conducting business for and on behalf of the trust, the full legal name of the decedent's trust shall now be known as:

ANITA KAY BRUNSTING, Trustee, of the ELMER H. BRUNSTING DECEDENT'S TRUST dated April 1, 2009, as

ANITA KAY BRUNSTING,

Successor Trustee

STATE OF TEXAS COUNTY OF HARRIS

The foregoing Certificate of Trust was acknowledged before me on December 21, 2010 at 1:45 p.m., by ANITA KAY BRUNSTING, as successor Trustee.

Witness my hand and official seal.

Candace or Kurz Deep

Notary Public, State of Texas

# CERTIFICATE OF TRUST FOR THE NELVA E. BRUNSTING SURVIVOR'S TRUST

The undersigned successor Trustee hereby certifies the following:

1. This Certificate of Trust refers to a joint revocable living trust agreement executed by ELMER HENRY BRUNSTING, also known as ELMER H. BRUNSTING, and NELVA ERLEEN BRUNSTING, also known as NELVA E. BRUNSTING, Founders and original Trustees. The full legal name of the subject trust was:

ELMER H. BRUNSTING or NELVA E. BRUNSTING, Trustees, or the successor Trustees, under the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended.

- 2. ELMER H. BRUNSTING died on April 1, 2009, without having changed his appointment of successor Trustee. Therefore, pursuant to Article IV, Section B, of the BRUNSTING FAMILY LIVING TRUST, the remaining original Trustee continues to serve alone.
- 3. The full legal name of the said trust was:

NELVA E. BRUNSTING, Trustee, or the successor Trustees, under the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended.

- 4. The BRUNSTING FAMILY LIVING TRUST authorized the creation of the subsequent revocable trust known as the NELVA E. BRUNSTING **SURVIVOR'S TRUST**.
- 5. NELVA E. BRUNSTING resigned as Trustee on December 21, 2010, after having changed her successor Trustee by that certain Appointment of Successor Trustee dated December 21, 2010. Therefore, the first successor Trustee, ANITA KAY BRUNSTING, shall serve as Trustee.

For purposes of asset allocation, transfer of property into the survivor's trust, holding title to assets, and conducting business for and on behalf of the trust, the full legal name of the survivor's trust shall now be known as:

ANITA KAY BRUNSTING, Trustee, of the NELVA E. BRUNSTING SURVIVOR'S TRUST dated April 1, 2009, as

Successor Trustee

STATE OF TEXAS **COUNTY OF HARRIS** 

The foregoing Certificate of Trust was acknowledged before me on December 21, 2010 at 1:45 p.m., by ANITA KAY BRUNSTING, as successor Trustee.

Witness my hand and official seal.

Candace of Kunz Deep Notary Public, State of Texas

# **E**XonMobil

**DECEDENT'S TRUST** 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

լթիլիներհիկինինի փորհինունի իրև իրև իրև իրև իրև իրև իրև ու

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

# **Computershare**

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

**Holder Account Number** 

C0009467769



SSN/TIN Certified Yes

001CS0003.D.L.MIX\_3207/001144/001144/i

### Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

001144

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009467769

### ► ACCOUNT SUMMARY

As of close of stock market on 24 Mar 2011

Stock Class	Certificated Shares/	Direct Registration	Investment Plan Book Shares/Units	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units		Shares/Units	Per Share/Unit (\$)	Value (\$)
DSPP - Common Stack	0.000000	1,908.000000	0.232008	1,908.232008	82.730000	157,868.03

Transaction History

24 Mar 2011

24 Mar 2011

From: 24 Mar 2011

To: 24 Mar 2011

This section pertains only to book-entry shares/units

1110 0000001	portains only to book only altaroo	umo.						
Date	Transaction	Transaction	Deduction	Deduction	Net	Price Per	Transaction	Total Book
Date	Description	Amount (\$)	Description	Amount (\$)	Amount (\$)	Share/Unit (\$)	Shares/Units	Shares/Units
Plan Transacti	ons DSPP - Common Stock						-	

Pla

Balance Forward

Transfer

Certificate Issuance

0.000000 1,908.232008 1,908.232008

-1.908.000000 0.232008

00TPPA (Rev. 10/11)

### How to Read Your Statement

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of the Plan.

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date. Market Value - The dollar value of the total shares held in this account as of the date specified.

Deduction Description - A description of any amounts withheld including transaction fees. Deduction Amount - Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

Net Amount - The total amount transacted for you, equal to the transaction amount less any applicable deductions.

### Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for this transaction

Transaction Shares/Units - The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

SSN/TIN Certified - If your account is not certified, as indicated by the word NO appearing under the SSN/TIN title in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "DOWNLOADABLE" FORMS' section of our website. Faxed forms are not acceptable.

Page 2 of 2	
XOM 4	_
214UDR	

Transaction Request Form Please check or complete all applicable sections.	SL1	FID			2 1 4 U D R
Sell Shares  OR  Sell this number of shares.	Sell all book-entr including plan an shares (if applica terminate plan pa	d DRS ble), and	10	You uns	PORTANT: u must submit the original signed certificate(s) with s form.
Sale requests submitted on this <i>Transaction Request Form</i> order. Please see instructions below for more information  Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)  QR		ny whole erminate	1D	Authorized Signature(s)* Signature 1 - Please keep signature within the	
Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares.  Please detach this portion and mail it to: Computersha	and send a chec fractional shares	k for any	00010 0070	Signature(s) 2 - Please keep signature within the	ne box.

How to Request a Transaction (refer to the prospectus/prochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

### You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any,

### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

### **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other immunications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include our name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and invariant mornious and we were stated as 2000 - 2000.

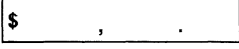
Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 1/11)

# 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Please detach this portion and mail it to the address provided on the right.

Holder Name: ANITA BRUNSTIN 04/01/09 ELMER H BRUNSTING ANITA BRUNSTING TR UA **Holder Account Number** 

C0009467769

FID



Computershare P.O. Box 6006 Carol Stream, IL 60197-6006

0000000000000 SPP1 C 0009467769

# **E**xonMobil

DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

**Computershare** 

Computershare Trust Company, N.A. PO 8ox 43078

Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil Exxon Mobil Corporation is incorporated under the

il Corporation is incorporated under the laws of the State of NJ.

Holder Account Number C0009467769



Company ID SSN/TIN Certified

XOM

### Exxon Mobil Corporation - Direct Registration (DRS) Advice

ոլոկցիներինի անգնականինի հայիկանումին ինկանին ագիցներ

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

### Transaction(s)

Date	Transaction Description	Total Shares/Units	CUSIP	Class Description
24 Mar 2011	Plan Certification	1,908.00000	30231G102	Common Stock

009809

### Account Information: Date: 24 Mar 2011 (Excludes transactions pending settlement)

Current Dividend Reinvestment Balance	Current Direct Registration Balance	Total Shares/ Units	Price Per Share	Value (\$)	CUSIP	Class Description
0.232008	1,908.000000	1,908.232008	82.730000	157,868.03	30231G102	Common Stock



#### IMPORTANT INFORMATION - RETAIN FOR YOUR RECORDS.

This advice is your record of the share transaction in your account on the bocks of the Company as part of the Direct Registration System. This advice is neither a negotiable instrument nor a security, and delivery of it does not of itself confer any rights to the recipient. It should be kept with your important documents as a record of your ownership of these shares. No action on your part is required.

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

Upon request, the Company will furnish to any shareholder, without charge, a full statement of the designations, rights (including rights under any Company's Rights Agreement, if any), preferences and limitations of the shares of each class and series authorized to be issued, and the authority of the Board of Directors to divide the shares into series and to determine and change rights, preferences and limitations of any class or series.

Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.



40 U D R

X O M



001CS0003,D.MIX\_3207/00304/2222

### **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information.

Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.





# **E**XonMobil



Computershare Trust Company, N.A. PO Box 43078

Providence, RI 02940-3078 & Canada 800 252 1800

Within USA, US territories & Canada 80 Outside USA, US territories & Canada 78

781 575 2058

www.computershare.com/exxonmobil

## դրկլվՈր Սինլի Սիիի փգլիի մերկի վիր Սիիի հուկը հր

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

**Holder Account Number** 

C0009467769

FID



Company ID SSN/TIN Certified

X O M

XOM Yes

Direct Registration Transaction Request Form
Please mark one box only. This form is only applicable to shares held in Direct Registration (DRS) for COMMON STOCK.
Sell All Shares * OR Number Of Whole Shares *
You will receive a check for the net proceeds of the sale, less a transaction fee of \$15.00 plus 12 cents per whole share sold.
Sales requests submitted on this Direct Registration Transaction Request Form will be processed as a batch order. Please see instructions on the reverse side for more information.
Issue All Whole Shares  Issue A Certificate OR For This Number Of Whole Shares
There is no fee for requesting a certificate.
Signatures: The instructions given above must be signed by the registered holder. If held in joint name, both owners must sign.  By signing, I/we agree to the terms and conditions of Direct Registration. If you have any questions, call the number above.  Signature 1 - Please keep signature within the box.
Signature 1 - Please keep signature within the box. Signature 2 - Please keep signature within the box.
Date (mm/dd/yyyy)  Daytime Telephone Number
* For sales requests for partnerships or corporations, please have your signature(s) medallion guaranteed or provide us with a certified copy of the corporate resolution dated with 180 days or a certified copy of the partnership agreement dated within 60 days.  Medallion Guarantee Stamp (Notary Public Is Not Acceptable)
IN THE EVENT YOU WISH TO MAKE A TRANSACTION TO YOUR ACCOUNT, PLEASE MARK ONE BOX ONLY.
IF YOU DO NOT WISH TO MAKE A TRANSACTION AT THIS TIME, PLEASE RETAIN THIS FORM FOR FUTURE USE. YOU ARE NOT REQUIRED TO TAKE ANY FURTHER ACTION.

1 1 0 0 D R T

BUS

CUS

S D 1

001CS0003.D.MIX\_3207/0098

## How To Fill Out the Direct Registration Transaction Request Form

Sell - To sell ALL shares, check the "Sell All Shares" box on the reverse side. To sell only a portion of the shares you hold, DO NOT check the "Sell All Shares" box; instead, indicate the number of shares you wish to sell in the "Sell This Number Of Whole Shares" box, and return to the address below. Sale requests submitted on this Direct Registration Transaction Request Form will be treated as a batch order and are generally processed no later than five business days after the date on which the form is received. Shares will be sold in date acquired order as shown on our system unless otherwise specified in writing. A market order sale may be available by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the Terms and Conditions of Sales Facility in the Direct Registration brochure for more information concerning the types of orders available and fee details. Note: market orders and batch orders are subject to different fees. When selling through Computershare, you are unable to direct the time at which the shares may be sold and you are unable to select the broker through whom sales are made.

Issue - To request a certificate for ALL whole shares, check the "Issue All Whole Shares" box on the reverse side. To request a certificate for only a portion of the shares you hold, DO NOT check the "Issue All Whole Shares" box; instead, indicate the number of shares you wish to have certificated in the "Issue A Certificate For This Number Of Whole Shares" box, and return to the regular mail address below. Shares will be issued in date acquired order as shown on our system unless otherwise specified in writing. Enclose a check if required. A certificate will be sent to you by first class mail. If fractional shares are all that remain in your account, they may be sold and the proceeds mailed to you.

SSN/TIN Certified - If your account is not certified, you must complete a W-9 or W-8BEN tax form or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements.

OTHER TRANSACTIONS - To obtain forms for transferring your Direct Registration shares to another person or to make changes to your account, such as an address change, please call the telephone number or visit our website on the reverse of the form.

MAIL TO:

Regular Mail: Computershare

PO BOX 43078

Providence, RI 02940-3078

Courier or Certified Mail:

Computershare 250 Royall Street Canton, MA 02021



Computershare PO Box 43078 Providence RI 02940-3078 Within the US & Canada 800 942 5909 Outside the US & Canada 312 360 5195 www.computershare.com/investor

001495

## - ոլժըլիներեկինը կներերի իրեր իրեր երկիր կին կինորհի հետ իրեր

ANITA BRUNSTING TR ELMER H BRUNSTING DECEDENTS TRUST UA 04/01/09, 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904 For a change of address please call the above number or visit us at www.computershare.com/investor.

## **Account Access Confirmation**

Dear Shareholder: April 2011

Welcome to Computershare, and thank you for taking the time to access your account. Computershare is the Transfer Agent (record keeper) for the company in which you own stock. Since you recently contacted us to access your account and establish a PIN (or password), we are sending you this letter as a confirmation and to supply you with an Activation Code. This Activation Code will be required to sell your shares via the automated telephone system or to do any transactions via our online Investor Centre.

Your Activation Code is 06468

If you haven't contacted us to set up access to your account(s) via telephone or online, please notify us immediately at the telephone number shown above.

## By Telephone

To access your account using our automated telephone system, please call the number listed on your statement of holdings and select the option "To access your account". Follow the prompts and enter your social security number and newly created PIN.

Please note that the Activation Code shown above is required only if and when you choose to sell your shares via the automated telephone system.

### By Web

Simply follow the steps below to fully enable your account on Investor Centre:

- Step 1: Go to www.computershare.com/investor
- Step 2: Login with your User ID and Password
- Step 3: Please enter your Activation Code in the required field after you have logged in

Please note entry of this one-time Activation Code provides you with full access to all Investor Centre inquiry and transaction features.

If you have any questions, please call Computershare at the telephone number shown above or at the number listed on your statement of holdings. You can also email using our secure online Web Form found at <a href="https://www.computershare.com/contactus">www.computershare.com/contactus</a>.

Sincerely, Computershare

Γ...

# ANITA BRUNSTING TR ELMER H Messages 0 ☑ | BRUNSTING DECEDENTS TRUST UA | Loqout 04/01/09

Iser Details									
Security Questions	Bank Details Update	Bank Details Update							
Jser ID/Password	Holding EXXON MOBIL C	Holding EXXON MOBIL CORPORATION COMMON STOCK							
Address Change									
ax Certification	» 1. Select Payment Method » 2.								
ank Details	Thank you. Your transaction Number below if you have it page for your records. Bank Details	•							
	Bank Name and Address	BANK OF AMERICA N A							
		8001 VILLA PARK DRIVE							
		HENRICO							
		23228							
	Routing Number	Routing Number 111000025  Account Number\IBAN* 008519001143  Bank Account Type Checking							
	Account Number\IBAN*								
	Bank Account Type								
	Account Details	Account Details							
	11-1-1	Holder Account Number	Selected	Confirmation					
	Holding	N C*****67769 ✔ Ref.#694							

Copyright © 2011 Computershare Limited. All rights reserved. Reproduction in whole or in part in any form or medium without express written <u>permission</u> of Computershare Limited is prohibited. Please view our <u>Terms and Conditions</u> and <u>Privacy</u> policy.

# **E**xonMobil



Computershare Trust Company, N.A. PO Box 43078

Providence, RI 02940-3078 Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

000711

որդիրի Արժվ ինդակին իրի որ իրանակիր իրանի իրանի իրանի իրանում իրանում իրանում իրանում իրանում իրանում իրանում ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING **DECEDENT'S TRUST** 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

**Holder Account Number** 

C0009467769

FID



SSN/Tin Certified Symbol Cusip

XOM 30231G102

## **Exxon Mobil Corporation - Sale Advice**

This advice is a result of the sale of Plan and/or Direct Registration shares.

Trade Date	Transaction Description	Shares/Units Sold	Price Per   Share/Unit (\$)	Gross Amount of Sales (\$)	Deduction Amount (\$)	Deduction Type	Net Amount of Sale (\$)
24 Mar 2011	Sale	0.232008	82.780800	19.21	15.03	Transaction Fee	4.18

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your lax advisor if you need additional information about cost basis.

Computershare Trust Company, N.A., as agent, upon written request, will provide the name of the executing broker dealer associated with the transaction(s), and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction(s), if any. If trade time is not included above, it may be available upon written request.

1 L T R

X O M

001CD70003

us.ltr.c.sal.il\_3167/000711/000711/i



SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

գրիլվաբարրդերաիվիվորիվունցիիցիիլիկիլի հոդիլիր

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

# **Computershare**

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ

**Holder Account Number** 

C0009467777



SSN/TIN Certified Yes

XOM

001CS0003.D.L.MIX\_3207/001145/001145/i

## Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

001145

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009467777

### ► ACCOUNT SUMMARY

As of close of stock market on 24 Mar 2011

Stock Class	Certificated Shares!	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
DSPP - Common Stock	0.00000	0.00000	2 101 968469	2 101 968469	82 730000	173 895 85

Transaction History

From: 24 Mar 2011

To: 24 Mar 2011

This section pertains only to book-entry shares/units

Transaction Price Per | Transaction Total Book Transaction Deduction I Deduction Net Date Amount (\$) | Share/Unit (\$) | Shares/Units | Description Amount (\$) Description Amount (\$) Shares/Units

Plan Transactions DSPP - Common Stock

Balance Forward

24 Mar 2011

Transfer

2.101.968469

0.000000

2,101.968469

00TPPA (Rev. 10/11)

## How to Read Your Statement

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units.

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP)

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the date specified.

Deduction Amount - Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay). Net Amount - The total amount transacted for you, equal to the transaction amount less any applicable deductions.

Deduction Description - A description of any amounts withheld including transaction fees.

## Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for this transaction.

Transaction Shares/Units - The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified

SSN/TIN Certified – If your account is not certified, as indicated by the word NO appearing under the SSN/TIN title in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceed per Internal Revenue Service requirements. Either form is available through the "DOWNLOADABLE FORMS" section of our website. Faxed forms are not acceptable.

<del>P4229</del>

Page 2 of 2	2
X O M	+
214UDR	•

Transaction Request Form Please check or complete all applicable sections.	SL1	FID		IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII
Sell Shares  OR  Sell this number of shares.	including plan and shares (if applicab	DRS le), and	10	Deposit Certificate(s) into the Investment Plan IMPORTANT: You must submit the original unsigned certificate(s) with this form.  Deposit this number of shares into my reinvestment account.
order. Please see instructions below for more information.	Reassign all of my shares to DRS, te my participation in	whole rminate the plan	1D	Authorized Signature(s)* Signature 1 - Please keep signature within the box.  Signature(s) 2 - Please keep signature within the box.
	Please check or complete all applicable sections.  Sell Shares  OR  Sell this number of shares.  Sale requests submitted on this Transaction Request Form worder. Please see instructions below for more information.  Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)  OR  Reassign this number of whole shares to DRS, and	Please check or complete all applicable sections.  Sell Shares  OR  Sell all book-entry including plan and shares (if applicable terminate plan participation).  Sell this number of shares.  Sale requests submitted on this Transaction Request Form will be processed as a corder. Please see instructions below for more information.  Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)  OR  Reassign all of my shares to DRS, temporaticipation in and send a check fractional shares.  Reassign this number of whole shares to DRS, and	Please check or complete all applicable sections.  Sell Shares  OR  Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.  Sell this number of shares.  Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information.  Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)  OR  Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares.	Please check or complete all applicable sections.  Sell Shares  OR  Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.  Sell this number of shares.  Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information.  Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)  OR  Reassign all of my whole shares to DRS, terminate shares to DRS, terminate and send a check for any fractional shares.

How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

### You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any.

#### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

## **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct Accomputershare, we take privacy seriously. In the contraction services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

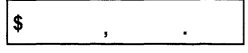
Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 1/11)

# 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare

Attached is a check in the amount of:



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Please detach this portion and mail it to the address provided on the right.

Holder Name: ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

**Holder Account Number** 

C0009467777



FID

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006

00000000X0M SPP1 C 0009467777

P4230



Computershare
P0 Box 43078
Providence RI 02940-3078
Within the US & Canada 800 942 5909
Outside the US & Canada 312 360 5195
www.computershare.com/investor

000722

## արվոլիներիկիկիկի իրանական իրանակիր հայանիկի հայերիանում

ANITA BRUNSTING TR NELVA BRUNSTING SURVIVORS TRUST UA 04/01/09, 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904 For a change of address please call the above number or visit us at www.computershare.com/investor.

## **Account Access Confirmation**

Dear Shareholder: April 2011

Welcome to Computershare, and thank you for taking the time to access your account. Computershare is the Transfer Agent (record keeper) for the company in which you own stock. Since you recently contacted us to access your account and establish a PIN (or password), we are sending you this letter as a confirmation and to supply you with an Activation Code. This Activation Code will be required to sell your shares via the automated telephone system or to do any transactions via our online Investor Centre.

Your Activation Code is 21114

If you haven't contacted us to set up access to your account(s) via telephone or online, please notify us immediately at the telephone number shown above.

### By Telephone

To access your account using our automated telephone system, please call the number listed on your statement of holdings and select the option "To access your account". Follow the prompts and enter your social security number and newly created PIN.

Please note that the Activation Code shown above is required only if and when you choose to sell your shares via the automated telephone system.

### By Web

Simply follow the steps below to fully enable your account on Investor Centre:

- Step 1: Go to www.computershare.com/investor
- Step 2: Login with your User ID and Password
- Step 3: Please enter your Activation Code in the required field after you have logged in

Please note entry of this one-time Activation Code provides you with full access to all Investor Centre inquiry and transaction features.

If you have any questions, please call Computershare at the telephone number shown above or at the number listed on your statement of holdings. You can also email using our secure online Web Form found at <a href="https://www.computershare.com/contactus">www.computershare.com/contactus</a>.

Sincerely,

Computershare

+

001CS0001.us\_1352/000722/000722/P4231



DIMATOR SERVICES

## **Direct Registration**

the security and convenience of certificateless share ownership

The Company in which you own stock has elected to use the Direct Registration System (DRS) as its means of recording stock ownership. This brochure outlines what DRS means to you as a shareholder.

DRS is share ownership without paper stock certificates. Your shares are held in book-entry form. As the Company's transfer agent, Computershare keeps a record of your shares on the Company's register of owners. When you transfer or sell DRS shares, the transaction takes place electronically without the movement of stock certificates. The following pages more fully describe DRS.

# Why is the Company using DRS? DRS:

- Eliminates your risk of loss, theft or destruction of certificates, plus the time and expense to replace a lost certificate
- Eliminates the cost of maintaining a secure place to keep your certificates
- Makes your stock transactions faster and easier
- Saves the Company unnecessary printing and mailing expenses
- Supports the U.S. securities industry's move towards certificateless shares
- Has become the global standard for share ownership.
- Offers a quick and convenient way of selling your DRS shares

Without certificates, how will I know how many shares I own?
Each time you have a share transaction you are sent a *Direct Registration Transaction Advice (Advice)* reporting the number of the Company's shares you hold in book-entry form. You are also sent a *Transaction Request Form* which can be used for sales transactions, as described further on in this brochure. For instructions on how to transfer your shares, please visit us online at <a href="https://www.computershare.com">www.computershare.com</a>, refer to the *Transaction Request Form* or call Computershare at the telephone number on your *Advice*.

### What about the certificates I already hold?

You may convert your **certificated** shares in the Company to DRS if you wish. To do this, send your stock certificate(s) and the completed *Transaction Request Form* to:

Computershare Attn: Stock Transfer Department 250 Royall Street

Canton, MA 02021

Note: We cannot convert your stock certificates to DRS shares without receipt of the actual certificates.

We recommend that you use a courier service and please make sure that you **DO NOT** sign the back of your certificates.

### How do I sell my DRS shares?

You may sell your shares as a Batch Order. For some companies, you may be able to sell your shares as a Market Order. The following describes the two types of orders.

Market Order. A market order is a request to sell shares promptly at market price. Market order sales are only available at <a href="https://www.computershare.com">www.computershare.com</a> through Investor Centre or by telephone.

Batch Order. A batch order is an accumulation of all sales requests for a security submitted together as an aggregated request. Sale instructions for batch orders received by Computershare will be processed no later than five business days after the date on which the order is received (except where deferral is required under applicable federal or state laws or regulations), assuming the applicable market is open for trading and sufficient market liquidity exists. All sale requests received in writing, including on the *Transaction Request Form*, will automatically be treated as batch order sale requests. Batch orders are submitted on each market day, assuming there are sale requests to be processed.

To submit your sale request in writing, please complete the *Transaction Request Form* and mail it to Computershare:

Computershare Attn: Sales Team P.O. Box 43078 Providence, RI 02940-3078

For more information about the timing, processing, pricing of sale requests, and fees, see the Terms and Conditions of Sales Facility on the back of this page. Note: the Market Order and Batch Order sale requests are subject to different fees.

#### Can I transfer my DRS shares to my broker?

Yes, have your broker request your shares be sent to them through the Depository Trust Company's Direct Registration Profile System. You need to supply your broker with a copy of your latest *Advice* and the following information:

- Your Computershare account number (on your Advice)
- Your Social Security Number
- Computershare's DTC number, 7807
- The number of whole shares you wish to move from your Computershare account to your brokerage account

001CS0003.D.MIX\_3207/CD89/1/22342

### Terms and Conditions of Sales Facility

As a condition to using the Direct Registration services provided by Computershare Trust Company, N.A. ("Computershare"), you hereby agree to the following terms:

the property of the state of th

of any and find the state of the state of the state of

#### 1. Sale Requests.

- (a) As a holder of book-entry shares, you may request that Computershare sell all or a portion of your shares in writing (via your Transaction Request Form), or online at www.computershare.com or via telephone. In submitting the sale instruction, you agree that Computershare may transfer your shares to complete the sale, including transfers to a nominee account of Computershare and to Computershare's brokerage firm.
- (b) If available, market order sale requests received at www.computershare.com through Investor Centre or by telephone will be placed promptly upon receipt during market hours (normally 9:30 a.m. to 4:00 p.m. Eastern Time). Any orders received after 4:00 p.m. Eastern Time will be placed promptly on the next day the market is open. The price shall be the market price of the sale obtained by Computershare's broker, net of fees.
- (c) Batch order sale requests received in writing (including via your Transaction Request Form), by telephone or at www.computershare.com through Investor Centre by Computershare will be processed no later than five Business Days after the date on which the order is received assuming the relevant markets are open and sufficient market liquidity exists (and except where deferral is required under applicable federal or state laws or regulations). (As used herein, the term "Business Day" means any day except a Saturday, Sunday, Federal Reserve Bank holiday or New York Stock Exchange holiday). All sale requests received in writing will be submitted as batch order sales. In every batch order sale, the price to each selling shareholder shall be the weighted average sale price obtained by Computershare's broker net of fees for each batch order placed by Computershare and executed by the broker. To maximize cost savings for batch order sale requests, Computershare will seek to sell shares in round lot transactions. For this purpose Computershare may combine each selling shareholder's shares with those of other selling shareholders.
- (d) Proceeds from the sale will generally be mailed within three (3) Business Days of the date upon which the sale transaction is settled. You agree that Computershare makes no representations or warranty that any of the services shall be performed at any set time, and Computershare shall not be liable of any change in the market value of any security at any time. If you are a shareholder enrolled in the Company's dividend reinvestment or direct stock purchase plan (collectively, the "Plan"), and the Plan provides that split, spin-off, or distributed shares are to be allocated to the shareholder through the Plan, then the sale of book-entry shares will be subject to the Plan, in which case such shareholder may not use the sales facility.
- (e) Computershare will instruct its broker, which may be an affiliate of Computershare, to effect sales on any securities market where the Company's shares are traded, subject to such terms with respect to price, delivery or other factors as Computershare may determine. No instruction to sell shares recently acquired will be accepted until the shares have been completely posted by Computershare to your book-entry Direct Registration account. You do not have any authority or power to direct the exact time at which shares may be sold or to select the broker or dealer through whom sales are to be made.
- (f) All sale requests are final. Once Computershare has received your sale instructions, the request cannot be stopped or cancelled. Shares are sold in date order unless otherwise submitted in writing, and may be a combination of DRS and Plan shares. Computershare does not provide any investment advice or recommendations with respect to any sale transaction initiated by you. Any decision to sell any security under the Salas Facility must be made by you based upon your own research and judgment.
- 2. Fees. In processing a sale instruction, you agree that Computershare is entitled to compensation under its fee schedule. The charge for the transaction is described on the DRS Transaction Request Form and available online at www.computershare.com. All fees shall be deducted from the sale proceeds. The fees are subject to change at any time without notice. You may inquire about the applicable fee before requesting a sale.
- 3. Taxes. Computershare, as dividend disbursing agent and as Direct Registration sales service agent, is required to perform backup withholding on those accounts which do not have a certified tax identification number. To avoid backup withholding on dividend disbursements or on sales of shares, please be sure your tax identification number on file with us is certified through the completion of Form W-9. Please visit us online if you need a W-9 for this purpose.
- 4. Corporate Insiders. If you are subject to Section 16 of the Securities Exchange Act of 1934 (or any rule promulgated thereunder) or are an affiliate of the Company (as that term is defined in Rule 144 of the Securities Act of 1933), you agree not to use the Sales Facility except in strict compliance with applicable securities law. You further agree that you are solely responsible for determining and maintaining compliance under applicable securities law. (Please note that the processing of such sales orders may entail additional delays.)
- 5. Limitation of Liability. No obligations are assumed by Computershare other than those that are specifically set forth herein, it being expressly understood that there are no implied duties or obligations under this Sales Facility. Computershare shall not be liable to you for any action taken or omitted to be taken in connection with or under this Sales Facility, except that Computershare shall be liable for direct losses incurred by you arising out of the willful misconduct of Computershare. Under no circumstances whatsoever shall Computershare be liable for special, indirect, incidental, punitive or consequential loss, or damage of any kind whatsoever (including, but not limited to, lost profits), even if Computershare has been advised of the possibility of such loss or damage. Under no circumstances whatsoever shall Computershare be liable for any actions or inactions of any brokerage firm retained by Computershare to perform any services under this Sales Facility. Computershare shall not be liable for any loss or damage resulting from its inability to comply with these Terms and Conditions by reason of events beyond its reasonable control, including acts of war, terrorism, riots, civil emergencies, acts of God or nature, local or regional electrical or communications system breakdowns, or acts of civil or military authority.
- 6. Entire Agreement and Modifications. The terms and conditions of this Sales Facility, including this brochure and all exhibits attached hereto, constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all prior or contemporaneous agreements, whether written or oral, between the parties. Computershare reserves the right to amend or modify these Terms and Conditions and to terminate this Sales Facility at any time, by sending a copy of such modification or notice of termination (that may be included with normal company mailings to shareholders) to shareholders in Direct Registration [or by posting a copy of such modification or notice at www.computershare.com].
- 7. Governing Law and Jurisdiction. The Sales Facility shall be governed by the laws of the State of New York (without regard to the conflict of law principles), and the parties hereby consent to the jurisdiction of courts in Illinois, New Jersey, and Massachusetts (whether state or federal) over all matters relating to this Sales Facility.

Privacy Notice At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information.

Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously

P4233

Messages 0  $\mbox{\ensuremath{\bowtie}}\xspace$  | ANITA BRUNSTING TR NELVA BRUNSTING | Loqout SURVIVORS TRUST UA 04/01/09

Jser Details				
Security Questions	Bank Details Update			
User ID/Password	Holding EXXON MOBIL	CORPORATION INVESTME		
Address Change		THE CORE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUMN TWO I		THE THE RESIDENCE OF THE PARTY
Tax Certification	» 1. Select Payment Method »			
Bank Details	Thank you. Your transact Number below if you have			
	page for your records.			•
	Bank Details			
	Bank Name and Address	BANK OF AMERIC	ANA	
		8001 VILLA PARK	DRIVE	
		HENRICO		
		23228		
	Routing Number	111000025		
	Account Number\IBAN*	008519001143		
	Bank Account Type	Checking		
	Account Details			
	Holding	Holder Account Number	Selected	Confirmation
				Already on file / No Change.

Copyright © 2011 Computershare Limited. All rights reserved. Reproduction in whole or in part in any form or medium without express written <a href="mailto:permission">permission</a> of Computershare Limited is prohibited. Please view our <a href="mailto:Terms and Conditions">Terms and Conditions</a> and <a href="Privacy">Privacy</a> policy.



SURVIVOR'S TRUST

VICTORIA TX 77904

203 BLOOMINGDALE CIRCLE

ուկով¤բՎիԿոնլ¤իվիվուիվունվիչվիով|իլիլ¤ուվունը

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING



+

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800
Outside USA, US territories & Canada 781 575 2058
www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

Holder Account Number

C0009467777



SSN/TIN Certified Yes

Symbol XOM

001CS0006\_rps.EmL.XOM.105024\_40233/031439/032117/i

## **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

031439

It is important to <u>retain this statement for tax reporting purposes</u> and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009467777

## ► ACCOUNT SUMMARY

As of close of stock market on 11 Jun 2012

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
DSPP - Common Stock	0.000000	0.00000	684 511319	684 511319	80 270000	54 945 72

## **Dividend Reinvestment Activity**

As of record date

This section includes information only for shares/units for which dividends are reinvested.

Record	Payment	Dividend	Stock Class	Dividend Reinvestment	Gross	Taxes	Net
Date	Date	Rate (\$)	Description	Shares/Units	Dividend (\$)	Withheld (\$)	Dividend (\$)
14 May 2012	11 Jun 2012	0.570000	Common	679.609732	387.38		387.38

Transaction History From: 01 Jan 2012 To: 11 Jun 2012

This section pertai	ins only to book-entry shares/	units.						
Date	Transaction Description	Transaction     Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions DS	SPP - Common Stock							
	Balance Forward							675.910671
09 Mar 2012	Dividend Reinvestment	317.68	Comp Paid Fees	0.09	317.68	85.881244	3.699061	679.609732
11 Jun 2012	Dividend Reinvestment	387.38	Comp Paid Fees	0.12	387.38	79.031547	4.901587	684.511319

00TPPA (Rev. 12/11)

## **How to Read Your Statement**

Stock Class Description – A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You – A physical certificate was issued for these shares/units.

**Book/Book-Entry Shares** – Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

**Direct Registration Book Shares/Units (DRS)** – Book-entry shares that are not part of the Plan.

**Investment Plan Book Shares/Units** – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units – The sum of all certificated and book shares held in this account as of the date specified.

Closing Price – The closing market price as of the account summary date.

Market Value – The dollar value of the total shares held in this account as of the date specified.

**Deduction Description** – A description of any amounts withheld including transaction fees.

**Deduction Amount** – Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

**Net Amount** – The total amount transacted for you, equal to the transaction amount less any applicable deductions.

## Please see reverse side for important information

Price Per Share/Unit – The market price per share purchased or sold under the Plan for this transaction.

Transaction Shares/Units – The number of shares purchased or sold through the Plan for this transaction.

**Total Book Shares/Units** – The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date – The date on which you must have officially owned shares to receive the dividend.

Payment Date – The date the dividend was payable.

**Dividend Rate** – The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

**Dividend Reinvestment Shares/Units –** Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend – The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/TIN Certified – If your account is not certified, as indicated by the profession of the SSN/TIN title in the top right section of this form, you must complete a Form vive (Os resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS" section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website listed above.

BRUNSTING004829

raye 2 01 2	
XOM _	L
_	
2 1 4 U D R	

1 Transaction Request	Form
-----------------------	------

Please check or complete all applicable sections.

Sell Shares

OR

Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.

Sell this number of shares. Shares may be a combination of DRS and Plan shares.

Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information.

Withdraw from the Reinvestment Program

terminate my participation in the plan for these shares

<u>OR</u> Reassign this number of whole shares to DRS, and Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares.

Deposit Certificate(s) into the Investment Plan IMPORTANT:

You must submit the original unsigned certificate(s) with this form

Deposit this number of shares into my reinvestment account.

1D Authorized Signature(s)\* Signature 1 - Please keep signature within the box Signature(s) 2 - Please keep signature within the box.

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

## How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

### You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and financial information and we take that thus very serious.

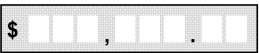
Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 8/11)

## 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation.
- The enclosed contribution will **ONLY** be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

**Holder Account Number** 

C0009467777 FID



## <u>Պիսանիի իրերեն Որդեսին իրերենին իրելի իրելի</u>

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006

P4236



**DECEDENT'S TRUST** 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

ուկով¤բՎիԿոնլ¤իվիվուիվունվիչվիով|իլիլ¤ուվունը



Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

> Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

Holder Account Number C0009467769



SSN/TIN Certified Yes

001CS0006 rps.EmL.XOM.105024 40233/031438/032116/i

## **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

031438

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009467769

## ► ACCOUNT SUMMARY

As of close of stock market on 11 Jun 2012

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
DSPP - Common Stock	0.000000	583.000000	4.204777	587.204777	80.270000	47.134.93

## **Dividend Reinvestment Activity**

As of record date

This section includes information only for shares/units for which dividends are reinvested.

Record	Payment	Dividend	Stock Class	Dividend Reinvestment	Gross	Taxes	Net
Date	Date	Rate (\$)	Description	Shares/Units	Dividend (\$)	Withheld (\$)	Dividend (\$)
14 May 2012	11 Jun 2012	0.570000	Common	583.000000	332.31	•	332.31

**Transaction History** From: 01 Jan 2012 To: 11 Jun 2012

This section pertains only to book-entry shares/units.

Date	Transaction Description	Transaction   Amount (\$)	Deduction   Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions DSI	PP - Common Stock							
	Balance Forward							0.000000
11 Jun 2012	Dividend Reinvestment	332.31	Comp Paid Fees	0.11	332.31	79.031547	4.204777	4.204777

00TPPA (Rev. 12/11)

## How to Read Your Statement

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of the Plan

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the date specified.

Deduction Description - A description of any amounts withheld including transaction fees. Deduction Amount - Dollar amounts deducted may include taxes and transaction fees

(which fees shall include any brokerage commissions Computershare is required to pay).

Net Amount - The total amount transacted for you, equal to the transaction amount less any applicable deductions.

## Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for this transaction

Transaction Shares/Units - The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date - The date on which you must have officially owned shares to receive

Payment Date - The date the dividend was payable.

Dividend Rate - The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend – The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/TIN Certified – If your account is not certified, as indicated by the property earing under the SSN/TIN title in the top right section of this form, you must complete a Form w-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS" section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website listed above. BRUNSTING004831 SL1 **FID** 

|--|

Page 2 of 2	
XOM _	L
_	I
2 1 4 U D R	

You must submit the original unsigned certificate(s) with

IMPORTANT:

1	Transaction	Request Form
---	-------------	--------------

Please check or complete all applicable sections.

- Management and a construction of the constru	
- B333	388
	550
	900
	1999

Sall Shares

OR

Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.

Sell this number of shares. Shares may be a combination of DRS and Plan shares.

Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information.

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

Withdraw from the Reinvestment Program OR

> Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares

Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares.

1D

Authorized Signature(s)\* Signature 1 - Please keep signature within the box Signature(s) 2 - Please keep signature within the box.

Deposit Certificate(s) into the Investment Plan

Deposit this number of shares into my reinvestment account.

How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and financial information and we take that thus very serious.

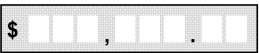
Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 8/11)

## 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation.
- The enclosed contribution will **ONLY** be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

**Holder Account Number** 

C0009467769



<u>Պիսանիի կուրանիի ուսանի հիրանի հիրի ին իրինի ի</u>

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006

P4238

FID



SURVIVOR'S TRUST

VICTORIA TX 77904

203 BLOOMINGDALE CIRCLE

ուվով¤բՎիԿոնվ¤իվիվուիվունվիցիուկիիկումիի

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING



+

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800
Outside USA, US territories & Canada 781 575 2058
www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

Holder Account Number

C0009467777



SSN/TIN Certified Yes

Symbol XOM

001CS0006\_rps.EmL.XOM.112356\_40896/031394/036289/i

## **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

031394

It is important to <u>retain this statement for tax reporting purposes</u> and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009467777

## ► ACCOUNT SUMMARY

As of close of stock market on 10 Sep 2012

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
DSPP - Common Stock	0.000000	0.000000	688.939175	688.939175	89.480000	61,646.28

## **Dividend Reinvestment Activity**

As of record date

This section includes information only for shares/units for which dividends are reinvested.

Record	Payment	Dividend	Stock Class	Dividend Reinvestment	Gross	Taxes	Net
Date	Date	Rate (\$)	Description	Shares/Units	Dividend (\$)	Withheld (\$)	Dividend (\$)
13 Aug 2012	10 Sep 2012	0.570000	Common	684.511319	390.17		390.17

Transaction History From: 01 Jan 2012 To: 10 Sep 2012

Date	Transaction Description	Transaction     Amount (\$)	Deduction   Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions DSF	PP - Common Stock							
	Balance Forward							675.910671
09 Mar 2012	Dividend Reinvestment	317.68	Comp Paid Fees	0.09	317.68	85.881244	3.699061	679.609732
11 Jun 2012	Dividend Reinvestment	387.38	Comp Paid Fees	0.12	387.38	79.031547	4.901587	684.511319

00TPPA (Rev. 12/11)

## **How to Read Your Statement**

Stock Class Description – A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You – A physical certificate was issued for these shares/units.

**Book/Book-Entry Shares** – Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

**Direct Registration Book Shares/Units (DRS)** – Book-entry shares that are not part of the Plan.

**Investment Plan Book Shares/Units** – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

**Total Shares/Units** – The sum of all certificated and book shares held in this account as of the date specified.

Closing Price – The closing market price as of the account summary date.

Market Value – The dollar value of the total shares held in this account as of the date specified.

**Deduction Description** – A description of any amounts withheld including transaction fees.

**Deduction Amount** – Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

**Net Amount** – The total amount transacted for you, equal to the transaction amount less any applicable deductions.

## Please see reverse side for important information

Price Per Share/Unit – The market price per share purchased or sold under the Plan for this transaction.

 $\label{thm:continuous} \textbf{Transaction Shares/Units} - \textbf{The number of shares purchased or sold through the Plan for this transaction.}$ 

**Total Book Shares/Units** – The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date – The date on which you must have officially owned shares to receive the dividend.

Payment Date – The date the dividend was payable.

**Dividend Rate** – The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

**Net Dividend –** The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/TIN Certified – If your account is not certified, as indicated by the post of cearing under the SSN/TIN title in the top right section of this form, you must complete a Form w-s (os resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS" section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website listed above.

BRUNSTING004833

Page 2 of 2	
X O M →	
T	
2 1 4 U D R	

1 Transaction	Request Form
---------------	--------------

Please check or complete all applicable sections.

**Sell Shares** 

OR

Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.

Sell this number of shares. Shares may be a combination of DRS and Plan shares.

Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information.

OR

Withdraw from the Reinvestment Program

Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares.

1C	<b>Deposit Certific</b>	cate(s) into the	Investment Plan
			IMPORTANT:
		00 O 0000	You must submit the original unsigned certificate(s) with
			unsigned certificate(s

Deposit this number of shares into my reinvestment account.

D	Authorized Signature(s)*
	Signature 1 - Please keep signature within the box.
	Signature(s) 2 - Please keep signature within the box.

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

## How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

## ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans pla services and/or custody services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information, date of birth, government-issued identification number, and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

procedural safeguards to protect your personal information. Computershare realizes that you entities us with confidence personal are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 7/12)

04/01/09 NELVA BRUNSTING **Holder Account Number** 

C0009467777 FID

Holder Name: ANITA BRUNSTING TR UA

# 

# դրուսելիկելերուս կունակությունի գինկել երկրի

Computershare PO Box 6006 Carol Stream, IL 60197-6006

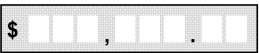
P4240

000000000X0M SPP1 C 0009467777

# 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation.
- The enclosed contribution will **ONLY** be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.





+

Computershare PO Box 43078

Providence, RI 02940-3078 & Canada 800 252 1800

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

010869

## րգիլիկովիկոնինի իրիանակիրիանիին արիանի

ANITA KAY BRUNSTING & AMY RUTH BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

Account Number: C0009896261

#### Dear Holder:

We have received and processed your request to enroll your account in the dividend reinvestment plan for Exxon Mobil Corporation.

In response to your request, your account has been enrolled with the following option: Full Dividend Reinvestment.

This change was made on 12 Sep 2012.

Please note, if your enrollment was received after the record date of any upcoming dividend, it will not be in effect for that dividend.

If you did not request this enrollment, please contact us at the number above during regular business hours.

### **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information.

Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

This notice is provided on behalf of Computershare Trust Company, N.A.

P4241



ANITA KAY BRUNSTING

203 BLOOMINGDALE CIRCLE

SURVIVORS TRUST

VICTORIA TX 77904

ուկով¤բՎիԿոնլ¤իվիվուիվունվիչվիով|իլիլ¤ուվունը

& AMY RUTH BRUNSTING TR UA 04/01/2009 NELVA E BRUNSTING



+

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

**Holder Account Number** 

C0009896287



SSN/TIN Certified Yes

Not I

Symbol XOM

Total Book

001CS0003.dss.l.mix.042349\_3733/001704/001876/i

## **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

001704

It is important to <u>retain this statement for tax reporting purposes</u> and for use as a reference when you access your account online at our website or when contacting Computershare.

Transaction | Transaction |

Holder Account Number: C0009896287

Price Per I Transaction I

## ► ACCOUNT SUMMARY

As of close of stock market on 12 Sep 2012

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)

DSPP - Common Stock 0.000000 0.000000 684.511319 684.511319

Transaction History From: 12 Sep 2012 To: 12 Sep 2012

This section pertains only to book-entry shares/units.

	Date	Description	Amount (\$)	Description	Amount (\$)	Amount (\$)	Share/Unit (\$)	Shares/Units	Shares/Units	
Plan Transactions DSPP - Common Stock										
		Balance Forward							0.000000	
	12 Sep 2012	Transfer						684.511319	684.511319	

Deduction | Deduction |

00TPPA (Rev. 12/11)

## **How to Read Your Statement**

Stock Class Description – A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You – A physical certificate was issued for these shares/units.

**Book/Book-Entry Shares** – Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

**Direct Registration Book Shares/Units (DRS)** – Book-entry shares that are not part of the Plan.

**Investment Plan Book Shares/Units** – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

**Total Shares/Units** – The sum of all certificated and book shares held in this account as of the date specified.

Closing Price – The closing market price as of the account summary date.

Market Value – The dollar value of the total shares held in this account as of the date specified.

**Deduction Description** – A description of any amounts withheld including transaction fees.

**Deduction Amount** – Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

**Net Amount** – The total amount transacted for you, equal to the transaction amount less any applicable deductions.

## Please see reverse side for important information

Price Per Share/Unit – The market price per share purchased or sold under the Plan for this transaction.

Transaction Shares/Units – The number of shares purchased or sold through the Plan for this transaction

**Total Book Shares/Units** – The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

SSN/TIN Certified – If your account is not certified, as indicated by the part of the searing under the SSN/TIN title in the top right section of this form, you must complete a Form w-9 (Is resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS" section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website listed above.

BRUNSTING004836

Page 2 of 2	
X O M	ı
2 1 4 U D R	

4	Transaction	Request Form
ш	Halisaction	Nequest i oilii

Please check or complete all applicable sections.

200000000	*********	********		*******	
000000000000000000000000000000000000000					
2555000000	wwypow	anagaran	anagaaaa	anaggaraa	anagamana
9990	- 10	- 2	- 10	93	- 10
40000	28	- 0	20	- 0	20
(6)(6)	- 60	33	50	181	:0:
(9000)	- 20	- 8	- 20	- 8	30
5530	(8)	- 10	(3)	- 25	133

Call Charge

OR

Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.

Sell this number of shares. Shares may be a combination of DRS and Plan shares.

Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information.

Withdraw from the Reinvestment Program OR

Deposit Certificate(s) into the Investment Plan IMPORTANT: You must submit the original unsigned certificate(s) with this form

Deposit this number of shares into my reinvestment account.

order. Please see instructions below for more information.	Authorized Signature(s)* Signature 1 - Please keep signature within the box.
Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)	
Reassign all of r shares to DRS, t	erminate
my participation and send a chec	
Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares.	•
Please detach this portion and mail it to: Computershare, PO Box 43078, Pro	vidence, RI 02940-3078

How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

## You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and financial information and we take that thus very serious.

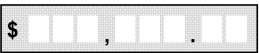
Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 8/11)

## 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation.
- The enclosed contribution will **ONLY** be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA KAY BRUNSTING

**Holder Account Number** 

C0009896287 FID



Կիսեսելի կերկուն Սիրբեսի Ալիելի են կերկել ին ինկա

Computershare PO Box 6006 Carol Stream, IL 60197-6006

P4243





+

Computershare PO Box 43078

Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

010871

## րդիլիկովիկոկՈրիիի իրևակիրիակիին արիրակ

ANITA KAY BRUNSTING & AMY RUTH BRUNSTING TR UA 04/01/2009 NELVA E BRUNSTING SURVIVORS TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

Account Number: C0009896287

#### Dear Holder:

We have received and processed your request to enroll your account in the dividend reinvestment plan for Exxon Mobil Corporation.

In response to your request, your account has been enrolled with the following option: Full Dividend Reinvestment.

This change was made on 12 Sep 2012.

Please note, if your enrollment was received after the record date of any upcoming dividend, it will not be in effect for that dividend.

If you did not request this enrollment, please contact us at the number above during regular business hours.

### **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information.

Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

This notice is provided on behalf of Computershare Trust Company, N.A.

P4244

 $X \cap M$ 

+



DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

ուվով¤բՎիԿոնվ¤իվիվուիվունվիցիուկիիկումիի

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING



+

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800
Outside USA, US territories & Canada 781 575 2058
www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

Holder Account Number

C0009467769



SSN/TIN Certified Yes

Symbol XOM

001CS0006\_rps.EmL.XOM.112356\_40896/031393/036288/i

## **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

031393

It is important to <u>retain this statement for tax reporting purposes</u> and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009467769

## ► ACCOUNT SUMMARY

As of close of stock market on 10 Sep 2012

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
DSPP - Common Stock	0.000000	583 000000	8 003244	591 003244	89 480000	52 882 97

## **Dividend Reinvestment Activity**

As of record date

This section includes information only for shares/units for which dividends are reinvested.

Record	Payment	Dividend	Stock Class	Dividend Reinvestment	Gross	Taxes	Net
Date	Date	Rate (\$)	Description	Shares/Units	Dividend (\$)	Withheld (\$)	Dividend (\$)
13 Aug 2012	10 Sep 2012	0.570000	Common	587.204777	334.71		334.71

Transaction History From: 01 Jan 2012 To: 10 Sep 2012

This section pertains only to book-entry shares/units.

Date	Transaction Description	Transaction     Amount (\$)	Deduction   Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transaction	ns DSPP - Common Stock							
	Balance Forward							0.000000
11 Jun 2012	Dividend Reinvestment	332.31	Comp Paid Fees	0.11	332.31	79.031547	4.204777	4.204777
10 Sep 2012	Dividend Reinvestment	334.71	Comp Paid Fees	0.09	334.71	88.117135	3.798467	8.003244

00TPPA (Rev. 12/11)

## **How to Read Your Statement**

Stock Class Description – A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You – A physical certificate was issued for these shares/units.

**Book/Book-Entry Shares** – Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

**Direct Registration Book Shares/Units (DRS)** – Book-entry shares that are not part of the Plan.

**Investment Plan Book Shares/Units** – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units – The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value – The dollar value of the total shares held in this account as of the date specified.

**Deduction Description** – A description of any amounts withheld including transaction fees.

**Deduction Amount** – Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

**Net Amount** – The total amount transacted for you, equal to the transaction amount less any applicable deductions.

## Please see reverse side for important information

Price Per Share/Unit – The market price per share purchased or sold under the Plan for this transaction.

Transaction Shares/Units – The number of shares purchased or sold through the Plan for this transaction.

**Total Book Shares/Units** – The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date – The date on which you must have officially owned shares to receive

he dividend.

Payment Date – The date the dividend was payable.

**Dividend Rate** – The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

**Dividend Reinvestment Shares/Units –** Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

 $\label{eq:local_problem} \textbf{Net Dividend} - \textbf{The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.}$ 

SSN/TIN Certified – If your account is not certified, as indicated by the property of page aring under the SSN/TIN title in the top right section of this form, you must complete a Form vi-9 (Os resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS" section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website listed above.

BRUNSTING004839

SL1 FIE



rage 2 01 2	
XOM _	
<b>T</b>	
2 1 4 U D R	

1	Tran	saction	Request	Form

Please check or complete all applicable sections.

 000000000	0000000000000000000	000000000000000000000000000000000000000	0000000000000000000000
88888888			
3330	B B	8 8	S 99
3930	- B	30 33	
(999)	8 8	- 8 8	: 8 9
9990	8 8	- 8	: 8 9
3330	8 8	8 8	8 8
388600000	andibecernonilisms	vacadlaaaaaaaadl	iaaaaaaaaddaaaaaaaadd

<u>OR</u>

Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.

Sell this number of shares. Shares may be a combination of DRS and Plan shares.

Sale requests submitted on this *Transaction Request Form* will be processed as a batch order. Please see instructions below for more information.

OR

Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)

Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares.

Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares. Deposit Certificate(s) into the Investment Plan

IMPORTANT:
You must submit the original unsigned certificate(s) with this form.

Deposit this number of shares into my reinvestment account.

Signature(s) 2 - F	Please keep signature within the box

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

## How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

### You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this *Transaction Request Form* will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any.

## ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- 2. Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

## **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans, direct registration services and/or custody services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information, date of birth, government-issued identification number, and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

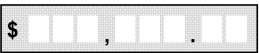
procedural safeguards to protect your personal information. Computersnare realizes that you entrust us with confidential personal and account of the protection of the protect

OUVAZA-WOT (INEV. 1712

Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of



- · No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation.
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

**Holder Account Number** 

C0009467769 FID



**Վիսանիի իրկրես իրբերի վերիարի իրկրի իրկրի** 

Computershare PO Box 6006 Carol Stream, IL 60197-6006

P4246



SURVIVOR'S TRUST

VICTORIA TX 77904

203 BLOOMINGDALE CIRCLE

ուկով¤բՎիԿոնլ¤իվիվուիվունվիչվիով|իլիլ¤ուվունը

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING



Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

**Holder Account Number** 

C0009467777



SSN/TIN Certified Yes

XOM

001CS0003.eml.l.mix.042349 3733/000073/000082/i

## **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

000073

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009467777

## ► ACCOUNT SUMMARY

As of close of stock market on 12 Sep 2012

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price   Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)   Value (\$)
DSPP - Common Stock	0.000000	0.000000	0.000000	0.000000	

**Transaction History** From: 12 Sep 2012 To: 12 Sep 2012

This section pertains only to book-entry shares/units.

Date	Transaction	Transaction	Deduction	Deduction	Net	Price Per	Transaction	Total Book	
Date	Description	Amount (\$)	Description	Amount (\$)	Amount (\$)	Share/Unit (\$)	Shares/Units	Shares/Units	
Plan Transaction	ons DSPP - Common Stock								

Balance Forward 12 Sep 2012

684.511319 -684.511319 0.000000

00TPPA (Rev. 12/11)

## How to Read Your Statement

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of the Plan

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the date specified.

Deduction Description - A description of any amounts withheld including transaction fees.

Deduction Amount - Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

Net Amount – The total amount transacted for you, equal to the transaction amount less any applicable deductions.

## Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for this transaction

Transaction Shares/Units - The number of shares purchased or sold through the Plan for

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

SSN/TIN Certified – If your account is not certified, as indicated by the policy perpearing under the SSN/TIN title in the top right section of this form, you must complete a Form w-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS" section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website listed above. BRUNSTING004841



Page 2 of 2	
XOM _	L
_	
2 1 4 U D R	

1	<b>Transaction</b>	Request Form	
---	--------------------	--------------	--

Please check or complete all applicable sections.

20000000	00000000000000000	000000000000000000	00000000000000000
00000000			
2000	8 8	- 8	8 8
200	30 8	- 8	8 8
(999)	9 8	- 4	8 8

OR

Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.

Sell this number of shares. Shares may be a combination of DRS and Plan shares.

Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information.

OR

Withdraw from the Reinvestment Program

Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares.

Deposit Certificate(s) into the Investment Plan IMPORTANT: You must submit the original unsigned certificate(s) with

this form

Deposit this number of shares into my reinvestment account.

Authorized Signature(s)*
Signature 1 - Please keep signature within the box.
Signature(s) 2 - Please keep signature within the box.

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

## How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

### You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and financial information and we take that thus very serious.

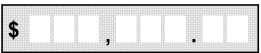
Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 8/11)

## 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation.
- The enclosed contribution will **ONLY** be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

**Holder Account Number** 

C0009467777



## դրուսելիկելերուս լիուս-իայիելեւ կերկելելիկել

Computershare PO Box 6006 Carol Stream, IL 60197-6006

P4248

FID

781 575 2058



SURVIVOR'S TRUST

VICTORIA TX 77904

203 BLOOMINGDALE CIRCLE

ուկով¤բՎիԿոնլ¤իվիվուիվունվիչվիով|իլիլ¤ուվունը

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING



Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada 800 252 1800

www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

**Holder Account Number** 

Outside USA, US territories & Canada

C0009467777



SSN/TIN Certified Yes

XOM

001CS0003.eml.l.mix.042349 3733/000073/000082/i

## **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

000073

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009467777

## ► ACCOUNT SUMMARY

As of close of stock market on 12 Sep 2012

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing F	Price   Marke
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Un	it (\$)   Value (\$

DSPP - Common Stock 0.000000 0.000000 0.000000 0.000000

**Transaction History** From: 12 Sep 2012 To: 12 Sep 2012

This section pertains only to book-entry shares/units. Transaction | Transaction |

Date	Transaction	Transaction	Deduction	Deduction	Net	Price Per	Transaction	Total Book
Date	Description	Amount (\$)	Description	Amount (\$)	Amount (\$)	Share/Unit (\$)	Shares/Units	Shares/Units
Plan Transactions DSPP -	Common Stock							
	Balance Forward							684.511319
12 Sep 2012	Transfer						-684.511319	0.000000

00TPPA (Rev. 12/11)

## How to Read Your Statement

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of the Plan

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the date specified.

Deduction Description - A description of any amounts withheld including transaction fees. Deduction Amount - Dollar amounts deducted may include taxes and transaction fees

(which fees shall include any brokerage commissions Computershare is required to pay). Net Amount – The total amount transacted for you, equal to the transaction amount less

any applicable deductions.

## Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for this transaction

Transaction Shares/Units - The number of shares purchased or sold through the Plan for

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

SSN/TIN Certified – If your account is not certified, as indicated by the policy peopearing under the SSN/TIN title in the top right section of this form, you must complete a Form w-9 (OS resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS" section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website listed above. BRUNSTING004843

rage 2 01 2	
XOM _	ı
_	Г
2 1 4 U D R	

IMPORTANT:

Please check or complete all applicable sections.

IA	Sell Shares						

OR

Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.

Sell this number of shares. Shares may be a combination of DRS and Plan shares.

Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information.

Withdraw from the Reinvestment Program OR

> Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares

Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares.

You must submit the original unsigned certificate(s) with this form Deposit this number of shares into my reinvestment account.

Deposit Certificate(s) into the Investment Plan

	ed Signature(s)*
Signature 1 -	Please keep signature within the box.
Signature(s) 2	2 - Please keep signature within the box
ngnataro(b) L	2 Trougg Roop dignature within the box

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

## How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

### You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and financial information and we take that thus very serious.

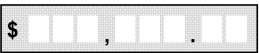
Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 8/11)

## 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation.
- The enclosed contribution will **ONLY** be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

**Holder Account Number** 

C0009467777 FID



## դրուսելիկելերուս կունակությունի գինկել երկրի

Computershare PO Box 6006 Carol Stream, IL 60197-6006

P4250



ANITA KAY BRUNSTING

203 BLOOMINGDALE CIRCLE

**DECEDENT'S TRUST** 

VICTORIA TX 77904

ուկով¤բՎիԿոնլ¤իվիվուիվունվիչվիով|իլիլ¤ուվունը

& AMY RUTH BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING



+

Computershare Trust Company, N.A.
PO Box 43078
Providence, RI 02940-3078
Within USA, US territories & Canada 800 252 1800

Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

**Holder Account Number** 

C0009896261



SSN/TIN Certified Yes

Symbol XOM

0.000000

001CS0003.dss.l.mix.042349\_3733/001703/001875/i

## **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

001703

It is important to <u>retain this statement for tax reporting purposes</u> and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009896261

## ► ACCOUNT SUMMARY

As of close of stock market on 12 Sep 2012

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	e   Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$	)   Value (\$)
-					•	• •

DSPP - Common Stock 0.000000 0.000000 587.204777 587.204777

Transaction History From: 12 Sep 2012 To: 12 Sep 2012

This section pertains only to book-entry shares/units.

	2022	<b>a</b>								
Date		Description	Amount (\$)	Description	Amount (\$)	Amount (\$)	Share/Unit (\$)	Shares/Units	Shares/Units	
	Transaction	Transaction	Deduction	Deduction	Net	Price Per	Transaction	Total Book		

Plan Transactions DSPP - Common Stock

Balance Forward

12 Sep 2012 Transfer 587.204777 587.204777

00TPPA (Rev. 12/11)

## **How to Read Your Statement**

Stock Class Description – A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You – A physical certificate was issued for these shares/units.

**Book/Book-Entry Shares** – Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

**Direct Registration Book Shares/Units (DRS)** – Book-entry shares that are not part of the Plan.

**Investment Plan Book Shares/Units** – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

**Total Shares/Units** – The sum of all certificated and book shares held in this account as of the date specified.

Closing Price – The closing market price as of the account summary date.

Market Value – The dollar value of the total shares held in this account as of the date specified.

 $\label{eq:DeductionDescription} \textbf{Description} - \textbf{A} \ \text{description of any amounts withheld including transaction fees}.$ 

**Deduction Amount** – Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

**Net Amount** – The total amount transacted for you, equal to the transaction amount less any applicable deductions.

## Please see reverse side for important information

Price Per Share/Unit – The market price per share purchased or sold under the Plan for this transaction.

**Transaction Shares/Units** – The number of shares purchased or sold through the Plan for this transaction.

**Total Book Shares/Units** – The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

SSN/TIN Certified – If your account is not certified, as indicated by the potto care pearing under the SSN/TIN title in the top right section of this form, you must complete a Form W-8 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS" section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website listed above.

BRUNSTING004845

Page 2 of 2
XOM _
<b>T</b>
2 1 4 U D R

1 Transaction	Request Form
---------------	--------------

Please check or complete all applicable sections.

**Sell Shares** 

OR

Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.

Sell this number of shares. Shares may be a combination of DRS and Plan shares.

Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information.

Withdraw from the Reinvestment Program

OR

Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares.

Deposit Certificate(s) into the Investment Plan IMPORTANT: You must submit the original unsigned certificate(s) with this form Deposit this number of shares into my reinvestment account.

	lease keep signature within the box.
Signature(s) 2 -	Please keep signature within the box

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

## How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

### You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and financial information and we take that thus very serious.

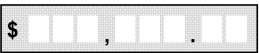
Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 8/11)

## 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation.
- The enclosed contribution will **ONLY** be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA KAY BRUNSTING

**Holder Account Number** 

C0009896261 FID



դրուսելիկելերուս լիուս-իայիելեւ կերկելելիկել

Computershare PO Box 6006 Carol Stream, IL 60197-6006

P4252



**DECEDENT'S TRUST** 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

ուկով¤բՎիԿոնլ¤իվիվուիվունվիչվիով|իլիլ¤ուվունը

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING



Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

> Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

**Holder Account Number** 

C0009467769



SSN/TIN Certified Yes

**XOM** 

001CS0003.eml.l.mix.042349 3733/000072/000081/i

## **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

000072

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009467769

## ► ACCOUNT SUMMARY

As of close of stock market on 12 Sep 2012

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
DD 0 0: 1	2.00000	0.00000	0.00000	0.00000		

DSPP - Common Stock 0.000000 0.000000 0.000000 0.000000

Transaction History From: 12 Sep 2012 To: 12 Sep 2012

This section pertains only to book-entry shares/units.

Date	Transaction Description	Transaction   Amount (\$)	Deduction   Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions DSPF	P - Common Stock							
	Balance Forward							4.204777
12 Sep 2012	Deposit						583.000000	587.204777
12 Sep 2012	Transfer						-587.204777	0.000000

00TPPA (Rev. 12/11)

## How to Read Your Statement

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of the Plan

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the date specified.

Deduction Description - A description of any amounts withheld including transaction fees.

**Deduction Amount** – Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

Net Amount – The total amount transacted for you, equal to the transaction amount less any applicable deductions.

## Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for this transaction

Transaction Shares/Units - The number of shares purchased or sold through the Plan for

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

SSN/TIN Certified – If your account is not certified, as indicated by the polity Gargearing under the SSN/TIN title in the top right section of this form, you must complete a Form w-9 (DS resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS" section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website listed above. BRUNSTING004847



Page 2 of 2	
XOM.	1
2 1 4 U D R	

You must submit the original unsigned certificate(s) with

IMPORTANT:

this form

Please check or complete all applicable sections.

000000000	00000000000000	00000000000000000	00000000000000	
33333333				
553			8 8	
393	- 80 - 9	3	- 8 - 8	9 9
999	- 8 6	3 35	- 82	9
3333	8 3	8 8	- 33	3
553	(8)	9 18	- 15 S	3

Call Charge

Sell all book-entry shares, OR including plan and DRS shares (if applicable), and terminate plan participation.

Sell this number of shares. Shares may be a combination of DRS and Plan shares.

Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information.

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

Withdraw from the Reinvestment Program

OR Reassign this number of whole shares to DRS, and

terminate my participation in the plan for these shares

Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares.

Deposit this number of shares into my reinvestment account. 1D Authorized Signature(s)\* Signature 1 - Please keep signature within the box Signature(s) 2 - Please keep signature within the box.

Deposit Certificate(s) into the Investment Plan

## How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and financial information and we take that thus very serious.

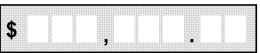
Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 8/11)

## 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation.
- The enclosed contribution will **ONLY** be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

**Holder Account Number** 

C0009467769 FID



## դրուսելիկելերուս կունակությունի գինկել երկրի

Computershare PO Box 6006 Carol Stream, IL 60197-6006

P4254



**DECEDENT'S TRUST** 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904





Computershare Trust Company, N.A. PO Box 43078

Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

007926

**Holder Account Number** C0009467769



Company ID SSN/TIN Certified

## **Exxon Mobil Corporation - Direct Registration (DRS) Advice**

## Transaction(s)

Date	Transaction Description	Total Shares/Units	CUSIP	Class Description	
24 Mar 2011	Plan Certification	1.908.000000	30231G102	Common Stock	

## Account Information: Date: 24 Mar 2011 (Excludes transactions pending settlement)

Current Dividend Reinvestment Balance	Current Direct Registration Balance	Total Shares/ Units	Price Per Share	Value (\$)	CUSIP	Class Description
0.232008	1,908.000000	1,908.232008	82.730000	157,868.03	30231G102	Common Stock

### IMPORTANT INFORMATION — RETAIN FOR YOUR RECORDS.

This advice is your record of the share transaction in your account on the books of the Company as part of the Direct Registration System. This advice is neither a negotiable instrument nor a security, and delivery of it does not of itself confer any rights to the recipient. It should be kept with your important documents as a record of your ownership of these shares. No action on your part is required.

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis

Upon request, the Company will furnish to any shareholder, without charge, a full statement of the designations, rights (including rights under any Company's Rights Agreement, if any), preferences and limitations of the shares of each class and series authorized to be issued, and the authority of the Board of Directors to divide the shares into series and to determine and change rights, preferences and limitations of any class or series.

Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transactions and transactions.







40 U D R

## **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information.

Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.







Computershare Trust Company, N.A. PO Box 43078

Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

## ուկոքսբ Միսկ Միվիկուի իշել վեր Միկի Մավուկը

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING **DECEDENT'S TRUST** 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

**Holder Account Number** 

C0009467769

FID



Company ID SSN/TIN Certified XOM Yes

Direct Registration Transaction Request Form	
Please mark one box only. This form is only applicable to shares held in Direct Req	gistration (DRS) for COMMON STOCK.
Sell All Shares * Sell This Number Of Whole Shares *	
You will receive a check for the net proceeds of the sale, less a transaction fee of \$15.00 plus 12 ceper whole share sold.	nts
Sales requests submitted on this <i>Direct Registration Transaction Request Form</i> will be processed as batch order. Please see instructions on the reverse side for more information.	3 a
Issue AII Whole Shares  Issue A Certificate OR For This Number Of Whole Shares	
There is no fee for requesting a certificate.	
Signatures: The instructions given above must be signed by the registered holder. If held in j	
By signing, I/we agree to the terms and conditions of Direct Registration. If you have any ques Signature 1 - Please keep signature within the box.	stions, call the number above. Signature 2 - Please keep signature within the box.
Organization in Fredericop organization within the box.	Signature 2 - Frease keep signature within the box.
Date (mm/dd/yyyy)	Davtime Telephone Number
	Sayuma receptoria wanisci
* For sales requests for partnerships or corporations, please have your signature(s) medallion 180 days or a certified copy of the partnership agreement dated within 60 days.	n guaranteed or provide us with a certified copy of the corporate resolution dated withi Medallion Guarantee Stamp (Notary Public Is Not Acceptable)
IN THE EVENT YOU WISH TO MAKE A TRANSACTION TO	
YOUR ACCOUNT, PLEASE MARK ONE BOX ONLY.	
IF YOU DO NOT WISH TO MAKE A TRANSACTION AT THIS	
TIME, PLEASE RETAIN THIS FORM FOR FUTURE USE. YOU ARE NOT REQUIRED TO TAKE ANY FURTHER ACTION.	

1 1 0 0 D R T

X O M

BUS

CUS

S D 1

P4257

## How To Fill Out the Direct Registration Transaction Request Form

Sell - To sell ALL shares, check the "Sell All Shares" box on the reverse side. To sell only a portion of the shares you hold, DO NOT check the "Sell All Shares" box; instead, indicate the number of shares you wish to sell in the "Sell This Number Of Whole Shares" box, and return to the address below. Sale requests submitted on this *Direct Registration Transaction Request Form* will be treated as a batch order and are generally processed no later than five business days after the date on which the form is received. Shares will be sold in date acquired order as shown on our system unless otherwise specified in writing. A market order sale may be available by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the Terms and Conditions of Sales Facility in the Direct Registration brochure for more information concerning the types of orders available and fee details. Note: market orders and batch orders are subject to different fees. When selling through Computershare, you are unable to direct the time at which the shares may be sold and you are unable to select the broker through whom sales are made.

Issue - To request a certificate for ALL whole shares, check the "Issue All Whole Shares" box on the reverse side. To request a certificate for only a portion of the shares you hold, **DO NOT** check the "Issue All Whole Shares" box; instead, indicate the number of shares you wish to have certificated in the "Issue A Certificate For This Number Of Whole Shares" box, and return to the regular mail address below. Shares will be issued in date acquired order as shown on our system unless otherwise specified in writing. **Enclose a check if required.** A certificate will be sent to you by first class mail. If fractional shares are all that remain in your account, they may be sold and the proceeds mailed to you.

**SSN/TIN Certified -** If your account is not certified, you must complete a W-9 or W-8BEN tax form or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements.

**OTHER TRANSACTIONS -** To obtain forms for transferring your Direct Registration shares to another person or to make changes to your account, such as an address change, please call the telephone number or visit our website on the reverse of the form.

MAIL TO: Regular Mail: Computershare

PO BOX 43078

Providence, RI 02940-3078

Courier or Certified Mail: Computershare

250 Royall Street Canton, MA 02021



INVESTIGATIONS

### **Direct Registration**

the security and convenience of certificateless share ownership

The Company in which you own stock has elected to use the Direct Registration System (DRS) as its means of recording stock ownership. This brochure outlines what DRS means to you as a shareholder.

DRS is share ownership without paper stock certificates. Your shares are held in book-entry form. As the Company's transfer agent, Computershare keeps a record of your shares on the Company's register of owners. When you transfer or sell DRS shares, the transaction takes place electronically without the movement of stock certificates. The following pages more fully describe DRS.

## Why is the Company using DRS?

- Eliminates your risk of loss, theft or destruction of certificates, plus the time and expense to replace a lost certificate
- Eliminates the cost of maintaining a secure place to keep your certificates
- Makes your stock transactions faster and easier
- Saves the Company unnecessary printing and mailing expenses
- Supports the U.S. securities industry's move towards certificateless shares
- Has become the global standard for share ownership
- Offers a quick and convenient way of selling your DRS shares

#### Without certificates, how will I know how many shares I own?

Each time you have a share transaction you are sent a *Direct Registration Transaction Advice (Advice)* reporting the number of the Company's shares you hold in book-entry form. You are also sent a *Transaction Request Form* which can be used for sales transactions, as described further on in this brochure. For instructions on how to transfer your shares, please visit us online at <a href="https://www.computershare.com">www.computershare.com</a>, refer to the *Transaction Request Form* or call Computershare at the telephone number on your *Advice*.

#### What about the certificates I already hold?

You may convert your **certificated shares** in the Company to DRS if you wish. To do this, send your stock certificate(s) and the completed *Transaction Request Form* to:

Computershare Attn: Stock Transfer Department 250 Royall Street Canton, MA 02021

Note: We cannot convert your stock certificates to DRS shares without receipt of the actual certificates.

We recommend that you use a courier service and please make sure that you **DO NOT** sign the back of your certificates.

#### How do I sell my DRS shares?

You may sell your shares as a Batch Order. For some companies, you may be able to sell your shares as a Market Order. The following describes the two types of orders.

**Market Order.** A market order is a request to sell shares promptly at market price. Market order sales are only available at <a href="https://www.computershare.com">www.computershare.com</a> through Investor Centre or by telephone.

**Batch Order.** A batch order is an accumulation of all sales requests for a security submitted together as an aggregated request. Sale instructions for batch orders received by Computershare will be processed no later than five business days after the date on which the order is received (except where deferral is required under applicable federal or state laws or regulations), assuming the applicable market is open for trading and sufficient market liquidity exists. All sale requests received in writing, including on the *Transaction Request Form*, will automatically be treated as batch order sale requests. Batch orders are submitted on each market day, assuming there are sale requests to be processed.

To submit your sale request in writing, please complete the *Transaction Request Form* and mail it to Computershare:

Computershare Attn: Sales Team P.O. Box 43078 Providence, RI 02940-3078

For more information about the timing, processing, pricing of sale requests, and fees, see the Terms and Conditions of Sales Facility on the back of this page. Note: the Market Order and Batch Order sale requests are subject to different fees.

### Can I transfer my DRS shares to my broker?

Yes, have your broker request your shares be sent to them through the Depository Trust Company's Direct Registration Profile System. You need to supply your broker with a copy of your latest *Advice* and the following information:

- Your Computershare account number (on your Advice)
- Your Social Security Number
- Computershare's DTC number, 7807
- The number of whole shares you wish to move from your Computershare account to your brokerage account

  BRUNSTING000107

001CS0003.DSS.MIX\_3207/007926/011449/i

#### Terms and Conditions of Sales Facility

As a condition to using the Direct Registration services provided by Computershare Trust Company, N.A. ("Computershare"), you hereby agree to the following terms:

- 1. Sale Requests.
- (a) As a holder of book-entry shares, you may request that Computershare sell all or a portion of your shares in writing (via your *Transaction Request Form*), or online at <a href="https://www.computershare.com">www.computershare.com</a> or via telephone. In submitting the sale instruction, you agree that Computershare may transfer your shares to complete the sale, including transfers to a nominee account of Computershare and to Computershare's brokerage firm.
- (b) If available, market order sale requests received at www.computershare.com through Investor Centre or by telephone will be placed promptly upon receipt during market hours (normally 9:30 a.m. to 4:00 p.m. Eastern Time). Any orders received after 4:00 p.m. Eastern Time will be placed promptly on the next day the market is open. The price shall be the market price of the sale obtained by Computershare's broker, net of fees.
- (c) Batch order sale requests received in writing (including via your *Transaction Request Form*), by telephone or at <a href="www.computershare.com">www.computershare.com</a> through Investor Centre by Computershare will be processed no later than five Business Days after the date on which the order is received assuming the relevant markets are open and sufficient market liquidity exists (and except where deferral is required under applicable federal or state laws or regulations). (As used herein, the term "Business Day" means any day except a Saturday, Sunday, Federal Reserve Bank holiday or New York Stock Exchange holiday). All sale requests received in writing will be submitted as batch order sales. In every batch order sale, the price to each selling shareholder shall be the weighted average sale price obtained by Computershare's broker net of fees for each batch order placed by Computershare and executed by the broker. To maximize cost savings for batch order sale requests, Computershare will seek to sell shares in round lot transactions. For this purpose Computershare may combine each selling shareholder's shares with those of other selling shareholders.
- (d) Proceeds from the sale will generally be mailed within three (3) Business Days of the date upon which the sale transaction is settled. You agree that Computershare makes no representations or warranty that any of the services shall be performed at any set time, and Computershare shall not be liable of any change in the market value of any security at any time. If you are a shareholder enrolled in the Company's dividend reinvestment or direct stock purchase plan (collectively, the "Plan"), and the Plan provides that split, spin-off, or distributed shares are to be allocated to the shareholder through the Plan, then the sale of book-entry shares will be subject to the Plan, in which case such shareholder may not use the sales facility.
- (e) Computershare will instruct its broker, which may be an affiliate of Computershare, to effect sales on any securities market where the Company's shares are traded, subject to such terms with respect to price, delivery or other factors as Computershare may determine. No instruction to sell shares recently acquired will be accepted until the shares have been completely posted by Computershare to your book-entry Direct Registration account. You do not have any authority or power to direct the exact time at which shares may be sold or to select the broker or dealer through whom sales are to be made.
- (f) All sale requests are final. Once Computershare has received your sale instructions, the request cannot be stopped or cancelled. Shares are sold in date order unless otherwise submitted in writing, and may be a combination of DRS and Plan shares. Computershare does not provide any investment advice or recommendations with respect to any sale transaction initiated by you. Any decision to sell any security under the Sales Facility must be made by you based upon your own research and judgment.
- 2. Fees. In processing a sale instruction, you agree that Computershare is entitled to compensation under its fee schedule. The charge for the transaction is described on the DRS Transaction Request Form and available online at <a href="https://www.computershare.com">www.computershare.com</a>. All fees shall be deducted from the sale proceeds. The fees are subject to change at any time without notice. You may inquire about the applicable fee before requesting a sale.
- 3. Taxes. Computershare, as dividend disbursing agent and as Direct Registration sales service agent, is required to perform backup withholding on those accounts which do not have a certified tax identification number. To avoid backup withholding on dividend disbursements or on sales of shares, please be sure your tax identification number on file with us is certified through the completion of Form W-9. Please visit us online if you need a W-9 for this purpose.
- 4. Corporate Insiders. If you are subject to Section 16 of the Securities Exchange Act of 1934 (or any rule promulgated thereunder) or are an affiliate of the Company (as that term is defined in Rule 144 of the Securities Act of 1933), you agree not to use the Sales Facility except in strict compliance with applicable securities law. You further agree that you are solely responsible for determining and maintaining compliance under applicable securities law. (Please note that the processing of such sales orders may entail additional delays.)
- 5. Limitation of Liability. No obligations are assumed by Computershare other than those that are specifically set forth herein, it being expressly understood that there are no implied duties or obligations under this Sales Facility. Computershare shall not be liable to you for any action taken or omitted to be taken in connection with or under this Sales Facility, except that Computershare shall be liable for direct losses incurred by you arising out of the willful misconduct of Computershare. Under no circumstances whatsoever shall Computershare be liable for special, indirect, incidental, punitive or consequential loss, or damage of any kind whatsoever (including, but not limited to, lost profits), even if Computershare has been advised of the possibility of such loss or damage. Under no circumstances whatsoever shall Computershare be liable for any actions or inactions of any brokerage firm retained by Computershare to perform any services under this Sales Facility. Computershare shall not be liable for any loss or damage resulting from its inability to comply with these Terms and Conditions by reason of events beyond its reasonable control, including acts of war, terrorism, riots, civil emergencies, acts of God or nature, local or regional electrical or communications system breakdowns, or acts of civil or military authority.
- **6. Entire Agreement and Modifications.** The terms and conditions of this Sales Facility, including this brochure and all exhibits attached hereto, constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all prior or contemporaneous agreements, whether written or oral, between the parties. Computershare reserves the right to amend or modify these Terms and Conditions and to terminate this Sales Facility at any time, by sending a copy of such modification or notice of termination (that may be included with normal company mailings to shareholders) to shareholders in Direct Registration [or by posting a copy of such modification or notice at <a href="https://www.computershare.com">www.computershare.com</a>].
- 7. Governing Law and Jurisdiction. The Sales Facility shall be governed by the laws of the State of New York (without regard to the conflict of law principles), and the parties hereby consent to the jurisdiction of courts in Illinois, New Jersey, and Massachusetts (whether state or federal) over all matters relating to this Sales Facility.

#### Privacy Notice

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical electronic and procedural safeguards to protect your personal information.



**DECEDENT'S TRUST** 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

ուկոլՄբՄիիլեՄիվիփոխիսեցիի։ԱյկիլեՄայիլեր

# **Computershare**

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

> Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

**Holder Account Number** 

C0009467769



SSN/TIN Certified Yes

MOX

001CS0003.DSS.L.MIX 3207/001182/001182/i

## **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

001195

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009467769

### ► ACCOUNT SUMMARY

As of close of stock market on 24 Mar 2011

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
SPP - Common Stock	0.000000	1,908.000000	0.232008	1,908.232008	82.730000	157,868.03

**Transaction History** From: 24 Mar 2011 To: 24 Mar 2011

This section pertains only to book-entry shares/units.

Date	Transaction	Transaction	Deduction	Deduction	Net	Price Per	Transaction	Total Book
	Description	Amount (\$)	Description	Amount (\$)	Amount (\$)	Share/Unit (\$)	Shares/Units	Shares/Units
Plan Transactions DSPI	P - Common Stock							_
	Balance Forward							0.000000
24 Mar 2011	Transfer						1,908.232008	1,908.232008
24 Mar 2011	Certificate Issuance						-1,908.000000	0.232008

00TPPA (Rev. 10/11)

### **How to Read Your Statement**

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units.

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of the Plan.

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the date specified.

**Deduction Description -** A description of any amounts withheld including transaction fees. **Deduction Amount -** Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

Net Amount - The total amount transacted for you, equal to the transaction amount less any applicable deductions.

### Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for this transaction.

Transaction Shares/Units - The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

SSN/TIN Certified – If your account is not certified, as indicated by tp426 appearing under the SSN/TIN title in the top right section of this form, you must complete a Form W-9 or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sa per Internal Revenue Service requirements. Either form BRAINSTINGO 09 1009 VNLOADABLE FORMS" section of our website. Faxed forms are not acceptable.

SL1

X O M	ı
214UDR	Τ

1	<b>Transaction</b>	<b>Request Form</b>	
	Diagon shook or con	anlata all anniigable ageti	

Please check or complete all applicable sections

**Sell Shares** 

Sell this number of shares

OR

Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.

Sale requests submitted on this Transaction Request Form will be processed as a batch

order. Please see instructions below for more information. Withdraw from the Reinvestment Program

(DRS shares will receive future dividends in cash.)

Reassign this number of whole shares to DRS, and

terminate my participation in the plan for these shares.

OR

Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares.

Deposit Certificate(s) into the Investment Plan IMPORTANT: You must submit the original unsigned certificate(s) with this form

1D Authorized Signature(s)\* Signature 1 - Please keep signature within the box Signature(s) 2 - Please keep signature within the box.

Deposit this number of shares into my reinvestment account.

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

## How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

#### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

### **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and innancial information and we take that the following sections.

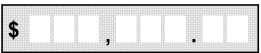
Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 1/11)

## 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

**Holder Account Number** 

C0009467769 FID



### <u>Պիսանիի կուրանիի ուսանի հիրանի հերինի ի</u>

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006



DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904





Computershare Trust Company, N.A. PO Box 43078

Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

Holder Account Number C0009467769



Company ID SSN/TIN Certified XOM Yes

### **Exxon Mobil Corporation - Direct Registration (DRS) Advice**

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

### Transaction(s)

Date	Transaction Description	Total Shares/Units	CUSIP	Class Description
24 Mar 2011	Plan Certification	1,908.000000	30231G102	Common Stock

007926

### Account Information: Date: 24 Mar 2011 (Excludes transactions pending settlement)

Current Dividend Reinvestment Balance	Current   Direct   Registration   Balance	Total Shares/ Units	Price Per Share	Value (\$)	CUSIP	Class Description
0.232008	1,908.000000	1,908.232008	82.730000	157,868.03	30231G102	Common Stock

#### IMPORTANT INFORMATION — RETAIN FOR YOUR RECORDS.

This advice is your record of the share transaction in your account on the books of the Company as part of the Direct Registration System. This advice is neither a negotiable instrument nor a security, and delivery of it does not of itself confer any rights to the recipient. It should be kept with your important documents as a record of your ownership of these shares. No action on your part is required.

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

Upon request, the Company will furnish to any shareholder, without charge, a full statement of the designations, rights (including rights under any Company's Rights Agreement, if any), preferences and limitations of the shares of each class and series authorized to be issued, and the authority of the Board of Directors to divide the shares into series and to determine and change rights, preferences and limitations of any class or series.

Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transition and tr







### **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information.

Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.







Computershare Trust Company, N.A. PO Box 43078

Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

### ուհաՄբՊՄաԿՄԻՈՒԻահիթԿՈՒՈսՊՈւհՄԻՎաԿո

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

**Holder Account Number** 

C0009467769

FID



Company ID SSN/TIN Certified

XOM Yes

Direct Registration Transaction Request Form	
Please mark one box only. This form is only applicable to shares held in Direct Req	gistration (DRS) for COMMON STOCK.
Sell All Shares * Sell This Number Of Whole Shares *	
You will receive a check for the net proceeds of the sale, less a transaction fee of \$15.00 plus 12 ceper whole share sold.	nts
Sales requests submitted on this <i>Direct Registration Transaction Request Form</i> will be processed as batch order. Please see instructions on the reverse side for more information.	a a
Issue All Whole Shares  Issue A Certificate OR For This Number Of Whole Shares	
There is no fee for requesting a certificate.	
Signatures: The instructions given above must be signed by the registered holder. If held in j	
By signing, I/we agree to the terms and conditions of Direct Registration. If you have any ques Signature 1 - Please keep signature within the box.	tions, call the number above. Signature 2 - Please keep signature within the box.
Ognature 1 1 reace (cop ognature within the box.	Signature 2 - Frease keep signature within the box.
Date (mm/dd/yyyy)	Daytime Telephone Number
	Sayuma receptions wanted
* For sales requests for partnerships or corporations, please have your signature(s) medallion 180 days or a certified copy of the partnership agreement dated within 60 days.	n guaranteed or provide us with a certified copy of the corporate resolution dated withi Medallion Guarantee Stamp (Notary Public Is Not Acceptable)
IN THE EVENT YOU WISH TO MAKE A TRANSACTION TO	
YOUR ACCOUNT, PLEASE MARK ONE BOX ONLY.	
IF YOU DO NOT WISH TO MAKE A TRANSACTION AT THIS	
TIME, PLEASE RETAIN THIS FORM FOR FUTURE USE. YOU ARE NOT REQUIRED TO TAKE ANY FURTHER ACTION.	

P4265

BUS

CUS

S D 1

### **How To Fill Out the Direct Registration Transaction Request Form**

Sell - To sell ALL shares, check the "Sell All Shares" box on the reverse side. To sell only a portion of the shares you hold, DO NOT check the "Sell All Shares" box; instead, indicate the number of shares you wish to sell in the "Sell This Number Of Whole Shares" box, and return to the address below. Sale requests submitted on this *Direct Registration Transaction Request Form* will be treated as a batch order and are generally processed no later than five business days after the date on which the form is received. Shares will be sold in date acquired order as shown on our system unless otherwise specified in writing. A market order sale may be available by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the Terms and Conditions of Sales Facility in the Direct Registration brochure for more information concerning the types of orders available and fee details. Note: market orders and batch orders are subject to different fees. When selling through Computershare, you are unable to direct the time at which the shares may be sold and you are unable to select the broker through whom sales are made.

Issue - To request a certificate for ALL whole shares, check the "Issue All Whole Shares" box on the reverse side. To request a certificate for only a portion of the shares you hold, **DO NOT** check the "Issue All Whole Shares" box; instead, indicate the number of shares you wish to have certificated in the "Issue A Certificate For This Number Of Whole Shares" box, and return to the regular mail address below. Shares will be issued in date acquired order as shown on our system unless otherwise specified in writing. **Enclose a check if required.** A certificate will be sent to you by first class mail. If fractional shares are all that remain in your account, they may be sold and the proceeds mailed to you.

**SSN/TIN Certified -** If your account is not certified, you must complete a W-9 or W-8BEN tax form or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements.

**OTHER TRANSACTIONS -** To obtain forms for transferring your Direct Registration shares to another person or to make changes to your account, such as an address change, please call the telephone number or visit our website on the reverse of the form.

MAIL TO: Regular Mail: Computershare

PO BOX 43078

Providence, RI 02940-3078

Courier or Certified Mail: Computershare

250 Royall Street Canton, MA 02021



INVESTIGATIONS

### **Direct Registration**

the security and convenience of certificateless share ownership

The Company in which you own stock has elected to use the Direct Registration System (DRS) as its means of recording stock ownership. This brochure outlines what DRS means to you as a shareholder.

DRS is share ownership without paper stock certificates. Your shares are held in book-entry form. As the Company's transfer agent, Computershare keeps a record of your shares on the Company's register of owners. When you transfer or sell DRS shares, the transaction takes place electronically without the movement of stock certificates. The following pages more fully describe DRS.

## Why is the Company using DRS?

- Eliminates your risk of loss, theft or destruction of certificates, plus the time and expense to replace a lost certificate
- Eliminates the cost of maintaining a secure place to keep your certificates
- Makes your stock transactions faster and easier
- Saves the Company unnecessary printing and mailing expenses
- Supports the U.S. securities industry's move towards certificateless shares
- Has become the global standard for share ownership
- Offers a quick and convenient way of selling your DRS shares

#### Without certificates, how will I know how many shares I own?

Each time you have a share transaction you are sent a *Direct Registration Transaction Advice (Advice)* reporting the number of the Company's shares you hold in book-entry form. You are also sent a *Transaction Request Form* which can be used for sales transactions, as described further on in this brochure. For instructions on how to transfer your shares, please visit us online at <a href="https://www.computershare.com">www.computershare.com</a>, refer to the *Transaction Request Form* or call Computershare at the telephone number on your *Advice*.

#### What about the certificates I already hold?

You may convert your **certificated shares** in the Company to DRS if you wish. To do this, send your stock certificate(s) and the completed *Transaction Request Form* to:

Computershare Attn: Stock Transfer Department 250 Royall Street Canton, MA 02021

Note: We cannot convert your stock certificates to DRS shares without receipt of the actual certificates.

We recommend that you use a courier service and please make sure that you **DO NOT** sign the back of your certificates.

#### How do I sell my DRS shares?

You may sell your shares as a Batch Order. For some companies, you may be able to sell your shares as a Market Order. The following describes the two types of orders.

**Market Order.** A market order is a request to sell shares promptly at market price. Market order sales are only available at <a href="https://www.computershare.com">www.computershare.com</a> through Investor Centre or by telephone.

**Batch Order.** A batch order is an accumulation of all sales requests for a security submitted together as an aggregated request. Sale instructions for batch orders received by Computershare will be processed no later than five business days after the date on which the order is received (except where deferral is required under applicable federal or state laws or regulations), assuming the applicable market is open for trading and sufficient market liquidity exists. All sale requests received in writing, including on the *Transaction Request Form*, will automatically be treated as batch order sale requests. Batch orders are submitted on each market day, assuming there are sale requests to be processed.

To submit your sale request in writing, please complete the *Transaction Request Form* and mail it to Computershare:

Computershare Attn: Sales Team P.O. Box 43078 Providence, RI 02940-3078

For more information about the timing, processing, pricing of sale requests, and fees, see the Terms and Conditions of Sales Facility on the back of this page. Note: the Market Order and Batch Order sale requests are subject to different fees.

### Can I transfer my DRS shares to my broker?

Yes, have your broker request your shares be sent to them through the Depository Trust Company's Direct Registration Profile System. You need to supply your broker with a copy of your latest *Advice* and the following information:

- Your Computershare account number (on your Advice)
- Your Social Security Number
- Computershare's DTC number, 7807
- The number of whole shares you wish to move from your Computershare account to your brokerage account
   BRUNSTING000115

001CS0003.DSS.MIX 3207/007926/011449/i

#### Terms and Conditions of Sales Facility

As a condition to using the Direct Registration services provided by Computershare Trust Company, N.A. ("Computershare"), you hereby agree to the following terms:

- 1. Sale Requests.
- (a) As a holder of book-entry shares, you may request that Computershare sell all or a portion of your shares in writing (via your *Transaction Request Form*), or online at <a href="https://www.computershare.com">www.computershare.com</a> or via telephone. In submitting the sale instruction, you agree that Computershare may transfer your shares to complete the sale, including transfers to a nominee account of Computershare and to Computershare's brokerage firm.
- (b) If available, market order sale requests received at www.computershare.com through Investor Centre or by telephone will be placed promptly upon receipt during market hours (normally 9:30 a.m. to 4:00 p.m. Eastern Time). Any orders received after 4:00 p.m. Eastern Time will be placed promptly on the next day the market is open. The price shall be the market price of the sale obtained by Computershare's broker, net of fees.
- (c) Batch order sale requests received in writing (including via your *Transaction Request Form*), by telephone or at <a href="www.computershare.com">www.computershare.com</a> through Investor Centre by Computershare will be processed no later than five Business Days after the date on which the order is received assuming the relevant markets are open and sufficient market liquidity exists (and except where deferral is required under applicable federal or state laws or regulations). (As used herein, the term "Business Day" means any day except a Saturday, Sunday, Federal Reserve Bank holiday or New York Stock Exchange holiday). All sale requests received in writing will be submitted as batch order sales. In every batch order sale, the price to each selling shareholder shall be the weighted average sale price obtained by Computershare's broker net of fees for each batch order placed by Computershare and executed by the broker. To maximize cost savings for batch order sale requests, Computershare will seek to sell shares in round lot transactions. For this purpose Computershare may combine each selling shareholder's shares with those of other selling shareholders.
- (d) Proceeds from the sale will generally be mailed within three (3) Business Days of the date upon which the sale transaction is settled. You agree that Computershare makes no representations or warranty that any of the services shall be performed at any set time, and Computershare shall not be liable of any change in the market value of any security at any time. If you are a shareholder enrolled in the Company's dividend reinvestment or direct stock purchase plan (collectively, the "Plan"), and the Plan provides that split, spin-off, or distributed shares are to be allocated to the shareholder through the Plan, then the sale of book-entry shares will be subject to the Plan, in which case such shareholder may not use the sales facility.
- (e) Computershare will instruct its broker, which may be an affiliate of Computershare, to effect sales on any securities market where the Company's shares are traded, subject to such terms with respect to price, delivery or other factors as Computershare may determine. No instruction to sell shares recently acquired will be accepted until the shares have been completely posted by Computershare to your book-entry Direct Registration account. You do not have any authority or power to direct the exact time at which shares may be sold or to select the broker or dealer through whom sales are to be made.
- (f) All sale requests are final. Once Computershare has received your sale instructions, the request cannot be stopped or cancelled. Shares are sold in date order unless otherwise submitted in writing, and may be a combination of DRS and Plan shares. Computershare does not provide any investment advice or recommendations with respect to any sale transaction initiated by you. Any decision to sell any security under the Sales Facility must be made by you based upon your own research and judgment.
- 2. Fees. In processing a sale instruction, you agree that Computershare is entitled to compensation under its fee schedule. The charge for the transaction is described on the *DRS Transaction Request Form* and available online at <a href="https://www.computershare.com">www.computershare.com</a>. All fees shall be deducted from the sale proceeds. The fees are subject to change at any time without notice. You may inquire about the applicable fee before requesting a sale.
- 3. Taxes. Computershare, as dividend disbursing agent and as Direct Registration sales service agent, is required to perform backup withholding on those accounts which do not have a certified tax identification number. To avoid backup withholding on dividend disbursements or on sales of shares, please be sure your tax identification number on file with us is certified through the completion of Form W-9. Please visit us online if you need a W-9 for this purpose.
- 4. Corporate Insiders. If you are subject to Section 16 of the Securities Exchange Act of 1934 (or any rule promulgated thereunder) or are an affiliate of the Company (as that term is defined in Rule 144 of the Securities Act of 1933), you agree not to use the Sales Facility except in strict compliance with applicable securities law. You further agree that you are solely responsible for determining and maintaining compliance under applicable securities law. (Please note that the processing of such sales orders may entail additional delays.)
- 5. Limitation of Liability. No obligations are assumed by Computershare other than those that are specifically set forth herein, it being expressly understood that there are no implied duties or obligations under this Sales Facility. Computershare shall not be liable to you for any action taken or omitted to be taken in connection with or under this Sales Facility, except that Computershare shall be liable for direct losses incurred by you arising out of the willful misconduct of Computershare. Under no circumstances whatsoever shall Computershare be liable for special, indirect, incidental, punitive or consequential loss, or damage of any kind whatsoever (including, but not limited to, lost profits), even if Computershare has been advised of the possibility of such loss or damage. Under no circumstances whatsoever shall Computershare be liable for any actions or inactions of any brokerage firm retained by Computershare to perform any services under this Sales Facility. Computershare shall not be liable for any loss or damage resulting from its inability to comply with these Terms and Conditions by reason of events beyond its reasonable control, including acts of war, terrorism, riots, civil emergencies, acts of God or nature, local or regional electrical or communications system breakdowns, or acts of civil or military authority.
- **6. Entire Agreement and Modifications.** The terms and conditions of this Sales Facility, including this brochure and all exhibits attached hereto, constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all prior or contemporaneous agreements, whether written or oral, between the parties. Computershare reserves the right to amend or modify these Terms and Conditions and to terminate this Sales Facility at any time, by sending a copy of such modification or notice of termination (that may be included with normal company mailings to shareholders) to shareholders in Direct Registration [or by posting a copy of such modification or notice at <a href="https://www.computershare.com">www.computershare.com</a>].
- 7. Governing Law and Jurisdiction. The Sales Facility shall be governed by the laws of the State of New York (without regard to the conflict of law principles), and the parties hereby consent to the jurisdiction of courts in Illinois, New Jersey, and Massachusetts (whether state or federal) over all matters relating to this Sales Facility.

#### Privacy Notice

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical electropic and procedural safeguards to protect your personal information.



SURVIVOR'S TRUST

VICTORIA TX 77904

203 BLOOMINGDALE CIRCLE

ուկով¤բՎիԿոնլ¤իվիվուիվունվիչվիով|իլիլ¤ուվուկը

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING



Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

> Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

**Holder Account Number** 

C0009467777



SSN/TIN Certified Yes

MOX

001CS0003.DSS.L.MIX 3207/001183/001183/i

## **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

001183

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009467777

### ► ACCOUNT SUMMARY

As of close of stock market on 24 Mar 2011

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
PP - Common Stock	0.000000	0.000000	2,101.968469	2,101.968469	82.730000	173,895.85

**Transaction History** From: 24 Mar 2011 To: 24 Mar 2011

This section pertains only to book-entry shares/units.

Date	Iransaction	Transaction	Deduction	Deduction	Net	Price Per	Iransaction	Total Book
Date	Description	Amount (\$)	Description	Amount (\$)	Amount (\$)	Share/Unit (\$)	Shares/Units	Shares/Units

Plan Transactions DSPP - Common Stock

Balance Forward

0.000000 24 Mar 2011 2,101.968469 2.101.968469

00TPPA (Rev. 10/11)

### **How to Read Your Statement**

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units.

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of the Plan.

Investment Plan Book Shares/Units – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the date specified.

**Deduction Description -** A description of any amounts withheld including transaction fees. **Deduction Amount -** Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

Net Amount - The total amount transacted for you, equal to the transaction amount less any applicable deductions.

### Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for this transaction.

Transaction Shares/Units - The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

SSN/TIN Certified – If your account is not certified, as indicated by tP4269 pearing under the SSN/TIN title in the top right section of this form, you must complete a Form W-9 or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sa per Internal Revenue Service requirements. Either form BRAINSTINGOOD TOWNLOADABLE FORMS" section of our website. Faxed forms are not acceptable.

SL1

Page 2 of 2	
XOM -	+
_	Т
2 1 4 U D R	

1 Transaction	Request	Form
---------------	---------	------

Please check or complete all applicable sections.

**Sell Shares** 

OR

Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.

Sell this number of shares

Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information.

Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)

terminate my participation in the plan for these shares.

OR Reassign this number of whole shares to DRS, and Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares.

Deposit Certificate(s) into the Investment Plan IMPORTANT: You must submit the original unsigned certificate(s) with this form

Deposit this number of shares into my reinvestment account.

1D Authorized Signature(s)\* Signature 1 - Please keep signature within the box Signature(s) 2 - Please keep signature within the box.

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

### How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

#### You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

#### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

### **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and innancial information and we take that the following sections.

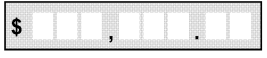
Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 1/11)

## 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

**Holder Account Number** 

C0009467777 FID



### <u>Պիսանիի կուրանիի ուսանի հիրանի հերինի ի</u>

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006





+

Computershare PO Box 43078

Providence, RI 02940-3078 Within USA, US territories & Canada 800 252 1800

Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

000658

### ուկով ԿուԿ Մուկ Մի Ռիայի ի «Կովի թվիր Մի Ուկ Մավիոկա

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

Account Number: C0009467769

#### Dear Holder:

We have received and processed your request to add bank payment instructions to your account. We are in the process of verifying the bank payment instructions with your financial institution. The new payment instructions should become effective within 15 days. All disbursements made by the company will then be directly paid to your bank account. You will also be able to direct us to use this bank account to receive payments at your discretion if you choose to sell your shares.

Company Name: Exxon Mobil Corporation

Bank Name: BANK OF AMERICA N A

Bank Account (Last four Digits): 1143

Please note, if the bank payment instructions are determined to be incorrect in the verification process, you will receive a notice that your request has been cancelled.

If you are a participant in a reinvestment plan, your reinvestment plan participation option will be honored in lieu of the above payment instructions. For example, if you have enrolled in full reinvestment, all dividends will be reinvested rather than paid to the above bank account. If you have enrolled in the cash payment option, all dividends will be paid in cash using the new bank payment instructions.

3 U C N F





Computershare PO Box 43078

Providence, RI 02940-3078 Within USA, US territories & Canada 800 252 1800

Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

000659

### 

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

Account Number: C0009467777

#### Dear Holder:

We have received and processed your request to add bank payment instructions to your account. We are in the process of verifying the bank payment instructions with your financial institution. The new payment instructions should become effective within 15 days. All disbursements made by the company will then be directly paid to your bank account. You will also be able to direct us to use this bank account to receive payments at your discretion if you choose to sell your shares.

Company Name: Exxon Mobil Corporation

Bank Name: BANK OF AMERICA N A

Bank Account (Last four Digits): 1143

Please note, if the bank payment instructions are determined to be incorrect in the verification process, you will receive a notice that your request has been cancelled.

If you are a participant in a reinvestment plan, your reinvestment plan participation option will be honored in lieu of the above payment instructions. For example, if you have enrolled in full reinvestment, all dividends will be reinvested rather than paid to the above bank account. If you have enrolled in the cash payment option, all dividends will be paid in cash using the new bank payment instructions.

3 U C N F





Computershare PO Box 43078

781 575 2058

Providence, RI 02940-3078 Within USA, US territories & Canada 800 252 1800

www.computershare.com/exxonmobil

Outside USA, US territories & Canada

000658

### 

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING **DECEDENT'S TRUST** 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

Account Number: C0009467769

#### Dear Holder:

We have received and processed your request to add bank payment instructions to your account. We are in the process of verifying the bank payment instructions with your financial institution. The new payment instructions should become effective within 15 days. All disbursements made by the company will then be directly paid to your bank account. You will also be able to direct us to use this bank account to receive payments at your discretion if you choose to sell your shares.

Company Name: Exxon Mobil Corporation

Bank Name: BANK OF AMERICA N A

Bank Account (Last four Digits): 1143

Please note, if the bank payment instructions are determined to be incorrect in the verification process, you will receive a notice that your request has been cancelled.

If you are a participant in a reinvestment plan, your reinvestment plan participation option will be honored in lieu of the above payment instructions. For example, if you have enrolled in full reinvestment, all dividends will be reinvested rather than paid to the above bank account. If you have enrolled in the cash payment option, all dividends will be paid in cash using the new bank payment instructions.



SURVIVOR'S TRUST

VICTORIA TX 77904

203 BLOOMINGDALE CIRCLE

ուկով¤բՎիԿոնլ¤իվիվուիվունվիչվիով|իլիլ¤ուվուկը

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

# **Computershare**

Computershare Trust Company, N.A.

PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

> Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

**Holder Account Number** 

C0009467777



SSN/TIN Certified Yes

001CS0003.EML.L.MIX 3259/000051/000051/

### **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

000051

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009467777

### ► ACCOUNT SUMMARY

As of close of stock market on 11 May 2011

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
PP - Common Stock	0.000000	0.000000	981.968469	981.968469	81.120000	79,657.28

**Transaction History** From: 11 May 2011 To: 11 May 2011

This section pertains only to book-entry shares/units.

Date	Transaction	Transaction	Deduction	Deduction	Net	Price Per	Transaction	Total Book
Date	Description	Amount (\$)	Description	Amount (\$)	Amount (\$)	Share/Unit (\$)	Shares/Units	Shares/Units

Plan Transactions DSPP - Common Stock

Balance Forward

2.101.968469 11 May 2011 -1,120.000000 981.968469

00TPPA (Rev. 10/11)

### **How to Read Your Statement**

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units.

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of the Plan.

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the date specified.

**Deduction Description -** A description of any amounts withheld including transaction fees. **Deduction Amount -** Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

Net Amount - The total amount transacted for you, equal to the transaction amount less any applicable deductions.

### Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for this transaction

Transaction Shares/Units - The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

SSN/TIN Certified – If your account is not certified, as indicated by the 42N 4 pearing under the SSN/TIN title in the top right section of this form, you must complete a Form W-9 or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sa per Internal Revenue Service requirements. Either form BRAINSTINGO 09 1222 VNLOADABLE FORMS" section of our website. Faxed forms are not acceptable.



SURVIVOR'S TRUST

VICTORIA TX 77904

203 BLOOMINGDALE CIRCLE

ուկով¤բՎիԿոնլ¤իվիվուիվունվիչվիով|իլիլ¤ուվուկը

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING



+

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

**Holder Account Number** 

C0009467777



SSN/TIN Certified Yes

Net |

Symbo

001CS0003.EML.L.MIX 3285/000029/000029/i

## **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

000029

It is important to <u>retain this statement for tax reporting purposes</u> and for use as a reference when you access your account online at our website or when contacting Computershare.

Transaction | Transaction |

Holder Account Number: C0009467777

Price Per | Transaction |

**Total Book** 

### ► ACCOUNT SUMMARY

As of close of stock market on 15 Jun 2011

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$

DSPP - Common Stock 0.000000 0.000000 667.665622 667.665622

Transaction History From: 15 Jun 2011 To: 15 Jun 2011

This section pertains only to book-entry shares/units.

Bate	Description	Amount (\$)	Description	Amount (\$)	Amount (\$)	Share/Unit (\$)	Shares/Units	Shares/Units
Plan Transactions DSPP -	Common Stock							
	Balance Forward							987.665622
15 Jun 2011	Transfer						-160.000000	827.665622
15 Jun 2011	Transfer						-160.000000	667.665622

Deduction | Deduction |

00TPPA (Rev. 10/11)

### How to Read Your Statement

**Stock Class Description –** A description of the stock class in which you hold shares, e.g. Common stock.

**Certificated Shares/Units Held By You –** A physical certificate was issued for these shares/units.

**Book/Book-Entry Shares** – Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

**Direct Registration Book Shares/Units (DRS)** – Book-entry shares that are not part of the Plan.

**Investment Plan Book Shares/Units** – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

**Total Shares/Units** – The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value – The dollar value of the total shares held in this account as of the date specified.

**Deduction Description** – A description of any amounts withheld including transaction fees. **Deduction Amount** – Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

**Net Amount –** The total amount transacted for you, equal to the transaction amount less any applicable deductions.

### Please see reverse side for important information

**Price Per Share/Unit –** The market price per share purchased or sold under the Plan for this transaction.

**Transaction Shares/Units** – The number of shares purchased or sold through the Plan for this transaction.

 $\label{local_problem} \textbf{Total Book Shares/Units} - \textbf{The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.}$ 

SSN/TIN Certified – If your account is not certified, as indicated by the policy of pearing under the SSN/TIN title in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form BRIGHTINGOOD TESTINGOOD T

SL1

Page 2 01 2	
XOM 🗕	_
2 1 4 U D R	

1	Transaction Request Form	
---	--------------------------	--

Please check or complete all applicable sections.

ΙA	Sell Silares						

Call Charge

OR

Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.

Sell this number of shares.

Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information. Withdraw from the Reinvestment Program

(DRS shares will receive future dividends in cash.)

terminate my participation in the plan for these shares.

OR Reassign this number of whole shares to DRS, and Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares.

Deposit Certificate(s) into the Investment Plan IMPORTANT: You must submit the original unsigned certificate(s) with this form

Deposit this number of shares into my reinvestment account.

1D Authorized Signature(s)\* Signature 1 - Please keep signature within the box. Signature(s) 2 - Please keep signature within the box.

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

### How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

#### You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

#### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

### **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and innancial information and we take that the following sections.

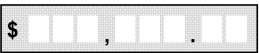
Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 1/11)

## 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

**Holder Account Number** 

C0009467777 FID



### <u>Պիսանիի իրերեն Որդեսին իրերենին իրելի իրելի</u>

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006

SL1

Page 2 of 2	
XOM .	+
	Т
2 1 4 U D R	

1 Transaction	Request Form
---------------	--------------

Please check or complete all applicable sections.

Withdraw from the Reinvestment Program

terminate my participation in the plan for these shares.

ΊA	Sell Shares							
				ALL				

OR

Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.

Sell this number of shares.

Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information.

(DRS shares will receive future dividends in cash.)

OR Reassign this number of whole shares to DRS, and

Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares.

Deposit Certificate(s) into the Investment Plan IMPORTANT: You must submit the original unsigned certificate(s) with this form Deposit this number of shares into my reinvestment account

olgilature i -	Please keep signature within the	DOX.
ignature(s) 2	2 - Please keep signature within t	the hox
ignature(s) z	I lease keep signature within t	He DOX.

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

### How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

#### You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

#### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

### **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and innancial information and we take that the following sections.

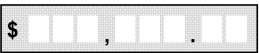
Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 1/11)

## 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

**Holder Account Number** 

C0009467777 FID



### <u>Պիսանիի կուրանիի ուսանի հիրանի հերինի ի</u>

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006



SURVIVOR'S TRUST

VICTORIA TX 77904

203 BLOOMINGDALE CIRCLE

ուկով¤բՎիԿոնլ¤իվիվուիվունվիչվիով|իլիլ¤ուվուկը

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING



+

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800
Outside USA, US territories & Canada 781 575 2058
www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

Holder Account Number

C0009467777



SSN/TIN Certified Yes

Symbol XOM

001CS0006\_RPS.EML.XOM.112542\_37444/031488/032122/i

## **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

461.53

Comp Paid Fees

031488

It is important to <u>retain this statement for tax reporting purposes</u> and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009467777

### ► ACCOUNT SUMMARY

As of close of stock market on 10 Jun 2011

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
DSPP - Common Stock	0.000000	0.000000	987.665622	987.665622	79.780000	78,795.96

### **Dividend Reinvestment Activity**

As of record date

This section includes information only for shares/units for which dividends are reinvested.

Record	Payment	Dividend	Stock Class	Dividend Reinvestment	Gross	Taxes	Net
Date	Date	Rate (\$)	Description	Shares/Units	Dividend (\$)	Withheld (\$)	Dividend (\$)
13 May 2011	10 Jun 2011	0.470000	Common	981.968469	461.53		461.53

Transaction History From: 01 Jan 2011 To: 10 Jun 2011

This section pertains only to book-entry shares/units **Transaction Transaction** Deduction Deduction Net Price Per Transaction Total Book Date Amount (\$) Description Amount (\$) Amount (\$) Share/Unit (\$) Shares/Units Shares/Units Description Plan Transactions DSPP - Common Stock Balance Forward 0.000000 2,101.968469 24 Mar 2011 Transfer 2.101.968469 11 May 2011 Transfer -1,120.000000 981.968469

0.14

00TPPA (Rev. 10/11)

### How to Read Your Statement

10 Jun 2011

**Stock Class Description –** A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You – A physical certificate was issued for these shares/units.

**Dividend Reinvestment** 

**Book/Book-Entry Shares** – Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

 $\label{eq:Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of the Plan.$ 

**Investment Plan Book Shares/Units** – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

**Total Shares/Units** – The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

**Market Value –** The dollar value of the total shares held in this account as of the date specified.

**Deduction Description** – A description of any amounts withheld including transaction fees. **Deduction Amount** – Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

**Net Amount –** The total amount transacted for you, equal to the transaction amount less any applicable deductions.

### Please see reverse side for important information

5.697153

987.665622

**Price Per Share/Unit –** The market price per share purchased or sold under the Plan for this transaction.

81.010632

**Transaction Shares/Units** – The number of shares purchased or sold through the Plan for this transaction.

 $\label{local_problem} \textbf{Total Book Shares/Units} - \textbf{The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.}$ 

Record Date – The date on which you must have officially owned shares to receive the dividend.

Payment Date – The date the dividend was payable.

461.53

**Dividend Rate** – The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend – The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/TIN Certified – If your account is not certified, as indicated by the spearing under the SSN/TIN title in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form BRAINSTINGOOD TESWILLOADABLE FORMS" section of our website. Faxed forms are not acceptable.

SL1

Page 2 of 2	
XOM .	+
_	Т
2 1 4 U D R	

1	<b>Transaction</b>	Request Form	
---	--------------------	--------------	--

Please check or complete all applicable sections.

1A	Sell	Sha	ires	

OR

Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.

Sell this number of shares

Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information.

OR

Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)

Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares. Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares.

Deposit Certificate(s) into the Investment Plan IMPORTANT: You must submit the original unsigned certificate(s) with this form

Deposit this number of shares into my reinvestment account.

1D Authorized Signature(s)\* Signature 1 - Please keep signature within the box. Signature(s) 2 - Please keep signature within the box.

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

### How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

#### You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

#### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

### **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and innancial information and we take that the following sections.

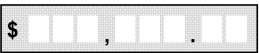
Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 1/11)

## 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of



- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

**Holder Account Number** 

C0009467777 FID



### <u>Պիսանիի իրերեն Որդեսին իրերենին իրելի իրելի</u>

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006







Computershare Trust Company, N.A. PO Box 43078

Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

000352

### ուկոլՍբՎինդԿՍիիիոլիիսեցիլոկիոկինիՍուկոկո

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

Holder Account Number C0009467769



Company ID SSN/TIN Certified

XOM Yes

### **Exxon Mobil Corporation - Direct Registration (DRS) Advice**

### Transaction(s)

Date	Transaction Description	Transaction Description Total Shares/Units		Class Description	
15 Jun 2011	Transfer	-1,325.000000	30231G102	Common Stock	

### Account Information: Date: 15 Jun 2011 (Excludes transactions pending settlement)

Current Dividend Current Direct Reinvestment Balance Registration Balance		Total Shares/Units	CUSIP	Class Description
0.000000 583.000000		583.000000	30231G102	Common Stock

#### IMPORTANT INFORMATION — RETAIN FOR YOUR RECORDS.

This advice is your record of the share transaction in your account on the books of the Company as part of the Direct Registration System. This advice is neither a negotiable instrument nor a security, and delivery of it does not of itself confer any rights to the recipient. It should be kept with your important documents as a record of your ownership of these shares. No action on your part is required.

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

Upon request, the Company will furnish to any shareholder, without charge, a full statement of the designations, rights (including rights under any Company's Rights Agreement, if any), preferences and limitations of the shares of each class and series authorized to be issued, and the authority of the Board of Directors to divide the shares into series and to determine and change rights, preferences and limitations of any class or series.

Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and translated.







### **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information.

Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.







Computershare Trust Company, N.A. PO Box 43078

Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

### ուկով Արժանի արևանի արևանի անդարանում և առաջանում և արևանում և ար

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

**Holder Account Number** 

C0009467769

FID



Company ID SSN/TIN Certified

XOM Yes

Direct Registration Transaction Request Form	
Please mark one box only. This form is only applicable to shares held in Direct Reg	gistration (DRS) for COMMON STOCK.
Sell All Shares * OR Number Of Whole Shares *	
You will receive a check for the net proceeds of the sale, less a transaction fee of \$15.00 plus 12 cerper whole share sold.	nts
Sales requests submitted on this <i>Direct Registration Transaction Request Form</i> will be processed as batch order. Please see instructions on the reverse side for more information.	a a
Issue AII Whole Shares  Issue A Certificate OR For This Number Of Whole Shares	
There is no fee for requesting a certificate.	
Signatures: The instructions given above must be signed by the registered holder. If held in j	·
By signing, I/we agree to the terms and conditions of Direct Registration. If you have any ques Signature 1 - Please keep signature within the box.	Signature 2 - Please keep signature within the box.
Date (mm/dd/yyyy)	Daytime Telephone Number
* For sales requests for partnerships or corporations, please have your signature(s) medallion 180 days or a certified copy of the partnership agreement dated within 60 days.	n guaranteed or provide us with a certified copy of the corporate resolution dated withi Medallion Guarantee Stamp (Notary Public Is Not Acceptable)
IN THE EVENT YOU WISH TO MAKE A TRANSACTION TO YOUR ACCOUNT, PLEASE MARK ONE BOX ONLY.	
IF YOU DO NOT WISH TO MAKE A TRANSACTION AT THIS TIME, PLEASE RETAIN THIS FORM FOR FUTURE USE. YOU ARE NOT REQUIRED TO TAKE ANY FURTHER ACTION.	

BUS

CUS

S D 1

### **How To Fill Out the Direct Registration Transaction Request Form**

**Sell -** To sell **ALL** shares, check the "Sell All Shares" box on the reverse side. To sell only a portion of the shares you hold, **DO NOT** check the "Sell All Shares" box; instead, indicate the number of shares you wish to sell in the "Sell This Number Of Whole Shares" box, and return to the address below. Sale requests submitted on this *Direct Registration Transaction Request Form* will be treated as a batch order and are generally processed no later than five business days after the date on which the form is received. A market order sale may be available by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the Terms and Conditions of Sales Facility in the Direct Registration brochure for more information concerning the types of orders available and fee details. Note: market orders and batch orders are subject to different fees. The IRS requires that we report the cost basis of certain shares acquired after January 2, 2011. If your shares are covered by the legislation and you provide a written request specifying a cost basis calculation method to be used when selling those shares, we will process as requested. If you do not specify a cost basis calculation method, we will default to selling shares in first in, first out (FIFO) order as shown on our system. Please visit our website or consult your tax advisor if you need additional information about cost basis. When selling through Computershare, you are unable to direct the time at which the shares may be sold and you are unable to select the broker through whom sales are made.

Issue - To request a certificate for ALL whole shares, check the "Issue All Whole Shares" box on the reverse side. To request a certificate for only a portion of the shares you hold, **DO NOT** check the "Issue All Whole Shares" box; instead, indicate the number of shares you wish to have certificated in the "Issue A Certificate For This Number Of Whole Shares" box, and return to the regular mail address below. **Enclose a check if required.** The IRS requires that we report the cost basis of certain shares acquired after January 2, 2011. If your shares are covered by the legislation and you provide a written request specifying a cost basis calculation method to be used when issuing those shares, we will process as requested. If you do not specify a cost basis calculation method, we will default to issuing shares in first in, first out (FIFO) order as shown on our system. Please visit our website or consult your tax advisor if you need additional information about cost basis. A certificate will be sent to you by first class mail. If fractional shares are all that remain in your account, they may be sold and the proceeds mailed to you.

Cost Basis - The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares are covered by the legislation and you sell or transfer the shares and request a specific cost basis calculation method, we will process as requested. If you do not specify a cost basis calculation method, we will default to the FIFO method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

**SSN/TIN Certified -** If your account is not certified, you must complete a W-9 or W-8BEN tax form or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements.

**OTHER TRANSACTIONS** - To obtain forms for transferring your Direct Registration shares to another person or to make changes to your account, such as an address change, please call the telephone number or visit our website on the reverse of the form.

MAIL TO:

Regular Mail: Computershare

PO BOX 43078

Providence, RI 02940-3078

Courier or Certified Mail:

Computershare 250 Royall Street Canton, MA 02021



INVESTIGATIONS

### **Direct Registration**

the security and convenience of certificateless share ownership

The Company in which you own stock has elected to use the Direct Registration System (DRS) as its means of recording stock ownership. This brochure outlines what DRS means to you as a shareholder.

DRS is share ownership without paper stock certificates. Your shares are held in book-entry form. As the Company's transfer agent, Computershare keeps a record of your shares on the Company's register of owners. When you transfer or sell DRS shares, the transaction takes place electronically without the movement of stock certificates. The following pages more fully describe DRS.

## Why is the Company using DRS?

- Eliminates your risk of loss, theft or destruction of certificates, plus the time and expense to replace a lost certificate
- Eliminates the cost of maintaining a secure place to keep your certificates
- Makes your stock transactions faster and easier
- Saves the Company unnecessary printing and mailing expenses
- Supports the U.S. securities industry's move towards certificateless shares
- Has become the global standard for share ownership
- Offers a quick and convenient way of selling your DRS shares

#### Without certificates, how will I know how many shares I own?

Each time you have a share transaction you are sent a *Direct Registration Transaction Advice (Advice)* reporting the number of the Company's shares you hold in book-entry form. You are also sent a *Transaction Request Form* which can be used for sales transactions, as described further on in this brochure. For instructions on how to transfer your shares, please visit us online at <a href="https://www.computershare.com">www.computershare.com</a>, refer to the *Transaction Request Form* or call Computershare at the telephone number on your *Advice*.

#### What about the certificates I already hold?

You may convert your **certificated shares** in the Company to DRS if you wish. To do this, send your stock certificate(s) and the completed *Transaction Request Form* to:

Computershare Attn: Stock Transfer Department 250 Royall Street Canton, MA 02021

Note: We cannot convert your stock certificates to DRS shares without receipt of the actual certificates.

We recommend that you use a courier service and please make sure that you **DO NOT** sign the back of your certificates.

#### How do I sell my DRS shares?

You may sell your shares as a Batch Order. For some companies, you may be able to sell your shares as a Market Order. The following describes the two types of orders.

**Market Order.** A market order is a request to sell shares promptly at market price. Market order sales are only available at <a href="https://www.computershare.com">www.computershare.com</a> through Investor Centre or by telephone.

**Batch Order.** A batch order is an accumulation of all sales requests for a security submitted together as an aggregated request. Sale instructions for batch orders received by Computershare will be processed no later than five business days after the date on which the order is received (except where deferral is required under applicable federal or state laws or regulations), assuming the applicable market is open for trading and sufficient market liquidity exists. All sale requests received in writing, including on the *Transaction Request Form*, will automatically be treated as batch order sale requests. Batch orders are submitted on each market day, assuming there are sale requests to be processed.

To submit your sale request in writing, please complete the *Transaction Request Form* and mail it to Computershare:

Computershare Attn: Sales Team P.O. Box 43078 Providence, RI 02940-3078

For more information about the timing, processing, pricing of sale requests, and fees, see the Terms and Conditions of Sales Facility on the back of this page. Note: the Market Order and Batch Order sale requests are subject to different fees.

### Can I transfer my DRS shares to my broker?

Yes, have your broker request your shares be sent to them through the Depository Trust Company's Direct Registration Profile System. You need to supply your broker with a copy of your latest *Advice* and the following information:

- Your Computershare account number (on your Advice)
- Your Social Security Number
- Computershare's DTC number, 7807
- The number of whole shares you wish to move from your Computershare account to your brokerage account
   BRUNSTING000132

001CS0003.EML.MIX 3285/000352/000404/i

#### Terms and Conditions of Sales Facility

As a condition to using the Direct Registration services provided by Computershare Trust Company, N.A. ("Computershare"), you hereby agree to the following terms:

- 1. Sale Requests.
- (a) As a holder of book-entry shares, you may request that Computershare sell all or a portion of your shares in writing (via your *Transaction Request Form*), or online at <a href="https://www.computershare.com">www.computershare.com</a> or via telephone. In submitting the sale instruction, you agree that Computershare may transfer your shares to complete the sale, including transfers to a nominee account of Computershare and to Computershare's brokerage firm.
- (b) If available, market order sale requests received at www.computershare.com through Investor Centre or by telephone will be placed promptly upon receipt during market hours (normally 9:30 a.m. to 4:00 p.m. Eastern Time). Any orders received after 4:00 p.m. Eastern Time will be placed promptly on the next day the market is open. The price shall be the market price of the sale obtained by Computershare's broker, net of fees.
- (c) Batch order sale requests received in writing (including via your *Transaction Request Form*), by telephone or at <a href="www.computershare.com">www.computershare.com</a> through Investor Centre by Computershare will be processed no later than five Business Days after the date on which the order is received assuming the relevant markets are open and sufficient market liquidity exists (and except where deferral is required under applicable federal or state laws or regulations). (As used herein, the term "Business Day" means any day except a Saturday, Sunday, Federal Reserve Bank holiday or New York Stock Exchange holiday). All sale requests received in writing will be submitted as batch order sales. In every batch order sale, the price to each selling shareholder shall be the weighted average sale price obtained by Computershare's broker net of fees for each batch order placed by Computershare and executed by the broker. To maximize cost savings for batch order sale requests, Computershare will seek to sell shares in round lot transactions. For this purpose Computershare may combine each selling shareholder's shares with those of other selling shareholders.
- (d) Proceeds from the sale will generally be mailed within three (3) Business Days of the date upon which the sale transaction is settled. You agree that Computershare makes no representations or warranty that any of the services shall be performed at any set time, and Computershare shall not be liable of any change in the market value of any security at any time. If you are a shareholder enrolled in the Company's dividend reinvestment or direct stock purchase plan (collectively, the "Plan"), and the Plan provides that split, spin-off, or distributed shares are to be allocated to the shareholder through the Plan, then the sale of book-entry shares will be subject to the Plan, in which case such shareholder may not use the sales facility.
- (e) Computershare will instruct its broker, which may be an affiliate of Computershare, to effect sales on any securities market where the Company's shares are traded, subject to such terms with respect to price, delivery or other factors as Computershare may determine. No instruction to sell shares recently acquired will be accepted until the shares have been completely posted by Computershare to your book-entry Direct Registration account. You do not have any authority or power to direct the exact time at which shares may be sold or to select the broker or dealer through whom sales are to be made.
- (f) All sales requests are final. Once Computershare receives your sale instructions, the request cannot be stopped or cancelled. Shares sold may be a combination of DRS and plan shares. Computershare does not provide any investment advice or recommendations with respect to any sale transaction initiated by you. Any decision to sell any security under the Sales Facility must be made by you based upon your own research and judgment. The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.
- 2. Fees. In processing a sale instruction, you agree that Computershare is entitled to compensation under its fee schedule. The charge for the transaction is described on the DRS Transaction Request Form and available online at <a href="https://www.computershare.com">www.computershare.com</a>. All fees shall be deducted from the sale proceeds. The fees are subject to change at any time without notice. You may inquire about the applicable fee before requesting a sale.
- 3. Taxes. Computershare, as dividend disbursing agent and as Direct Registration sales service agent, is required to perform backup withholding on those accounts which do not have a certified tax identification number. To avoid backup withholding on dividend disbursements or on sales of shares, please be sure your tax identification number on file with us is certified through the completion of Form W-9. Please visit us online if you need a W-9 for this purpose.
- 4. Corporate Insiders. If you are subject to Section 16 of the Securities Exchange Act of 1934 (or any rule promulgated thereunder) or are an affiliate of the Company (as that term is defined in Rule 144 of the Securities Act of 1933), you agree not to use the Sales Facility except in strict compliance with applicable securities law. You further agree that you are solely responsible for determining and maintaining compliance under applicable securities law. (Please note that the processing of such sales orders may entail additional delays.)
- 5. Limitation of Liability. No obligations are assumed by Computershare other than those that are specifically set forth herein, it being expressly understood that there are no implied duties or obligations under this Sales Facility. Computershare shall not be liable to you for any action taken or omitted to be taken in connection with or under this Sales Facility, except that Computershare shall be liable for direct losses incurred by you arising out of the willful misconduct of Computershare. Under no circumstances whatsoever shall Computershare be liable for special, indirect, incidental, punitive or consequential loss, or damage of any kind whatsoever (including, but not limited to, lost profits), even if Computershare has been advised of the possibility of such loss or damage. Under no circumstances whatsoever shall Computershare be liable for any actions or inactions of any brokerage firm retained by Computershare to perform any services under this Sales Facility. Computershare shall not be liable for any loss or damage resulting from its inability to comply with these Terms and Conditions by reason of events beyond its reasonable control, including acts of war, terrorism, riots, civil emergencies, acts of God or nature, local or regional electrical or communications system breakdowns, or acts of civil or military authority.
- **6. Entire Agreement and Modifications.** The terms and conditions of this Sales Facility, including this brochure and all exhibits attached hereto, constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all prior or contemporaneous agreements, whether written or oral, between the parties. Computershare reserves the right to amend or modify these Terms and Conditions and to terminate this Sales Facility at any time, by sending a copy of such modification or notice of termination (that may be included with normal company mailings to shareholders) to shareholders in Direct Registration [or by posting a copy of such modification or notice at <a href="https://www.computershare.com">www.computershare.com</a>].
- 7. Governing Law and Jurisdiction. The Sales Facility shall be governed by the laws of the State of New York (without regard to the conflict of law principles), and the parties hereby consent to the jurisdiction of courts in Illinois, New Jersey, and Massachusetts (whether state or federal) over all matters relating to this Sales Facility.

#### Privacy Notice

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers. Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical electropic and procedural safeguards to protect your personal information.



SURVIVOR'S TRUST

VICTORIA TX 77904

203 BLOOMINGDALE CIRCLE



+

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800
Outside USA, US territories & Canada 781 575 2058
www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

Holder Account Number

C0009467777



SSN/TIN Certified Yes

Symbol XOM

001CS0006\_RPS.EML.XOM.111023\_38104/031711/036693/i

## **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

031711

It is important to <u>retain this statement for tax reporting purposes</u> and for use as a reference when you access your account online at our website or when contacting Computershare.

ուկոլՄբՄիիլեՄիվիփոխիսեցիի։ԱյկիլեՄայիլեր

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

Holder Account Number: C0009467777

### ► ACCOUNT SUMMARY

As of close of stock market on 09 Sep 2011

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
DSPP - Common Stock	0.00000	0.00000	671 987460	671 987460	71 010000	47 717 83

### **Dividend Reinvestment Activity**

As of record date

This section includes information only for shares/units for which dividends are reinvested.

Record	Payment	Dividend	Stock Class	Dividend Reinvestment   Shares/Units	Gross	Taxes	Net
Date	Date	Rate (\$)	Description		Dividend (\$)	Withheld (\$)	Dividend (\$)
12 Aug 2011	09 Sep 2011	0.470000	Common	667.665622	313.80		313.80

Transaction History From: 01 Jan 2011 To: 09 Sep 2011

rnis section pertair	ns only to book-entry shares/	units.						
Date	Transaction	Transaction	Deduction	Deduction	Net	Price Per	Transaction	Total Book
Bate	Description	Amount (\$)	Description	Amount (\$)	Amount (\$)	Share/Unit (\$)	Shares/Units	Shares/Units
Plan Transactions DS	SPP - Common Stock							
	Balance Forward							0.000000
24 Mar 2011	Transfer						2,101.968469	2,101.968469
11 May 2011	Transfer						-1,120.000000	981.968469
10 Jun 2011	Dividend Reinvestment	461.53	Comp Paid Fees	0.14	461.53	81.010632	5.697153	987.665622
15 Jun 2011	Transfer						-160.000000	827.665622
15 Jun 2011	Transfer						-160.000000	667.665622
09 Sep 2011	Dividend Reinvestment	313.80	Comp Paid Fees	0.11	313.80	72.608004	4.321838	671.987460

00TPPA (Rev. 10/11)

### How to Read Your Statement

**Stock Class Description –** A description of the stock class in which you hold shares, e.g. Common stock.

**Certificated Shares/Units Held By You –** A physical certificate was issued for these shares/units.

**Book/Book-Entry Shares** – Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

**Direct Registration Book Shares/Units (DRS)** – Book-entry shares that are not part of the Plan.

**Investment Plan Book Shares/Units** – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

**Total Shares/Units** – The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value – The dollar value of the total shares held in this account as of the date specified.

**Deduction Description** – A description of any amounts withheld including transaction fees. **Deduction Amount** – Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

Net Amount – The total amount transacted for you, equal to the transaction amount less any applicable deductions.

### Please see reverse side for important information

Price Per Share/Unit – The market price per share purchased or sold under the Plan for this transaction.

**Transaction Shares/Units** – The number of shares purchased or sold through the Plan for this transaction.

**Total Book Shares/Units** – The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date – The date on which you must have officially owned shares to receive the dividend.

Payment Date – The date the dividend was payable.

**Dividend Rate** – The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

**Net Dividend –** The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/TIN Certified – If your account is not certified, as indicated by the Great Grea

SL1

000101111



Page 2 of 2
X O M <b>+</b>
T
2 1 4 U D R

1 Transaction	Request Form
---------------	--------------

Please check or complete all applicable sections.

1A	Sell Shares						

OR

Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation

Sell this number of shares. Shares may be a combination of DRS and Plan shares.

Sale requests submitted on this *Transaction Request Form* will be processed as a batch order. Please see instructions below for more information.

OR

Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)

Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares.

Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares. Deposit Certificate(s) into the Investment Plan

IMPORTANT:
You must submit the original unsigned certificate(s) with

this form

Deposit this number of shares into my reinvestment account.

	rized Signature(s)* 1 - Please keep signature within the box.
Olgilature	1 - 1 lease keep signature within the box.
Signature	(s) 2 - Please keep signature within the box.

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

### How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this *Transaction Request Form* will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction. If any.

### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- 2. Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

### **Privacy Notice**

\$

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and financial information and we take that those very solicities.

Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 8/11)

Holder Name: ANITA BRUNSTING TR UA

04/01/09 NELVA BRUNSTING Holder Account Number

C0009467777 FID

## 

No third party checks, money orders or credit card payments will be accepted.

- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation

2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of

The enclosed contribution will **ONLY** be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

դրուսելիկերի անակիրեւ իրկանի անակին անակ

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006



SURVIVOR'S TRUST

VICTORIA TX 77904

203 BLOOMINGDALE CIRCLE

# **Computershare**

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the

laws of the State of NJ.

**Holder Account Number** 

C0009467777



SSN/TIN Certified Yes

**XOM** 

001CS0006 RPS.EMLTX.XOM.172021 38851/024050/029879

### **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

024050

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

IMPORTANT TAX RETURN DOCUMENT ENCLOSED

ուվով¤բՎՈԿոԿԻՍԻԿՈՒԻուի-ՌՎՈՒՈՈՎՈՈՒՄԻՎՈՒԿՈ

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

Holder Account Number: C0009467777

If you want to make an optional cash purchase at this time, please make your check payable to Computershare. Please write your Holder Account Number and the Company name on the check or on your cover letter. Please send your check to: Computershare, P.O. Box 6006, Carol Stream, IL 60197-6006.

### ► ACCOUNT SUMMARY

### As of close of stock market on 09 Dec 2011

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
SPP - Common Stock	0.000000	0.000000	675.910671	675.910671	81.340000	54,978.57

### **Dividend Reinvestment Activity**

As of record date

This section includes information only for shares/units for which dividends are reinvested.

Record	Payment	Dividend	Stock Class	Dividend Reinvestment   Shares/Units	Gross	Taxes	Net
Date	Date	Rate (\$)	Description		Dividend (\$)	Withheld (\$)	Dividend (\$)
10 Nov 2011	09 Dec 2011	0.470000	Common	671.987460	315.83		315.83

**Transaction History** From: 01 Jan 2011 To: 09 Dec 2011

This section pertains only to book-entry shares/units. ٦. ١ Transaction | Transaction |

Date	Transaction Description	Transaction     Amount (\$)	Deduction   Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions DS	SPP - Common Stock							
	Balance Forward							0.000000
24 Mar 2011	Transfer						2,101.968469	2,101.968469
11 May 2011	Transfer						-1,120.000000	981.968469
10 Jun 2011	Dividend Reinvestment	461.53	Comp Paid Fees	0.14	461.53	81.010632	5.697153	987.665622
15 Jun 2011	Transfer						-160.000000	827.665622
15 Jun 2011	Transfer						-160.000000	667.665622

Amount Paid By Check/EFT

Company Paid Fees

Discount on Reinvestment

**\$** 0

\$ 0.35

**\$** 0

IMPORTANT TAX RETURN DOCUMENT ATTACHED

00TPPA-TAX (Rev. 10/11) Please see important PRIVACY NOTICE on reverse side of statement

# **E**XonMobil

PAYER'S name, street address, city, state, and ZIP code **EXXON MOBIL CORPORATION** C/O COMPUTERSHARE P.O. BOX 43010 **PROVIDENCE RI 02940-3010** 

RECIPIENT'S name, street address, city, state, ZIP code ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

CORRECTED (if check	ed) <b>Dividend</b> s	s and Distributions
1a Total ordinary dividends	1b Qualified dividends	OMB No. 1545-0110
\$ 1091.51	\$ 1091.51	
3 Nondividend distributions	4 Federal income tax withheld	2011
\$	\$	2011
6 Foreign tax paid	7 Foreign country or U.S. possession	
\$		Form <b>1099-DIV</b>
8 Cash Liquidation Distribution	PAYER'S Federal identification number	
\$	13-5409005	Copy B
RECIPIENT'S identification number	Account number (see instructions)	For Recipient
481-30-4685	C0009467777	i oi itecipient
Summary of reportable income (Am reflect deductions for tax withheld, if any		This is important tax information and is being furnished to the

shed to the Internal Revenue Service. If you are required to file a return, a negligence penalty or other sanction may be imposed on you if this **P4238** le and Company Paid Service Charges the IRS determines that it has BRUNSTING000136

Amount Reinvested

\$ 1091.16

SL<sub>1</sub>

Page 2 of 4	
XOM _	+
_	Τ
2 1 4 U D R	

1	<b>Transaction</b>	Request Form	
---	--------------------	--------------	--

Please check or complete all applicable sections.

ห็ห้องเกากเหลืองการเกาะที่การเกาะเหลืองการเกาะที่การเกาะที่การเกาะที่การเกาะ	
830 8 8 8 8 8	
000000000000000000000000000000000000000	300

OR

Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.

Sell this number of shares. Shares may be a combination of DRS and Plan shares.

Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information.

OR

Withdraw from the Reinvestment Program

Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares.

Deposit Certificate(s) into the Investment Plan IMPORTANT: You must submit the original unsigned certificate(s) with this form

Deposit this number of shares into my reinvestment account.

Authorized Signature(s)* Signature 1 - Please keep signature within the box.
Signature(s) 2 - Please keep signature within the box.

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

### How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

#### You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

#### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 8/11)

### Instructions for Recipient

Recipient's Identification Number: For your protection, this form may show only the last four digits of your taxpayer identification number. However, the issuer has reported your complete identification number to the IRS and, where applicable, to state and/or local governments

Account Number: May show an account or other unique number the payer assigned to distinguish your account.

Shows total ordinary dividends that are taxable. Include this amount on Box 1a: line 9a of Form 1040 or 1040A. Also, report it on Schedule B (Form 1040 or 1040A), if required.

> The amount shown may be a distribution from an employee stock ownership plan (ESOP). Report it as a dividend on your Form 1040/1040A, but treat it as a plan distribution, not as investment income, for any other purpose.

Box 1b: Shows the portion of the amount in box 1a that may be eligible for the 15% or 0% capital gains rates. See the Form 1040/1040A instructions

for how to determine this amount. Report the eligible amount on line 9b, Form 1040 or 1040A

Box 3: Shows the part of the distribution that is nontaxable because it is a

return of your cost (or other basis). You must reduce your cost (or other basis) by this amount for figuring gain or loss when you sell your stock. But if you get back all your cost (or other basis), report future distributions as capital gains. See Pub. 550, Investment Income

and Expenses.

Shows backup withholding. For example, a payer must backup withhold on certain payments if you did not give your taxpayer identification number to the payer. See Form W-9, Request for Taxpayer Identification Number and Certification, for in formation on backup withholding. Include this amount on your income tax return as tax withheld

Shows the foreign tax you may be able to claim as a deduction or a Box 6: credit on Form 1040. See the Form 1040 instructions.

Box 7: This box should be left blank if a regulated investment company reported the foreign tax shown in box 6.

Box 8: Shows cash liquidation distributions.

If this form includes amounts belonging to another person, you are considered a nominee recipient. You must file 14289 DIV with the Nominees: IRS for each of the other owners to show their share of the income, and you must furnish a Form 1099-DIX to each A husband or wife is not required to file a nominee return to show amounts owned by the other.

See the current tax year General Instructions for Certain Information Returns

00RXHA-R (Rev. 10/11)





+

Computershare Trust Company, N.A. PO Box 43078

Providence, RI 02940-3078
Within USA, US territories & Canada
Outside USA, US territories & Canada
781 575 2058

www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING SURVIVOR'S TRUST

**Holder Account Number** 

C0009467777



SSN/TIN Certified Yes

Symbol XOM

To: 09 Dec 2011

 $001CS0006\_RPS.EMLTX.XOM.172021\_38851/024050/029880/i$ 

It is important to <u>retain this statement for tax reporting purposes</u> and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009467777

From: 01 Jan 2011

### Transaction History (cont.)

This section pertains of	only to book-entry shares/	units.						
Date	Transaction	Transaction	Deduction	Deduction	Net	Price Per	Transaction	Total Book
	Description	Amount (\$)	Description	Amount (\$)	Amount (\$)	Share/Unit (\$)	Shares/Units	Shares/Units
Plan Transactions DSPP	- Common Stock							
09 Sep 2011	Dividend Reinvestment	313.80	Comp Paid Fees	0.11	313.80	72.608004	4.321838	671.987460
09 Dec 2011	Dividend Reinvestment	315.83	Comp Paid Fees	0.10	315.83	80.502937	3.923211	675.910671

00TPPA (Rev. 12/11)

### **How to Read Your Statement**

Stock Class Description – A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You – A physical certificate was issued for these shares/units.

**Book/Book-Entry Shares** – Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

**Direct Registration Book Shares/Units (DRS)** – Book-entry shares that are not part of the Plan.

**Investment Plan Book Shares/Units** – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

**Total Shares/Units** – The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value – The dollar value of the total shares held in this account as of the date specified.

**Deduction Description** – A description of any amounts withheld including transaction fees. **Deduction Amount** – Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

**Net Amount** – The total amount transacted for you, equal to the transaction amount less any applicable deductions.

### Please see reverse side for important information

Price Per Share/Unit – The market price per share purchased or sold under the Plan for this transaction.

**Transaction Shares/Units** – The number of shares purchased or sold through the Plan for this transaction.

**Total Book Shares/Units** – The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date – The date on which you must have officially owned shares to receive the dividend.

Payment Date – The date the dividend was payable.

**Dividend Rate** – The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend – The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/TIN Certified – If your account is not certified, as indicated by the property of pearing under the SSN/TIN title in the top right section of this form, you must complete a Form w 9 (bs resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available the property for the FORMS" section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website listed above.

SL<sub>1</sub>



1C

Page 4 of 4	
XOM.	+
_	T
2 1 4 U D R	

	Soll Shares
	Please check or complete all applicable sec
1	Transaction Request Form

ctions

- 8	88	8			×	٠							8	۰				٠				
33	w	 	 ~		 	•	•			 •			•••	•••	 7	9	•		 7	9	 	 ~
- 8	8		- 3	1				8			3				-8	:			- 3	8		- 8
- 88	8			3							3				3	:			:	3		- 55
- 8	8		- 3												3	:			:	3		- 33
- 10	W.	 	 	S.	 			÷		 	à	١			 	١.			 :	Š.	 	 . 🕸

OR

Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.

Sell this number of shares. Shares may be a combination of DRS and Plan shares.

Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information.

OR

Withdraw from the Reinvestment Program DRS shares will receive future dividends in cash.

> Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares

Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares.

Deposit Certificate(s) into the Investment Plan IMPORTANT: You must submit the original unsigned certificate(s) with this form Deposit this number of shares into my reinvestment account.

Signatu	re 1 - Please keep	signature within the	box.
Signatu	re(s) 2 - Please ke	ep signature within t	he box.

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

### How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

#### You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

#### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 8/11)







Computershare PO Box 43078

Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

#### IMPORTANT TAX RETURN DOCUMENT ENCLOSED

005814

### ուկով ԿոՎՄ ուկ Միվի փոլի իսել վեր վեր կին Այս վեր կու

Recipient
ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING
DECEDENT'S TRUST
203 BLOOMINGDALE CIRCLE
VICTORIA TX 77904

Holder Account Number Co.ID C0009467769 XOM

 Recipient's ID No.
 27-6453100

 Payer's Federal ID No.
 13-5409005

 $001CS0006\_RPS.EMTX.XOM.171720\_38852/005814/005814/i$ 

\*Uncertified accounts are subject to withholding taxes on dividend payments and sales proceeds.

#### Instructions for Recipients

Recipient's Identification Number: For your protection, this form may show only the last four digits of your taxpayer identification number. However, the issuer has reported your complete identification number to the IRS and, where applicable, to state and/or local governments.

Account Number: May show an account or other unique number the payer assigned to distinguish your account.

Box 1a: Shows total ordinary dividends that are taxable. Include this amount on line 9a of Form 1040 or 1040A. Also, report it on Schedule B (Form 1040 or 1040A), if required. The amount shown may be dividends a corporation paid directly to you as a participant (or beneficiary of a participant) in an employee stock ownership plan (ESOP). Report it as a dividend on your Form 1040/1040A, but treat it as a plan distribution, not as investment income, for any other purpose.

**Box 1b:** Shows the portion of the amount in box 1a that may be eligible for the 15% or 0% capital gains rates. See the Form 1040/1040A instructions for how to determine this amount. Report the eligible amount on line 9b, Form 1040 or 1040A.

**Box 2a:** Shows total capital gain distributions from a regulated investment company or real estate investment trust. Report the amounts shown in box 2a on Schedule D (Form 1040), line 13.

But, if no amount is shown in boxes 2c-2d and your only capital gains and losses are capital gain distributions, you may be able to report the amounts shown in box 2a on line 13 of Form 1040 (line 10 of Form 1040A) rather than Schedule D. See the Form 1040/1040A instructions.

**Box 2b:** Shows the portion of the amount in box 2a that is unrecaptured section 1250 gain from certain depreciable real property. Report this amount on the Unrecaptured Section 1250 Gain Worksheet - Line 19 in the Schedule D instructions (Form 1040).

**Box 2c:** Shows the portion of the amount in box 2a that is section 1202 gain from certain small business stock that may be subject to a 50% exclusion and certain empowerment zone business stock that may be subject to a

60% exclusion. See the Schedule D (Form 1040) instructions.

**Box 2d:** Shows 28% rate gain from sales or exchanges of collectibles. If required, use this amount when completing the 28% Rate Gain Worksheet- Line 18 in the instructions for Schedule D (Form 1040).

Box 3: Shows the part of the distribution that is nontaxable because it is a return of your cost (or other basis). You must reduce your cost (or other basis) by this amount for figuring gain or loss when you sell your stock. But if you get back all your cost (or other basis), report future distributions as capital gains. See Pub. 550, Investment Income and Expenses.

**Box 4:** Shows backup withholding. For example, a payer must backup withhold on certain payments if you did not give your taxpayer identification number to the payer. See Form W-9, Request for Taxpayer Identification Number and Certification, for information on backup withholding. Include this amount on your income tax return as tax withheld.

**Box 5:** Shows your share of expenses of a nonpublicly offered regulated investment company, generally a nonpublicly offered mutual fund. If you file Form 1040, you may deduct these expenses on the "Other expenses" line on Schedule A (Form 1040) subject to the 2% limit. This amount is included in box 1a.

**Box 6:** Shows the foreign tax you may be able to claim as a deduction or a credit on Form 1040. See the Form 1040 instructions.

**Box 7:** This box should be left blank if a regulated investment company reported the foreign tax shown in box 6.

Box 8: Shows cash liquidation distributions.

Nominees: If this form includes amounts belonging to another person, you are considered a nominee recipient. You must file Form 1099-DIV with the IRS for each of the other owners to show their share of the income, and you must furnish a Form 1099-DIV to each. A husband or wife is not required to file a nominee return to show amounts owned by the other. See the current tax year General Instructions for Certain Information Returns.

+

negligence penalty or other

sanction may be imposed on

not been reported.

402 9s2 come is taxable and the IRS determines that it has

188UDR

00RT0A (Rev. 10/11)

### **EXXON MOBIL CORPORATION**

PAYER'S Federal identification number: 13-5409005
PAYER'S name, street address, city, state, and ZIP code
EXXON MOBIL CORPORATION
C/O COMPUTERSHARE
P.O. BOX 43010
PROVIDENCE RI 02940-3010

RECIPIENT'S identification number: 27-6453100
Account number (see instructions): C0009467769
RECIPIENT'S name, street address, city, state, ZIP code
ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING
DECEDENT'S TRUST
203 BLOOMINGDALE CIRCLE
VICTORIA TX 77904

s and Distributions	CORRECTED (if checked) Dividend						
OMB No. 1545-0110	1b Qualified dividends	Total ordinary dividends					
	\$ 1444.78	1444.78					
2011	<b>2b</b> Unrecap. Sec. 1250 gain	Total capital gain distr.					
2011	\$ 0.00	0.00					
1	2d Collectibles (28%) gain	Section 1202 gain					
Form <b>1099-DIV</b>	\$ 0.00	0.00					
	4 Federal income tax withheld	Nondividend distributions					
Copy B	\$ 0.00	0.00					
For Recipient	6 Foreign tax paid	Investment expenses					
l i oi ivecibient	\$	0.00					
This is important tax information	8 Cash liquidation distributions	Foreign country or U.S. possession					
and is being furnished to the Internal Revenue Service. If you	<b>\$</b> 0.00						
are required to file a return, a	de the following additional income:						

Company Paid Fees Company Paid Service Charges

\$ 0.00 \$ 0.00

Discount on Reinvestment
\$ 0.00







Computershare PO Box 43078

Providence, RI 02940-3078

800 252 1800 Within USA, US territories & Canada Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

### IMPORTANT TAX RETURN DOCUMENT ENCLOSED

260679

### ուհոՄբԿիկոկՄիկիկոի իշեցիի Ուկիսկիկությունը

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

**Holder Account Number** Co.ID C0009467777 XOM

Recipient's ID No. 481-30-4685 Payer's Federal ID No. 13-5409005

001CS0006 RPS.DSS.XOM.172021 38851/260679/260780/i

\*Uncertified accounts are subject to withholding taxes on dividend payments and sales proceeds.

#### Instructions for Recipients

Recipient's Identification Number: For your protection, this form may show only the last four digits of your taxpayer identification number. However, the issuer has reported your complete identification number to the IRS and, where applicable, to state and/or local governments.

Account Number: May show an account or other unique number the payer assigned to distinguish your account.

Box 1a: Shows total ordinary dividends that are taxable. Include this amount on line 9a of Form 1040 or 1040A. Also, report it on Schedule B (Form 1040 or 1040A), if required. The amount shown may be dividends a corporation paid directly to you as a participant (or beneficiary of a participant) in an employee stock ownership plan (ESOP). Report it as a dividend on your Form 1040/1040A, but treat it as a plan distribution, not as investment income, for any other purpose.

Box 1b: Shows the portion of the amount in box 1a that may be eligible for the 15% or 0% capital gains rates. See the Form 1040/1040A instructions for how to determine this amount. Report the eligible amount on line 9b, Form 1040 or 1040A.

Box 2a: Shows total capital gain distributions from a regulated investment company or real estate investment trust. Report the amounts shown in box 2a on Schedule D (Form 1040), line 13.

But, if no amount is shown in boxes 2c-2d and your only capital gains and losses are capital gain distributions, you may be able to report the amounts shown in box 2a on line 13 of Form 1040 (line 10 of Form 1040A) rather than Schedule D. See the Form 1040/1040A instructions.

Box 2b: Shows the portion of the amount in box 2a that is unrecaptured section 1250 gain from certain depreciable real property. Report this amount on the Unrecaptured Section 1250 Gain Worksheet - Line 19 in the Schedule D instructions (Form 1040).

Box 2c: Shows the portion of the amount in box 2a that is section 1202 gain from certain small business stock that may be subject to a 50% exclusion and certain empowerment zone business stock that may be subject to a 60% exclusion. See the Schedule D (Form 1040) instructions.

Box 2d: Shows 28% rate gain from sales or exchanges of collectibles. If required, use this amount when completing the 28% Rate Gain Worksheet- Line 18 in the instructions for Schedule D (Form 1040)

Box 3: Shows the part of the distribution that is nontaxable because it is a return of your cost (or other basis). You must reduce your cost (or other basis) by this amount for figuring gain or loss when you sell your stock. But if you get back all your cost (or other basis), report future distributions as capital gains. See Pub. 550, Investment Income and Expenses.

Box 4: Shows backup withholding. For example, a payer must backup withhold on certain payments if you did not give your taxpayer identification number to the payer. See Form W-9, Request for Taxpayer Identification Number and Certification, for information on backup withholding. Include this amount on your income tax return as tax withheld.

Box 5: Shows your share of expenses of a nonpublicly offered regulated investment company, generally a nonpublicly offered mutual fund. If you file Form 1040, you may deduct these expenses on the "Other expenses" line on Schedule A (Form 1040) subject to the 2% limit. This amount is included in box 1a.

Box 6: Shows the foreign tax you may be able to claim as a deduction or a credit on Form 1040 See the Form 1040 instructions.

Box 7: This box should be left blank if a regulated investment company reported the foreign tax shown in box 6.

Box 8: Shows cash liquidation distributions. Nominees: If this form includes amounts belonging to another person, you are considered a nominee recipient.

You must file Form 1099-DIV with the IRS for each of the other owners to show their share of the income, and you must furnish a Form 1099-DIV to each. A husband or wife is not required to file a nominee return to show amounts owned by the other. See the current tax year General Instructions for Certain Information Returns.

negligence penalty or other

sanction may be imposed on

not been reported.

4293 come is taxable and the IRS determines that it has

BRUNSTING000141

188UDR

00RT0A (Rev. 10/11)

### **EXXON MOBIL CORPORATION**

PAYER'S Federal identification number: 13-5409005 PAYER'S name, street address, city, state, and ZIP code **EXXON MOBIL CORPORATION** C/O COMPUTERSHARE P.O. BOX 43010 **PROVIDENCE RI 02940-3010** 

RECIPIENT'S identification number: 481-30-4685 Account number (see instructions): C0009467777 RECIPIENT'S name, street address, city, state, ZIP code ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

CORRECTED (if check	s and Distributions			
1a Total ordinary dividends	1b Qualified dividends	OMB No. 1545-0110		
\$ 1091.51	\$ 1091.51			
2a Total capital gain distr.	<b>2b</b> Unrecap. Sec. 1250 gain	2011		
\$ 0.00	\$ 0.00			
2c Section 1202 gain	2d Collectibles (28%) gain	1		
\$ 0.00	\$ 0.00	Form <b>1099-DIV</b>		
3 Nondividend distributions	4 Federal income tax withheld			
\$ 0.00	\$ 0.00	Сору В		
5 Investment expenses	6 Foreign tax paid	For Recipient		
\$ 0.00	\$	l of Recipient		
7 Foreign country or U.S. possession	8 Cash liquidation distributions	This is important tax information		
	\$ 0.00	and is being furnished to the Internal Revenue Service. If you		
The reportable amounts above inclu	de the following additional income:	are required to file a return, a		

\$ 0.00

Company Paid Service Charges

Company Paid Fees

Discount on Reinvestment

\$ 0.35

\$ 0.00



SURVIVOR'S TRUST

VICTORIA TX 77904

203 BLOOMINGDALE CIRCLE

ուվով¤բՎիԿոնվ¤իվիվուիվունվիցիուկիիկումիի

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING



+

Computershare Trust Company, N.A.
PO Box 43078
Providence, RI 02940-3078
Within USA, US territories & Canada 800 252 1800
Outside USA, US territories & Canada 781 575 2058

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

www.computershare.com/exxonmobil

**Holder Account Number** 

C0009467777



SSN/TIN Certified Yes

Symbol XOM

001CS0006\_rps.EmL.XOM.080806\_39590/031683/031695/i

### **Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form**

037693

It is important to <u>retain this statement for tax reporting purposes</u> and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009467777

### ► ACCOUNT SUMMARY

As of close of stock market on 09 Mar 2012

Stock Class   Cert	tificated Shares/   Direct	ct Registration   In	nvestment Plan	Total	Closing Price	Market
Description U	nits Held by You Bool	Shares/Units Boo	k Shares/Units   S	hares/Units   Pe	er Share/Unit (\$)	Value (\$)
DSPP - Common Stock	0.00000	0.00000	679 609732	679 609732	84 300000	57 291 10

### **Dividend Reinvestment Activity**

As of record date

**Total Book** 

This section includes information only for shares/units for which dividends are reinvested.

Transaction | Transaction |

Record	Payment	Dividend	Stock Class	Dividend Reinvestment	Gross	Taxes	Net
Date	Date	Rate (\$)	Description	Shares/Units	Dividend (\$)	Withheld (\$)	Dividend (\$)
10 Feb 2012	09 Mar 2012	0.470000	Common	675.910671	317.68		317.68

Transaction History From: 01 Jan 2012 To: 09 Mar 2012

Deduction |

This section pertains only to book-entry shares/units

Bate	Description	Amount (\$)	Description	Amount (\$)	Amount (\$)	Share/Unit (\$)	Shares/Units	Shares/Units
Plan Transactions DSPP - Common Stock								
	Balance Forward							675.910671
09 Mar 2012	Dividend Reinvestment	317.68	Comp Paid Fees	0.09	317.68	85.881244	3.699061	679.609732

Deduction |

00TPPA (Rev. 12/11)

### **How to Read Your Statement**

Stock Class Description – A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You – A physical certificate was issued for these shares/units.

**Book/Book-Entry Shares** – Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

**Direct Registration Book Shares/Units (DRS)** – Book-entry shares that are not part of the Plan.

**Investment Plan Book Shares/Units** – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

**Total Shares/Units** – The sum of all certificated and book shares held in this account as of the date specified.

Closing Price – The closing market price as of the account summary date.

Market Value – The dollar value of the total shares held in this account as of the date specified.

**Deduction Description** – A description of any amounts withheld including transaction fees. **Deduction Amount** – Dollar amounts deducted may include taxes and transaction fees

(which fees shall include any brokerage commissions Computershare is required to pay). **Net Amount** – The total amount transacted for you, equal to the transaction amount less any applicable deductions.

### Please see reverse side for important information

Price Per | Transaction |

Price Per Share/Unit – The market price per share purchased or sold under the Plan for this transaction.

**Transaction Shares/Units** – The number of shares purchased or sold through the Plan for this transaction.

**Total Book Shares/Units** – The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date – The date on which you must have officially owned shares to receive the dividend.

 $\label{eq:payment Date - The date the dividend was payable.}$ 

Net |

**Dividend Rate** – The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

**Net Dividend –** The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/TIN Certified – If your account is not certified, as indicated by the policy period of the SSN/TIN title in the top right section of this form, you must complete a Form with (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available therefore the contract of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website listed above.

SL1

Page 2 of 2	
XOM _	╀
2 1 4 U D R	•

1	Transaction	Request	Form
---	-------------	---------	------

Please check or complete all applicable sections.

				0.000			1000				100
2000	9999	80	10000			2000	0000	200000			33
		-8		8	- 3		- 33		- 8	6	33
- 5		-80		9	- 3		- 30		- 8	0	100
- 2		-8		9	- 8		 - 85		- 3	9	100
		- 33		4	- 3		- 83		- 3	9	
		333			- 8		8				

Sall Shares

OR

Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.

Sell this number of shares. Shares may be a combination of DRS and Plan shares.

Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information.

Withdraw from the Reinvestment Program

OR

Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares

Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares.

Deposit Certificate(s) into the Investment Plan IMPORTANT:

You must submit the original unsigned certificate(s) with this form

Deposit this number of shares into my reinvestment account.

1D	A4bui
II	Authorized Signature(s)* Signature 1 - Please keep signature within the box.
	Signature(s) 2 - Please keep signature within the box.

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

## How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

#### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

\$

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and financial information and we have that their very solicities.

Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 8/11)

Holder Name: ANITA BRUNSTING TR UA

**Holder Account Number** 

04/01/09 NELVA BRUNSTING

C0009467777 FID

## 

No third party checks, money orders or credit card payments will be accepted.

- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation.

2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of

The enclosed contribution will **ONLY** be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

դրուսելիկելերուս լիուս-իայիելեւ կերկելելիկել

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006





Computershare PO Box 43078

Providence, RI 02940-3078 Within USA, US territories & Canada 800 252 1800

Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

000876

## ardad#r#||Park#Irdr||dradr||r#allr||a#||la#||dr#rada#ar

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING **DECEDENT'S TRUST** 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

Account Number: C0009467769

#### Dear Holder:

We have received and processed your request to enroll your account in the dividend reinvestment plan for Exxon Mobil Corporation.

In response to your request, your account has been enrolled with the following option: Full Dividend Reinvestment.

This change was made on 03 Mar 2012.

Please note, if your enrollment was received after the record date of any upcoming dividend, it will not be in effect for that dividend.

If you did not request this enrollment, please contact us at the number above during regular business hours.

#### **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information.

Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

This notice is provided on behalf of Computershare Trust Company, N.A.

P4296

BRUNSTING000144



#### **BAYLESS & STOKES**

BOBBIE GRACE BAYLESS \*
BOARD CERTIFIED CIVIL TRIAL LAW
TEXAS BOARD OF LEGAL SPECIALIZATION
NATIONAL BOARD OF TRIAL ADVOCACY
bayless@baylessstokes.com

ATTORNEYS AT LAW
2931 FERNDALE
HOUSTON, TEXAS 77098

Telephone: (713) 522-2224 Telecopier: (713) 522-2218 \* DALIA BROWNING STOKES
BOARD CERTIFIED ESTATE PLANNING & PROBATE LAW
TEXAS BOARD OF LEGAL SPECIALIZATION
stokes@baylessstokes.com

\*LICENSED IN TEXAS AND COLORADO

April 12, 2012

## Sent via Federal Express

Computershare Investor Services, LLC Attn: Legal Department 250 Royall Street Canton, MA 02021

Re: Cause No. 2012-14538; In re: Carl Henry Brunsting; In the 80th Judicial District

Court of Harris County, Texas

Dear Sirs:

I spoke with Catherine Dixon this morning about the following documents which were previously filed with the court in the above-referenced matter:

- 1. Carl Henry Brunsting's Verified Petition to Take Depositions Before Suit; and
- 2. Notice to Computershare Investor Services of Hearing on Petition to Take Depositions Before Suit.

While these documents were previously sent via certified mail to Computershare Investor Services's registered agent in Texas, we had received no response. We have enclosed another copy of the documents so this can be addressed by your legal department as soon as possible. To simplify things, we have also enclosed an extra copy of Exhibit E to the Petition which outlines the documents we are asking Computershare, as transfer agent for Exxon Mobil Corporation, to provide. The social security number for Elmer Brunsting is 282-32-8905. The social security number for Nelva Brunsting is 481-30-4685.

Also enclosed is an Amended Notice of Hearing which resets the hearing in the matter for May 18, 2012.

Very truly yours

Bobbie G. Bayless

BGB/st Enclosures

P4297

cc: Carl Brunsting (via email)

#### **BAYLESS & STOKES**

**BOBBIE GRACE BAYLESS** BOARD CERTIFIED CIVIL TRIAL LAW TEXAS BOARD OF LEGAL SPECIALIZATION NATIONAL BOARD OF TRIAL ADVOCACY bayless@baylessstokes.com

ATTORNEYS AT LAW 2931 FERNDALE HOUSTON, TEXAS 77098

Telephone: (713) 522-2224 Telecopier: (713) 522-2218

\* DALIA BROWNING STOKES BOARD CERTIFIED ESTATE PLANNING & PROBATE LAW TEXAS BOARD OF LEGAL SPECIALIZATION stokes@baylessstokes.com

\*LICENSED IN TEXAS AND COLORADO

June 22, 2012

## Sent via Federal Express

Computershare Investor Services, LLC Attn: Legal Department 250 Royall Street Canton, MA 02021

> Cause No. 2012-14538; In re: Carl Henry Brunsting; In the 80th Judicial District Re:

Court of Harris County, Texas

Dear Sirs:

On April 12, 2012, after speaking with Catherine Dixon in your department, I sent additional documents and information relating to a request for information in the above-referenced case concerning the history of some Exxon Mobil Corporation stock. I have heard nothing further since that letter. I have enclosed a copy of that earlier letter and the Court's Order requiring Computershare to provide the information requested, as well as another copy of Exhibit E from the verified petition which outlines the requested information.

As you can see, in my April 12, 2012 letter, I also provided social security numbers for the individuals who originally owned the stock, but at some point the stock was moved to trusts and thereafter, at least in part, out to other parties. So to the extent your delay in responding has been because of the trusts' ownership of the stock, I wanted to provide you with that additional information. Initially, the trest would have been referred to as "The Brunsting Family Living Trust," but after the first grantor of that trust died, the names of "The Nelva Brunsting Survivor's Trust" and the "Elmer Brunsting Decedent's Trust" would have been used. I am enclosing statements with holder account numbers which I have obtained from other sources in the case in hopes that it will speed up your search. I do not intend, however, for your search to be limited to these accounts because, as I said, I believe these shares have been held by or transferred to other parties as well.

It has been sometime since this request was made. I need these documents as soon as possible, so if you have any questions, please contact me upon your receipt of this letter.

BGB/st Enclosures

Carl Brunsting (via email)

**BAYLESS & STOKES** 

BOBBIE GRACE BAYLESS \*
BOARD CERTIFIED CIVIL TRIAL LAW
TEXAS BOARD OF LEGAL SPECIALIZATION
NATIONAL BOARD OF TRIAL ADVOCACY
bayless@baylessstokes.com

ATTORNEYS AT LAW 2931 FERNDALE HOUSTON, TEXAS 77098 Telephone: (713) 522-2224 Telecopier: (713) 522-2218 \* DALIA BROWNING STOKES BOARD CERTIFIED ESTATE PLANNING & PROBATE LAW TEXAS BOARD OF LEGAL SPECIALIZATION SIOKES@baylessstokes.com

\*LICENSED IN TEXAS AND COLORADO

April 12, 2012

## Sent via Federal Express

Computershare Investor Services, LLC Attn: Legal Department 250 Royall Street Canton, MA 02021

Re: Cause No. 2012-14538; In re: Carl Henry Brunsting; In the 80th Judicial District

Court of Harris County, Texas

Dear Sirs:

I spoke with Catherine Dixon this morning about the following documents which were previously filed with the court in the above-referenced matter:

- 1. Carl Henry Brunsting's Verified Petition to Take Depositions Before Suit; and
- 2. Notice to Computershare Investor Services of Hearing on Petition to Take Depositions Before Suit.

While these documents were previously sent via certified mail to Computershare Investor Services's registered agent in Texas, we had received no response. We have enclosed another copy of the documents so this can be addressed by your legal department as soon as possible. To simplify things, we have also enclosed an extra copy of Exhibit E to the Petition which outlines the documents we are asking Computershare, as transfer agent for Exxon Mobil Corporation, to provide. The social security number for Elmer Brunsting is 282-32-8905. The social security number for Nelva Brunsting is 481-30-4685.

Also enclosed is an Amended Notice of Hearing which resets the hearing in the matter for May 18, 2012.

very truly yours,

Bobbie G. Bayless

BGB/st Enclosures

cc: Carl Brunsting (via email)

Filed 12 May 17 A9:30 Chris Daniel - District Clerk Harris County ED101J016883935 By: adiliani a. solis

4)4

#### NO. 2012-14538

IN RE: CARL HENRY BRUNSTING \$ IN THE DISTRICT COURT OF CDEPX

\$ HARRIS COUNTY, TEXAS & 
\$ 80<sup>th</sup> JUDICIAL DISTRICT

# ORDER ON CARL HENRY BRUNSTING'S VERIFIED PETITION TO TAKE DEPOSITIONS BEFORE SUIT

After considering the Petition of Carl Henry Brunsting, asking the court for permission to take oral and written depositions to investigate potential claims, the response, if any, and arguments of counsel, the court GRANTS the request and finds that allowing Petitioner to take the requested depositions may prevent a failure or delay of justice in an anticipated suit and that the likely benefit of allowing the Petitioner to take the requested depositions to investigate potential claims outweighs the burden or expense of the procedure.

It is therefore ORDERED that petitioner may take the oral and/or written deposition of

- A. Carole Ann Brunsting;
- B. Computershare Investor Services, LLC, the transfer agent for ExxonMobil Shareholder Services;
- C. Tino Vasquez;
- D. Robert Cantu; and
- E. Bank of America, NA

at a time and place arranged by Petitioner's counsel.

Unless the documents are being obtained by deposition on written questions, the following witnesses are also directed to deliver the documents specified in the applicable exhibits attached to the Petition to the offices of Petitioner's counsel at least 7 days prior to their deposition:

Certified Document Number: 52262950 - Page 2 of 2

- A. Carole Ann Brunsting (Documents described in Exhibit D to be produced by this witness)
- B. Computershare Investor Services, LLC, the transfer agent for ExxonMobil Shareholder Services (Documents described in Exhibit E to be produced by this witness)
- C. Bank of America, NA (Documents described in Exhibit I to be produced by this witness)

It is further ORDERED that the hearing concerning the depositions of and documents to be produced by Vacek & Freed, PLLC, Candace L. Kunz-Freed, Anita Brunsting, and Amy Brunsting is reset for \_\_\_\_\_\_\_\_, 2012, at 9:30 a.m.

SIGNED this \_\_\_\_\_\_\_, day of \_\_\_\_\_\_\_, 2012.

PRESIDINGVUDGE



I, Chris Daniel, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.

Witness my official hand and seal of office this June 14, 2012

Certified Document Number:

52262950 Total Pages: 2

Chris Daniel, DISTRICT CLERK

HARRIS COUNTY, TEXAS

## <u>Documents to be Produced by Computershare</u> as transfer agent for Exxon Mobil Corporation

- 1. All documents reflecting the acquisition of any Exxon Mobil Corporation stock by Elmer Brunsting, Nelva Brunsting, and/or The Brunsting Family Living Trust.
- 2. All documents reflecting any transfers of all or any portion of the stock described in number 1 above.
- 3. All documents reflecting any sale or other liquidation of all or any portion of the stock described in number 1 above.
- 4. All documents reflecting the current ownership of all or any portion of the stock described in number 1 above.
- 5. All communications, including emails, concerning the stock described in number 1 above or any transfers of all or any portion of the stock described in number 1 above.
- 6. All documents authorizing the transfer of all or any portion of the stock described in number 1 above.
- 7. All documents evidencing the payment of dividends on the stock described in number 1 above.

# **E**xonMobil

\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079 000011/0002885

LIVING TRUST UA 10/10/96 13630 PINEROCK

HOUSTON TX 77079-5914

երիկերիկիկիկիկիկիկիկիկիկիկիկիկիկի

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM

## Computershare



Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories 8 Canada 781 575 2058

Exxon Mobil Corporation is incorporated under the

www.computershare.com/exxonmobil laws of the State of NJ.

Holder Account Number

C0000592102



001 CS0006\_RPS.DL\_PG1.XQM.081048\_35351/002885/002885/

## Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

002885

It is important to retain this statement for tax reporting purposes, and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0000592102

#### ▶ ACCOUNT SUMMARY

#### As of close of stock market on 10 Sep 2010

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
DSPP - Common Slock	0.000000	0.000000	3,965.163788	3,965.163788	61.200000	242,668.02

#### Dividend Reinvestment Activity

As of record date

Record	Payment	Dividend	Stock Class	Dividend Reinvestment	Gross	Taxes	Net
Date	Date	Rate (\$)	Description	Shares/Units	Dividend (\$)	Withheld (\$)	Dividend (\$)
13 Aug 2010	10 Sep 2010	0.440000	Соттол	3,936.751195	1,732.17		1,732.17

#### Transaction History

From: 01 Jan 2010

To: 10 Sep 2010

Date	Transaction Description	Transaction   Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions DS	PP - Common Slock							0.000.740004
10 Mar 2010	Balance Forward Dividend Reinvestment	1,631.16	Como Paid Fees	0.62	1,631,16	66.120441	24.669527	3,883.713924 3.908.383451
10 Jun 2010	Dividend Reinvestment	1,719.69	Comp Paid Fees	0.71	1,719.69	60.621317	28.367744	3,936.751195
10 Sep 2010	Dividend Reinvestment	1.732.17	Comp Paid Fees	0.71	1,732.17	60.964868	28.412593	3,965,163788

311622.20.

#### **How to Read Your Statement**

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You - Aphysical certificate was issued for these shares/units.

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of

Closing Price - The closing market price as of the account summary date. Market Value - The dollar value of the total shares held in this account as of the date specified.

Deduction Description - A description of any amounts withheld including transaction fees. Deduction Amount - Dollar emounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay). Net Amount - The lotal amount transacted for you, equal to the transaction amount less

#### Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for this transaction.

Transaction Shares/Units - The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date - The date on which you must have officially owned shares to receive the dividend.

Payment Date - The date the dividend was payable.

Dividend Rate - The dollar amount of the dividend paid per share or the rate of stock dividend or stock solit.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment. Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend - The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/BN Certified - If your account is not certified, as indicated by the word NO expension under the SSNTIN fille in the top right section of litis form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or faires will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "DOWN, OADABLE FORMS' section of our website. Faxed forms are not acceptable.

SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

## Computershare

Computershare Trust Company, N.A. PO Box 43078

Providence, RI 02940-3078 Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

Holder Account Number

C0009467777



001 CS8003.D.L.341X\_3207/001145/001145/i

## Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

001145

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

լ<u>ակվագարականիկինորիանիկինիիիին</u>ու<u>իրի</u>չ

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

Holder Account Number: C0009467777

#### ► ACCOUNT SUMMARY

As of close of stock market on 24 Mar 2011

Stock Class   Description	Certificated Sharesi Units Held by You	Direct Registration Book Shares/Units	Investment Plan Book Shares/Units		Closing Price   Per Share/Unit (\$)	Market Value (\$)
DSPP - Common Stock	0.000000	0.000000	2,101,968469	2.101.968469	82,730000	173,895,85

## Transaction History

transaction his	itory					From: 24 Mar 20	<i>7</i> 77 IC	): 24 Mar 2011
This section pertains of	only to book-entry shares/	units.	***					
Date	Transaction Description	Transaction   Amount (\$)	Deduction Description	Deduction Amount (\$)	Net Amount (\$)	Price Per Share/Unit (\$) I		
Plan Transactions DSPP	- Common Stock						-	
24 Mar 2011	Balance Forward Transfer						2,101,968469	0.000000 2.101.968469

00TPPA (Rov. 10/11)

#### How to Read Your Statement

Stock Class Description - A description of the stock class in which you hold shares, e.g.

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units.

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a slock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified. Closing Price - The closing market price as of the account summary date

Market Value - The dollar value of the total shares held in this account as of the date specified. Deduction Description - A description of any amounts withheld including transaction fees.

Deduction Amount - Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay). Net Amount - The total amount transacted for you, equal to the transaction amount less any applicable deductions.

Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for

Transaction Shares/Units + The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

SSNTIN Certified - if your account is not certified, as indicated by the word NO eppearing under the SSNTIN Lifts in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-9EPK (non-US metal-up) or taxes will be withheld from any dividends or sales proceeds per internal Ferency Service registernests. Either form is available through the "DOWNLOADABLE FORMS" section of our website. Faxed forms are not acceptable.

DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

## Computershare

, N.A.

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

10110 01 1110 (11

Holder Account Number

C0009467769



SSN/TIN Certified

Symbol XOM

001CS0003.DJ\_M3X\_3207/001144/001144/i

## Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

001144

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

րթիցիկոնիկերի իրերականակիրին անդեր

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

Holder Account Number: C0009467769

#### ► ACCOUNT SUMMARY

As of close of stock market on 24 Mar 2011

Stock Class	Certificated Shares/	Direct Registration	Investment Plan	Total	Closing Price	Market
Description	Units Held by You	Book Shares/Units	Book Shares/Units	Shares/Units	Per Share/Unit (\$)	Value (\$)
OSPP - Common Slock	0.000000	1,908,000000	0.232008	1,908,232008	82,730000	157.868.03

#### Transaction History

From: 24 Mar 2011

To: 74 Mar 2011

manage of the						1 ( 01111	,,,	24 mai 2011
This section pertain	ns only to book-entry shares	/unils.	·····					
Date	Transaction Description	Transaction   Amount (\$)	Deduction Description	Deduction Amount (\$)	Net Amount (\$)	Price Per Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions DS	PP - Common Stock .						,	
	Balance Forward							0.000000
24 Mar 2011	Transfer						1,908.232008	1,908.232008
24 Mar 2011	Certificate Issuance						-1,908.000000	0.232008

00TPPA (Rev. 10/11)

#### How to Read Your Statement

Stock Class Description – A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You – A physical certificate was issued for these shares/units.

Book/Book-Entry Shares – Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/tinits (DRS) - Book-entry shares that are not part of the Plan

Investment Plan Book Shares/Units – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units — The sum of all certificated and book shares held in this account as of the date specified.

Closing Price — The closing market price as of the account summary date.

Market Value — The dollar value of the total shares held in this account as of the date specified.

Deduction Description — A description of any amounts withheld including transaction fees.

Deduction Amount — Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokkerage commissions Computershare is required to pay).

Net Amount — The total amount transacted for you, equal to the transaction amount less any applicable deductions.

#### Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for this transaction.

 $\label{thm:constraints} \textbf{Transaction Shares/Unite} - \textbf{The number of shares purchased or sold through the Pian for this transaction.}$ 

Total Book Shares/Units — The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

SSN/TM Certified — If your account is not certified, as indicated by the word NO appearing under the SSN/TIN ritle in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-85EN (non-US resident) or these will be withheld from any dividends or sales proceeds per internal Revenue Sentice requirements. Either form is available through the "COWIN.OAD.ABLE FORMS" section of our website, Faxed forms are not acceptable.

## Computershare

+

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

001043

#### րանոիկումիկանների վարանանի անդինանի հետականեր

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96

C/O ANITA K BRUNSTING 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

at Dadis

Holder Account Number

C0000592102



SSN/TIN Certified

Symbol XOM

001CS0003.D.L.MIX\_3107/001043/001043/i

## Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

It is important to <u>retain this statement for tax reporting purposes</u> and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0000592102

#### ► ACCOUNT SUMMARY

#### As of close of stock market on 24 Mar 2011

Stock Class   Opening Control   Cont	Certificated Shares/ Units Held by You	Direct Registration Book Shares/Units	Investment Plan Book Shares/Units	Total   Shares/Units	Closing Price   Per Share/Unit (\$)	Market Value (\$)
DSPP - Common Stack	0.000000	0.000000	0.000000	0.000000	82,730000	0.00

#### **Transaction History**

From: 24 Mar 2011

To: 24 Mar 2011

This section pertains only to book-entry shares/units.

Date Transaction Transaction Deduction Deduction Net Price Per Transaction Total Book
Description Amount (\$) Description Amount (\$) Amount (\$) Share/Unit (\$) Share/Unit (\$) Share/Unit (\$)

Plan Transactions DSPP - Common Stock

8alance Forward 24 Mar 2011 Transfer

 24 Mar 2011
 Transfer

 24 Mar 2011
 Transfer

1,908,232008) 2,101,968469 4,010.200477 2,101.968469 0.000000

00TPPA (Rov. 10/11)

#### How to Read Your Statement

Stock Class Description — A description of the stock class in which you hold shares, e.g. Common stock,

Contificated Shares/Units Held By You – A physical certificate was issued for these shares/units.

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock contificate was not issued for those shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of the Plan.

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price – The closing market price as of the account summary date.

Market Value – The doilar value of the total shares held in this account as of the

Deduction Description — A description of any amounts withheld including transaction fees. Deduction Amount — Oollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay). Net Amount — The total amount fransacted for you, equal to the transaction amount less any applicable deductions. Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for this transaction.

Transaction Shares/Units — The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units — The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

SSMITIN Certified — If your account is not certified, as indicated by the word NO appearing under the SSMITIN title in the top pigit section of this form, you must complete a Form W-9 (US resident) or Form W-86EM (non-US resident) or tenses will be withheld from any dividends or seless proceeds per internal Revenue Sentice requirements. Either form is available through the "DOWN\_OADABLE FORMS" section of our website, Paged forms are not acceptable.



**Computershare Investor Services** 

July 05, 2012

250 Royall Street Canton Massachusetts 02021 www.computershare.com

BOBBIE G BAYLESS ATTORNEY AT LAW BAYLESS & STOKES 2931 FERNDALE HOUSTON TX 77096

Company Name:

EXXON MOBIL CORPORATION / XOM

Holder Account Number:

C0000592102

Registration:

Elmer H Brunsting Or Nelva E Brunsting TR Brunsting Fam Living Trust UA 10/10/96

Dear Ms. Bayless:

We are in receipt of your correspondence dated April 12, 2012 and June 22, 2012 regarding the matter of Carl Henry Brunsting, cause number 2012-14538.

Please note that Computershare contacted your firm on May 7, 2012 seeking clarification of your request from April. We did not receive any reply until your letter of June 22, 2012.

Below is a list of all ExxonMobil accounts held by Elmer Brunsting, Nelva Brunsting, or the Brunsting Family Trust. We have provided the account balances as of July 3, 2012. The closing price for ExxonMobil's common stock on that date was \$86.28 per share.

Account Number: C0000191566 (Historical File)

Registration: ELMER H BRUNSTING

Total Shares Held on July 3, 2012: 0 (Closed October 28, 1996)

Account Number: C0000592102

Registration: ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA

10/10/96

Total Shares Held on July 3, 2012: 0 (Closed March 24, 2011)

Account Number: C0009467769

Registration: ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING DECEDENT'S TRUST

Total Shares Held on July 3, 2012: 587.204777

Account Number: C0009467777

Registration: ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING SURVIVOR'S TRUST

Total Shares Held on July 3, 2012: 684.511319

Below is a list of additional accounts which received transfers from one of the accounts listed above.

Account Number: C0009516387 Registration: CANDACE CURTIS

Total Shares Held on July 3, 2012: 24.981004

Account Number: C0009499041
Registration: AMY R BRUNSTING

Total Shares Held on July 3, 2012: 104.058674

Account Number: C0009516352 Registration: ANITA BRUNSTING

Total Shares Held on July 3, 2012: 164.036963

Account Number: C0009516328
Registration: CAROLE A BRUNSTING
Total Shares Held on July 3, 2012: 1,325

#### Account Number C0000191566

This account was first opened on February 17, 1984. At that time, 300 shares of ExxonMobil's common stock were transferred to Elmer Brunsting. On August 14, 1987, the company went through a 2-for-1 split, generating an additional 300 shares. Between September 10, 1992 and October 28, 1996, dividends from this account were reinvested. An additional 121.648 were purchased during that period.

The account was closed on October 28, 1996, when all shares (721.648) were transferred to the Brunsting Family Trust (See account number C0000592102 below).

We have enclosed a certificate transcript and reinvestment statement covering the history of this account. Due to the age of this account, we no longer have any additional documentation. We were unable to determine the source of the original transfer in 1984 and we no longer have copies of the paperwork submitted in 1996. We have no record of the dividends paid prior to 1992 or any of the tax forms generated for this account.

#### Account Number C0000592102

This account was first opened on October 28, 1996, when the 721.648 shares were transferred from the account listed above. We have enclosed copies of the statements covering the full history from 1996 until it was closed in 2011. The only transactions that took place during this time were dividend reinvestments and 2 stock splits. We have also enclosed copies of Form 1099-DIV for years 2005 through 2011. We no longer have copies of the tax forms generated prior to 2005.

On March 18, 2011, we received a letter from Anita Brunsting, along with transfer forms requesting that we transfer a portion of this account to the Elmer H Brunsting Decedent's Trust and transfer the remaining shares to the Nelva E Brunsting Survivor's Trust. On March 24, 2011, 1908.232008 were shares transferred to account number C0009467769 and 2101.968469 shares were transferred to account number C0009467777.

We have enclosed a copy of the transfer forms and the accompanying letter. The mailing address on the old account was updated at the same time. We have also enclosed a copy of a notice confirming the address change.

#### Account Number C0009467769

This account was first opened on March 24, 2011, when the 1908.232008 shares were transferred from the account listed above. We have enclosed statements covering the history of the account from that date to the present. As the new account was not initially enrolled in the dividend reinvestment plan, the fractional shares (0.232008 shares) were immediately liquidated, generating a check in the amount of \$4.18.

Dividends were paid via direct deposit between June 10, 2011 and March 9, 2012. They were deposited into Bank of America account number 008519001143 via routing number 111000025 based on instructions submitted through our website. We have enclosed a screen print of Computershare's internal records with the details of these payments, a notice confirming the direct deposit information, and a copy of Form 1099-DIV for 2011.

On June 13, 2011, we received transfer forms directing us to transfer 1,325 shares from this account to Carole Brunsting. The shares were transferred to account number C0009516328 on June 15, 2011. We have enclosed a copy of the forms.

On March 3, 2012, the account was enrolled in dividend reinvestment through our website. We have enclosed a copy of a notice confirming this change. The June 11, 2012 divided was reinvested, as indicated on the most recent statement.

#### Account Number C0009467777

This account was first opened on March 24, 2011, when the 2101.968469 shares were transferred from account number C0000592102. We have enclosed statements covering the history of the account from that date to the present.

All dividends on this account were reinvested. Form 1099-DIV is included on the year end statement for 2011. Direct deposit instructions were added to this account via our website on April 11, 2011. However, as the account was enrolled in the reinvestment plan, no dividends from this account were ever direct deposited. We have enclosed a copy of the notice confirming the direct deposit information.

On May 9, 2011, we received transfer forms directing us to transfer 1,120 shares from this account to Amy Brunsting. The shares were transferred to account number C0009499041 on May 11, 2011. We have enclosed a copy of the forms.

On June 13, 2011, we received transfer forms directing us to transfer 160 shares from this account to Anita Brunsting and 160 shares to Candace Curtis. The shares were transferred to account numbers C0009516352 and C0009516387 respectively on June 15, 2011. We have enclosed a copy of the forms.

We have no record of any additional transactions or correspondence on these accounts or any additional accounts registered to Eimer Brunsting, Nelva Brunsting, or their trusts.

#### Account Numbers C0009516387, C0009499041, C0009516352, and C0009516328

As you requested documents reflecting the current ownership of shares formerly registered to the trust, we have enclosed a copy of the most recent statement for each of these accounts. If you need additional records from these accounts, please submit a new request clarifying what information or documents are to be provided.

Computershare assesses a fee of \$10.00 plus \$0.25 per page for records sent in response to this type of request. We kindly ask that you submit a check in the amount of \$24.25 made payable to "Computershare" and enclose a copy of this letter so we may accurately reference the original inquiry.

If you have any further questions, please contact us by phone at 800-252-1800. Representatives are available Monday through Friday, 8:30 AM to 5:00 PM Eastern Time.

Sincerely

Norborth W McKearney

Manager

Computershare Shareholder Services

REF: BMV/UIB0001256900

Enclosures: Copy of Received Documents, Certificate Transcript, Statements, Forms 1099-DIV, Transfer Paperwork (4), Address Change Confirmation, Screen Print, Direct Deposit Confirmations (2), Dividend Reinvestment Confirmation

BOBBIE GRACE BAYLESS \*
BOARD CERTIFIED CIVIL TRIAL LAW
TEXAS BOARD OF LEGAL SPECIALIZATION
NATIONAL BOARD OF TRIAL ADVOCACY
bayless@baylessstokes.com

#### **BAYLESS & STOKES**

ATTORNEYS AT LAW
2931 FERNDALE
HOUSTON, TEXAS 77098
Telephone: (713) 522-2224
Telecopier: (713) 522-2218

\* DALIA BROWNING STOKES BOARD CERTIFIED ESTATE PLANNING & PROBATE LAW TEXAS BOARD OF LEGAL SPECIALIZATION STOKES@baylessstokes.com

\*LICENSED IN TEXAS AND COLORADO

June 22, 2012

Sent via Federal Express

Computershare Investor Services, LLC Attn: Legal Department 250 Royall Street Canton, MA 02021

Re: Cause No. 2012-14538; In re: Carl Henry Brunsting; In the 80th Judicial District

Court of Harris County, Texas

Dear Sirs:

On April 12, 2012, after speaking with Catherine Dixon in your department, I sent additional documents and information relating to a request for information in the above-referenced case concerning the history of some Exxon Mobil Corporation stock. I have heard nothing further since that letter. I have enclosed a copy of that earlier letter and the Court's Order requiring Computershare to provide the information requested, as well as another copy of Exhibit E from the verified petition which outlines the requested information.

As you can see, in my April 12, 2012 letter, I also provided social security numbers for the individuals who originally owned the stock, but at some point the stock was moved to trusts and thereafter, at least in part, out to other parties. So to the extent your delay in responding has been because of the trusts' ownership of the stock, I wanted to provide you with that additional information. Initially, the trust would have been referred to as "The Brunsting Family Living Trust," but after the first grantor of that trust died, the names of "The Nelva Brunsting Survivor's Trust" and the "Elmer Brunsting Decedent's Trust" would have been used. I am enclosing statements with holder account numbers which I have obtained from other sources in the case in hopes that it will speed up your search. I do not intend, however, for your search to be limited to these accounts because, as I said, I believe these shares have been held by or transferred to other parties as well.

It has been sometime since this request was made. I need these documents as soon as possible, so if you have any questions, please contact me upon your receipt of this letter.

Very truly yours.

Bobbie G. Bayless

BGB/st Enclosures

cc: Carl Brunsting (via email)

BOBBIE GRACE BAYLESS \*
BOARD CERTIFIED CIVIL TRIAL LAW
TEXAB BOARD OF LEGAL SPECIALIZATION
NATIONAL BOARD OF TRIAL ADVOCACY
bayless@baylessstokes.com

#### **BAYLESS & STOKES**

ATTORNEYS AT LAW
2931 FERNDALE
HOUSTON, TEXAS 77098
Telephone: (713) 522-2224
Telecopier: (713) 522-2218

\* DALÍA BROWNING STOKES BOARD CERTIFIED EBTATE PLANNING & PROBATE LAW TEXAB BOARD OF LEGAL SPECIALIZATION SLOKES@baylessslokes.com

\*LICENSED IN TEXAS AND COLORADO

April 12, 2012

## Sent via Federal Express

Computershare Investor Services, LLC Attn: Legal Department 250 Royall Street Canton, MA 02021

Re: Cause No. 2012-14538; In re: Carl Henry Brunsting; In the 80th Judicial District

Court of Harris County, Texas

#### Dear Sirs:

I spoke with Catherine Dixon this morning about the following documents which were previously filed with the court in the above-referenced matter:

- 1. Carl Henry Brunsting's Verified Petition to Take Depositions Before Suit; and
- 2. Notice to Computershare Investor Services of Hearing on Petition to Take Depositions Before Suit.

While these documents were previously sent via certified mail to Computershare Investor Services's registered agent in Texas, we had received no response. We have enclosed another copy of the documents so this can be addressed by your legal department as soon as possible. To simplify things, we have also enclosed an extra copy of Exhibit E to the Petition which outlines the documents we are asking Computershare, as transfer agent for Exxon Mobil Corporation, to provide. The social security number for Elmer Brunsting is 282-32-8905. The social security number for Nelva Brunsting is 481-30-4685.

Also enclosed is an Amended Notice of Hearing which resets the hearing in the matter for May 18, 2012.

Very truly yours.

Robbie G. Rayless

BGB/st Enclosures

cc: Carl Brunsting (via email)

## <u>Documents to be Produced by Computershare</u> as transfer agent for Exxon Mobil Corporation

- 1. All documents reflecting the acquisition of any Exxon Mobil Corporation stock by Elmer Brunsting, Nelva Brunsting, and/or The Brunsting Family Living Trust.
- 2. All documents reflecting any transfers of all or any portion of the stock described in number 1 above.
- 3. All documents reflecting any sale or other liquidation of all or any portion of the stock described in number 1 above.
- 4. All documents reflecting the current ownership of all or any portion of the stock described in number 1 above.
- 5. All communications, including emails, concerning the stock described in number 1 above or any transfers of all or any portion of the stock described in number 1 above.
- 6. All documents authorizing the transfer of all or any portion of the stock described in number 1 above.
- 7. All documents evidencing the payment of dividends on the stock described in number 1 above.

## **EXHIBIT E**

Computershare

Computershare PO Box 43078

Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

010754

## 

ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914

**Holder Account Number** 

C0000191566

IND



Ticker Symbol CUSIP

## **Exxon Mobil Corporation - Certificate Transcript**

#### COMMON STOCK as of 06 Jul 2012

Issue Date	Acquisition     Date	Number of   Shares	Certificate   Number	Issuance   Reason	Surrender   Date	Surrender Reason	Covered/     Noncovered	Cost Basis (USD)
17 Feb 1984	17 Feb 1984	300.000000	00505201	Transfer	28 Oct 1996	Transfer	Noncovered	
14 Aug 1987	14 Aug 1987	300.000000	00201326		28 Oct 1996	Transfer	Noncovered	

PLEASE SEE REVERSE SIDE FOR IMPORTANT DISCLOSURES AND DEFINITIONS.

P4315

XOM\_HIS

+

#### COST BASIS DISCLOSURE

IRS regulations require that Computershare, and other brokers/agents, provide additional information to you and to the IRS when you sell certain securities. All covered and noncovered information set forth in this document is for informational purposes. The information is based on data in our records as of the date of this mailing. Cost basis data may be subject to change based on events such as wash sales, splits and spinoffs. Computershare cannot confirm the accuracy or completeness of noncovered transactions. If cost basis data was not available, the information was left blank. Any sales fees incurred are added to the oldest lot's cost basis. You should review your records for accurate information regarding the subject transactions and consult your tax advisor with any questions concerning your tax reporting obligations.

#### **DEFINITIONS**

Acquisition Date: The date the shares are considered acquired for cost basis purposes. This may be the original date you acquired the shares or may be adjusted for events such as wash sales. There may be multiple dates related to a single transaction if shares were acquired at different times or prices.

Certificate Number: A unique number printed on each certificate and recorded on the company's records.

Cost Basis: The amount that you paid for the shares/units, adjusted for changes such as wash sales, splits and spinoffs.

Covered: A term the IRS uses to refer to securities that must have their cost basis information directly reported on IRS Form 1099-B when a sale occurs.

**CUSIP:** A unique number assigned by the securities industry for a particular security (Committee on Uniform Security Identification Procedures).

Holder Account Number: Your unique account number for the account where your share holdings and transactions have been recorded.

Issuance Reason: Describes why the certificate was issued. If blank, the reason is not known.

Issue Date: The date the certificate was recorded/issued on the company's records.

**Noncovered:** A term used to describe securities that are not considered covered by the IRS and will not have cost basis reported on IRS Form 1099-B. You are still required to report gain/loss details on your income tax return. You may obtain the necessary information by reviewing historical purchase data, as you would have before the new regulations. Please consult your tax advisor for proper guidance.

**Number of Shares:** The number of shares included in the certificate. There may be details below this first number if multiple "lots" are included in this certificate.

Surrender Date: The date you surrendered/deposited your certificate, if the certificate is no longer outstanding.

Surrender Reason: Explains why this certificate was surrendered by you. If blank, the reason is not known.

Ticker Symbol: The symbol used on the stock exchange where this stock is traded.

**Uncertified Account:** If indicated on the front of this form that your account is not tax-certified, please send a completed IRS Form W-9 (or W-8 for foreign accounts) to us. This will help avoid future required tax withholding on dividend payments and sales proceeds. Information is available on our website or by contacting us.



# Computershare

Computershare Trust Company, N.A. PO Box 43078

Providence, RI 02940-3078 Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

001333

#### յուլիորըը գործությանին իրականությունը հայարականում և արևանույանում և արևանում և արևանում և արևանում և արևանում

**ELMER H BRUNSTING** 13630 PINEROCK HOUSTON TX 77079-5914

**Holder Account Number** 

C0000191566



001CS0003.dss.l.mix.075233 3612/001333/001520/i

## Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0000191566

#### ► ACCOUNT SUMMARY

As of close of stock market on 04 May 2012

DSPP	- Common Stock	0.00000	0.000000	0.00000	0.00000	P4 570000	ΛΛΛ
1 - 88 - 12 1 - 88 - 13 1 - 88 - 13	Stock Class	Sacininante andianos I as a	Direct Registration   Book Shares/Units   Bo	nyestment Plan   ok Shares/Units,   Sha	Total   res/Units	Per Share/Unit (\$)   Va	Market lue (\$)

#### **Transaction History**

From: 01 Jan 1984

To: 04 May 2012

This section perta	ains only to book-entry shares	/units.						
Date	Transaction Description	Transaction   Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net Amount (\$)	Price Per Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions D	OSPP - Common Stock							
	Balance Forward							0.000000
10 Sep 1992	Dividend Reinvestment	432.00			432.00	63.160000	6.840000	6.840000
10 Dec 1992	Dividend Reinvestment	436.92			436.92	59.927000	7.291000	14.131000
10 Mar 1993	Dividend Reinvestment	442.17			442.17	64.149000	6.893000	21.024000
10 Jun 1993	Dividend Reinvestment	447.14			447.14	65.946000	6.780000	27.804000
10 Sep 1993	Dividend Reinvestment	452.02			452.02	65.077000	6.946000	34.750000
10 Dec 1993	Dividend Reinvestment	457.02	Transaction Fee	0.18	457.02	62.528000	7.309000	42.059000
10 Mar 1994	Dividend Reinvestment	462.28	Transaction Fee	0.18	462.28	65.507000	7.057000	49.116000
10 Jun 1994	Dividend Reinvestment	467.36	Transaction Fee	0.19	467.36	61.520000	7.597000	56.713000
10 Sep 1994	Dividend Reinvestment	472.83	Transaction Fee	0.20	472.83	59.665000	7.925000	64.638000
10 Dec 1994	Dividend Reinvestment	498.48	Transaction Fee	0.21	498.48	60.539000	8.234000	72.872000
10 Mar 1995	Dividend Reinvestment	504.65	Transaction Fee	0.20	504.65	63.969000	7.889000	80.761000
10 Jun 1995	Dividend Reinvestment	510.57	Transaction Fee	0.18	510.57	70.975000	7.194000	87.955000
11 Sep 1995	Dividend Reinvestment	515.97	Transaction Fee	0.18	515.97	70.416000	7.327000	95.282000
11 Dec 1995	Dividend Reinvestment	521.46	Transaction Fee	0.16	521.46	80.033000	6.516000	101.798000
11 Mar 1996	Dividend Reinvestment	526.35	Transaction Fee	0.16	526.35	80.978000	6.500000	108.298000
10 Jun 1996	Dividend Reinvestment	559.56	Transaction Fee	0.17	559.56	84.740000	6.603000	114,901000
10 Sep 1996	Dividend Reinvestment	564.77	Transaction Fee	0.17	564.77	83.704000	6.747000	121.648000
28 Oct 1996	Book Or Plan Transfer						-121.648000	0.000000

00TPPA (Rev. 12/11)

#### How to Read Your Statement

Please see reverse side for important information

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock

Certificated Shares/Units Held By You -- A physical certificate was issued for these

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct slock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the

Deduction Description - A description of any amounts withheld including transaction fees. Deduction Amount – Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay). Net Amount - The total amount transacted for you, equal to the transaction amount less any applicable deductions.

Price Per Share/Unit - The market price per share purchased or sold under the Plan for

Transaction Shares/Units - The number of shares purchased or sold through the Plan for

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

SSN/TIN Certified – If your account is not certified, as indicated by the word NO appearing under Re 4317 SSN/TIN life in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-88EN (non-US resident) or taxes will be withheld from any dividends or sales proceeds p Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS" section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website listed above.

1	Transaction Request Form Please check or complete all applicable sections.	IND			193UDR
1A	Sell Shares  OR  Sell this number of shares. Shares may be a combination of DRS and Plan shares.	Sell all book-entry shares, including plan and DRS shares (f applicable), and lerminate plan participation.	10	Y	MPORTANT: 'ou must submit the original nsigned certificate(s) with his form.
1B	Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)  OR  Reassign this number of whole shares to DRS, and leminate my participation in the plan for these shares.	Reassign all of my whole shares to DRS, lerminate my participation in the plan and send a check for any fractional shares.	1D	Authorized Signature(s)* Signature 1 - Please keep signature within the Signature(s) 2 - Please keep signature within	
_	Please detach this portion and mail it to: Computershare, i	O Box 43078, Providence, RI (	02940-3078		

How to Request a Transaction (refer to the prospectus) proclaim for additional details on the terms and conditions of transactions under the plan or DRS sales feeling.

You can manage your account online through investor Centre at the website listed on the top right of the reverse side. Register todayl

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Shares will be sold as promptly as practicable based on the terms of the plan. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST. PLEASE REFER

TO THE PLAN PROSPECTUS/BROCHURE OR DRS BROCHURE REGARDING APPLICABLE FEES. To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the

- "Help" section on our website or you may contact us by phone; both are listed on the reverse side. 1B. Use section 18 above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medalilion Signature Guarantee or a certified copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is (are) legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

Al Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unfess required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal Deposit state agency. 00TPQA (Rev. 8/11)



## Computershare

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

001244

#### 

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 C/O ANITA K BRUNSTING 203 BLOOMINGDALE CIRCLE VICTORIA TX 77994

Holder Account Number

C0000592102



SSN/TIN Certified

Symbol XOM

001CS0003.dss.l.mix.075233\_3612/001244/001426

## Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0000592102

#### ► ACCOUNT SUMMARY

As of close of stock market on 31 Dec 2004

1 30 M W W W W W W W W W W W	58 135 135 135 136 136 136 136 136 136 136 136 136 136	t Registration   In Shares/Units   Boo	vestment Plan   k Shares/Units, i	Total   Closing Price   Market Shares Units   Per Share/Unit (\$)   Value (\$)
DCDD Common Stock	0.00000	0.00000	2 502 402000	9 599 499000

#### **Transaction History**

From: 01 Jan 1996

To: 31 Dec 2004

This section pertains only to book-entry shares/units.													
Date	Transaction Description	Transaction   Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units					
Plan Transactions DS	PP - Common Stock												
	Balance Forward							0.000000					
28 Oct 1996	Book Or Plan Transfer						721.648000	721.648000					
10 Dec 1996	Dividend Reinvestment	570.10	Comp Paid Fees	0.15	570.10	94.640000	6.024000	727.672000					
10 Mar 1997	Dividend Reinvestment	574.86	Comp Paid Fees	0.14	574.86	100.855000	5.700000	733.372000					
11 Apr 1997	Stock Split						733.372000	1,466.744000					
10 Jun 1997	Dividend Reinvestment	601.37	Comp Paid Fees	0.25	601.37	60.491000	9.941000	1,476.685000					
10 Sep 1997	Dividend Reinvestment	605.44	Comp Paid Fees	0.24	605.44	64.063000	9.451000	1,486.136000					
10 Dec 1997	Dividend Reinvestment	609.32	Comp Paid Fees	0.24	609.32	62.920000	9.684000	1,495.820000					
10 Mar 1998	Dividend Reinvestment	613.29	Comp Paid Fees	0.24	613.29	63.134000	9.714000	1,505.534000					
10 Jun 1998	Dividend Reinvestment	617.27	Comp Paid Fees	0.22	617.27	70.338000	8.776000	1,514.310000					
10 Sep 1998	Dividend Reinvestment	620.87	Comp Paid Fees	0.24	620.87	65.712000	9.448000	1,523.758000					
10 Dec 1998	Dividend Reinvestment	624,74	Comp Paid Fees	0.22	624.74	72.087000	8.666000	1,532.424000					
10 Mar 1999	Dividend Reinvestment	628.29	Comp Paid Fees	0.23	628.29	68.630000	9.155000	1,541.579000					
10 Jun 1999	Dividend Reinvestment	632.05	Comp Paid Fees	0.20	632.05	80.103000	7.890000	1,549.469000					
10 Sep 1999	Dividend Reinvestment	635.28	Comp Paid Fees	0.20	635.28	79.900000	7.951000	1,557.420000					
10 Dec 1999	Dividend Reinvestment	685.26	Comp Paid Fees	0.20	685.26	83.759000	8.181000	1,565.601000					
10 Mar 2000	Dividend Reinvestment	688.86	Comp Paid Fees	0.22	688.86	76.740000	8.977000	1,574.578000					
10 Jun 2000	Dividend Reinvestment	692.81	Comp Paid Fees	0.22	692.81	80.360000	8.621000	1,583.199000					
11 Sep 2000	Dividend Reinvestment	696.61	Comp Paid Fees	0.21	696.61	83.141000	8.379000	1,591.578000					
11 Dec 2000	Dividend Reinvestment	700.29	Comp Paid Fees	0.20	700.29	88.469000	7.916000	1,599.494000					

#### How to Read Your Statement

00TPPA (Rev. 12/11)

## Please see reverse side for important information

Stock Class Description – A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units.

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of the Plan.

Investment Plan Book Shares/Units – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the date specified.

Deduction Description – A description of any amounts withheld including transaction fees.

Deduction Amount – Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

Net Amount – The total amount transacted for you, equal to the transaction amount less any applicable deductions.

Price Per Share/funit -- The market price per share purchased or sold under the Plan for this transaction.

Transaction Shares/Units - The number of shares purchased or sold through the Plan for Ihis transaction.

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

SSN/TIM Certified — If your account is not certified, as indicated by line word NO appearing under the 4319
SSN/TIM title in like top right section of this form, you must complete a Form W-9 (US resident) or Form W-86EN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS" section of our website, Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website isted above.

Signature 1 - Please keep signature within the box. Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.) Reassign all of my whole shares to DRS, terminate <u>OR</u> my participation in the plan Signature(s) 2 - Please keep signature within the box and send a check for any Reassign this number of whole shares to DRS, and fractional shares. terminate my participation in the plan for these shares

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 92940-3078

How to Request a Transaction (refer to the prospectics/prochure by additional datals on the terms and conditions of transactions under the piece or DRS sales teolity)

You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your lax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a slock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mall or a courier service that provides a return receipt to: Computershare, 250 Royali Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. 'Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporale resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notanzed signature is not a substitute for a Medallion Signature Guarantee
- 2. Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

#### Privacy Notice

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include communications may out in writing, execution, and or presponds in the management of the property of of th

Computershare realizes that you entirus us with confidence personal and meances and meances and meances and meances and meances and meance composition, the Securities Investor Protection Corporation, or any other federal or state agency.

ONNAZA-MOT (Rev. 8/11)

## Purchase Additional Shares of Company Stock

If you wish to make an onlineal cash ourchase at this time. please make your check payable to Computershare.

Attached is a check in the amount of:

	202	123	W.	Ċ	Si - 69	362	S.	45	2%	230	Ä	Ŋ	15	8%	in.	102	1,6	173	88
1	į.	iù.		\$	*		88.	ij		H		ų		88°	*		ş		80
ŀ		ø		ij	à		38	3				8		8.5	7		ä		ţ,
Ŀ	34	帧	83	22	18 18	30	2	íŝ	100	13	38	Œ	憩	W	88	8	×	88	- 928

- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation.
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan atlows for a minimum amount of \$50 with a maximum amount of \$250,000 ar. Computershare will invest funds at least twice per week on Tuesdays per year. Computershare will invest funds at least twice per week on I uesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM Holder Account Number

C0000592102

FID



Computershare P.O. Box 6006 Carol Stream, IL 60197-6006



## Computershare

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96

**Holder Account Number** 

C0000592102



SSN/TIN Certified
Yes

Symbo

001CS0003.dss.l.mix.075233\_3612/001244/001427/i

It is important to <u>retain this statement for tax reporting purposes</u> and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0000592102

#### Transaction History (cont.)

From: 01 Jan 1996

To: 31 Dec 2004

This section pertains only to book-entry shares/units.												
Date	Transaction	Transaction	Deduction	Deduction	Net	Price Per	Transaction	Total Book				
Date	Description	Amount (\$)	Description	Amount (\$)	Amount (\$)	Share/Unit (\$)	Shares/Units	Shares/Units				
Plan Transactions D	SPP - Common Stock											
09 Mar 2001	Dividend Reinvestment	703.78	Comp Paid Fees	0.21	703.78	83.855000	8.393000	1,607.867000				
11 Jun 2001	Dividend Reinvestment	707.47	Comp Paid Fees	0.20	707.47	89.824000	7.876000	1,615.763000				
11 Jul 2001	Dividend Reinvestment	32.32	Comp Paid Fees	0.01	32.32	86.512000	0.374000	1,616.137000				
18 Jul 2001	Stock Split						1,615.763000	3,231.900000				
18 Jul 2001	<ul> <li>Stock Dividend</li> </ul>						0.374000	3,232.274000				
10 Sep 2001	Dividend Reinvestment	743.42	Comp Paid Fees	0.45	743.42	40.865000	18.192000	3,250.466000				
10 Dec 2001	Dividend Reinvestment	747.61	Comp Paid Fees	0.49	747.61	38.016000	19.666000	3,270.132000				
11 Mar 2002	Dividend Reinvestment	752.13	Comp Paid Fees	0.44	752.13	42.803000	17.572000	3,287.704000				
10 Jun 2002	Dividend Reinvestment	756.17	Comp Paid Fees	0.48	756.17	39.361000	19.211000	3,306.915000				
10 Sep 2002	Dividend Reinvestment	760.59	Comp Paid Fees	0.56	760.59	33.853000	22.467000	3,329.382000				
10 Dec 2002	Dividend Reinvestment	765.76	Comp Paid Fees	0.55	765.76	34.845000	21.976000	3,351.358000				
10 Mar 2003	Dividend Reinvestment	770.81	Comp Paid Fees	0.56	770.81	34.524000	22.327000	3,373.685000				
10 Jun 2003	Dividend Reinvestment	843.42	Comp Paid Fees	0.57	843.42	37.179000	22.685000	3,396.370000				
10 Sep 2003	Dividend Reinvestment	849.09	Comp Paid Fees	0.56	849.09	38.140000	22.262000	3,418.632000				
10 Dec 2003	Dividend Reinvestment	854.66	Comp Paid Fees	0.58	854.66	37.024000	23.084000	3,441.716000				
10 Mar 2004	Dividend Reinvestment	860.43	Comp Paid Fees	0.51	860.43	42.252000	20.364000	3,462.080000				
10 Jun 2004	Dividend Reinvestment	934.76	Comp Paid Fees	0.54	934.76	43.618000	21.431000	3,483.511000				
10 Sep 2004	Dividend Reinvestment	940.55	Comp Paid Fees	0.50	940.55	47.071000	19.982000	3,503.493000				
10 Dec 2004	Dividend Reinvestment	945.94	Comp Paid Fees	0.47	945.94	49.974000	18.929000	3,522.422000				

00TPPA (Rev. 12/11)

#### **How to Read Your Statement**

Stock Class Description – A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You – A physical certificate was issued for these shares/units.

Book/Book-Entry Shares – Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) – Book-entry shares that are not part of the Plan.

Investment Plan Book Shares/Units – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the date specified.

Deduction Description – A description of any amounts withheld including transaction fees.

Deduction Amount – Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

Net Amount – The total amount transacted for you, equal to the transaction amount less any applicable deductions.

#### Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for this transaction.

Transaction Shares/Units -- The number of shares purchased or sold through the Plan for this transaction.

tris transaction.

Total Book Shares/Units -- The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date – The date on which you must have officially owned shares to receive the dividend.

Payment Date - The date the dividend was payable.

Dividend Rate – The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend – The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/TIN Certified - If your account is not certified, as indicated by the word NO appearing underlike 4321
SSN/TIN tild in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-9BEN (non-US resident) or taxes will be withhold from any dividends or sales proceed per Inlemal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS" section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website islend above.

+

How to Request a Transaction (refer to the prospectual/nocture for additional details on the terms and conditions of transactions under the plan or DRS sales feetily)

shares to DRS, terminate

my participation in the plan

and send a check for any

fractional shares

You can manage your account online through investor Centre at the website listed on the top right of the reverse side. Register todayl

<u>OR</u>

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

Reassign this number of whole shares to DRS, and

terminate my participation in the plan for these shares

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

- 14. Use section 1A above to self a portion of your plan shares, or to self all plan shares and terminate your plan participation. Sale requests submitted on this *Transaction Request Form* will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any.
  - ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

    To have the property paid to someone other than the current registered holder the shares must first be transferred to the other party. For assistance with a stock transfer pleas.
  - To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side.
- 18. Use section 18 above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1G. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. 'Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- 2. Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

#### Privacy Notice

At Computershare, we take privacy seriously, in the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from envolment forms, automatic debit forms, and through other communications with you in writing, electronically, and by releptione. We may also receive information about you by virtue of your fransaction with allitates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, slock ownership infransion and high respect both to current and former customers.

Computershare does not share nonpublic personal information with any non-affliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information and we take that itnst very seriously.

Computershare realizes that you entrust us with confidential personal and misured information and me to be manufactured.

Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WA2A-MOT (Rev. 8/11)

## 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:

F	**	ŭ,	Ø	έQ	14	ंद्रश	aš	100	Œ	KE-	10	8	63	ωž	99,	2)	8	A 12	23
ŀ	\$	24		ň		ä		33	Ħ		B		Ħ		95	В		8	120
				8		ä		23			ă		ä		级			ş	×
Ŀ	86	S.	*	13	緩	36	. £5	52	131	19	89	122	Ř.	85	-268	Řî.	12	25 - 32	25

- · No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- · This form should ONLY be used for Exxon Mobil Corporation.
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursdays is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAMORE Account Number

Signature(s) 2 - Please keep signature within the box

C0000592102

FID



- կինանվորի գեմելիցուին գրանիկիցութելութ

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006



c/o EQUISERVE TRUST COMPANY, N.A. P.O. BOX 43008 PROVIDENCE, RI 02940-3008



## STATEMENT OF HOLDINGS

December 13, 2005

Page 1 of 4

To access and manage your account, you can contact us:

By Internet:

www.exxonmobil.equiserve.com

By Telephone: 800-252-1800

By Mail:

COMPUTERSHARE P.O. BOX 43008

PROVIDENCE, RI 02940-3008

SAVE THIS STATEMENT FOR YOUR FINANCIAL RECORDS

ELMER H BRUNSTING OR **NELVA E BRUNSTING TR** BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON, TX 77079-5914

How to read your statement.

EXXON	MOBIL CORPO	RATION		Issu	D 330010	Account Number	er 11471230		
	Reinvestment	Record	Payable	Shares Subject	<b>-</b>	Fee	Tax	Net Dollars	
issue id	Security	Date	Date	To Reinvestment	Rate	Deducted	Withheld	Reinvested	
330010	COMMON	11/10/2005	12/09/2005	3,572.1690	0.290000	\$0.00	\$0.00	\$1,035.93	
Account	Activity as of	12/09/2005	Cu	rrent Dividend Opt	ion: FULL R	EINVESTMEN	IT ID		
	_			Alek M	daa Bau	Tunnanatio		Total	

ccount Activity	/ as of 12/09/2005	Current Divide	nd Option: FULL I	REINVESTMENT	1D
Date	Transaction Description	Net Dollars	Price Per Share	Transaction Shares	Total Shares
01/01/2005	BEGINNING BALANCE				3,522.4220
03/10/2005	DIVIDEND PURCHASE	\$951.05	\$63.2060	15.0470	3,537.4690
06/10/2005	DIVIDEND PURCHASE	\$1,025.87	\$57.5440	17.8280	3,555.2970
09/09/2005	DIVIDEND PURCHASE	\$1,031.04	\$61.1110	16.8720	3,572.1690
12/09/2005	DIVIDEND PURCHASE	\$1,035.93	\$59.4590	17.4230	3,589.5920

Continued...

#### **EXXON MOBIL CORPORATION**

#### CASH INVESTMENT TRANSACTION FORM

Amount Enclosed

Issue ID:

330010

Account Number: 11471230

ELMER H BRUNSTING OR NELVA E BRUNSTING TR **BRUNSTING FAM LIVING TRUST** UA 10/10/96

**CASH INVESTMENTS ONLY:** 

Make check payable to Computershare (amount enclosed in U.S. dollars drawn on a U.S. bank). Do not send cash, third party checks or money orders.

IMPORTANT - ALL CASH INVESTMENTS MUST BE MAILED TO THIS ADDRESS. Do not send certificates or other correspondence to this address.

\$50.00 Maximum: \$250,000.00 Minimum:

> COMPUTERSHARE P.O. BOX 219035 KANSAS CITY, MO 64121-9035

P4323

12722330010000000000011471230100005000250000001



c/o EQUISERVE TRUST COMPANY, N.A. P.O. BOX 43008 PROVIDENCE, RI 02940-3008

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 STATEMENT OF HOLDINGS

December 13, 2005

Page 3 of 4

To access and manage your account, you can contact us:

By Internet:

www.exxonmobil.equiserve.com

By Telephone: 800-252-1800

By Mail:

COMPUTERSHARE

P.O. BOX 43008

PROVIDENCE, RI 02940-3008

SAVE THIS STATEMENT FOR YOUR FINANCIAL RECORDS

How to read your statement,

EXXON MOBIL CORPO	DRATION		Issue	ID 330010 Account N	umber 11471230				
Total Holdings and Market Value as of 12/09/2005 Year-To-DateSummary for									
Security	COMMON	Market Price Per Share	\$58.5000	Gross Dividends	\$4,043.89				
Shares Held By You	0.0000	Market Value	\$209,991.13	Tax Withheld	\$0.00				
Shares Held By Agent	3,589.5920			Additional Income	\$1.69				
<b>Total Account Shares</b>	3,589.5920								



# ExonMobil

c/o COMPUTERSHARE P.O. BOX 43008 PROVIDENCE, RI 02940-3008



IMPORTANT TAX RETURN DOCUMENT ENCLOSED

**ELMER H BRUNSTING OR** NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON, TX 77079-5914

#### Instructions for Recipient

Account Number. May show an account or other unique number the payer assigned to distinguish your account.

Box 1a. Shows total ordinary dividends that are taxable. Include this amount on line 9a of Form 1040 or 1040A. Also, report it on Schedule B (Form 1040) or Schedule 1 (Form 1040A), if required,

The amount shown may be a distribution from an employee stock ownership plan (ESOP). Report it as a dividend on your Form 1040/1040A but treat it as a plan distribution, not as investment income, for any other purpose.

Box 1b. Shows the portion of the amount in box 1a that may be eligible for the 15% or 5% capital gains rates. See the Form 1040/1040A instructions for how to determine this amount. Report the eligible amount on line 9b, Form 1040 or 1040A

Box 2a. Shows total capital gain distributions (long-term) from a regulated investment company or real estate investment trust. Report the amounts shown in box 2a on Schedule D (Form 1040), line 13. But, if no amount is shown in boxes 2c-2dand your only capital gains and losses are capital gain distributions, you may be able to report the amounts shown in box 2a on line 13 of Form 1040 (line 10 of Form 1040A) rather than Schedule D. See the Form 1040/1040A instructions.

Box 2b. Shows the portion of the amount in box 2a that is unrecaptured section 1250 gain from certain depreciable real property. Report this amount on the Unrecaptured Section 1250 Gain Worksheet-Line 19 in the Schedule D Instructions (Form 1040). Box 2c. Shows the portion of the amount in box 2a that is section 1202 gain from certain small business stock that may be subject to a 50% exclusion. See the Schedule D (Form 1040) instructions.

Box 2d. Shows 28% rate gain from sales or exchanges of collectibles. If required, use this amount when completing the 28% Rate Gain Worksheet-Line18 in the instructions for Schedule D (Form 1040).

Box 3. Shows the part of the distribution that is nontaxable because it is a return of your cost (or other basis). You must reduce your cost (or other basis) by this amount for figuring gain or loss when you sell your stock. But if you get back all your cost (or other basis), report future distributions as capital gains, See Pub. 550, Investment Income and Expenses.

Box 4. Shows backup withholding. For example, a payer must backup withhold on certain payments at a 28% rate if you did not give your taxpayer identification number to the payer. See Form W-9, Request for Taxpayer Identification Number and Certification, for information on backup withholding. Include this amount on your income tax return as tax withheld.

Box 5. Shows your share of expenses of a nonpublicly offered regulated investment company, generally a nonpublicly offered mutual fund. If you file Form 1040, you may deduct these expenses on the "Other expenses" line on Schedule A (Form 1040) subject to the 2% limit. This amount is included in box 1a.

Box 6. Shows the foreign tax you may be able to claim as a deduction or a credit on Form 1040. See the Form 1040 instructions.

Boxes 8 and 9, Shows cash and noncash liquidation distributions.

Nominees. If this form includes amounts belonging to another person, you are considered a nominee recipient. You must file Form 1099-DIVwith the IRS for each of the other owners to show their share of the income, and you must furnish a Form 1099-DIV to each. A husband or wife is not required to file a nominee return to show amounts owned by the other. See the 2005 General Instructions for Forms 1099, 1098, 5498, and W-2G.



PAYER'S name, street address, city, state, ZIP code and telephone no.

EXXON MOBIL CORPORATION do COMPUTERSHARE P.O. BOX 43008 PROVIDENCE, RI 02940-3008 800-252-1800

RECIPIENT'S name, street address, city, state, and ZIP code

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON, TX 77079-5914

	CORRECTED (if checked)	Divi	dends and	Distributions
ia T	otal ordinary dividends	1b Qualified divid	ends	OMB No. 1545-0110
\$	4,045.58	\$	4,045.58	
2a	Total capital gain distr.	2b Unrecap. Sec	1250 gain	20 <b>05</b>
\$	0.00	\$	0.00	2003
2c	Section 1202 gain	2d Collectibles (2	8%) gain	Form 1099-DIV
\$	0.00	\$	0.00	
3 N	londividend distributions	4 Federal Incom	e tax withheld	Сору В
\$	0.00	\$	0.00	For Recipient
5 1	nvestment expenses	6 Foreign tax paid	1	•
\$	0.00	\$	0.00	This is important tax information and is
ŻF	oreign country or U.S possession	8 Cash liquidation	distributions	being furnished to the Internal Revenue
		\$	0.00	Service. If you are
9 N	loncash liquidation distributions	PAYER'S Federa	identification number	required to file a return, a negligence penalty or
\$	0.00		3-5409005	other sanction may be imposed on you if this
RE	CIPIENT'S identification number	Account Number		income is taxable and
	282-32-8905	330010	11471230	P4325 has not

+

Computershare Trust Company, N.A. 250 Royall Street Canton Massachusetts 02021

Within the US, Canada & Puerto Rico 800 252 1800 Outside the US, Canada & Puerto Rico 781 575 2058 www.computershare.com/exxonmobil

**033426** 

#### IMPORTANT TAX RETURN DOCUMENT ENCLOSED

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

Andhallmhalbhahlahandhlahdhdhalah

Holder Account Number

C 0000592102

FID



SSN/TIN Certified Symbol Yes

001CS0006\_RPS.DETX.XOM.01128\_8364/033426/036642/i

#### **Exxon Mobil Corporation - Statement of Holdings**

If you want to make an optional cash purchase at this time, please make your check payable to Computershare. Please write your Holder Account Number and the Company name on the check or on your cover letter. Please send your check to: Computershare, P.O. Box 6006, Carol Stream, IL 60197-6006.

#### **Dividend Information**

Record Date	Payment Date	Class Descript	inn 1	Inits Participa idend Reinve		Dividend   Rate (\$) Di	Gross   vidend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
13 Nov 2006	11 Dec 2006	Con	mon	3,64	5.057000	0.320000	1,166.42		1,166.42
Transac	tion Histor	From: 0	1 Jan 2006	To: 11 C	ec 2006				
Date	Tr	ansaction Description	Transaction Amount (\$)	Deduction Amount (\$)	Deduction Type	Net Amount (\$)	Price Per Share/Unit (\$)	Total Transaction Shares/Units	Total Shares/Units Held
Plan Transac	tions Dspp - Com	mon Slock							
01 Jan 2006		Balance Forward							3,589.592000
10 Mar 2006		Dividend Reinvestment	1,148.67	. 0.48	Comp Paid Fees	1,148.67	60.043000	19.131000	3,608.723000
09 Jun 2006		Dividend Reinvestment	1,154.79	0.48	Comp Paid Fees	1,154.79	60.103000	19.214000	3,627.937000
11 Sep 2006		Dividend Reinvestment	1,160.94	0.43	Comp Paid Fees	1,160.94	67.812000	17.120000	3,645.057000
11 Dec 2006		Dividend Reinvestment	1,166.42	0.38	Comp Paid Fees	1,166.42	76.781302	15.191459	3,660.248459
Summar	y of Holdin	gs Date: 11	Dec 2006						
Class Des	cription	Certific Shares/L Held By	nits Book S	legistration/   hares/Units	Dividend Reinvestment Shares/Units	Tota Shares/Unit	Dar Shara		Value (\$)
Dspp - Comm	on Stock	0.00	0000	0.000000	3,660.248459	3,660.24845	75.30	60000	275,836.32

43UDR

IMPORTANT TAX RETURN DOCUMENT ATTACHED
Please see important PRIVACY NOTICE on reverse side of statement

Amount Paid By Check/EFT

Discount on Reinvestment

Company Paid Fees

\$ 0

\$ 1.77

X O M

+

# **E**xonMobil

PAYER'S name, street address, city, state, and ZIP code EXXON MOBIL CORPORATION C/O COMPUTERSHARE P.O. BOX 43010 PROVIDENCE RI 02940-3010

RECIPIENT'S name, street address, city, state, ZIP code ELMER H 8RUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINERCCK HOUSTON TX 77079-5914

1a Total ordinary dividends	1b Qualified dividends	OM8 No. 1545-0110
\$ 4632.59	\$ 4632.59	
3 Nondividend distributions	4 Federal Income tax withheld	2006
\$	s	2000
6 Foreign lax paid	7 Foreign country or U.S. possession	
\$		Form 1099-DIV
8 Cash Liquidation Distribution	PAYER'S Federal identification number	
\$	13-5409005	Copy B
RECIPIENT'S Identification number	Account number (see instructions)	For Recipient
282-32-8905	C 0000592102	i oi itecipient
Summary of reportable income (A reflect deductions for tax withheld, if a	mounts Paid and/or Reinvested do not	This is important tax information and is being furnished to the

Department of the Treasury - Internal Revenue Service

Amount Reinvested do not

Amount Reinvested
\$ 4630.82

Company Paid Service Charges
\$ 10 this income is lauxable and you il this income is lauxable and you il this income is lauxable and hold been reported.

Α	Partial Withdrawal (continue participation in	the Plan); AND				
	ISSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES	9 5 <u>OR</u>	'SELL THIS NUMBER OF SHARES	19 9 9 19 0 0 10 10 11 11 11 11		
В	Full Withdrawal (terminate participation in t	he Plan); <u>AND</u>		If you have Direct Regist Direct Registration Share sold, we will sell both you	ration Shares(DRS) and you have requested to self a specific amo is will be sold prior to your Plan shares. If you selected for all of you ir DRS and Plan shares.	our shares to be
	ISSUE A CERTIFICATE FOR ALL FULL SHARES AND A CHECK FOR FRACTIONAL SHARES	<u>OR</u>	*SELL ALL SHARES			
С	Deposit Certificate(s)	800 100 100 100 100 100 100 100 100 100	3 9 2 5 8 6	10 10		
	PLEASE INDICATE THE NUMBER OF SHARES TO BE DEPOSITED INTO YOUR PLAN ACCOUNT.	* 4 4		3:		
	Signature 1 - Please keep signature within the box.	Signature 2 - Plea	se keep signature	within the box.	Please detach this portion and ma	ıil to:
					Computershare	
					PO Box 43078	
	Please note: All registered holders must sign for your instru	ictions to be complete	d.		Providence RI 02940-3078	7

\*For sales requests for Partnerships or Corporations, please have your signature(s) medallion guaranteed or provide us with a copy of the corporate resolution/partnership agreement. Computershare Trust Company, N.A., as agent, upon written request, will provide the name of the executing broker dealer associated with the transaction(s), and writin a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction(s), if any.

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST. PLEASE REFER TO THE PLAN PROSPECTUS/BROCHURE REGARDING APPLICABLE FEES.

#### Special Instructions

If you wish to have sale proceeds sent electronically to your financial institution please confirm the correct wire instructions with your financial institution. The wire instructions should include the bank name, address, bank account name, bank account name, and the bank's nine digit fed wire routing number. A written request to sell along with this information should be provided to Computershare. For foreign wires, please include the swift code and the bank code. The written instructions should be signed by att shareholders with a Medallion Guarantee Stamp, Please note you can also self your shares and choose to have the funds wired by visiting the website on the front of this form and accessing your lavestor Centre account. A \$35.00 fee will be deducted from proceeds for a foreign wire.

If you wish to have the proceeds sent via courier service, a \$20.00 fee will be deducted from your proceeds. Funds cannot be delivered to a P.O. Box or P.O. Zip codes

If you want a certificate or check issued to someone other than the registered holder, you must include the name, address, date of birth and social security number of the person to whom the ownership is being transferred. Your signature(s) on the tear off section must be guaranteed by a member of a medallion signature program (bank or broker) approved by the Securities Transfer Association, inc. A Notary public is not acceptable.

If you would like to write to us, please include your account number, daytime telephone number with area code, and the company name in your correspondence. PLEASE KEEP THIS STATEMENT FOR COST BASIS AND TAX PURPOSES.

#### II. Terms and Definitions

Note: Some definitions outlined below may not pertain to your investment Plan. SSN/TIN Certified. If your account is not certified, you must complete a W-9 of

If your account is not certified, you must complete a W-9 or W-8BEN tax form or taxes will be withheld from any dividends or sales proceeds per Internal Revenus Service requirements. Faxed W-8BEN forms are not acceptable.

The date that establishes ownership on our records to receive the dividend.

Record Date

The date the dividend is payable.

Payment Date Dividend Rate The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Price Per Share
The price per share purchased or sold under the plan.
Total Transaction Shares
The number of shares acquired or sold through the plan. Deduction Amount

An aggregate sum of all fees charged.

The dollar amount as of the date referenced of all shares that are held for this security in the account. Value

#### III. Privacy Notice

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, dectronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information.

Box 6:

Box 8:

Nominees.

Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

Box 1b:

#### Instructions for Recipient

Account Number: May show an account or other unique number the payer assigned to distinguish your account.

Shows total ordinary dividends that are taxable. Include this amount on 8ox 1a: line 9a of Form 1040 or 1040A. Also, report it on Schedule B (Form

1040) or Schedule 1 (Form 1040A), if required.

The amount shown may be a distribution from an employee stock ownership plan (ESOP). Report it as a dividend on your Form 1040/1040A, but treat it as a plan distribution, not as investment

income, for any other purpose.

Shows the portion of the amount in box 1a that may be elicible for the 15% or 5% capital gains rates. See the Form 1040/1040A instructions for how to determine this amount. Report the eligible amount on line 9b,

Form 1040 or 1040A

Box 3: Shows the part of the distribution that is nontaxable because it is a

return of your cost (or other basis). You must reduce your cost (or other basis) by this amount for figuring gain or loss when you self your stock. But if you get back all your cost (or other basis), report future distributions as capital gains. See Pub. 550, Investment Income and Expenses.

Shows backup withholding. For example, a payer must backup withhold on certain payments at the applicable rate if you did not give your taxpayer identification number to the payer. See Form W-9, Request for Taxpayer Identification Number and Certification, for in formation on backup withholding. Include this amount on your income tax return as

Shows the foreign tax you may be able to claim as a deduction or a credit on Form 1040. See the Form 1040 instructions.

Shows cash liquidation distributions.

If this form includes amounts belonging to another person, you are considered a nominee recipient. You must file Form 1099-DIV with the IRS for each of the other owners to show their share of the income, and you must furnish a Form 1099-DIV to each. A husband or wife is not required to file a nominee return to show amounts owned by the other. See the 2006 General Instructions for Forms 1099, 1098, 5498, P4327 and W-2G.

+

Computershare Trust Company, N.A. 250 Royali Street Canton Massachusetts 02021

Within the US, Canada & Puerto Rico 800 252 1800 Outside the US, Canada & Puerto Rico 781 575 2058 www.computershare.com/exxonmobil

001542

#### IMPORTANT TAX RETURN DOCUMENT ENCLOSED

\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079

000000006/000001542

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

Hashadladaddaddaadddaddaladadd

**Holder Account Number** 

C0000592102

FID



SSN/TIN Certified Symbol Yes XOM

001CS0006\_RPS.DETX\_PG1.XOM.131322\_15368/001542/001542/1

#### **Exxon Mobil Corporation - Statement of Holdings**

If you want to make an optional cash purchase at this time, please make your check payable to Computershare. Please write your Holder Account Number and the Company name on the check or on your cover letter. Please send your check to: Computershare, P.O. Box 6006, Carol Stream, IL 60197-6006.

#### **Dividend Information**

Holder Account Number: C0000592102

Record Date	Payment Date	Class Descrip	180163 F	Inits Participa Idend Reinve		Dividend   Rate (\$)	Gross   Dividend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
09 Nov 2007	10 Dec 2007	Co	mmon	3,70	7.094361	0.350000	1,297.48		1,297.48
Transac	tion Histor	y From: (	01 Jan 2007	To: 10 0	Dec 2007				
Date	Tr	ansaction Description	Transaction Amount (\$)	Deduction Amount (\$)	Deduction Type	1		Total Transaction Shares/Units	Total Shares/Units Held
Pian Transac	tions DSPP - Cor	nmon Stock							
01 Jan 2007		Balance Forward							3,660.248459
09 Mar 2007		Dividend Reinvestment	1,171.28	0.41	Comp Paid Fees	1,171.2	8 70.917151	16,516174	3,676.764633
11 Jun 2007		Dividend Reinvestment	1,286.87	0.39	Comp Paid Fees	1,286,8	7 83.331627	15.442756	3,692.207389
10 Sep 2007		Dividend Reinvestment	1,292,27	0.37	Comp Paid Fees	1,292.2	7 86.805431	14.886972	3,707.094361
10 Dec 2007		Dividend Reinvestment	1,297.48	0.36	Comp Paid Fees	1,297.4	8 89.793867	14.449539	3,721.543900
Summa	ry of Holdir	ngs Date: 1	0 Dec 2007						
Class Des	scription	Certific Shares/ Held By	Units Book S	egistration/ hares/Units	Dividend Reinvestment Shares/Units	Sharacitin	tal   Closing   its   Per Share		Value (\$)
DSPP - Com	mon Stock	0.00	00000	0.00000	3 721 543900	3 721 5439	00 920	30000	342 493 69

4 3 U D R
IMPORTANT TAX RETURN DOCUMENT ATTACHED
Plesse see important PRIVACY NOTICE on reverse side of statement

X O M

+

00H5JA

# **E**XonMobil

PAYER'S name, street address, city, state, and ZIP code EXXON MOBIL CORPORATION C/O COMPUTERSHARE P.O. BOX 43010 PROVIDENCE RI 02940-3010

RECIPIENT'S name, street address, city, state, ZIP code ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

1a Total ordinary dividends	1b Qualified dividends	OMB No. 1545-0110
\$ 5049.43	\$ 5049.43	
3 Nondividend distributions \$	4 Federal income tax withheld \$	2007
6 Foreign lax paid \$	7 Foreign country or U.S. possession	Form 1099-DIV
8 Cash Liquidation Distribution \$	PAYER'S Federal identification number 13-5409005	Сору В
RECIPIENT'S Identification number 282-32-8905	Account number (see instructions) C0000592102	For Recipient

Summary of reportable income (Amounts Paid andior Reinvested do not reflect deductions for tax withheat, if any)

Amount Paid By Check/EFT
\$ 0 \$ 5047.90

Company Paid Fees Company Paid Service Charges
\$ 1.53 \$ 0

Discount on Reinvestment
\$ 0

Ins is important tax important and is being furnished to the Internal Revenue Service, if you are required to file a return, a negligence penalty or other sanction may be imposed on you if this income is taxable and the IRS determines that it has not been reported.

Α	Partial Withdrawal (c	continue participation i	n the Plan); <u>AND</u>	!					
	ISSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES		<u>OR</u>	*SELL THIS NUMBER OF SHARES					1 1 1
В	Full Withdrawal (tern	ninate participation in	the Plan); <u>AND</u>		If you have Direct Reg Direct Registration Sha sold, we will sell both y	istration Shares(DRS) and ares will be sold prior to you your DRS and Plan shares.	you have requested to set ir Plan shares, if you sele	i a specific amount of s cted for all of your shar	hares, the res to be
	ISSUE A CERTIFICATE FO AND A CHECK FOR FRAC		OR OR	*SELL ALL SHARES					
C	Deposit Certificate(s	)							
	PLEASE INDICATE THE NUM DEPOSITED INTO YOUR PLA		1 1		125 53				
	Signature 1 - Please keep s	ignature within the box.		ase keep signature		¬ Please deta	ich this portion	and mail to:	
						Computerst	•		
			]			PO Box 430	)78		
	Please note: All registered t	nolders must sign for your instr	ructions to be complete	ed.		Providence	RI 02940-307	8	7

\*For sales requests for Partnerships or Corporations, please have your signature(s) medallion guaranteed or provide us with a copy of the corporate resolution/partnership agreement. Computershare Trust Company, N.A., as agent, upon written request, will provide the name of the executing broker dealer associated with the transaction(s), and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction(s), if any

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST. PLEASE REFER TO THE PLAN PROSPECTUS/BROCHURE REGARDING APPLICABLE FEES.

#### Special Instructions

If you wish to have sale proceeds sent electronically to your financial institution please confirm the correct wire instructions with your financial institution. The wire instructions should include the bank name, address, bank account name, bank account name, and the bank's nine digit fed wire routing number. A written request to sell along with this information should be provided to Computershare. For foreign wires, please include the swift code and the bank code. The written Instructions should be signed by all shareholders with a Medallon Guarantee Stamp. Please note you can also sell your shares and choose to have the funds wired by visiting the website on the front of this form and accessing your investor Centre account. A \$35.00 fee will be deducted from proceeds for a foreign wire.

If you wish to have the proceeds sent via courier service, a \$20.00 fee will be deducted from your proceeds. Funds cannot be delivered to a P.O. Box or P.O. Zip codes.

If you want a certificate or check issued to someone other than the registered holder, you must include the name, address, date of birth and social security number of the person to whom the ownership is being transferred. Your signature(s) on the tear off section must be guaranteed by a member of a medallion signature program (bank or broker) approved by the Securities Transfer Association, Inc. A Notary public is not acceptable.

If you would like to write to us, please include your account number, daytime telephone number with area code, and the company name in your correspondence. PLEASE KEEP THIS STATEMENT FOR COST BASIS AND TAX PURPOSES.

#### Terms and Definitions

Note: Some definitions outlined below may not pertain to your Investment Plan.

SSN/T(N Certified

If your account is not certified, you must complete a W-9 or W-8BEN tax form or taxes will be withheld from any dividends or sales proceeds per Infernal Revenue Service requirements. Faxed W-8BEN forms are not acceptable.

The date that establishes ownership on our records to receive the dividend. The date the dividend is payable. Record Date

Payment Date Dividend Rate

The dollar amount of the dividend paid per share or the rate of stock dividend or stock split. The price per share purchased or sold under the plan.

Price Per Share

Total Transaction Shares
Deduction Amount
Value
The number of shares acquired or sold through the plan.
An aggregate sum of all fees charged.
The dollar amount as of the dale referenced of all shares that are held for this security in the account.

#### III. Privacy Notice

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your ransaction with affiliates of Computershare or other parties. This information may include your ransaction with affiliates of Computershare or other parties. This information may include your ransaction with affiliates of Computershare or other parties. stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process, We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information.

Nominees.

Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

CONKBA

Box 1b

#### Instructions for Recipient

Account Number: May show an account or other unique number the payer assigned to distinguish your account.

Box 1a: Shows total ordinary dividends that are taxable. Include this amount on

line 9a of Form 1040 or 1040A. Also, report it on Schedule B (Form

1040) or Schedule 1 (Form 1040A), if required.

The amount shown may be a distribution from an employee stock ownership plan (ESOP). Report it as a dividend on your Form 1040/1040A, but treat it as a plan distribution, not as investment

income, for any other purpose.

Shows the portion of the amount in box 1a that may be eligible for the 15% or 5% capital gains rates. See the Form 1040/1040A instructions for how to determine this amount. Report the eligible amount on line 9b,

Box 3 Shows the part of the distribution that is nontaxable because it is a return of your cost (or other basis). You must reduce your cost (or

other basis) by this amount for figuring gain or loss when you sell your stock. But if you get back all your cost (or other basis), report future distributions as capital gains. See Pub. 550, Investment Income

Shows backup withholding. For example, a payer must backup withhold on certain payments at the applicable rate if you did not give your taxpayer identification number to the payer. See Form W-9, Request for Taxpayer Identification Number and Certification, for in formation on backup withholding. Include this amount on your income tax return as

Box 6: Shows the foreign tax you may be able to claim as a deduction or a credit on Form 1040. See the Form 1040 instructions.

Box 8: Shows cash liquidation distributions

> If this form includes amounts belonging to another person, you are considered a nominee recipient. You must file Form 1099-DIV with the IRS for each of the other owners to show their share of the income, and you must furnish a Form 1099-DIV to each. A husband or wife is not required to file a nominee return to show amounts owned by the other See the 2007 General Instructions for Forms 1099, 1098, 5498, and W-2G.



\*\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079 000008/0001987

LIVING TRUST UA 10/10/96 13630 PINEROCK

HOUSTON TX 77079-5914

## Computershare

Computershare Trust Company, N.A. PO Box 43078

Providence, RI 02940-3078
Within the US, Canada & Puerto Rico 800 252 1800
Outside the US, Canada & Puerto Rico 781 575 2058

www.computershare.com/exxonmobil Exxon Mobil Corporation is incorporated under the

laws of the state of NJ.

Holder Account Number

C0000592102



SSN/TIN Certified
Yes

Symbol XOM

001CS0006\_RPS.DLTX\_PG1.XOM.23030\_25784A001987A001987A

## Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

It is important to <u>retain this statement for tax reporting purposes</u>, and for use as a reference when you access your account online at our website or when contacting Computershare.

IMPORTANT TAX RETURN DOCUMENT ENCLOSED

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM

արիկակինակիրականիկակինակիրիակին

Holder Account Number: C0000592102

If you want to make an optional cash purchase at this time, please make your check payable to Computershare. Please write your Holder Account Number and the Company name on the check or on your cover letter. Please send your check to: Computershare, P.O. Box 6006, Carol Stream, IL 60197-6006.

#### ► ACCOUNT SUMMARY

As of close of stock market on 10 Dec 2008

Stock Class Description	Certificated Shares/ Units Held by You	Direct Registration   Book Shares/Units			Closing Price	
DSPP - Common Stock	0.000000	0.000000	3,792.885209	3,792.885209	80.070000	303,696.32

#### **Dividend Reinvestment Activity**

As of record date

Record	Payment	Dividend	Stock Class	Dividend Reinvestment	Gross	Taxes	Net
Date	Date	Rate (\$)	Description	Shares/Units	Dividend (\$)	Withheld (\$)	Dividend (\$)
12 Nov 2008	10 Dec 2008	0.400000	Common	3,773.427844	1,509.37		1,509.37

#### **Transaction History**

From: 01 Jan 2008

To: 10 Dec 2008

i	ins only to book-entry shares/ Transaction	I Transaction I	Deduction I	Deduction	Net I	Price Per I	Transaction I	Total Book
Date	Description	Amount (\$)	Description	Amount (\$)	Amount (\$)	Share/Unit (\$)		Shares/Units
Plan Transactions DS	SPP - Common Stock							
01 Jan 2008	Balance Forward							3,721.543900
10 Mar 2008	Dividend Reinvestment	1,302.54	Comp Paid Fees	0.38	1,302.54	85.864547	15.169707	3,736.713607
10 Jun 2008	Dividend Reinvestment	1,494.69	Comp Paid Fees	0.43	1,494.69	87.595979	17.063454	3,753.777061
10 Sep 2008	Dividend Reinvestment	1,501,51	Comp Paid Fees	0.49	1,501.51	76.409677	19.650783	3,773.427844
10 Dec 2008	Dividend Reinvestment	1,509,37	Comp Paid Fees	0.49	1,509.37	77.573197	19.457365	3,792.885209

#### IMPORTANT TAX RETURN DOCUMENT ATTACHED

Please see important PRIVACY NOTICE on reverse side of statement

# **E**xonMobil

PAYER'S name, street address, city, state, and ZIP code EXXON MOBIL CORPORATION C/O COMPUTERSHARE P.O. 80X 43010 PROVIDENCE RI 02940-3010

RECIPIENT'S name, street address, city, state, ZIP code ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

1a Tolai ordinary dividends	1b Qualified dividends	OMB No. 1545-0110
\$ 5809.90	\$ 5809.90	
3 Nondividend distributions	4 Federal Income tax withheld	2008
\$	\$	
6 Foreign lax paid	7 Foreign country or U.S. possession	
\$		Form 1099-DIV
8 Cash Liquidation Distribution	PAYER'S Federal idenlification number	
\$	13-5409005	Сору В
RECIPIENT'S identification number	Account number (see instructions)	For Recipient
282-32-8905	C0000592102	i of Recibient
Summan of roportable income the		This is important tax information

Summary of reportable income (Amounts Paid and/or Reinvested do not reflect deductions for Law withheld, if any)

Amount Paid By Check/EFT \$ Amount Reinvested \$ 5808.11

Company Paid Fees Company Paid Service Charges \$ 1.79 \$ 0

Discount on Reinvestment \$ 0

and is being furnished to the Internal Revenue Service, if you are required to file a return, a negligence penalty or other sanction may be imposed on you if this income is taxeble and the IRS determines that it has not been reported.

		C000059	2102		MOX A
1	Transaction Request Form Please check or complete all applicable sections.	RN1	FID		214UDR
1A	Sell Shares  OR  Sell this number of shares. If you have DRS shares, the DRS shares will be sold prior to your plan shares. Sale requests submitted on this <i>Transaction Request Form</i> w	Sell all book-ent including plan ar shares (if applica terminate plan p	nd DRS able), and articipation.	10	Deposit Certificate(s) into the Investment Plan IMPORTANT: You must submit the original unsigned certificate(s) with this form. Deposit this number of shares into my reinvestment account.
В	order. Please see instructions below for more information.  Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)  OR  Reassign this number of whole shares to DRS, and	Reassign all of n shares to DRS, i my participation and send a chec	ny whole erminate in the plan k for any	1D	Authorized Signature(s)* Signature 1 - Please keep signature within the box.  Signature(s) 2 - Please keep signature within the box.
<b>.</b>	to Request a Transaction (refer to the prospe	·	ovidence, RI		-

You can manage your account online through investor Centre at the website listed on the top right of the reverse side. Register today!

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the chone number listed on the reverse side or refer to the prochure for the plan or DRS Sales Facility for more Information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request a wire payment by updating your bank details online through Investor Centre at the website listed on the reverse side, or by including a written note with your bank's name, branch location and routing number, and your bank account name and number. For non-US wires, also include the SWIFT (bank routing ID) and bank codes. The signature(s) on the note must be stamped with a Medalilon Signature Guarantee. A Medalilon Signature Guarantee is a special stamp provided by a bank, broker or credit union (guaranter institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee. You can also call us to find out the cost to have the check delivered to a street address via courier service.

Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and writhin a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any.

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed, "Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend retinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your (ransaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other linancial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and Computershare over not share inorpouse personal monitoration with any non-diamited unitor-party except as necessary to process a transaction, service your account or as required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to your personal information to those employees who need to know the information to provide our services to your cersonal information to those employees who need to know the information to provide our services to your cersonal information to those employees who need to know the information to provide our services to your cersonal information to those employees who need to know the information to provide our services to your cersonal information to those employees who need to know the information to provide our services to your personal information.

Computershare realizes that you entrust us with confidential personal and financial information and we take that frust very seriously.

Box 6:

Box 7:

Nominees.

Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

#### Instructions for Recipient

What's New?

May show an account or other unique number the payer assigned to distinguish your account. The 5% capital gains rate is reduced to zero after December 31, 2007. See hox 1h.

Account Number: Box 1a:

Shows total ordinary dividends that are taxable. Include this amount on line 9a of Form 1040 or 1040A. Also, report it on Schedule B (Form

1040) or Schedule 1 (Form 1040A), if required. The amount shown may be a distribution from an employee stock

ownership plan (ESOP). Report it as a dividend on your Form 1040/1040A, but treat it as a plan distribution, not as investment income, for any other purpose.

Shows the portion of the amount in box 1a that may be eligible for the 15% or 0% capital gains rates. See the Form 1040/1040A instructions for how to determine this amount. Report the eligible amount on line 9b,

Form 1040 or 1040A.

Box 3:

Box 1b:

Shows the part of the distribution that is nontaxable because it is a return of your cost (or other basis). You must reduce your cost (or other basis) by this amount for figuring gain or loss when you sell your stock. But if you get back all your cost (or other basis), report future distributions as capital gains. See Pub. 550, Investment Income and Expenses.

Shows backup withholding. For example, a payer must backup withhold on certain payments at the applicable rate if you did not give your taxpayer identification number to the payer. See Form W-9, Request for Taxpayer identification Number and Certification, for in formation on backup withholding. Include this amount on your income tax return as tax withheld.

Shows the foreign tax you may be able to claim as a deduction or a credit on Form 1040. See the Form 1040 instructions.

This box should be left blank if a regulated investment company reported the foreign tax shown in box 6.

Box 8: Shows cash liquidation distributions.

> If this form includes amounts belonging to another person, you are considered a nominee recipient. You must file Form 1099-DIV with the IRS for each of the other owners to show their share of the income, you must furnish a Form 1099-DIV to each. A husband or wife is no required to file a nominee return to show amounts owned by the other. See the 2008 General Instructions for Forms 1099, 1098, 5498, and W-2G.

# **E**XonMobil

# Computershare

pany, N.A.

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

#### IMPORTANT TAX RETURN DOCUMENT ENCLOSED

\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079 000010/0002392

002392

## 

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

Holder Account Number

C0000592102



SSN/TIN Certified Yes

Symbol XOM

001CS0006\_RPS.DLTX\_PG1.XOM.194629\_329480023920023926

# Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

It is important to retain this statement for tax reporting purposes, and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0000592102

If you want to make an optional cash purchase at this time, please make your check payable to Computershare. Please write your Holder Account Number and the Company name on the check or on your cover letter. Please send your check to: Computershare, P.O. Box 6006, Carol Stream, IL 60197-6006.

#### ► ACCOUNT SUMMARY

#### As of close of stock market on 10 Dec 2009

DSPP - Common Stock	0.00000	0.00000	3 983 713024	3 883 713024	72.400000	281 180 80
Stock Class Co	ertificated Shares/   Directificated Shares/	ect Registration	investment Plan ok Shares/Unite	inares/Units F	er Share/Unit (\$)	Value (\$)
ានស្ថិនស្ថិត្ត មេជា	្នៃក្នុងស្នេងស្នេក				្នាស់ ខែ ខេ ខេ ខ ខេ ខេ ខេ ខេ	# 18 18 18 IS

#### **Dividend Reinvestment Activity**

As of record date

This section inc	dudes information	n only for shares/units for	which dividends are reinve	sted.			
Record Date	Payment   Date	Dividend   Rate (\$)	Stock Class   Description	Dividend Reinvestment Shares/Units	Gross   Dividend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
12 Nov 2009	10 Dec 2009	0.420000	Common	3,861.777317	1,621.95		1,621.95

## **Transaction History**

From: 01 Jan 2009

To: 10 Dec 2009

Date	Transaction Description	Transaction   Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net Amount (\$)	Price Per Share/Unit (\$)	Transaction Shares/Units	Total Book Shares/Units
Plan Transactions D	SPP - Common Stock				,			
	Balance Forward							3,792.885209
10 Mar 2009	Dividend Reinvestment	1,517.15	Comp Paid Fees	0.59	1,517.15	64.343802	23.578806	3,816.464015
10 Jun 2009	Dividend Reinvestment	1,602.91	Comp Paid Fees	0.55	1,602.91	72.646344	22.064565	3,838.528580
10 Sep 2009	Dividend Reinvestment	1,612.18	Comp Paid Fees	0.58	1,612.18	69.344841	23.248737	3,861.777317
10 Dec 2009	Dividend Reinvestment	1,621,95	Comp Paid Fees	0.55	1.621.95	73,938054	21,936607	3.883.713924

IMPORTANT TAX RETURN DOCUMENT ATTACHED

OOTPPA-TAX

Please see important PRIVACY NOTICE on reverse side of statement

\$ 2.27

\$ O

Discount on Reinvestment

# **E**xonMobil

PAYER'S name, street address, city, state, and ZIP code EXXON MOBIL CORPORATION C/O COMPUTERSHARE P.O. BOX 43010 PROVIDENCE RI 02940-3010

RECIPIENT'S name, street address, city, state, ZIP code ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

OMB No. 1545-0110	1b Qualified dividends	fa Total ordinary dividends
	\$ 6356.46	6356.46
2009	4 Federal income tax withheld	3 Nondividend distributions
2003	\$	}
	7 Foreign country or U.S. possession	S Foreign tax paid
Form 1099-DIV		
	PAYER'S Federal identification number	B Cash Liquidation Distribution
Copy B	13-5409005	<b>)</b>
For Recipient	Account number (see instructions)	RECIPIENT'S identification number
i oi izecibieiii	C0000592102	282-32-8905

s o

and is being furnished to the internal Revenue Service. If you are required to file a return, a negligence penalty or other sanction may be imposed on you if this income is taxable and the IRS determines that it has not been reported.

Page	2 of 2
X O M	+
214U	DR

		C0000592	2102			Page 2 of 2 XOM _L
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID			214UDR
1A	Sell Shares			1C	Deposit Certificate(s) into the Inve	stment Plan
	OR	Sell all book-entry including plan and shares (if applica terminate plan pa	d DRS bie), and		You п	RTANT: nust submit the original ned certificate(s) with irm.
	Sell this number of shares. If you have DRS shares, the DRS shares will be sold prior to your plan shares. Sale requests submitted on this <i>Transaction Request Form</i> worder. Please see instructions below for more information.			1D	Deposit this number of shares into my reinvestment Authorized Signature(s)*	nt account.
1B	Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)  OR  Reassign this number of whole shares to DRS, and	Reassign all of m shares to DRS, to my participation in and send a check fractional shares	rminate n the plan		Signature 1 - Please keep signature within the box  Signature(s) 2 - Please keep signature within the box	
	terminate my participation in the plan for these shares.  Please detach this portion and mail it to: Computershare, if		vidence, RI	02940-3078		+
Ho	w to Request a Transaction (refer to the prospec	tus/brochure (or ac	dillonal deta	is on the term	s and conditions of transactions under the plan of D	RS sales facility)
You	can manage your account online through Investor Centre at	the website listed	on the top	right of the re	everse side. Register today!	
	Use section 1A above to sell a portion of your plan shares, or to be treated as a batch order and generally processed no later that submitted by telephone or through to party. Control of ways committed by telephone or through threater Control of ways committed by telephone or through threater.	n five business day	s after the c	ate on which t	the form is received. A Market Order sale may be av-	ailable for transactions

- DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please yish the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any
  - ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.
  - To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of investor Centre or by contacting us at the phone number listed on the reverse side.
- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royali Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate In the event that it is tost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medailion Signature Guarantee.

## At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee slock purchase glans, dividend reinvestment plans, direct stock purchase glans and/or givest

registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affitiates of Compoutershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access rsonal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that frust very seriously.

Computershare realizes that you entrust us with continensal personal and instances institutions on the unaction for the production of the

## Instructions for Recipient

Account Number: May show an account or other unique number the payer assigned to distinguish your account.

Box 1a: Shows total ordinary dividends that are taxable. Include this amount on Box 4: line 9a of Form 1040 or 1040A. Also, report it on Schedule B (Form 1040) or Schedule 1 (Form 1040A), if required. The amount shown may be a distribution from an employee stock ownership plan (ESOP). Report it as a dividend on your Form 1040/1040A, but treat it as a plan distribution, not as investment income, for any other purpose. Box 6: Shows the portion of the amount in box 1a that may be eligible for the Box 1b: 15% or 0% capital gains rates. See the Form 1040/1040A instructions Box 7:

for how to determine this amount. Report the eligible amount on line 9b, Form 1040 or 1040A

Shows the part of the distribution that is nontaxable because it is a return of your cost (or other basis). You must reduce your cost (or other basis) by this amount for figuring gain or loss when you sell your stock. But if you get back all your cost (or other basis), report future distributions as capital gains. See Pub. 550, Investment Income and Expenses.

Shows backup withholding. For example, a payer must backup withhold on certain payments at the applicable rate if you did not give your taxpayer identification number to the payer. See Form W-9, Request for Taxpayer Identification Number and Certification, for in formation on backup withholding. Include this amount on your income tax return as tax withheld.

Shows the foreign tax you may be able to claim as a deduction or a credit on Form 1040. See the Form 1040 instructions.

This box should be left blank if a regulated investment company reported the foreign tax shown in box 6.

Shows cash liquidation distributions. Box 8: Nominees.

If this form includes amounts belonging to another person, you are considered a nominee recipient. You must file Form 1099-DIV with the you must furnish a Form 1099-DIV to each. A husband or wife is not required to file a nominee return to show amounts owned by the other. See the current tax year General Instructions for Forms 1099, 1098. 3921, 3922, 5498, and W-2G.

Box 3:



# Computershare

Computershare Trust Company, N.A. PO Box 43078

Providence, RI 02940-3078
Within USA, US territories & Canada 800 252 1800
Outside USA, US territories & Canada 781 575 2058

US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

IMPORTANT TAX RETURN DOCUMENT ENCLOSED

## 

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

**Holder Account Number** 

C0000592102



SSN/TIN Certified

Symbol XOM

001CS0006\_RP\$.DLTX\_PG1.XOM.150943\_36082/001454/001454/i

# Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0000592102

If you want to make an optional cash purchase at this time, please make your check payable to Computershare. Please write your Holder Account Number and the Company name on the check or on your cover letter. Please send your check to: Computershare, P.O. Box 6006, Carol Stream, IL 60197-6006.

#### **►** ACCOUNT SUMMARY

As of close of	stock market on	10	Dec	2010
----------------	-----------------	----	-----	------

	ertificated Shares/ Direction Direction					
DSPP - Common Stock	0.00000	0.000000	3.989.539143	3,989,539143	72.180000	287,964.94

#### **Dividend Reinvestment Activity**

As of record date

Record	Payment	Dividend	Stock Class	Dividend Reinvestment	Gross	Taxes	Net
Date	Date	Rate (\$)	Description	Shares/Units	Dividend (\$)	Withheld (\$)	Dividend (\$)
12 Nov 2010	10 Dec 2010	0.440000	Common	3,965.163788	1,744.67		1,744.67

#### Transaction History

From: 01 Jan 2010

To: 10 Dec 2010

This section perta	ins only to book-entry shares/	units.						
Date	Transaction Description	Transaction   Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net Amount (\$)	Price Per Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions D	SPP - Common Stock							
	Balance Forward							3,883.713924
10 Mar 2010	Dividend Reinvestment	1,631.16	Comp Paid Fees	0.62	1,631.16	66.120441	24.669527	3,908.383451
10 Jun 2010	Dividend Reinvestment	1,719.69	Comp Paid Fees	0.71	1,719.69	60.621317	28.367744	3,936.751195
10 Sep 2010	Dividend Reinvestment	1,732,17	Comp Paid Fees	0.71	1,732.17	60.964868	28.412593	3,965.163788
10 Dec 2010	Dividend Reinvestment	1,744.67	Comp Paid Fees	0.61	1.744.67	71.575163	24.375355	3.989.539143

#### IMPORTANT TAX RETURN DOCUMENT ATTACHED

OTPPA-TAX (Rov. 10/11) Please

Please see important PRIVACY NOTICE on reverse side of statement

\$ 2.65

\$ 0

Discount on Reinvestment

# **E**xonMobil

PAYER'S name, street address, city, state, and ZIP code EXXON MOBIL CORPORATION C/O COMPUTERSHARE P.O. BOX 34010 PROVIDENCE RI 02940-3010

RECIPIENT'S name, street address, city, state, ZIP code ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

and Distributions	ed) Dividends a	CORRECTED (if chec
OMB No. 1545-0110	1b Qualified dividends	a Total ordinary dividends
	\$ 6830.34	6830.34
2010	4 Federal Income tax withheld	Nondividend distributions
2010	\$	;
	7 Foreign country or U.S. possession	Foreign tax paid
Form 1099-DIV		<b>;</b>
	PAYER'S Federal identification number	Cash Liquidation Distribution
Copy B	13-5409005	•
For Recipient	Account number (see instructions)	RECIPIENT'S identification number
i oi iteoipient	C0000592102	282-32-8905

Summary of reportable income (Amounts Paid and/or Reinvested do not reflect deductions for tax withheld, if any)

Amount Paid By Check/EFT Amount Reinvested

\$ 0 \$ 6827.69

Company Paid Fees Company Paid Service Charges

**\$** 0

This is important tax information and is being furnished to the Internal Revenue Service. If you are required to file a return, a negligence penalty or other sanction may be imposed on you if this income is laxable and the IRS determines that it has not been recorded.

						D 0 10
		C0000592	2102			Page 2 of 2 XOM
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID			214UDR
1A	Sell Shares			1C	Deposit Certificate(s) into the Ir	vestment Plan
	OR  Sell this number of shares, If you have DRS shares,	Sell all book-entr including plan an shares (if applica terminate plan pa	d DRS ble), and	_	IN SECTION OF THE PROPERTY OF	IPORTANT:  ou must submit the original  asigned certificate(s) with  is form.
	the DRS shares will be sold prior to your plan shares. Sale requests submitted on this <i>Transaction Request Form</i> v order. Please see instructions below for more information.	vill be processed as	a batch	1D	Authorized Signature(s)*	
1B	Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)	n			Signature 1 - Please keep signature within the	box.
	OR  Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares.	Reassign all of m shares to DRS, to my participation if and send a check fractional shares,	eminate n the plan c for any		Signature(s) 2 - Please keep signature within to	he box.
	Please detach this portion and mail it to: Computershare,	PO Box 43078, Pro	vidence, RI	02940-3078		
You c 1A. U 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	vto Request a Transaction refer to the prospectan manage your account online through investor Centre at use section 1A above to sell a portion of your plan shares, or be treated as a batch order and generally processed no later the submitted by telephone or through investor Centre at www.comporest Sales Facility for more information concerning the types of at the phone number listed on the reverse side for fee details. A rour sales proceeds by updating your bank details online through the proceeds by updating your bank details online through the transaction, and within a reason the transaction, if any.  ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MY on have the proceeds paid to someone other than the current refrequently Asked Questions' section of Investor Centre or by or lise section 1B above to withdraw a portion or all of your share	t the website listed to sell all plan shares an five business day putershare.com. Ple orders available. N proceeds check will in westor Centre a conable amount of tir CDDIFIED, STOPPEC agistered holder, the ontacting us at the pass from the plan. The	on the tops and terminal safter the case contact cote: market I be mailed the websith ne will disck	right of the re late your plan p date on which it us at the phone orders and bat to you, less any listed on the rose the source ELLED AFTER It first be transfer listed on the will become Oire	averse side. Register today!  participation. Sale requests submitted on this 7ra he form is received. A Market Order sale may be e number listed on the reverse side or refer to the ch orders are subject to different fees. Please vis y applicable taxes and fees. You can request ele reverse side. Upon written request, we will provic and amount of compensation received from third  R COMPUTERSHARE HAS RECEIVED THE RE erred to the other party. Transfer instructions are reverse side. ect Registration System (DRS) shares and will be	ensaction Request Form will be available for transactions the brochure for the plan or sit the website or contact us oftronic funds transfer for the the name of the executing of parties in connection with EQUEST.  available through the the held electronically in your
ł	occount in book-entry form by Computershare. We will mail you as the right to reinvest the dividend or pay you in cash. Future	dividends for these	shares will I	oe paid in cash	, unless you rejoin the plan.	
t e	ise section 1C above to minimize risk of loss, theft or damage ook-entry form. Send physical stock certificate(s) via registered indorse the certificate(s) or complete the assignment section. You the event that it is lost in transit.	I mail or a courier se	ervice that p	rovides a retum	receipt to: Computershare, 250 Royall Street, (	Canton, MA, 02021. Do not
8	Il registered holders must sign section 1D for the above instru- copy of the corporate resolution/partnership agreement. A Mec idicates the individual(s) signing a form is legally authorized to	dallion Signature Gu	arantee is a	special stamp	provided by a bank, broker or credit union (guar	antor institutions) that
At Com	Cy Notice	s to you in connection receive this informatio	with employe n through Ira	stock purchase nsactions we perf	plans, dividend reinvestment plans, direct stock purcha form for you, from enrollment forms, automatic debit for	ise plans and/or direct ms, and lihrough other

communications with you in wrang, aeconoricary, and by leepindle, vier may also receive imbrination about you by virtue of your hams, address (residential and mailing), Social Security mumber, bank secount information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to to bose emptyless who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with contractinal personal and immunal insurmation and we less that must very seminative.

Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

OOWAZA-MOT

### Instructions for Recipient

Recipient's identification Number. For your protection, this form may show only the last four digits of your taxpayer identification number. However, the issuer has reported your complete identification number to the IRS and, where applicable, to state and/or local governments.

Box 6:

Box 7:

Box 8:

Account Number: May show an account or other unique number the payer assigned to distinguish your account.

Box 1a: Shows total ordinary dividends that are taxable. Include this amount on line 9a of Form 1040 or 1040A. Also, report it on Schedule 8 (Form 1040) or Schedule 1 (Form 1040A), if required. The amount shown may be a distribution from an employee slock ownership plan (ESOP). Report it as a dividend on your Form 1040/1040A, but treat it as a plan distribution, not as investment

income, for any other purpose. Shows the portion of the amount in box 1a that may be eligible for the 15% or 0% capital gains rates. See the Form 1040/1040A instructions for how to determine this amount. Report the eligible amount on line 9b,

Form 1040 or 1040A.

Shows the part of the distribution that is nontaxable because it is a return of your cost (or other basis). You must reduce your cost (or other basis) by this amount for figuring gain or loss when you sell your stock. But if you get back all your cost (or other basis), report future distributions as capital gains. See Pub. 550, Investment Income and Expenses.

Shows backup withholding. For example, a payer must backup withhold on certain payments at the applicable rate if you did not give your taxpayer identification number to the payer. See Form W-9, Request for Taxpayer Identification Number and Certification, for in formation on backup withholding. Include this amount on your income tax return as

Shows the foreign tax you may be able to claim as a deduction or a credit on Form 1040. See the Form 1040 instructions.

This box should be left blank if a regulated investment company reported the foreign tax shown in box 6.

Shows cash liquidation distributions. Nominees:

If this form includes amounts belonging to another person, you are **P4335** considered a nominee recipient. You must file Form 1099-DIV with the IRS for each of the other owners to show their share of the income, and you must furnish a Form 1099-DIV to each. A husband or wife is not required to file a nominee return to show amounts owned by the other. See the current tax year General Instructions for Certain Information Returns.

Box 1b:

Box 3:



LIVING TRUST UA 10/10/96 C/O ANITA K BRUNSTING

203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

# Computershare

Computershare Trust Company, N.A. PO 8ox 43078

Providence, Rf 02940-3078 Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

**Holder Account Number** 

C0000592102



001CS0003.DSS.L.MtX\_3207/001078/001078/i

# Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

001078

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM

Holder Account Number: C0000592102

#### **►** ACCOUNT SUMMARY

As of close of stock market on 24 Mar 2011

Stock Class   Certi Description   Un	ficated Shares/ Dire	ct Registration   in k Shares/Units   Boo	vestment Plan k Shares/Units   S	Total   haresiUnits   P	Closing Price   Share/Unit (\$)	Market Value (\$)
DSDD - Common Slock	0.000000	0.00000	0.000000	0.000000	82 730000	0.00

#### Transaction History

From: 24 Mar 2011

To: 24 Mar 2011

This section pertains only to book-entry shares/units.									
Date	Transaction Description	Transaction   Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units	
Plan Transactions DSPP	- Common Stock								
	Balance Forward							4,010.200477	
24 Mar 2011	Transfer						-1,908.232008	2,101.968469	
24 Mar 2011	Transfer						-2,101.968469	0.000000	

00TPPA (Rev. 10/11)

How to Read Your Statement and a second as a second as a Please see reverse side for important information a

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You - A physical certificate was issued for these

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a slock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units -- The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

any applicable deductions.

Market Value - The dollar value of the total shares held in this account as of the date specified.

Deduction Description - A description of any amounts withheld including transaction fees. Deduction Amount - Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay). Net Amount - The total amount transacted for you, equal to the transaction amount less

Price Per Share/Unit -- The market price per share purchased or sold under the Plan for this transaction.

Transaction Shares/Units -- The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units -- The sum of all book-entry shares, including both DRS and Investment plan shares, as of the date specified

SSINTIN Certified - If your account is not certified, as indicated by the word NO appearing under 4336 the SSINTIN title in the too nonli section of this form was appeared. the SSN/TIN title in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "DOWNLOADABLE FORMS' section of our website. Faxed forms are not acceptable.

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this *Transaction Request Form will* be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by tetephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction. If any.

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number fisted on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via regislared mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed, "Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- 2. Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed account your laws and transferred to the appropriate state.

nucleuses brokerth usus and regulatives to the abbighters sier.	,	
Privacy Notice	机双动物 医乳腺 医多种皮肤 经未得 医皮肤	
A HAMON WOMEN WIN WIN WIN WIN WIN WIN WIN WIN WIN WI		151

At Computershare, we take privacy seriously, in the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debt forms, and through other communications with you in writing, electronicaty, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and malling), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former outsomers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law, Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information in law, and information and we take that trust very seriously.

Computershare realizes that you entrust us with commented personal and manical anomalism mercene una user reciprocation, the Securities investor Protection Corporation, or any other federal or state agency.

Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

OOWA2A-MOT (Rev. 1/11)

# 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

#### Attached is a check in the amount of:

ı	7/2	23	18	14	ä	1,3	33	2,8	3%	32	80	183	জ	22	335	111	滋	133	23	78
ı	\$	100		Ħ		ĕ		烦	3		į,		S		83	3		ij		9%
ŀ	Þ	額		2		3		85	R		3		ij		88	×		ij		23
Ŀ	98	38	**	18	慘	œ	38	15	18	沒	98	158	35	級	125	25	559	88	19	88

- · No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right.
   The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursdays is not a stock market trading day ('trading day'), then funds will be invested on the next trading day.

Holder Name: ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM Holder Account Number

C0000592102

FID



- Արևանդիրիգիցերեննիրը հայինիրիանիկիրիգիվիկինի

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006

# **E%**onMobil

**Computershare** 

Computershare PO Box 43078

Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

## IMPORTANT TAX RETURN DOCUMENT ENCLOSED

038663

\*\*\*\*\*\*AUTO\*\*ALL FOR AADC 783 000122/0038663

╶╻┎╣╻╣╢┋╻╬╢╏╏┧╏┟╁┼╬╍╬┑╏┸┸╬╌╏╌╻╸╏╟╝╍╬╏┖╬╣╟╩╬╏┎╍┚╏╩┦┟┸

Recipient ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 C/O ANITA K BRUNSTING 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

Co.ID **Holder Account Number** C0000592102 XOM

Recipient's ID No.

282-32-8905

Payer's Federal ID No.

13-5409005

001CS0006\_RPS.D\_D\_PG1.XOM.171720\_38852/038663/038663/i

\*Uncertified accounts are subject to withholding

taxes on dividend payments and sales proceeds.

#### Instructions for Recipients

Recipient's Identification Number: For your protection, this form may show only the last four digits of your taxpayer identification number. However, the issuer has reported your complete identification number to the IRS and, where applicable, to state and/or local governments.

Account Number. May show an account or other unique number the payer assigned to distinguish your account.

Box 1a: Shows total ordinary dividends that are taxable. Include this amount on line 9a of Form 1040 or 1040A. Also, report it on Schedule B (Form 1040 or 1040A), if required. The amount shown may be dividends a corporation paid directly to you as a participant (or beneficiary of a participant) in an employee stock ownership plan (ESOP). Report it as a dividend on your Form 1040/1040A, but treat it as a plan distribution, not as investment income, for any other purpose.

Box 1b: Shows the portion of the amount in box 1a that may be eligible for the 15% or 0% capital gains rates. See the Form 1040/1040A instructions for how to determine this amount. Report the eligible amount on line 9b, Form 1040 or 1040A.

Box 2a: Shows total capital gain distributions from a regulated investment company or real estate investment trust. Report the amounts shown in box 2a on Schedule D (Form 1040), line 13.

But, if no amount is shown in boxes 2c-2d and your only capital gains and losses are capital gain distributions, you may be able to report the amounts shown in box 2a on line 13 of Form 1040 (line 10 of Form 1040A) rather than Schedule D. See the Form 1040/1040A instructions

Box 2b: Shows the portion of the amount in box 2a that is unrecaptured section 1250 gain from certain depreciable real property. Report this amount on the Unrecaptured Section 1250 Gain Worksheet - Line 19 in the Schedule D instructions (Form 1040).

Box 2c: Shows the portion of the amount in box 2a that is section 1202 gain from certain small business stock that may be subject to a 50% exclusion and certain empowerment zone business stock that may be subject to a 60% exclusion. See the Schedule D (Form 1040) instructions.

Box 2d: Shows 28% rate gain from sales or exchanges of collectibles. If required, use this amount when completing the 28% Rate Gain Worksheet- Line 18 in the instructions for Schedule D (Form 1040).

Box 3: Shows the part of the distribution that is nontaxable because it is a return of your cost (or other basis). You must reduce your cost (or other basis) by this amount for figuring gain or loss when you sell your stock. But if you get back all your cost (or other basis), report future distributions as capital gains. See **Pub. 550**, Investment Income and Expenses

Box 4: Shows backup withholding. For example, a payer must backup withhold on certain payments if you did not give your taxpayer identification number to the payer. See Form W-9, Request for Taxpayer Identification Number and Certification, for information on backup withholding. Include this amount on your income tax return as tax withheld.

Box 5: Shows your share of expenses of a nonpublicly offered regulated investment company, generally a nonpublicly offered mutual fund. If you file Form 1840, you may deduct these expenses on the "Other expenses" line on Schedule A (Form 1840) subject to the 2% limit. This amount is included in box 1a.

Box 6: Shows the foreign tax you may be able to claim as a deduction or a credit on Form 1040. See the Form 1040 instructions.

Box 7: This box should be left blank if a regulated investment company reported the foreign tax shown in box 6. Box 8: Shows cash liquidation distributions.

Nominees: If this form includes amounts belonging to another person, you are considered a nominee recipient. You must file Form 1099-DIV with the IRS for each of the other owners to show their share of the income, and you must furnish a Form 1099-DIV to each. A husband or wife is not required to file a nominee return to show amounts owned by the other. See the current tax year General Instructions for Certain Information Returns.

188UDR

00RT0A (Rev. 10/11)

# **EXXON MOBIL CORPORATION**

PAYER'S Federal identification number: 13-5409005 PAYER'S name, street address, city, state, and ZIP code **EXXON MOBIL CORPORATION** C/O COMPUTERSHARE P.O. BOX 43010 **PROVIDENCE RI 02940-3010** 

RECIPIENT'S identification number: 282-32-8905 Account number (see instructions): C0000592102 RECIPIENT'S name, street address, city, state, ZIP code ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 C/O ANITA K BRUNSTING 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

1a Total ordinary dividends	1b Qualified dividends	OMB No. 1545-0110
<b>\$</b> 1755.92	<b>\$</b> 1755.92	
2a Total capital gain disfr. \$ 0.00	2b Unrecap. Sec. 1250 gain \$ 0.00	2011
2c Section 1202 gain \$ 0.00	2d Collectibles (28%) gain \$ 0.00	Form 1099-DIV
3 Nondividend distributions \$ 0.00	4 Federal income tax withheld \$ 0.00	Сору В
5 Investment expenses \$ 0.00	6 Foreign tax paid \$	For Recipient
7 Foreign country or U.S. possession	8 Cash liquidation distributions \$ 0.00	This is important tax information and is being furnished to the Internal Revenue Service. If you

The reportable amounts above include the following additional income:

Company Paid Fees	Company Paid Service Charges
<b>\$</b> 0.52	<b>\$</b> 0.00
Discount on Reinvestment	
s 0.00	

Internal Revenue Service. If you are required to file a return, a negligence penalty or other sanction may be imposed on you if this income is taxable and P43e38nes that it has een reported.

# ANITA KAY BRUNSTING 203 Bloomingdale Circle Victoria, Texas 77904 (361) 576-5732

February 16, 2011

ExxonMobil
Computershare
P.O. Box 43078
Providence, RI 02940-3078

Re:

Change of Title on Stock Plan Account

Account Name:

**Brunsting Family Living Trust** 

Account Number:

C0000592102

# To Whom It May Concern:

Nelva and Elmer Brunsting established a Revocable Living Trust and the above-referenced stock account is in the title of that Living Trust. Elmer Brunsting passed away on April 1, 2009 in Houston, Harris County, Texas. Mrs. Nelva Brunsting, the remaining Founder and Co-Trustee, continued to serve as the Trustee of the Trust. On December 21, 2010, Nelva Brunsting resigned as Trustee of the Living Trust. I, Anita Brunsting, am the current acting as Trustee of the Trust, as evidenced by the enclosed copies of the resignation and acceptance of same. Please transfer the stock shares in the above-referenced account into two new accounts titled as follows (and close the original account):

(1) Transfer exactly 1,908.232088 shares to a new account in the following name (If you cannot transfer fractional shares, round down to the nearest share value):

ANITA KAY BRUNSTING, Trustee, or the successor Trustees, of the ELMER H. BRUNSTING DECEDENT'S TRUST dated April 1, 2009, as established under the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended.

An acceptable abbreviation for account titling is as follows:

ANITA KAY BRUNSTING, Tee of the ELMER H. BRUNSTING DECEDENT'S TR dtd 4/1/09, as est UTD 10/10/96.

(Tax I.D. No. of the Elmer H. Brunsting Decedent's Trust is 27-6453100.)

(2) The <u>balance of the shares</u>, including any accrued but unpaid dividends, held in the above-referenced account, should be transferred to a new account in the trust name which appears below. The mailing address should remain as indicated above.

ANITA KAY BRUNSTING, Trustee, or the successor Trustees, of the NELVA E. BRUNSTING SURVIVOR'S TRUST dated April 1, 2009, as

established under the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended.

An acceptable abbreviation for account titling is as follows:

ANITA KAY BRUNSTING, Tee of the NELVA E. BRUNSTING SURVIVOR'S TR dtd 4/1/09, as est UTD 10/10/96.

(Tax I.D. No. of the Nelva E. Brunsting Survivor's Trust is 481-30-4685, the social security number of Nelva E. Brunsting.)

Reinvest the future Survivor's Trust dividends. Mail the future Decedent's Trust dividends to me at the above address. Do not take any withholding on the Decedent's Trust dividend distribution.

I have enclosed a copy of an executed and notarized Certificate of Trust verifying the essential terms of the trust document, a copy of the resignation and acceptance documents for the Trust, an original death certificate for Elmer Brunsting, and the necessary transfer forms including a W-9.

If you need additional information or have forms to be completed in order to make this change of title, please contact my attorneys, Susan S. Vacek or Candace L. Kunz-Freed, 14800 St. Mary's Lane, Suite 230, Houston, Texas 77079, (281) 531-5800.

Sincerely,

ANITA KAY ÉRUNSTING

**Enclosures** 

# Computershare

Computershare PO Box 43078

Providence Rhode Island 02940-3078 www.computershare.com/investor

ELMER H. BRUNSTING OR NELVA  E. BRUNSTING TR BRUNSTING FAM LIVIN Name of Current Account Holder 13630 PINEROCK Address HOUSTON TX 77079 City, State, Zip	Current Holder Account Number  COOOS92102  Company Name  EXXON MODIL
Transfer Request — See enclosed instructions	PLEASE PRINT CLEARLY
CURRENT HOLDER INFORMATION  Shares to be Transferred  PLEASE NOTE: Whole shares cannot be divided into fractional shares.  Transfer ALL Shares (all book-entry shares and any certificated shares submit this box is checked, do not complete sections 3, 4 and 5.	Daytime Telephone Number  713-464-4391  nitted)
PARTIAL TRANSFER:  3 DRS Book-Entry Shares (number of whole shares to transfer)  4 DRS Book-Entry Shares (number of whole and/or fractional shares to transfer)  1 9 0 8 2 3 2 0 0 8	All transit of shifter will be placed in book-entry
Authorized Signatures — This section must be signed and stamped for your transferms the undersigned does (do) hereby irrevocably constitute and appoint Computershare as attorney to transfer the said stock, as the case may be, on the books of said Company, with full power of substitution the premises.  The signature(s) below on this Transfer Request form must correspond exactly with the name(s) as show upon the face of the stock certificate or a Computershare-Issued statement for book-entry shares, without a statement or enlargement or any change whatever. The below must be signed by all current registers holders, or a legally authorized representative with indication of his or her capacity next to the signature.  NOTE: Signature(s) must be stamped with a Medallion Signature Guarantee by a qualified finance institution, such as a commercial bank, savings bank, savings and loan, US stockbroker and security dealer or credit union, that is participating in an approved Medallion Signature Guarantee Program (A NOTARY SEAL IS NOT ACCEPTABLE)	(Notary Seal is Not Acceptable)  GNATURE GUARANTEED  FIRST VICTORIA NATICAL BANK  at A 0 1 5 2 4 3 9  SECURITIES TRANSFER AGENTS MEDALLION PROGRAM
Signature of All Current Holders or Legal Representatives  Litatay Bunk	Date (mm / dd / yyyy)  03/10/2011
IMPORTANT ► You must complete both sides of this form for it	to be valid. P4341

E2UTR

4

Transfer Request — See enclosed instructions	PLEASE PRINT CLEARLY
	Use additional pages as necessary
7 Account Type (mark only one box with an "X"):	
Individual (complete A, B, C, G & H)  Custodial with Minor (complete A, B, C, D, G & H)  Transfel	r on Death (complete A, B, C, D, G & H)
Joint (complete A, B, C, D, G & H)  Estate (complete A, B, C, E, G & H)  Trustee/	Trust (complete A-H)
Other (indicate type and complete A, B, C, D, G & H)	
A New Holder's Existing Account Number (if applicable)  B 'Social Security Number (SSN) or Employ	
27 - 6453	3 100 ssn Ein .
Name (First, MI, Last) - Individual / Custodian / Trustee / Executor / Other	(check one box above)
ANITA BRUNSTING TRUSTEE	OF THE
Name (First, MI, Last) - Joint Holder / Minor / Co-Trustee / TOD Beneficiary / Other (if applicable)	
ELMER H. BRUNSTING DECEDENT'S T	RUST
E Trust / Estate Name (if applicable)	
DATED 04/01/2009	
Trust / Estate Name - continued F Date of Trust (mm / de	d / yyyy) (if applicable)
04/	01/2009
G Address Number and Streel Name / PO Box	Apt. / Unit Number
203 BLOOMINGDALE CIRCL	E
H City State	Zip Code
YICTORIA T.	X 77904
8 *Form W-9: This section must be signed by the NEW HOLDER/RECIPIENT, as shown above, whose SSN/EIN is entered in section 78	
Certification: Under penalties of perjury, I certify that: (1) the number shown on this form is my correct Taxpayer Identification Number, and (2) because (a) I am exempt from backup withholding, or (b) I have not been notified by the IRS that I am subject to backup withholding as a result dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and (3) I am a US citizen or other US person.	I am not subject to backup withholding t of a fallure to report all interest or
Certification instructions: You must cross out item (2) in the above paragraph if you have been notified by the IRS that you are currently sub have failed to report all interest and dividends on your tax return.	ect to backup withholding because you
Signature of New Holder Date (mm / dd / yyyy)	
and Kan Brust TONETEE 03/4	10/2011

# AFFIDAVIT OF RESIDENCE

To be completed for decedent transfers only.

Account Name: FLMER BRUNSTING NEWA BRUNSTINGTR. Name of Stock: EXXOD MOBIL  Account Number: C000592102
Deceased Holder's Taxpayer Identification or Social Security Number: 282-32-8905
The undersigned, ADITA K. BRUNSTING, TRUSTEE
residing at 203 BLOOMING DALE CIRCLE VICTORIA TX 77904
being duly swom, deposes and says that he/she is TRUSTEE
Describe your status, i.e. Executor, Administrator, Survivor in Joint Tenancy, etc.
(If a corporate fiduciary show title of affiant and name of corporation)
of (the estate of) THE BRUNSTING FAMILY LIVING TR & THE ELMER BRUNSTING DECENTS TR DID 411/2009
who died on O4   O1   2,009
that at the time of death the domicile (legal residence) of said decedent was at
13630 PINEROCK HOUSTON TX 77079
and that (s)he resided in the State of
for 44 years prior to death and was not a resident of any (other) state within the United States of America at time of death.
Signature: Cleuda Yay Brienstry trustee
CANDACE LYNNE KUNZ FREED  NOTARY PUBLIC, STATE OF TEXAS  MY COMMISSION EXPIRES  MARCH 27, 2015
Sworn to before me, a notary public, this  AFFIX SEAL.
//* day of March
Signature: Candace of Kung Gield (Official administering oath)
Tille: attorney & Rotary
My commission expires 3.47.2015

# Computershare

Computershare PO Box 43078

P4344

PO Box 43078 Providence Rhode Island 02940-3078 www.computershare.com/investor

ELMER H. BRUNSTING OR NEWA
BRUNSTING, TR BRUNSTING FAMILY LIVINGTR U/A 1910/96

Name of Current Account Holder
3 630 PINEROCK
Address
HOUSTON TX 77079
City State Zio

**Current Holder Account Number** 

C0000592102

Company Name

EXXODMOBIL

Transfer Request — See enclosed instructions	PLEASE PRINT CLEARLY
CURRENT HOLDER INFORMATION	Daytime Telephone Number
Shares to be Transferred PLEASE NOTE Whole shares cannot be divided into fractional shares.	713-464-4391
Transfer ALL Shares (all book-entry shares and any certificated shares submit this box is checked, do not complete sections 3, 4 and 5.	nitted)
PARTIAL TRANSFER: Balance of Shares  3 DRS Book-Entry Shares (number of whole shares to transfer)  4 of the investment Plan Book-Entry Shares (number of whole and/or fractional shares to transfer)  6 Authorized Signatures — This section must be signed and stamped for your transfer the undersigned does (do) hereby irrevocably constitute and appoint Computershare as attorney to transfer.	All transferre (150 s will be placed in book-entry form unless otherwise regularization).  To be executed.  Required Medallion Guarantee Stamp
the said stock, as the case may be, on the books of said Company, with full power of substitution the premises.  The signature(s) below on this Transfer Request form must correspond exactly with the name(s) as shown upon the face of the stock certificate or a Computershare-issued statement for book-entry shares, withough alteration or enlargement or any change whatever. The below must be signed by all current register holders, or a legality authorized representative with indication of his or her capacity next to the signature.  NOTE: Signature(s) must be stamped with a Medallion Signature Guarantee by a qualified finance institution, such as a commercial bank, savings bank, savings and loan, US stockbroker and security deals or credit union, that is participating in an approved Medallion Signature Guarantee Prograt (A NOTARY SEAL IS NOT ACCEPTABLE)	GNATURE GUARANTEED  EDALLION GUARANTEED  FIRST VICTORIA  NATIONAL HANK  (10)  AUTHOLIZED SIGNATURE  AO 152439  SECURITIES TRANSFER AGENTS MEDALLION PROGRAM*
Signature of All Current Holders or Legal Representatives  Line Xay Bruns 4  IMPORTANT - You must complete both sides of this form for it	Date (mm / dd / yyyy)  03/10/2011

E2UTR

Trar	nsfer Request — See enclosed instructions	PLEASE PRINT CLEARLY
NEW	HOLDER / RECIPIENT INFORMATION • Please complete for each new holder	Use additional pages as necessary
7 /	Account Type (mark only one box with an "X"):	
	Individual (complete A, B, C, G & H)  Custodial with Minor (complete A, B, C, D, G & H)  Tran	sfer on Death (complete A, B, C, D, G & H)
	Joint (complete A, B, C, D, G & H)  Estate (complete A, B, C, E, G & H)  Trus	teefTrust (complete A-H)
	Other (indicate type and complete A, B, C, D, G & H)	
Α	New Holder's Existing Account Number (If applicable)  B "Social Security Number (SSN) or Em	ployer identification Number (EIN)  (do not use hyphens)
	481304	-685 SSN 🛮 EIN 🔲
C	Name (First, MI, Last) - Individual / Custodian / Trustee / Executor / Other	(check one box above)
i	ANITA BRUNSTING TRUST	SE OF THE
0	Name (First, MI, Last) - Joint Holder / Minor / Co-Trustee / TOD Beneficiary / Other (if applicable)	
	NELVA BRUNSTING SURVIV	10R'5
E	Trust / Estate Name (if applicable)	
	TRUST	
1	Trust / Estate Name - continued F Date of Trust (mm	/ dd / yyyy) (If applicable)
į	04/	01/2009
G	Address Number and Street Name / PO Box	Apt. / Unit Number
	203 BLOOMINGDALE CIRCL	_ E
Ή	City	Zip Code
	VICTORIA	X 77904
8	orm W-9: This section must be signed by the NEW HOLDER/RECIPIENT, as shown above, whose SSN/EiN is entered in section	78 above.
. ↓be	ertification: Under penalties of penjury, I certify that: (1) the number shown on this form is my correct Taxpayer Identification Number, and ecause (a) I am exempt from backup withholding, or (b) I have not been notified by the IRS that I am subject to backup withholding as a r	d (2) I am not subject to backup withholding esult of a failure to report all Interest or
1	vidends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and (3) I am a US citizen or other US person.  ortification instructions: You must cross out item (2) in the above paragraph if you have been notified by the IRS that you are currently	subject to backup withholding because you
h	ave falled to report all interest and dividends on your tax return.  Ignature of New Holder Date (mm / dd / y)	
	1. 1. 2. D1	10/2011
Ľ	Lines XXI Fruncly TRUSTEE [ 1	

# **AFFIDAVIT OF RESIDENCE**

To be completed for decedent transfers only.

ELMER BRUNSTING OR Account Number: C000592102
Name of Stock: Exxon MOBIL
Deceased Holder's Taxpayer Identification or Social Security Number: 282-32-8905
The undersigned, ANITA BRUNSTING, TRUSTEE
residing at 203 BLODMING DALE CIRCLE VICTORIA TX 77904
being duly swom, deposes and says that he/she is TRUSTEE
Describe your status, i.e. Executor, Administrator, Survivor in Joint Tenancy, etc. (If a corporate fiduciary show title of affiant and name of corporation)
of (the estate of) THE BRUNSTING FAMILY LIVINGTR DTD 10/10/910 È
who died on O4/01/2009
that at the time of death the domicile (legal residence) of said decedent was at
13630 PINEROCK HOUSTON TX 77079
and that (s)he resided in the State of TEXAS
for
Signature: Clinto Kay Buento trustee
CANDACE LYNNE KUNZ FREED  NOTARY PUBLIC, STATE OF TEXAS  MY COMMISSION EXPIRES
Sworn to before me, a notary public, this
11th day of March 20 11
Signature: Candace & Kuns. Reed
(official administering oath)
Title: attorney & notary
My commission expires 3.27.2015

		EASEO (Inc		, , , ,		,		1	(Make	-4	- 1		TH-ACTUAL O	RPRE
Ę	LMER H. BRUNST	TING	- AUSTE	15	AGE Cool P	rana	I/C Yes	DER SVR	IE (INACE	1049		HETEDI ACE	04/01/2009 (City & State or F	· · · · ·
1	ALE			ťΫ	<b>68/3</b> )	87	**************************************	Ceye	Hours	Min		ULL, IA	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
۲	SOCIAL SECURITY HU	MOER CON	/29/1921	1		AT TIME OF L		Married	SURVA	ANG SPOL	SE'S NAM	E (II wife, gave	e name pilor to fire	(TEET)
	82-32-8905	e-rasineza		[]] YMdow	=d []] D≤	rocced []	Never Merried [	Unknown	NELVA	RENSIN	K	OR TOWN		
	M. RESIDENÇE STREE	ALLINES	•						104,74	1.190.				
1	3630 PINEROCK M. COUNTY			100.517	YE _			100.	ZIP CODE	:	HOUST	A INSIDE CI	TY CIANTS?	
ļ.	ARRIS			TEXAS	3		112 MOTHER'S	77	079 TO FIRST	uarriani.		Ø Y••	□ **•	
	UKE BRUNSTING	ı					GERTUDE							
Г	DEATH OCCURRED IN		η:	OF 5	EATE (\$2.50)	13. PLA	CE OF DEATH (CH	HECK ONLY O	NE)				<del></del>	
C	inpetient ERA	Outpetient	□ po/	,   🗆	Hospice Far	atty 🔲 N	unskry Home 🛭	Decedent's H	жч 🛄					
77	COUNTY OF DEATH		15.	CTY/TOW	CZP TEC	OUTSIDE CIT	YELLIYA GIVE P	RECINCT NO)	18. FACI	שעטא יידע	(If not inel	ation give s	Heel eddrees)	
	ARRIS		H	OUSTON	1, 77079		MAXING ADDRES	*************	13630	PINER	эск			
"	INFORMANTS NAME	M RELATE	NS-4P 10	DECEASED		i			•		-			
Ŋ	ELVA BRUNSTINI	G WIFE	<u> </u>		1:	134 134 00 8 00 00 00 00 00 00 00 00 00 00 00 0	630 PINEROC REANDLICENSE UCH	K, HOUST	ON, TX	77079 DIRECTOR	OR PEAS	ON   21.		☐ uni
(	Souther []	Cremeton	,	☐ Donati	on i	ACTING AS S	UCH					Bectle		LI UN
, ,	Entomberent Other (Specify)	Цf	Removed tha	W 20010	ı		LA JIRON ,B)	ELECTRO	ONIÇ SK	SNATUR	E-	Block		
'	PLACE OF DISPOSITI	ON (Name i	D' Cell'eller)	, cremetory,	Oi) ner place	113462	23 LOCATION	(City/Town, and	State)			Lot	ODIC	
	ENIODIAL OAKS	CENETE	-DV				HOUSTON.	T¥				Speci	\$4.F	
24	EMORIAL DAKS (	ACILITY	-171			<del></del>			FUNERA	FACULTY	(Street and	Number, Co	y, State, Zip Code	
M	EMORIAL OAKS F	FUNERA	L HOME	<u> </u>			13001 KATY FREEWAY, HOUSTON, TX 7707							
X		-	<del>vouled pt</del> , é	east eccused	red due to the source(s) and marrier stated.									
-	Medical Examinari Autor ( SIGNATURE OF CERT)		· On the bes	to of excession in	en, areider so	restigation, in m	28 CATE CERT	ared at the time; TRIED (Mo/Da)	VYr) 2	UCENSE	NUMBER	30. TIME	OF DEATH(Actor	or pred
_	VMTUIA ZIMNED	AV EI E	CTRON	IC SIGNA	TURE		04/	10/2009	١,	A2509			09:30 AI	ı
Ħ	YNTHIA ZINNER , PRINTED NAME, ADD	RESSOF	ERTRIER	(Steel and	Amber, Co	у. Білія, Хір Со	de) V-1	10/2000	11			<u></u>	TLE OF CERTIFIE	À
	YNTHIA ZINNER	1880 SO												
ç		10 74 16	OTH DA	IRY ASH	FORD S	TE # 330, I	HOUSTON, T	X 77077	ratices's	UE REAT	······································	MD	a grandingspane	
Ç	TERMINAL EVENTS S	THE CHAIN	OF EVEN	S DISEAS	ELENOUR	ES OF COU	PLICATIONS	AT DIRECTLY	CAUSED T WITHOUT	HE DEATH SHOWING	1146 1146	MD	Approximal Orest to de	a irdarvi eth
	TERMINAL EVENTS S ETIOLOGY, DO NOT A IMMEDIATE CAUSE	HE CHAIN SUCH AS C ABBREVIA	OF EVEN	S DISEAS	ELENOUR	ES OF COU	PLICATIONS	AT DIRECTLY	CAUSED 1 WITHOUT	THE DEATH SHOWING	146	MO	Approximati Oreet to de	e interva eth
	TERMINAL EVENTS S ETIOLOGY, DO NOT A IMMEDIATE CAUSE	HE CHAIN SUCH AS C ABBREVIA	ARDIAC A TE. ENTER	AREST, RES ONLY ONE	ESTENDEN PRATORY CAUSE ON	ARREST, OF	PLICATIONS - TH VENTRICULAR I R TYPE	AT DIRECTLY FIBRILLATION	CAUSED T	THE BEAT! SHOWING	DO NO THE	MO	Approximal Creet to di	eih
S PERMA	TERMINAL EVENTS S ETHOLOGY, DO NOT / IMMEDIATE CAUGE disease or condition- requiring in death)	HE CHAIN SUCH AS C ABBREVIAT (Fine)	ARDIAC A TE. ENTER	AREST, RES ONLY ONE	ESTENDEN PRATORY CAUSE ON	ARREST, OF	PLICATIONS - TH VENTRICULAR I	AT DIRECTLY FIBRILLATION	CAUSED T	THE BEAT!	DO NO THE	MD ENTER	Criset to de	eih
OF DEATH	TERMINAL EVENTS S ETICHORY DO NOT MINEDIATE CAUSE disease or condition— resulting in death)  Sequentially list condit at any, leading to the or listed on Sire a. Enter	HE CHAIN SUCH AS C ABBREVIA  (Final itions, cause the	ARDIAC A TE. ENTER	AREST, RES ONLY ONE	ESTENDEN PRATORY CAUSE ON	ES, OR COM ARREST, OF EACH.	PLICATIONS - THE R VENTRICULAR I R TYPE THE TO (OF SHE COM	AT DIRECTLY TIBRULLATION HIQUENCE OF):	CAUSED I	THE BEAT!	DO NO THE	MD	Criset to de	eih
OF OF ATTA	TERMINAL EVENTS S ETICHORY DO NOT MINEDIATE CAUSE disease or condition— resulting in death)  Sequentially list condit at any, leading to the or listed on Sire a. Enter	HE CHAIN SUCH AS C ABBREVIA  (Final itions, cause the	ARDIAC A TE. ENTER	AREST, RES ONLY ONE	ESTENDEN PRATORY CAUSE ON	ES, OR COM ARREST, OF EACH.	PLICATIONS - TH VENTRICULAR I R TYPE	AT DIRECTLY TIBRULLATION HIQUENCE OF):	CAUSED T	THE DEATH SHOWING	DO NO THE	MD	Criset to de	eih
DEATH.	TERMINAL EVENTS S ETICHORY DO NOT MINEDIATE CAUSE disease or condition— resulting in death)  Sequentially list condit at any, leading to the or listed on Sire a. Enter	HE CHAIN SUCH AS C ABBREVIA  (Final itions, cause the	ARDIAC A TE. ENTER	AREST, RES ONLY ONE	ESTENDEN PRATORY CAUSE ON	ES, OR COM ARREST, OF EACH.	PLICATIONS - THE R VENTRICULAR I R TYPE THE TO (OF SHE COM	AT DIRECTLY **BRILLATION **MOLERICE OF:	CAUSEDT	HE BEAT! SHOWING	DO NO THE	ENTER	Criset to de	eih
OE OF STATE	TERMINAL EVENTS S ETICHORY DO NOT MINEDIATE CAUSE disease or condition— resulting in death)  Sequentially list condit at any, leading to the or listed on Sire a. Enter	HE CHAIN SUCH AS C ABBREVIA  (Final itions, cause the	ARDIAC A TE. ENTER	AREST, RES ONLY ONE	ESTENDEN PRATORY CAUSE ON	ES, OR COM ARREST, OF EACH.	RUCATIONS - THE VENTRICULAR IS	AT DIRECTLY **BRILLATION **MOLERICE OF:	CAUSED T	HE DEATH SHOWING	DO NO	MD	Criset to de	eih
CARREDENE	TERMINAL EVENTS S ETICHORY DO NOT MINEDIATE CAUSE disease or condition— resulting in death)  Sequentially list condit at any, leading to the or listed on Sire a. Enter	HE CHAIN BUCH AS C ABBREVIA  (Firet  Itoms Buch Buch Buch Buch Buch Buch Buch Buch	ARDAG AITE. ENTER  DEM  DEM  C.	IS - DISEAE RREST, RES I CHLY ONE MENTIA.	ES INJURI PRATORY CAUSE ON LIKELY V	ES, OF CORE ARREST, OF LEACH.  ASCULAF	RUCATIONS - THE VENTRICULAR IS	AT DRECTLY TIBRILLATION  REQUERCE OF:  REQUERCE OF:	WITHOUT	SHOWING	THE	ENTER ANTOPS	3 YEAR	eih
CANCE DE DESTE	TERMINAL EVENTES ETIOLOGY. DO NOT / MANEDATE CAUSE disease or condition- resecuting in death)  Sequentially list condition or condition	HE CHAIN SUCH AS CASE SECTION (First SOONS SOURCE SECTION SCOTTIC CONTINUE	IOF EVEN ARDIAG AI TE. ENTER  B. DEA C. ANT CONT	IS - OLSEAM REST, RES ONLY ONE AENTIA. S  STEONS CO	ES HAURI PRATORY CAUSE ON LIKELY V	ES, OR COLOR ARREST, OF EACH ASCULAR C	PUCATIONS - THE  R YENTRICULAR I  R TYPE  THE DOME TO (or as a com-	AT DIRECTLY TIBRILLATION  sequence of):  sequence of):  sequence of):	EUNDER	SHOWING	34. WAS	AN AUTOPS	3 YEAF	eth
OO OO CANCE DE DESTE	TERMINAL EVENTS ET ETRICORY DO NOT I MARCHATE CAUSE disease or condition results in a condition results in any leading to the clisted on line a. Exter UNDERLYNIC CAUSE (consess or their tricord, the works in closed) LAST	HE CHAIN SUCH AS CAMPA SUCH AS CAMPA (First SUCH AS CAMPA	A DEA	TS - OSEAA REST, RES ONLY ONE MENTIA, S  STRONG CO	ES HAURI BRATORY CAUSE ON LIKELY V	ES, OR COLOR APPREST, OF EACH  ASSCULAR  C  C  C  C  C  C  C  C  C  C  C  C  C	PUCATIONS - THE VENTRICULAR IS TYPE  THE TOTAL TOTAL TOTAL THE VENTRICULAR IS COME TO (OF SEE	AT DIRECTLY TIBRILLATION  sequence of):  sequence of):  sequence of):	EUNDER	SHOWING	34. WAS	AN AUTOPSY  THE THE CAU	3 YEAF	SLETC
SO OF CAMEROCATU	TERMINAL EVENTES ETIOLOGY. DO NOT / MANEDATE CAUSE disease or condition- resecuting in death)  Sequentially list condition or condition	HE CHAIN SUCH AS CAMPA SUCH AS CAMPA (First SUCH AS CAMPA	A DEA	IS - OSEAN PREST, RES ONLY ONE ABINTIA S DIRECTS DIREC	ES HAURI BRATORY CAUSE ON LIKELY V	ASCULAR O TO DEATH	PUCATIONS - THE VENTRICULAR IS TYPE  THE TOTAL COMMENT OF THE VENTRICULAR IS COMMENTED TO THE	AT DRECTLY THERELATION  REQUERCE OF:  REQUERCE OF:  REQUERCE OF:  REQUERCE OF:  REQUERCE OF:	EUNDER	SHOWING	34. WAS 35. WER COMPLE	AN AUTOPS  Yes FAUTOPS  TE THE CAU	3 YEAR  3 YEAR  VPERPORTEON  PRICE OF DEATH?  PORTATION INJ.	SLETC
SO CAME OF CAME	TERMINAL EVENTS E ETKOLOGY. DO NOT / SMALEDATE CAUSE disease or condition-resulting in death)  Sequentially list condition resulting in death)  Sequentially list condition in the sequential list condition in the sequential listed on the sequential listed on the sequential listed on the sequential resulting community in the sequential resulting community and the sequential listed on the sequent	HE CHAIN SUCH AS CAMPA SUCH AS CAMPA (First SUCH AS CAMPA	A DEA	IS - OSEAN PREST, RES ONLY ONE ABINTIA S DIRECTS DIREC	ES HAURI BRATORY CAUSE ON LIKELY V	ASCULAR  O TO DEATH  RTTERY D  RTTERY D  Pro	PUCATIONS - THE VENTRICULAR IS VENTRICULAR IS TYPE  Rue to (or se a com-  Nue to (or se a com-  BUT NOTRES  ISEASE, REM-  ENALE:  Preparent within pargurent of three of de-	AT DIRECTLY PERALLATION SEQUENCE OF: SEQUENC	EUNDER	YANG	34. WAS 35. WER COMPLE	AVAUTOPS  VIOLE  FAUTOPS  FAUTOPS  FAUTOPS  FAUTOPS  FOR THE THE CANADA  OTHER	3 YEAF  3 YEAF  Y PEAFORMEOT  No  No  PORTATION INJ.  PORTATION INJ.	SLETC
Called Called Co. 18.	TERMINAL EVENTS ETRICOPY DO NOT / MAREDATE CAUSE disease or concilion resulting in death)  Sequentially list concilion of the	HE CHAIN ELON AS C. ABBREVA  Illona Cousse  Illona Cousse  Inc. Cousse	A. DEA  A. DEA	TS - OSEAR REST, THE SECOND ONLY ONE MENTIA. S MENTIA. S DITIONS CO.	ES HAURI BRATORY CAUSE ON LIKELY V	ASCULAR  O TO DEATH  RETERY D  TE SM. FF.	PUCATIONS - THE VENTRICULAR IS TYPE  THE TOP THE	AT ORRECTLY PERGLATION  sequence of):  sequence of):  sequence of):  SEQUENCE IN THE  COTE PROS  set year  act  counts within 42  ment 43 days to	EUNDERE STATE	SHOWING	34. WAS 35. WER COMPLE	AN AUTOPS  E AUTOPS  THE THE CAU  SE FITANS  FOR CHARACTER  TO CHARACTER	3 YEAR  3 YEAR  V PERPORTEON  SE OF DEATH?  PORYATION INJ.  PORYATION INJ.  PORYATION INJ.	SLETC
LEADER OF SECURE OF SECURE	TERMINAL EVENTS ETERMINAL EVENTS ETERMINAL EVENTS END NOT I MANEDATE CAUSE disease or concident resuring in death)  Sequentially list condition of any, beeding to the concident of any	HE CHAIN PLOY AS ELECTRICAL ABBREVIAL BOOK SCHOOL BOOK	A. DEA  A. DEA	TS - ONE ARREST, THE STREET, THE STREET, THE STREET, THE STREET, CONT. STREET, CO. STREET,	ES BYJORI RAMATOR CAUSE ON LIKELY V	ASCULAR COLLAR C	PUCATIONS - THE VENTRICULAR IS TYPE  THE TOP THE	AT ORECTLY PERALLATION  sequence of):  sequence of):  sequence of):  SEQUENCE IN THE  COTE PROS  set years  etit of the past o	EUNDERL STATE days of dear	YANG sith before dead	34. WAS	AVAUTOPS  AVAUTOPS  FAUTOPS  FAUTOPS  FAUTOPS  FAUTOPS  FOR THE THE CALL  OTHER  OTHER	3 YEAF  3 YEAF  V PEAFORMEOT  No  FININGS AVAIL  FORTATION INIA  Courstor  per  ion  ipper(y)	SLETC
PARTICIPATION OF STREET OF DESCRIPTION OF STREET	TERMINAL EVENTS ETEKNLOGY. DO NOT / MANEDATE CAUSE disease or condition-resulting in death)  Sequentially list condition resulting in death)  Sequentially list condition resulting in the center listed on the sequential listed on the center listed on the center listed on the center in death (the sequent listed on the sequent in death) LAST in death LAST in the sequential listed on the sequentia	HE CHAIN PLOY AS ELECTRICAL ABBREVIAL BOOK SCHOOL BOOK	A. DEA  A. DEA	TS - OSEAR REST, THE SECOND ONLY ONE MENTIA. S MENTIA. S DITIONS CO.	ES BOORINGATOR CAUSE ON LIKELY V	ASCULAR COLLAR C	PUCATIONS - THE VENTRICULAR IS TYPE  THE TOP THE	AT ORECTLY PERALLATION  sequence of):  sequence of):  sequence of):  SEQUENCE IN THE  COTE PROS  set years  etit of the past o	EUNDERL STATE days of dear	YANG sith before dead	34. WAS	AVAUTOPS  AVAUTOPS  FAUTOPS  FAUTOPS  FAUTOPS  FAUTOPS  FOR THE THE CALL  OTHER  OTHER	3 YEAF  3 YEAF  V PEAFORMEOT  No  FININGS AVAIL  FORTATION INIA  Courstor  per  ion  ipper(y)	SLETC
SOUTH THE PROPERTY OF THE PROP	TERMINAL EVENTS ETERMINAL EVENTS ETERMINAL EVENTS END NOT I MANEDATE CAUSE disease or concident resuring in death)  Sequentially list condition of any, beeding to the concident of any	HE CHAIN PLOM AS ENCORED ABBREVIAT  WORK CHIEFE SCONIFIC SCONIFIC PIDEMI/	ANT CON TO SEA	TS - ONE AMERITA THE REST THE	ES BOORINGATOR CAUSE ON LIKELY V	ASCULAR COLLAR C	PUCATIONS - THE VENTRICULAR IS TYPE  THE TOP THE	AT ORECTLY PERALLATION  sequence of):  sequence of):  sequence of):  SEQUENCE IN THE  COTE PROS  set years  etit of the past o	EUNDERL STATE days of dear	YANG sith before dead	34 WAS	AVAUTOPS  AVAUTOPS  FAUTOPS  FAUTOPS  FAUTOPS  FAUTOPS  FOR THE THE CALL  OTHER  OTHER	3 YEAF  3 YEAF  V PERFORMEOT  No  No  PROMISS AVAIL  SE OF DEATHY  PORTATION INJ.  POPPER  INI  INI  INI  INI  INI  INI  INI  I	SLETC
CAINE DE CAINE DE CAINE DE CAINE	TERMINAL EVENTS ETEKNIOOY DO NOT / MANEDATE CAUSE disease or condition-resulting in death)  Sequentially list condition resulting in death)  Sequentially list condition resulting in fine ender listed on the enderty liste	HE CHAIN PLOM AS CARBOREVA  ABBREVIA  IDONE  IDONE  SONIET  SONIET  CYTTIC L  PIDEMI/	ANT CONTACT TO COLOR THE CONTACT TO COLOR THE CONTACT	TS - ONE AMERITA THE REST THE	ES BOORINGATOR CAUSE ON LIKELY V	ASCULAR COLLAR C	PUCATIONS - THE VENTRICULAR IS TYPE  THE TOP THE	AT ORECTLY PERALLATION  sequence of):  sequence of):  sequence of):  SEQUENCE IN THE  COTE PROS  set years  etit of the past o	EUNDERL STATE days of dear	YANG sith before dead	34 WAS	AV AUTOPS  Yes FAUTOPS FAUTOPS FAUTOPS PET THE CAU Disease Pedestri Pedestri Ms, residurant	3 YEAF  3 YEAF  V PERFORMEOT  No  No  PROMISS AVAIL  SE OF DEATHY  PORTATION INJ.  POPPER  INI  INI  INI  INI  INI  INI  INI  I	SLETC
TO CO SECURITION OF SECURITION	TERMINAL EVENTS ETEKNIOUS DO NOT / MAREDATE CAUSE disease or concident resuring in death)  Sequentially list control of any, seeding to the concident seeding the concident seeding three conditions to the concident success	HE CHAIN PLOM AS CARBOREVA  ABBREVIA  IDONE  IDONE  SONIET  SONIET  CYTTIC L  PIDEMI/	ANT CONTACT TO COLOR THE CONTACT TO COLOR THE CONTACT	TS - ONE AMERITA THE REST THE	ES BOORINGATOR CAUSE ON LIKELY V	ASCULAR COLLAR C	PUCATIONS - THE VENTRICULAR IS TYPE  THE TOP THE	AT ORECTLY PERALLATION  sequence of):  sequence of):  sequence of):  SEQUENCE IN THE  COTE PROS  set years  etit of the past o	EUNDERL STATE days of dear	YANG sith before dead	34 WAS	AV AUTOPS  Yes FAUTOPS FAUTOPS FAUTOPS PET THE CAU Disease Pedestri Pedestri Ms, residurant	3 YEAF  3 YEAF  V PERFORMEOT  No  No  PROMISS AVAIL  SE OF DEATHY  PORTATION INJ.  POPPER  INI  INI  INI  INI  INI  INI  INI  I	SLETC
TO CO SECURITOR OF THE PERSON	TERMINAL EVENTS ETEKNIOOY DO NOT / MANEDATE CAUSE disease or condition-resulting in death)  Sequentially list condition resulting in death)  Sequentially list condition resulting in fine ender listed on the enderty liste	HE CHAIN SUCH AS CONTROL  ABBREVIA  IDONE  IDONE  SECURITY  SECURITY  SECURITY  SECURITY  SECURITY  AND DESCRIPTY  AND DESCRIP	ANT CONT  A DEA  A DEA  A DEA  A DEA  A DEA  C.  C.  C.  C.  C.  C.  C.  C.  C.  C	IS - OSEAM REST, R	ES BYJORI RANGE ON LIKELY V LIKELY V DINARY A CONTRIBUTION CONTRIBU	ASCULAR COLLAR C	PUCATIONS - THE VENTRICULAR IS VENTRICULAR IS TYPE  Due to (or se a consultation of the to (or	AT ORECTLY PERFLATION REQUENCE OF: REQUENCE	EUNDERL STATE days of dear	YANG sith before dead	34 WAS	AV AUTOPS  Yes FAUTOPS FAUTOPS FAUTOPS PET THE CAU Disease Pedestri Pedestri Ms, residurant	3 YEAF  3 YEAF  V PERFORMEOT  No  No  PROMISS AVAIL  SE OF DEATHY  PORTATION INJ.  POPPER  INI  INI  INI  INI  INI  INI  INI  I	SLETC

authority of Section 191.051, Health and Safety Code.

THE PROPERTY OF THE PROPERTY O

ISSUED

APR 28 2009

GERALDINE R. HARRIS STATE REGISTRAR

# Form (Rev. October 2007) Department of the Treasury Internal Revenue Service

# Request for Taxpayer Identification Number and Certification

Give form to the requester. Do not send to the IRS.

7	Name (as shown on your income tax return) ANITA KAY BRUNSTING, Trustee, of the ELMER H. BR	UNSTING DECEDENT'S TRUST	•		
e6ed	Business name, if different from above	0.01.11.0 0.00.00.00.00.00.00.00.00.00.00.00.00	· · · · · · · · · · · · · · · · · · ·		_
Print or type Specific Instructions on	Check appropriate box: ☐ individual/Sole proprietor ☐ Corporat ☐ Limited liability company. Enter the tax classification (D=disregarded ☐ Other (see instructions) ► trrevocable Trust			Exempt payee	_
E tr	Address (number, street, and apt, or suite no.)	Requester's	name and addr	ess (optional)	-
Έ 🚡	203 Bloomingdale Circle	•			
₩.	City, state, and ZiP code				
ķ	Victoria, Texas 77904	[			
See	List account number(s) here (optional)				
Par	Taxpayer Identification Number (TIN)				_
backı allen, your (	your TIN in the appropriate box. The TIN provided must match the position of t	(SSN). However, for a resident on page 3. For other entitles, it is , see How to get a TIN on page 3.	Social security	or  iffication number 6453100	
Par			21 1	0433100	L
	penalties of perjury, I certify that:		······································		
	ne number shown on this form is my correct taxpayer identification	n number (or I am waiting for a numb	per to be Issue	ed to me), and	
2. 1 a	am not subject to backup withholding because: (a) I am exempt freevenue Service (IRS) that I am subject to backup withholding as a stifled me that I am no longer subject to backup withholding, and	om backup withholding, or (b) I have	not been noti	fied by the Internal	
	ım a U.S. citizen or other U.S. person (defined below).			•	
withher For marrang	ication instructions. You must cross out item 2 above if you have olding because you have failed to report all interest and dividends ortgage interest paid, acquisition or abandonment of secured properent (IRA), and generally, payments other than interest and divide your correct TIN. See the instructions on page 4.	on your tax return. For real estate tr perty, cancellation of debt, contributi	ansactions, ite	em 2 does not apply.	
Sign Here		Date ▶ 3	10/11		
	neral Instructions on references are to the Internal Revenue Code unless	Definition of a U.S. person. considered a U.S. person if you	u are:		re
other	vise noted.	<ul> <li>An individual who is a U.S.</li> </ul>	citizen or U.S	. resident allen,	

#### **Purpose of Form**

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
  - 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.

Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,
- An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.

The person who gives Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States is in the following cases:

The U.S. owner of a disregarded entity and not the entity,

(Rev. October 2007 Department of the Treasury

# **Request for Taxpayer Identification Number and Certification**

Give form to the requester. Do not send to the IRS.

		ame (as shown on your income tax return)			
લ ઇ	Al	NITA KAY BRUNSTING, Trustee, of the NELVA E. BRUNS	STING SURVIVOR'S TR	UST	
page	8	usiness name, if different from above			
8					
Print or type Specific Instructions on	o L	neck appropriate box: ☐ Individual/Sole proprietor ☐ Corporation ☐ United liability company. Enter the tax classification (D=disregarded entil Other (see instructions) ► Revocable Trust	Partnership ity, C=corporation, P=partnersi	hl <b>p) ▶</b>	☐ Exempt payee
Str.	- <u>R</u>	ddress (number, street, and apt. or suite no.)	Regu	iester's name s	and address (optional)
Print c Inst	20	3 Bloomingdale Circle	,,,,,,	300107 9 182170 1	and and ood (opinalar)
Ě	-	Ity, state, and ZiP code			
Š	vi	ctoria, Texas 77904			
See 5		st account number(s) here (optional)			
ű	-	- the state of the			
Pa	rt I	Taxpayer Identification Number (TIN)			
				Canini	security number
Ente	r you	r TIN in the appropriate box. The TIN provided must match the na rithholding. For individuals, this is your social security number (SS	ame given on Line 1 to avo		· · · · · · · · · · · · · · · · · · ·
alien	. sole	proprietor, or disregarded entity, see the Part I instructions on page	age 3. For other entities, it	is	
your	emp	loyer identification number (EIN). If you do not have a number, see	e How to get a TIN on pag		or
		he account is in more than one name, see the chart on page 4 for o enter.	r guidelines on whose	Employ	yer identification number
Pa	rt II	Certification			
Und	er pe	nalties of perjury, I certify that:			
1. 7	The n	umber shown on this form is my correct taxpayer identification nu	mber (or I am waiting for a	a number to t	be issued to me), and
F	Rever	not subject to backup withholding because: (a) I am exempt from nue Service (IRS) that I am subject to backup withholding as a res id me that I am no longer subject to backup withholding, and	backup withholding, or (b) ult of a failure to report all	I have not be interest or di	een notified by the Internal ividends, or (c) the IRS has
		a U.S. citizen or other U.S. person (defined below).			
withi For a	noldir mortg ngem	tion instructions. You must cross out item 2 above if you have being because you have failed to report all interest and dividends on lage interest pald, acquisition or abandonment of secured property ent (IRA), and generally, payments other than interest and dividend our correct TIN. See the instructions on page 4.	your tax return. For real es	state transact	tions, item 2 does not apply. an individual retirement
Sig:		Signature of U.S. person Vulle an Sum	Date >	.3/11/	11;
		ral Instructions	Definition of a U.S. person		ederal tax purposes, you are
		eferences are to the Internal Revenue Code unless	An individual who is a	-	or U.S. resident alien,
		se of Form			iny, or association created or ider the laws of the United

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate

abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

transactions, mortgage interest you paid, acquisition or

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
  - 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.

Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

- States.
- · An estate (other than a foreign estate), or
- · A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership

The person who gives Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States is in the following cases:

• The U.S. owner of a disregarded entity and not the entity.

## RESIGNATION OF ORIGINAL TRUSTEE

Pursuant to Article IV of the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended (the "Trust"), I, NELVA E. BRUNSTING, an original Trustee of the Trust may resign as Trustee.

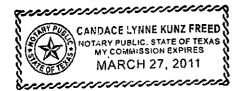
On April 1, 2009, two subtrusts were created under the BRUNSTING FAMILY LIVING TRUST and are known as the NELVA E. BRUNSTING SURVIVOR'S TRUST and the ELMER H. BRUNSTING DECEDENT'S TRUST.

I hereby resign as Trustee of these said Trusts in accordance with the provisions contained in Article IV of the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended.

My resignation is effective immediately and I hereby appoint ANITA KAY BRUNSTING as the Trustee of the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended, as well as the subtrusts known as the NELVA E. BRUNSTING SURVIVOR'S TRUST and the ELMER H. BRUNSTING DECEDENT'S TRUST.

MELVA E. BRUNSTING

STATE OF TEXAS COUNTY OF HARRIS



Candace & Kurz Geed
Notary Public, State of Texas

# ACCEPTANCE BY SUCCESSOR TRUSTEE

I, ANITA KAY BRUNSTING, hereby acknowledge my acceptance this day of the office and duties of Successor Trustee of the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended, the NELVA E. BRUNSTING SURVIVOR'S TRUST and the ELMER H. BRUNSTING DECEDENT'S TRUST, after the resignation of the original Trustee, NELVA E. BRUNSTING.

STATE OF TEXAS **COUNTY OF HARRIS** 

This instrument was acknowledged before me on December 21, 2010 at 1:36pm by ANITA KAY BRUNSTING.

Candace & Kung Geed
Notary Public, State of Texas p.m., by ANITA KAY BRUNSTING.

# CERTIFICATE OF TRUST FOR THE ELMER H. BRUNSTING DECEDENT'S TRUST

The undersigned successor Trustee hereby certifies the following:

1. This Certificate of Trust refers to a joint revocable living trust agreement executed by ELMER HENRY BRUNSTING, also known as ELMER H. BRUNSTING, and NELVA ERLEEN BRUNSTING, also known as NELVA E. BRUNSTING, Founders and original Trustees. The full legal name of the subject trust was:

ELMER H. BRUNSTING or NELVA E. BRUNSTING, Trustees, or the successor Trustees, under the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended.

- 2. ELMER H. BRUNSTING died on April 1, 2009, without having changed his appointment of successor Trustee. Therefore, pursuant to Article IV, Section B, of the BRUNSTING FAMILY LIVING TRUST, the remaining original Trustee continues to serve alone.
- 3. The full legal name of the said trust was:

NELVA E. BRUNSTING, Trustee, or the successor Trustees, under the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended.

- 4. The BRUNSTING FAMILY LIVING TRUST authorized the creation of the subsequent irrevocable trust known as the ELMER H. BRUNSTING DECEDENT'S TRUST.
- 5. NELVA E. BRUNSTING resigned as Trustee on December 21, 2010, after having changed her successor Trustee by that certain Appointment of Successor Trustee dated December 21, 2010. Therefore, the first successor Trustee, ANITA KAY BRUNSTING, shall serve as Trustee.

For purposes of asset allocation, transfer of property into the decedent's trust, holding title to assets, and conducting business for and on behalf of the trust, the full legal name of the decedent's trust shall now be known as:

ANITA KAY BRUNSTING, Trustee, of the ELMER H. BRUNSTING DECEDENT'S TRUST dated April 1, 2009, as

established under the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended.

The tax identification number of the ELMER H. BRUNSTING **DECEDENT'S** TRUST is 27-6453100.

6. If ANITA KAY BRUNSTING fails or ceases to serve as Trustee by reason of death, disability or for any reason, then the following individuals will serve as Trustees in the following order:

First, AMY RUTH TSCHIRHART Second, THE FROST NATIONAL BANK

7. Upon the death or disability of NELVA E. BRUNSTING, then the following individuals will serve as Successor Co-Trustees:

# ANITA KAY BRUNSTING and AMY RUTH TSCHIRHART

If a successor Co-Trustee is unable or unwilling to serve for any reason, the remaining Co-Trustee shall serve alone. However, if neither Co-Trustee is able or willing to serve, then THE FROST NATIONAL BANK shall serve as successor Trustee.

- 8. The Trustee under the trust agreement is authorized to acquire, sell, convey, encumber, lease, borrow, manage and otherwise deal with interests in real and personal property in the trust name. All powers of the Trustee are fully set forth in Article XII of the trust agreement.
- 9. The trust has not been revoked and there have been no amendments limiting the powers of the Trustee over trust property.
- 10. No person or entity paying money to or delivering property to any Trustee shall be required to see to its application. All persons relying on this document regarding the Trustee and their powers over trust property shall be held harmless for any resulting loss or liability from such reliance.

A copy of this Certificate of Trust shall be just as valid as the original.

The undersigned certifies that the statements in this Certificate of Trust are true and correct and that it was executed in the County of Harris, in the State of Texas, on December 21, 2010.

Successor Trustee

STATE OF TEXAS **COUNTY OF HARRIS** 

The foregoing Certificate of Trust was acknowledged before me on December 21, 2010 at 1:45 p.m., by ANITA KAY BRUNSTING, as successor Trustee.

Witness my hand and official seal.

Candace of Kunz Deecor Notary Public, State of Texas

# CERTIFICATE OF TRUST FOR THE NELVA E. BRUNSTING SURVIVOR'S TRUST

The undersigned successor Trustee hereby certifies the following:

1. This Certificate of Trust refers to a joint revocable living trust agreement executed by ELMER HENRY BRUNSTING, also known as ELMER H. BRUNSTING, and NELVA ERLEEN BRUNSTING, also known as NELVA E. BRUNSTING, Founders and original Trustees. The full legal name of the subject trust was:

ELMER H. BRUNSTING or NELVA E. BRUNSTING, Trustees, or the successor Trustees, under the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended.

- 2. ELMER H. BRUNSTING died on April 1, 2009, without having changed his appointment of successor Trustee. Therefore, pursuant to Article IV, Section B, of the BRUNSTING FAMILY LIVING TRUST, the remaining original Trustee continues to serve alone.
- 3. The full legal name of the said trust was:

NELVA E. BRUNSTING, Trustee, or the successor Trustees, under the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended.

- 4. The BRUNSTING FAMILY LIVING TRUST authorized the creation of the subsequent revocable trust known as the NELVA E. BRUNSTING SURVIVOR'S TRUST.
- 5. NELVA E. BRUNSTING resigned as Trustee on December 21, 2010, after having changed her successor Trustee by that certain Appointment of Successor Trustee dated December 21, 2010. Therefore, the first successor Trustee, ANITA KAY BRUNSTING, shall serve as Trustee.

For purposes of asset allocation, transfer of property into the survivor's trust, holding title to assets, and conducting business for and on behalf of the trust, the full legal name of the survivor's trust shall now be known as:

ANITA KAY BRUNSTING, Trustee, of the NELVA E. BRUNSTING SURVIVOR'S TRUST dated April 1, 2009, as

established under the BRUNSTING FAMILY LIVING TRUST dated October 10, 1996, as amended.

The tax identification number of the NELVA E. BRUNSTING SURVIVOR'S TRUST is 481-30-4685.

6. If ANITA KAY BRUNSTING fails or ceases to serve as Trustee by reason of death, disability or for any reason, then the following individuals will serve as Trustees in the following order:

First, AMY RUTH TSCHIRHART Second, THE FROST NATIONAL BANK

7. Upon the death or disability of NELVA E. BRUNSTING, then the following individuals will serve as Successor Co-Trustees:

## ANITA KAY BRUNSTING and AMY RUTH TSCHIRHART

If a successor Co-Trustee is unable or unwilling to serve for any reason, the remaining Co-Trustee shall serve alone. However, if neither Co-Trustee is able or willing to serve, then THE FROST NATIONAL BANK shall serve as successor Trustee.

- 8. The Trustee under the trust agreement is authorized to acquire, sell, convey, encumber, lease, borrow, manage and otherwise deal with interests in real and personal property in the trust name. All powers of the Trustee are fully set forth in Article XII of the trust agreement.
- 9. The trust has not been revoked and there have been no amendments limiting the powers of the Trustee over trust property.
- 10. No person or entity paying money to or delivering property to any Trustee shall be required to see to its application. All persons relying on this document regarding the Trustee and their powers over trust property shall be held harmless for any resulting loss or liability from such reliance.

A copy of this Certificate of Trust shall be just as valid as the original.

The undersigned certifies that the statements in this Certificate of Trust are true and correct and that it was executed in the County of Harris, in the State of Texas, on December 21, 2010.



Computershare

www.computershare.com/exxonmobil

Computershare PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada

800 252 1800

Outside USA, US territories & Canada

781 575 2058

0

005791

# ╀╢╣╗╟╫┪╬┉╗╗╣╢╣╣╗╟╢╢╗╟╢╢╂┪╟╢╢

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

# **CHANGE OF ADDRESS NOTICE**

25 Mar 2011

Dear Holder:

Re: Company Name: Exxon Mobil Corporation

Account Number: C\*\*\*\*\*2102

Registration:

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96

Thank you for your recent request to update the address on the above referenced account. Our records now reflect the following new address for this account: ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 C/O ANITA K BRUNSTING 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

Our records indicate your previous address was: ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK HOUSTON TX 77079-5914

If this new address is correct, no further action is required.

If this new address is incorrect, please call us promptly at the number indicated above.

We are committed to providing you the best service our industry can offer, and appreciate the opportunity to be of service to you.

Sincerely,

Computershare



**DECEDENT'S TRUST** 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

# Computershare

Computershare Trust Company, N.A.

PO Box 43078 Providence, RI 02940-3078

800 252 1800 Within USA, US territories & Canada Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil Exxon Mobil Corporation is incorporated under the

laws of the State of NJ.

**Holder Account Number** 

C0009467769



001CS0003.DSS.L.MIX\_3207/001182/001182/i

# Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

001195

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

Holder Account Number: C0009467769

#### **►** ACCOUNT SUMMARY

As of close of stock market on 24 Mar 2011

Stock Class   Cer	tificated Shares/   Di nits Held by You   Bo	1. 2. 5. 24. 21. 0. 26. 26. 38. 38. 38. 38. 38. 38. 38. 38. 38. 38	nvestment Plan ok Shares/Units	Total   Shares/Units	Closing Price   Per Share/Unit (\$)	Market Value (\$)
DSPP - Common Stock	0.000000	1,908,000000	0.232008	1,908.232008	82,730000	157.868.03

-1.908.000000

0.232008

Transaction History

24 Mar 2011

From: 24 Mar 2011

To: 24 Mar 2011

This section pertains	only to book-entry shares/	units.					
Date	Transaction Description	Transaction   Amount (\$)	Deduction Description	 Net   Amount (\$)	Price Per   Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions DSPP	- Common Stock						
	Balance Forward						0.000000
24 Mar 2011	Transfer					1,908,232008	1,908,232008

00TPPA (Rov. 10/11)

# How to Read Your Statement as a same as a same as a same as a please see reverse side to important information

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common slock

Certificate Issuance

Certificated Shares/Units Held By You - A physical certificate was issued for these

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of the Plan.

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the

Deduction Description - A description of any amounts withheld including transaction fees. Deduction Amount - Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay). Net Amount - The total amount transacted for you, equal to the transaction amount less any applicable deductions.

Price Per Share/Unit - The market price per share purchased or sold under the Plan for

Transaction Shares/Units - The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

SSN/TIN Certified – if your account is not certified, as indicated by the word NO appearing under 4358 the SSN/TIN litle in the too right section of this force was a section of the fo the SSN/TIN title in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per internal Revenue Service requirements. Either form is available through the \*DOWNLOADABLE FORMS' section of our website. Faxed forms are not acceptable.

How to Request a Transaction (refer to the prospectus/frozence defined details on the terms and conditions of transactions.under, the plan or DRS sales facility) as a second of the prospectus of the prospectus

You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this *Transaction Request Form will* be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any.

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record data, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. "Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- 2. Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

# Privacy Notice abrabases with the same abrabases abrabas

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by vidue of your transaction with affisites of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affisiated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affitiales and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our pervices to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information and we take that trust very seriously.

Computershare realizes that you entirest us with confidence personal and manifest person

# 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of

Г	222	炎	535	級	Æ	ð.	80	23	ŝ	265	87	35	33	3%	516	100	×	32	×	25
1	÷	æ		ä		Ħ		88	ď		ş		ñ		<b>(S</b> )	3		g		109
16	Ģ	32		ă		ii		33	ş		3		ä		34	й		7		ĝ,
1	3	38	62	32	22	쬻	33	33	83	125	18	38	終	領	17)	35	8	3%	級	块

- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- · This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right.
   The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will nivest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

Holder Account Number

C0009467769

FID



<u> «Որասինինին անհարվակինի անինիվիկինի</u>

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006



**DECEDENT'S TRUST** 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

# **Computershare**

Computershare Trust Company, N.A. PO Box 43078

Providence, RI 02940-3078

Within USA, US territories & Canada Outside USA, US territories & Canada

800 252 1800 781 575 2058

www.computershare.com/exxonmobil Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

**Holder Account Number** C0009467769



Company ID SSN/TIN Certified

# **Exxon Mobil Corporation - Direct Registration (DRS) Advice**

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

ł	ľ	a	n	S	a	C	tı	0	n	(5	)
---	---	---	---	---	---	---	----	---	---	----	---

Date	Transaction Description	Total   Shares/Units	CUSIP	Class Description
24 Mar 2011	Plan Certification	1,908.000000	30231G102	Common Stock

007926

# Account Information: Date: 24 Mar 2011 (Excludes transactions pending settlement)

Current Dividend Reinvestment Balance	Current Direct Registration Balance	Total Shares/ Units	Price Per Share	Value (\$)	CUSIP	Class Description
0.232008	1,908.000000	1,908.232008	82.730000	157,868.03	30231G102	Common Stock

#### IMPORTANT INFORMATION - RETAIN FOR YOUR RECORDS.

This advice is your record of the share transaction in your account on the books of the Company as part of the Direct Registration System. This advice is neither a negotiable instrument nor a security, and delivery of it does not of itself confer any rights to the recipient. It should be kept with your important documents as a record of your ownership of these shares. No action on your part is required.

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

Upon request, the Company will furnish to any shareholder, without charge, a full statement of the designations, rights (including rights under any Company's Rights Agreement, if any), preferences and limitations of the shares of each class and series authorized to be issued, and the authority of the Board of Directors to divide the shares into series and to determine and change rights, preferences and limitations of any class or series.

Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.



40 U D R

X O M

# **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information.

Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.



DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

Computershare

Computershare Trust Company, N.A. PO Box 43078

PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada Outside USA, US territories & Canada

800 252 1800 781 575 2058

www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

Holder Account Number C0009467769



Company ID SSN/TIN Certified XOM Yes

# **Exxon Mobil Corporation - Direct Registration (DRS) Advice**

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

## Transaction(s)

Date	Transaction Description	Snares/Units	CUSIP	Class Description
15 Jun 2011	Transfer	-1,325.000000	30231G102	Common Stock

000352

# Account Information: Date: 15 Jun 2011 (Excludes transactions pending settlement)

Current Dividend Reinvestment Balance	Current Direct Registration Balance	Total Shares/Units	CUSIP	Class Description
0.000000	583.000000	583.000000	30231G102	Common Stock

#### IMPORTANT INFORMATION -- RETAIN FOR YOUR RECORDS.

This advice is your record of the share transaction in your account on the books of the Company as part of the Direct Registration System. This advice is neither a negotiable instrument nor a security, and delivery of it does not of itself confer any rights to the recipient. It should be kept with your important documents as a record of your ownership of these shares. No action on your part is required.

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

Upon request, the Company will furnish to any shareholder, without charge, a full statement of the designations, rights (including rights under any Company's Rights Agreement, if any), preferences and limitations of the shares of each class and series authorized to be issued, and the authority of the Board of Directors to divide the shares into series and to determine and change rights, preferences and limitations of any class or series.

Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

P4362

+

# **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information.

Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.



# Computershare

Computershare Trust Company, N.A. Providence, Ri 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

> Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

րդիլինակիրնվիկների հանդիրինի ինակին արկրեր

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING **DECEDENT'S TRUST** 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

**Holder Account Number** 

C0009467769



001CS0006\_qps.EmJ..XOM.105024\_40233/031438/032116/i

# Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

091438

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009467769

#### ► ACCOUNT SUMMARY

#### As of close of stock market on 11 Jun 2012

Stock Class   Cer	tificated Shares/ Dir nits Held by You Bo		vestment Plan k Shares/Units   S	Total   Shares/Units   F	Closing Price   Per Share/Unit (\$)	Market Value (\$)
DSPP - Common Stock	0.00000	583 000000	4 204777	587 204777	80 270000	47 134 93

#### **Dividend Reinvestment Activity**

As of record date

This section in	ncludes informatio	n only for shares/units	for which dividends are reinve	sted.			
Record Date	Payment   Date	Dividend   Rate (\$)	Stock Class Description	Dividend Reinvestment   Shares/Units	Gross   Dividend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
14 May 2012	11 Jun 2012	0.570000	Common	583,000000	332.31		332.31

#### Transaction History

This section partains only to book entry shares/units

From: 01 Jan 2012

To: 11 Jun 2012

Date	Transaction Description	Transaction Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions DSP	P - Common Stock							
	Balance Forward							0.000000
11 Jun 2012	Dividend Reinvestment	332.31	Comp Paid Fees	0,11	332.31	79.031547	4.204777	4.204777

00TPPA (Rev. 12/11)

### How to Read Your Statement

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock

Certificated Shares/Units Held By You - A physical certificate was issued for these

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the

Deduction Description - A description of any amounts withheld including transaction fees. Deduction Amount - Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay). Net Amount - The total amount transacted for you, equal to the transaction amount less any applicable deductions.

### Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for this transaction.

Transaction Shares/Units - The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date - The date on which you must have officially owned shares to receive the dividend.

Payment Date - The date the dividend was payable.

Dividend Rate - The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend - The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSNTIN Certified - If your account is not certified, as indicated by the word NO appearing under me 4364 SSNTIN title in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds pe Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORM section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website listed above.

combination of DRS and Plan shares.
Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information.

Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)

Reassign all of my whole shares to DRS, terminate my participation in the plan for these shares.

Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares.

Please detach this portion and mail it to: Computershare, PO 8ox 43078, Providence, RI 02940-3078

How to Request a Transaction (refer to the prospectual prochare for additional details on the terms and conditions of transactions under the plan or DRS sales feeling)

You can manage your account online through investor Centre at the website listed on the top right of the reverse side. Register todayl

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to self a portion of your plan shares, or to self all plan shares and terminate your plan participation. Safe requests submitted on this *Transaction Request Form will* be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sates Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be maited to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third garties in connection with the transaction, if any.

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is obtain transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed: "Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope.
  Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

#### Privacy Notice

At Computershare, we take privacy seriously, In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from exrotiment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information in both provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

ONVAZA-MOT (Rev. 811)

# 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:

Į	88	88	20	23.	W - 18	35	32	18	152	3/4	55	100	ΔĈ	28	35	100	1%	14	A <sub>1</sub>
ŀ	\$	A		ş	#		æ	ž.		N		8		28	ă		ğ		ë
				3	ä		88.			9		8		22			4		Z
ŀ	22	鯔	333	瓷	a · · · · · · · · · · · · · · · · · · ·	30	V8	13	线	33.	%	82	窓	(0)	132	恣	23	28	摇

- · No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation.
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursdays is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

**Holder Account Number** 

C0009467769

FID



- Որի գալի բանական անագրության անձագության անագրության անձագության անձագության անձագության անձագության անձագու

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006

## Screen dump for user: vigorito

Date: Thursday, 5th July 2012 17:53:29

ΕX	XXON MOBIL C	ORPORA	•				Serv Pr	ovider/	7/0000/07-05- 'Code: CIS/RE	GEQ
F	IID: C000946	7769	AYMENTSType: FID TIN: ***	****3100	Key	: BRUNST	ING ANI	TA	~	*PI*
			NG TR   UA 04/01/09							
			ReferenceNe							
02	03/09/12		20977305 00039188	332.31 274.01		06/11/12 03/09/12		D1206 D1203	Dividend Dividend	
03 04	,,	Dir Dir	00039770 00039892	274.01 274.01	Pres Pres	12/09/11 09/09/11		D1112 D1109	Dividend Dividend	
	06/10/11 03/29/11	Dir Che	00039733 00121887	896.76 4.18	Pres Pres	06/10/11 06/10/11		D1106 SLE02	Dividend Trading	
	, . ,								•	

*						
Action	: 01	Locate:				
	***************************************	, "<" , "+" ,"\$"				
Form. PMCDTC01	910++ 4935 E	PID, 59ADA2A7 NGA	A CCNDDA	Date	05.Tu12012	17.53





Computershare PO Box 43078

Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

000658

### 

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING **DECEDENT'S TRUST** 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

Account Number: C0009467769

#### Dear Holder:

We have received and processed your request to add bank payment instructions to your account. We are in the process of verifying the bank payment instructions with your financial institution. The new payment instructions should become effective within 15 days. All disbursements made by the company will then be directly paid to your bank account. You will also be able to direct us to use this bank account to receive payments at your discretion if you choose to sell your shares.

Company Name: Exxon Mobil Corporation

Bank Name: BANK OF AMERICA N A

Bank Account (Last four Digits): 1143

Please note, if the bank payment instructions are determined to be incorrect in the verification process, you will receive a notice that your request has been cancelled.

If you are a participant in a reinvestment plan, your reinvestment plan participation option will be honored in lieu of the above payment instructions. For example, if you have enrolled in full reinvestment, all dividends will be reinvested rather than paid to the above bank account. If you have enrolled in the cash payment option, all dividends will be paid in cash using the new bank payment instructions.

P4367

X O M





Computershare PO Box 43078

Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

#### IMPORTANT TAX RETURN DOCUMENT ENCLOSED

### 

Recipient ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

**Holder Account Number** C0009467769

Co.ID XOM

Recipient's ID No.

27-6453100

Payer's Federal ID No.

13-5409005

001CS0006\_RPS.EMTX.XOM.171720\_38852/005814/005814/i

\*Uncertified accounts are subject to withholding taxes on dividend payments and sales proceeds.

#### Instructions for Recipients

Recipient's Identification Number: For your protection, this form may show only the last four digits of your taxpayer identification number. However, the issuer has reported your complete identification number to the IRS and, where applicable, to state and/or local governments.

Account Number: May show an account or other unique number the payer assigned to distinguish your account.

Box 1a: Shows total ordinary dividends that are taxable. Include this amount on line 9a of Form 1040 or 1040A. Also, report if on Schedule 8 (Form 1040 or 1040A), if required. The amount shown may be dividends a corporation paid directly to you as a participant (or beneficiary of a participant) in an employee stock ownership plan (ESOP). Report it as a dividend on your Form 1040/1040A, but treat it as a plan distribution, not as investment income, for any other purpose.

Box 1b: Shows the portion of the amount in box 1a that may be eligible for the 15% or 0% capital gains rates. See the Form 1040/1040A instructions for how to determine this amount. Report the eligible amount on line 9b, Form 1040 or 1040A

Box 2a: Shows total capital gain distributions from a regulated investment company or real estate investment trust. Report the amounts shown in box 2a on Schedule D (Form 1040), line 13.

But, if no amount is shown in boxes 2c-2d and your only capital gains and losses are capital gain distributions, you may be able to report the amounts shown in box 2a on line 13 of Form 1040 (line 10 of Form 1040A) rather than Schedule D. See the Form 1040/1040Ainstructions

Box 2b: Shows the portion of the amount in box 2a that is unrecaptured section 1250 gain from certain depreciable real property. Report this amount on the Unrecaptured Section 1250 Gain Worksheet - Line 19 in the Schedule D instructions (Form 1040).

Box 2c: Shows the portion of the amount in box 2a that is section 1202 gain from certain small business stock that may be subject to a 50% exclusion and certain empowerment zone business stock that may be subject to a 60% exclusion. See the Schedule D (Form 1040) instructions.

Box 2d: Shows 28% rate gain from sales or exchanges of collectibles. If required, use this amount when completing the 28% Rate Gain Worksheet-Line 18 in the instructions for Schedute D (Form 1040).

Box 3: Shows the part of the distribution that is nontaxable because it is a return of your cost (or other basis). You must reduce your cost (or other basis) by this amount for figuring gain or loss when you sell your stock. But if you get back all your cost (or other basis), report future distributions as capital gains. See Pub. 550, Investment Income and Expenses

Box 4: Shows backup withholding. For example, a payer must backup withhold on certain payments if you did not give your taxpayer identification number to the payer. See Form W-9, Request for Taxpayer identification Number and Certification, for information on backup withholding. Include this amount on your income tax return as tax withheld.

Box 5: Shows your share of expenses of a nonpublicly offered regulated investment company, generally a nonpublicly offered mutual fund. If you file Form 1040, you may deduct these expenses on the "Other expenses' line on Schedule A (Form 1040) subject to the 2% limit. This amount is included in box 1a.

Box 6: Shows the foreign tax you may be able to claim as a deduction or a credit on Form 1040. See the Form 1040 instructions.

Box 7: This box should be left blank if a regulated investment company reported the foreign tax shown in box 6. Box 8: Shows cash liquidation distributions.

Nominees: If this form includes amounts belonging to another person, you are considered a nominee recipient. You must file Form 1099-DIV with the IRS for each of the other owners to show their share of the income, and you must furnish a Form 1099-DIV to each. A husband or wrife is not required to file a nominee return to show amounts owned by the other. See the current tax year General Instructions for Certain Information Returns.

188UDR

00RT0A (Rev. 10/11)

### **EXXON MOBIL CORPORATION**

PAYER'S Federal identification number: 13-5409005 PAYER'S name, street address, city, state, and ZIP code **EXXON MOBIL CORPORATION** C/O COMPUTERSHARE P.O. BOX 43010 **PROVIDENCE RI 02940-3010** 

RECIPIENT'S identification number: 27-6453100 Account number (see instructions): C0009467769 RECIPIENT'S name, street address, city, state, ZIP code ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING **DECEDENT'S TRUST** 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

1a Total ordinary dividends	1b Qualified dividends	OMB No. 1545-0110
\$ 1444.78	\$ 1444.78	ONIO 110. 1343-0 110
2a Total capital gain distr. \$ 0.00	2b Unrecap. Sec. 1250 gain \$ 0.00	2011
2c Section 1202 gain \$ 0.00	2d Collectibles (28%) gain \$ 0.00	Form 1099-DIV
3 Nondividend distributions \$ 0.00	4 Federal income tax withheld \$ 0.00	Copy B
5 Investment expenses \$ 0.00	6 Foreign tax paid \$	For Recipient
7 Foreign country or U.S. possessio	n 8 Cash figuidation distributions	This is important tax information

The reportable amounts above include the following additional income

0.00

Company Paid Fees	Company Paid Service Charges
\$ 0.00	<b>\$</b> 0.00
Discount on Reinvestment	
\$ 0.00	

and is being furnished to the Internal Revenue Service. If you are required to file a return, a negligence penalty or other sanction may be imposed on you if this income is taxable and pus 3:68 hes that it has not been reported.

Computershare P.O. Box 43078 Providence, RI, 02940-3078



C 0009467769

ETRD1

XOM

Culters Acc	ount Information					
Company Name	EXXON MOBIL CORPORATION		Holding	COMMON S	TOCK	
Holder Name	ANITA BRUNSTING TR UA 04/01/09 BRUNSTING DECEDENT'S TRUST	ELMER H	Account Number	C00094677	69	
Address	203 BLOOMINGDALE CIRCLE VICTO	RIA TX 77904	Reason For Transfer	GeneralTransfer	Type of Transfer	PartialTransfe
Shares to Ti	ransfer					
Book	1325					
Plan						
Certificate (s)			Note: You me shares to set	ist send in original o isfy the transfer am	ertificate(s) i ount.	with enough
Total	1325					
Current Acc	ount Holder Signature(#)					
Authorized Signatures	This section must be stoned and stamped for your transf	er to be executed.	Required > M (Notary Seal	ledaillon Guarantee is <u>Not</u> Acceptable)	Stamp	
substitution The signat correspond stock certific shares, with	n the books of said Company, with full power of in the premises.  ure(s) below on this Transfer Request form must exactly with the name(s) as shown upon the face of the cate or a Computershare-issued statement for book-entry out alteration or enlargement or any change whatsoever, nust be signed by all current registered holders, or a	I TO STATE IN INC.	JALLION	GUARANTEI GUARANTEI NATIONNL BA		
legally authoriest to the s Note: Signa Guarantee b bank, saving dealer, or cr Signature Gu	Iture(s) must be stamped with a Medallion Signatura by a qualified financial institution, such as a commercial gs bank, savings and loan, US stockbroker and security edit union that is participating in an approved Medallion sarantee program. SEAL IS NOT ACCEPTABLE)		ANSFER AGE	AUTHORIZED DO 1 5 NTS MEDALLION	SIGNATURE 2 4 3 9 PROGRAM	
legally authornext to the s Note: Signa Guarantee b bank, saving dealer, or cr Signature Gu	signature sture(s) must be stamped with a Medallion Signature sy a qualified financial institution, such as a commercial gs bank, savings and loan, US stockbroker and security redit union that is participating in an approved Medallion usrantee program.	SECUÁITIES TA	ANSFER AGE	D 0 1 5 NTS MEDALLION	SIGNATURE 2 4 3 9 PROGRAM™	<b>AA)</b>
legally authornext to the s Note: Signa Guarantee b bank, saving dealer, or cr Signature Gu	signature sture(s) must be stamped with a Medallion Signature sy a qualified financial institution, such as a commercial gs bank, savings and loan, US stockbroker and security edit union that is participating in an approved Medallion strantee program. SEAL IS NOT ACCEPTABLE)	SECUÁITIES TA	ANSFER AGE	D 0 1 5 NTS MEDALLION	SIGNATURE 2 4 3 9 PROGRAM™	
legally authoriest to the s Note: Signa Guarantee b bank, saving dealer, or cr Signature Gu	signature sture(s) must be stamped with a Medallion Signature sy a qualified financial institution, such as a commercial gs bank, savings and loan, US stockbroker and security edit union that is participating in an approved Medallion strantee program. SEAL IS NOT ACCEPTABLE)	SECUÁITIES TA	ANSFER AGE	D 0 1 5 NTS MEDALLION	SIGNATURE 2 4 3 9 PROGRAM™	<b>YYY)</b>



### +

### Computershare

Computershare P.O. Box 43078 Providence, RI, 02940-3078

New Holder/Recipient Information

Account 1					
Account Type	Individual	Shares to Transfer		1325	
	Holder	S\$N/EIN	509-5	6-6228	
First Name	Carole	Middle Initial	Α		
Last Name	Brunsting				
Street Address	5822 Jason				
City	Houston	State	TX	Zip	77074

\*Form W-9: This section must be signed by the NEW HOLDER/RECIPIENT, as shown above, whose SSN/EIN is entered above.

Certification: Under penalty of perjury, 1 certify that (1) the number shown on this form is my correct Taxpayer identification number, and (2) 1 am not subject to backup withholding because (a) I am exempt from backup withholding or (b) 1 have not been notified by the IRS that I am subject to backup withholding as a result of failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and (3) I am a US citizen or

Certification Instructions: You must cross out item (2) in the above paragraph if you have been notified by IRS that you are currently subject to backup withholding bacause you have failed to report all interest and dividends on your tax return.

withinging parause you have i	aned to report an inserest and un	IVIDERIOS ON YOUR COX PECONIC.	
Signature of Holden		Date (mm/dd/yyyy)	P
		000000000000	6/08/2011
	<del>(</del>		گِسفاسنگمبرس <sup>*</sup> سبیس پیش بیش بیش بیش بیش بیش بیش بیش بیش بیش ب



Computershare PO Box 43078

Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

000876

### 

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

Account Number: C0009467769

#### Dear Holder:

We have received and processed your request to enroll your account in the dividend reinvestment plan for Exxon Mobil Corporation.

In response to your request, your account has been enrolled with the following option: Full Dividend Reinvestment.

This change was made on 03 Mar 2012.

Please note, if your enrollment was received after the record date of any upcoming dividend, it will not be in effect for that dividend.

If you did not request this enrollment, please contact us at the number above during regular business hours.

#### **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information.

Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

**6UCNF** 

This notice is provided on behalf of Computershare Trust Company, N.A.

P4371

X O M





SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

**Computershare** 

Computershare Trust Company, N.A. PO Box 43078

Providence, RI 02940-3078 Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

**Holder Account Number** 

C0009467777



001C80003.DSS.L.MIX\_3207/001183/001183/i

### Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

001183

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

Holder Account Number: C0009467777

#### **►** ACCOUNT SUMMARY

#### As of close of stock market on 24 Mar 2011

Stock Class   Cert	ificated Shares/   Dire hits Held by You   Boo	ect Registration   libraries   libraries	nvestment Plan ok Shares/Units	Total   Shares/Units	Closing Price   Per Share/Unit (\$)	Market Value (\$)
DSPP - Common Stock	0.000000	0.000000	2.101.968469	2.101.968469	82.730000	173.895.85

#### **Transaction History**

From: 24 Mar 2011

To: 24 Mar 2011

This section pertains of	nly to book-entry shares/u	ınits.					-
Date	Transaction Description	Transaction Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)	
Plan Transactions OSPP	Common Stock						 

Balance Forward 24 Mar 2011

Transfer

2.101.968469

0.000000 2.101.968469

00TPPA (Rov. 10/11)

How to Read Your Statement : A second second

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units.

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of the Plan.

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP)

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the

Deduction Description - A description of any amounts withheld including transaction fees. Deduction Amount - Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay). Net Amount - The total amount transacted for you, equal to the transaction amount less any applicable deductions.

Price Per Share/Unit -- The market price per share purchased or sold under the Plan for

Transaction Shares/Units - The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

SSINTIN Certified – If your account is not certified, as indicated by the word NO appearing under 4372 the SSINTIN little in the loo right section of this form use any target and the loop right section of the form use any target and the loop right section of the form use any target any target and the loop right section of the form use any target any target and the loop right section of the form use any target any target any target and the loop right section of the loop right section and the loop right the SSN/TIN little in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per internal Revenue Service requirements. Either form is available through the "DOWNLOADABLE FORMS' section of our websile. Faxed forms are not acceptable.

How to Request a Transaction (refer to the prospectus/prochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

You can manage your account online through Investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

14. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this *Transaction Request Form* will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any.

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of Investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is tost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. "Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- 2. Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

## 

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronicatly, and by telephone. We may also receive information about you by virtue of your transactions with affittees of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership formation and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affitiated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affitiates and outside service provides with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We stifie to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information and we take that trust very seriously.

Computershare realizes that you entrust us with connected and their realizes are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

OWNAZA-MOT (Rev. 1/11)

### 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:

F	89	64	Ж.	Ħ						110										
ŀ	æ	ĕ,		Í		R		淀	×	565	8		ğ		88	4		ź		够
ŀ	Þ	22		2		8		84	×		ij		K		18	i		Ħ		8
ı	22	139	300	湾	335	1	s	30	ĸ	30	85	戀	擦	溪	96	6.	98	92	38	12

- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays, if either Tuesday or Thursdays is not a slock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

Holder Account Number

C0009467777

FID



Computershare P.O. Box 6006 Carol Stream, IL 60197-6006



SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

## Computershare

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

Holder Account Number

C0009467777



001CS0003.EML.L.MIX 3259/000051/000051/i

### Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

000051

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

գրիլվիներիկիկիկիկիկունակիրիկիկիկիկիկիկիկի

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

Holder Account Number: C0009467777

#### ACCOUNT SUMMARY

As of close of stock market on 11 May 2011

Stock Class   Cert	ificated Shares/ Dir		nvestment Plan	Total	Closing Price   Ma	irket
Description   Un	its Held by You Bo		ok Shares/Units,   S	Shares/Units	Per Share/Unit (\$) Valu	e (\$)
DSPP - Common Stock	0.000000	0.000000	981.968469	981.968469	81.120000 79,65	57.28

#### **Transaction History**

From: 11 May 2011

To: 11 May 2011

This section pertains or	nly to book-entry shares/i	units.						
Date	Transaction	Transaction	Deduction	Deduction	Net	Price Per	Transaction	Total Book
Date	Description	Amount (\$)	Description	Amount (\$)	Amount (\$)	Share/Unit (\$)	Shares/Units	Shares/Units
Plan Transactions DSPP -	Common Slock							

Balance Forward

-1,120,000000

2.101.968469 981.968469

11 May 2011

Transfer

00TPPA (Rov. 10/11)

How to Read Your Statement and a second as a second as a Please see reverse side for important information a

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock

Certificated Shares/Units Held By You - A physical certificate was issued for these

Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP)

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

any applicable deductions.

Market Value - The dollar value of the total shares held in this account as of the date specified.

Deduction Description - A description of any amounts withheld including transaction fees. Deduction Amount - Bollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay). Net Amount - The total amount transacted for you, equal to the transaction amount less Price Per Share/Unit -- The market price per share purchased or sold under the Plan for

Transaction Shares/Units - The number of shares purchased or sold through the Plan for

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

SSN/TIN Certified – If your account is not certified, as indicated by the word NO appearing under 4374 the SSN/TIN title in the too right section of this form was most asserted as the SSN/TIN file in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "DOWNLOADABLE FORMS' section of our website. Faxed forms are not acceptable.



ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. Transfer instructions are available through the "Frequently Asked Questions" section of investor Centre or by contacting us at the phone number listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021, Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. "Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guaranter institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state

W. TOTALINI	6.46.		.,,,				•• ••			,,,,,,			•																															
									~		116		مره د		/-	حب	٠		-/-	,				-, -					***						~~	<b></b> .	٠		***		·			
Privac	Notic	<b>Q</b> ⊹⊗	游线	828 - 89	86	S2 19	88	18;	98 B	色链	18	23 3	% %	99	88	88	18 %	* 10	: 5\$	88	33	02 3	S 5	99 B	e 19	8 8	9 182	23	338	38	822 3	8 3	2 83	185	- 2%	S 3	d 59	188	32	62	55E Y	is s	8 8	8 10

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debt forms, and through other communications with you in writing, electronicaty, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may your name, address (residential and mailing), Social Security number, bank account information, slock ownership information and other financial information. With respect both to current and former customers. Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriousty.

Computershare realizes that you entirest us with connecensal personal and insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

OWNAZA-MOT (Rev. 1/11)

### Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:

Г	37.	77.	22	貕	SL.	级	68	3	35	32	3,1	382	18	24	25	S	33	5	12	35
l	*	-23		Ħ		á		12	2		8		ij		88	섫		Ŗ		188
ı	\$	37		32		ý		95	8		S.		ą		88	15		2		6Š
L	12	79	溪	33	88	35	99	×	68	172	89	33	82	93	73	23	突	*	133	87

- · No third party checks, money orders or credit card payments will be accepted.
- · Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING **Holder Account Number** 

C0009467777



FID

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006



SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

### Computershare

Computershare Trust Company, N.A. PO 80x 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

**Holder Account Number** 

C0009467777



001CS0006 RPS.EMLTX.XOM.172021 38851/024050/029879

### Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

IMPORTANT TAX RETURN DOCUMENT ENCLOSED

ոլվոլիունիկինիկինին թեռինում անդակինինինին անում անդանում

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

Holder Account Number: C0009467777

If you want to make an optional cash purchase at this time, please make your check payable to Computershare. Please write your Holder Account Number and the Company name on the check or on your cover letter. Please send your check to: Computershare, P.O. Box 6006, Carol Stream, IL 60197-6006

#### ► ACCOUNT SUMMARY

#### As of close of stock market on 09 Dec 2011

Stock Class   Ce	rtificated Shares/   Dire	ect Registration	nvestment Plan	Total	Closing Price	Market
	inits Held by You 🛭 🛪 Bo					
DSPP - Common Stock	0.00000	0.000000	675.910671	675.910671	81.340000	54.978.57

#### **Dividend Reinvestment Activity**

#### As of record date

Record	Payment	Dividend	Stock Class	Dividend Reinvestment	Gross	Taxes	Net
Date	Date	Rate (\$)	Description	Shares/Units	Dividend (\$)	Withheld (\$)	Dividend (\$)
10 Nov 2011	09 Dec 2011	0.470000	Common	671.987460	315.83		315.83

#### Transaction History

From: 01 Jan 2011

To: 09 Dec 2011

Date	Transaction Description	Transaction Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per Share/Unit (\$)	Transaction Shares/Units	Total Book Shares/Units
Plan Transactions Of	SPP - Common Stock							
	Balance Forward							0.000000
24 Mar 2011	Transfer						2,101.968469	2,101.968469
11 May 2011	Transfer						-1,120.000000	981.968469
10 Jun 2011	Dividend Reinvestment	461.53	Comp Paid Fees	0.14	461.53	81.010632	5.697153	987.665622
15 Jun 2011	Transfer		•				-160.000000	827.665622
15 Jun 2011	Transfer						-160.000000	667.665622

#### IMPORTANT TAX RETURN DOCUMENT ATTACHED

Please see Important PRIVACY NOTICE on reverse side of statement

**\$** 0

# **E**xonMobil

PAYER'S name, street address, city, state, and ZiP code **EXXON MOBIL CORPORATION** C/O COMPUTERSHARE P.O. BOX 43010 PROVIDENCE RI 02940-3010

RECIPIENT'S name, street address, city, state, ZIP code ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

OMB No. 1545-0110	1b Qualified dividends	a Total ordinary dividends
	\$ 1091.51	1091.51
2011	4 Federal income tax withheld	Nondividend distributions
2.011	\$	
	7 Foreign country or U.S. possession	Foreign tax paid
Form 1099-DIV		
	PAYER'S Federal identification number	Cash Liquidation Distribution
Сору В	13-5409005	
For Recipient	Account number (see instructions)	ECIPIENT'S identification number

Summary of reportable income (Amounts Paid and/or Reinvested do not and is being furnished to the reflect deductions for lax withheld, if any) Internal Revenue Service, If you Amount Paid By Check/EFT mount Reinvested are required to file a return, a **\$** 0 \$ 1091.16 negligence penalty or other sanction may be imposed on Company Paid Fees Company Paid Service Charges you if this income is taxable and \$ 0.35 the IRS determines that it has Discount on Reinvestment

P4376

not been reported.



Page 2 of 4 X O M

1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID	214UDR
1A	Sell Shares  Sell this number of shares. Shares may be a combination of DRS and Plan shares.  Sale requests submitted on this <i>Transaction Request Form</i> wi	Sell all book-entry including plan and shares (if applical terminate plan pa	1 DRS ole), and rticipation	Deposit Certificate(s) into the Investment Plan  IMPORTANT: You must submit the original unsigned certificate(s) with this form.  Deposit this number of shares into my reinvestment account.
18	order. Please see instructions below for more information.  Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)  OR  Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares.	·	y whole rminate i the plan	Authorized Signature(s)* Signature 1 - Please keep signature within the box.  Signature(s) 2 - Please keep signature within the box.
	Please detach this portion and mail it to: Computershare, F	O Box 43078, Prov	ridence, RI (	)2940-3078

How to Request a Transaction (refer to the prospectual/produce for additional details on the terms and conditions of transactions under the plan or DRS sales facility).

You can manage your account online through investor Centre at the website listed on the top right of the reverse side. Register todayl

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your lax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable laxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a counier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

#### Privacy Notice

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information about you. We receive this information about you were registration services, we receive nonpublic, personal information about you. We receive this information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Social Society number, bank account information, stock ownership information and other financial information. With respect both to current and former customers. Computershare or other parties, This information, stock ownership information and other financial information or as required or permitted by the word of the parties of the p to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

#### Instructions for Recipient

Recipient's Identification Number: For your protection, this form may show only the last four digits of your taxpayer identification number. However, the issuer has reported your complete identification number to the IRS and, where applicable, to state and/or local governments.

Box 7:

Account Number: May show an account or other unique number the payer assigned to distinguish your account.

Shows total ordinary dividends that are taxable. Include this amount on Box 1a: line 9a of Form 1040 or 1040A. Also, report it on Schedule B (Form 1040 or 1040A), if required. The amount shown may be a distribution from an employee stock ownership plan (ESOP). Report it as a dividend on your Form 1040/1040A, but treat it as a plan distribution, not as investment Box 6: income, for any other purpose

> Shows the portion of the amount in box fa that may be elicible for the 15% or 0% capital gains rales. See the Form 1040/1040A instructions for how to determine this amount. Report the eligible amount on line 9b,

Form 1040 or 1040A

Shows the part of the distribution that is nontaxable because it is a return of your cost (or other basis). You must reduce your cost (or other basis) by this amount for figuring gain or loss when you sell your stock. But if you get back all your cost (or other basis), report future distributions as capital gains. See Pub. 550, Investment Income and Expenses.

Shows backup withholding. For example, a payer must backup withhold on certain payments if you did not give your taxpayer identification number to the payer. See Form W-9, Request for Taxpayer Identification Number and Certification, for in formation on backup withholding. Include this amount on your income tax return as lax withheld

Shows the foreign tax you may be able to claim as a deduction or a credit on Form 1040. See the Form 1040 instructions.

This box should be left blank if a regulated investment company reported the foreign tax shown in box 6.

Shows cash liquidation distributions. Box 8: Nominees:

If this form includes amounts belonging to another person, you are p4377 considered a nominee recipient. You must file Form 1099-DIV with the IRS for each of the other owners to show their share of the income, and you must furnish a Form 1099-DIV to each. A husband or wife is not required to file a nominee return to show amounts owned by the other. See the current tax year General instructions for Certain Information Returns

Box 1b:

Box 3:



Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING SURVIVOR'S TRUST

**Holder Account Number** 

C0009467777



SSN/TIN Certified

Symbol XOM

001CS0006\_RPS.EMLTX.XOM.172021\_38851/024050/029880/i

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009467777

#### Transaction History (cont.)

From: 01 Jan 2011

To: 09 Dec 2011

This section pertains o	This section pertains only to book-entry shares/units.												
Date	Transaction Description	Transaction   Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net   Amount (\$)	Price Per Share/Unit (\$)	***************************************	Total Book Shares/Units					
Plan Transactions DSPP - 09 Sep 2011 09 Dec 2011	Common Stock Dividend Reinvestment Dividend Reinvestment	313.80 315.83	Comp Paid Fees Comp Paid Fees	0.11 8.10	313.80 315.83	72.608004 80.502937	4.321838 3.923211	671.987460 675.910671					

00TPPA (Rev. 12/11)

#### How to Read Your Statement

any applicable deductions.

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You – A physical certificate was issued for these shares/units.

Book/Book-Entry Shares – Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) -- Book-entry shares that are not part of the Plan.

Investment Plan Book Shares/Units – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units – The sum of all certificated and book shares held in this account as of the date specified.

Closing Price – The closing market price as of the account summary date.

Market Value – The dollar value of the lotal shares held in this account as of the date specified.

Deduction Description – A description of any amounts withheld including transaction fees.

Deduction Amount – Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

Net Amount – The total amount transacted for you, equal to the transaction amount less

### Please see reverse side for important information

Price Per Share/Unit – The market price per share purchased or sold under the Plan for this transaction.

Transaction Shares/Units – The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units -- The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date - The date on which you must have officially owned shares to receive the dividend.

Payment Date - The date the dividend was payable.

Dividend Rate - The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units – Shares enrolled in dividend reinvestment.

Gross Dividend – The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend - The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/TIN Cartifled - if your account is not certified, as indicated by the word NO appearing under the 4378 SSN/TIN title in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS" section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website listed above.

+

Signature(s) 2 - Please keep signature within the box.

How to Request a Transaction (refer to the prospectus prochure for additional details on the terms and conditions of transactions where the plan or DRS sales facility)

Reassign all of my whole shares to DRS, terminate

my participation in the plan

and send a check for any

You can manage your account online through investor Centre at the website listed on the top right of the reverse side. Register todayl

OR

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares.

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your lax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction.

#### ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED. STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. 'Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

### Privacy Notice

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, dividend purchase plans, and theough other communications with you in writing, electronically, and by telephone. We may also receive information about you rivue of your transaction with affiliates of Computershare or other parties. This information and other financial information and an advises (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affitiated third-party except as necessary to process a transaction, service your account or as required or permitted by law, or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to your. Computershare evaluates maintains physical, electronic and procedural safeguards to protect your personal information. Computershare maintains physical, electronic and procedural safeguards to protect your personal information.

Computershare realizes that you entrust us with confidential personal and mancial incommon and new new measures are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state egency.

OOWA2A-MOT (Rev. 8/11)



SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

## Computershare

Computershare Trust Company, N.A. PO 8ox 43078

Providence, RI 02940-3078
Within USA, US territories & Canada
Outside USA, US territories & Canada
781 575 2058

www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

Holder Account Number

C0009467777



SSN/TIN Certified

Symbol XOM

001CS0006\_qs:Emf., XOM.080806\_39590/031683/031695/i

### Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

031683

It is important to <u>retain this statement for tax reporting purposes</u> and for use as a reference when you access your account online at our website or when contacting Computershare.

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

Holder Account Number: C0009467777

#### **►** ACCOUNT SUMMARY

#### As of close of stock market on 09 Mar 2012

DSSB - Common Stock	Units Held by You Boo	k Shares/Units   Book	Shares/Units S	Shares/Units   Po	er Share/Unit (\$) ]	57 291 10
Stock Class	Certificated Shares/ Dire		estment Plan	Total	Closing Price	Market

#### **Dividend Reinvestment Activity**

#### As of record date

This section in	cludes informatic	n only for shares/units for	or which dividends are reinve:	sted.			
Record Date	Payment   Date	Dividend   Rate (\$)	Stock Class Description	Dividend Reinvestment   Shares/Units	Gross   Dividend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
10 Feb 2012	09 Mar 2012	0.470000	Common	675.910671	317.68		317.68

#### Transaction History

From: 01 Jan 2012

To: 09 Mar 2012

i nis section penal	ns only to book-entry snares/	units.						
Date	Transaction	Transaction	Deduction	Deduction	Net	Price Per	Transaction	Total Book
Date	Description	Amount (\$)	Description	Amount (\$)	Amount (\$)	Share/Unit (\$)	Shares/Units	Shares/Units
Plan Transactions DS	SPP - Common Stock							
	Balance Forward							675.910671
09 Mar 2012	Dividend Reinvestment	317.68	Comp Paid Fees	0.09	317.68	85.881244	3.699061	679.609732

00TPPA (Rev. 12/11)

#### How to Read Your Statement

Stock Class Description – A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You – A physical certificate was issued for these shares/units.

Book/Book-Entry Shares – Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ('Plan') shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) – Book-entry shares that are not part of the Plan.

Investment Plan Book Shares/Units – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price – The closing market price as of the account summary date.

Market Value – The dollar value of the total shares held in this account as of the date specified.

Deduction Description – A description of any amounts withheld including transaction fees Deduction Amount – Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay). Net Amount – The lotal amount transacted for you, equal to the transaction amount less any applicable deductions.

#### Please see reverse side for important information

Price Per Share/Unit – The market price per share purchased or sold under the Plan for this transaction.

Transaction Shares/Units - The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units -- The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date – The date on which you must have officially owned shares to receive the dividend.

Payment Date - The date the dividend was payable.

Dividend Rate - The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend – The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSNITIN Certifiled – If your account is not certified, as indicated by the word NO appearing under the 4380 SSNITIN fille in the top right section of this form, you must complete a Form W-8 (US resident) or Form W-88EN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS" section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website listed above.



How to Request a Transaction (refer to the prospectus/prochure for additional details on the terms and conditions of transactions under the plan of DRS sales leadily)

Reassign all of my whole shares to DRS, terminate

my participation in the plan

and send a check for any

fractional shares.

You can manage your account online through investor Centre at the website listed on the top right of the reverse side. Register todayl

<u>OR</u>

Please detach this portion and mail it to: Computershare, PO Box 43078, Providence, RI 02940-3078

Reassign this number of whole shares to DRS, and

terminate my participation in the plan for these shares

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If you shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

14. Use section 1A above to self a portion of your plan shares, or to self all plan shares and terminate your plan participation. Safe requests submitted on this *Transaction Request Form* will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order safe may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Safes Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your safes proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction. if any.

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side.

- 1B. Use section 18 above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canlon, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

if you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

#### **Privacy Notice**

At Computershare, we take privacy seriously, in the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrotment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law, Our affiliates and outside services providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to confuse strip and the process of your personal information to those employees who need to know the information to consultershare maintains physical, electronic and procedural saleguards to protect your personal information. Computershare maintains physical, electronic and procedural saleguards to protect your personal information.

Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or stelle agency.

00WAZA-MOT (Rev. 8/11)

### 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:

I	34	23	03	1/4	100	33	â	12	æ	23	\$2	ŝ	22	:23	198	22	222	75	12	23
ŀ	\$	8		ž		Ę		S	ä		Ą		Ą		100	8		8		58
				Ř		Ŕ		S			Ź		17		135			2		52
L	àğ	198	32	Ø	16	6%	27	33	Ņš.	180	123	8	M	8	888	級	83	16	級	92

- · No third party checks, money orders or credit card payments will be accepted.
- · Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation.
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

Signature(s) 2 - Please keep signature within the box.

**Holder Account Number** 

C0009467777

FID

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006



SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

Computershare

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

Holder Account Number

C0009467777



SSN/TIN Certified

Symbol XOM

001CS0006\_qs:EmL.XOM.105024\_40233/031439/032117/г

### Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

031439

it is important to <u>retain this statement for tax reporting purposes</u> and for use as a reference when you access your account online at our website or when contacting Computershare.

արովացինայունիները նրանի հիվարականում երավարականին անականությանը և

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

Holder Account Number: C0009467777

#### ► ACCOUNT SUMMARY

As of close of stock market on 11 Jun 2012

1 500 500 500 500 500 500 500 500 500 50	tificated Shares/   Dire nits Held by You   Boo	S 15 N 58 58 40 36 36 36 48 48 48 56 56	estment Plan Shares/Units	Total Shares/Units P	Closing Price   er Share/Unit (\$)	Market Value (\$)
DSPR - Common Stock	0.600600	0.00000	684 511319	684 511319	80.270000	54 945 72

#### **Dividend Reinvestment Activity**

As of record date

This section inc	ludes information	on only for shares/units for v	which dividends are reinve:	sted.			
Record   Date	Payment Date	Dividend   Rate (\$)	Stock Class Description	Dividend Reinvestment   Shares/Units	Gross   Dividend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
14 May 2012	11 Jun 2012	0.570000	Common	679.609732	387.38		387.38

#### Transaction History

From: 01 Jan 2012

To: 11 Jun 2012

This section pertains only to book-entry shares/units.									
Date	Transaction Description	Transaction Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net Amount (\$)	Price Per   Share/Unit (\$)	Transaction	Total Book Shares/Units	
	Description	1 Amount (#) 1	Description	Alliquit (4) 1	Amount (4)	Ottal Grount (4) 1	Oliai Garollita 1	Ona Coronica	
Plan Transactions DSPP - Common Stock									
	Balance Forward							675.910671	
09 Mar 2012	Dividend Reinvestment	317.68	Comp Paid Fees	0.09	317.68	85.881244	3.699061	679.609732	
11 Jun 2012	Dividend Reinvestment	387.38	Comp Paid Fees	0.12	387.38	79.031547	4.901587	684.511319	

00TPPA (Rev. 12/11)

#### How to Read Your Statement

Stock Class Description – A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You – A physical certificate was issued for these shares/units.

Book/Book-Entry Shares – Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) – Book-entry shares that are not part of the Plan.

Investment Plan Book Shares/Units – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value -- The dollar value of the total shares held in this account as of the date specified.

Deduction Description – A description of any amounts withheld including transaction fees.

Deduction Amount – Deliar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

Net Amount – The total amount transacted for you, equal to the transaction amount less any applicable deductions.

#### Please see reverse side for important information

Price Per Share/Unit – The market price per share purchased or sold under the Plan for this transaction.

Transaction Shares/Units – The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units -- The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

investment plan shares, as of the date specified.

Record Date – The date on which you must have officially owned shares to receive the dividend.

Payment Date - The date the dividend was payable.

Dividend Rate - The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend -- The total amount reinvested for you, equal to the gross dividend amount tess any taxes withheld.

SSN/TIN Certifiled – If your account is not certified, as indicated by the word NO appearing under the SSN/TIN title in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS" section of our website. Faxe forms are not acceptable. You may certify your lax status or obtain the necessary forms at the website listed above.

Please detach this portion and mall it to: Computershare, PO Box 43078, Providence, Ri 02940-3078

Reassign all of my whole shares to DRS, terminate

my participation in the plan

and send a check for any

fractional shares.

How to Request a Transaction (refer to the prospectivis/prochum for additional details on the terms and conditions of transactions under the plan of DRS sales (additional details on the terms and conditions of transactions under the plan of DRS sales (additional details on the terms and conditions of transactions under the plan of DRS sales (additional details on the terms and conditions of transactions under the plan of DRS sales (additional details on the terms and conditions of transactions under the plan of DRS sales (additional details on the terms and conditions of transactions under the plan of DRS sales (additional details on the terms and conditions of transactions under the plan of DRS sales (additional details on the terms and conditions of transactions under the plan of DRS sales (additional details on the terms and conditions of transactions under the plan of DRS sales (additional details on the terms and conditions of transactions under the plan of DRS sales (additional details on the terms and conditions of transactions).

You can manage your account online through investor Centre at the website listed on the top right of the reverse side. Register today?

<u>OR</u>

Reassign this number of whole shares to DRS, and

terminate my participation in the plan for these shares

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brockure for the plan or DRS sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction. If any.

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in Iransit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope.
  Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

#### Privacy Notice

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by vithe of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and making). Social Security number, bank account information, slock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law, Our affiliates and outside service provides with whom we share information of bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to librace employees who need to know the information to provide our services to you. Computershare realizes that you entrust us with confidential personal and financial information and we take that furst very seriously.

Compositions and deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

OWNAZA-MOT (Rev. 8/11)

### 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:

177	23 25	森 2	\$ 12 M	18 18	13 K	3 3	1/4 W	23 32	28 20	23
	3	ă	Į.	S 3	B	ä	8	3	ğ	8
\$		8		(8 N		ă		S 1 1 1	ą	93
: (6)	98 · 88	33 3	医一般 做	19 (a	93 8	B 28	18 B	e ni n	8 88 84	574

- · No third party checks, money orders or credit card payments will be accepted.
- · Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation.
- The enclosed contribution will ONLY be applied to the account referenced to the right.
   The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest furnds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

Signature(s) 2 - Please keep signature within the box.

Holder Account Number

C0009467777

FID



- ՈլՈւնեիլիլերիրեն (իրդեսիներիրիանիկինիվերիկին)

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006



Computershare PO Box 43078

Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

000659

### 

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

Account Number: C0009467777

#### Dear Holder:

We have received and processed your request to add bank payment instructions to your account. We are in the process of verifying the bank payment instructions with your financial institution. The new payment instructions should become effective within 15 days. All disbursements made by the company will then be directly paid to your bank account. You will also be able to direct us to use this bank account to receive payments at your discretion if you choose to sell your shares.

Company Name: Exxon Mobil Corporation

Bank Name: BANK OF AMERICA N A

Bank Account (Last four Digits): 1143

Please note, if the bank payment instructions are determined to be incorrect in the verification process, you will receive a notice that your request has been cancelled.

If you are a participant in a reinvestment plan, your reinvestment plan participation option will be honored in lieu of the above payment instructions. For example, if you have enrolled in full reinvestment, all dividends will be reinvested rather than paid to the above bank account. If you have enrolled in the cash payment option, all dividends will be paid in cash using the new bank payment instructions.

Computershare P.O. Box 43078 Providence, RI, 02940-3078



C 0009467777

ETRD1

**MOX** 

Current Acc	equest		•				
Company Name	EXXON MOBIL CORPORATION		Holding	COMMON STOCK			
Holder Name	ANITA BRUNSTING TR UA 04/01/09 BRUNSTING SURVIVOR'S TRUST	NELVA	Account Number	C0009467777			
Address	203 BLOOMINGDALE CIRCLE VICTORIA TX 77904			GeneralFransfer	Type of Transfer	PartialTransfer	
Shares to Tr	ansfer			•			
Book							
Plan	1170						
Certificate (a)			ist send in original c isfy the transfer am		with enough		
Total	1120						
Current Acco	ount Holder Signature(s)						
Authorized Signatures	This section must be signed and stamped for your transfer to be executed.			tedation Guarantee is <u>Not</u> Acceptable)	Stamp		
Computersh may be, on substitution i	ined does (do) hereby irrevocably constitute and appoint are as attorney to transfer the said stock, as the case in the books of said Company, with full power of in the premises.	<b>羅爾圖</b> 3 SI(	NATURE	GUARANT	ee naa	: C	
correspond e stock certific shares, without The below m legally authoun next to the s Note: Signa Guarantee b bank, saving dealer, or cri Signature Gu	ure(s) below on this Transfer Request form must exactly with the name(s) as shown upon the face of the rate or a Computershare-issued statement for book-entry out alteration or enlargement or any change whatsoever, nust be signed by all current registered holders, or a rized representative with indication of his or her capacity ignature ture(s) must be stamped with a Medallion Signature ture(s) must be stamped with a Medallion Signature y a qualified financial institution, such as a commercial is bank, savings and loan, US stockbroker and security edit union that is participating in an approved Medallion is a participating in an approved Medallion is seal. IS NOT ACCEPTABLE)	(15)	YICTORI		ED SIGNATU	RE	
	Signature of All Current Holders or Legal Repre	sentatives		Date	t (mm/dd/y)	(٧٧)	
	1. B. Bringto			04/2	15/2	0//	



### +

### Computershare

Computershare P.O. Box 43078 Providence, RI, 02940-3078

New Holder/Recipient Information

Account 1			<del></del>			
Account Type	Individual	Shares to Transfer			1120	
	Holder	SSN/EIN	456-	456-25-5947		
First Name	Amy	Middle Initial	R			
Last Name	Brunsting					
Street Address	2582 Country Ledge Dr.					
City	New Braunfels	State	TX	Zip	78132-4109	

\*Porm W-9: This section must be signed by the NEW HOLDER/RECIPIENT, as shown above, whose SSN/EIN is entered above.

Certification: Under penalty of perjury, I certify that (1) the number shown on this form is my correct Taxpayer identification number, and (2) I am not subject to backup withholding because (a) I am exempt from backup withholding or (b) I have not been notified by the IRS that I am subject to backup withholding as a result of failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and (3) I am a US citizen or other US person.

Certification Instructions: You must cross out item (2) in the above paragraph if you have been notified by IRS that you are currently subject to backup withholding because you have falled to report all interest and dividends on your tax return.

Signature of Holder	Date (mm/dd/yyyy)
Colunto X. Varian	04/25/2011

Investment Plan Enrollment - The shares being transferred to you were enrolled by the prior owner in the Company's investment plan. The terms and conditions of the plan are available online or by calling us at the number listed on the reverse side of this form. By signing below, you agree to keep the shares in the plan and to be bound by the plan's terms and conditions. NOTE, IF THE PLAN PROVIDES FOR REINVESTMENT OF DIVIDENDS, SHARES HELD IN THE PLAN WILL BE SUBJECT TO FULL REINVESTMENT. If you do not sign below, whole shares will be placed in DRS book entry form and not enrolled in the plan and a check will be mailed to you for any fractional shares.

Signature of New Holder/Recipient	Date (mm/dd/yyyy)
Umy R. Brunsting	05/02/2011

Computershare P.O. Box 43078 Providence, RI, 02940-3078



C 0009467777

ETRD1

MOX

Transfer R					····		
Current Acc	ount Information		1	<del></del>	<del></del>		
Company Name	EXXON MOBIL CORPORATION		Holding	COMMON STOCK			
Holder Name	ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING SURVIVOR'S TRUST			C0009467777			
Address	203 BLOOMINGDALE CIRCLE VICTORIA TX 77904			GeneralTransfer	Type of Transfer	PartipiTransfer	
Shares to Tr	ansfer						
Book							
Plan	320						
Certificate (s)				ist send in original isfy the transfer am	certificate(s)	with enough	
Total	320						
Current Acco	ount Holder Signature(s)						
Authorized Signatures	This section must be signed and stamped for your transfe	Required > M (Notary Seal	ledaliion Guarantee is <u>Not</u> Acceptable)	Stemp			
Computersh may be, or substitution. The signatu correspond estock certific shares, within the below in legally authonext to the signaturantee beank, saving dealer, or cr. Signatura Guillen G	ined does (do) hereby irrevocably constitute and appoint are as attorney to transfer the said stock, as the case in the books of said Company, with full power of in the premises.  Lure(s) below on this Transfer Request form must exactly with the name(s) as shown upon the face of the atte or a Computershare-issued statement for book-entry out alteration or enlargement or any changa whatsoever, nust be signed by all current registered holders, or a rized representative with indication of his or her capacity signature ture(s) must be stamped with a Medallion Signature y a qualified financial institution, such as a commercial is bank, savings and loan, US stockbroker and security edit union that is participating in an approved Medallion is cantee program.	031	,	GUARANTE GUARANTE NATIONA). BA AUTHORIZEE DO 1 5 NTS MEDALLION	SIGNATURE		
	Signature of All Current Holders or Legal Repr	esentatives		Dat	c (mm/dd/yy	'YY)	
lu	wta Brunds			06/0	7/20	//	



Computershare P.O. Box 43078 Providence, RI, 02940-3078

New Holder/Recipient Information

Account 1							
Account Type	Individual		Shares to Transfer		16	)	
	Holder		SSM/EIN	457-2	25-186	50	
First Name	Anita		Middle Initial				
Last Name	Brunsting						
Street Address	203 Bloomingdale Circle				~		
City	Victoria		State	TX	Zip	77904	
Certification: Under penalti backup withholding because result of failure to report all other US person. Certification Instructions:	nust be signed by the NEW HOLDER/RECIPIENT, as sho y of parjury, I certify that (1) the number shown on this e (a) I am exempt from backup withholding or (b) I ha II interest or dividends, or (c) the IRS has notified me to You must cross out item (2) in the above paragraph if	s form ( ive not that I ar you hav	s my correct Taxpaye been notified by the I m no fonger subject to re been notified by IR:	r identification RS that 1 am s o backup withh	number, ubject to olding, an	backup withholding as a id (3) I am a US citizen or	
withholding bacause you ha	we failed to report all interest and dividends on your ta	x retur	n.				
Signature of Holder			Date (mm/dd/yyyy	)			
[ luttop	sunt		06/07/0	2011			
of the pian are available on and to be bound by the pla SUBJECT TO FULL REXNVEST mailed to you for any fracti	<u> </u>	se side ES FOR	of this form. By signing REINVESTMENT OF D In DRS book entry form	p below, you a IVIDENDS, SH I and not enro	grae to ke ARES HEL	ep the shares in the plan D IN THE PLAN WILL BE	
Signature of New Holdery's	eclplent		Date (mm/dd/yyyy	<u>}</u>			
(dutal)	Sural		06/07/	2011		<u> </u>	
Account 2			·····				
Account Type	Individual	Share	us to Transfer		160		
	Holder	SSN/	EIN	509-56-	·6240		
First Name	Candace	Middl	e Initial				
Last Name	Curtis						
Street Address	1215 Ulfinian Way						
City	Martinez	State		CA	Zip	94553	
Certification: Under penalty backup withholding because result of failure to report all other US person. Certification Instructions: 1	ust be signed by the NEW HOLDER/RECIPIENT, as shot of perjury. I certify that (1) the number shown on this (a) I am exempt from backup withholding or (b) I have interest or dividends, or (c) the IRS has notified me the four must cross out item (2) in the above paragraph if y we failed to report all interest and dividends on your ta-	i form is ve not b hat I an you have x return	iny correct Taxpayer ean notified by the If ino longer subject to e been notified by IRS	identification : IS that I am so backup withho	number, a object to t ilding, and	packup withholding as a d (3) I am a US citizen or	
Signature of noticer	17-17-2	0000	7 1 7 2	11		·········	
		06/08/20/1					
of the plan are available onl and to be bound by the plan	t - Yes shares being transferred to you were enrolled being of by calling us at the number listed on the reversel's terms and conditions. NOTE. IF THE PLAN PROVIDE MEMT. If you do not sign below, whole shares will be plant shares.	e side a IS FOR !	f this fam. By signing REINVESTMENT OF DI	balaw, you ag VIDENDS, SH <i>i</i>	ree to ke RES HELI	ep the shares in the plan D IN THE PLAN WILL BE	
Signature of New Holder/Re	cipient	Date (	(mm/dd/yyyy)	,			
Calle	<u></u>		06/08/	2011			
- X		I					



\*\*\*\*\*\*\*\*AUTO\*\*SCH 3-DIGIT 945 000481/0189855

CANDACE CURTIS 1215 ULFINIAN WAY MARTINEZ CA 94553

մուլիկիայիներիներիրումիանիկիրար

# **Computershare**

Computershare Trust Company, N.A. PO 8ox 43078

Providence, Rf 02940-3078 Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil

> Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

**Holder Account Number** 

C0009516387



001CS0006\_rps.DL\_PG1.XOM.105024\_40233/189855/189855/

### Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

189855

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009516387

#### ► ACCOUNT SUMMARY

#### As of close of stock market on 11 Jun 2012

Stock Class   Description,	Certificated Shares/ Direction Direc	t Registration   J	nvestment Plan   ok Shares/Units.   Si	Total   nares/Units	Closing Price   Per Share/Unit (\$)	Market Value (\$)
DSPP - Common Stock	0.000000	0.000000	24.981004	24.981004	80.270000	2,005.23

#### Dividend Reinvestment Activity

As of record date

Record Date	Payment	Dividend	Stock Class	Dividend Reinvestment	Gross	Taxes	Net
	Date	Rate (\$)	Description	Shares/Units	Dividend (\$)	Withheld (\$)	Dividend (\$)
14 May 2012	11 Jun 2012	0.570000	Common	24.802088	14.14		14.14

#### **Transaction History**

From: 01 Jan 2012

To: 11 Jun 2012

This section perta	ins only to book-entry shares	/units.						
Date	Transaction Description	Transaction Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net Amount (\$)	Price Per Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions DSPP - Common Stock								
	Balance Forward							86.667134
10 Jan 2012	Sale	3,862.35	Transaction Fee	65.40	3,796.95	85.830000	-45.000000	41.667134
24 Jan 2012	Sale	1,478.15	Transaction Fee	62.04	1,416.11	86.950000	-17.000008	24.667134
09 Mar 2012	Dividend Reinvestment	11.59			11.59	85.881244	0.134954	24.802088
11 Jun 2012	Dividend Reinvestment	14.14			14.14	79.031547	0.178916	24.981004

00TPPA (Rev. 12/11)

#### How to Read Your Statement

Stock Class Description - A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units.

Book/Book-Entry Shares -- Shares Computershare maintains for you in an electronic account: a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Pfan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of

Investment Plan Book Shares/Units - Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct slock purchase plan (DSPP)

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the

Deduction Description - A description of any amounts withheld including transaction fees. Deduction Amount - Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay). Net Amount - The total amount transacted for you, equal to the transaction amount less any applicable deductions.

### Please see reverse side for important information

Price Per Share/Unit -- The market price per share purchased or sold under the Plan for this transaction

Transaction Shares/Units - The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date - The date on which you must have officially owned shares to receive the dividend.

Payment Date - The date the dividend was payable.

Dividend Rate - The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend - The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/TIN Certified - If your account is not certified, as indicated by the word NO appearing under the 4389 SSN/TIN little in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds p Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS" section of our website. Faxed forms are not acceptable, You may certify your tax status or obtain the necessary forms at the website Isled above.

1	Trai	ารล	ction	Rec	ļue	st	Foi	m

Please check or complete all applicable sections

1A Sell S	Shares
-----------	--------

<u>or</u>	Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation
	ressurate han hauroharon

Sell this number of shares. Shares may be a combination of DRS and Plan shares.

Sale requests submitted on this Transaction Request Form will be processed as a batch order. Please see instructions below for more information.

#### Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)

Daniel & Cantillant of the State State State of Diagrams of Diagra

Deposit	Cerunc	ate(s) ii	nto the	investment Plan
		000		IMPORTANT: You must submit the origin unsigned certificate(s) with this form.
Donocit Ibio	number of	charac inte	ow rains	actment account

order. Please see instructions below for more information.	1D Authorized Signature(s)*
Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)	Signature 1 - Please keep signature within the box.
OR Reassign all of my whole shares to DRS, terminate my participation in the plan	
my participation in the plan and send a check for any	Signature(s) 2 - Please keep signature within the box.
Reassign this number of whole shares to DRS, and fractional shares.	
terminate my participation in the plan for these shares.	
Please detach this portion and mall it to: Computershare, PO Box 43078, Providence, RI 029	40-3078

#### How to Request a Transaction (refer to the prospect/sobnichine for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

You can manage your account online through investor Centre at the website listed on the top right of the reverse side. Register todayl

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be maited to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royali Street, Canton, MA, 02021. Do not endorse (he certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. "Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicales the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee
- 2. Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

#### Privacy Notice

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with communication and memorial memorial

#### 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

#### Attached is a check in the amount of:

Г	i,G	82	88	N.	88	182	8	38		88	ŝ	Ωć	35	130	58	32	袋	窈	182	35
ŀ	\$	- 14		ķ		ă		S	ä		8		ğ		EX	7		ŭ		31
ŀ	Þ	5		8		ä		×	8		g		8		8	8		ŝ		¥
ŀ	%	38	22	82	20	122	20	335	ij	357	131	緩	33	8	188	28	終	33	23	Z.

- No third party checks, money orders or credit card payments will be accepted.
- Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation.
- The enclosed contribution will ONLY be applied to the account referenced to the right. The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: CANDACE CURTIS

**Holder Account Number** 

C0009516387 IND



#### ՈլՈւժՈվըիկայիլ հանկըլ հայինիի թիանիկնիկաիրիկիկի

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006



\*\*\*\*\*\*\*\*\*\*\*\*AUTO\*\*3-DIGIT 781 000272/0105978

Computershare

Computershare Trust Company, N.A. PO Box 43078

Providence, RI 02940-3078
Within USA, US territories 8 Canada
Outside USA, US territories 8 Canada
01575 2058

www.computershare.com/exxonmobil Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

յլլեկինայիկենկյյիիկիկիկիկիներինիկիկիներիկ AMY R BRUNSTING 2582 COUNTRY LEDGE DR NEW BRAUNFELS TX 78132-4109

**Holder Account Number** 

C0009499041



SSN/TIN Certified

Symbol

001CS0006\_rps.DL\_PG1.XOM.105024\_40233/105978/105978/

### Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

1.05978

It is important to <u>retain this statement for tax reporting purposes</u> and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009499041

#### ► ACCOUNT SUMMARY

As of close of stock market on 11 Jun 2012

Stock Class   C	Certificated Shares/ Direc	18.1 <b>8.</b> 18.18.18.18.18.	Investment Plan   Book Shares/Units   S	Total   Shares/Units   P	Closing Price   er Share/Unit (\$)	Market Value (\$)
DSPP - Common Stock	0.00000	0.00000	104 058674	104 058674	80 270000	8 352 70

#### **Dividend Reinvestment Activity**

As of record date

This section in	ncludes information	only for shares/units fo	r which dividends are reinves	sted.			
Record Date	Payment   Date	Dividend   Rate (\$)	Stock Class   Description	Dividend Reinvestment   Shares/Units	Gross   Dividend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
14 May 2012	11 Jun 2012	0.570000	Common	103.313529	58.89		58.89

#### Transaction History

From: 01 Jan 2012

To: 11 Jun 2012

This section perta	ins only to book-entry shares/	units.						
Date	Transaction Description	Transaction   Amount (\$)	Deduction Description	Deduction Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions D	SPP - Common Stock							
	Balance Forward							102.751241
09 Mar 2012	Dividend Reinvestment	48.29	Comp Paid Fees	0.01	48.29	85.881244	0.562288	103.313529
11 Jun 2012	Dividend Reinvestment	58.89	Comp Paid Fees	0.02	58.89	79.031547	0.745145	104.058674

00TPPA (Rev. 12/11)

#### How to Read Your Statement

Stock Class Description – A description of the slock class in which you hold shares, e.g. Common slock.

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units.

Book/Book-Entry Shares ~ Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) – Book-entry shares that are not part of the Plan.

Investment Plan Book Shares/Units – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.

Closing Price – The closing market price as of the account summary date.

Market Value – The dollar value of the total shares held in this account as of the date specified.

Deduction Description – A description of any amounts withheld including transaction fees.
Deduction Amount – Dollar amounts deducted may include laxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).
Net Amount – The total amount transacted for you, equal to the transaction amount less any applicable deductions.

#### Please see reverse side for important information

Price Per Share/Unit ~ The market price per share purchased or sold under the Plan for this transaction.

Transaction Shares/Units - The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date - The date on which you must have officially owned shares to receive the dividend

Payment Date - The date the dividend was payable.

Dividend Rate – The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.

Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend - The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSN/TIN Certified - If your account is not certified, as indicated by the word NO appearing under PP 4391
SSN/TIN title in the top right section of his form, you must complete a Form W-8 (IX resident) or Form W-8BEN (non-US resident) or Taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available bitrough the "PRINTABLE FORMS" section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website listed above.



How to Request a Transaction (refer to the prospectual/pocture for additional defails on the terms and conditions of transactions (unter the plan of DRS sales facility)

Reassign all of my whole shares to DRS, terminate

my participation in the plan

and send a check for any

You can manage your account online through investor Centre at the website listed on the top right of the reverse side. Register todayl

OR

Please detach this portion and mall it to: Computershare, PO Box 43078, Providence, RI 02940-3078

Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to self a portion of your plan shares, or to self all plan shares and terminate your plan participation. Safe requests submitted on this *Transaction Request Form* will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker dealer associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction. If any.

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are listed on the reverse side.

- 1B. Use section 1B above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the slock's market value, which is the approximate cost to replace a certificate in the event that it is lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope.
  Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

#### **Privacy Notice**

At Computershare, we take privacy seriously, in the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive hits information through Iransactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entoust us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and financial information and we have used used used used to be provided.

Note: Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Projection Corporation, or any other federal or state agency.

OWNAZA-MOT (Rev. 8/11)

### 2 Purchase Additional Shares of Company Stock

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:

Г	33	161	(X 25)	25	142	33	80	83	il.	35	12	1	被	19	83	38	12	23	8
ŀ	ä	13	ã		ğ		53	ě		Ħ		Ķ		移	. 1		吳		122
ŀ	\$	13	ē		ij		52					Ŗ			헼		3		28
Ŀ	\$23	23	83 - 88	**	128	12	22	ž.	36		筹	38	挖	98	Ř	88	窓	130	- 891

- · No third party checks, money orders or credit card payments will be accepted.
- · Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation.
- The enclosed contribution will ONLY be applied to the account referenced to the right.
   The plan allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest furnds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: AMY R BRUNSTING

Signature(s) 2 - Please keep signature within the box.

Holder Account Number

C0009499041

IND



- ՈլՈւմակլիդերել ԽՈքրբերիանի հայրակների ինդերի ինդ

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006



ANITA BRUNSTING 203 BLOOMINGDALE CIR VICTORIA TX 77904

Computershare

Computershare Trust Company, N.A. PO Box 43078

PO Box 43078
Providence, RI 02940-3078
Within USA, US territories & Canada
Outside USA, US territories & Canada
781 575 2058

www.computershare.com/exxonmobil
Exxon Mobil Corporation is incorporated under the
laws of the State of NJ.

Holder Account Number

C0009516352



SSN/TIN Certified

Symbol XOM

001CS0006\_pps.EmL.XOM.105024\_40233/031624/032313/i

### Exxon Mobil Corporation - Summary of Account Holdings and Transaction Form

031624

It is important to retain this statement for tax reporting purposes and for use as a reference when you access your account online at our website or when contacting Computershare.

Holder Account Number: C0009516352

#### ► ACCOUNT SUMMARY

As of close of stock market on 11 Jun 2012

Stock Class   Ce	ortificated Shares/   Direc	t Registration	Investment Plan	Total	Closing Price	Market
	Units Held by You   Book	Shares/Units   Bo	ok Shares/Units.	SharesiUnits   F	Per Share/Unit (\$)	Value (\$)
DSPP - Common Stock	0.000000	0.000000	164.036963	164.036963	80.270000	13,167.25

#### **Dividend Reinvestment Activity**

As of record date

This section inc	cludes informatio	on only for shares/units for	which dividends are reinves	sled.			
Record Date	Payment   Date	Dividend   Rate (\$)	Stock Class   Description	Dividend Reinvestment   Shares/Units	Gross   Dividend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
14 May 2012	11 Jun 2012	0.570000	Common	162.862369	92.83		92.83

#### Transaction History

From: 01 Jan 2012

To: 11 Jun 2012

This section pertai	ins only to book-entry shares/	units.						
Date	Transaction Description	Transaction Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net Amount (\$)	Price Per   Share/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions DS	SPP - Common Stock							
	Balance Forward							161.975912
09 Mar 2012	Dividend Reinvestment	76.13	Comp Paid Fees	0.02	76.13	85.881244	0.886457	162.862369
11 Jun 2012	Dividend Reinvestment	92.83	Comp Paid Fees	0.03	92.83	79.031547	1.174594	164.036963

00TPPA (Rev. 12/11)

#### How to Read Your Statement

Stock Class Description – A description of the stock class in which you hold shares, e.g. Common stock.

Certificated Shares/Units Held By You - A physical certificate was issued for these shares/units.

Book/Book-Entry Shares ~ Shares Computershare maintains for you in an electronic account; a stock certificate was not issued for these shares. All Direct Registration shares and investment plan ("Plan") shares are held in book-entry form.

Direct Registration Book Shares/Units (DRS) -- Book-entry shares that are not part of the Plan.

Investment Plan Book Shares/Units – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).

Total Shares/Units -- The sum of all certificated and book shares held in this account as of the date specified.

Closing Price - The closing market price as of the account summary date.

Market Value - The dollar value of the total shares held in this account as of the date specified.

Deduction Description – A description of any amounts withheld including transaction fees.

Deduction Amount – Deliar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).

Net Amount – The lotal amount transacted for you, equal to the transaction amount less any applicable deductions.

#### Please see reverse side for important information

Price Per Share/Unit - The market price per share purchased or sold under the Plan for this transaction.

Transaction Shares/Units - The number of shares purchased or sold through the Plan for this transaction.

Total Book Shares/Units – The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.

Record Date – The date on which you must have officially owned shares to receive the dividend.

Payment Date - The date the dividend was payable

Dividend Rate - The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.

Dividend ReInvestment Shares/Units – Shares enrolled in dividend reinvestment.

Gross Dividend – The dividend paid on the Plan's dividend reinvestment shares.

Net Dividend – The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.

SSNTIN Certified — If your account is not certified, as indicated by the word NO appearing under the 4393 SSNTIN title in the top right section of this form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS" section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the necessary forms at the website isleed above.

How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan or DRS sales facility)

Reassign all of my whole

shares to DRS, terminate my participation in the plan

and send a check for any

fractional shares.

You can manage your account online through investor Centre at the website listed on the top right of the reverse side. Register today!

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

1A. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and terminate your plan participation. Sale requests submitted on this Transaction Request Form will be treated as a batch order and generally processed no later than five business days after the date on which the form is received. A Market Order sale may be available for transactions submitted by telephone or through Investor Centre at www.computershare.com. Please contact us at the phone number listed on the reverse side or refer to the brochure for the plan or DRS Sales Facility for more information concerning the types of orders available. Note: market orders and batch orders are subject to different fees. Please visit the website or contact us at the phone number listed on the reverse side for fee details. A proceeds check will be mailed to you, less any applicable taxes and fees. You can request electronic funds transfer for your sales proceeds by updating your bank details online through Investor Centre at the website listed on the reverse side. Upon written request, we will provide the name of the executing broker deater associated with the transaction, and within a reasonable amount of time will disclose the source and amount of compensation received from third parties in connection with the transaction, if any.

ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MODIFIED, STOPPED OR CANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.

To have the proceeds paid to someone other than the current registered holder, the shares must first be transferred to the other party. For assistance with a stock transfer please visit the "Help" section on our website or you may contact us by phone; both are fisted on the reverse side.

- 18. Use section 18 above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration System (DRS) shares and will be held electronically in your account in book-entry form by Computershare. We will mail you a check for the value of any fractional shares (if applicable). If your request is received near a record date, Computershare has the right to reinvest the dividend or pay you in cash. Future dividends for these shares will be paid in cash, unless you rejoin the plan.
- 1C. Use section 1C above to minimize risk of loss, theft or damage by depositing certificates. Computershare will deposit these shares into your plan account and hold them electronically in book-entry form. Send physical stock certificate(s) via registered mail or a courier service that provides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021, Do not endorse the certificate(s) or complete the assignment section. You may want to insure the mailing for 3% of the stock's market value, which is the approximate cost to replace a certificate in the event that it is tost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. \*Sales requests for partnerships or corporations must include a Medallion Signature Guarantee or a copy of the corporate resolution/partnership agreement. A Medallion Signature Guarantee is a special stamp provided by a bank, broker or credit union (guarantor institutions) that indicates the individual(s) signing a form is legally authorized to conduct the requested transaction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
- 2. Use section 2 below to make an optional investment through the plan. Detach the completed form and mail it, along with a check payable to Computershare, in the enclosed envelope. Please note the purchase limitations identified on the bottom left of the form.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.

#### **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, dividend by the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, dividend from the course of providing services to you in writing, electronically, and by telephone. We may also receive information about you by vitue of your transactions with affiliates of Computershare or other parties. This information may include your name, address (residential and making), Social Security number, bank account information, stock ownership information and other financial information. With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legisly bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural saleguards to protect your personal information. Computershare realizes that you entures us with confidential personal and financial information and we take that trust very seriously.

Computershare realizes that you enfous us with confidence personal and minancial numerous requirements are used to be presented by the Federal Deposit insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

00WAZA-MOT (Rev. 8/11)

2 Purchase Additional Shares of Company Stock

Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)

Reassign this number of whole shares to DRS, and

terminale my participation in the plan for these shares

<u>OR</u>

Please detach this portion and mall it to: Computershare, PO Box 43078, Providence, RI 02940-3078

If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.

Attached is a check in the amount of:

Г	100	301	15	然	12	×	14	25		後一段	577	18	Ø	20	8	20	Œ	351	84
ŀ	Ä	24		ä		H		25	3	8		8		終	35		£		88
ŀ	ℷ	緩		¥		8		含	Ä	ij		5		20	8		Ŋ		133
Ŀ	122	171	38	328	23	23	20	32	3%	粉包	- 25	窓	193	44	83	18	38	\$Q	2

- · No third party checks, money orders or credit card payments will be accepted.
- · Please write your holder account number and the company name on your check.
- This form should ONLY be used for Exxon Mobil Corporation.
- The enclosed contribution will ONLY be applied to the account referenced to the right.
   The pian allows for a minimum amount of \$50 with a maximum amount of \$250,000 per year. Computershare will invest funds at least twice per week on Tuesdays and Thursdays. If either Tuesday or Fhursday is not a stock market trading day ("trading day"), then funds will be invested on the next trading day.

Holder Name: ANITA BRUNSTING

Signature(s) 2 - Piease keep signature within the box

Holder Account Number

C0009516352

IND



- Որնանակիկանգիրնանիկիր կանակիր հայիսինիկի հերիկինի

Computershare P.O. Box 6006 Carol Stream, IL 60197-6006



Computershare Trust Company, N.A. PO Box 43078

PO Box 43078 Providence, RI 02940-3078

Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058

www.computershare.com/exxonmobil

Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

007564

CAROLE A BRUNSTING 5822 JASON HOUSTON TX 77074

Holder Account Number C0009516328



Company ID SSN/TIN Certified XOM Yes

### **Exxon Mobil Corporation - Direct Registration (DRS) Advice**

### Transaction(s)

Date	Transaction Description	Total Shares/Units	CUSIP	Class Description
15 Jun 2011	Transfer	1,325.000000	30231G102	Common Stock

#### Account Information: Date: 15 Jun 2011 (Excludes transactions pending settlement)

Current Dividend Reinvestment Balance	Current Direct Registration Balance	Total Shares/Units	CUSIP	Class Description
0.000000	1,325.000000	1,325.000000	30231G102	Common Stock

#### IMPORTANT INFORMATION - RETAIN FOR YOUR RECORDS.

This advice is your record of the share transaction in your account on the books of the Company as part of the Direct Registration System. This advice is neither a negotiable instrument nor a security, and delivery of it does not of itself confer any rights to the recipient. It should be kept with your Important documents as a record of your ownership of these shares. No action on your part is required.

The IRS requires that we report the cost basis of certain shares acquired after January 1, 2011. If your shares were covered by the legislation and you have sold or transferred the shares and requested a specific cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) method. Please visit our website or consult your tax advisor if you need additional information about cost basis.

Upon request, the Company will furnish to any shareholder, without charge, a full statement of the designations, rights (including rights under any Company's Rights Agreement, if any), preferences and limitations of the shares of each class and series authorized to be issued, and the authority of the Board of Directors to divide the shares into series and to determine and change rights, preferences and limitations of any class or series.

Assets are not deposits of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

If you do not keep in contact with us or do not have any activity in your account for the time periods specified by state law, your property could become subject to state unclaimed property laws and transferred to the appropriate state.







#### **Privacy Notice**

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct registration services, we receive nonpublic, personal information about you. We receive this information through transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residential and mailing), social security number, bank account information, stock ownership information and other financial information.

With respect both to current and former customers, Computershare does not share nonpublic personal information with any non-affiliated third-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information.

Computershare realizes that you entrust us with confidential personal and financial information and we take that trust very seriously.