

BRUNSTING001786

# **E**%onMobil

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.

\*\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079 000011/0002885 002885

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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

Yes



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169.45

As of record date

001CS0006\_RPS.DL\_PG1.XOM.081048\_35351/002885/002885/

# 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

As of close of stock market on 10 Sep 2010

# ► ACCOUNT SUMMARY

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	0.000000	3,965.163788	3,965.163788	61.200000	242,668.02

## **Dividend Reinvestment Activity**

This section inc	dudes information	only for shares/units fo	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 2010	10 Sep 2010	0.440000	Common	3,936.751195	1,732.17		1,732.17

Transaction	History					From: 01 Jan 20	10 To:	10 Sep 2010
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	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

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## **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 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 SSN/TIN title 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 appropriet per Internal Revenue Service requirements. Either form is available through the "Dewn COMDABLE FORMS" section of our website. Faxed forms are not acceptable.

1	Transaction Request Form Please check or complete all applicable sections.	C0000592 SL1	2102 FID	Page 2 of X O M 2 1 4 U D F	╋
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> will be sold prior to your plan shares.	Sell all book-entr including plan an shares (if applica terminate plan pa	d DRS ble), and articipation.	1C Deposit Certificate(s) into the Investment Plan IMPORTANT: You must submit the origina 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.	Reassign all of m shares to DRS, to my participation i and send a chec fractional shares.	ny whole erminate n the plan k for any		
4 i	Please detach this portion and mail it to: Computershare,	PO Box 43078, Pro	vidence, RI	RI 02940-3078	4

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.
- 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.

### **Privacy Notice**

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 slock 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 fransaction 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 and to disclose the information in any maner, unless required or permitted by law or other governmental process. We strive to restrict access to your personal information to hose 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 trust very seriously.

Computershare realizes that you entrust us with commential personal and immunation monitoring and we take that nost roly solvestor. 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 anti-national such as we have at this time.

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:

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

C0000592102

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

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

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Page 1 of 2

# **E**xonMobil

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

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\*\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079 000012/0003266 003566

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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.DL\_PG1.XOM.084056\_34574/003266/003266/i6

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

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Holder Account Number: C0000592102

# ACCOUNT SUMMARY

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	0.00000	0.000000	3,936.751195	3,936.751195	61.890000	243,645.53

# **Dividend Reinvestment Activity**

This section in	cludes information	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 (\$)
13 May 2010	10 Jun 2010	0.440000	Common	3,908.383451	1,719.69		1,719.69

Transaction	History					From: 01 Jan 20	10 To:	10 Jun 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

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## How to Read Your Statement

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

 $\label{eq:certificated Shares/Units Held By You-A physical certificate was issued for these$ 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.

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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

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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 CONST section of our working. Faced forms are accessed as the through the CONST section of our working. FORMS" section of our website. Faxed forms are not acceptable.

As of record date

**BRUNSTING001789** 

As of close of stock market on 10 Jun 2010

		C0000592	102	ХОМ	+-
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-entry including plan and shares (if applica terminate plan pa	d DRS ble), and rticipation.	Deposit Certificate(s) into the Investment Plan IMPORTANT: You must submit the orig unsigned certificate(s) wi this form. Deposit this number of shares into my reinvestment account.	jinal
18	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.)           Image: Comparison of the shares to DRS, and terminate my participation in the plan for these shares.	-	y whole erminate h the plan	Authorized Signature(s)*         Signature 1 - Please keep signature within the box.         Signature(s) 2 - Please keep signature within the box.	
	Piease detach this portion and mail it to: Computershare,	, PO Box 43078, Pro	vidence, RI	1 02940-3078	Ŧ

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.

- 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 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. 2. 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 control true personal and internation motion on the total use use total 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. 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:

\$		
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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

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

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Computershare

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

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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

Yes





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

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Holder Account Number: C0000592102

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DSPP - Common Stock	0.00000	0.000000	3,908.383451	3,908.383451	67.220000	262,721.54

This section inc	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 (\$)			
10 Feb 2010	10 Mar 2010	0.420000	Common	3,883.713924	1,631.16		1,631.16			

Transaction HistoryFrom: 01 Jan 2010To:								10 Mar 2010
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 DSP	P - 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

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# How to Read Your Statement

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

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Please see reverse side for important information

this transaction

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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.

	C0000592	2102	Page 2 of X O M
Transaction Request Form Please check or complete all applicable sections.	SL1	FID	
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-entry including plan and shares (if applicat terminate plan pa	t DRS ble), and	1C 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.
Sale requests submitted on this <i>Transaction Request Form</i> wi order. Please see instructions below for more information. Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)	Reassign all of m	y whole	Authorized Signature(s)* 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.	shares to DRS, te my participation in and send a check fractional shares.	n the plan	Signature(s) 2 - Please keep signature within the box.
Please detach this portion and mail it to: Computershare, I / to Request a Transaction (refer to the prospec	· · · · · · · · ·		

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 centificate(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. 2. 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 vitue 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 contructional personal and internet and internet. 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

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

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Page 1 of 2



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.

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

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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





SSN/TIN Certified

Yes

Symbol 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 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

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	3,816.464015	3,816.464015	67.390000	257,191.51

# **Dividend Reinvestment Activity**

This section inc	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 (\$)			
10 Feb 2009	10 Mar 2009	0.400000	Common	3,792.885209	1,517.15		1,517.15			

Transaction H	listory					From: 01 Jan 20	09 To:	10 Mar 2009
This section pertain	s 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 DSF	PP - Common Stock							
01 Jan 2009 10 Mar 2009	Balance Forward Dividend Reinvestment	1,517.15	Comp Paid Fees	0.59	1,517.15	64.343802	23.578806	3,792.885209 3,816.464015

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#### 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.

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

Please see reverse side for important information

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 "DOWNLOADAB FOR ' section P3978 of our website. Faxed forms are not acceptable.

As of close of stock market on 10 Mar 2009

As of record date

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1	Transaction Request Form Please check or complete all applicable sections.	RN1	FID	214UDR
<b>1A</b>	Sell Shares           OR         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> with the share of	Sell all book-entri including plan ar shares (if applica terminate plan pi vill be processed as	d DRS ble), and articipation.	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	OR       OR         Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares.	Reassign all of n shares to DRS, t my participation and send a chec fractional shares	ny whole erminate in the plan k for any	

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.
- 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.

#### **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 and not disclose the information in any manner, unless required or permitted by law. Our affiliates and outside service providers with who we share information need to know the information to provide our services to you. Computershare maintains physical, electronic and procedural safeguards to protect your personal information to those employees who need to know the information near every seriously.

Computershare realizes that you entrust us with confidential personal and information and no local way on 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. DOWA2A-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.

Attacheu	15 a	CHECK	in me	amount	01:

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- 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

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Page 2 of 2



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Page 1 of 2

# 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

laws of the State of NJ.

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

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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



SSN/TIN Certified Yes

Symbol XOM

001CS0006\_RPS.DL\_PG1.XOM.051015\_30795/0 046/004046/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

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	3,838.528580	3,838.528580	73.840000	283,436.95

This section inc	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 2009	10 Jun 2009	0.420000	Common	3,816.464015	1,602.91		1,602.91	

Transaction H	listory				F	From: 01 Jan 20	09 To:	10 Jun 2009
This section pertain	ns 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							
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. 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 "DOWNLOADAB section of our website. Faxed forms are not acceptable. P3980

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1	Transaction Request Form Please check or complete all applicable sections.	SL1	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.	Sell all book-enti including plan ar shares (if applica terminate plan p	nd DRS able), and articipation.	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.
<u>1B</u>	Sale requests submitted on this <i>Transaction Request Form</i> order. Please see instructions below for more information.           Withdraw from the Reinvestment Prograt (DRS shares will receive future dividends in cash.)           OR         OR           Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares.		ny whole lerminate in the plan ik for any	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, Pro	ovidence, RI	02940-3078

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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. 2. 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 othe 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 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 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 continential personal and internation and the reaction of the realizes that you entrust us with continential personal and internation and the real of the real of the real of the real of the 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. DOVWA2A-MOT



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

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Attached is a check in the amount of:

\$			
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· No third party checks, money orders or credit card payments will be accepted.

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- 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

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Page 2 of 2



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

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### Page 1 of 2

# ExonMobil

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.

003240 \*\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079 000012/0003240

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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.DL\_PG1,XOM.131714\_32104/003240/003240/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

As of close of stock market on 10 Sep 2009

# ACCOUNT SUMMARY

Stock Class Description	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 Stock	0.000000	0.000000	3,861.777317	3,861.777317	70.650000	272,834.57
Dividend Reinve	stment Activity				As of	record date

## Dividend Reinvestment Activity

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 Aug 2009	10 Sep 2009	0.420000	Common	3,838.528580	1,612.18		1,612.18				

Transaction I	History		From: 01 Jan 20	10 Sep 2009					
This section pertail	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	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 <sup>-</sup>	
10 Sep 2009	Dividend Reinvestment	1,612.18	Comp Paid Fees	0.58	1,612.18	69.344841	23.248737	3,861.777317	

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### How to Read Your Statement

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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. 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 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 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 **P3982**DABLE EORMS' section of our website. Eaver forms are of accentable. FORMS" section of our website. Faxed forms are not acceptable.

		C000059	2102		⊢
1	Transaction Request Form Please check or complete all applicable sections.	999	FID		•
1A	Sell Shares OR OR Sell this number of shares. If you have DRS shares, the DRS shares will be sold prior to your plan shares. Sels means a sub-struct formula	Sell all book-en including plan a shares (if applic terminate plan p	nd DRS able), and participation.	Deposit Certificate(s) into the Investment Plan  MPORTANT: 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> w 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 shares to DRS,	my whole 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 and send a che fractional share PO Box 43078, P	ck for any s.	Signature(s) 2 - Please keep signature within the box.	L

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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. 2. 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 conjudence personal and internation multiplication and 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. 00WA2A-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:

\$	
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· No third party checks, money orders or credit card payments will be accepted.

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- 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

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

Page 2 of 2

Page 1 of 2



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

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\*\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079 00000013/00003599

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





SSN/TIN Certified

Yes

Symbo XOM

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# 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

AC	COL	JNT	SUM	IMARY	'

Stock Class Description	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 Stock	0.000000	0.000000	3,753.777061	3,753.777061	87.890000	329,919.47
Dividend Reinve	stment Activity				As of	record date

This section inc	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 2008	10 Jun 2008	0.400000	Common	3,736.713607	1,494.69		1,494.69				

Transaction	History					From: 01 Jan 20	08 To:	10 Jun 2008		
This section perta	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 D	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		

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#### 002CD40010

### How to Read Your Statement

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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

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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 dividence or sales provide point international participation of the second point in t be withheld from any dividends or sales proceeds per Internal Revenue Service

As of close of stock market on 10 Jun 2008

	C0000592102	ХОМ 🕂
Transaction Request Form Please check or complete all applicable sections.	SL1 FID	193UDR
Sell Shares           Sell this number of shares. If you have DRS shares, the DRS shares will be sold prior to your plan shares.	Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.	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.
Withdraw from the Reinvestment Progr (DRS shares will receive future dividends in cash.)         Image: Construction of the shares will receive future dividends in cash.)         Image: Construction of the shares will receive future dividends in cash.)         Image: Construction of the shares will receive future dividends in cash.)         Image: Construction of the shares of the shares will receive future dividends in cash.)         Image: Construction of the shares of the shares of the shares of the shares of the shares.)	Reassign all of my whole shares to DRS, terminate my participation in the plan and send a check for any fractional shares.	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: Computersha	are, 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 todayl

- 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 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 Medallion Signature Guarantee. 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. Please contact us at the phone number listed on the reverse side for fee details. 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 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. 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.
- 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.

#### **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 to those employees who need to know the information to provide our services to you. Computershare maintains physical, electronic and proceedural 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.

2 Purc	hase Additional	Shares	of Compa	any Stock
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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

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Page 2 of 2

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# Computershare

Computershare Trust Company, N.A. 250 Royall Street Canton Massachusetts 02021 Within the US, Canada & Puerto Rico 0utside the US, Canada & Puerto Rico 781 575 2058 www.computershare.com/exxonmobil

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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

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

Yes

XOM

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

Dividend Inform	nation						Holder Acco	ount Number:CO	000592102
Record   Paym Date   Date	ent	Class Description		nits Participa dend Reinve		Dividend Rate (\$)	Gross   Dividend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
11 Feb 2008 10 Mar 20	008	Common	1	3,72	21.543900	0.350000	1,302.54		1,302.54
Transaction His	story	From: 01 Ja	ın 2008	To: 10 l	Mar 2008				
Date	Transa	ction Description	ansaction mount (\$)	Deduction Amount (\$)	Deduction Type		5 Snare/Unit )	Total Transaction Shares/Units	Total Shares/Units Held
Plan Transactions DSPP 01 Jan 2008 10 Mar 2008		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
Summary of Ho	ldings	Date: 10 Ma	r 2008						
Class Description		Certificated Shares/Units Held By You	Book S	egistration/   hares/Units	Dividend Reinvestmen Shares/Units	t	otal   Closing   Per Share		Value (\$)
DSPP - Common Stock		0.000000	)	0.000000	3,736.713607	7 3,736.713	607 82.4	60000	308,129.40

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		SL1	FID			161UD	R
A	Partial Withdrawal (continue participation in the F	Plan); <u>AND</u>					
	ISSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES	OR	*SELL THIS NUMBER OF SHARES				
B	Full Withdrawal (terminate participation in the Pla	an); <u>AND</u>			ration Shares(DRS) and you have requested to is will be sold prior to your Plan shares. If you ir DRS and Plan shares.		
	ISSUE A CERTIFICATE FOR ALL FULL SHARES AND A CHECK FOR FRACTIONAL SHARES	OR	*SELL ALL SHARES		· .		
С	Deposit Certificate(s) PLEASE INDICATE THE NUMBER OF SHARES TO BE DEPOSITED INTO YOUR PLAN ACCOUNT.				·		
	Signature 1 - Please keep signature within the box. Sig		se keep signature w	ithin the box.	Please detach this porti Computershare PO Box 43078 Providence RI 02940-30		+

\*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.

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	admine below may not portain to your involution in the
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.
<b>Total Transaction Shares</b>	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.

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# Computershare

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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 HOUSTON TX 77079-5914

**Holder Account Number** 



SSN/TIN Certified Symbol

Yes XOM

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

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

### **Dividend Information**

Holder Account Number:C 0000592102

Record Date	Payment Date	Class Descript		nits Participa idend Reinve	-	Dividend   Rate (\$)   Di	Gross   ividend (\$)	Taxes Withheld (\$)	Net Diviđend (\$)
13 Aug 2007	10 Sep 2007	Corr	mon	3,69	32.207389	0.350000	1,292.27	· · · ·	1,292.27
Transact	tion History	From: 0	t Jan 2007	To: 10 S	Sep 2007				
Date	Trans	saction Description	Transaction Amount (\$)	Deduction Amount (\$)	Deduction Type	Net Amount (\$)	Price Per Share/Unit (\$)	Total Transaction Shares/Units	Total Shares/Units Held
Plan Transact	tions DSPP - Commo	n Stock							
01 Jan 2007		Balance Forward							3,660.248459
09 Mar 2007		Dividend Reinvestment	1,171.28	0.41	Comp Paid Fees	1,171.28	70.917151	16.516174	3,676.764633
11 Jun 2007		Dividend Reinvestment	1,286.87	0.39	Comp Paid Fees	1,286.87	83.331627	15.442756	3,692.207389
10 Sep 2007		Dividend Reinvestment	1,292.27	0.37	Comp Paid Fees	1,292.27	86.805431	14.886972	3,707.094361
Summar	y of Holdings	Date: 10	Sep 2007						
	·····	Certific	ated   Direct D	egistration/	Dividend	l Tota	L Closing	Price 1	
Class Des	cription	Shares/U Held By	nits Book S	hares/Units	Reinvestment Shares/Units	Charge/Unit	Dor Chara		Value (\$)

**BRUNSTING001803** 

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·		C 00005	92102			хом +
		SL1	FID II			161UDR
А	Partial Withdrawal (continue participation in t	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 (terminate participation in the	e 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 swill be sold prior to your Plan shares. If you or DRS and Plan shares.	to sell a specific amount of shares, the selected for all of your shares to be
	ISSUE A CERTIFICATE FOR ALL FULL SHARES AND A CHECK FOR FRACTIONAL SHARES	OR	*SELL ALL SHARES			
С	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 - Plea	ase keep signature v	within the box.	Please detach this port Computershare PO Box 43078	ion and mail to:
	Please note: All registered holders must sign for your instruc	tions to be complete	xd.		Providence RI 02940-3	078 +

\*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.

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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.
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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 is stock ownership information and other financial information.

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Computershare

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

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Holder Account Number



SSN/TIN Certified

Symbol

Yes XOM

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

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

Dividend Inform	nation						Holder Acco	ount Number:C 0	000592102
Record Payme Date Date	ent Clas	ss Descriptio	JN 1	Inits Participa idend Reinve	- 1	Dividend   Rate (\$)	Gross   Dividend (\$)	Taxes Withheld (\$)	Net Dividend (\$)
14 May 2007 11 Jun 200	07	Comr	non	3,6	76.764633	0.350000	1,286.87		1,286.87
Transaction His	itory	From: 01	Jan 2007	To: 11	Jun 2007				
Date	Transaction D	escription	Transaction Amount (\$)	Deduction Amount (\$)	Deduction Type		Snare/Unit	Total Transaction Shares/Units	Total Shares/Units Held
Plan Transactions Dspp - 01 Jan 2007 09 Mar 2007 11 Jun 2007	Bala Dividend I	ance Forward Reinvestment Reinvestment	1,171.28 1,286.87	0.41 0.39	Comp Paid Fees Comp Paid Fees	•		16.516174 15.442756	3,660.248459 3,676.764633 3,692.207389
Summary of Ho	ldings	Date: 11	Jun 2007						
Class Description		Certifica Shares/Ur Held By Y	nits Book S	legistration/ hares/Units	Dividenc Reinvestmen Shares/Units	t   Sharae/Ur	otal   Closing hits   Per Share		Value (\$)
Dspp - Common Stock	<u></u>	0.000	000	0.000000	3,692.207389	3,692.207	389 83.0	60000	306,674.75

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Please see important PRIVACY NOTICE on reverse side of statement

Optional Cash Purchase Please detach this portion and mail to the address shown below.

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

	С 0000592102
	SL1 FID IN AN
А	Partial Withdrawal (continue participation in the Plan); AND
	ISSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES
В	Full Withdrawal (terminate participation in the Plan); AND
	ISSUE A CERTIFICATE FOR ALL FULL SHARES OR *SELL ALL AND A CHECK FOR FRACTIONAL SHARES
C	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 within the box.       Please detach this portion and mail to:         Computershare       PO Box 43078
	Please note: All registered holders must sign for your instructions 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.

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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.

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Computershare

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



SSN/TIN Certified

Symbol

Yes XOM

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

71.120000

Holder Account Number:C 0000592102

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

## **Dividend Information**

Record Date	Payment Date	Class Descriptio		nits Participa idend Reinve		Dividend Rate (\$)	Gross Dividend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
09 Feb 2007	09 Mar 2007	Comm	ion	3,6	60.248459	0.320000	1,171.28		1,171.28
Transac	tion History	From: 01	Jan 2007	To: 09	Mar 2007				
Date	Tra	nsaction Description	Transaction Amount (\$)	Deduction Amount (\$)	Deduction Type		SnareiUnit	Total Transaction Shares/Units	Tota Shares/Units Held
Pian Transac 01 Jan 2007 09 Mar 2007	tions Dspp - Comm	ion 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	gs Date: 09 I	/lar 2007						
Class Des	scription	Certificat Shares/Un Held By Y	its   Book S	egistration/ hares/Units	Dividen Reinvestmen Shares/Unit	t Sharacille	otal   Closing hits   Per Share		Value (\$)

0.000000

3.676.764633

3,676.764633

Dspp - Common Stock

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Please see important PRIVACY NOTICE on reverse side of statement

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		C 000059 SL1	92102 FID			хом <b>- 1</b> 161 u d r	
A	Partial Withdrawal (continue participation i				1 81118 18118 11681 11811 99119 1191 1997	IUIUDK	
	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 Registr Direct Registration Share sold, we will sell both you	ation Shares(DRS) and you have requested is s will be sold prior to your Plan shares. If you r DRS and Plan shares.	lo sell a specific amount of shares, the selected for all of your shares to be	_
	ISSUE A CERTIFICATE FOR ALL FULL SHARES AND A CHECK FOR FRACTIONAL SHARES	OR	*SELL ALL SHARES				
С	Deposit Certificate(s)	_					
	PLEASE INDICATE THE NUMBER OF SHARES TO BE DEPOSITED INTO YOUR PLAN ACCOUNT.	1					
	Signature 1 - Please keep signature within the box.	Signature 2 - Plea	se keep signature wi	thin the box.	Please detach this port Computershare PO Box 43078	ion and mail to:	
	Please note: All registered holders must sign for your inst	ructions to be complete	d.		Providence RI 02940-3	078	

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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.

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# STATEMENT OF HOLDINGS

September 11, 2006

Page 1 of 4

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

PROVIDENCE, RI 02940-3008

**E**xonMobil



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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 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

Issue ID 330010 Account Number 11471230

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

#### **Dividend Reinvestment Information**

	a a maintaint ann ann ann ann	<b>V</b> 11					
Issue Id Secu	Record rity Date	Payable Date	Shares Subje To Reinvestn		Fee Deducted	Tax Withheld	Net Dollars Reinvested
330010 COMI	MON 08/14/2006	6 09/11/2006	3,627.	9370 0.320000	\$0.00	\$0.00	\$1,160.94
Account Activi	ty as of 09/11/2006	6 Ci	urrent Divider	nd Option: FULL	REINVESTMENT		ID
Date	Transaction Desc	ription	Net Dollars	Price Per Share	Transaction Shares		Total Shares
01/01/2006	BEGINNING BALA	NCE					3,589.5920
03/10/2006	DIVIDEND PURCH	HASE	\$1,148.67	\$60.0430	19.1310		3,608.7230
06/09/2006	DIVIDEND PURCH	HASE	\$1,154.79	\$60.1030	19.2140		3,627.9370
09/11/2006	DIVIDEND PURCH	HASE	\$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

>

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	Maximur		\$25	0,000.0	ю
		ERSHARE	Ξ				
>	P.O. BOX KANSAS	219035 CITY, MO	64121-90	)35			

### EXXON MOBIL CORPORATION

Issue ID: 330010

Account Number: 11471230

# Share Transaction Form

SELL a portion of my shares.	<pre>philip is the the the the the the the the the the</pre>	i te ca a te ca	ISSUE A CERTIFICATE for a portion of my shares.		5 4 8
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
All registered owners	s must sign	·····	VERY IMPORTANT-ALL SHARE T	RANSACTION REQUESTS MUST	BE MAI
			EXXON MOBIL CO	ORPORATION	
				HARE TRUST COMPAN	Y. N.
			P.O. BOX 43008		,

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

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Statement Definiti	Page 2 c	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.	e
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 CORPO	RATION		Issue	ID 330010 Accou	Int Number 11471230
Total Holdings and Mar	ket Value as of 09/1	1/2006		Year-To-Date Su	mmary 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				

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# E**‰onMobi**l

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

June 9, 2006

Page 3 of 4

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

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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	RATION	<b>7</b>	Issue	ID 330010 Account Nu	mber 11471230
Total Holdings and Marl	ket Value as of 06/	/09/2006		Year-To-Date Summar	v 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				¥22

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**E**‰onMobil

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



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

#### June 9, 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**

lssue id	Security	Record Date	Payable Date	Shares Subj To Reinvestr		Rate	Fee Deducted	Tax Withheld	Net Dollars Reinvested
330010	COMMON	05/12/2006 0	06/09/2006	3,608.	7230	0.320000	\$0.00	\$0.00	\$1,154.79
Account	Activity a	as of 06/09/2006	Cu	rrent Divide	nd Opti	on: FULL R	EINVESTMENT		ID
Dat	e	Transaction Descript	tion	Net Dollars		ce Per Share	Transaction Shares		Total Shares
01/01	/2006	BEGINNING BALANC	Æ						3,589.5920
03/10	/2006	DIVIDEND PURCHAS	E \$	61,148.67	\$60	0430	19.1310		3,608.7230
06/09	/2006	DIVIDEND PURCHAS	E \$	51,154.7 <del>9</del>	\$60	0.1030	19.2140		3,627.9370

Continued...

**EXXON MOBIL CORPORATION** 

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

Issue ID: 330010

Account Number: 11471230

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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.



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

7545533007000000000774575307000022000007

### EXXON MOBIL CORPORATION

### Issue ID: 330010 Account Number:

11471230

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(DO NOT TE		ND REINVES	TAL WITHDRAWA TMENT OR CLOSE IOLE SHARES IN B	MY BOOK-EN		
SELL a portion of my shares.		·····		IFICATE for a		
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 CERTIFICAT FOR ALL FULL SHAR and a check for any fractional shares.	
All registered owners	must sign		VERY IMPORTANT	ALL SHARE TR	ANSACTION REQUESTS	MUST BE MAILED
			EXXON	MOBIL CO	RPORATION	
			c/o CON	<b>IPUTERSH</b>	ARE TRUST CO	MPANY, N.A.
			P.O. BO	X 43008		
Date			PROVID	ENCE, RI	02940-3008	
L			By signing, you agreen registered owners of	e that the sale of the shares and w	shares is authorized by yo rill be binding on you and s	u and all other such other owners.

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

# 0001200 330010 0000000 00011471230 70903

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.

# 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

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

103988

lssue 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	s of 03/10/2006	Cı	urrent Dividend C	Option: FULL R	EINVESTMENT		ID
Da	te	Transaction Descr	iption	Net Dollars	Price Per Share	Transaction Shares		Total Shares
01/01	1/2006	BEGINNING BALA	NCE				:	3,589.5920
03/10	0/2006	DIVIDEND PURCH	ASE	\$1,148.67	\$60.0430	19.1310	:	3,608.7230
Total Ho	ldings and	Market Value a	as of 03/10/2	006		Year-To-Date	Summary fo	r 2006
Security		CON	MMON Ma	arket Price Per Share	\$59.1800	Gross Dividends	-	\$1,148.67
Shares He	ld By You		0.0000 Ma	arket Value	\$213,564.22	Tax Withheld		\$0.00
Shares He	ld By Agent	3,60	8.7230			Additional Income	e	\$0.48
Total Acco	ount Shares	3,60	8.7230					

**EXXON MOBIL CORPORATION** 

**E**xonMobil

ELMER H BRUNSTING OR NELVA E BRUNSTING TR

HOUSTON, TX 77079-5914

**EXXON MOBIL CORPORATION** 

UA 10/10/96 13630 PINEROCK

PROVIDENCE, RI 02940-3008

P.O. BOX 43008

c/o COMPUTERSHARE TRUST COMPANY, N.A.

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BRUNSTING FAM LIVING TRUST

### **CASH INVESTMENT TRANSACTION FORM**

Amount Enclosed

\$50.00 Maximum: \$250,000.00

Issue ID 330010 Account Number 11471230

Issue ID: 330010

Account Number:

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11471230

Minimum:

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.

COMPUTERSHARE	
P.O. BOX 219035	

KANSAS CITY, MO 64121-9035

### EXXON MOBIL CORPORATION

Issue ID: 330010

11471230

Account Number:

# **Share Transaction Form**

(DO NOT TE		PARTIAL WITHDRAWAL INVESTMENT 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 ISSUE A CERTIFICATE SHARES at agent FOR ALL FULL SHARES for any fractional a check for any shares. fractional shares.					
All registered owners	must sign	VERY IMPORTANT-ALL SHARE TRANSACTION REQUESTS MUST BE M. TO THIS ADDRESS.	AILE				
		EXXON MOBIL CORPORATION					
		c/o COMPUTERSHARE TRUST COMPANY, M	c/o COMPUTERSHARE TRUST COMPANY, N.A.				
		P.O. BOX 43008	P.O. BOX 43008				
ate		PROVIDENCE, RI 02940-3008					
		By signing, you agree that the sale of shares is authorized by you and all othe registered owners of the shares and will be binding on you and such other own					

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

# 0001200 330010 0000000 00011471230 70903

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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.						



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

ELMER H BRUNSTING OR NELVA E BRUNSTING TR

HOUSTON, TX 77079-5914

UA 10/10/96 13630 PINEROCK

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BRUNSTING FAM LIVING TRUST

# STATEMENT OF HOLDINGS

September 9, 2005

Page 1 of 4

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

www.exxonmobil.equiserve.com By Internet:

By Telephone: 800-252-1800

COMPUTERSHARE By Mail: 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

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 Subje To Reinvestr		late	Fee Deducted	Tax Withheld	Net Dollars Reinvested
330010	COMMON	08/12/2005	09/09/2005	3,555.3	2970 0.	290000	\$0.00	\$0.00	\$1,031.04
Account	t Activity a	s of 09/09/2005	Cı	urrent Divider	nd Option:	FULL R	EINVESTMENT		ID
Da	ite	Transaction Descri	iption	Net Dollars	Price P Share		Transaction Shares		Total Shares
01/0	1/2005	BEGINNING BALAN	NCE						3,522.4220
03/10	0/2005	DIVIDEND PURCH	ASE	\$951.05	\$63.20	60	15.0470		3,537.4690
06/1	0/2005	DIVIDEND PURCH	ASE	\$1,025.87	\$57.54	40	17.8280		3,555.2970
09/09	9/2005	DIVIDEND PURCH	ASE	\$1,031.04	\$61.11	10	16.8720		3,572.1690
								Constitution	

Continued...

**EXXON MOBIL CORPORATION** 

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

Amount Enclosed

330010 Issue ID:

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.







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### **EXXON MOBIL CORPORATION**

Issue ID: 330010

UA 10/10/96

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i ł 11471230

Account Number:

# **Share Transaction Form**

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	(DO NOT TE	PARTIAL WITHDRAWAL (DO NOT TERMINATE DIVIDEND REINVESTMENT OR CLOSE MY BOOK-ENTRY ACCOUNT) (INDICATE NUMBER OF WHOLE SHARES IN BOXES BELOW)								
	SELL a portion of my shares.	· · · · · · · · · · · · · · · · · · ·		ISSUE A CERTIFICATE for portion of my shares.	a					
	Terminate My Account (MARK ONE)	SELL ALL SHARES held by the agent.	and iss	ULL S at agent ue a check fractional	ISSUE A CERTIFICATE FOR ALL FULL SHARES and a check for any fractional shares.	- - -				
	All registered owners	must sign	VERY TO TH	IMPORTANT-ALL SHARE	TRANSACTION REQUESTS MUST BE	AILED				
				P.O. BOX 43008	TRUST COMPANY, N.A.					
ELMER H BRUNSTING OR	Date			PROVIDENCE, R	1 02940-3008					
NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST	of shares is authorized by you and all oth d will be binding on you and such other or									

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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 l 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 Bala as of Date". As these shares are held by the Agent, certificates have not been issued.	nce				
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

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

# STATEMENT OF HOLDINGS

September 9, 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

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

EXXON MOBIL CORPOR	RATION		Issue	ID 330010 Account Nu	mber 11471230
Total Holdings and Marl	ket Value as of 09,	/09/2005		Year-To-Date Summary	/ for 2005
Security	COMMON	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			Additional Income	\$1.25
Total Account Shares	3,572,1690				


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BRUNSTING001822

# ExonMobil

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 Internet:

By Telephone: 800-252-1800

EQUISERVE TRUST COMPANY, N.A. By Mail: P.O. BOX 43008 PROVIDENCE, RI 02940-3008

SAVE THIS STATEMENT FOR YOUR FINANCIAL RECORDS

DW23 2933 DM.1-5.10Z.ICO.ND 115899 185190 1 2 ------HV3300DW.J07607.0001.185190 33001031351611231 STMDRPDRS XMIT 011

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

#### **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			ares Subject Reinvestment	Rate	Fee Deducted	Tax Withheld	Net Dollars Reinvested
330010	COMMO	N 05/13/2005 06	6/10/2005	3,537.4690	0.290000	\$0.00	\$0.00	\$1,025.87
Account	Activity	as of 06/10/2005	Curren	t Dividend O	ption: FULL R	EINVESTMENT		ID
Dat	te	Transaction Description	-	Vet Mars	Price Per Share	Transaction Shares		Total Shares
01/01	1/2005	BEGINNING BALANCE	Ξ				;	3,522.4220
03/10	0/2005	DIVIDEND PURCHASE	≣ \$95	51.05 \$	63.2060	15.0470	:	3 , 537 . 4690
06/10	0/2005	DIVIDEND PURCHASE	≣ \$1,02	25.87 5	\$57.5440	17.8280	continued	3,555.2970 •

**EXXON MOBIL CORPORATION** 

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

issue ID: 330010 CASH INVESTMENTS ONLY: Make check payable to Equiserve (amount enclosed in U.S. dollars drawn on a U.S. bank). Do not send cash, BRUNSTING FAM LIVING TRUST 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.

11471230 Account Number:

 $\geq$ 

 $\geq$ 

Amount Enclosed \$50.00 Maximum: \$250,000.00 Minimum:

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



ELMER H BRUNSTING OR

**NELVA E BRUNSTING TR** 

UA 10/10/96

129223300100000000011471230100005000250000001

### EXXON MOBIL CORPORATION

Issue ID: 330010 Account Number:

11471230

PARTIAL WITHDRAWAL (DO NOT TERMINATE DIVIDEND REINVESTMENT OR CLOSE MY BOOK-ENTRY ACCOUNT) (INDICATE NUMBER OF WHOLE SHARES IN BOXES BELOW) ISSUE A CERTIFICATE for a SELL a portion of my shares. portion of my shares. HOLD FULL SHARES at agent and issue a check for any fractional shares. Terminate My SELL ALL SHARES held by the agent. ISSUE A CERTIFICATE FOR ALL FULL SHARES and a check for any fractional shares. Account (MARK ONE) VERY IMPORTANT-ALL SHARE TRANSACTION REQUESTS MUST BE MAILED TO THIS ADDRESS. All registered owners must sign EXXON MOBIL CORPORATION c/o EQUISERVE TRUST COMPANY, N.A. P.O. BOX 43008 PROVIDENCE, RI 02940-3008 Date By signing, you agree that the sale of shares is autherized 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

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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.



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

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



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

ELMER H BRUNSTING OR

NELVA E BRUNSTING TR

13630 PINEROCK HOUSTON, TX 77079-5914

UA 10/10/96

BRUNSTING FAM LIVING TRUST

# STATEMENT OF HOLDINGS

March 10, 2005

Page 1 of 2

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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	MOBIL CO	RPORATION			Issue	D 330010	Account Numbe	er 11471230
Dividend	l Reinvest	ment Informatio	on					
Issue Id	Security	Record Date	Payable Date	Shares Subject To R <del>e</del> investment	Rate	Fee Deducted	Tax Withheld	Net Dollars Reinvested
330010	COMMON	02/10/2005	03/10/200	5 3,522.4220	0.270000	\$0.00	\$0.00	\$951.0
Account	Activity A	s Of Date 03/10	/2005	Current Dividend C	ption: FULL REI	NVESTMENT	г	ID
Da	te	Transaction Descr	iption	Net Dollars	Price Per Share	Transaction Shares		Total Shares
01/01	1/2005	BEGINNING BALA	NCE				3	3,522.4220
	0/2005	DIVIDEND PURCH	ASE	\$951.05	\$63.2060	15.0470	3	3,537.4690
Total Ho	ldings and	I Market Value -	Share Ba	lance As Of 03/10/2	005	Year-To-Da	te Summary fo	r 2005
Security		CON	MON	Market Price Per Share	\$60.3700	Gross Divider	nds	\$951.05
Shares He	ld By You		0.0000	Market Value	\$213,557.00	Tax Withheld		\$0.00
Shares He	ld By Agent	3,53	7.4690			Additional Inc	ome	\$0.38
EXXON	MOBIL CO	RPORATION			CA	SH INVESTM	IENT TRANSAC	TION FORM
			issue ID	o: <b>330010</b>	Account Number:	11471230		
						A	mount Enclosed	
	BRUNSTING			OPTIONAL CASH IN Make check payable (amount enclosed in U.S.	to EquiServe	> · · · ·		di Ali
	3RUNSTING 1 NG FAM LIVIN 96			on a U.S. bank). Do no third party checks or mon	ot send cash,	Minimum:	\$50.00 Maximun	n: \$250,000.00
				IMPORTANT - ALL OPT INVESTMENTS MUST TO THIS ADDRESS. I certificates or other correctinis address.	<b>BE MAILED</b> Do not send		EQUISERVE P.O. BOX 219035 KANSAS CITY, MO	64121-9035
			754553	3001000000000	10011471230	100005000	250000001	- P4012



Statement Definitions	Page 2 of 2
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	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	Total of plan shares and book-entry shares. Book-entry shares are shares registered electronically with the company in which invester 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

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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 I	MOBIL CO	RPORATION		lssu	e ID 330010	Account Number 11471230		
Dividenc	l Reinvestr	ment Informatio	n					
issue id	Security	Record Date	Payable Date	Shares Subject To Reinvestmen	t Rate	Fee Deducted	Tax Withheld	Net Dollars Reinvested
330010	COMMON	08/13/2004	09/10/2004	3,483.511	0 0.270000	\$0.00	\$0.00	\$940.5
Account	Activity A	s Of Date 09/10	/2004 C	urrent Dividend	Option: FULL R	EINVESTMEI	NT	ID
Dat	te	Transaction Descri	ption	Net Dollars	Price Per Share	Transactio Shares	n	Total Shares
01/01	/2004	BEGINNING BALAN	NCE					3,441,7160
03/10	0/2004	DIVIDEND PURCH	ASE	\$860.43	\$42.2520	20.364	0	3,462,0800
06/10	)/2004	DIVIDEND PURCH	ASE	\$934.76	\$43.6180	21,431	0	3,483.5110
09/10	)/2004	DIVIDEND PURCH	ASE	\$940.55	\$47.0710	19.982	0	3,503.4930

### Total Holdings and Market Value - Share Balance As Of 09/10/2004

Total Holdings and Mark	et Value - Share E	Year-To-Date Summary for 2004			
Security	COMMON	Market Price Per Share	\$47.3700	Gross Dividends	\$2,735.74
Shares Held By You	0.0000	Market Value	\$165,960.46	Tax Withheld	\$0.00
Shares Held By Agent	3,503.4930			Additional Income	\$1.55
Total Account Shares	3,503.4930				•••••

#### **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.





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



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Statement Definition	<u>S</u>
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	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	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.

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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	MOBIL CO	RPORATION		lssu	e ID 330010 A	ccount Numb	er 11471230		
Dividenc	l Reinvest	ment Informatio	n						
lssue Id	Security	Record Date	Payable Date	Shares Sul To Reinves		Rate	Fee Deducted	Tax Withhəld	Net Dollars Reinvested
330010	COMMON	05/13/2004	06/10/2004	3,46	2.0800	0.270000	\$0.00	\$0.00	\$934.7
Account	Activity	Activity As Of	Date: 06/10/2	2004 C Net		idend Option: F ice Per	ULL REINVESTME	NT	ID Total
Da	te	Transaction Descri	ption	Dollars	:	Share	Shares		Shares
01/01	1/2004	BEGINNING BALAM	NCE					:	3,441.7160
03/10	0/2004	DIVIDEND PURCH	ASE	\$860.43	\$4	2.2520	20.3640	:	3,462.0800
06/10	0/2004	DIVIDEND PURCH	ASE	\$934.76	\$4	3.6180	21.4310	:	3,483.5110

#### Total Holdings and Market Value - Share Balance As Of 06/10/2004

3		, ,			
Security	COMMON	Market Price Per Share	\$43.9800	Gross Dividends	\$1,795.19
Shares Held By You	0.0000	Market Value	\$153,204.81	Tax Withheld	\$0.00
Shares Held By Agent	3,483.5110			Additional Income	\$1.05
Total Account Shares	3,483.5110				

### EXXON MOBIL CORPORATION

### **CASH INVESTMENT TRANSACTION FORM**

Year-To-Date Summary for 2004

 
 Issue ID:
 330010
 Account

 ELMER H BRUNSTING OR
 OPTIONAL CASH INVESTMENTS:

 NELVA E BRUNSTING TR
 Make check payable to EquiServe (amount enclosed in U.S. dollars drawn on a U.S. bank). Do not send cash, brunsting FAM LIVING TRUST

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.





UA 10/10/96

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Account Number: 11471230

Statement Definition	ns
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	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	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.



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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

EXXON	EXXON MOBIL CORPORATION						ID 330010 A	ccount Numbe	r 11471230
Dividen	d Reinvestme	nt Informatio	on						
lssue Id	Security	Record Date	Payable Date		res Subject leinvestment	Rate	Fee Deducted	Tax Withheld	Net Dollars Reinvested
330010	COMMON	02/11/2004	03/10/200	4	3,441.7160	0.250000	\$0.00	\$0.00	\$860.43
Accoun	t Activity					Cur	rrent Dividend Op	tion: FULL REINVE	STMENT
Date	Transaction De		Fee ducted	Tax Withheld	Net Dollars	Price Per Share	Transaction Shares	Tax Basis Per Share	Total Shares
01/01/2004	BEGINNING BALA	NCE							3,441.716
03/10/2004	DIVIDEND PURCH	IASE			\$860.43	\$42.2520	20.3640		3,462.080
Total He	oldings and M	arket Value -	- Share B	alance As	Of 03/10/2004	-	Year-To-Dat	e Summary for	· 2004
Security	U		MON		ice Per Share	\$42.4300	Gross Dividen	ds	\$860.43
Shares H	eld By You		0.0000	Market Va	lue \$	146,896.05	Tax Withheld		\$0.00
Shares Held By Agent 3,46		52.0800				Additional Inco	me	\$0.51	

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.



**Total Shares** 

Issue ID: 330010

Account Number: 11471230

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NSTINO 0/10/	LIVING	TRUST

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.



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

### 15455330010000000001141153010000200000005

Statement Definition	<u>15</u>
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.
Net Dollars Reinvested	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	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.
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

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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)

ta Total ordinary dividends		1b Qualified div	ridends
3, \$	320.25	5	3,320.25
2a Total capital gain distr.		2b Post - May 5	capital gain distr.
s	0.00	5	0.00
2c Qualified 5-year- gain		2d Unrecap. see	c.1250 gain
\$	0.00	s	0.00
2e Section 1202 gain		2f Collectibles	(28%) gain
s	0.00	\$	0.00
3 Nontaxable distribution	s	4 Federal incom	e tax withheld
Ş	0,00	5	0.00
5 Investment expenses		6 Foreign tax pai	d
s	0.00	\$	0.00
7 Foreign country or U.S.	possession	8 Cash liquidati	ion distributions
		s	0.00
9 Noncash liquidation dis	stributions	PAYER'S Federa	al identification number
\$	0.00	13	3-5409005
<b>RECIPIENT'S identification</b>	number	Account numbe	er
282-32-8	905	330010	11471230

### **Dividends and Distributions**

OMB No. 1545-0110

2003 Form 1099-DIV

### Сору В For Recipient

This is important tax 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 taxable and the IRS determines that it has not been it has not been reported.

#### **EXXON MOBIL CORPORATION**

### Issue ID 330010 Account Number 11471230

Dividen	d Reinvestment	Informatio	on						
lssue Id	Security	Record Date	Payable Date		res Subject leinvestment	Rate	Fee Deducted	Tax Withheld	Net Dollars Reinvested
330010	COMMON	11/12/2003	12/10/2003	i	3,418.6320	0.250000	\$0.00	\$0.00	\$854.66
Account Activity Current Dividend Option: FULL REINVESTME				STMENT					
Date	Transaction Desc		Fee ducted	Tax Withheld	Net Dollars	Price Per Share	Transaction Shares	Tax Basis Per Share	Total Shares
01/01/2003	BEGINNING BALANC	Œ							3,351.3580
03/10/2003	DIVIDEND PURCHAS	SE			\$770.81	\$34.5240	22.3270		3,373.6850
06/10/2003	DIVIDEND PURCHAS	SE			\$843.42	\$37.1790	22.6850		3,396.3700
09/10/2003	DIVIDEND PURCHAS	SE			\$849.09	\$38.1400	22.2620		3,418.6320
12/10/2003	DIVIDEND PURCHAS	SE			\$854.66	\$37.0240	23.0840		3,441.7160

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

Security	COMMON	Market Price Per Share	\$37.7900
Shares Held By You	0.0000	Market Value	\$130,062.44
Shares Held By Agent	3,441.7160		
Total Shares	3,441.7160		

#### Year-To-Date Summary for 2003

Gross Dividends	\$3,317.98
Tax Withheld	\$0.00
Additional Income	\$2.27

332025



### IMPORTANT TAX RETURN DOCUMENT ATTACHED

### P4020

**BRUNSTING001835** 

#### 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.

securt Number	Charabalder number to be used on all shoreholder correspondence		
ccount Number	Shareholder number to be used on all shareholder correspondence.		
ctivity As Of Date	Date of the transaction or date the statement was requested.		
dditional 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.		
Net Dollars Reinvested	Dollar amount reinvested less any applicable fee or tax withholding.		
Payable Date	Bateron 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 Held By You	Shares issued in certificate form.		
Shares Subject To Reinvestment	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.		

PROSPECTUS

# 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 COM-MISSION 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).

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### 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.

#### **Enroliment 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 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.

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#### 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

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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

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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 entitics (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.

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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**

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# 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.

**Securities:** 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

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

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# CASH INVESTMENT AND OTHER TRANSACTION FORM EXON CORPORATION ACCOUNT NO .:

102-9975 TAXPAYER ID: 282-32-8905

ELMER H BRUNSTING 13630 PINEROCK 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).

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

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.

### 0001233001000102997580000500010000000515

1-800-252-1800 TO REQUEST ANY C		· · · · · · · · · · · ·				
DEPOSIT OF CERTIFICATES: Enclosed for deposit into my account are this number of shares:	·	PARTIAL WITHDRAWAL (DO NOT TERMINATE)				
(CERTIFICATES SHOULD NOT BE ENDORSED.)		SELL SHARES TE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)				
TERMINATE       Issue a certificate for all whole         MY ACCOUNT:       shares and a check for any         (MARK ONE)       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 O MAILED TO THE ADDRESS BELOW. DO NOT USE PRE					
	EXXON SHAREHOLDER INVESTMENT PROGRAM					
	c/o Bank of Boston P.O. Box 9156 Boston, MA 02205-9156	Daytime telephone Date				

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# 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.

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# 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.

# **SELLAT 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



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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.





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# 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.





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# 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.





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# 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



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# 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.

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# 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 shareholders 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.

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## 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.



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## SEPTEMBER 1997



# **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.

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# 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.



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## 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.

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#### **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	Butyl Rubber	Maltigrade	Offstere
<b>Cracting</b> Commercialized in 1942, "cat cracking" revolutionized the refining of crude oil to produce gasoline.	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.	Ergino Oils Introduced in 1952, multigrade oils eliminated seasonal oil changes by improving perfor- mance over a wide temperature range.	<b>Development</b> Decades of Exxon experience have helped to expand the industry's capabilities to explore and produce in an off- shore 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 stateof-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<sup>TM</sup>) 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 the lead in developing remote gas reserves in the 21st century.

#### 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.

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.

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#### 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.

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#### **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 luture 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 attiliates or groups of attiliates.

3300-2Q-997

## SUMMARIZED FINANCIAL DATA

		Second	Q	uarter	r Six Months			
Millions		1997		1996	_	1997		1996
<b>Earnings Summary</b> Petroleum and natural gas Exploration and production Refining and marketing Total petroleum and natural gas	\$	955 544 1,499	\$	1,038 232 1,270	\$	2,399 898 3,297	\$	2,461 406 2,867
Chemicals Other operations Corporate and financing		393 127 (54)	1	304 100 (104)		703 255 (115)		591 217 (220
NET INCOME Net income - \$ per common share*	\$ \$	1,965 0.79	\$ \$	1,570 0.63	\$ \$	4,140 1.66	\$ \$	3,455 1.39
Other Financial Information Total revenue Capital and exploration expenditures		32,847 2,215				66,437 4,005		63,416 4,292
Cash dividends to common shareholders		1,017		981	\$			,
					<u> </u>	une 30 1997		Dec 31 1996
Cash and cash equivalents Total assets Total debt Shareholders' equity Debt to capitalization (percent)					\$ \$	4,720 94,920 9,684 43,815 17.5	\$ \$	2,951 95,527 9,740 43,542 17.7
		Second	Q	uarter	Six Months			
Thousands of barrels daily		1997		1996		1997		1996
<b>Operating Data</b> Production of crude oil and								
natural gas liquids Refinery throughput		1,588 3,875		1,595 3,754		1,608 3,877		1,639 3,754
Petroleum product sales Natural gas production available for	•	5,348		5,067		5,318		5,108
sale (millions of cubic feet daily) Chemical prime product sales (thousands of metric tons)		5,640 4,277		5,674 3,978		6,587 8,361		7,002 7,889
(thousands of metric tons) <b>Dividends*</b> Third quarter 1997 dividend of \$0.4	<b>í</b> 1	per sh	are	e payable	e So	eptemb	er	1

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 guarter	\$ 0.410	\$ 0.395
Fourth quarter		\$ 0.395
	\$ 1.215	\$ 1.560

\*Prior period amounts restated to reflect two-for-one stock split effective March 14, 1997.

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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 J. Beebe

Lydia I. Beebe Corporate Secretary

December 3, 1998

Exxon Mobil Corporation 5959 Las Colinas Boulevard Irving, TX 75039-2298

# **E**‰onMobil

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.

Leeklaymond

Lee R. Raymond Chairman and CEO

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Lucio A. Noto Vice Chairman

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## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

TELEPHONE 1-800-252-1800

INFORMATION FOR ACCOUNT NUMBER 3300 1147-1230

CURRENT DIVIDEND OPTION FULL DIVIDEND REINVESTMENT

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

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

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	F I U	TRANCACTION	TRANCACTION		TRANCACTION	
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	9/10/03	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	770.81 843.42 849.09 854.66	37.179 38.140	22.327 22.685 22.262	3,396.370 3,418.632
CURRENT	IOLDING INFORM	14TION AS OF: 12/10/03		STATEMENT	# 45-0	1/01

0	3,441.716	3,441.716
SHARES	SHARES	SHARES
CERTIFICATE	SAFEKEEPING	TOTAL
00071010475	0.4557755010.0	7.07

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

# ExonMobil

## 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.



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 CERTIFICATES: Enclosed for deposit into my account are this number of shares:

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(CERTIFICATES SHOULD NOT BE ENDORSED.)

ISSUE CERTIFICATE PARTIAL WITHDRAWAL (DO NOT TERMINATE)

SELL SHARES

(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
(MARK ONE)	fractional shares	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.

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Daytime telephone	Date	

## P4068



## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

EXONIAIODII			Account Number					
HHH.H.H.H.H.H.H.H.H.H.H.H.H.H.H.			Entitled to Dividend	Record Date 8/13/03 By You In Certificates ption FULL D \$ Gross Dividend 849.	3396.37 DIVIDEND REI	Rate         0.25           ing         Total Shares           70         3396.370		
	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE		
	SETTLEMENT DATE 1/01/03 3/10/03 6/10/03 9/10/03	DESCHIPTION 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	SHARE BALANCE 3,351.358 3,373.685 3,396.370 3,418.632		
	ACCESS Your II	YOUR ACCOUNT ONLIN NITIAL PASSWORD IS	E AT WWW.EQUISE 76759337.	ERVE.COM				

#### CURRENT MARKET VALUE AS OF: 9/10/03

CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE	
0	3,418.632	3,418.632	\$38.000	\$129,908.01	
DETACH HERE		3	PLEASE RETAIN	THIS RECORD FOR TAX PURPOSES	

# ExonMobil

1147-1230 ACCOUNT NO .:

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

STATEMENT #

OPTIONAL CASH PAYMENT Amount Enclosed

33277-01/01

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

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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.				
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	SALES FEE	Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.				
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## **INSTRUCTIONS FOR USING THE TEAR-OFF SECTION**

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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>FIFICATES:</b> Enclosed for are this number of shares:		PARTIAL WI	NOT TERMINATE)	I	
· ·	000	) 1 ISSUE CERTIFICATE		SE SH	LL ARES	
(CERTIFICATES SHOU	LD NOT BE ENDORSED.)		(INDICATE NUM	BER OF WHOLE SHA	RES IN BOXES ABOVE.)	
TERMINATE MY ACCOUNT:	Issue a certificate for all who shares and a check for any	Program 🔀			SIGNATURE(S)	
(MARK ONE)	fractional shares	shares 2			All joint owners must sign. Na exactly as shown on the from	
			Cates and all general corresp Below. Do not use window env		$\triangleright$	
		Investmer	bil Shareholder nt Program		$\triangleright$	
		P.O. Box 4 Providence	13008 e, RI 02940-3008		Daytime telephone	Date

## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

	nMobil		Account Number			
-			TELEPHONE 1-80 Current Dividend	00-252-1800 3 Record Date 5/13/03	300 1147- Payment Date 6/10/	Rate
			Period Share Position Held & Entitled to	By You In Certificates	Held By Us For Safekee	ping Total Shares
***	********	ılılılınınllılırlırlılılınlırlı O** 5-DIGIT 77079	Dividend	e	3373.6	
ELME	154-000 R H BRUNS	TING OR	Current Dividend Op	ntion FULL D	IVIDEND REI	
NELV	INSTING FA	M LIVING TRUST	Dividends Reinvested Shares	\$ Gross Dividend A	mount \$ Tax Withheld	\$ Amount Reinvested
1363	0/10/96 0 PINEROC TON TX 77	K 078-5016	3373.685	843.	42	843.42
nuus	STUN IX 77	079-3914	Dividends Paid in Cash Shares		mount \$ Tax Withheld	\$ Cash Paid
TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION E DESCRIPTION	TRANSACTION	PRICE PER SHARE	TRANSACTION	SAFEKEEPING SHARE BALANCE
N/A N/A N/A	1/01/03 3/10/03 6/10/03	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE	770.81 843.42	34.524 37.179	22.327 22.685	3,351.358 3,373.685 3,396.370
•		\$121/03 Sp	7mo 36,80			
CERTI	YOUR I	NITIAL PASSWORD IS ASOF: 6/10/03 SAFEKEEPING	TOTAL	ATEMENT #		TOTAL
CERTI	YOUR I	NITIAL PASSWORD IS ASOF: 6/10/03 SAFEKEEPING SHARES	COTAL SHARES	ATEMENT # MARKET PI PER SHA	RICE RE	TOTAL MARKET VALUE
CERTII SHA	YOUR I MARKET VALUE FICATE ARES 0	NITIAL PASSWORD IS ASOF: 6/10/03 SAFEKEEPING	76759337. ST TOTAL	ATEMENT # MARKETP PER SHA \$37.1	RICE RE 7 9	TOTAL
CERTII SHA ETACH HER	YOUR I MARKET VALUE FICATE ARES 0 RE	NITIAL PASSWORD IS AS OF: 6/10/03 SAFEKEEPING SHARES 3,396.370 CASH INVE	26759337. ST TOTAL SHARES 3,396.370 ESTMENT AND OTHER Please Do Not So Checks. Make Cl Payable to "Exxo Account Number	ATEMENT # MARKETP PER SHA \$37.1 PLEASE	RICE RE 7 9 CRETAIN THIS REC N FORM arty OPTIONA ers Amount E ars. Your check	TOTAL MARKET VALUE \$ 1 2 6 , 2 7 3 . 6 4 CORD FOR TAX PURPOSES
CERTII SHA TACH HEF EXCOUNT ACCOUNT ELME NELV BRU UA 1 1363	YOUR I MARKET VALUE FICATE ARES 0 RE DOMODII	NITIAL PASSWORD IS AS OF: 6/10/03 SAFEKEEPING SHARES 3,396.370 CASH INVE CASH INVE TING OR TING OR TING TR M LIVING TRUST K	ST TOTAL SHARES 3,396.370 ESTMENT AND OTHER Please Do Not So Checks. Make Cl Payable to "Exxo Account Number MINIMUM OPTIC \$50.00 Address to b ▼ (Use window	ATEMENT # MARKET P PER SHA \$37.1 PLEASE TRANSACTION end Cash or Third P hecks or Money Ord on Mobil" in U.S. Dolli should be noted on DNAL CASH PURC	RICE RE 7 9 C RETAIN THIS REC N FORM arty OPTIONA Amount E ars. Your check. HASE: \$ sending optional case t send certificates or	TOTAL MARKET VALUE \$ 1 2 6 , 2 7 3 . 6 4 CORD FOR TAX PURPOSES
CERTII SHA ETACH HEF EXCOUNT ACCOUNT ELME NELV BRU UA 1 1 A 1 1 HOUS COMPLET necessary	YOUR I MARKET VALUE FICATE ARES 0 RE <b>DOMODII</b> NO.: 1147 R H BRUNS INSTING FA 0 VIO Y96 50 PINEROC 50 PINEROC 50 PINEROC 50 PINEROC 50 PINEROC 50 PINEROC 50 PINEROC 50 PINEROC 50 PINEROC	NITIAL PASSWORD IS AS OF: 6/10/03 SAFEKEEPING SHARES 3,396.370 CASH INVE CASH INVE TING OR TING OR TING TR M LIVING TRUST K	ST TOTAL SHARES 3,396.370 ESTMENT AND OTHER Please Do Not So Checks. Make Cl Payable to "Exxo Account Number MINIMUM OPTIC \$50.00 Address to b ▼ (Use window	ATEMENT # MARKET P PER SHA \$ 37.1 PLEASE TRANSACTION TRANSACTION TRANSACTION Should be noted on DNAL CASH PURC be used only when wenvelope). Do no ence to this address ExxonMol Investmen P.O. Box S	RICE RE 7 9 C RETAIN THIS REC N FORM arty OPTIONA Amount E ars. Your check. HASE: \$ sending optional case it send certificates or is (See reverse). bil Shareholde nt Program	TOTAL MARKET VALUE \$ 126,273.64 CORD FOR TAX PURPOSES AL CASH PAYMENT Inclosed
COMPLET COMPLET	YOUR I MARKET VALUE FICATE ARES 0 RE <b>DOMODII</b> NO.: 1147 R H BRUNS VA E BRUNS	AS OF: 6/10/03 SAFEKEEPING SHARES 3,396.370 CASH INVE CASH INVE CASH INVE TING OR TING TR M LIVING TRUST K 079-5914 OPTIONAL CASH. Make Iress above. MARK BOX AND	ST TOTAL SHARES 3,396.370 ESTMENT AND OTHER Please Do Not St Checks. Make Cl Payable to "Exxo Account Number MINIMUM OPTIC \$50.00 ▲ Address to b ♥ (Use window corresponder	ATEMENT # MARKET P PER SHA \$ 37.1 PLEASE TRANSACTION TRANSACTION TRANSACTION Should be noted on DNAL CASH PURC be used only when wenvelope). Do no ence to this address ExxonMol Investmen P.O. Box S	RICE RE 7 9 CRETAIN THIS REC N FORM arty OPTIONA Amount E ars. Your check. HASE: \$ sending optional cas to send certificates or is (See reverse). bil Shareholde nt Program 2223	TOTAL MARKET VALUE \$ 126,273.64 CORD FOR TAX PURPOSES AL CASH PAYMENT Inclosed

#### A GUIDE TO UNDERSTANDING TRANSACTIONS ON YOUR STATEMENT OF ACCOUNT

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RATE	The amount of the dividend paid per share, expressed in dollars and cents.
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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.

	RTIFICATES: Enclosed for are this number of shares:		PARTIAL WITHDRAWAL (DO NOT TERMINATE)				
(CERTIFICATES SHOULD NOT BE ENDORSED.)		ISSUE CERTIFICATE		SELL SHARES SHARES IN BOXES ABOVE.)	IARES		
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. Na exactly as shown on the from			
		IMPORTANT - ALL CERTIFICATES AND A MAILED TO THE ADDRESS BELOW. DO I		BE			
		ExxonMobil Share Investment Progra		$\triangleright$			
		P.O. Box 43008 Providence, RI 029		Daytime telephone	Date		
					P4072		

# ExonMobil

TRADE

DATE

N/A

N/A

TRANSACTION

SETTLEMENT DATE

1/01/03

3/10/03

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A -0064-000
ELMER H BRUNSTING OR
NELVA E BRUNSTING TR
BRUNSTING FAM LIVING TRUST
UA 10/10/96
13630 PINEROCK
HOUSTON TX 77079-5914

BEGINNING

DIVIDEND

# SHAREHOLDER INVESTMENT PROGRAM STATEMENT

	UNALLENG			
	Account Number			
	TELEPHONE 1-	300-252-1800 <b>3</b>	300 1147-3	230
	Current	Record Date	Payment Date	Rate
	Dividend	2/10/03	3/10/0	0.23
	Period Share Position Held	By You In Certificates	Held By Us For Safekeepi	no Total Shares
	Entitled to	by fou in Centilicates	•	-
liliiliiliiiiiilii DIGIT 77079	Dividend		3351.35	8 3351.358
JIGII //0/9			TUTDEND OFT	WEGTMENT
र	Current Dividend O		IVIDEND REIM	VESTMENT
2	Dividends Reinvested			
NG TRUST	Shares	\$ Gross Dividend A	mount \$ Tax Withheld	\$ Amount Reinvested
	3351.358	770.	01	770.81
14				//0.01
<b>↓</b> "T	Dividends Paid in Cas Shares		may unt C. Tay Mithhard	\$ Cash Paid
	Snares	S Gross Dividend A	mount \$ Tax Withheld	\$ Cash Palo
TRANSACTION DESCRIPTION	TRANSACTION	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
	Alloont	JIANE	JIANLO	
NING BALANCE END PURCHASE	770.81	34.524	22 727	3,351.358
END FURCHASE	//0.01	34.524	22.327	3,373.685
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	UK PIKSI IIME	USEKS, YU	UK INTITAL	
JUNI ALLESSI P		C 7676077		
DUNT ACCESS: F Access your ac	COUNT ONLINE	IS 7675933	7.	

CURRENT MARKET VAL	UE AS OF: 3/11/03	STAT	STATEMENT # 19419-01/01			
CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL 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

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

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

INTERNET ACCOUNT PASSWORD TO ACCE

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

P4073

#### A GUIDE TO UNDERSTANDING TRANSACTIONS ON YOUR STATEMENT OF ACCOUNT

DEFINITIONS AND SPECIAL INFORMATION

SHARES	Common stock, no par value, of Exxon Mobil Corporation.
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Visit our Website at www.EquiServe.com.

PLEASE VERIFY YOUR	CURRENT DIVIDEND	OPTION AS IT	APPEARS ON	N THE FRONT (	OF THIS S	TATEMENT.
PLEASE CALL 1-800-25	2-1800 TO REOUEST A	NY CHANGES.				

	CERTIFICATES: Enclosed for ount are this number of shares:	PARTIAL WITHDRAWAL (DO NOT TERMINATE)					
a :	0001	ISSUE CERTIFICATE		SELL SHAR			
(CERTIFICATES S	HOULD NOT BE ENDORSED.)		(INDICATE NUMBER OF V	VHOLE SHARES	S 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			SIGNATURE(S) All joint owners must sign. Na exactly as shown on the fron		
			AND ALL GENERAL CORRESPONDENC V. DO NOT USE WINDOW ENVELOPE.	E MUST BE	$\triangleright$		
		ExxonMobil S Investment P	rogram		$\triangleright$		
		P.O. Box 4300 Providence, R	-		Daytime telephone	Date	

P4074

# ExonMobil

## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

			Account Numbe TELEPHONE 1		3300 1147-	1230
			Current Dividend Period	Record Date 11/12/02	Payment Date	Bate
			Share Position He Entitled to Dividend	d By You In Certificat	es Held By Us For Safekeer 3329.3	
A -0 Elmei	062-000 R H BRUNS	STING OR	Current Dividend (	Option FULL	DIVIDEND REI	NVESTMENT
BRUI		AM LIVING TRUST	Dividends Reinvester Shares		d Amount \$ Tax Withheld	\$ Amount Reinvested
	0/10/96 0 pinero(	СК	3329.382		.76	765.76
		7079-5914	Dividends Paid in Ca	sh	1	1
			Shares	\$ Gross Dividen	d Amount \$ Tax Withheld	\$ Cash Paid
TRADE DATE	TRANSACTION SETTLEMENT DAT	TRANSACTION TE DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A N/A N/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
N/ A	INTER	NET ACCOUNT ACCESS: DRD TO ACCESS YOUR A	FOR FIRST TIME	USERS,	OUR INITIAL	5,351.358
·		AS OF: 12/10/02		TATEMENT		
CERTIF SHA		SAFEKEEPING SHARES	TOTAL SHARES	PER S		TOTAL MARKET VALUE

DETACH HERE

ExonMobil

CASH INVESTMENT AND OTHER TRANSACTION FORM

3,351.358

ACCOUNT NO.: 1147-1230

0

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

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

\$117,431.58

Address to be used only when sending optional cash payments (Use window envelope). Do not send certificates or correspondence to this address (See reverse).

\$35.040

ExxonMobil Shareholder Investment Program P.O. Box 9223 Chelsea, MA 02150-9223

000123300100114712300000050002000000513

3,351.358

#### A GUIDE TO UNDERSTANDING TRANSACTIONS ON YOUR STATEMENT OF ACCOUNT

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Visit our Website at www.EquiServe.com.

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DEPOSIT	OF	CER	TIFIC	ATES:	Enclosed for
deposit into m	iy ac	count	are this	number	of shares:

ISSUE CERTIFICATE

0001

(CERTIFICATES SHOULD NOT BE ENDORSED.)

TERMINATE         Issue a certificate for all whole           MY ACCOUNT:         shares and a check for any           (MARK ONE)         fractional shares	Sell all Program shares	
---	-------------------------------	--

PARTIAL WITHDRAWAL (DO NOT TERMINATE)

SELL SHARES (INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

> SIGNATURE(S) 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 MAILED TO THE ADDRESS BELOW. DO NOT USE WINDOW ENVELOPE.

> ExxonMobil Shareholder Investment Program P.O. Box 43008 Providence, RI 02940-3008

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Daytime telephone		Date	
	- <b>D</b> /0	76	



## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

				Account Numbe			
				TELEPHONE 1 Current Dividend Period	-800-252-1800 Record Date 8 / 1 3 / 0 2	3300 1147- Payment Date 9/10/0	Rate
					d By You In Certificat	tes Held By Us For Safekeep <b>3306.91</b>	-
A -0 Elmei	156-000 R H BRUNST	ING OR		Current Dividend (	Option FULL	DIVIDEND REI	VESTMENT
	A E BRUNST NSTING FAM	ING TR 1 LIVING TRUST		Dividends Reinvester			
UA 10	0/10/96			Shares		d Amount \$ Tax Withheld	\$ Amount Reinvested
	O PINEROCK Ton TX 770		•	3306.915 Dividends Paid in Ca		.59	760.59
				Shares	\$ Gross Dividen	Id Amount \$ Tax Withheld	\$ Cash Paid
TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION		TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION	SAFEKEEPING SHARE BALANCE
N/A N/A N/A	1/01/02 3/11/02 6/10/02 9/10/02	BEGINNING BALANCE DIVIDEND PURCHASE 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: D TO ACCESS YOUR A	HOR CCOU	FIRST TIME NT ONLINE	USERS, Y IS 767593		

CURRENT MARKET VALUE AS OF: 9/10/02

CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE		
0	3,329.382	3,329.382	\$34.790	\$115,829.19		

CASH INVESTMENT AND OTHER TRANSACTION FORM

\$50.00

DETACH HERE

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.



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:

STATEMENT #

OPTIONAL CASH PAYMENT Amount Enclosed

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

34769-01/01

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

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	Common stock, no par value, or Exxon Moon 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.
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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.
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TOTAL MARKET VALUE	The sum of certificated shares and safekeeping shares multiplied by the market price per share.

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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.

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#### **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

PUHASE 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 depond into my account and this number of shares:	
	0001

ISSUE CERTIFICATE

PARTIAL WITHDRAWAL (DO NOT TERMINATE)

(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

SFH

SHARES

(CERTIFICATES SHOULD NOT BE ENDORSED.)

(TERMINATE   MY ACCOUNT: (MARKONE)	Issue a certificate for all whole shares and a check for any fractione' strares	Sell all Program shares	

SIGNATURE(S) 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
MAILED TO THE ADDRESS BELOW. DO NOT USE WINDOW ENVELOPE.

ExxonMobil Shareholder **Investment Program** P.O. Box 43008 Providence, RI 02940-3008

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Daytime telephone		Date
	P4	078


SHAREHULDER INVESTMENT	PRUGRAM STATEMENT
Account Number	

				00 050 4000		
			TELEPHONE 1-8 Current	Record Date	300 <u>1147-</u> Payment Date	1230 Rate
!			Dividend	5/13/02	6/10/	
			Period Share Position Heid			
			Entitled to	By You In Certificates	Held By Us For Safekeep	ing Total Shares
		փոհեսովիեսիլիհայերի	Dividend		3287.70	14 3287.704
		0** 5-DIGIT 77079	Current Dividend O	ntion Full D		
	041-000 R H BRUNS		Current Dividend O	FULL D	IVIDEND REI	NVESIMENI
	A E BRUNS		<b>Dividends Reinvested</b>			
		M LIVING TRUST	Shares	\$ Gross Dividend A	mount \$ Tax Withheld	\$ Amount Reinvested
	0/10/96	W.	7007 70/			
	O PINEROC		3287.704 Dividends Paid in Cast	756.	17 1	756.17
1003		079-3914	Shares		mount \$ Tax Withheld	\$ Cash Paid
					·····	
TRADE	TRANSACTION	TRANSACTION	TRANSACTION	PRICE PER	TRANSACTION SHARES	
DATE	SETTLEMENT DATE	DESCRIPTION	AMOUNT	SHARE	SHARES	SHARE BALANCE
N/A	1/01/02	BEGINNING BALANCE				3,270.132
N/A	3/11/02	DIVIDEND PURCHASE	752.13	42.803	17.572	3,287.704
N/A	6/10/02	DIVIDEND PURCHASE	756.17	39.361	19.211	3,306.915
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		1				
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	1	and the second sec				· ·
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	THE SI	P PROSPECTUS WAS UP	DATED AS OF APP	RIL 18, 20	02, TO REFU	ECT
		OF THE PROSPECTUS	SHAKES FUR INH	RKUGRAMI	YOU MAY DE	
<u> </u>		C EXXONMOBIL SHAREH	OLDER SERVICES	AT 1-800-	252 - 1800	
	MARKET VALUE	40.05				/ <b>-</b> -
	FICATE	AS OF: 6/10/02 SAFEKEEPING		ATEMENT #	14339-01	
	ARES	SHARES	TOTAL SHARES	MARKET PI PER SHA		TOTAL MARKET VALUE
			-			
	0	3,306.915	3,306.915	\$ \$39.1	30	\$129,399.58
						-

DETACH HERE

### CASH INVESTMENT AND OTHER TRANSACTION FORM

ACCOUNT NO.: 1147-1230

**E**xonMobil

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.



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....

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

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

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

P4079

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DEFINITIONS AND SPECIAL INFORMATION

SHARES	Common stock, no par value, of Exxon Mobil Corporation.
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Visit our Website at www.EquiServe.com.

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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 SHO	OULD NOT BE END	DRSED.)		(INDICATE NUMBER OF WHOLE S	HARES IN BOXES ABOVE.)	
ERMINATE IY ACCOUNT: MARK ONE)	Issue a certifica shares and a c fractional share		Sell all Program shares		SIGNATURE(S) All joint owners must sign. N exactly as shown on the fror	
			IMPORTANT - ALL CERTIFICATES AN MAILED TO THE ADDRESS BELOW.	ID ALL GENERAL CORRESPONDENCE MUST DO NOT USE WINDOW ENVELOPE.	BE	
			ExxonMobil Sha Investment Pro		$\triangleright$	-
			P.O. Box 43008 Providence, RI	02940-3008	Daytime telephone	Date
						P4080



## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Exor	nMobil		SHAREHO Account Number	LDER INVEST	MENT PROGRA	M STATEMENT
- •			TELEPHONE 1-8	300-252-1800 3 3 Record Date	00 1147-: Payment Date	1230 Rate
			Dividend Period	2/11/02	3/11/0	
Hud			Share Position Held Entitled to Dividend	By You In Certificates H	eld By Us For Safekeepin 3270.13	-
****	*****AUT 039-000	0** 5-DIGIT 77079	Current Dividend O		VIDEND REI	
	R H BRUNS A E BRUNS		Dividends Reinvested			
UA 1	0/10/96	M LIVING TRUST	Shares	\$ Gross Dividend Am		\$ Amount Reinvested
	0 PINEROC TON TX 77		3270.132 Dividends Paid in Casl	752.] n	.3	752.13
			Shares	\$ Gross Dividend Am	ount \$ Tax Withheld	\$ Cash Paid
	TRANSACTION SETTLEMENT DATE	TRANSACTION		PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A	1/01/02 3/11/02	BEGINNING BALANCE DIVIDEND PURCHASE	752.13	42.803	17.572	3,270.132
17.6	5/11/02	DIVIDEND I UKGINASE	132.13	42.005	17.572	3,201.104
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L	$\neg \nabla $	1/7				$\sum_{i=1}^{n}$
	·	$K//(\cap)$	$\bigcirc \   \   \setminus V$	$A \cdot C \in \mathcal{C}$		
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	INTERN	ET ACCOUNT ONLINE A	CCESS: FOR FIR	ST TIME USE	RS, YOUR	
	INITIA	L PASSWORD TO ACCES	S YOUR ACCOUNT		76759337	
		ll	· · · · · · · · · · · · · · · · · · ·			
CURRENT N	ARKET VALUE /	AS OF: 3/11/02 SAFEKEEPING	TOTAL	TATEMENT # MARKET PRI		TOTAL
SHA	RES 0	SHARES 3,287.704	SHARES 3,287.70	PER SHAR 4 \$43.49	1	ARKET VALUE \$142,982.24
DETACH HEF	<u> </u>	5,287.704	3,207.70			RD FOR TAX PURPOSES
						······································
Exto	nMobil	CASH INVE	STMENT AND OTHER	RIRANSACTION		CASH PAYMENT
			Checks, Make C	Send Cash or Third Pa Checks or Money Orde	rs Amount Encl	
		1.2.7.0	Account Numbe	onMobil" in U.S. Dollar or should be noted on c	hock	
ACCOUNT	NO.: 1147	-1230	MINIMUM OPTI \$50.00	IONAL CASH PURCH	ASE: \$	1
	R H BRUNS		Address	he used only when a	ending optional cash	navments
BRU		TING TR M LIVING TRUST	🔻 (Use windo	w envelope). Do not	send certificates or	▼
1363	0/10/96 0 PINEROC		correspond	tence to this address	(See reverse).	
	TON TX 77	079-5914 OPTIONAL CASH. Make	$\nabla Z$	Evvantiah	il Shareholder	
necessary	corrections to add	ress above. MARK BOX AND for deposit of certificates or		Investment		
withdrawal		or deposit or certificates of	<u>k</u>	P.O. Box 92	223	
				Chelsea, M	A 02150-9223	
00	012330010	01147123000000500020	0000000513			P4081

### DEFINITIONS AND SPECIAL INFORMATION

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	ERTIFICATES: Enclosed for bunt are this number of shares:	
	0001	ISSUE CERTIFICATE
(CERTIFICATES S	HOULD NOT BE ENDORSED.)	
TERMINATE	Issue a certificate for all whole	Sell all
MY ACCOUNT:	shares and a check for any fractional shares	Program shares

PARTIAL WITHDRAWAL (DO NOT TERMINATE)

SELL SHARES

(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

SIGNATURE(S) 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	
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ExxonMobil Shareholder **Investment Program** P.O. Box 43008 Providence, RI 02940-3008

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Daytime telephone	Date
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# ExonMobil

## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

EXO	JIMODII		Account Number		7700 I	1/7 10	7.0	
			TELEPHONE 1-80 Current Dividend	Record Date	Paymer	<u>147-12;</u> nt Date /10/01	Rate	23
			Period	By You In Certificate	s Held By Us For	Safekeeping T	I Fotal Shares	
****		. . .   .    .    .  ]** 5-DIGIT 77079	Dividend			50.466	3250	.466
ELMEI	R H BRUNST	TING OR TING TR	Current Dividend Op	tion FULL	DIVIDEND	REINVI	ESIMENI	
BRUI		LIVING TRUST	Shares	\$ Gross Dividend	Amount \$ Tax W	lithheld	\$ Amount Reinve	ested
	O PINEROCK TON TX 770		3250.466 Dividends Paid in Cash	747	.61	ļ	747	.61
			Shares	\$ Gross Dividend	I Amount \$ Tax W	lithheld	\$ Cash Paid	
	TRANSACTION SETTLEMENT DATE		TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTIC		SAFEKEEPING	
N/A 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 9/10/01	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE SPLIT SHARES SPLIT SHARES BUY DIVIDEND PURCHASE	703.78 707.47 32.32 743.42	83.855 89.824 86.512 40.865	7. 0. 1,615. 0.	393 876 374 763 374 192	1,599. 1,607. 1,615. 1,616. 3,231. 3,232. 3,250.	887 763 137 900 274
	12/10/01	DIVIDEND PURCHASE	747.61	38.016	19.		3,270.	
		/-7				• •		
·	$ \setminus$ $\vee$	$///\sim$	2934.60				N	
	· 2.		29				·	
· · · · · · · ·	$ \leq L/ $							
	INTERN	ET ACCOUNT ONLINE A	CCESS: FOR FIRS	T TIME U	SERS, YO	UR		
	INITIA	PASSWORD TO ACCES	S YOUR ACCOUNT	ONLINE I	S: 76759	337		
CURRENT M	IARKET VALUE A	AS OF: 12/10/01	· ST	ATEMENT	# 1349	0-01/0	1	
CERTIF SHA		SAFEKEEPING SHARES	TOTAL SHARES	MARKET PER SF			TOTAL KET VALUE	
	0	3,270.132	3,270.132				22,793.4	
	IE			-	SE RETAIN TH	S RECORD	FOR TAX PUR	POSES
	n <b>Mobil</b> No.: 1147.	CASH INV	Checks. Make C Payable to "Exxo Account Number	TRANSACTIC end Cash or Third hecks or Money C onMobil" in U.S. Dr should be noted o ONAL CASH PUR	I Party O Orders Ar ollars. Your	PTIONAL CASI mount Enclose		
NELV BRU UA 1 1363	R H BRUNS A E BRUNS NSTING FAN 0/10/96 0 PINEROCH TON TX 770	TING TR M LIVING TRUST K	<ul> <li>Use window</li> </ul>	be used only wh w envelope). Do ence to this addr	not send certific	ates or	yments ▼	
necessary	corrections to addr E REVERSE SIDE f	OPTIONAL CASH. Make ress above. MARK BOX AND or deposit of certificates or		<b>Investm</b> P.O. Box	obil Shareh ent Prograr (9223 , MA 02150-	n		
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#### A GUIDE TO UNDERSTANDING TRANSACTIONS ON YOUR STATEMENT OF ACCOUNT

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Visit our Website at www.EquiServe.com.

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	RTIFICATES: Enclosed for nt are this number of shares:		PARTIAL WITHDRAWAL (DO NOT TERMINATE)			
		ISSUE CERTIFICATE		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		SIGNATURE(S) All joint owners must sign. Nat exactly as shown on the front		
	<b>X</b>	IMPORTANT - ALL CERTIFICATES AND ALL ( MAILED TO THE ADDRESS BELOW. DO NOT		BE		
		ExxonMobil Shareho Investment Program		$\triangleright$		
		P.O. Box 43008 Providence, RI 02940	0-3008	Daytime telephone	Date	
					P4084	

## ExonMobil

#### SHAREHOLDER INVESTMENT PROGRAM STATEMENT 4.00

CX(OI	IIAIOOII		Account Number TELEPHONE 1-80	00-252-1800 <b>3300</b>	1147-12	230		
			Current Dividend	Record Date 8/13/01	Payment Date 9/10/03	Rate		
		1.1.1.1	Period         Total Share           Share Position         Held By You In Certificates         Held By Us For Safekeeping         Total Shares           Entitled to         3232.274         3232.274					
	038-000	TING OR	Current Dividend Op	tion FULL DIVI	DEND REIN	ESTMENT		
NELV. BRU	A E BRUNS' NSTING FAN	TING TR M LIVING TRUST	Dividends Reinvested Shares	\$ Gross Dividend Amount	¢ Tox Mithbold	\$ Amount Reinvested		
1363	0/10/96 0 pineroci	κ	3232.274	743.42		743.42		
HOUS	TON TX 771	079-5914	Dividends Paid in Cash Shares	\$ Gross Dividend Amount	\$ Tax Withheld	\$ Cash Paid		
TRADE	TRANSACTION	TRANSACTION	TRANSACTION		NSACTION	SAFEKEEPING		
	SETTLEMENT DATE	DESCRIPTION BEGINNING BALANCE	AMOUNT	SHARE S	HARES	SHARE BALANCE		
N/A N/A N/A N/A N/A	3/09/01 6/11/01 7/11/01 7/18/01 7/18/01 9/10/01	DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE SPLIT SHARES SPLIT SHARES BUY DIVIDEND PURCHASE	703.78 707.47 32.32 743.42	83.855 89.824 86.512 1, 40.865	8.393 7.876 0.374 615.763 0.374 18.192	1,607.887 1,615.763 1,616.137 3,231.900 3,232.274 3,250.466		
						i .		
	$\sim 10^{10}$	$  \langle \langle \rangle \rangle \langle \rangle \rangle$		$\mathcal{T} = \mathcal{T} \left[ \mathcal{T} \right]$				
		·						
	INTERNI	T_ACCOUNT ONLINE_A	CESS: FOR FIRS	T TIME USERS	, YOUR			
	INITIA	PASSWORD TO ACCES	S YOUR ACCOUNT	ONLINE IS: 7	6759337			
CURRENT N	ARKET VALUE A	AS OF: 9/10/01	ST	ATEMENT #	13431-01/0	11		
CERTIF SHA	ICATE RES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	MAI	TOTAL RKET VALUE		
	0	3,250.466	3,250.466	\$41.240	\$ ]	34,049.21		
DETACH HER	ie			PLEASE RETA	AIN THIS RECORI	FOR TAX PURPOSES		
	mAlabil	CASH INVI	ESTMENT AND OTHER	TRANSACTION FO	RM			
ACCOUNT	nMobil <sub>No.:</sub> 1147-	-1230	Checks. Make Ci Payable to "Exxo Account Number	end Cash or Third Party hecks or Money Orders inMobil" in U.S. Dollars. Yo should be noted on check. DNAL CASH PURCHASE:	· •			
			\$50.00		Ψ	•		
NELV BRU UA 1 1363	R H BRUNST A E BRUNST NSTING FAN 0/10/96 0 PINEROCH TON TX 770	TING TR M LIVING TRUST K	🔻 (Use window	be used only when sendi w envelope). Do not send ence to this address (See	certificates or	ayments ▼		
necessary of	corrections to addr E REVERSE SIDE for	DPTIONAL CASH. Make ress above. MARK BOX AND or deposit of certificates or		ExxonMobil S Investment Pr P.O. Box 9223	ogram			
00	0123300100	0114712300000050002	0000000513	Chelsea, MA 0	2150-9223	P4085		

DEFINITIONS AND SPECIAL INFORMATION

SHARES	Common stock, no par value, of Exxon Mobil Corporation.
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RATE	The amount of the dividend paid per share, expressed in dollars and cents.
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	ITIFICATES: Enclosed for t are this number of shares:		PARTIAL WITHDRAWAL (DO N	OT TERMINATE)	1
	0001	ISSUE CERTIFICATE	SEL	L NRES	
(CERTIFICATES SHO	ULD NOT BE ENDORSED.)		(INDICATE NUMBER OF WHOLE SHAR	ES IN BOXES ABOVE.)	
 TERMINATE MY ACCOUNT: (MARK ONE)		Seil all Program shares MPORTANT - ALL CERTIFICATES AN VAILED TO THE ADDRESS BELOW.	id all general correspondence must be Do not use window envelope.	SIGNATURE(S) All joint owners must sign. Na exactly as shown on the fron	
		ExxonMobil Sha Investment Pro P.O. Box 43008 Providence, RI	gram	Daytime telephone	Date
				L	P4086

## ExanMahil

## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

ExonMobil				SHAREHOLDER INVESTMENT PROGRAM STATEMENT Account Number				
. –			Cu	TELEPHONE 1	-800-252-1800 Record Date	3300	1147 - Payment Date	-1230
				idend	6/20/0		7/11/	
19 F			Ent	itled to	ld By You In Certific	ates Held By	•	Ding Total Shares
****	******AUT	0** 5-DIGIT 77079		idend			1615.7	
ELME		TING OR	. <u> </u>		•	. DIVIL	JEND RE.	
	NSTING FA	TING TR M LIVING TRUST	Div Sha	idends Reinvester res	d \$ Gross Divide	end Amount \$	Tax Withheld	\$ Amount Reinvested
1363	0/10/96 0 PINEROC			1615.763		52.32		32.32
HOUS	TON TX 77	079-5914	Div Sha	idends Paid in Ca res	sh \$ Gross Divide	and Amount \$	Tax Withheld	\$ Cash Paid
TRADE	TRANSACTION	TRANSACTION		NSACTION	PRICE PER	TDAN	SACTION	SAFEKEEPING
DATE	SETTLEMENT DATE	DESCRIPTION	Â	MOUNT	SHARE	SH	ARES	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 89.822 86.512		8.393 7.876 0.374 15.763 0.374	1,599.494 1,607.887 1,615.763 1,616.137 3,231.900 3,232.274
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	INTERN INITIA	ET ACCOUNT ONLINE L PASSWORD TO ACCE	ACCESS SS YOUF	FOR FI	RST TIME F ONLINE	USERS, IS: 76	YOUR 759337	
	ARKET VALUE	AS OF: 7/19/01		Ś	STATEMENT	. # 1	3900-01	
CERTIF SHA		SAFEKEEPING SHARES		DTAL ARES	MARKE	T PRICE		TOTAL MARKET VALUE
	0	3,232.274		3,232.27		6.080		\$139,246.36
	RE	I				ASE RETAI	N THIS RECO	ORD FOR TAX PURPOSES
_		CASH IN	VESTMEN	T AND OTHE	R TRANSACT	ION FOR	М	
	<b>nMobil</b> No.: 1147	-1230		Checks. Make Payable to "Ex Account Numb	Send Cash or Th Checks or Money xonMobil" in U.S. er should be note FIONAL CASH PU	Orders Dollars. Your d on check	Amount Er	
BRU UA 1 1363	A E BRUNS	M LIVING TRUST K	N	💙 (Use wind	o be used only w tow envelope). D ndence to this ad	o not send d dress (See r	certificates or reverse).	•
necessary	corrections to add E REVERSE SIDE f	DPTIONAL CASH. Make ress above. MARK BOX AND or deposit of certificates or			Investr P.O. Bo	nent Pro ox 9223	<b>areholder gram</b> 150-9223	
00	012330010	011471230000005000	2000000	000513				P4087

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DEPOSIT OF CERTIFICATES: Enclosed for deposit into my account are this number of shares:	PARTIAL WITHDRAW	AL (DO NOT TERMINATE)
0001		SELL SHARES
(CERTIFICATES SHOULD NOT BE ENDORSED.)	(INDICATE NUMBER OF W	HOLE SHARES IN BOXES ABOVE.)

TERMINATE	Issue a certificate for all whole	$\mathbf{X}$	Sell all
MY ACCOUNT:	shares and a check for any		Program
(MARK ONE)	fractional shares		shares

SIGNATURE(S) All joint owners must sign. Names must be signed exactly as shown on the front of this statement.

ExxonMobil Shareholder	N	
- ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE THE ADDRESS BELOW. DO NOT USE WINDOW ENVELOPE.	$\triangleright$	

Investment Program P.O. Box 43008 Providence, RI 02940-3008

	P40	)88	
Daytime telephone		Date	
$\triangleright$			

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## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Extor	nMobil		SHAREHOLDER INVESTMENT PROGRAM STATEMENT			
			Account Number	er 1 <b>-800-252-1800</b>	3300 1147-	1230
			Current Dividend	Record Date 5/14/0	Payment Date	01 Rate 0.44
			Period Share Position He	Id By You In Certificat		
llint		الماسلين البلية ماسليا السياسات	Entitled to Dividend		1607.88	•
**** A -0	******AUT 035-000	0** 5-DIGIT 77079		Option FULL	DIVIDEND REI	NVESTMENT
NELV	R H BRUNS A E BRUNS	TING TR	Dividends Reinveste	d		
BRU	NSTING FA 0/10/96	M LIVING TRUST	Shares		d Amount \$ Tax Withheld	\$ Amount Reinvested
1363	O PINÉROC Ton TX 77		1607.88 Dividends Paid in Ca	-	7.47	707.47
			Shares	\$ Gross Divider	d Amount \$ Tax Withheld	\$ Cash Paid
TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION	PRICE PER SHARE	TRANSACTION	SAFEKEEPING SHARE BALANCE
N/A	1/01/01	BEGINNING BALANCE				1,599.494
N/A N/A	3/09/01 6/11/01	DIVIDEND PURCHASE	703.78	83.855 89.824	8.393	1,607.887 1,615.763
N7 A	0/11/01	DIVIDEND TONCHASE	107.47	07.024		1,013.703
				1.1	04	
				2114	0	
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			Bourd			
			- Charles			
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	INITIA	L PASSWORD TO ACCE	SS YOUR ACCOUN	T ONLINE	IS: 76759337	
	<b></b>					
	ARKET VALUE A	AS OF: 6/11/01 Safekeeping	TOTAL	STATEMENT MARKE		/01 Total
	RES	SHARES	SHARES	PER S	HARE	IARKET VALUE
	0	1,615.763	1,615.70			\$144,933.94
DETACH HEP	16			PLEA	ASE RETAIN THIS RECO	RD FOR TAX PURPOSES _
	nn	CASH IN	ESTMENT AND OTHE	RTRANSACT	ION FORM	
Exc	nMobil		Disasa Da Na		OPTIONAL (	CASH PAYMENT
- 2			Checks. Make	t Send Cash or Thir Checks or Money	Orders Amount End	closed
:				xonMobil <sup>®</sup> in U.S. I per should be noted		
ACCOUNT	NO.: 1147	-1230	MINIMUM OP	TIONAL CASH PU		
1			\$50.00			
ELME	R H BRUNS	TING OR	Address	o he used only w	nen sending optional cash	navments
NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK			🔻 (Use wind	dow envelope). Do	not send certificates or	₩ v
			correspo	ndence to this add	lress (See reverse).	,
	TON TX 77		<b>,</b> ,			
COMPLET	E THIS SIDE FOR (	OPTIONAL CASH. Make		ExxonN	lobil Shareholder	
necessary	corrections to addr	ress above. MARK BOX AND or deposit of certificates or			nent Program	
withdrawal		or deposit or definicates of	¥	P.O. Bo		
					, MA 02150-9223	
00	012330010	011471230000005000	200000000513			P4089
	U					1 7003

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·	0001	ISSUE CERTIFICATE		SELL SHARES	
(CERTIFICATES SHO	OULD NOT BE ENDORSED.)		(INDICATE NUMBER OF WHOLE SH	HARES 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		SIGNATURE(S) All joint owners must sign. exactly as shown on the fi	
		IMPORTANT - ALL CERTIFICATES AN MAILED TO THE ADDRESS BELOW.	ID ALL GENERAL CORRESPONDENCE MUST I DO NOT USE WINDOW ENVELOPE.	BE	<u></u>
		EvvonMobil Sh	araboldar		

ExxonMobil Shareholder Investment Program P.O. Box 43008 Providence, RI 02940-3008

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Date

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Davtime telephone

withdrawals.

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Exor	nMobil		SHAREHO Account Number	LDER INVE	STMENT PRO	GRAM STATEMENT
-			TELEPHONE 1-8 Current	Record Date	Payment D	
			Dividend Period	2/09/01		09/01 0.44
		իրիդութինորներին	Share Position Held Entitled to Dividend	By You In Certificate	1 1	Total Shares       • • • • • • • • • • • • • • • • • • •
A -0	**************************************	0** 5-DIGIT 77079 TING OR	Current Dividend Op	ntion FULL	DIVIDEND	REINVESTMENT
NELV	A E BRUNS'	TING TR M LIVING TRUST	<b>Dividends Reinvested</b>	_		
UA 1	0/10/96		Shares		d Amount \$ Tax With	
	0 PINEROCI		1599.494 Dividends Paid in Cash	•	5.78	703.78
			Shares		d Amount \$ Tax With	held \$ Cash Paid
	TRANSACTION SETTLEMENT DATE	TRANSACTION	TRANSACTION	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	8.3	1,599.494
•						
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:	INIERN	ET ACCOUNT ONLINE A PASSWORD TO ACCES	S YOUR ACCOUNT	ONLINE I	ISERS, YOU IS: 767593	37
		AS OF: 3/09/01	 		# 13266	-01/01
CERTIF		SAFEKEEPING SHARES	TOTAL SHARES	MARKET PER SI	PRICE	TOTAL MARKET VALUE
	0	1,607.887	1,607.887	7 \$85.	990	\$138,262.20
	ie	•	-	PLEA	SE RETAIN THIS	RECORD FOR TAX PURPOSES
		CASH INV	ESTMENT AND OTHER	TRANSACTI	ON FORM	
□ Serter Serte	nMobil			end Cash or Thir hecks or Money (	a Party Amo	ONAL CASH PAYMENT unt Enclosed
			Payable to "Exxe	onMobil" in U.S. D	Oollars. Your	
ACCOUNT	NO.: 1147	-1230	Account Number MINIMUM OPTI \$50.00	r should be noted ONAL CASH PUF	RCHASE: \$	
	R H BRUNS A E BRUNS	TING OR TING TR	Address to	be used only wh	en sending optiona	I cash payments
BRU		M LIVING TRUST	🖝 (Use windo	w envelope). Do	not send certificate ress (See reverse).	
1363	O PINÉROCI Ton TX 77		· · P - · · -		, <b>.</b> ,.	
			S. 2		_	

**ExxonMobil Shareholder Investment Program** P.O. Box 9223 Chelsea, MA 02150-9223

0001233001001147123000000500020000000513

COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND COMPLETE REVERSE SIDE for deposit of certificates or

 $\blacktriangleright$ 

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.
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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:

ISSUE CERTIFICATE

(CERTIFICATES SHOULD NOT BE ENDORSED.)

TERMINATE MY ACCOUNT:	Issue a certificate for all whole shares and a check for any		Sell all Program	
	fractional shares		shares	
(MARK ONE)	nacional shares	J	andrea	

0001

PARTIAL WITHDRAWAL (DO NOT TERMINATE)

SELL SHARES

(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

SIGNATURE(S) All joint owners must sign. Names must be signed exactly as shown on the front of this statement.

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ExxonMobil Shareholder Investment Program P.O. Box 8033 Boston, MA 02266-8033

		_
Daytime telephone	Date	
· · · · · · · · · · · · · · · · · · · ·	P4092	



### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

EXO	n wobii		Account			3300	1147-1	230	••
  -  - 		հեհեսութեն լորութեն	Current Dividend Period Share Positior Entitled to		D-252-1800 Record Date 11/13/00 y You In Certificate	Pa es Held By Us	yment Date 12/11/0 For Safekeeping	0 Rate 0.	<u> </u>
**** A -0	********** 733-000 R H BRUNS	Dividend	dend Opt	ion FULL		1591.571 ND REIN	VESTMENT	5/8	
NELV	A E BRUNS		Dividends Rei Shares		\$ Gross Dividen	d Amount S T	ay Withheld	\$ Amount Reinves	
1363	0/10/96 0 PINEROC TON TX 77		1591	578		1.29		700	
1003		077 5714	Dividends Pair Shares		\$ Gross Dividen	d Amount \$ T	ax Withheld	\$ Cash Paid	<u> </u>
TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT		PRICE PER Share	TRANSA SHAF	CTION	SAFEKEEPING SHARE BALANCI	E
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	688 692 696	81	76.740 80.360 83.141		8.977 8.621 8.379	1,565. 1,574. 1,583. 1,591.	578 199 578
N/A	12/11/00	DIVIDEND PURCHASE	700		88.469		7.916	1,599.	
CURRENT M		ET ACCOUNT ONLINE L PASSWORD TO ACCE AS OF: 12/11/00	ACCESS: FOR SS YOUR ACC		T TIME U ONLINE :		YOUR 59337 925-01/	01	
CERTIF		SAFEKEEPING SHARES	TOTAL SHARES	_ •	MARKET PER S	PRICE		TOTAL RKET VALUE	
	0	1,599.494	1,59	9.494	\$85.			137,156.6	
	1E				PLEA	SE RETAIN	THIS RECOR	D FOR TAX PURP	OSES _

ACCOUNT NO .:

withdrawals.

# ExonMobil

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

### 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

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Visit our Website at www.EquiServe.com.

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DEPOSIT OF CERTIFICATES: Enclosed for deposit into my account are this number of shares:

> ISSUE CERTIFICATE

(CERTIFICATES SHOULD NOT BE ENDORSED.)

TERMINATE Issue a certificate for all whole Sell al MY ACCOUNT: shares and a check for any Program fractional shares shares (MARK ONE)

0001

PARTIAL WITHDRAWAL (DO NOT TERMINATE)

SEL I SHARES

(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

SIGNATURE(S) 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 MAILED TO THE ADDRESS BELOW. DO NOT USE WINDOW ENVELOPE.	$\triangleright$	
ExxonMobil Shareholder Investment Program	▷ .	<u></u>
P.O. Box 8033 Boston, MA 02266-8033	Daytime telephone	Date

P4094

BRUNSTING001909

## ExonMobil

## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

ACCOUNT N	umber	,	
TELEPHO	NE 1-800-252-1800 3	300 1147-12	30
Current Dividend Period	Record Date 8/14/00	Payment Date 9/11/00	Rate 0.44
Share Position Entitled to Dividend	Held By You In Certificates	Held By Us For Safekeeping 1583.199	Total Shares 1583.199
Current Divide	nd Option FULL D	IVIDEND REINV	ESTMENT
<b>Dividends Reinv</b>	ested		
Shares	\$ Gross Dividend A	mount \$ Tax Withheld	\$ Amount Reinvested

696.61

696.61

HOUSTON TX 770	79-5914	Dividends Paid in Cas	sh Cyc		
		Shares		Amount \$ Tax Withheld	\$ Cash Paid
TRADE TRANSACTION DATE SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION	PRICE PER SHARE	TRANSACTION	SAFEKEEPING SHARE BALANCE
N/A 1/01/00 N/A 3/10/00 N/A 6/10/00 N/A 9/11/00	BEGINNING BALANCE DIVIDEND PURCHASE 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

1583.199

CURRENT MARKET VALU	EAS OF: 9/11/00	STA	FEMENT # 222	820-01/01
CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE
٥	1,591.578	1,591.578	\$84.984	\$135,258.66

DETACH HERE

ACCOUNT NO .:

withdrawals.

ExonMobil

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

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PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

 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

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DEPOSIT OF CERTIFICATES: Enclosed for leposit into my account are this number of shares

ISSUE

Issue a certificate for all whole

shares and a check for any

fractional shares

0001

(CERTIFICATES SHOULD NOT BE ENDORSED.)

CERTIFICATE

PARTIAL WITHDRAWAL (DO NOT TERMINATE)

SELL SHARES

(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

TERMINATE MY ACCOUNT: (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

SIGNATURE(S) All joint owners must sign. Names must be signed exactly as shown on the front of this statement

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Daytime telephone	Date	
	D1006	



SHAREHOLDER INVESTMENT	PROGRAM STATEMENT
------------------------	-------------------

	niviobii		Account Number				
• ·			TELEPHONE 1-8 Current Dividend Period	00-252-1800 3 Record Date 5/15/00	300 1147-1 Payment Date 6/10/0	Rate	
 ****	<b>!</b>   .  * * * * * * * * * *			By You In Certificates	Held By Us For Safekeepin 1574.578	-	
A -07	748-000 R H BRUNS		Current Dividend Option FULL DIVIDEND REINVESTMEN				
NELV	A E BRUNS		Dividends Reinvested Shares	4 Gross Dividend A	mount & Toy Mithhold	\$ Amount Reinvested	
13630	0/10/96 0 PINEROC  TON TX 77	K 079-5914	1574.578 Dividends Paid in Cash	74.578 692.81			
			Shares		mount \$ Tax Withheld	\$ Cash Paid	
TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION	PRICE PER SHARE	TRANSACTION	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	76.740	8.977 8.621	1,565.601 1,574.578 1,583.199	
		AS OF: 6/10/00		ATEMENT #			
CERTIF SHAF		SAFEKEEPING SHARES	TOTAL SHARES 1,583.199	MARKET P PER SHA	RE M/	TOTAL ARKET VALUE	
	0	1,583.199		\$80.7	50 \$		

ExonMobil

ACCOUNT NO .:

withdrawals.

1147-1230

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

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ExxonMobil Shareholder Investment Program P.O. Box 9223 Chelsea, MA 02150-9223

0001233001001147123000000000020000000514

TRUST

P4097

BRUNSTING001912

#### DEFINITIONS AND SPECIAL INFORMATION

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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: D001 (CERTIFICATES SHOULD NOT BE ENDORSED.)			PARTIAL WITHDRAWAL (DO NOT TERMINATE)						
TERMINATE MY ACCOUNT: (MARK ONE)	Issue a certificate for all shares and a check for fractional shares		Sell all Program shares				SIGNATURE(S) All joint owners must sign. Na exactly as shown on the front		
			PORTANT - ALL CERTIFIC. NILED TO THE ADDRESS B				$\triangleright$		
			ExxonMobil Shareholder Investment Program			$\triangleright$			
			P.O. Box 8 Boston, M/	033 A 02266-803	3		Daytime telephone	Date	
								24098	

## **F**xonMobil

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

TELEDHONE 1	-900-252-1900	5300 1147-	1230
Current Dividend	Record Date 2/11/00	Payment Date 3/10/	Rate
	d By You In Certificates	Held By Us For Safekeer 1565.6	
Current Dividend (	Option FULL I	DIVIDEND REI	
		A	
			\$ Amount Reinvested
	•		688.86
Shares		Amount \$ Tax Withheld	\$ Cash Paid
TRANSACTION	PRICE PER		SAFEKEEPING SHARE BALANCE
688.86	76.740	8.977	1,565.601 1,574.578
	·		TOTAL
SHARES			MARKET VALUE
1,574.57	8 \$77.0	000	\$121,242.50
· ·	PLEAS	E RETAIN THIS REC	ORD FOR TAX PURPOSES
			_
STMENT AND OTHE	R TRANSACTIC	N FORM	
Checks. Make Payable to "Ex Account Numb	Checks or Money Or xonMobil" in U.S. Do er should be noted o	ders Amount Er Ilars. Your n check.	CASH PAYMENT
	Current Dividend Period Share Position Hel Entitled to Dividends Current Dividend C Dividends Reinvested Shares 1565.601 Dividends Paid in Cas Shares TRANSACTION AMOUNT 688.86 COTAL SHARES 1,574.57 STMENT AND OTHE Please Do Not Checks. Make Payable to "Ex Account Numb MINIMUM OP	Current Dividend       Peciod 2/11/00         Share Position Entitled to Dividends Reinvested       FULL I         Dividends Reinvested       \$ Gross Dividend 688         Shares       \$ Gross Dividend 688         Dividends Paid in Cash       \$ Shares         Shares       \$ Gross Dividend         TRANSACTION AMOUNT       PRICE PER SHARE         688.86       76.740         TRANSACTION AMOUNT       PRICE PER SHARE         688.86       76.740         STATEMENT       PER SH PER SH         1,574.578       \$ 77.0         STMENT AND OTHER TRANSACTION Please Do Not Send Cash or Third Checks. Make Checks or Money OF Pacebue to Number should in U. So Edo Account Number Should in U. So Edo	Current Dividend       Record Date 2/11/00       Payment Date 3/10/ Period         Share Position       Held By You In Certificates       Held By Us For Safekeer 1565.6         Current Dividend Option       FULL       DIVIDEND       RE I         Dividends Reinvested       Shares       \$ Gross Dividend Amount  \$ Tax Withheld         1565.601       688.86       Dividends Paid In Cash         Shares       \$ Gross Dividend Amount  \$ Tax Withheld         1565.601       688.86         Dividends Paid In Cash       Shares         Shares       \$ Gross Dividend Amount  \$ Tax Withheld         TRANSACTION       PRICE PER       TRANSACTION SHARE         688.86       76.740       8.977         Gass.86       76.740       8.977         Gass.86       76.740       8.977         MARKET PRICE       PER SHARE       1,574.578         \$ T7.000       PLEASE RETAIN THIS RECO         STMENT 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.       OPTIONAL Amount E

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

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. <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.

	ERTIFICATES: Enclosed for ant are this number of shares:	PARTIAL WITH	PARTIAL WITHDRAWAL (DO NOT TERMINATE)			
	0001	ISSUE CERTIFICATE	SELL SHARES			
(CERTIFICATES SH	OULD NOT BE ENDORSED.)	(INDICATE NUMB	ER 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	SIGNATURE(S) All joint owners must sign. Names must be signed exactly as shown on the front of this statement.			
		IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPO MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSE				
		ExxonMobil Shareholder	$\triangleright$			

Investment Program P.O. Box 8033 Boston, MA 02266-8033

	P41	00	
Daytime telephone		Date	
$\triangleright$			

## **E**xonMobil

TRADE

DATE

N/A

TRANSACTION

SETTLEMENT DATE

1/01/99

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* 5-DIGIT 77079 -0746-000 Α 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** 

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

I Option FULL red \$ Gross Dividen	3300 1147- Payment Date 12/10/ tes Held By Us For Safekeer 1557.4 DIVIDEND RE I	Amount Rei	
11/12/9 Held By You In Certificat Option FULL Hed \$ Gross Dividen 0 68	9 12/10/ tes Held By Us For Safekeer 1557.4 DIVIDEND RE 1	799. Total Shares 20 155 INVESTMEN \$ Amount Rei	57.42 T
Option FULL ed \$ Gross Dividen 20 68	1557.4 DIVIDEND REI	20 155 INVESTMEN \$ Amount Rei	T
ed \$ Gross Dividen 20 68	d Amount \$ Tax Withheld	\$ Amount Re	invested
\$ Gross Dividen		•	
20 68		•	
	5.26	6	95 24
		-	09.20
	nd Amount \$ Tax Withheld	\$ Cash Paid	
PRICE PER SHARE	TRANSACTION	SAFEKEEPI	
68.630 80.103 79.900 83.759	9.155 7.890 7.951 8.181	1,54 1,54 1,55	2.424 1.579 9.469 7.420 5.601
	PRICE PER SHARE 68.630 80.103 79.900	PRICE PER SHARE         TRANSACTION SHARES           68.630         9.155           80.103         7.890           79.900         7.951	PRICE PER SHARE         TRANSACTION SHARES         SAFEKEEP SHARE BAL/ I,53           68.630         9.155         1,53           68.630         9.155         1,54           80.103         7.890         1,54           79.900         7.951         1,55

N/A 3/10/99 N/A 6/10/99 N/A 9/10/99 N/A 9/10/99 N/A 12/10/99	DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	628.29 632.05 635.28 685.26	80.103 79.900	9.155 7.890 7.951 8.181	1,549.469

CURRENT MARKET VA	LUE AS OF: 12/10/99	STA	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**xonMobil

### 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

1147-1230 ACCOUNT NO .:

ELMER H BRUNSTING DR 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

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 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.
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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.
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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.

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### **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 CERT deposit into my account a				PARTIAL WIT	HDRAWAL (DO N	NOT TERMINATE)	I
		0001	ISSUE CERTIFICATE		SEL SH/		
(CERTIFICATES SHOUL	LD NOT BE ENDORSE	D.)		(INDICATE NUME	BER OF WHOLE SHAP	RES IN BOXES ABOVE.)	
						•	
TERMINATE MY ACCOUNT: (MARK ONE)	Issue a certificate for shares and a check f fractional shares		Sell all Program shares			SIGNATURE(S) All joint owners must sign. Nan exactly as shown on the front of	
				CATES AND ALL GENERAL CORRESP BELOW. DO NOT USE PRE-ADDRESS		$\triangleright$	
			P.O. Box 8	bil Shareholder nt Program 3033 A 02266-8033		Daytime telephone	Date
			DOSION, W	A 02200-0000			

# **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

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

Payment Date

Rate

<u>1147-1230</u>

Record Date

c/o BankBoston, P.O. Box 8033, Boston, MA 02266-8033, Telephone 1-800-252-1800

	Dividend Period	8/13/99	9/10/99	0.41			
111111111.1.1.1.1.1.1.1.1.1.1	Entitled to	By You In Certificates Held E	V Us For Safekeeping 1549.469	Total Shares 1549.469			
**************************************		Current Dividend Option FULL DIVIDEND REINVESTMENT					
NELVA E BRUNSTING TR	Dividends Reinvested	Dividends Reinvested					
BRUNSTING FAM LIVING TRUST UA 10/10/96	Shares	S Gross Dividend Amount	\$ Tax Withheld	\$ Amount Reinvested			
13630 PINEROCK	1549.469	635.28		635.28			
HOUSTON TX 77079-5914	Dividends Paid in Cash	ı					
	Shares	\$ Gross Dividend Amount	\$ Tax Withheld	\$ Cash Paid			

Current

Account Number

<u>3300</u>

TRADE TRANSACTION TRANSACTION TI DATE SETTLEMENT DATE DESCRIPTION	RANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A 1/01/99 N/A 3/10/99 N/A 6/10/99 N/A 6/10/99 DIVIDEND PURCHASE N/A 9/10/99 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

CURRENT MARKET VAL	UE AS OF: 9/10/99	STATEMENT # 215658-01/01			
CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE	
O	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

1147-1230 ACCOUNT NO .:

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 (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.			
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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.			
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TOTAL MARKET VALUE	The sum of certificated shares and safekeeping shares multiplied by the market price per share.			

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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.

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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.

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DEPOSIT OF CERTIFICATES: Enclosed for deposit into my account are this number of shares:	PARTIAL WITHDRAWAL (DO NOT TERMINATE)				
(CERTIFICATES SHOULD NOT BE ENDORSED.)	ISSUE CERTIFICATE SEL (INDICATE NUMBER OF WHOLE SHAR	ARES			
TERMINATE     Issue a certificate for all whole       MY ACCOUNT:     shares and a check for any       (MARK ONE)     fractional shares	Sell all Program shares	SIGNATURE(S) All joint owners must sign exactly as shown on the fi			
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	Daytime telephone	Date		
	Boston, MA 02266-8033		P4105		

### BRUNSTING001920

## **EXON** CORPORATION

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

c/o BankBoston, P.O. Box 8033, Boston, MA 02266-8033, Telephone 1-800-252-1800



Account Number

CURRENT MARKET VALU	IE AS OF: 6/10/99	STATEMENT # 216167-01/01				
CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE		
0	1,549.469	1,549.469	\$79.625	\$123,376.46		

DETACH HERE

**EXON** CORPORATION

CASH INVESTMENT AND OTHER TRANSACTION FORM

1147-1230 ACCOUNT NO .:

ELMER H BRUNSTING OR NELVA E BRUNSTING TR NELVA BRUNSTING BRUNSTING FAM LIVING TRUST UA 10/10/96 13630 PINEROCK UΑ 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** Amount Enclosed

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES



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 (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.
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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.
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DEPOSIT OF CERTIFICATES: E deposit into my account are this number of			PARTIAL WITHDRAWAL	. (DO NOT TEI	RMINATE)	1
(CERTIFICATES SHOULD NOT BE END	0001	ISSUE CERTIFICATE	(INDICATE NUMBER OF WHO	SELL SHARES LE SHARES IN BO	DXES ABOVE.]	
	cate for all whole check for any res	Sell all Program shares		l l	SIGNATURE(S) Il joint owners must sig xactly as shown on the	n. Names must be signed front of this statement.
CHANGE OF TAXPAYER Please indicate in boxe	1		D ALL GENERAL CORRESPONDENCE ML DO NOT USE PRE-ADDRESSED ENVELOP			
		EXXON SHARE		$\triangleright$		
·····		P.O. Box 8033 Boston, MA 022	66-8033	Dayt	Ime telephone	Date
						P4107

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

EXO	N CORPO	RATION	SHAREHO	LDER INVESTMEN	T PROGRAM S	TATEMENT
. – 👞		ston, MA 02266-8033, Telephone 1-800-252	-1800 Account Number 3300	1147-1230		
· · · ·			Current Dividend	Record Date 2/10/99	Payment Date 3/10/99	Rate 0.41
		1.1.1.1	Period Share Position Held Entitled to	By You In Certificates Held	By Us For Safekeeping	1
	********* 348-000	. . . .   .  .  .  . . . .  *** 5-DIGIT 77079	Dividend		IDEND REIN	
ELMĔ NELV	R H BRUNS	TING OR TING TR	Current Dividend O	ption foce bit		
		M LIVING TRUST	Dividends Reinvested Shares	\$ Gross Dividend Amou	nt \$ Tax Withheld	\$ Amount Reinvested
	0 PINEROC		1532.424 Dividends Paid in Casl	628.29		628.29
			Shares	\$ Gross Dividend Amou	nt \$ Tax Withheld	\$ Cash Paid
TRADE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION	PRICE PER TF	RANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A	1/01/99 3/10/99	BEGINNING BALANCE DIVIDEND PURCHASE	628.29	68.630		1,532.424
	3/10/99	DIVIDEND FURCHASE	620.29	68.630	9.155	1,541.579
					15.0	
-			Child fills of	and the second	and the second	1
	-					
- - -						
				-		
	1.25					
1						
			1.5.5 July			
:						
	ARKET VALUE A	NS OF: 3/10/99	S	TATEMENT #	159805-01/	01
CERTIF SHA		SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE		TOTAL RKET VALUE
	0	1,541.579	1,541.57	9 \$73.313	\$	113,017.78
DETACH HEF	алана ( ЯЕ	<b>I</b>	_	PLEASE RE	TAIN THIS RECOR	D FOR TAX PURPOSES
EX/A			ESTMENT AND OTHEF	TRANSACTION F	ORM	
- <b>X</b>				Send Cash or Third Party	OPTIONAL CA Amount Enclo	ASH PAYMENT
			Payable to "BKE	Checks or Money Orders 3-EXXON" in U.S. Dollars. umber should be noted on	·	
ACCOUNT	NO.: 1147	-1230	check. MINIM PURCHASE: \$	UM OPTIONAL CASH	\$[]	
	R H BRUNS					
BRU	A E BRUNS NSTING FAI	TING TR M LIVING TRUST				
1363	0/10/96 0 PINEROCI		🔻 (use pre-ad	be used only when send dressed envelope). Do	not send certificates	
	TON TX 77	079-5914 OPTIONAL CASH, Make	হ স	ence to this address (Se XXON SHAREHC	,	
necessary	corrections to addr	ess above. MARK BOX AND or deposit of certificates,	A 1	VESTMENT PRO		
	s, or Taxpayer ID N		P	O. BOX 370042		
	043770040			OSTON, MA 022	41-0742	
00	012330010	0114712300000050002	0000000513			P4108

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Visit our Website at http://www.EquiServe.com.

		P.O. Box 8033 Boston, MA 02266-8033		Daytime telephone	Date
		EXXON SHAREHOLDER INVESTMENT PROGRAM		$\triangleright$	
+ · · · · • • • •	TAXPAYER ID NUMBER dicate in boxes below		D ALL GENERAL CORRESPONDENCE MUST 00 NOT USE PRE-ADDRESSED ENVELOPE.	BE	
RMINATE ACCOUNT: RK 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. exactly as shown on the fr	
eposit into my account a	TIFICATES: Enclosed for are this number of shares: 0001		(INDICATE NUMBER OF WHOLE	SELL SHARES	⊐∟

## EXON CORPORATION

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT



CURRENT MARKET VALL	JE AS OF: 12/10/98	SIA	IEMENI # 210	1085-01/01
CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE
0	1,532.424	1,532.424	\$73.750	\$113,016.27

DETACH HERE

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

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

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

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	TIFICATES: Enclosed for t are this number of shares;	PARTIAL WITHDRAWAL (DO NOT TERMINATE)					
(CERTIFICATES SHOULD NOT BE ENDORSED.)		ISSUE SELL CERTIFICATE 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 all Program shares		SIGNATURE(S) All joint owners must sign. Nam exactly as shown on the front of			
	DF TAXPAYER ID NUMBER Indicate in boxes below	IMPORTANT - ALL CERTIFICATES AND ALL GE MAILED TO THE ADDRESS BELOW. DO NOT U EXXON SHAREHOLDE INVESTMENT PROGR P.O. Box 8033 Boston, MA 02266-803	SE PRE-ADDRESSED ENVELOPE. R A M	Daytime telephone	Date		



### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

			Account Number			
o BankBostor	n, P.O. Box 8033, Bos	iton, MA 02266-8033, <b>Telephone 1-800-252</b>	-1800 <u>3300</u> Current	<u>1147-123</u> Record Date	0 Payment Date	Rate
			Dividend Period	8/13/98	9/10/98	0.41
				By You In Certificates	Held By Us For Safekeepir	-
		khilimillihinihilminihi *** 5-DIGIT 77079	Dividend		1514.31	0 1514.31
A -12	248-000 R H BRUNS <sup>-</sup>		Current Dividend O	ption FULL DI	VIDEND REIN	IVESTMENT
NELV	A E BRUNS'	TING TR	<b>Dividends Reinvested</b>		-	1
	NSTING FAD 0/10/96	M LIVING TRUST	Shares	\$ Gross Dividend Am		\$ Amount Reinvested
1363	Ó PINÉROCI Ton TX 770		1514.310 Dividends Paid in Cas	620.8 h	7	620.87
			Shares	\$ Gross Dividend Am	ount \$ Tax Withheld	\$ Cash Paid
TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION	TRANSACTION	PRICE PER	TRANSACTION	SAFEKEEPING SHARE BALANCE
N/A	1/01/98	BEGINNING BALANCE				1,495.820
N/A N/A	3/10/98 6/10/98	DIVIDEND PURCHASE DIVIDEND PURCHASE	613.29 617.27	63.134 70.338	9.714 8.776	1,505.534 1,514.310
N/A	9/10/98	DIVIDEND PURCHASE	620.87	65.712	9.448	1,523.758
		AS OF: 9/10/98		TATEMENT #	209451-01/	(0.1

CUMMENT MARKET VALUE AS OF: 9/10/98			STATEMENT # 209451-01/01			
	CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE	
	0	1,523.758	1,523.758	\$69.688	\$106,187.64	
	DETACH HERE			PLEASE RETAIN T	HIS RECORD FOR TAX PURPOSES	

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			]					
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	F TAXPAYER ID NUMBER ndicate in boxes below		AND ALL GENERAL CORRESPONDENCI /. DO NOT USE PRE-ADDRESSED ENVE		$\triangleright$			
		EXXON SHAREHOLDER INVESTMENT PROGRAM P.O. Box 8033 Boston, MA 02266-8033		-	Daytime telephone	Date		

## EXON CORPORATION

### SHAREHOLDER INVESTMENT PROGRAM STATEMENT

			Account Number	r		
/o BankBosto	on, P.O. Box 8033, Bos	ston, MA 02266-8033, Telephone 1-800-252		1147-123	0	
			Current Dividend Period	Record Date 5/13/98	Payment Date 6/10/98	Rate 0.41
			Share Position Heid	d By You In Certificates H	eld By Us For Safekeepin	g Total Shares
լիսի	իսիիսիսիիս		Dividend		1505.53	4 1505.53
A -1	304-000 R H BRUNS		Current Dividend C	ption FULL DI	VIDEND REIN	VESTMENT
NELV	'A E BRUNS'	TING TR	<b>Dividends</b> Reinvested		· · ·	
	NSTING FA	M LIVING TRUST	Shares	\$ Gross Dividend Ame	ount \$ Tax Withheld	\$ Amount Reinvested
1363	O PINÉROC Ton TX 77	K 079-5914	1505.534 Dividends Pald in Cas	•	7	617.2
			Shares	\$ Gross Dividend Ame	ount \$ Tax Withheld	\$ Cash Paid
TRADE DATE	TRANSACTION	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION	SAFEKEEPING SHARE BALANCE
N/A N/A	1/01/98	BEGINNING BALANCE	(17.20	(7.)7()	0 716	1,495.82
N/A	3/10/98 6/10/98	DIVIDEND PURCHASE	613.29 617.27	63.134 70.338	9.714 8.776	1,505.53
						N 2 2 1
		AS OF: 6/10/98 SAFEKEEPING	S	TATEMENT # MARKET PRI	219281-01/	101 TOTAL
	RES	SHARES	SHARES	PER SHAR		ARKET VALUE

CERTIFICATE<br/>SHARESSAFEKEEPING<br/>SHARESTOTAL<br/>SHARESMARKET PRICE<br/>PER SHARETOTAL<br/>MARKET VALUE01,514.3101,514.310\$68.813\$104,204.21DETACH HERE

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.
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 (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.
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Visit our Website at http://www.EquiServe.com.

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DEPOSIT OF CERTIFICATES: Enclosed for deposit into my account are this number of shares:				P	ARTIAL WITHDRAWAL	(DO NOT	TERMINATE)	1	
		0001	ISSUE CERTIFICAT	E		SELL SHARE	s []		
(CERTIFICATES SHOULD	NOT BE ENDORSE	:D.)		<b>M</b> I)	DICATE NUMBER OF WHOL	E SHARES I	N BOXES ABOVE.)		_
MY ACCOUNT:	ssue a certificate for shares and a check ractional shares		Sell all Program shares				SIGNATURE(S) All joint owners must sign exactly as shown on the	<ol> <li>Names must be signed front of this statement.</li> </ol>	
	AXPAYER ID NU ate in boxes belo				IAL CORRESPONDENCE MUS PRE-ADDRESSED ENVELOPE		>		<u></u>
			EXXON SHAREHOLDER				>		
			P.O. Box Boston,	MA 02266-8033		[	laytime telephone	Date	



ХО	N CORPO	RATION	SHAREHO Account Numbe	LDER INVES	MENT	PROGRAM S	STATEMENT
BankBosto	on, P.O. Box 8033, Bos	ston, MA 02266-8033, Telephone 1-800-252-1	800 3300		230		
			Current Dividend Period	Record Date 2/10/98		Payment Date 3/10/98	Rate 0.41
			Share Position Hel	d By You In Certificat	es   Held B	ly Us For Safekeepin	g Total Shares
111	hullfululu	. . .{  .    .    .	Entitled to Dividend			1495.82	0 1495.82
A -1	********* 287-000 R H BRUNS	*** 5-DIGIT 77079 TING OR	Current Dividend C	option FULL	DIVI	DEND REIN	IVESTMENT
NELV	'A E BRUNS'	TING TR	Dividends Reinvested	t			
	NSTING FAN 0/10/96	M LIVING TRUST	Shares	\$ Gross Dividen	d Amount	\$ Tax Withheld	\$ Amount Reinvested
1363	O PINEROCI	K 079-5914	1495.820 Dividends Paid in Cas		.29		613.2
			Shares	\$ Gross Dividen	d Amount	\$ Tax Withheld	\$ Cash Paid
TRADE DATE	TRANSACTION SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION	PRICE PER SHARE		NSACTION	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 VALU	JE AS OF: 3/10/98	STA	TEMENT # 216	093-01/01
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

**OPTIONAL CASH PAYMENT** 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 化合金合金 1 1147-1230 \$ ACCOUNT NO .: 1 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 pre-addressed envelope). Do not send certificates or correspondence to this address (See reverse). EXXON SHAREHOLDER COMPLETE THIS SIDE FOR OPTIONAL CASH. Make necessary corrections to address above. MARK BOX AND **INVESTMENT PROGRAM** COMPLETE REVERSE SIDE for deposit of certificates, P.O. BOX 370042 withdrawals, or Taxpayer ID Number change. BOSTON, MA 02241-0742

0001233001001147123000000500020000000513

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DEFINITIONS AND SPECIAL INFORMATION

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	<b>RTIFICATES:</b> Enclosed for ant are this number of shares:		PARTIAL WITHDRAWAL (DO NO	OT TERMINATE)
	0001	ISSUE CERTIFICATE	Sell Sha	-
(CERTIFICATES SH	IOULD NOT BE ENDORSED.)		(INDICATE NUMBER OF WHOLE SHARE	S 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		SIGNATURE(S) All joint owners mus exactly as shown or
	OF TAXPAYER ID NUMBER indicate in boxes below		OALL GENERAL CORRESPONDENCE MUST BE O NOT USE PRE-ADDRESSED ENVELOPE.	$\triangleright$

	All joint owners must sign. Names must be signed exactly as shown on the front of this statement.
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>	· ·

time telephone	Date	
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## SHAREHOLDER INVESTMENT PROGRAM STATEMENT

XON CORPORATION				SHAREHOLDER INVESTMENT PROGRAM STATEMENT					
o BankBosto		aston, MA 02266-8033, Telephone 1-8	00-252-1800	Account Number	1147-3			····	
				Current Dividend Period	Record Date		ent Date 10/97	Rate 0.41	
				Share Position Held   Entitled to	By You In Certificate	1 1		Total Shares 1486.136	
				Dividend 1486.136 148					
A -1672-000 Elmer H brunsting or Nelva E brunsting tr				Current Dividend Op	tion FULL	DIVIDEN	DREIN	/ESTMENT	
BRUNSTING FAM LIVING TRUST				Dividends Reinvested Shares	\$ Gross Dividend	d Amount \$ Tax V	Vithheld	\$ Amount Reinvested	
1363	L0/10/96 30 PINERO STON TY 7	CK 7079-5914		1486.136	609	9.32		609.32	
11002		1017 5714		Dividends Paid in Cash Shares		Amount \$ Tax V	Vithheld	\$ Cash Paid	
TRADE DATE	TRANSACTION SETTLEMENT DAT	TRANSACTION E DESCRIPTION		TRANSACTION	PRICE PER SHARE	TRANSACTI		SAFEKEEPING SHARE BALANCE	
N/A N/A N/A	1/01/97 3/10/97 4/11/97	BEGINNING BALAN DIVIDEND PURCHA SPLIT SHARES		574.86	100.855		.700	727.672 733.372 1,466.744	
N/A N/A	6/10/97 9/10/97	DIVIDEND PURCHA		601.37 605.44	60.491 64.063		.941 .451	1,476.685 1,486.136	
N/A	12/10/97	DIVIDEND PURCHA	SE	609.32	62.920	9	.684	1,495.820	
		مر جنوع میں چراف کا میں							
	ARKET VALUE	AS OF: 12/10/97		S	TATEMENT	# 2430	60-01/0	01	
		SAFEKEEPING SHARES		TOTAL SHARES	MARKET PER SI		MAR	TOTAL KET VALUE	
	0	1,495.820		1,495.82		1		\$93,862.70	
TACH HEF					LPLEA	SE RETAIN TH	IS RECORD	FOR TAX PURPOSES	
								· • • • • •	

CASH INVESTMENT AND OTHER TRANSACTION FORM



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DEPOSIT	OF	CERT	<b>IFICA</b>	TES:	Enclosed fo	r
deposit into r	ny ad	count a	re this n	umber	of shares:	

ISSUE CERTIFICATE

(CERTIFICATES SHOULD NOT BE ENDORSED.)

TERMINATE MY ACCOUNT:	Issue a certificate for all whole shares and a check for any	Seil all Program	
(MARK ONE)	fractional shares	shares	Ĺ

0001

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.

PARTIAL WITHDRAWAL (DO NOT TERMINATE)

(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

SELL

SHARES

EXXON SHAREHOLDER INVESTMENT PROGRAM P.O. Box 8033 Boston, MA 02266-8033 SIGNATURE(S) All joint owners must sign. Names must be signed exactly as shown on the front of this statement.

Date	
	Date

	N CORPO	RATION Boston, MA 02266-8033, Telephone 1-800-	Account Number	r	MENT PROGRAM	er
 **** A -0 ELME NELV BRU UA 1 1363		HILL HILL HILL HILL *** 5-DIGIT 77079 TING OR TING TR M LIVING TRUST K	Current Dividend Period	\$ Gross Dividenc	Payment Date 9/10/97 s Held By Us For Safekee 1476.6 DIVIDEND RE 1	7         0.41           ping         Total Shares           85         1476.685
TRADE	TRANSACTION/	TRANSACTION	TRANSACTION	PRICE PER	TRANSACTION	SAFEKEEPING
DATE N/A N/A N/A N/A N/A	SETTLEMENT DATE 1/01/97 3/10/97 4/11/97 6/10/97 9/10/97	DESCRIPTION BEGINNING BALANCE DIVIDEND PURCHASE SPLIT SHARES DIVIDEND PURCHASE DIVIDEND PURCHASE	AMOUNT 574.86 601.37 605.44	SHARE 100.855 60.491 64.063	SHARES 5.700 733.372 9.941 9.451	SHARE BALANCE 727.672 733.372 1,466.744 1,476.685 1,486.136
				ATEMENT MARKET		L / O 1 Total
CERTIF	RES	SAFEKEEPING SHARES	TOTAL SHARES	PER Sł		MARKET VALUE
	0	1,486.136	1,486.136	\$62.	938	\$93,534.42
	N CORP	-1230	Checks. Make ( Payable to "BKI Your Account N	TRANSACTIC Send Cash or Thir Checks or Money B-EXXON" in U.S. Sumber should be UM OPTIONAL C	DN FORM d Party OPTIONAl Orders Dollars. noted on c	ORD FOR TAX PURPOSES

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.



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		0001		SELL		
(CERTIFICATES SHO	ULD NOT BE ENDORSE	ED.)	(INDICATE NUMBER OF W	VHOLE SHARE	S IN BOXES ABOVE.)	
TERMINATE MY ACCOUNT: (MARK ONE)	Issue a certificate fo shares and a check fractional shares		Sell all Program shares		SIGNATURE(S) All joint owners must sign exactly as shown on the f	
	F TAXPAYER ID NU		IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVE		$\triangleright$	
•			EXXON SHAREHOLDER INVESTMENT PROGRAM		$\triangleright$	
, ,		<u> </u>	C/o Bank of Boston P.O. Box 8033 Boston, MA 02266-8033		Daytime telephone	Date 04121

# EXON CORPORATION

# SHAREHOLDER INVESTMENT PROGRAM STATEMENT

c/o Bank of Bo      **** A - 0 E L ME NEL V BRU UA 1 1363	I	Boston, MA 02266-8033, Telephone 1-800- .I.I.I.I.I.I.I.I.I.I.I.I.I.I.II *** 5-DIGIT 77079 TING OR TING TR M LIVING TRUST K	Current Dividend Period	1147-123 Record Date 5/13/97 By You In Certificates	Tax ID Number 0 282-3 Payment Date 6/10/97 Held By Us For Safekeepir 1466.74 VIDEND REIN Ount \$ Tax Withheld	32-8905           Rate           0.41           ng Total Shares           4           1466.744
HOUS	TON TX 77	079-5914	Dividends Paid in Cash Shares	I S Gross Dividend Am	ount \$ Tax Withheld	\$ Cash Paid
TRADE DATE	TRANSACTION/ SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A N/A	1701/97 3/10/97 4/11/97 6/10/97	BEGINNING BALANCE DIVIDEND PURCHASE SPLIT SHARES DIVIDEND PURCHASE	574.86	100.855 60.491	5.700 733.372 9.941	727.672 733.372 1,466.744 1,476.685
						·
CURRENT N		AS OF: 6/10/97 SAFEKEEPING	TOTAL	TATEMENT # MARKETPRI	170585-01/	/01 Total
	RES	SHARES 1,476.685	SHARES 1,476.685	PER SHAR	<u>E</u> M	ARKET VALUE \$90,077.78
DETACH HEF	RE					RD FOR TAX PURPOSES

EXON CORPORATION

CASH INVESTMENT AND OTHER TRANSACTION FORM

BOSTON, MA 02241-0742

OPTIONAL CASH PAYMENT Please Do Not Send Cash or Third Party Amount Enclosed Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on 1147-1230 ACCOUNT NO.: 282-32-8905 \$ check. MINIMUM OPTIONAL CASH TAXPAYER ID: PURCHASE: \$50.00 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 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 EXXON SHAREHOLDER necessary corrections to address above. MARK BOX AND **INVESTMENT PROGRAM** COMPLETE REVERSE SIDE for deposit of certificates, withdrawals, or Taxpayer ID Number change. P.O. BOX 370042

0001233001001147123000000500010000000515

P4122

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	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.
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#### TAX INFORMATION

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FOREIGN OWNERSHIP U.S. tax has been withheld for foreign participants based upon treaty agreements.

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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.

	TIFICATES: Enclosed for t are this number of shares:	PAR	PARTIAL WITHDRAWAL (DO NOT TERMINATE)			
	0001	ISSUE CERTIFICATE	SEL SH/	L ARES		
(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		SIGNATURE(S) All joint owners must sign exactly as shown on the f	<ol> <li>Names must be signed front of this statement.</li> </ol>	
	F TAXPAYER ID NUMBER Indicate in boxes below	IMPORTANT - ALL CERTIFICATES AND ALL GENERAL MAILED TO THE ADDRESS BELOW. DO NOT USE PRE		$\triangleright$		
		EXXON SHAREHOLDER INVESTMENT PROGRAM		$\triangleright$		
	· · ·	C/o Bank of Boston P.O. Box 8033 Boston, MA 02266-8033		Daytime telephone	Date P4123	



c/o Bank of Boston, P.O. Box 8033, Boston, MA 02266-8033

#### 

# 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:

Éxxon Shareholder Investment Program c/o Bank of Boston, P.O. Box 8033 Boston, MA 02266-8033

#### 1997 MID 1701125 TRADE TRANSACTION/ TRANSACTION TRANSACTION **PRICE PER** TRANSACTION SAFEKEEPING DESCRIPTION BEGINNING BALANCE SHARE BALANCE 727.672 DATE SETTLEMENT DATE AMOUNT SHARE SHARES NZA 1/01/97 DIVIDEND PURCHASE N/A 3/10/97 733.372 574.86 100.855 5.700 4/11/97 N/A SPLIT SHARES 733.372 1,466.744

#### CURRENT HOLDING INFORMATION AS OF: 4/15/97

CERTIFICATE	SAFEKEEPING	TOTAL
SHARES	SHARES	SHARES
0	1,466.744	1,466.744

#### PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

159460-01/01

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EXON CORPORATION

# CASH INVESTMENT AND OTHER TRANSACTION FORM

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STATEMENT #

OPTIONAL CASH PAYMENT Amount Enclosed

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.



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

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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.

> EXXON SHAREHOLDER **INVESTMENT PROGRAM** c/o Bank of Boston P.O. Box 8033

Boston, MA 02266-8033

DEPOSIT OF CERTIFICATES: Enclosed for deposit into my account are this number of shares: ISSUE 0001 CERTIFICATE (CERTIFICATES SHOULD NOT BE ENDORSED.) TERMINATE Issue a certificate for all whole Sell all MY ACCOUNT: shares and a check for any Program fractional shares shares (MARK ONE) IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE CHANGE OF TAXPAYER ID NUMBER

Please indicate in boxes below

PARTIAL WITHDRAWAL (DO NOT TERMINATE)

SELL SHARES

(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)

SIGNATURE(S) All joint owners must sign. Names must be signed exactly as shown on the front of this statement.

	<b>- P41</b>	25	
Daytime telephone	<b>B</b> 4 4	Date	
$\triangleright$			
$\triangleright$			

MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.

# EXON CORPORATION

# SHAREHOLDER INVESTMENT PROGRAM STATEMENT

-	ston, P.O. Box 9156,	Boston, MA 02205-9156, Telephone 1-800-25	Account Num 2-1800 <b>330</b>		Tax ID Nui 230 282	mber 2-32-8905
			Current Dividend Period	Record Date 2/10/97	Payment Da <b>3/10/9</b>	Rate 0.79
llllllll.l.lll.ll.ll.lll.l			Share Position H Entitled to Dividend	eld By You In Certificat	es Held By Us For Safek 727.0	
A -07 Elmer	775-000 R H BRUNS1	TING OR	Current Dividend	Option FULL	DIVIDEND RE	INVESTMENT
	A E BRUNST	A LIVING TRUST	Dividends Reinvest	ed		
	)/10/96	1 LIVING INUSI	Shares	\$ Gross Divider	d Amount \$ Tax Withhe	Id \$ Amount Reinvested
13630	) PINEROCK Ton TX 770	( )79-5914	727,672	1	.86	574.86
			Dividends Paid in C Shares		d Amount \$ Tax Withhe	ld \$ Cash Paid
TRADE	TRANSACTION/	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION	SAFEKEEPING SHARE BALANCE
Ň/Ă	1/01/97	BEGINNING BALANCE	ANIOUNT	JOANE	JIANES	727.672
N/A	3/10/97	DIVIDEND PURCHASE	574.86	100.855	5.700	733.372

#### CURRENT MARKET VALUE AS OF: 3/10/97

CERTIFICATE SAFEKEEPING		TOTAL	MARKET PRICE	TOTAL	
SHARES SHARES		SHARES	PER SHARE	MARKET VALUE	
۵	733.372	733.372	\$103.000	\$75,537.31	

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EXON CORPORATION

# CASH INVESTMENT AND OTHER TRANSACTION FORM

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STATEMENT #

OPTIONAL CASH PAYMENT Amount Enclosed

PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

158249-01/01

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.



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

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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.
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DEPOSIT OF CERTIFICATES: Enclosed for deposit into my account are this number of shares:			PARTIAL WITHDRAWAL (DO NOT 1	JO NOT TERMINATE)	
	0001	ISSUE CERTIFICATE	SELL SHARES	3	
(CERTIFICATES SHOULD NOT BE ENDORSED.)			(INDICATE NUMBER OF WHOLE SHARES I	RES 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		SIGNATURE(S) All joint owners must sign. exactly as shown on the fr	
CHANGE OF TAXPAYER ID NUMBER Please indicate in boxes below		MAILED TO THE ADDRESS BELOW. DO		> >	
		c/o Bank of Boston P.O. Box 9156 Boston, MA 02205	Da	aytime telephone	Date P4127

# EXON CORPORATION

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c/o Bar

# SHAREHOLDER INVESTMENT PROGRAM STATEMENT

ank of Bo	oston, P.O. Box 9156,	Boston, MA 02205-9	156, Telephone 1-800-2	Account Numb 3300		Tax ID Nur 230 282	nber -32-8905
				Current Dividend Period Share Position Hel	Record Date 11/12/96	Payment Da	P6 Rate 0.79
**** A -0	hullininiiii ********* 943-000	*** 5-DIG	ullillininini IT 77079	Entitled to Dividend Current Dividend (	Option FULL	721. DIVIDEND RE	i
NELV	R H BRUNS A E BRUNS Insting Fai	TING TR	TRUCT	Dividends Reinveste			
UA 1 1363	0/10/96 0 PINEROCI	(	INUSI	Shares 721.648		d Amount \$ Tax Withhe	Amount Reinvested
1003		979-3914		Dividends Paid in Ca Shares		d Amount \$ Tax Withhe	ld \$ Cash Paid
RADE DATE	TRANSACTION/ SETTLEMENT DATE	DES	ISACTION CRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A N/A N/A	1/01/96 10/28/96 12/10/96	TRANSFER	G BALANCE IN PURCHASE	570.10	94.640	721.648 6.024	0.000 721.648 727.672
							· · · · · · · · · · · · · · · · · · ·
	MARKET VALUE	AS OF: 12/1	0/96	S	TATEMENT	# 163822-0	01/01

CURRENT MARKET VALU	IE AS OF: 12/10/96	STATEMENT # 163822-01/01			
CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE	
Q	727.672	727.672	\$94.000	\$68,401.16	
DETACH HERE		······································	PLEASE RETAIN T	THIS RECORD FOR TAX PURPOSES	

DETACH HERE

EXON CORPORATION

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OPTIONAL CASH PAYMENT Amount Enclosed

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ACCOUNT NO .: 1147-1230 TAXPAYER ID: 282-32-8905

withdrawals, or Taxpayer ID Number change.

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,



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0001233001001147123000000500010000000515

DEFINITIONS AND SPECIAL INFORMATION

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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.

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PLEASE VERIFY YOUR CURRENT	DIVIDEND OPTION AS IT	<b>CAPPEARS ON THE FR</b>	ONT OF THIS STATE	MENT. 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 Shaf		
(CERTIFICATES SH	OULD NOT BE ENDORSED.)		(INDICATE NUMBER OF WHOLE SHARE	ES 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		SIGNATURE(S) All joint owners must sign exactly as shown on the f	
	DF TAXPAYER ID NUMBER Indicate in boxes below	IMPORTANT - ALL CERTIFICATES AND A MAILED TO THE ADDRESS BELOW. DO I	L GENERAL CORRESPONDENCE MUST BE NOT USE PRE-ADDRESSED ENVELOPE.	$\triangleright$	
		EXXON SHAREHO		$\triangleright$	
		c/o Bank of Boston P.O. Box 9156 Boston, MA 02205-	9156	Daytime telephone	Date P4129

EXON CORPORATION

c/o Bank of Boston, P.O. Box 9156, Boston, MA 02205-9156

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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



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.



Checks. Make Checks or Money Orders Payable to "BKB-EXXON" in U.S. Dollars. Your Account Number should be noted on check.

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.
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.
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DEPOSIT OF CERTIFIC deposit into my account are the		PARTIAL WITHDRAWAL (DO NOT TERMINATE)				
• • • • •	0001	ISSUE CERTIFICATE		SELL SHARES		
(CERTIFICATES SHOULD NOT BE ENDORSED.)		(INDICATE NUMBER OF WHOLE SHARES IN BOXES ABOVE.)				
MY ACCOUNT: st	sue a certificate for all whole hares and a check for any actional shares	Seli ali Program shares		SIGNATURE(S) All joint owners must sign. Names must be signed exactly as shown on the front of this statement.		
	XPAYER ID NUMBER te in boxes below	IMPORTANT - ALL CERTIFICATES AND AI MAILED TO THE ADDRESS BELOW. DO N				
and a second		EXXON SHAREHOLDER INVESTMENT PROGRAM		$\triangleright$		
		c/o Bank of Boston P.O. Box 9156 Boston, MA 02205-	.0156	Daytime telephone Date		
		103001, MA 02203-	3150	P4131		

N CORPORATION

c/o Bank of Boston, P.O. Box 9156, Boston, MA 02205-9156

# 

ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914

<u>MD53490</u>

<u>1996</u>

XMD

# SHAREHOLDER INVESTMENT PROGRAM STATEMENT

TELEPHONE 1-800-252-1800

INFORMATION FOR ACCOUNT NUMBER 3300

102-9975

**CURRENT DIVIDEND OPTION** NO 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

<u>1996 x</u>	MD MD534	90				
TRADE DATE	TRANSACTION/ SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
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 DIVIDEND PURCHASE TRANSFER OUT	526.35 559.56	80-978 84-740 83-704	6.500 6.603 6.747 121.648	101.798 108.298 114.901 121.648 0.000
	<25 <sup>5</sup>					
CERT	HOLDING INFORM	MATION AS OF: 10/28/96 SAFEKEEPING SHARES	5 S TOTAL SHARES	STATEMENT	# 28-0	1/01
	0	0.000	0.00	0		
DETACH HE	RE	· · · · · · · · · · · · · · · · · · ·		PLE/	ASE RETAIN THIS REC	CORD FOR TAX PURPOSES
ACCOUNT TAXPAYE EL ME	NO.: 102 RID: 282-32 R H BRUNS	- 9975 - 8905 T ING	Checks. Mak Payable to "E	ER TRANSAC ot Send Cash or Th e Checks or Money BKB-EXXON" in U.S t Number should be	ird Party OPTION / Orders S. Dollars.	AL CASH PAYMENT
HOUS COMPLET necessary	corrections to addre	CPTIONAL CASH. Make ess above. MARK BOX AND for deposit of certificates,	▼ any section send cert	on of this form (use ificates or corresp EXXON SHA	nen sending payments o e pre-addressed envelop ondence (See reverse). REHOLDER T PROGRAM	

0001233001000102997580000500010000000515

P4132

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.
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DEPOSIT OF CERTIFICATES: Enclosed for deposit into my account are this number of shares:		PARTIAL WITHDRAWAL (DO NOT TERMINATE)				
	DULD NOT BE ENDORSED.)	ISSUE CERTIFICATE	ARES			
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 exactly as shown on the fi			
	DF TAXPAYER ID NUMBER Indicate in boxes below	IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.	$\triangleright$			
		EXXON SHAREHOLDER INVESTMENT PROGRAM c/o Bank of Boston	Daytime telephone Date			
		P.O. Box 9156 Boston, MA 02205-9156		D4422		

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HOUSTON TX 77079-5914

c/o Bank of Boston, P.O. Box

# SHAREHOLDER INVESTMENT PROGRAM STATEMENT

\$ Gross Dividend Amount \$ Tax Withheld

566 77

0.79

714.901

E// 77

\$ Amount Reinvested

	• · · · · · · ·					
	Account Nu	mber		Tax ID Number		
Bank of Boston, P.O. Box 9156, Boston, MA 02205-9156, Telephone 1-800-252-1800	330	0 102-99	75	282-32	-89	05
	Current	Record Date	1	Payment Date		Rate
	Dividend Period	8/13/96	9	9/10/96		0
	Share Position	Held By You In Certificates	Held By I	Us For Safekeeping	Total	Shares
	Entitled to Dividend	600		114.901		714
**************************************	Current Dividen	d Option FULL D	IVIDE	END REINV	EST	MENT
13630 PINEROCK	Dividends Reinves	ted				

716 001

Shares

		/ 14 • 9U 1 Dividends Paid in Casi		I	564.//
		Shares	\$ Gross Dividend Amoun	it \$ Tax Withheld	\$ Cash Paid
TRADE TRANSACT DATE SETTLEMENT		TRANSACTION AMOUNT		ANSACTION SHARES	SAFEKEEPING SHARE BALANCE
N/A 1/01/9 N/A 3/11/9 N/A 6/10/9 N/A 9/10/9	6 DIVIDEND PURCHASE 6 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 VALU	JE AS OF: 9/10/96	STA	STATEMENT # 158389-01/01			
CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL 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.

**OPTIONAL CASH PAYMENT** Amount Enclosed \$

ACCOUNT NO .: 102-9975 TAXPAYER ID: 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

0001233001000102997580000500010000000515

DEFINITIONS AND SPECIAL INFORMATION

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SALES FEE	Dollar amount charged to a participant for a transaction. For example, a fee is deducted from the proceeds of a sale.
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deposit into my account	ATTFICATES: Enclosed for are this number of shares: 0001 OULD NOT BE ENDORSED.)	PARTIAL WITHDRAWAL (DO N ISSUE CERTIFICATE SHA (INDICATE NUMBER OF WHOLE SHAF	L ARES	⊐∟
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. exactly as shown on the fr	
	DF TAXPAYER ID NUMBER Indicate in boxes below	IMPORTANT - ALL CERTIFICATES AND ALL GENERAL CORRESPONDENCE MUST BE MAILED TO THE ADDRESS BELOW. DO NOT USE PRE-ADDRESSED ENVELOPE.	$\triangleright$	
		EXXON SHAREHOLDER INVESTMENT PROGRAM	$\triangleright$	
		C/o Bank of Boston P.O. Box 9156	Daytime telephone	Date
		Boston, MA 02205-9156		P4135

	N CORPO	RATION Boston, MA 02205-9156, Telephone 1-800-	Account Num		Т	iRAM S ax ID Number 282-32	
			Current Dividend Period	Record Date 5/13/96	6,	yment Date /10/96	Rate 0.79
 * * * *		. . .   .  .  .  . . . .  *** 5-DIGIT 77079	Share Position He Entitled to Dividend	ld By You In Certificat 6 0 0	es Held By Us	For Safekeeping	
A -0 Elme	747-000 R H BRUNSI	TING	Current Dividend	•	DIVIDE	ND REIN	VESTMENT
	0 PINEROCK TON TX 770		Dividends Reinveste		Amount († T	au Withhold	C Amount Dainy pater
			Shares	\$ Gross Dividen		ax withheid	\$ Amount Reinvested
			708.298 Dividends Paid in Ca	ash	9.56		559.56
l			Shares	\$ Gross Dividen			\$ Cash Paid
TRADE DATE	TRANSACTION/ SETTLEMENT DATE	TRANSACTION DESCRIPTION	TRANSACTION AMOUNT	PRICE PER SHARE	TRANSA SHAR		SAFEKEEPING SHARE BALANCE
N/A	1/01/96	BEGINNING BALANCE					101.798
N/A N/A	3/11/96 6/10/96	DIVIDEND PURCHASE	526.35 559.56	80.978 84.740		6.500	$108.298 \\ 114.901$

CURRENT MARKET VALU	JE AS OF: 6/10/96	STA	TATEMENT # 142879-01/01			
CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE		
600	114.901	714.901	\$85.375	\$61,034.67		
			DI FASE RETAIN T	HIS RECORD FOR TAX PURPOSES		

# P4136

DEFINITIONS AND SPECIAL INFORMATION

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EXO	M CORPO	RATION			LDER INVES	TMENT		TATEMEN	т
c/o Bank of Bo		Boston, MA 02205-9156, Telephone 1-8	00-252-1800	Account Numb		0075	Tax ID Number	2-8905	
				rent idend	Record Date		Payment Date	Rate	
			Per	iod	2/12/96		3/11/96		0.75
11			Enti	itled to	d By You In Certifica 600		101.798		1.798
***	********* 716-000	*** 5-DIGIT 77079			Dption FULL				
ELME	R H BRUNS	TING			· · · · · · · · · · · · · · · · · · ·	DIVID	END KEIN		1
HOUS	0 PINEROCI	K 079-5914	Divi Sha	idends Reinvested res	t \$ Gross Divider	nd Amount [\$	Tax Withheld	\$ Amount Re	einvested
				701.798	526	6.35			26.35
			Divi Sha	dends Paid in Cas	sh \$ Gross Divider	ad Amount	Tax Withhold	\$ Cash Paid	
			Cita						•
TRADE DATE	TRANSACTION/ SETTLEMENT DATE	TRANSACTION DESCRIPTION		NSACTION MOUNT	PRICE PER SHARE		SACTION ARES	SAFEKEEI SHARE BAL	
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NZA	5/11/96	DIVIDEND PURCHASE		526.35	80.978		6.500	10	8.298
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	ARKET VALUE	AS OF: 3/11/96 SAFEKEEPING	TC	S DTAL	TATEMENT MARKE	# 13 TPRICE	6370-01/	01 Total	
	RES	SHARES		ARES		SHARE	• MA	RKET VALUE	
	600	108.298		708.29	8 \$79.	.500		\$56,309	.69
DETACH HEI	RE				PLEA	ASE RETAI	N THIS RECOR	D FOR TAX P	URPOSES
			VESTMEN	T AND OTHE	ER TRANSAC	TION FO	RM		
EX		ORATION		Blosso Do No	t Send Cash or Th	ird Dorbe	OPTIONAL C	ASH PAYMENT	
				Checks. Make	Checks or Money	Orders	Amount Enclo	sed	
ACCOUNT	NO ·			Your Account	KB-EXXON" in U.S Number should be		\$		
TAXPAYER	102-	-9975		check.				<u> </u>	زنياليا
	282-32								
	R H BRUNS 0 PINEROCI								
	TON TX 770		•	Address to	be used only wh n of this form (use	en sending	payments or col	npleting	
			E	send certif	ficates or correspo	ondence (S	ee reverse).	<b>201101</b> ▼	
					EXXON SHA				
COMPLET	E REVERSE SIDE	ess above. MARK BOX AND for deposit of certificates,			NVESTMEN		RAM		
withdrawals	s, or Taxpayer ID N	lumber change.			P.O. BOX 37		0740		
_					BOSTON, M/	4 02241	-0742		
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DEFINITIONS AND SPECIAL INFORMATION

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1-800-252-1800 TO REC	UEST ANY CHANGES.				

	RTIFICATES: Enclosed for t are this number of shares:	PARTIAL WITHDR	AWAL (DO NOT TERMINATE)
	0001	ISSUE CERTIFICATE	SELL SHARES
UUUI     CERTIFICATE     SHARES       (CERTIFICATES SHOULD NOT BE ENDORSED.)     (INDICATE NUMBER OF WHOLE SHARES IN       ERMINATE IY ACCOUNT:     Issue a certificate for all whole shares and a check for any tradiced before     Sell all Program			F WHOLE SHARES IN BOXES ABOVE.)
TERMINATE MY ACCOUNT: (MARK ONE)	shares and a check for any	Program X	SIGNATURE(S) All joint owners must sign. Names must be signed exactly as shown on the front of this statement.
		EXXON SHAREHOLDER INVESTMENT PROGRAM	$\triangleright$
		c/o Bank of Boston P.O. Box 9156	Daytime telephone Date
		Boston, MA 02205-9156	D4420

# EXON CORPORATION

# SHAREHOLDER INVESTMENT PROGRAM STATEMENT

c/o Bank of Boston, P.O. Box 9156, E	Boston, MA 02205-9156, Telephone 1-800-2	252-1800	Account Numb 3 3 0 0		0075	Tax ID Number 282-3		105
		Div Per	rrent ridend riod	Record Date	5	Payment Date		Rate 0.75
11	الأرابية والمالية والمالية والمالية	En	titled to	d By You In Certifica 6 D C		By Us For Safekeepir <b>95.28</b>		Shares 695.282
************* A -0698-000	*** 5-DIGIT 77079	-	ridend Irrent Dividend (					
ELMER H BRUNS	TING	Cu	rrent Dividend C	Option IULL	DIVI		10231	
13630 PINEROCH Houston TX 770	79-5914		vidends Reinvested ares		ad Amount	C Toy Mithhald	6 0~	ount Reinvested
		Sna				\$ Tax Withheld	S An	
		Div	695.282 vidends Paid in Cas		1.46	I	I	521.46
			ares		nd Amount	\$ Tax Withheld	\$ Ca	sh Paid
TRADE TRANSACTION/ DATE SETTLEMENT DATE	TRANSACTION DESCRIPTION		NSACTION MOUNT	PRICE PER SHARE		NSACTION HARES		EKEEPING RE BALANCE
N/A 1/01/95 N/A 3/10/95 N/A 6/10/95 N/A 9/11/95 N/A 12/11/95	BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE		504.65 510.57 515.97 521.46	63.969 70.975 70.416 80.033		7.889 7.194 7.327 6.516		72.872 80.761 87.955 95.282 101.798

### CURRENT MARKET VALUE AS OF: 12/11/95

#### STATEMENT # 130411-01/01

CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE
600	101.798	701.798	\$84.125	\$59,038.75
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 .: 102-9975 282-32-8905 TAXPAYER ID:

#### 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

0001233001000102997580000500010000000515

DEFINITIONS AND SPECIAL INFORMATION

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DEPOSIT OF CERTIFICATES: Enclosed for deposit into my account are this number of shares:				PARTIAL WITHDR	AWAL (DO N	OT TERMINATE)	1
· · · ·		0001	ISSUE CERTIFICATE		SEL SHA	L RES	
(CERTIFICATES SHO	DULD NOT BE ENDORSE	D.)		(INDICATE NUMBER C	F WHOLE SHAF	RES IN BOXES ABOVE.)	
TERMINATE MY ACCOUNT: (MARK ONE)	Issue a certificate for a shares and a check fo fractional shares		Sell all Program shares			SIGNATURE(S) All joint owners must sign. exactly as shown on the fr	
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.			$\triangleright$		
		EXXON SHAREHOLDER INVESTMENT PROGRAM			$\triangleright$		
			c/o Bank of Bo P.O. Box 9156 Boston, MA 0	6		Daytime telephone	Date P4141

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# SHAREHOLDER INVESTMENT PROGRAM STATEMENT

- /			Account Number		Tax ID Numb	Der
c/o Bank of Bo	ston, P.O. Box 9156, B	Boston, MA 02205-9156, Telephone 1-800-	252-1800 <u>3300</u> Current	102-9 Record Date	975 282 Payment Date	- 32 - 8 9 0 5 Rate
			Dividend Period	8/14/95	9/11/9	5 0.75
111	1	.1.1.1.1	Entitled to	By You In Certificate 6 0 0	B Held By Us For Safekee 87.9	
***	**************************************	*** 5-DIGIT 77079	Dividend		DIVIDEND RE	,
ELME	R H BRUNS 50 PINEROC	TING				
HOUS	STON TX 77	079-5914	Dividends Reinvested Shares	\$ Gross Dividend	Amount \$ Tax Withheld	\$ Amount Reinvested
			687.955	•	.97	515.97
			Dividends Paid in Cash Shares		Amount \$ Tax Withheld	\$ Cash Paid
TRADE	TRANSACTION/	TRANSACTION	TRANSACTION	PRICE PER	TRANSACTION	
	SETTLEMENT DATE	DESCRIPTION BEGINNING BALANCE	AMOUNT	SHARE	SHARES	SHARE BALANCE 72,872
N/A N/A N/A	3/10/95 6/10/95 9/11/95	DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	504.65 510.57 515.97	63.969 70.975 70.416	7.889 7.194 7.327	80.761
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CERTI	FICATE ARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PER S	PRICE	TOTAL MARKET VALUE
	600	95.282	695.282		1	\$49,712.66
L DETACH HE	RE			PLEA	SE RETAIN THIS REC	ORD FOR TAX PURPOSES
		CASH INV	ESTMENT AND OTHER	R TRANSACI		
EXO		ORATION		Send Cash or Thi	OPTIONA	L CASH PAYMENT
			Checks. Make (	Checks or Money B-EXXON" in U.S.	Orders	nclosed
ACCOUNT	100	0.075		lumber should be		•
TAXPAYE	RID: 102- 282-32-	-9975 -8905			•	· · ·
	ER H BRUNS 50 PINEROCI					
	STON TX 77				en sending payments or	
					pre-addressed envelop ndence (See reverse).	iej. Do nat 🔻
		OPTIONAL CASH. Make ess above. MARK BOX AND		XXON SHA		
COMPLET		for deposit of certificates,		IVESTMENT .O. BOX 370	FPROGRAM 0042	

XXUN SHAREHULDER **INVESTMENT PROGRAM** P.O. BOX 370042 BOSTON, MA 02241-0742

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#### A GUIDE TO UNDERSTANDING TRANSACTIONS ON YOUR STATEMENT OF ACCOUNT

DEFINITIONS AND SPECIAL INFORMATION

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

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	bill into my account are this number of shares:       0001       ISSUE CERTIFICATE       SELL SHARES       SELL SHAR				
(CERTIFICATES SHO	ULD NOT BE ENDORSED.)		(INDICATE NUMBER OF WHOLE SH	HARES IN BOXES ABOVE.)	
TERMINATE MY ACCOUNT: (MARK ONE)	shares and a check for any	Program		All joint owners must sign	
				BE	
Ш		INVESTMENT P	ROGRAM	Daytime telephone	Date
		Boston MA 0220	05-9156	L	



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CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE
600	87.955	687.955	\$70.375	\$48,414.83

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**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

	ORPC	ORATIC	)N					REHOLDER INVE		
c/o Ba	nk of Bostor	er Investment I 1, P.O. Box 91 -800-252-18	56, Boston, M	MA 02205-9	156			PLETE THIS PORTION F MENTS AND SHARE SAM		LCASH
IELE	 ***) A -( ELME 1363			5-DIG G			Make to "B Exxo (mini I (We share (CER	e Do Not Send Cash. Checks or Money Order KB-EXXON'' in U.S. Doll n Account Number shoul unt Enclosed \$ mum \$50/maximum \$100 hereby enclose certifica s for safekeeping in my F TIFICATES SHOULD NO PLETE REVERSE SIDE	lars. d be noted on o 0,000/year.) ate(s) for Program accound DT BE ENDORS	nt.
CCOUNT NUMBE		2-9975					• (	Change Address ssue Certificate/Sell Sha	res/Terminate	
EE REVERSE FOR	REQUIRE	D SIGNATUF	E(S) AND	ADDITION	AL OPTIO	NS.	• (	Change Dividend Option		
ETACH HERE Ividend Informa Surrent Dividen			UMBER	3300 FULL	102 DIVIDE	-9975 ND REIN\	ESTMENT	TAX ID # 282	2-32-890	5
URRENT DIVIDEND RECORD DATE PAYMENT DATE RATE PER SHAF	:	3/3	l0/95 l0/95 \$0.75	-		SHAR	S DIVIDEND AMO	DUNT		
HARE POSITION EP HELD BY YOU IN HELD BY US FO TOTAL SH	N CERTIFIC R SAFEKEE	ATES		600 72.8 672.8	72 72	SHAR GROS TAX W	<u>S REINVESTED</u> ES IS DIVIDEND AMC /ITHHELD INT REINVESTED		672.87 \$504.65 \$504.65	2
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N/A 1/0	WENT DATE 1/95 0/95	DE BEGINN DIVIDE		ANCE		10UNT \$504.65	\$63.969	SHARES 7.889		ALANCE 72.872 80.761
								NT DATE WHIC		

CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE
600	80.761	680.761	\$65.000	\$44,249.46
EXON COR	PORATION		STATEMENT #	<b>P4146</b> 117124-01/01

DI FACE DETAIN THIC DECODI FOD TAV BUDDOCEC

CHANGE OF ADDRESS (Please print)

FILL IN NEW INFORMATION BELOW:

#### All requests must be signed by all Registered Owners

	CERTIFICATE ISSUAN	ICE/SALE OF SHARES
	X Mark applicable box:	
Street	Issue a Certificate for_	whole share
City	Issue a certificate for a fraction (will terminate	Il whole shares and sell participation.)
State Zip Code	□ Sell\	whole shares.
( ) Telephone # During Business Hours	Sell all whole and fract (will terminate particip	
COMPLETE THIS SECTION ONLY IF YOU WISH TO CHANGE YOUR DIVIDEND OPTION AS IT APPEARS ON THE FRONT.	All requests must be signed	ed by all Registered Owners.
<b>Reinvest dividends on all shares of Exxon Stock</b> (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
<b>No dividend reinvestment</b> (You will receive a dividend check.)	Signature	Date

### CERTIFICATE ISSUANCE/SALE OF SHARES

\_whole shares.

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 1-817-575-2058.

#### 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 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/ SETTLEMENT DATE	The Transaction date is the date your account was credited/debited shares. The Settlement date determines 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.

P4147

ЕХОИ	CORPORATION				<b>REHOLDER INVE</b> nvestment and Other	STMENT PROGRAM
c/o	xon Shareholder Investment Program Bank of Boston		<u> </u>		LETE THIS PORTION F ENTS AND SHARE SAI	FOR OPTIONAL CASH FEKEEPING:
	D. Box 9156 ston, MA 02205-9156	* 5-DIGIT 7707 Ng	9	Make ( to ''BK Exxon Amour (minim I (We) I shares (CERT	Do Not Send Cash. Checks or Money Order B-EXXON" in U.S. Doll Account Number shoul at Enclosed \$ um \$50/maximum \$100 hereby enclose certifica for safekeeping in my f IFICATES SHOULD NO	ars. d be noted on check. ),000/year.) ate(s) for Program account. DT BE ENDORSED.)
ACCOUNT NUM	IBER 102-9975 OR REQUIRED SIGNATURE(S) AND A	DDITIONAL OPTIONS.		• Cl • Is:	LETE REVERSE SIDE nange Address sue Certificate/Sell Sha nange Dividend Option	
DETACH HERE-	/					
	MATION FOR ACCOUNT NUMBER	3300 102- Full dividen	9975 D REINVES	TMENT	TAX ID # 28	2-32-8905
CURRENT DIVIDE RECORD DA PAYMENT D/ RATE PER SI	TE 11/14/94 ATE 12/10/94		DIVIDENDS PAI SHARES GROSS DIV TAX WITHH CASH PAID	'IDEND AMOL IELD	INT	
HELD BY YO HELD BY US	N ENTITLED TO DIVIDEND U IN CERTIFICATES FOR SAFEKEEPING . SHARES	600 64.638 664.638	TAX WITHH	IDEND AMOL	INT	664.638 \$498.48 \$498.48
TRANSACTION	RECORD (shares held by us for sa	fekeeping) 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 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 USUALLY FIVE BUSIN PRICE ON DIVIDEND MAY DIFFER FROM TH	ESS DAYS AFTER PAYABLE DATE I E PRICE USED.T	THE TRAD	E DATE.	THE CLOSI	NG

CURRENT MARKET VALUE INFORMATION AS OF: 12/10/94

CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE
600	72.872	672.872	\$62.000	\$41,718.06
L				<b>D</b> 4 4 40

EXON CORPORATION

STATEMENT # 114612-01901 PLEASE RETAIN THIS RECORD FOR TAX PURPOSES FILL IN NEW INFORMATION BELOW:

**Telephone # During Business Hours** 

Street

City State

IN NEW INFORMATION BELOW:	CERTIFICATE IS	SUANCE/SALE OF SHARES
	Mark applicable I	xoo:
et	Issue a Certificat	e forwhole shares.
· · · · · · · · · · · · · · · · · · ·		e for all whole shares and sell inate participation.)
e Zip Code	Sell	whole shares.
)	Sell all whole and	I fractional shares
phone # During Business Hours	(will terminate pa	rticipation.)
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 Registered Owners.
Reinvest dividends on all shares of Exxon Stock (You will not recei	ve a dividend check.)	
I would like a portion of my dividends in cash. Please send me reg onwhole shares. (Note: Cannot be greater than the nur registered in your name and held for you under the Program.)		Date
No dividend reinvestment (You will receive a dividend check.)	Signature	Date

### INSTRUCTIONS FOR USING THE TEAR-OFF SECTION

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#### 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 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.
<b>CERTIFICATED SHARES</b>	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.

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P4149

EXON	CORPORATION				REHOLDER INVE	STMENT PROGRAM Transaction Form
c/o P.C Bo:	xon Shareholder Investment Program D Bank of Boston D. Box 9156 ston, MA 02205-9156 IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	* 5-DIGIT 7707 NG	9	PAYM Please Make to "Br Exxon Amou (minin I (We) share (CERT	PLETE THIS PORTION F IENTS AND SHARE SAF Do Not Send Cash. Checks or Money Order (B-EXXON'' in U.S. Doll Account Number shoul Int Enclosed \$	EKEEPING: s Payable ars. d be noted on check. 0,000/year.) (te(s) for Program account. DT BE ENDORSED.)
	DR REQUIRED SIGNATURE(S) AND A	DDITIONAL OPTIONS.		•  s	hange Address sue Certificate/Sell Sha hange Dividend Option	res/Terminate
DETACH HERE DIVIDEND INFORI CURRENT DIVIDE RECORD DA PAYMENT DA RATE PER SI	MATION FOR ACCOUNT NUMBER END OPTION END PERIOD TE 8/15/94 ATE 9/10/94	FULL DIVIDEN	DIVIDENDS PA SHARES	<b>NID IN CASH</b>		2-32-8905
HELD BY YOU HELD BY US	V ENTITLED TO DIVIDEND U IN CERTIFICATES FOR SAFEKEEPING . SHARES	600 56.713 656.713	TAX WITH	EINVESTED	UNT	656.713 \$472.83 \$472.83
TRANSACTION TRANSACTION/ SETTLEMENT DATE 1/01/94 3/10/94 6/10/94 9/10/94	DESCRIPTION BEGINNING BALANCE DIVIDEND PURCHASE DIVIDEND PURCHASE DIVIDEND PURCHASE	TRANSACTION AMOUNT \$462.28 467.36 472.83	10/94 PRICE PER SHARE \$65.507 61.520 59.665	SALES FEE	TRANSACTION SHARES 7.057 7.597 7.925	SAFEKEEPING SHARE BALANCE 42.059 49.116 56.713 64.638
·	PURCHASE AND SALE USUALLY FIVE BUSIN PRICE ON DIVIDEND MAY DIFFER FROM TH	ESS DAYS AFTER Payable date 1 E price used 1	THE TRAI	DE DATE. D VALUE	YOUR ACCOUN	NG T AND

## CURRENT MARKET VALUE INFORMATION AS OF: 9/10/94

			OTATEMENT #	P4150
600	64.638	664.638	\$58.875	\$39,130.56
CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE

**EXON** CORPORATION

STATEMENT # 113285701701 PLEASE RETAIN THIS RECORD FOR TAX PURPOSES
#### CHANGE OF ADDRESS (Please print)

#### All requests must be signed by all Registered Owners

FILL IN NEW INFOHMATION BELOW:	CERTIFICATE ISSUANCE/SALE	OF SHARES
	X Mark applicable box:	
Street	Issue a Certificate for	whole shares.
City	Issue a certificate for all whole sl fraction (will terminate participat	
State Zip Code	Sellwhole share	res.
( ) Telephone # During Business Hours	<ul> <li>Sell all whole and fractional shar (will terminate participation.)</li> </ul>	es
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 R	legistered 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

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#### 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 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.

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e%(oi	N CORF	PORATI	ON				REHOLDER INVE	STMENT PROGRAM
	c/o Bank of Bo P.O. Box 9156 Boston, MA 02 II ** A E L 1 3 H 0 NUMBER SE FOR REQUIRE	205-9156 	IIII.III ****** OUNSTIN ROCK 77079	9-5914 DDITIONAL OPTIONS.	79	COM PAYN Pleas Make to "B Exxol (minin (minin (minin (minin (minin (minin (minin (minin (minin (minin (minin (cer COM ())))))))))))))))))))))))))))))))))))	PLETE THIS PORTION I MENTS AND SHARE SAI the Do Not Send Cash. Checks or Money Order KB-EXXON'' in U.S. Doll in Account Number shoul unt Enclosed \$ mum \$50/maximum \$100 hereby enclose certificate for safekeeping in my for TIFICATES SHOULD NO PLETE REVERSE SIDE Change Address ssue Certificate/Sell Sha Change Dividend Option	FOR OPTIONAL CASH FEKEEPING: 's Payable lars. Id be noted on check. 0,000/year.) ate(s) for Program account. DT BE ENDORSED.) OF FORM TO: ares/Terminate
	RE FORMATION FO		NUMBER	3300 102 FULL DIVIDE	-9975		TAX ID # 282	2-32-8905
RECORD	IVIDEND PERIOI D DATE NT DATE ER SHARE	- 5/	13/94 10/94 \$0.72		DIVIDENDS PA SHARES GROSS DI TAX WITH CASH PAI	IVIDEND AMC	DUNT	
HELD BY HELD BY	ITION ENTITLEE Y YOU IN CERTII Y US FOR SAFEI OTAL SHARES	FICATES		600 49.116 649.116	TAX WITH			649.116 \$467.36 \$467.36
TRANSACTI	ION/	TRANSACTION	· ·	TRANSACTION	PRICE PER	SALES	TRANSACTION SHARES	SAFEKEEPING SHARE BALANCE
SETTLEMENTI 1/01/9 3/10/9 6/10/9	4 BEGIN 4 DIVID	DESCRIPTION NING BAL END PURC END PURC	ANCE		SHARE \$65.507 61.520		7.057 7.597	42.059 49.116 56.713

#### E INFORMATIO RRENI MARKEI VA

600 56.713 656.713 <b>\$62.125 \$40,798.29</b>	CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE
	600	56.713	656.713	\$62.125	\$40,798.29



STATEMENT # 113578405201 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

OR. regi No

City State Telepho COI

IN NEW INFORMATION BELOW:	CERTIFICATE ISSUANCE/SALE OF SH	ARES
	X Mark applicable box:	
eet	Issue a Certificate for	whole shares.
/	Issue a certificate for all whole shares ar fraction (will terminate participation.)	nd sell
te Zip Code	Sellwhole shares.	
)	Sell all whole and fractional shares	
ephone # 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 Register	ed Owners.
Reinvest dividends on all shares of Exxon Stock (You will not receive a dividend check.	·k.}	
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

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CURRENT MARKET VALUE INFORMATION AS OF: 3/10/94

CERTIFICATE SHARES	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRIČE PER SHARE	TOTAL MARKET VALUE
600	49.116	649.116	\$64.875	\$42,111.40
				B 4 4 5 4

EXON CORPORATION

STATEMENT # 109955405401 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:

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 wh fraction (will terminate part			
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	SECTION <b>ONLY</b> IF YOU WISH TO CHANGE YOUR I AS IT APPEARS ON THE FRONT.	A	l requests must be signed by	y all Registered Owners.		
🗌 Reinvest dividen	<b>ds on all shares of Exxon Stock</b> (You will not receive a dividend ch					
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🗌 No dividend reinv	restment (You will receive a dividend check.)	Sig	gnature	Date		

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excon	CORPORATION					STMENT PROGRAM Transaction Form		
WAIL TO:       Exxon Shareholder Investment Program c/o Bank of Boston P.O. Box 9156 Boston, MA 02205-9156       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.         IIIIIIIIIII.IIII.IIIII.IIIIII								
CURRENT DIVIDE RECORD DA PAYMENT D/	CURRENT DIVIDEND OPTION     FULL DIVIDEND REINVESTMENT       CURRENT DIVIDEND PERIOD RECORD DATE     11/12/93       PAYMENT DATE     12/10/93       RATE PER SHARE     \$0.72							
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CERTIFICA		тот	Δ	MARKET	PRICE	TOTAL		

### CURRENT MARKET VALUE INFORMATION AS OF:12/10/93

CERTIFICATE	SAFEKEEPING SHARES	TOTAL SHARES	MARKET PRICE PER SHARE	TOTAL MARKET VALUE
600	42.059	642.059	\$62.875	\$40,369.45
		······································	STATEMENT #	10849 <b>P4156</b> 1

EXON CORPORATION

STATEMENT # 108499-01701 PLEASE RETAIN THIS RECORD FOR TAX PURPOSES

#### CHANGE OF ADDRESS (Please print)

#### All requests must be signed by all Registered Owners

FILL IN NEV	VINFORMATION BELOW:	

Stre	eet
City	/
Sta (	te Zip Code
Tel	ephone # During Business Hours
	COMPLETE THIS SECTION <b>ONLY</b> 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 onwhole shares. (Note: Cannot be greater than the number of Exxon shares registered in your name and held for you under the Program.)

No dividend reinvestment (You will receive a dividend check.)

#### CERTIFICATE ISSUANCE/SALE OF SHARES

Mark applicable box:

Signature

- Issue a Certificate for\_\_\_\_\_whole shares.
- □ Issue a certificate for all whole shares and sell fraction (will terminate participation.)

Sell\_\_\_\_\_whole shares.

Sell all whole and fractional shares (will terminate participation.)

All requests must be signed by all Registered Owners.

Signature	Date

Date

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#### \$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 longterm involvement in Britain's petroleum business.

# Exx:on 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-theline 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.

# Extion 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 worldscale, 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.

#### Ennon 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.

	1992
First Quarter\$ .72	\$.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 worldwide 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	19 <b>92</b>	1993	1992	
Net Income – \$ Million	1,235	930	2,420	2,225	
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 N	Ionths	CONDENSED STATEMENT		lonths
Petroleum and natural gas	1993	1992	1993	1992	of Cash flows		June 30,
Exploration and production						1993	1992
United States	\$ 262	\$ 181	\$ 490	\$ 306	Cash flows from operating activities Net income	\$ 2,420	\$ 2,225
Non-U.S. Refining and marketing	499	517	1,167	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. Other operations	36 48	53 63	72 96	117 128	Sales of subsidiaries and property, plant, and equipment Other investing activities – net	443 142	322
Corporate and financing	(106)	(135)	(286)	(400)	Net cash used in investing activities		(33)
Earnings before accounting changes	1,235	930	2,420	2,265	Net cash generation/(usage) before financing	<u>(2,541)</u> 2,759	1,226
Cumulative effect of accounting changes				(40)	Cash flows from financing activities	2,755	1,220
Net income	\$ 1,235	<u>\$ 930</u>	\$ 2,420	\$ 2,225	Additions/(reductions) to short/long term debt – net Cash dividends to Exxon shareholders All other items – net	287 (1,816) (728)	304 (1,758) 63
INCOME STATEMENT					Net cash provided by/(used in) financing activities	(2,257)	(1,391)
Revenue		A07 500			Effects of exchange rate changes on cash	(13)	(11)
Sales and other operating revenue Earnings from equity interests	\$27,604	\$27,536	\$54,501	\$54,970	Increase/(decrease) in cash and cash equivalents	489	(176)
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							
Crude oil and product purchases	11,713	11,469	23,549	22,391	OPERATING DATA Second		Vionths
Operating expenses Selling, general and	3,196	3,321	6,265	6,464	(Thousands of barrels daily) 1993	1992 1993	1992
administrative expenses	1,762	1,928	3,370	3,800	Net production of crude oil and	1002 1000	
Depreciation and depletion	1,236	1,234	2,430	2,547	natural gas liquids 1,654	1,675 <b>1,667</b>	1,719
Exploration expenses, including dry holes	147	207	276	398	Refinery runs 3,304	3,232 3,244	
Income, excise and other taxes	8,415	8,419	16,440	17,284	Petroleum product sales 4,841 Natural gas production available	4,761 4,854	4,843
Interest expense	190	194	341	417	for sale (millions of cubic feet daily) 4,666	4,835 5,868	5,881
Income applicable to minority 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	.,====		2, 20	(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
· · · · · · · · · · · · · · · · · · ·		•	•	• •	Materials and supplies	888	910
					Prepaid taxes and expenses	1,108	1,023
OTHER SELECTED FINANCIAL D	ATA				Total current assets	16,256	16,424
Income, excise and other taxes					Property, plant and equipment – net Investments and other assets	61,608 6,686	61,799 6,807
Income taxes Excise taxes	\$ 529 2.902	\$ 336 2,989	\$ 1,214 5.660	\$    979 5.948	Total assets	\$84,550	\$85,030
Other taxes and duties	2,902 4,984	2,989	9,566	5,946 10,357		40 1,000	
Total taxes	\$ 8,415	\$ 8,419	\$16,440	\$17,284	Notes and loans payable	\$ 4,905	\$ 4,787
Exxon's share of income taxes	<u> </u>	<u> </u>	<u></u>	<u>+</u>	Accounts payable and accrued liabilities Income taxes payable	12,253 2,027	12,645 2,231
paid by equity companies	\$74	\$ 33	\$ 259	\$ 258	Total current liabilities	19,185	19.663
Outstanding common shares - millions					Long-term debt	8,692	8,637
Average	1,241.9	1,241.5	1.241.8	1.241.6	Annuity reserves, deferred credits and other liabilities	22,322	22,954
At June 30	,		1,241.7	1,241.5	Total liabilities	50,199	51,254
Dividends paid on common stock Total	\$ 894	\$ 894	¢ 1 700	\$ 1,726	Preferred stock	719	770
Per common share	\$ 0.72	\$ 894 \$ 0.72	\$ 1,788 \$ 1.44	\$ 1,726 \$ 1.39	Guaranteed LESOP obligation Common stock issued	(716) 2.822	(818) 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 (including transfers to					Total shareholders' equity	34,351	33,776
petroleum affiliates)	\$ 2,600	\$ 2,895	\$ 5,148	\$ 5,509	Total liabilities and shareholders' equity	\$84,550	\$85,030

### 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

# **EXON** CORPORATION

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

## EXON CORPORATION

225 E. JOHN W. CARPENTER FREEWAY, IRVING, TX 75062-2298

T. PETER TOWNSEND Vice President, Investor Relations

October 1, 1993

aut no 102 - 2975

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 CORPORATION

### SHAREHOLDER INVESTMENT PROGRAM

Cash Investment and Other Transaction Form

Mail To:		Investment Program ust Company of New York rch Street Station, New Yo		X	Mark all that apply. Check enclosed (paya for the purchase of sha	
					I (We) hereby assign the for shares safekeeping in my Pro	ne enclosed certificate(s) s to "MSSTC & Co." for gram account.
					Change the dividend re my Program account. I dividends paid on	wish to receive cash whole shares.
	CA1 ELMER H BRUN 13630 PINERO HOUSTON TX	STING CK	77070		Sell whole Issue a certificate for _ Change of address (ple	
		· · · · ·	77079	L		
(See reverse for	additional information)	(X) Signature	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.

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# EXON CORPORATION

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EX	<b>KON</b> CO	RPORA	TION				HOLDER INVEST	
Mail To	c/o First Chica P.O. Box 252	older Investment P ago Trust Company 5, Jersey City, NJ 0	of New York			X	Check enclosed (payable to for the purchase of shares	\$
	13630 PI	BRUNSTING INEROCK TX 77079-	5914				I (We) hereby assign the end for shares to ' safekeeping in my Program	'MSSTC & Co." for account.
		· .					Change the dividend reinvert my Program account. I wis dividends paid on Sell whole sha	h to receive cash whole shares.
							Issue a certificate for Change of address (please	whole shares.
	00234 02	2234 45760	55				(X)	
ee reverse Itach here	for additional informa	tion)					(X) Signature(s)	Date
	DIVIDEND INF	ORMATION FOR	ACCOUNT	: 2	234-45760 DIVI	IDENDS PA		I.D.: 282-32-8905
PAYMEN RATE I	EHIOD D DATE NT DATE PER SHARE SITION ENTITLED TO	DIVIDEND	9/1	3/93 0/93 0.72	DIV	OT DESI	GNATED FOR THIS A	CCOUNT 627.804
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/10/93 /10/93	BEGINNING BA DIVIDEND PUR DIVIDEND PUR DIVIDEND PUR	LANCE CHASE CHASE	4	42.17 47.14 52.02	\$64.149 65.946 65.077		6.89 6.78 6.94	14.131 3 21.024 0 27.804
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(	CURRENT MARKET	ALUE INFORMAT		Safe	ekeeping Share	s	Market Price Per Share	Total Market Value
9.	/30/93		600		34.		\$65.500	\$41,576.1

### **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 tearoff 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 Heid 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.

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**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 terminiliate (This will close your Program account).

Mail Te:       Exconstrained/der Investment Program De Braid Charger Trais Company of New York P.O. Box 2523, Areage (Jay, NU 7303-2825)       Mark all heat steply.         VID Exit Company of New York P.O. Box 2523, Areage (Jay, NU 7303-2825)       Image: State	EX	Kon CC	)RPOR/	ATION	. * •	• • • • •		OLDER INVESTM	
FLIMER H BRUNSTING HOUSTON TX 77079-5914       Image: Non-State State Houston TX 77079-5914       Image: Im	Mail To	c/o First Chic	ago Trust Compa	iny of New York				heck enclosed (payable to	
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(See reverse for additional information)       (X)       Signature(s)       Date         CURRENT DIVIDEND INFORMATION FOR ACCOUNT:       2234-45760       TAX I.D.: 282-32-8905         CURRENT PERIOD       Dividends Pailo in CASH         CURRENT DATE       5/13/93       NOT DESIGNATED FOR THIS ACCOUNT         RATE PER SKARE       90.72         SHARE POSITION ENTITLED TO DIVIDEND       Dividends Reinvested         SHARE POSITION ENTITLE TO DIVIDEND       SHARES         HELD BY US FOR SAFEKEEPING       60         21.024       TAX SUITHRED         MARE POSITION ENTITLED TO DIVIDEND       SHARES         TOTAL SHARES       621.024         MARE POSITION ENTITLED TO DIVIDEND       SHARES         TOTAL SHARES       621.024         AMOUNT REINVESTED       S4497.14         TRANSACTION RECORD RECORD (Aterase held by us for safekeeping) FROM 1/01/93 TO 6/30/93         Date       Transaction         Date       Transaction         Description       Amount         Stare       Shares         Stare       Stare         Outroend Stare       S447.14         65.946       6.780         27.804       S1.023.2255, PLASE         Outroend Stare       Stare		00234 0	2234 457	60 55			- (X <sup>¯</sup> )		
CURRENT DIVIDEND INFORMATION FOR ACCOUNT: 2234-45760       TAX I.D.: 282-32-8905         DIVIDEND SPAID IN CASH         CURRENT PERIOD         RECORD DATE 5/13/93       NOT DESIGNATED FOR THIS ACCOUNT         SHARE POSITION ENTITLED TO DIVIDEND       DIVIDENDS REINVESTED         SHARE POSITION ENTITLED TO DIVIDEND         DIVIDEND AMOUNT 6447.14         HELD BY YOU IN CERTIFICATES         600         TOTAL SHARES         CONTINUE FOR SAFEKEEPING         TOTAL SHARES         CONTINUE FOR SAFEKEEPING         TOTAL SHARES         CONTINUE FOR SAFEKEEPING         CONTINUE FOR DALANCE         CONTINUE FOR SAFEKEEPING         CONTINUE FOR SAFEKEEPING         CONTINUE FOR SAFEKEEPING         CONTINUE FOR SAFEKEEPING <td>,</td> <td>for additional informa</td> <td>ation)</td> <td></td> <td>۰.</td> <td></td> <td>(X)</td> <td></td> <td>Date</td>	,	for additional informa	ation)		۰.		(X)		Date
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PAYNENT DATE RATE PER SNARE       6/10/93 90.72         SHARE POSITION ENTITLED TO DIVIDEND       90.72         BLELD BY YOU IN CERTIFICATES HELD BY US FOR SAFEKEEPING       21.024 21.024       GROSS UITUDEND AMOUNT GROSS UITUDEND AMOUNT TOTAL SHARES       621.024 9447.14         TRANSACTION RECORD (shares held by us for safekeeping)       FROM 1/01/93 TO 6/30/93       6/30/93         Date       Transaction Description       Transaction Amount       Price per Shares       Transaction and Fees       Safekeeping Share Balance         1/01/93       BEGINNING BALANCE 3/10/93       5/442.17       \$64.149 6.993       6.893 21.024       14.131 6/10/93         2/10/93       DIVIDEND PURCHASE       9/47.14       65.946       6.780       27.804         PLEASE NOTE:       WHEN WRITING TO US CONCERNING THE SHAREHOLDER INVESTMENT PROGRAM, USE OUR NEW ADDRESS ABOVE: P. 0. BOX 2525; JERSEY CITY, NJ 07303-2525. PLEASE CONTINUE TO USE P. 0. BOX 13531, NEWARX, NJ 07 (88-0001 FOR CASH INVESTMENTS:         CURRENT MARKET VALUE INFORMATION       Date       Contineed Shares       Market Value		ERIOD				DIVI	DENDS PAID	IN CASH	
HELD BY YOU IN CERTIFICATES       600       GROSS DIVIDEND AMOUNT       \$447.14         HELD BY US FOR SAFEKEEPING       21.024       TAX WITHHELD       \$0.00         TOTAL SHARES       621.024       AMOUNT REINVESTED       \$447.14         TRANSACTION RECORD (shares held by us for safekeeping)       FROM       1/01/93 TO       6/30/93         Date       Transaction       Transaction       Price per Amount       Commissions       Transaction       Safekeeping Share         1/01/93       BEGINNING BALANCE       \$442.17       \$64.149       6.893       21.024         3/10/93       DIVIDEND PURCHASE       \$442.17       \$65.946       6.780       27.804         6/10/93       DIVIDEND PURCHASE       \$447.14       65.946       6.780       27.804         PLEASE NOTE:       WHEN WRITING TO US CONCERNING THE SHAREHOLDER INVESTMENT PROGRAM, USE OUR NEW ADDRESS ABOVE: P.O. BOX 2525; JERSEY CITY, NJ 07303-2525. PLEASE CONTINUE TO USE P.O. BOX 2525; JERSEY CITY, NJ 07303-2525. PLEASE CONTINUE TO USE P.O. BOX 2525; JERSEY CITY, NJ 07303-2525. PLEASE CONTINUE TO USE P.O. BOX 2525; JERSEY CITY, NJ 07303-2525. PLEASE CONTINUE TO USE P.O. BOX 2525; JERSEY CITY, NJ 07303-2525. PLEASE CONTINUE TO USE P.O. BOX 2525; JERSEY CITY, NJ 07303-2525. PLEASE CONTINUE TO USE P.O. BOX 2525; JERSEY CITY, NJ 07303-2525. PLEASE CONTINUE TO USE P.O. BOX 2525; JERSEY CITY, NJ 07303-2525. PLEASE CONTINUE TO USE P.O. BOX 13531, NEWAK, NJ 07 188-0001 FOR CASH INVESTMENTS.	PAYMEN RATE I	NT DATE PER SHARE	) DIVIDEND	6/	10/93	DIVI	DENDS REIN		
Date         Transaction Description         Transaction Amount         Price per Share         Commissions and Fees         Transaction Shares         Safekeeping Share Balance           1/01/93         BEGINNING BALANCE JUVIDEND PURCHASE         \$442.17         \$64.149         6.893         14.131           6/10/93         DIVIDEND PURCHASE         \$447.14         \$65.946         6.780         27.804           PLEASE NOTE:         WHEN WRITING TO US CONCERNING THE USE OUR NEW ADDRESS ABOVE: P.O. BOX 2525; JERSEY CITY, NJ 07303-2525. PLEASE CONTINUE TO USE P.O. BOX 13531, NEWARK, NJ 07188-0001 FOR CASH INVESTMENTS.         PLEASE CURRENT MARKET VALUE INFORMATION Date         Certificated Stares         Market Vialue	HELD I	BY US FOR SAI Total shares	FEKEEPING	6	21.024 21.024	G 1 A	ROSS DIVI AX WITHHE MOUNT REI	ELD	\$447.14 \$0.00
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3/10/93       DIVIDEND PURCHASE       \$442.17       \$64.149       6.893       21.024         6/10/93       DIVIDEND PURCHASE       447.14       65.946       6.780       27.804         9       PLEASE NOTE: WHEN WRITING TO US CONCERNING THE SHAREHOLDER INVESTMENT PROGRAM, USE OUR NEW ADDRESS ABOVE: P.O. BOX 2525; JERSEY CITY, NJ 07303-2525. PLEASE CONTINUE TO USE P.O. BOX 2525; JERSEY CITY, NJ 07303-2525. PLEASE CONTINUE TO USE P.O. BOX 13531, NEWARK, NJ 07188-0001 FOR CASH INVESTMENTS.         CURRENT MARKET VALUE INFORMATION       Date       Certificated Shares       Safekeeping Shares       Market Price Per Share       Total Market Value				Amou	nt		and Fees	Shares	Balance
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Date Certificated Shares Safekeeping Shares Market Price Per Share Total Market Value		USE OUR NET CONTINUE TO	W ADDRESS A D USE P.O.	BOVE: P.0 BOX 13531	S CONCE . BOX 2 , NEWAR	RNING THE 525; JERS K, NJ 071	SHAREHOI EY CITY, 88-0001 H	DER INVESTMENT P NJ 07303-2525. P OR CASH INVESTME	PROGRAM, PLEASE ENTS.
6/30/93         600         27.804         \$66.125         \$41,513.54	C				Safe	keeping Share	s M	arket Price Per Share	Total Market Value
	6/	/30/93		600		27.	804	\$66.125	\$41,513.54



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**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.

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First Chicago Trust Company of New York, Administrator P.O. Box 2525 Jersey City, NJ 07303-2525

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BRUNSTING001985

614.131

\$0.00

\$442.17

\$442.17

Transaction Transaction Price per Commissions Transaction Safekeeping Share Date Description Amount Share and Fees Shares Balance 1/01/93 BEGINNING BALANCE 14.131 3/10/93 DIVIDEND PURCHASE \$442.17 \$64.149 6.893 21.024

Safekeeping Shares

21.024

2234-45760

**RECORD DATE** 2/10/93 NOT DESIGNATED FOR THIS ACCOUNT PAYMENT DATE 3/10/93 RATE PER SHARE \$0.72 SH **DIVIDENDS REINVESTED** SHARES 600 **GROSS DIVIDEND AMOUNT** TAX WITHHELD

HARE PC	DSITI	ON EN	TITL	ED TO DIVIDEND	
				CERTIFICATES	

(See reverse for additional information)

Detach here

CURRENT PERIOD

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Mail To:

HARE PC	SITI	ON EN	TITL	ED TO DIVIDEND	
				CERTIFICATES	

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		 CERTIFICATES SAFEKEEPING	

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ELD	BY	US	FOR	SAFEKEEPING	
	TOT	PAT	SHAL	DEC	

14.131

EXON CORPORATION

ELMER H BRUNSTING

00234 02234 45760 55

CURRENT DIVIDEND INFORMATION FOR ACCOUNT:

Exxon Shareholder Investment Program

c/o First Chicago Trust Company of New York

614.131 AMOUNT REINVESTED TOTAL SHARES

TRANSACTION RECORD (shares held by us for safekeeping) FROM 1/01/93 TO 3/31/93

13630 PINEROCK HOUSTON TX 77079-5914

P.O. Box 3982, Church Street Station, New York, NY 10008-3982

SHAREHOLDER INVESTMENT PROGRAM Cash Investment and Other Transaction Form
X Mark all that apply.

for the purchase of shares \$

dividends paid on \_\_\_

Issue a certificate for \_

Change of address (please print)

for \_

Sell

(X)

(X)

**DIVIDENDS PAID IN CASH** 

Signature(s)

Market Price Per Share

\$66.125

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

I (We) hereby assign the enclosed certificate(s)

whole shares.

\_ shares to "MSSTC & Co." for

whole shares.

whole shares.

Date

TAX I.D.: 282-32-8905

P4171<sup>28752</sup>

\$41,065.21

Total Market Value

**EXON** CORPORATION

CURRENT MARKET VALUE INFORMATION

Certificated Shares

600

Date

3/31/93

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### **BRUNSTING001988**

# **EXON** CORPORATION

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### P4173

EX	KON CC	)RPOR/	ATION					DER IN			OGRAM
Mail To	c/o First Chic	holder Investmen ago Trust Compa 92, Church Street	Iny of New York	k, NY 100	08-3892	[	Cheo	all that apply ck enclosed ( ne purchase of	payable to '	'FCT - Exxc	un")
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### **Transaction Form Instructions**

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**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 tearoff 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 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.

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**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.

### SHAREHOLDER INVESTMENT PROGRAM

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### **Transaction Form Instructions**

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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 tearoff form to complete for future optional cash investments, withdrawals, certificate deposits, reinvestment level changes, or address changes.

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Investment date Thursday of each calendar week.

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**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.

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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.

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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.

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### 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 shareholders 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.

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#### 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

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### 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.
- 3. 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.



Note: Consult your bank/financial institution to obtain accurate information.

NAME				
			·	
ADDRESS	·			
CITY			STATE	

#### 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.



225 E. JOHN W. CARPENTER FREEWAY, IRVING, TX 75062-2298

EXON CORPORATION

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,

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PROSPECTUS

# **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 \$58<sup>1</sup>/<sub>4</sub> 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 COM-MISSION 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,

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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.

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#### Withdrawal

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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

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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**

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# **E**xonMobil

Computershare

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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 C/O ANITA K BRUNSTING 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904



001043

Holder Account Number



To: 24 Mar 2011

001CS0003.D.L.MIX\_3207/001043/001043/i

From: 24 Mar 2011

# 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

As of close of stock market on 24 Mar 2011

#### ACCOUNT SUMMARY

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**

						1 10111. 24 Mai 20	11 10.	Z4 Widt ZUTT
This section pertains of	only to book-entry shares/u	nits.						
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	- Cammon Stock							
	Balance Forward				t	91- /		4,010.200477
24 Mar 2011	Transfer				12		(-1,908.232008)	2,101.968469
24 Mar 2011	Transfer				$\nabla $	tau .	-2,101.968469	0.000000
							e K	un
								ust

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.

<del>P4201</del>

**BRUNSTING002312** 

		0000059210	2	
1	Transaction Request Form Please check or complete all applicable sections.	SL1 F	ID IIIII	214UDR
1A	Sell Shares         OR         Sell this number of shares.	Sell all book-entry sha including plan and DR shares (if applicable), terminate plan particip	Sand	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	Sale requests submitted on this <i>Transaction Request Form</i> v order. Please see instructions below for more information. Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)	n	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.	Reassign all of my who shares to DRS, termin my participation in the and send a check for a fractional shares.	ate plan	Signature(s) 2 - Please keep signature within the box.
	Please detach this portion and mail it to: Computershare,	PO Box 43078, Providen	ce, RI 02940-3078	· · · · · · · · · · · · · · · · · · ·

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00000500400

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.
- 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 exceept 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 to 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 on and we take that trust very seriously.

Computershare realizes that you entrust us with connormal personal and intercal minimum and the account 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. 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: ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM Holder Account Number

C0000592102 FID

# 

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

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P4202

Page 2 of 2

ANITA KAY BRUNSTING 203 Bloomingdale Circle Victoria, Texas 77904 (361) 576-5732

February 16, 2011

CLIENT COPY

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Chevron BNY Mellon P.O. Box 358010 Pittsburgh, PA 15252-8010

> Re: 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 abovereferenced 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</u> <u>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.

#### 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 BR

Enclosures

#### P4204

BRUNSTING002315

(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.

Internal	Revenue Service			
N	, ,	on your income tax return) RUNSTING, Trustee, of the ELMER H. BRUNSTING DECEDEN	T'S TRUST	
on page		f different from above		
Print or type Specific Instructions o	Limited liabilit	e box: Individual/Sole proprietor Corporation Partnership ty company. Enter the tax classification (D=disregarded entity, C=corporation, P=p ructions) Irrevocable Trust	partnership) ►	Exempt payee
nst int	Address (number,	, street, and apt. or suite no.)	Requester's name and address (optional)	
효교	203 Blooming	dale Circle		
Scit	City, state, and Z	IP code		
Š	Victoria, Texa	s 77904		
See	List account num	ber(s) here (optional)		
Dar	Taynay	ver Identification Number (TIN)		

raxpayer identification number (TIN)

Enter your TIN in the appropriate box. The TIN provided must match the name given on Line 1 to avoid backup withholding. For individuals, this is your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see How to get a TIN on page 3.

Note. If the account is in more than one name, see the chart on page 4 for guidelines on whose

Social security number or Employer identification number 27 6453100

#### Certification Part II

number to enter.

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

- 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.

b						
Sign Here	Signature of U.S. person ►	int	Bo Kan	Bush	Date ► 0 3	10/2011

#### **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.

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 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,

Cat. No. 10231X

Form W-9 (Rev. 10-2007)



Form W-9 (Rev. October 2007) Department of the Treasury Internal Revenue Service

#### Request for Taxpayer Identification Number and Certification

	n on your income tax return) BRUNSTING, Trustee, of the NELVA E. BRUNSTIN	G SURVIVOR'S TRUST
Business name,	if different from above	
Check appropria	tte box: Individual/Sole proprietor Corporation I lity company. Enter the tax classification (D=disregarded entity, C tructions) <b>Revocable Trust</b>	Partnership =corporation, P=partnership) ► Exempt payee
	r, street, and apt. or suite no.)	Requester's name and address (optional)
🛎   Address (numbe		-
2 203 Bloomin		
203 Bloomin City, state, and	gdale Circle	
	gdale Circle	

Enter your TIN in the appropriate box. The TIN provided must match the name given on Line 1 to avoid backup withholding. For individuals, this is your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see *How to get a TIN* on page 3.

Note. If the account is in more than one name, see the chart on page 4 for guidelines on whose

Social security number 481 30 4685 Or

Employer identification number

number to enter.
Part II Certification

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 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.

p. 01.00 J.		$\sim$			
Sign Here	Signature of U.S. person ▶	an	to has	Burst	Date > 03/10/2011

#### **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.

**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 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,

Cat. No. 10231X

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
CHEVRON LINE
Cusip Number 001-750 Account Key
16676410 BRUNSFAMLIT0100
Section B – Current Shareowner
Investor ID or SSN/TIN
806578316055
Registration/Name and Address exactly as it appears on your certificate or statement
ELMER H BRUNSTING E NELVA E BRUNSTING
TRUA OCT 10 96 BRUNSTING FAMILY
13630 PINEROCK
HOUSTON TX 77079-5914
Section C – Shares To Be Transferred
Original Stock Please call 1-800-370-1163 Total Shares Total Shares
Certificate Shares* Book-entry Shares Total Shares
$\frac{1}{1000} = \frac{1}{1000} = 1$
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> 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. $\Box$ Gift Date of Gift <sup>2</sup> : (Gift date applies to certificates only)
$\square$ Private Sale Date of Sale <sup>3</sup> : / / Value per Share: USD
Death Date of Death <sup>3</sup> : <u>4/1/09</u> Value per Sharc <sup>4</sup> : USD <u>67</u> . <u>2650</u> (Please Specify)
You may wish to consult with your tax advisor on the definition and tax implications for each type of transfer. 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. <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: Line State and Subscription in the promises.
Signature: in a Medallion Signature Guarantee Program.
Date: 3/10//1 EDALLION GUARANTEEL
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.     A 0 1 5 2 4 3 9       SECURITYS TRANSE VAGENES MEDITION PROGRAM       111     1 1 110 11 110 11 21 23 01 000
P4207

	c One Individual Joint Custodial Trust Estate Corporation Other:(please specify)
	ction G – New Shareowner(s) Account Information
	is Account Account – Key (if transferring to existing account)
	595.4547
Regi	stration/Name and Address of New Owner
AN	MER BRUNSTING TRUSTEE OF THE
EL	TIEN DROMSTING DECEDER TO TROP
20	TED 04/01/2009 AS EST UTD 10109 3 BLOOMINGDALE CIRCLE
V	CTORIA TEXAS 77904
	ction H – Taxpayer ID Certification (Substitute Form W-9)
	YOUR ACCOUNT MAY BE SUBJECT TO BACKUP WITHHOLDING AT THE APPLICABLE RATE IF YOU DO NOT COMPLETE THIS SUBSTITUTE FORM W-9.
and c	the shares are transferred. The new shareholder may go online to <u>www.bnymellon.com/shareowner/equityacce</u> ertify their Taxpayer Identification Number. c 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 TRREVOCADE TROST Taxpayer ID Number 27-6453100
1. 1	r penalties of perjury, I certify that: The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to ssued to me), and
2.	am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not be notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to repute Interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
	am a U.S. citizen or other U.S. person (defined in the instructions).
Certi	fication instructions. You must cross out item 2 above if you have been notified by the IRS that you a
curre	ntly subject to backup withholding because you have failed to report all interest and dividends on your t n. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonme
of se	cured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), a
	ally, payments other than interest and dividends, you are not require to sign the Certification, but you mude your correct TIN.
_	
Cian	Signature of U.S. person Kinko Kay Burst Date 03/10/2011
Sign Here	U.S. person Chinks Ray Burnt Date 03/10/2011

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P4208

Transfer of Stock Ownership Form
BNY Mellon Shareowner Services
P.O. Box 358010
Pittsburgh, PA 15252-8010
Section A – Issuer Name
Company Name
CHEVRON
Cusip Number 001-750 Account Key
16676410 BRUNSFAMLIT0100
Section B – Current Shareowner
Investor ID or SSN/TIN
806578316055
Registration/Name and Address exactly as it appears on your certificate or statement
ELMER H BRUNSTING É NELVA E
BRUNSTING
TR UA OCT 10 96 BRUNSTING FAMILY
LIVING TRUST
13030 PINEROCK
HOUSTON TX 77079-5914
Section C – Shares To Be Transferred Lost Certificates
Original Stock Please call 1-800-370-1163
Certificate Shares* Book-entry Shares Total Shares
$10n \neq + 595.4547 = 595.4547$
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>
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.
$\Box$ Gift Date of Gift <sup>2</sup> : _/_/_ (Gift date applies to certificates only)
$\square$ Private Sale Date of Sale <sup>3</sup> : / / Value per Share: USD
Death Date of Death <sup>3</sup> : $\frac{4}{1}$ / 09 Value per Share <sup>4</sup> : USD $\frac{107}{2050}$ (Please Specify)
None of the above <sup>5</sup> :(Please Specify) 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.
<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.
<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: Curtes and Summer Signatures must be guaranteed by a participant
Signature:
Date: 3/10//1 EDALLION GUARANTEED
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.
SECURITIES TRANSFER AGENTS MEDIALI (ON PROGRAM''
P4209

### BRUNSTING002320

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 t Account Type Check One Individual Joint Custodial Trust Estate Corporation Other:	n
$ \begin{array}{c} \hline & \text{Other:} \\ \hline & \text{Other:} \\ \hline & \text{Section G - New Shareowner(s) Account Information} \\ \hline & \text{Total Shares to be Transferred} \\ \hline & \text{to this Account Balance from Account - Key (if transferring to existing)} \\ \hline & \text{Registration/Name and Address of New Owner} \\ \hline & \text{Registration/Name and Address of New Owner} \\ \hline & \text{An ITA BRUNSTING TRUSTEE OF TH} \\ \hline & \text{NELVA BRUNSTING SURVIVURS TRU} \\ \hline & \text{DATED 04/01/2009 AS ESTD UTD} \\ \hline & \text{OMED OVERSTING SURVIVURS TRU} \\ \hline & OMED OVERSTING SURVIVURS TRUE SURVIVUES TRUE SURVIVURS TRUE SURVIVURS TRUE SURVIVUES TRUE SURVIVUES TRUE SURVIVUES TRUE SURVIVUES TRUE SURVIVUES TRUE SURVIVUES T$	g account)
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 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 the time of the transfer or the new owner is not available to sign, a W-9 Form will be mailed to the new once the shares are transferred. The new shareholder may go online to www.bnymellon.com/shareowne and certify their Taxpayer Identification Number.	E RATE s not known a shareholder(s
Check appropriate box: Individual/Sole proprietor Corporation Partnership Limited liability company. Enter the tax classification (D=disregarded entity, C=corporation, P=p Other (see instructions) TRUST, REV New Shareholder's	artnership)
<ul> <li>Taxpayer ID Number 481304685</li> <li>Under penalties of perjury, I certify that:</li> <li>1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a issued to me), and</li> <li>2. I arm not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a f all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withh</li> <li>3. I am a U.S. citizen or other U.S. person (defined in the instructions).</li> </ul>	have not beer ailure to repor
Certification instructions. You must cross out item 2 above if you have been notified by the IRS currently subject to backup withholding because you have failed to report all interest and dividend return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or a of secured property, cancellation of debt, contributions to an individual retirement arrangement generally, payments other than interest and dividends, you are not require to sign the Certification, provide your correct TIN.	ls on your tax abandonment nt (IRA), and
Sign Signature of Here U.S. person and the Burst Date 03/10/20/1 ATTACH W9	

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P4210

Transfer of Stock Ownership Form
BNY Mellon Shareowner Services
P.O. Box 358010
Pittsburgh, PA 15252-8010
Section A – Issuer Name
Company Name
Cusip Number 001-750 Account Key
166764110 BRUNSFAMILITT-1-101100
Section B – Current Shareowner
Investor ID or SSN/TIN
806578316055
Registration/Name and Address exactly as it appears on your certificate or statement
ELMER H BRUNSTING E NELVA E
BRUNSTING
TRUA OCT 10 96 BRUNSTING FAMILY
LIVING TRUST
13630 PINEROCK
HOUSTONTX 77079-5914
Section C – Shares To Be Transferred
Original Stock Please call 1-800-370-1163
Certificate Shares* Book-entry Shares Total Shares (BAL)
MONE + BALANCE = ALL
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 LTROF
Check only one: All transfers will be assumed to be Gifts if no reason is provided. If we receive documentation (e.g., death instruction certificate) indicating that the registered shareowner is deceased, the transfer reason will default to Death.
$\Box$ Gift 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> : 4/1/2009 Value per Share <sup>4</sup> : USD 61.2650
Death Date of Death <sup>3</sup> : <u>4/1/200</u> <sup>4</sup> Value per Share <sup>4</sup> : USD <u>61</u> . <u>4</u> 650 None of the above <sup>5</sup> :(Please Specify)
<sup>1</sup> 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.
<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. <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 nereby irrevocably constitutes and appoints BNY Mellon Shareowner Services as attorney to transfer
the shares with full power of substitution in the premises.
Signature Signature Signature Guarantee Program.
Signature.
Date: <u><b>3</b>/10</u> /11 Each registered owner must sign his/her name EDALLION GUARANTEED
exactly as it appears on the account, or an NATIONAL BANKO
authorized person must sign in his/her legal capacity.
(10) A 0 1 5 2 4 3 9 SECURITIES TRANSFER AGENTS MEDIALUON PROGRAM <sup>®</sup>

BRUNSTING002322

Check One	ype Individual Joint Custodial Trust Estate Corporation (please specify)
Total Shar to this Acc	G – New Shareowner(s) Account Information res to be Transferred count Balance (Connection) Account – Key (if transferring to existing account) Description (Information) Description (Information) Descripti
$ \begin{array}{c} A \\                                   $	ABRUNSTINGTRUSTEEOFTHEABRUNSTINGSURVIVORSTRUSTD04/01/2009ASESTDUTD0/960100000000000000000000000000000000000
(To be comple	H – Taxpayer ID Certification (Substitute Form W-9) eted by the new shareowner) ACCOUNT MAY BE SUBJECT TO BACKUP WITHHOLDING AT THE APPLICABLE RATE
the time of the once the share	IF YOU DO NOT COMPLETE THIS SUBSTITUTE FORM W-9. rity holders are required to sign and return this certification. If the requested information is not known e transfer or the new owner is not available to sign, a W-9 Form will be mailed to the new shareholder( es are transferred. The new shareholder may go online to <u>www.bnymellon.com/shareowner/equityacce</u> eir Taxpayer Identification Number.
	briate box: Individual/Sole proprietor Corporation Partnership liability company. Enter the tax classification (D=disregarded entity, C=corporation, P=partnership) ee instructions) TRUST, REV
Ne	w Shareholder's xpayer ID Number 481304685
<ol> <li>The num issued to</li> <li>I am not notified b all interest</li> </ol>	es of perjury, I certify that: ber shown on this form is my correct taxpayer identification number (or I am waiting for a number to b o me), and subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not bee by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to repo st or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and J.S. citizen or other U.S. person (defined in the instructions).
currently sub return. For re of secured pu generally, pay	instructions. You must cross out item 2 above if you have been notified by the IRS that you an oject to backup withholding because you have failed to report all interest and dividends on your ta eal estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonmen roperty, cancellation of debt, contributions to an individual retirement arrangement (IRA), an yments other than interest and dividends, you are not require to sign the Certification, but you must correct TIN.

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#### **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.

<u>Melva E. Brunsting</u>

#### STATE OF TEXAS COUNTY OF HARRIS

This instrument was acknowledged before me on December 21, 2010 at  $\checkmark$ p.m., by NELVA E. BRUNSTING.

NZ FREED TATE OF TEXAS COMMISSION EXPIRES MARCH 27, 2011 ererer and a second second

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.

Yai

STATE OF TEXAS COUNTY OF HARRIS

This instrument was acknowledged before me on December 21, 2010 at 1.36pm p.m., by ANITA KAY BRUNSTING.

<u>Candace & Kunz</u>. Geed Notary Public, State of Texas



#### 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 & Kunz Deced

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

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 & Kunz Deed Notary Public, State of Texas



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# **E**xonMobil

Computershare

laws of the State of NJ.



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ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING 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

Holder Account Number

Yes



001CS0003.D.L.MIX \_3207/001144/001144/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: C0009467769

1,908.232008

-1,908.000000

1,908.232008

0.232008

#### ► ACCOUNT SUMMARY

24 Mar 2011

ACCOUNT SUN	MARY						As of clos	e of s	stock market on	24 Mar 2011
Stock Class Description	Certificated Shares/ Units Held by You		gistration   ares/Units	Investment Book Shares/L		Shares	Total   s/Units		losing Price   hare/Unit (\$)	Market Value (\$)
DSPP - Common Stack 0.000000			1,908.000000		0.232008		.232008	82.730000		157,868.03
Transaction Histor							From: 24 N	lar 20	11 To:	24 Mar 2011
This section pertains only	to book-entry shares/units	5.								
Date		ransaction Amount (\$)	Deduction Description	Deduction   Amount (\$)	Amo	Net   unt (\$)	Price Share/Uni		Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions DSPP - Co	mmon Stock									
	Balance Forward									0.000000
24 Mar 2011	Transfer								1 908 232008	1 908 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.

Certificate Issuance

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 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 "DOWNLOADABLE e Service requirem FORMS' section of our website. Faxed forms are not acceptable.

<u>P4219</u>

		C0009467	769			хом 工			
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 applicab terminate plan par	DRS le), and	10	You uns	PORTANT: u must submit the original signed certificate(s) with s form.			
1B	Ale requests submitted on this <i>Transaction Request Form</i> will be processed as a batch der. Please see instructions below for more information.			10	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, Provi	idence, RI	02940-3078					

00000407700

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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.

- tB. 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 enveloped 2. 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 affitiates 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 are tegally 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 brow the information and thrus the transaction, service your account or as required or permitted by law. Our affiliates and outside service providers with whom we share information are tegally 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 you: 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 inflancial information and we kake that uses very services. 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 ELMER H BRUNSTING Holder Account Number

C0009467769 FID



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

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Page 2 of 2

# 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



Company ID SSN/TIN Certified XOM Yes

# Exxon Mobil Corporation - Direct Registration (DRS) Advice

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

ExonMobil

DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

#### Transaction(s) Total Class Date **Transaction Description** CUSIP Shares/Units Description 24 Mar 2011 Plan Certification 1,908.000000 30231G102 Common Stock Account Information: Date: 24 Mar 2011 (Excludes transactions pending settlement) Current Current Total Dividend Price Direct Class Value (\$) CUSIP Shares/

009809

Reinvestment Balance	Registration Balance	Units	Per Share	value (v)		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 Campany 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 processed as requested. If you did not specify a cost basis calculation method, we have processed as requested. If you did not specify a cost basis calculation method, we have detaulted 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 divite 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.



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Please see important PRIVACY NOTICE on reverse side of statement

#### **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. 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

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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	ХОМ
SSN/TIN Certified	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.



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 For This Number Of Whole Shares		
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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 2 - Please keep signature within the box.
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 within 180 days or a certified copy of the partnership agreement dated within 60 days. Medallion Guarantee Stamp (Notary Public Is Not Acceptable)

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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. SD1 BUS CUS 1100DRT XOM C01 011D8B (Rev. 1-11)

## 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: Comp 250 R Canton

Computershare 250 Royall Street Canton, MA 02021

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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

For a change of address please call the above number or visit us at www.computershare.com/investor.

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ANITA BRUNSTING TR ELMER H BRUNSTING DECEDENTS TRUST UA 04/01/09, 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

## Account Access Confirmation

#### Dear Shareholder:

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 <u>www.computershare.com/contactus</u>.

Sincerely, Computershare

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#### ANITA BRUNSTING TR ELMER H Messages 0 ⊠ | BRUNSTING DECEDENTS TRUST UA | Loqout 04/01/09

Holdings	My Details	Transactions		any Information	Help	Contac				
Jser Details		Bank Details Update								
Security Qu	lestions									
User ID/Pas	ssword	Holding EXXON MOBIL CORPORATION COMMON STOCK								
Address Ch	ange									
Tax Certific	ation	» 1. Select Payment Method » 2. I								
Bank Detail	s	Thank you. Your transaction Number below if you have in page for your records. Bank Details	•							
		Bank Name and Address	BANK OF AMERICA N A		·					
			8001 VILLA PARK DRIVE	:						
			HENRICO							
			23228							
		Routing Number	111000025							
		Account Number\IBAN*	008519001143							
		Bank Account Type	Checking							
		Account Details								
		Holding	Holder Account Number	Selected	Confirm	ation				

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## **E**∕xonMobil

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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

C0009467769 FID

SSN/Tin Certified Symbol Cusip

Holder Account Number

Yes 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		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 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.

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# **E**xonMobil

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



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

Stock Class Description	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 Stock	0.000000	0.000000	2,101.968469	2,101.968469	82.730000	173,895.85
Transaction Hist	ory			From: 24	4 Mar 2011 To: 2	24 Mar 2011

This section pertains or	nly 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 -	Common Stock					······		
24 Mar 2011	Balance Forward Transfer							0.000000
	( analoi						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 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 a per Internal Revenue Service requirements. Either form is available FORMS" section of our website. Faxed forms are not acceptable. nts. Either form is available through the "DOWNLOADABLE

<u>P4229</u>

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

As of close of stock market on 24 Mar 2011

		C000946	((((	ХОМ	-
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID		ł
1A	Sell Shares         OR         Sell this number of shares.	Sell all book-entr including plan an shares (if applica terminate plan pa	d DRS ible), and	You must submit the original unsigned certificate(s) with	
1B)	Sale requests submitted on this <i>Transaction Request Form</i> order. Please see instructions below for more information. <b>Withdraw from the Reinvestment Program</b> (DRS shares will receive future dividends in cash.)		a batch	Authorized Signature(s)* 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 i and send a chect fractional shares.	erminate n the plan k for any	Signature(s) 2 - Please keep signature within the box.	
	Please detach this portion and mail it to: Computershare,	PO Box 43078, Pro	widence, RI	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.

- 18. 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. 2. 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 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 connoential personal and manual minimation and the are one conversion, 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. 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 lwice 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



Page 2 of 2

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### <sup>1</sup><u>}</u>

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

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

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P4230



April 2011

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

For a change of address please call the above number or visit us at www.computershare.com/investor.

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ANITA BRUNSTING TR NELVA BRUNSTING SURVIVORS TRUST UA 04/01/09, 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

## Account Access Confirmation

### Dear Shareholder:

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 <u>www.computershare.com/contactus</u>.

Sincerely, Computershare





## **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 <u>www.computershare.com</u>, 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 <u>www.computershare.com</u> 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

## 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 <u>www.computershare.com</u> 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 <u>www.computershare.com</u> 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 will seek to 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.
- 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 <u>www.computershare.com</u>. 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 has been advised of the possibility of such loss or damage. Under no circumstances whatsoever shall 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 brukerage 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 <u>www.computershare.com</u>].
- 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 stuck 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 decircinal in a second from the second from the

required or permitted by law. Our alfiliates 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.

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4/11/2011 **24** 

https://www-us.computershare.com/Investor/AccountManagement/BankDetailsUpdate.asp



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

Yes





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As of record date

001CS0006 rps.EmL.XOM.105024 40233/031439/032117/i

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

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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.

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ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

Holder Account Number: C0009467777

### ACCOUNT SUMMARY

ACCOUNT SU	MMARY			As of close of stock market on 11 Jun 2012				
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 (\$)		
DSPP - Common Stock	0.000000	0.000000	684.511319	684.511319	80.270000	54,945.72		

### **Dividend Reinvestment Activity**

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 (\$)
14 May 2012	11 Jun 2012	0.570000	Common	679.609732	387.38		387.38

Transaction	History				l	From: 01 Jan 20	12 To:	11 Jun 2012
This section perta	ins 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							
	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 gate gate aring 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 section of the secti necessary forms at the website listed above. BRUNSTING004829



		C000946	7777	
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID	
1A	Sell Shares           OR           Sell this number of shares. Shares may be a combination of DRS and Plan shares.	Sell all book-ent including plan ar shares (if applic terminate plan p	nd DRS able), and	1C 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	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.)           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,	n Reassign all of r shares to DRS, my participation and send a cher fractional shares	ny whole terminate in the plan ck for any 3.	Authorized Signature(s)* Signature 1 - Please keep signature within the box.  Signature(s) 2 - Please keep signature within the box.

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 are legally bound not to disclose the information in any manner, unless 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)

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Page 2 of 2

## 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

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

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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 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

Yes



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As of record date

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.

յովոլ Արմինի Արնինի հետևորը հետ

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

Holder Account Number: C0009467769

### ACCOUNT SUMMARY

ACCOUNT SU	MMARY			As of c	lose of stock market on '	11 Jun 2012
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 (\$)
DSPP - Common Stock	0.000000	583.000000	4.204777	587.204777	80.270000	47,134.93

### **Dividend Reinvestment Activity**

This section inc	cludes 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 (\$)
14 May 2012	11 Jun 2012	0.570000	Common	583.000000	332.31		332.31

Transaction	History				I	From: 01 Jan 20	12 To:	11 Jun 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 I	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

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 grap carrier 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 section of the secti necessary forms at the website listed above. BRUNSTING004831

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1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID	
<b>1A</b>	Sell Shares OR Sell this number of shares. Shares may be a combination of DRS and Plan shares.	Sell all book-ent including plan ar shares (if applica terminate plan p	nd DRS able), and	1C 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	Sale requests submitted on this <i>Transaction Request Form</i> worder. Please see instructions below for more information.           Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)           OR         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,	n Reassign all of r shares to DRS, my participation and send a chee fractional shares	ny whole terminate in the plan is for any is	Authorized Signature(s)* Signature 1 - Please keep signature within the box.  Signature(s) 2 - Please keep signature within the box.

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 or 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 anv.

### 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.

### 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 are legally bound not to disclose the information in any manner, unless 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)

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Page 2 of 2

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>վին հնվիկ կանունը, ին հնվիկ հնվին էն հ</u>

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

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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

Yes





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As of record date

001CS0006 rps.EmL.XOM.112356 40896/031394/036289/i

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

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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.

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ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

Holder Account Number: C0009467777

### ACCOUNT SUMMARY

ACCOUNT SU	MMARY			As of cl	ose of stock market on	10 Sep 2012
Stock Class Description	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 Stock	0.000000	0.000000	688.939175	688.939175	89.480000	61,646.28

## **Dividend Reinvestment Activity**

This section inc	cludes 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 (\$)
13 Aug 2012	10 Sep 2012	0.570000	Common	684.511319	390.17		390.17

Transaction	History					From: 01 Jan 20	12 To:	10 Sep 2012
This section perta	ains only to book-entry shares/	′units.						
Date	Transaction	Transaction	Deduction	Deduction	Net	Price Per	Transaction	Total Book
Butte	Description	Amount (\$)	Description	Amount (\$)	Amount (\$)	Share/Unit (\$)	Shares/Units	Shares/Units
Plan Transactions D	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
10 Sep 2012	Dividend Reinvestment	390.17	Comp Paid Fees	0.11	390.17	88.117135	4.427856	688.939175

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 program of a single of 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 section of the secti necessary forms at the website listed above. BRUNSTING004833

		C000946	7777	XOM +
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID	
<b>1A</b>	Sell Shares           OR           Sell this number of shares. Shares may be a combination of DRS and Plan shares.	Sell all book-ent including plan ar shares (if applica terminate plan p	nd DRS able), and	IC       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	Sale requests submitted on this <i>Transaction Request Form</i> vorder. Please see instructions below for more information.           Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)           OR         OR           Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares.	·	ny whole terminate in the plan k for any	Authorized Signature(s)* Signature 1 - Please keep signature within the box.  Signature(s) 2 - Please keep signature within the box.

## 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.

### 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, for more nonlinent 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 entrust us with communication personal and instruction composition, 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. 00WA2A-MOT (Rev. 7/12)

Page 2 of 2

## 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



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## <u>վին հնվիկ կանություն կանություն կերբերի կնել</u>

Computershare PO Box 6006 Carol Stream. IL 60197-6006

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Computershare PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada Outside USA, US territories & Canada www.computershare.com/exxonmobil

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## ուկոինը կիրերի հային հայիսին կիրերին հայինը։

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.

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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.

## 001704 յովոլ Ուրմին դենի վերերի հեղիրվել մինի հետ լիներ

ANITA KAY BRUNSTING & AMY RUTH BRUNSTING TR UA 04/01/2009 NELVA E BRUNSTING SURVIVORS TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

Holder Account Number



Yes



XOM

To: 12 Sep 2012

001CS0003.dss.l.mix.042349 3733/001704/001876/i

From: 12 Sep 2012

## 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: C0009896287

### ACCOUNT SUMMARY

As of close of stock market on 12 Sep 2012 Stock Class **Direct Registration** Investment Plan **Closing Price** Market **Certificated Shares/** Total Description **Book Shares/Units** Book Shares/Units Shares/Units Per Share/Unit (\$) Value (\$) Units Held by You DSPP - Common Stock 0.000000 0.000000 684,511319 684,511319

## Transaction History

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 DSPF								
12 Sep 2012	Balance Forward Transfer						684.511319	0.000000 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.

SSN/TIN Certified – If your account is not certified, as indicated by the propage earing 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 section of the secti necessary forms at the website listed above. BRUNSTING004836

		C000989	6287	хом	+
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID	)	
<b>1A</b>	Sell Shares           OR           Sell this number of shares. Shares may be a combination of DRS and Plan shares.	Sell all book-entr including plan ar shares (if applica terminate plan p	d DRS able), and articipation.	<b>1C</b> Deposit Certificate(s) into the Investment Plan         Image: Im	
18	Sale requests submitted on this <i>Transaction Request Form</i> 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 terminate my participation in the plan for these shares.	·	ny whole erminate in the plan k for any	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. Pro	vidence, RI	RI 02940-3078	

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 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 are legally bound not to disclose the information in any manner, unless 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. 00VWA2A-MOT (Rev. 8/11)

5

## 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



Page 2 of 2

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Computershare PO Box 6006 Carol Stream, IL 60197-6006

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Computershare PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada Outside USA, US territories & Canada www.computershare.com/exxonmobil

### 010871

## ուկոլուներելիներիներությունը։

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.

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DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

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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

Yes



XOM

As of record date

001CS0006 rps.EmL.XOM.112356 40896/031393/036288/i

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

031393

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

ACCOUNT SU	MMARY			As of cl	ose of stock market on 1	10 Sep 2012
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 (\$)
DSPP - Common Stock	0.000000	583.000000	8.003244	591.003244	89.480000	52,882.97

### **Dividend Reinvestment Activity**

This section inc	cludes informatio	on 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 (\$)
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 Transaction Transaction Deduction Deduction Net Price Per Transaction Total Book Date Amount (\$) Description Amount (\$) Share/Unit (\$) Shares/Units Shares/Units Description Amount (\$) Plan Transactions DSPP - Common Stock Balance Forward 0.000000 11 Jun 2012 79.031547 4.204777 4.204777 **Dividend Reinvestment** 332.31 Comp Paid Fees 0.11 332.31 8.003244 10 Sep 2012 **Dividend Reinvestment** 334.71 Comp Paid Fees 0.09 334.71 88.117135 3.798467

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 your gamearing 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 t necessary forms at the website listed above. BRUNSTING004839

		C000946	7769	ини и и и и и и и и и и и и и и и и и и
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID	214UDR
<b>1A</b>	Sell Shares           OR           Sell this number of shares. Shares may be a combination of DRS and Plan shares.	Sell all book-ent including plan ar shares (if applic: terminate plan p	nd DRS able), and	1C 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	Sale requests submitted on this <i>Transaction Request Form</i> worder. Please see instructions below for more information.           Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)           OR         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,	n Reassign all of r shares to DRS, my participation and send a chec fractional shares	ny whole terminate in the plan ck for any c.	Authorized Signature(s)* Signature 1 - Please keep signature within the box.  Signature(s) 2 - Please keep signature within the box.

### 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.

### 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, for more nonlinent 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 entrust us with communication personal and instruction composition, 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. 00WA2A-MOT (Rev. 7/12)

Page 2 of 2

## 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



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## <u>վին հնվիկ կանություն կանություն կերբերի կնել</u>

Computershare PO Box 6006 Carol Stream. IL 60197-6006

P4246



SURVIVOR'S TRUST

VICTORIA TX 77904

203 BLOOMINGDALE CIRCLE

յովոլ Արմինի Արնինի հետևորը հետ

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

Yes





XOM

To: 12 Sep 2012

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From: 12 Sep 2012

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

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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

ACCOUNT SU	MMARY			As of cl	ose of stock market on 1	2 Sep 2012
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 (\$)
DSPP - Common Stock	0.000000	0.000000	0.000000	0.000000		

## Transaction History

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	- 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.

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SSN/TIN Certified – If your account is not certified, as indicated by the propagate aring 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 section of the secti necessary forms at the website listed above. BRUNSTING004841

		C000946	7777	
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID	
1A	Sell Shares           OR           Sell this number of shares. Shares may be a combination of DRS and Plan shares.	Sell all book-ent including plan ar shares (if applic terminate plan p	nd DRS able), and	1C 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	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.)           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,	n Reassign all of r shares to DRS, my participation and send a cher fractional shares	ny whole terminate in the plan ck for any 3.	Authorized Signature(s)* Signature 1 - Please keep signature within the box.  Signature(s) 2 - Please keep signature within the box.

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.

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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.

### 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 are legally bound not to disclose the information in any manner, unless 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)

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Page 2 of 2

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:

<b>₽</b> ,
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- 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>վին հնվիկ կանունը, ին հնվիկ հնվին էն հ</u>

Computershare PO Box 6006 Carol Stream, IL 60197-6006

P4248



SURVIVOR'S TRUST

VICTORIA TX 77904

203 BLOOMINGDALE CIRCLE

յովոլ Արմինի Արնինի հետևորը հետ

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

Yes





XOM

001CS0003.eml.l.mix.042349 3733/000073/000082/i

From: 12 Sep 2012

## 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

ACCOUNT SU	MMARY			As of cl	ose of stock market on 1	2 Sep 2012
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 (\$)
DSPP - Common Stock	0.000000	0.000000	0.000000	0.000000		

## Transaction History

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	- 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 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 propagation of 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 section of the secti necessary forms at the website listed above. BRUNSTING004843

To: 12 Sep 2012

		C000946	7777	
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID	
1A	Sell Shares           OR           Sell this number of shares. Shares may be a combination of DRS and Plan shares.	Sell all book-ent including plan ar shares (if applic terminate plan p	nd DRS able), and	1C 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	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.)           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,	n Reassign all of r shares to DRS, my participation and send a cher fractional shares	ny whole terminate in the plan ck for any 3.	Authorized Signature(s)* Signature 1 - Please keep signature within the box.  Signature(s) 2 - Please keep signature within the box.

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.
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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)

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Page 2 of 2

## 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>վին հնվիկ կանունը, ին հնվիկ հնվին էն հ</u>

Computershare PO Box 6006 Carol Stream, IL 60197-6006

P4250



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.

001703 յովոլ Ուրմին դենի վերերի հեղիրվել մինի հետ լիներ

ANITA KAY BRUNSTING & AMY RUTH BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

Holder Account Number



Yes



XOM

001CS0003.dss.l.mix.042349 3733/001703/001875/i

From: 12 Sep 2012

## 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: C0009896261

### ACCOUNT SUMMARY

As of close of stock market on 12 Sep 2012 Stock Class **Direct Registration** Investment Plan Total **Closing Price** Market **Certificated Shares/** Description **Book Shares/Units** Book Shares/Units Shares/Units Per Share/Unit (\$) Value (\$) Units Held by You DSPP - Common Stock 0.000000 0.000000 587,204777 587,204777

## Transaction History

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								0.000000
12 Sep 2012	Balance Forward Transfer						587.204777	0.000000 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).

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

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### 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 gate Gamearing 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 section of the secti necessary forms at the website listed above. BRUNSTING004845

To: 12 Sep 2012

		C000989	6261	ХОЙ -
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID	214UDR
<b>1A</b>	Sell Shares           OR           Sell this number of shares. Shares may be a combination of DRS and Plan shares.	Sell all book-ent including plan a shares (if applic terminate plan p	nd DRS able), and participation.	1C       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	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.)           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,	n Reassign all of i shares to DRS, my participation and send a chee fractional shares	my whole terminate in the plan ck for any s.	Authorized Signature(s)* Signature 1 - Please keep signature within the box. Signature(s) 2 - Please keep signature within the box.

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 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.

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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. 00VWA2A-MOT (Rev. 8/11)

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## 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:

\$				
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- 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



Page 2 of 2

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## <u>վին հնվիկ կանունը, ին հնվիկ հնվին էն հ</u>

Computershare PO Box 6006 Carol Stream, IL 60197-6006

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DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

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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

Yes



XOM

To: 12 Sep 2012

001CS0003.eml.l.mix.042349 3733/000072/000081/i

From: 12 Sep 2012

## 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

ACCOUNT SU	MMARY			As of cl	ose of stock market on	12 Sep 2012
Stock Class Description	Certificated Shares/ Units Held by You	Direct Registration Book Shares/Units	Investment Plan Book Shares/Units			Market Value (\$)
DSPP - Common Stock	0.000000	0.000000	0.000000	0.000000		Value (V)

## Transaction History

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This section pertains on	ly 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 - 0	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.

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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.

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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 good Grapearing 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 section of the secti necessary forms at the website listed above. BRUNSTING004847

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1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID	
<b>1A</b>	Sell Shares OR Sell this number of shares. Shares may be a combination of DRS and Plan shares.	Sell all book-ent including plan ar shares (if applica terminate plan p	nd DRS able), and	1C 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	Sale requests submitted on this <i>Transaction Request Form</i> worder. Please see instructions below for more information.           Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)           OR         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,	n Reassign all of r shares to DRS, my participation and send a chee fractional shares	ny whole terminate in the plan is for any is	Authorized Signature(s)* Signature 1 - Please keep signature within the box.  Signature(s) 2 - Please keep signature within the box.

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 or 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 anv.

### 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 are legally bound not to disclose the information in any manner, unless 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)

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Page 2 of 2

## 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>ւլլուսովվերերը, ու լլուլուլուվի վերկերի իրիկ</u>

Computershare PO Box 6006 Carol Stream, IL 60197-6006

P4254

# **E**xyonMobil

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 0utside USA, US territories & Canada www.computershare.com/exxonmobil Exxon Mobil Corporation is incorporated under the

laws of the State of NJ.

Holder Account Number C0009467769



30231G102

Company ID SSN/TIN Certified

157.868.03

XOM Yes

Common Stock

Exxon Mobil Corporation - Direct Registration (DRS) Advice

1.908.000000

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

### Transaction(s)

0.232008

Date	Ti	ransaction Description	To Shares/U	otal nits	CUSIP	Class Description
24 Mar 2011		Plan Certification	1,908.000		30231G102	Common Stock
Current	tion: Date: 24 Mar 2011 Current	(Excludes transactions Total		nt)		01
Dividend Reinvestment Balance	Direct Registration Balance	Shares/ Units	Price Per Share	Value (\$)	CUSIP	Class Description

82.730000

007926

#### 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 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 translate 55 ppropriate state.



1.908.232008





Please see important PRIVACY NOTICE on reverse side of statement

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### **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.

## P4256



## 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

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ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

Holder Account Number





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 Registration (DRS) for COMMON STOCK.

الم الع		Sell This				
Shares *	<u>OR</u>	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	lssue A Certificate 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.

Date (mm/de	d/yyyy)				
	/	/			

Signature 2 - Please keep signature within the box.

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 within 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. P4257

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BRUNS CNC000105

## 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:

250 Royall Street Canton, MA 02021

Computershare


# Computershare

INVESTOR 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 <u>www.computershare.com</u>, 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 www.computershare.com 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 rong 2007 The number of whole shares you wish to move rong 2007 The number of the shares you wish to move rong 2007 The number of the shares you wish to move rong 2007 The number of the shares you wish to move rong 2007 The number of the shares you wish to move rong 2007 The number of the shares you wish to move rong 2007 The number of the shares you wish to move rong 2007 The number of the shares you wish to move rong 2007 The number of the shares you wish to move rong 2007 The number of the shares you wish to move rong 2007 The number of the shares you wish to move rong 2007 The number of the shares you wish to move rong 2007 The number of the shares you wish to move rong 2007 The number of the shares you wish to move rong 2007 The number of the shares you wish to move rong 2007 The number of the shares you wish to move rong 2007 The shares you wish to move ron

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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 <u>www.computershare.com</u> 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 <u>www.computershare.com</u> 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.
- 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 <u>www.computershare.com</u>. 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 has been advised of the possibility of such loss or damage. Under no circumstances whatsoever shall 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="http://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 your. 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 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

Yes



XOM

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

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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.

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ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

Holder Account Number: C0009467769

#### ACCOUNT SUMMARY

ACCOUNT SU	MMARY			As of cl	ose of stock market	on 24 Mar 2011
Stock Class Description	Certificated Shares/ Units Held by You	Direct Registration Book Shares/Units	Investment Plan Book Shares/Units	Total Shares/Units	<b>v</b>	
DSPP - Common Stock	0.000000	1,908.000000	0.232008	1,908.232008	82.730000	) 157,868.03
Transaction Hist	ory			From: 24	4 Mar 2011	To: 24 Mar 2011

#### Transaction History

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	SPP - 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 se orm W-9 (US resident) per Internal Revenue Service requirements. Either form BRANSTINGODE 1009/VNLOADABLE FORMS" section of our website. Faxed forms are not acceptable.

		C000946	7769		хом 🕂
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID		214UDR
<b>1A</b>	Sell Shares OR Sell this number of shares.	Sell all book-entr including plan ar shares (if applica terminate plan p	nd DRS able), and	1C	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> order. Please see instructions below for more information.           Withdraw from the Reinvestment Program           (DRS shares will receive future dividends in cash.)           Image: Comparison of the shares to DRS, and terminate my participation in the plan for these shares.	·	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.
	Please detach this portion and mail it to: Computershare,	PO Box 43078, Pro	ovidence, RI	02940-3078	<b></b> _

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 contidential personal and inflancial information and we take that use your solveous. 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



#### 1|11-11-|||11-11||1-11||11||1-||11-||1-1||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1

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

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## **E**xonMobil

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 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 Account Informat	tion: Date: 24 Mar 2011	Plan Certification	1,908.00000 pending settlement)	)	30231G102	Common Stock
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

007926

#### 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 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 trace to the time periods specified by state law, your property could become subject to state unclaimed property laws and trace to the time periods specified by state law, your property could become subject to state unclaimed property laws and trace to the time periods specified by state law, your property could become subject to state unclaimed property laws and trace to the time periods specified by state law, your property could become subject to state unclaimed property laws and trace to the time periods specified by state law, your property could become subject to state unclaimed property laws and trace to the time periods specified by state law, your property could become subject to state unclaimed property laws and trace to the time periods specified by state law, your property could become subject to state unclaimed property laws and trace to the time periods specified by state law, your property could become subject to state unclaimed property laws and trace to the time periods specified by state law, your property could become subject to state unclaimed property laws and trace to the time periods specified by state law.





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Please see important PRIVACY NOTICE on reverse side of statement

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#### **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.

#### P4264



## 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

#### 

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

Holder Account Number





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 Registration (DRS) for COMMON STOCK.

Sell All Shares *	<u>OR</u>	Sell This Number Of Whole Shares *			
		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	lssue A Certificate 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.

Date (mr	n/dd/yyyy)				
	/	/	/		

Signature 2 - Please keep signature within the box.

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 within 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. P4265

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#### 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:

250 Royall Street Canton, MA 02021

Computershare



# Computershare

INVESTOR 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 <u>www.computershare.com</u>, 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 www.computershare.com 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 rong of the computershare account to your brokerage account BRUNSTING000115

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 <u>www.computershare.com</u> 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 <u>www.computershare.com</u> 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.
- 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 <u>www.computershare.com</u>. 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 has been advised of the possibility of such loss or damage. Under no circumstances whatsoever shall 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="http://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 your. 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.



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

Yes





XOM

To: 24 Mar 2011

001CS0003.DSS.L.MIX 3207/001183/001183/i

From: 24 Mar 2011

#### 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.

յովոլներիկների հերիներին հերիներին հերիներին հերիներին հերիներին հերիներին հերիներին հերիներին հերիներին հերին

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

Holder Account Number: C0009467777

#### ► ACCOUNT SUMMARY

ACCOUNT SU	MMARY	As of cl	ose of stock market on 2	24 Mar 2011		
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 (\$)
DSPP - Common Stock	0.000000	0.000000	2,101.968469	2,101.968469	82.730000	173,895.85

#### Transaction History

This section pertains o	nly 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 -	Common Stock							
	Balance Forward							0.000000
24 Mar 2011	Transfer						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 tP4269pearing 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 se W-9 (US resident) per Internal Revenue Service requirements. Either form BRANSTINGODO DOWNLOADABLE FORMS" section of our website. Faxed forms are not acceptable.

		C000946	7777		и ком н
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID		214UDR
<b>1A</b>	Sell Shares OR Sell this number of shares.	Sell all book-entr including plan ar shares (if applica terminate plan p	nd DRS able), 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> 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.	·	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.
	Please detach this portion and mail it to: Computershare	PO Box 43078, Pro	ovidence, RI	02940-3078	L

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 contidential personal and inflancial information and we take that use your solveous. 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

Page 2 of 2





#### 1|11-11-|||11-11||1-11||11||1-||11-||1-1||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1

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P4270

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

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





Computershare PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada Outside USA, US territories & Canada www.computershare.com/exxonmobil

000658

#### ուվոլունին ունելին հայիկերին կանությունները։

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.







Computershare PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada Outside USA, US territories & Canada www.computershare.com/exxonmobil

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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 PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada Outside USA, US territories & Canada www.computershare.com/exxonmobil

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#### ուվոլունին ունելին հայիկերին կանությունները։

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

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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

յովոլ Ուրմին դենի վերերի հեղիրվել մինի հետ լիներ

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

Yes





XOM

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

ACCOUNT SU	MMARY			As of clo	ose of stock market on 1	1 May 2011
Stock Class Description		Direct Registration   Book Shares/Units	Investment Plan Book Shares/Units		U U	Market Value (\$)
DSPP - Common Stock	0.000000	0.000000	981.968469	981.968469	81.120000	79,657.28
Transaction Hist	ory			From: 11	May 2011 To: 1	1 May 2011

#### Transaction History

Transaction						
	Deduction Description	Deduction Amount (\$)	Net   Amount (\$)	Price Per   Share/Unit (\$)		Total Book Shares/Units
					1 120 00000	2,101.968469 981.968469
b	1   Amount (\$)	1	1	1		1

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 t 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 se orm W-9 (US resident) per Internal Revenue Service requirements. Either form BRANSTINGODO 1222/VNLOADABLE FORMS" section of our website. Faxed forms are not acceptable.



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

Yes





XOM

To: 15 Jun 2011

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From: 15 Jun 2011

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

000029

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.

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ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

Holder Account Number: C0009467777

#### ACCOUNT SUMMARY

► ACCOUNT SU	MMARY			As of cl	ose of stock market on 1	5 Jun 2011
Stock Class Description	Certificated Shares/ Units Held by You	Direct Registration   Book Shares/Units	Investment Plan Book Shares/Units		<b>v</b>	Market Value (\$)
DSPP - Common Stock	0.000000	0.000000	667.665622	667.665622		

#### Transaction History

	,							
This section pertains on	ly 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 - (	Common Stock							
	Balance Forward							987.665622
15 Jun 2011	Transfer						-160.000000	827.665622
15 Jun 2011	Transfer						-160.000000	667.665622

00TPPA (Rev. 10/11)

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		C000946	7777		хом _	┝
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID		214UDR	•
<b>1A</b>	Sell Shares OR Sell this number of shares.	Sell all book-entr including plan ar shares (if applica terminate plan p	nd DRS able), and	1C	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	Sale requests submitted on this <i>Transaction Request Form</i> 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 terminate my participation in the plan for these shares.	·	ny whole terminate in the plan sk for any	1D	Authorized Signature(s)* Signature 1 - Please keep signature within the box. 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 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 contidential personal and inflancial information and we take that use your solveous. 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

Page 2 of 2





#### 1|11-11-|||11-11||1-11||11||1-||11-||1-1||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1

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

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

		C000946	7777		и ком н
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID		214UDR
<b>1A</b>	Sell Shares OR Sell this number of shares.	Sell all book-entr including plan ar shares (if applica terminate plan p	nd DRS able), 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> 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.	·	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.
	Please detach this portion and mail it to: Computershare	PO Box 43078, Pro	ovidence, RI	02940-3078	L

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

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- 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 contidential personal and inflancial information and we take that use your solveous. 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)

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- 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





#### 1|11-11-|||11-11||1-11||11||1-||11-||1-1||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1

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

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

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Page 2 of 2

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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

Yes





хом

As of record date

To: 10 Jun 2011

001CS0006 RPS.EML.XOM.112542 37444/031488/032122/i

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

031488

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.

յովոլներիկների հերիներին հերիներին հերիներին հերիներին հերիներին հերիներին հերիներին հերիներին հերիներին հերին

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

Holder Account Number: C0009467777

#### ACCOUNT SUMMARY

ACCOUNT SU	MMARY			As of cl	lose of stock market on 1	10 Jun 2011
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 (\$)
DSPP - Common Stock	0.000000	0.000000	987.665622	987.665622	79.780000	78,795.96

#### **Dividend Reinvestment Activity**

This section inc	cludes information	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 (\$)
13 May 2011	10 Jun 2011	0.470000	Common	981.968469	461.53		461.53

#### **Transaction History**

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							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

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

From: 01 Jan 2011

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 tP42778 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 se Form W-9 (US resident) per Internal Revenue Service requirements. Either form BRANSTINGODO 1200/VNLOADABLE FORMS" section of our website. Faxed forms are not acceptable.

		C000946	7777		и ком н
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID		214UDR
<b>1A</b>	Sell Shares OR Sell this number of shares.	Sell all book-entr including plan ar shares (if applica terminate plan p	nd DRS able), 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> 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.	·	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.
	Please detach this portion and mail it to: Computershare	PO Box 43078, Pro	ovidence, RI	02940-3078	L

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 contidential personal and inflancial information and we take that use your solveous. 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





#### 1|11-11-|||11-11||1-11||11||1-||11-||1-1||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1-||1

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

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

P4279

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## **E**xonMobil

## Computershare

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada 0utside USA, US territories & Canada www.computershare.com/exxonmobil Exxon Mobil Corporation is incorporated under the

laws of the State of NJ.

000352

#### 

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

Transa	ction(	(s)
--------	--------	-----

Date	Transaction Description	Total Shares/Units	CUSIP	Class Description
15 Jun 2011	Transfer	-1,325.000000	30231G102	Common Stock
Account Information: Date: 15	un 2011 (Excludes transactions pe	ending 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 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 tra 14280 ppropriate state.





BRUNSTING000128

Please see important PRIVACY NOTICE on reverse side of statement

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#### **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.

#### P4281



## 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

#### 

ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE VICTORIA TX 77904

Holder Account Number





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 Registration (DRS) for COMMON STOCK.

Sell All		Sell This			
Shares *	<u>OR</u>	Number Of			
Charco		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	lssue A Certificate 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.

Date (mm/de	d/yyyy)				
	/	/			

Signature 2 - Please keep signature within the box.

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 within 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.



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#### 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 to issuing shares 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: C

Computershare 250 Royall Street Canton, MA 02021

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INVESTOR 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 <u>www.computershare.com</u>, 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 www.computershare.com 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 284 Computershare account to your brokerage account BRUNSTING000132

- 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 <u>www.computershare.com</u> 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 <u>www.computershare.com</u> 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 <u>www.computershare.com</u>. 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 brokerage firm retained by Computershare to perform any services under this Sales Facility. Computershare shall not 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="http://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 are lenally bound not to disclose the information in any manner unless required or nermitted by law or other

with respect built to current and other customers, computershare dues not share information are legally bound not to disclose the information in any manner, unless 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 your. Computershare maintains physical electronic and proceedural 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.



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

Yes





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As of record date

To: 09 Sep 2011

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

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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.

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ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

Holder Account Number: C0009467777

#### ACCOUNT SUMMARY

ACCOUNT SU	MMARY			As of cl	ose of stock market on (	09 Sep 2011
Stock Class Description	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 Stock	0.000000	0.000000	671.987460	671.987460	71.010000	47,717.83

#### **Dividend Reinvestment Activity**

This section inc	cludes 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 (\$)
12 Aug 2011	09 Sep 2011	0.470000	Common	667.665622	313.80		313.80

#### **Transaction History**

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
09 Sep 2011	Dividend Reinvestment	313.80	Comp Paid Fees	0.11	313.80	72.608004	4.321838	671.987460

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#### 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

From: 01 Jan 2011

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 tP4286 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 set W-9 (US resident) per Internal Revenue Service requirements. Either form BRANSTINGODO 134WNLOADABLE FORMS" section of our website. Faxed forms are not acceptable.

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1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID	
<b>1A</b>	Sell Shares           OR           Sell this number of shares. Shares may be a combination of DRS and Plan shares.	Sell all book-ent including plan al shares (if applic terminate plan p	nd DRS able), and articipation.	1C 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	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.)           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,	n Reassign all of r shares to DRS, my participation and send a cher fractional shares	ny whole terminate in the plan ck for any 3.	Authorized Signature(s)* Signature 1 - Please keep signature within the box. 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. 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 are legally bound not to disclose the information in any manner, unless 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 manifold information and we take that user your services. 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)

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Page 2 of 2

### 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>վին հնվիկ կանունը, ին հնվիկ հնվին էն հ</u>

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

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



## 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

Yes





XOM

001CS0006 RPS.EMLTX.XOM.172021 38851/024050/029879

Holder Account Number: C0009467777

### 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.

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 **Direct Registration** Investment Plan Total **Closing Price** Market **Certificated Shares/** Description Units Held by You **Book Shares/Units** Book Shares/Units Shares/Units Per Share/Unit (\$) Value (\$) DSPP - 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 Stock Class **Dividend Reinvestment** Gross Taxes Net Payment Dividend Withheld (\$) Shares/Units Date Date Description Dividend (\$) Dividend (\$) Rate (\$) 10 Nov 2011 09 Dec 2011 0.470000 671,987460 315.83 315.83 Common Transaction History From: 01 Jan 2011 To: 09 Dec 2011 This section pertains only to book-entry shares/units Transaction Transaction Deduction Deduction Net Price Per Transaction Total Book Date Share/Unit (\$) Shares/Units Description Amount (\$) Description Amount (\$) Amount (\$) Shares/Units Plan Transactions DSPP - Common Stock 0.000000 Balance Forward 24 Mar 2011 2,101.968469 2,101.968469 Transfer 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 -160.000000 667.665622 15 Jun 2011 Transfei IMPORTANT TAX RETURN DOCUMENT ATTACHED 00TPPA-TAX (Rev. 10/11) Please see important PRIVACY NOTICE on reverse side of statement ExonMobil CORRECTED (if checked) **Dividends and Distributions** 1b Qualified dividends OMB No. 1545-0110 1a Total ordinary dividends \$ 1091.51 ŝ 1091.51 3 Nondividend distributions Federal income tax withheld 2011 PAYER'S name, street address, city, state, and ZIP code \$ EXXON MOBIL CORPORATION 6 Foreign tax paid Foreign country or U.S. possession C/O COMPUTERSHARE Form 1099-DIV P.O. BOX 43010 8 Cash Liquidation Distribution PAYER'S Federal identification number PROVIDENCE RI 02940-3010 13-5409005 Copy B RECIPIENT'S identification number Account number (see instructions) For Recipient 481-30-4685 C0009467777 This is important tax information RECIPIENT'S name, street address, city, state, ZIP code Summary of reportable income (Amounts Paid and/or Reinvested do not and is being furnished to the ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING reflect deductions for tax withheld, if any) Internal Revenue Service. If you SURVIVOR'S TRUST Amount Paid By Check/EFT Amount Reinvested are required to file a return, a 203 BLOOMINGDALE CIRCLE \$ 0 \$ 1091.16 negligence penalty or other VICTORIA TX 77904 sanction\_may be imp osed on Company Paid Fees Company Paid Service Charges

\$ 0.35

\$ 0

Discount on Reinvestment

IMPORTANT TAX RETURN DOCUMENT ENCLOSED

024050

## յրվոլներեկներերի ինչպեսեսելիրվերեկվերեներին

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

Form 1099-DIV (keep for your records)

Department of the Treasury - Internal Revenue Service

\$ 0

you if this R4288 ble and

BRUNSTING000136

the IRS determines that it has

not been reported

		C000946	7777	Типи и и и и и и и и и и и и и и и и и и
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID	
<b>1A</b>	Sell Shares OR Sell this number of shares. Shares may be a combination of DRS and Plan shares.	Sell all book-ent including plan al shares (if applic terminate plan p	nd DRS able), and	1C 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	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.)           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,	n Reassign all of r shares to DRS, my participation and send a cher fractional shares	ny whole terminate in the plan ck for any 3.	Authorized Signature(s)*         Signature 1 - Please keep signature within the box.         Signature(s) 2 - Please keep signature within the box.

Page 2 of 4

## 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.

#### 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 are legally bound not to disclose the information in any manner, unless 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 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.

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.	Box 4:	Shows backup withholding. For example, a payer must backup withhor on certain payments if you did not give your taxpayer identification number to the payer. See Form W-9, Request for Taxpayer		
	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		Identification Number and Certification, for in formation on backup withholding. Include this amount on your income tax return as tax withheld.		
	income, for any other purpose.	Box 6:	Shows the foreign tax you may be able to claim as a deduction or a		
Box 1b:	Shows the portion of the amount in box 1a that may be eligible for the		credit on Form 1040. See the Form 1040 instructions.		
	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 7:	This box should be left blank if a regulated investment company reported the foreign tax shown in box 6.		
Box 3:	Shows the part of the distribution that is nontaxable because it is a	Box 8:	Shows cash liquidation distributions.		
	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.	Nominees:	If this form includes amounts belonging to another person, you are considered a nominee recipient. You must file <b>14.72 839</b> 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 hushand 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

Page 3 of 4



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 NELVA BRUNSTING SURVIVOR'S TRUST

Holder Account Number

#### C0009467777

Yes



хом

09 Dec 2011

**Total Book** 

671.987460

675.910671

Shares/Units

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											
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				
Plan Transactions DSPP - Common Stock											
09 Sep 2011	Dividend Reinvestment	313.80	Comp Paid Fees	0.11	313.80	72.608004	4.321838				
09 Dec 2011	Dividend Reinvestment	315.83	Comp Paid Fees	0.10	315.83	80.502937	3.923211				

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 propagating 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 in support to the 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.

		C000946	7777	X O M	+
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID		२
<b>1A</b>	Sell Shares OR Sell this number of shares. Shares may be a combination of DRS and Plan shares.	Sell all book-ent including plan a shares (if applic terminate plan p	nd DRS able), and	You must submit the origina unsigned certificate(s) with	
18	Sale requests submitted on this <i>Transaction Request Form</i> 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 terminate my participation in the plan for these shares.	·	my whole terminate in the plan ck for any	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, Pr	ovidence, RI	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.

#### 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, back 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)

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# ExonMobil

## Computershare

Computershare Within USA, US territories & Canada Outside USA, US territories & Canada www.computershare.com/exxonmobil

PO Box 43078 Providence, RI 02940-3078 800 252 1800 781 575 2058

IMPORTANT TAX RETURN DOCUMENT ENCLOSED

005814

#### 

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. Payer's Federal ID No.

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



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

CORRECTED (if checked) Dividends and Distributions							
1a Total ordinary dividends \$ 1444.78	1b Qualified dividends \$ 1444.78	OMB No. 1545-0110					
2a Total capital gain distr. \$ 0.00	2b         Unrecap. Sec. 1250 gain           \$         0.00	2011					
<b>2c</b> Section 1202 gain \$ 0.00	2d Collectibles (28%) gain \$ 0.00	Form <b>1099-DIV</b>					
<ul><li>3 Nondividend distributions</li><li>\$ 0.00</li></ul>	4 Federal income tax withheld \$ 0.00	Сору В					
<ul><li>5 Investment expenses</li><li>\$ 0.00</li></ul>	<ol> <li>Foreign tax paid</li> <li>\$</li> </ol>	For Recipient					
7 Foreign country or U.S. possession	<ul><li>8 Cash liquidation distributions</li><li>\$ 0.00</li></ul>	This is important tax information and is being furnished to the Internal Revenue Service. If you					
The reportable amounts above inclue	le the following additional income:	are required to file a return, a negligence penalty or other					
Company Paid Fees \$ 0.00	Company Paid Service Charges \$ 0.00	sanction may be imposed on					
Discount on Reinvestment \$ 0.00	BRUNSTIN	the IRS determines that it has not been reported. NG000140					

Form 1099-DIV (keep for your records)

Department of the Treasury - Internal Revenue Service

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

60% exclusion. See the Schedule D (Form 1040) instructions.

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 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 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.

27-6453100 13-5409005

# ExonMobil

IMPORTANT TAX RETURN DOCUMENT ENCLOSED

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

## Computershare

Computershare Within USA, US territories & Canada Outside USA, US territories & Canada www.computershare.com/exxonmobil

PO Box 43078 Providence, RI 02940-3078 800 252 1800 781 575 2058

Holder Account Number Co.ID C0009467777 XOM

Recipient's ID No. Payer's Federal ID No. 481-30-4685 13-5409005

001CS0006 RPS.DSS.XOM.172021 38851/260679/260780/i

#### 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



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	ed) Dividend	s and Distributions		
1a Total ordinary dividends	1b Qualified dividends	OMB No. 1545-0110		
\$ 1091.51	<b>\$</b> 1091.51			
2a Total capital gain distr.	2b Unrecap. Sec. 1250 gain	2011		
\$ 0.00	<b>\$</b> 0.00	2011		
2c Section 1202 gain	2d Collectibles (28%) gain			
\$ 0.00	<b>\$</b> 0.00	Form <b>1099-DIV</b>		
3 Nondividend distributions	4 Federal income tax withheld			
\$ 0.00	<b>\$</b> 0.00	Сору В		
5 Investment expenses	6 Foreign tax paid	For Recipient		
\$ 0.00	\$	•		
7 Foreign country or U.S. possession	8 Cash liquidation distributions	This is important tax information and is being furnished to the		
	<b>\$</b> 0.00	Internal Revenue Service. If you		
The reportable amounts above inclue	de the following additional income:	are required to file a return, a negligence penalty or other		
Company Paid Fees	Company Paid Service Charges	sanction may be imposed on		
\$ 0.35	<b>\$</b> 0.00	P4293 come is taxable and		
Discount on Reinvestment		the IRS determines that it has not been reported.		
\$ 0.00	BRUNSTING000141			

Form 1099-DIV (keep for your records)

Department of the Treasury - Internal Revenue Service

\*Uncertified accounts are subject to withholding

taxes on dividend payments and sales proceeds.

Recipient

SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

60% exclusion. See the Schedule D (Form 1040) instructions.

260679

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.



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

Yes





хом

As of record date

001CS0006 rps.EmL.XOM.080806 39590/031683/031695/i

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

031683

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.

յովոլ Արմինի Արնինի հետևորը հետ

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

Holder Account Number: C0009467777

#### ACCOUNT SUMMARY

► ACCOUNT SU	MMARY		As of close of stock market on 09 Mar 2012					
Stock Class Description	Certificated Shares/ Units Held by You	Direct Registration Book Shares/Units			Closing Price Per Share/Unit (\$)	Market Value (\$)		
DSPP - Common Stock	0.000000	0.000000	679.609732	679.609732	84.300000	57,291.10		

#### **Dividend Reinvestment Activity**

This section inc	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 (\$)				
10 Feb 2012	09 Mar 2012	0.470000	Common	675.910671	317.68		317.68				

Transaction I	History		From: 01 Jan 2012 To: 09 Ma						
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	Plan Transactions DSPP - Common Stock								
09 Mar 2012	Balance Forward Dividend Reinvestment	317.68	Comp Paid Fees	0.09	317.68	85.881244	3.699061	675.910671 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 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

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 propagating 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 in support to the 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.

Please see reverse side for important information
		C000946	7777	
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID	
<b>1A</b>	Sell Shares OR Sell this number of shares. Shares may be a combination of DRS and Plan shares.	Sell all book-ent including plan ar shares (if applic terminate plan p	nd DRS able), and	1C 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	Sale requests submitted on this <i>Transaction Request Form</i> vorder. Please see instructions below for more information.           Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)           OR         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,	n Reassign all of r shares to DRS, my participation and send a cher fractional shares	ny whole terminate in the plan is for any is	Authorized Signature(s)* Signature 1 - Please keep signature within the box. 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 or 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.

## 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 are legally bound not to disclose the information in any manner, unless 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)

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Page 2 of 2

# 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





# <u>վին հնվիկ կանունը, ին հնվիկ հնվին</u>

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

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

P4295

00000000X0M SPP1 C 0009467777 BRUNSTING000143





Computershare PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada Outside USA, US territories & Canada www.computershare.com/exxonmobil

000876

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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



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XOM

BOBBIE GRACE BAYLESS \* BOARD CERTIFIED CIVIL TRIAL LAW TEXAS BOARD OF LEGAL SPECIALIZATION NATIONAL BOARD OF TRIAL ADVOCACY bayless@baylesstokes.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@baylcssstokes.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 80<sup>th</sup> 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

BGB/st Enclosures

P4297

cc: Carl Brunsting (via email)

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 LANNING & 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 80<sup>th</sup> Judicial District Court of Herris 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,

BGB/st Enclosures cc: Carl Brunsting (via email)

P4298

#### BOBBIE GRACE BAYLESS \* BOARD CERYIFIED CIVIL TRIAL LAW TEXAS BOARD OF LEGAL SPECIALIZATION NATIONAL BOARD OF TRIAL ADVOCACY bayless@baylesstokes.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 Slokes@baylessstokes.com

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 80<sup>th</sup> 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,

BGB/st Enclosures

cc: Carl Brunsting (via email)

P4299

## NO. 2012-14538

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## IN RE: CARL HENRY BRUNSTING

ED101J016883935 By: adiliani a. solis ADCA IN THE DISTRICT COURT OF HARRIS COUNTY, TEXAS 80<sup>th</sup> JUDICIAL DISTRICT

Filed 12 May 17 A9:30 Chris Daniel - District Clerk

Harris County

## 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:

- 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  $\underline{Tune}$ , 2012, af G:30 a.m.

SIGNED this \_\_\_\_\_ day of \_\_\_\_\_ M 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

his (2

Chris Daniel, DISTRICT CLERK HARRIS COUNTY, TEXAS

In accordance with Texas Government Code 406.013 electronically transmitted authenticated documents are valid. If there is a question regarding the validity of this document and or seal please e-mail support@hcdistrictclerk.com

P4302

## Documents to be Produced by Computershare 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

# E**‰onMobi**l

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

LIVING TRUST UA 10/10/96 13630 PINEROCK

HOUSTON TX 77079-5914

։ Ուկիլի ինդիրությոնը։ Ունդիրիսիու իրդիսիսիների

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM

Computershare +

As of record date

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 701 575 2058 www.computershare.com/exconmobil Excon Mobil Corporation is incomparated under the laws of the State of NJ.

Holder Account Number





001CS0006\_RPS.DL\_P01.XOM.081048\_35353/002885/002885/

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

002885

It is important to relain 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 SUM	MARY		<i></i>	As of cl	ose of stock market on	10 Sep 2010
	Stock Class   Description	Gertificated 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 (\$)
090	PB - Common Slock	0.00000	0.000003	3 965 163788	3 965 163788	61 200000	242 658 02

This section inc	ludes information	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 (\$)
13 Aug 2010	10 Sep 2010	0.440000	Соттол	3,936.751195	1,732.17		1,732.17

Transaction H	listory					From: 01 Jan 20	10 To:	10 Sep 2010
This section pertain	is 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							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	<b>Dividend Reinvestment</b>	1,732,17	Comp Paid Fees	0.71	1,732.17	60.964868	28.412593	3,965.163788

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311622.20 18,59

### How to Read Your Statement

Stock Class Description – A description of the slock 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-eniry 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 emounts deducted may include taxes and transaction fees (which fees shall include any brokerege 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 Pien 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 Cértifiéd – If your account is not certified, as indicated by the word NO eppearing under the SSNITIN life in the top right sector of hits form, you must complete a Form W-9 (US resident) or Form W-8BEN (non-US resident) or tares will be withheld from any dividends or sales proceeds per laternal Revenue Service requirements. Either form is available through the "DOWN CADABLE FORMS" section of our website. Revef forms are not acceptable.

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Page 1 of 2

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## Computershare

# **E**xonMobil

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Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada 800 252 1800 Dutside 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



001CS8003.D.L.MIX\_3207/001145/001145/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: C0009467777

ACCOUNT SU	MMARY			As of cl	ose of stock market on	24 Mar 2011
Stock Class Description	Certificated Shares! Units Held by You	Direct Registration Book Shares/Units	Investment Plan Book Shares/Units	Total Shares/Units	Closing Price   Per Share/Unit (\$)	Marke Value (\$
DSPP - Common Stock	0.000000	0.000000	2,101.958469	2,101.968469	82.730000	173,895.85
Transaction Hist			<u></u>	From: 24	1 Mar 2011 To:	24 Mar 2011
This section pertains on	ily to book-entry shares/units.					
Date		ansaction Deduction mount (\$) Description	Deduction Amount (\$) Amo		ce Per Transaction	Total Boo Shares/Unit
Plan Transactions DSPP -	Common Stock					
	Balance Forward					0.0000
24 Mar 2011	Transfer				2,101.968469	2,101.96846

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#### 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 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 Boot 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 dividence reinvestment plan (DRP) or direct stock ourchase plan (DSPP).

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

SSNTIN Certified – if your account is not certified, as indicated by the word NO appearing under the SSNTIN title in the top right section of this form, you must complete a Form W-9 (US resident) or form W-80EW (non-US instituting traces will be Withfeld from any dividents or sales proceeds per Internal Revenue Service receivernance. Either from is available through the 'DOWN, OADABLE FORMS' section of our website. Faxed forms are not acceptable. ough the "DOWNLOADABLE

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Page 1 of 2

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# **E**xonMobil

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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.computershafe.com/exxonmobil Exxon Mobil Corporation is Incorporated under the laws of the State of NJ.

Holder Account Number

C0009467769

Yes



001C50003.DJ\_M3X\_3207/001144/001344/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: C0009467769

► ACCOUNT	SUMMARY					As of	close of s	tock market on	24 Mar 2011
Stock Cl Descript			egistration   ares/Units	Investment I Book Shares/U	-	Total Shares/Units	-	losing Price   hare/Unit (\$)	Marke Vatue (\$)
DSPP - Common Sid	ock 0.0000	00	1,908.000000	0.23	32008	1,908,232008		82.730000	157,868.03
Transaction					<u></u>	From: 1	24 Mar 20	11 To:	24 Mar 2011
Date	ins only to book-entry shares Transaction Description	Transaction	Deduction Description		Amo		rice Per   /Unit (\$)	Transaction   Shares/Units	Total Bool Shares/Units
Plan Transactions D: 24 Mar 2011 24 Mar 2011	SPP - Common Stock Balance Forward Transfer Certificate issuance	, ,						1,908.232008	0.000000 1,908.23200 0.232001

ANTERA (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 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 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 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/TM title in the log right section of this form, you must complete a Form W-9 (US resident) or Form W+88EN (non-US resident) or later will be withheld from any dividents or safes proceeds. per Internal Revense Service regiments. Silter comits available knough the "OOWM.CADABLE FORMS" section of our website, Faxed forms are not possibility.

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Page 1 of 2

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# **E**xonMobil

001043 յուլը ինկանինդրենի վիվ օրիվունենի միրիներ քնուլիդեր ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM LIVING TRUST UA 10/10/96 203 BLOOMINGDALE CIRCLE never split C/O ANITA K BRUNSTING VICTORIA TX 77904

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Computershare Computershare Trust Company, N.A. PO Box 43078 Providence, Al 02940-3078 Within USA, US territories & Canada 800 252 1800 Outside USA, US territories & Canada 781 575 2058 www.computershare.com/exxon/nobii Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

Holder Account Number

C0000592102



001CS0003.D.L.MIX\_3207/001043/001043/

## 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 SL	IMMARY					A	s of close of s	tock market on	24 Mar 2011
Stock Class Description	Certificated Shares Units Held by You		gistration ares/Units	Investment I Book Shares/U				losing Price   hare/Unit (\$)	Market Value (\$)
DSPP - Common Slack	0.0000	)0	0.000000	0.0	60000	0.00	0000	82.730000	0.00
Transaction Hist	ory					Fre	om: 24 Mar 20	11 To:	24 Mar 2011
This section pertains or	sly to book-entry shares/u	units.							
Date	Transaction Description	Transaction Amount (\$)	Deduction Description	Deduction Amount (\$)	Amo	Net   ount (\$)   S	Price Per hare/Unit (\$)	Transaction   Shares/Units	Total Book Shares/Units
Plan Transactions DSPP -	Common Stock								
	Balance Forward					No	$x \leq$		4,010.200477
24 Mar 2011 24 Mar 2011	Transfer Transfer					TN	int -	-2,101:968469	2,101.968469 0.000000
								رهنه ۲	un un

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#### How to Read Your Statement

Stock Class Description ~ A description of the stock 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,

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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 Strares/Units ~ The sum of all certificated and book shares held in this account as of

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

Deduction Amount - Opliar amounts deducted may include taxes and transaction tees (which fees shall include any trokerage commissions Computershare is required to pay). Net Amount -- The total amount transacted for you, equal to the transaction amount less any applicable deductions.

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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/7IN Certified - If your account is not certified, as indicated by the word NO appearing under born in vermes — i you socian is no termino, as no termino to you more no sopering user the SIVITAN lists is the top right socian of this form, you must complete a Form V48EN (non-US resident) or Form W48EN (non-US resident) or laxes will be withheld form any dividends or sales proceeds per internal Revenue Service requirements. Either form is available through the 'DOWNLOADABLE per internal Revenue Service requirements. Eifter form is available FORMS' section of our website. Faxed forms are not acceptable.

P4307



Computershare Investor Services 250 Royall Street Canton Massachusetts 02021 www.computershare.com

July 05, 2012

BOBBIE G BAYLESS ATTORNEY AT LAW BAYLESS & STOKES 2931 FERNDALE HOUSTON TX 77096

Company Name:EXXON MOBIL CORPORATION / XOMHolder Account Number:C0000592102Registration: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 Elmer 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

June 22, 2012

\* DALIA BROWNING STOKES

stokes@baylessstokes.com

BOARD CERTIFIED ESTATE PLANNING & PROBATE LAW TEXAS BOARD OF LEGAL SPECIALIZATION

\*LICENSED IN TEXAS AND COLORADO

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 80<sup>th</sup> 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,

BGB/st Enclosures cc: Carl Brunsting (via email)

P4312

BOBBIE GRACE BAYLESS \* BOARD CERTIFIED CIVIL TRIAL LAW TEXAB BOARD OF LEGAL SPECIALIZATION NATIONAL BOARD OF LEGAL SPECIALIZATION NATIONAL BOARD OF TRUL 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 EBTATE PLANNING & PROBATE LAW TEXAB DATO OF LEGAL SPECIALIZATION Stokes@baylessslokes.com

\*LICENSED IN TEXAS AND COLORADO



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 80<sup>th</sup> 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.

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Very truly yours. Bobbie G. Bayless

BGB/st Enclosures

cc: Carl Brunsting (via email)

P4313

# Documents to be Produced by Computershare 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**



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Computershare PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada Outside USA, US territories & Canada www.computershare.com/exxonmobil



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ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914

Holder Account Number



Ticker Symbol CUSIP

# Exxon Mobil Corporation - Certificate Transcript

## COMMON STOCK as of 06 Jul 2012

lssue Date	Acquisition   Date	Number of Shares	Certificate Number	lssuance Reason	Surrender   Date	Surrender Reason	Covered/	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.

## 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.

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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

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ELMER H BRUNSTING 13630 PINEROCK HOUSTON TX 77079-5914

Holder Account Number

Yes



001CS0003.dss.Lmix.075233\_3612/001333/0015206

## 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

ACCOUNT SUMMA	RY			As of close	of stock market on 04 Ma	ay 2012
Stock Class Cen Description U		ct Registration   Inv k Shares/Units, Book	estment Plan   Shares/Units   Sha	Total   ares/Units	Closing Price   Per Share/Unit (\$)	Market /alue (\$)
DSPP - Common Stock	0.000000	0.000000	0.000800	0.000000	84.570000	0.00

### **Transaction History**

Transaction I	listory					From: 01 Jan 19	84 To:	04 May 2012
This section pertain	ns 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 DS	PP - Common Stock							
	Balance Forward							0.00000.0
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 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/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 Pe 4317 SSNTTIN little in the 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 withheid from any dividends or safes proceeds p ds per Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS" ection 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.	C0000191566 IND	XOM 193UDR	╊╌
1A	Sell Shares           OR           Sell this number of shares. Shares may be a combination of DRS and Pian shares.	Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.	Image: Deposit Certificate(s) into the Investment Plan           Image: Deposit this number of shares into my reinvestment account.	
18	Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.) Reassign this number of whole shares to DRS, and leminale 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.	Signature(s) 2 - Please keep signature within the box.	
	Please detach this portion and mail It to: Computershare, F	PO Box 43078, Providence, RI 0	02940-3078	┣
Нои	to Request a Transaction (refer to the prospec	tos/brochure for additional data	tails on the terms and conditions of transactions under the plan of DRS sales teo(ity)	

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. 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 seles proceeds by updaling 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 REGRADING 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 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 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 lost in transit.
- 1D. All registered holders must sign section 1D for the above instruction(s) to be completed. "Safes requests for partnerships or corporations must include a Medaillon Signature Guarantee or a certified copy of the corporate resolution/partnership agreement. A Medailion 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 Medailion 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

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 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 automatic debit forms and other financial information. 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 are legally bound not to disclose the information in any manner, unless required or permitted by law. Our affiliates of customers are providers with whom we share information in those employees who need to know the information to provide or services to you. Computershare maintains physical, electronic ally and process. We strive to restrict access to your personal information. Computershare realizes that you entrust us with confidential personal and financial information and we take that trust yery 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.

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Computershare

Computershare Trust Company, N.A. PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada Outside USA, US territories & Canada Newww.computershare.com/exxonmobil Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

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001244

Holder Account Number



001CS0003.dss.l.mix.075233\_3612/001244/001426

From: 01 Jan 1996

Yes

## 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

As of close of stock market on 31 Dec 2004

To: 31 Dec 2004

## ► ACCOUNT SUMMARY

STOCK Class   Cel	rtificated Shares/ Direc nits Held by You Bool	S & S & S & B & B & B & B	nvestment Plan   ok Shares/Units   S	Total   Shares/Units   F	Closing Price   Market er Share/Unit (\$)   Value (\$)
DSPP - Common Stock	0.000000	0.000000	3,522.422000	3,522.422000	

### Transaction History

This section pertai	ns 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 DS	SPP - Common Stock							
	Balance Forward							0.00000
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	588.86	76.740000	8.977008	1,574.578000
18 Jun 2000	Dividend Reinvestment	692.81	Comp Paid Fees	0.22	692.81	80.360000	8.621008	1,583,199000
1 Sep 2000	Dividend Reinvestment	696.61	Comp Paid Fees	0.21	696.61	83.141000	8.379000	1,591.578000
1 Dec 2008	Dividend Reinvestment	700.29	Comp Paid Fees	0.20	700.29	88.469000	7.916000	1,599,494000

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 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/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 invesiment plan shares, as of the date specified.

SSNTIN Certified – if your account is not certified, as indicated by line word NO appearing under the 4319 SSNTIN title in the 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 listed above.

·		C0000592			
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID		
1A 1B	Sell Shares           OR         OR           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 order. Please see instructions below for more information.           Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)	,	d DRS ble), and rticipation.	1C 1D	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.
	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, F	Reassign all of m shares to DRS, te my participation ir and send a check fractional shares. 20 Box 43078, Prov	rminate a the plan for any	12940-3078	Signalure(s) 2 - Please keep signature within the box.
You ca The IR reques	an manage your account online through Investor Centre at IS requires that we report the cost basis of certain shares acqui	the website listed red after January 1, io as requested. If y	on the top 2011. If you ou did not s	right of the re ir shares were pecify a cost b	s and conditions of transactions under the plan or DPS sales taojity) everse side. Register today! e covered by the legislation and you have sold or transferred the shares and easis calculation method, we have defaulted to the first in, first out (FIFO)

14. Use section 1A above to sell a portion of your plan shares, or to sell all plan shares and lerminate 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 and betch 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 transaction 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.

- 18. Use section 18 above to withdraw a portion or all of your shares from the plan. These shares will become Direct Registration Systems (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. Fulure 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 Royall Street, Canton, MA, 02021. Do not endorse the cartificate(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 slock 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 by virtue of your transactions we perform for you, from exoliment forms, automatic debit forms, and linough other communications with you in writing, electronically, and by telephone. We may also receive information about you by virtue of your transaction with atfliates of Computershare or other parties. This information may include your name, address (residential and maling). Social Security number, tank account information, stock ownership information, services you council and the financial information. With respect both to current and former customers, contraster earlies of the parties. This information stock ownership information, service your council and the financial information. With respect both to current and former customers, contained are legally bound not to disclose the information in any many and the service providers with whom we share information are legally bound not to disclose the information in any many analyticate or permitted by law or other governmental process. We strive to restrict access to you ensional information to those employees who need to know the information provide cus services to you. Computershare realizes that you entrus us with confidential personal information are legally found not any existe that institutes and proceedural saleguards to protect your personal information.

Computershare realizes that you entitud us with confidential personal and matricel monitorial real net income the real organization. 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. 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:

:02:03:02 :02:03:02:02	के के खेळा छ इ. इ. इ.	· · · · · · · · · · · · · · · · · · ·		ន តា សារ បា ក្ន ៥- ផ្ស ដ	26 . Eg
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- 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 slock 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



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

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

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# **E**xonMobil

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

Yes



From: 01 Jan 1996

001CS0003.dss1.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

## To: 31 Dec 2004

XOM

Transaction	History	(cont.)

This section pertai	ins only to book-entry shares	lunits.						
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							
09 Mar 2001	Dividend Reinvestment	703.78	Comp Paid Fees	0.21	703.78	83.855000	8.393000	1,607.887000
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)

any applicable deductions.

How to Read Your Statement	Please see reverse side for important information
Stock Class Description – A description of the slock class in which you hold shares, e.g. Common slock.	Price Per Share/Unit – The market price per share purchased or sold under the Plan for this transaction.
Certificated Shares/Units Held By You – A physical certificate was issued for these shares/units.	Transaction Shares/Units ~ The number of shares purchased or sold through the Plan for this transaction.
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	Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.
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	Record Date - The date on which you must have officially owned shares to receive the dividend.
the Plan.	Payment Date The date the dividend was payable.
Investment Plan Book Shares/Units – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).	Dividend Rate — The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.
Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.	Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.
Closing Price - The closing market price as of the account summary date.	Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.
Market Value - The dollar value of the total shares held in this account as of the date specified.	Net Dividend – The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.
Deduction Description - A description of any amounts withheid including transaction fees.	SSN/TIN Certified - If your account is not certified, as indicated by the word NO appearing under the 4321
Deduction Amount - Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).	SSN/TIN life 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"
Net Amount - The total amount transacled for you, equal to the transaction amount less	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.

necessary forms at the website listed above.

		C000059	2102	X O M	F
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID		
1A	Sell Shares OR OR 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> w	Sell all book-ent including plan ar shares (if applic lerminate plan p ill be processed as	nd DRS able), and articipation.	You must submit the original unsigned certificate(s) with	
1B	order. Please see instructions below for more information. Withdraw from the Reinvestment Program (DRS shares will receive fulure dividends in cash.) Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares. Please defach this portion and mail if to: Computershare, f	Reassign all of n shares to DRS, ( my participation and send a chec fractional shares	erminate in the plan k for any	n Signature(s) 2 - Please keep signature within the box.	
How	to Request a Transaction (refer to the prosper	lüsförochure for a	iditional data	Hital's on the terms and conditions of fransactions under the plan or DRS sales teority)	

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 cortain 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. 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.
- 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 to stin furnist.
- 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 teceve nonpublic, personal information about you. We receive this information about you by ritue of your transactions we perform for you, from enrolment forms, automatic debit forms, and through other communications with you in writing, electronicatly, and by telephone. We may also receive information about you by vitue of your transactions with you in writing, electronicatly, and by telephone. We may also receive information about you by vitue of your transactions with addiates of Computershare on other parties. This information may include your name, address (residential and mailing), coicil Security number, bank account information, slock ownership information and other financial information. With negated both to curre ustormers, 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 govammental process. We strive to restrict access to your computershare realizes that you entrust us with confidential personal and financial information and procedure ore services to you. Computershare realizes that you entrust us with confidential personal and financial information and we take that instit very seriously.

Computershare realizes that you entrust us with confidential personal and manceal monitoriation and the take that most carp contrology. 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. 00WeA2A-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.

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		≊ ≋	- 13	8	30	89	82	с <u>я</u> :	18	5	12	10	85	-265	10	8	28.72	- 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 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: ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM Holder Account Number

C0000592102 FID



<u>լիներին կերերին կերերի</u>

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

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

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

ELMER H BRUNSTING OR NELVA E BRUNSTING TR

HOUSTON, TX 77079-5914

BRUNSTING FAM LIVING TRUST



# STATEMENT OF HOLDINGS

December 13, 2005

Page 1 of 4

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

www.exxonmobil.equiserve.com By Internet:

By Telephone: 800-252-1800

COMPUTERSHARE By Mail: P.O. BOX 43008 PROVIDENCE, RI 02940-3008

SAVE THIS STATEMENT FOR YOUR FINANCIAL RECORDS

How to read your statement.

UA 10/10/96 13630 PINEROCK

## EXXON MOBIL CORPORATION

EXXON	EXXON MOBIL CORPORATION Issue ID 330010 Account Num												
Dividend	l Reinvestme	ent Informatio	n										
lssue id	Security	Record Date	Payable Date	Shares Subject To Reinvestme		Fee Deducted	Tax Withheld	Net Dollars Reinvested					
330010	COMMON	11/10/2005	12/09/2005	3,572.16	690 0.290000	\$0.00	\$0.00	\$1,035.93					
Account	Activity as	of 12/09/2005	Cu	rrent Dividend	Option: FULL	REINVESTMENT	Г	ID					
Da	ite Ti	ransaction Descri	ption	Net Dollars	Price Per Share	Transaction Shares	I	Total Shares					
01/0	1/2005 B	EGINNING BALAN	ICE					3,522.4220					
03/10	0/2005 D	IVIDEND PURCH	ASE	\$951.05	\$63.2060	15.0470		3,537.4690					
06/10	0/2005 D	IVIDEND PURCH	ASE	\$1,025.87	\$57.5440	17.8280		3,555.2970					
09/09	9/2005 D	IVIDEND PURCH/	ASE	\$1,031.04	\$61.1110	16.8720		3,572.1690					
12/09	9/2005 D	IVIDEND PURCH	ASE	\$1,035.93	\$59.4590	17.4230		3,589.5920					

Continued...

EXXON MOBIL CORPORATION

## CASH INVESTMENT TRANSACTION FORM

P4323

Issue ID: 330010 Account Number: 11471230 Amount Enclosed CASH INVESTMENTS ONLY: Make check payable to Computershare >ELMER H BRUNSTING OR (amount enclosed in U.S. dollars drawn NELVA E BRUNSTING TR on a U.S. bank). Do not send cash, Minimum: \$50.00 Maximum: \$250,000.00 BRUNSTING FAM LIVING TRUST third party checks or money orders. UA 10/10/96 COMPUTERSHARE IMPORTANT - ALL CASH INVESTMENTS MUST BE P.O. BOX 219035  $\geq$ MAILED TO THIS ADDRESS. KANSAS CITY, MO 64121-9035 Do not send certificates or other correspondence to this address.



1292233001000000000011471230100005000250000001



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

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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 CORPOR	RATION		lssue	ID 330010 Account N	umber 11471230
Total Holdings and Marl	ket Value as of 12/	/09/2005		Year-To-DateSummar	y for 2005
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				





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.

Nomineee. 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 co 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 d/o 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

## Dividends and Distributions

CORRECTED (I checked)	Difficience and	Biotinationo
1a Total ordinary dividends	1b Qualified dividends	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	2005
2c Section 1202 gain	2d Collectibles (28%) gain	Form 1099-DIV
\$ 0.00	\$ 0.00	
3 Nondividend distributions	4 Federal Income tax withheld	Сору В
\$ 0.00	\$ 0.00	For Recipient
5 Investment expenses	6 Foreign tax paid	•
\$ 0.00		This is important tax information and is
7 Foreign country or U.S possession	8 Cash liquidation distributions	being furnished to the Internal Revenue
	\$ 0.00	
9 Noncash liquidation distributions	PAYER'S Federal identification number	a negligence penalty or
\$ 0.00	13-5409005	other sanction may be imposed on you if this
RECIPIENT'S identification number	Account Number (see instructions)	income is taxable and
282-32-8905	330010 11471230	P43A Das not been reported.

Form 1099-DIV(keep for your records)

CODDCOTCD / About and

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# **E**xonMobil

Computershare

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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

Holder Account Number



001CS0006 RPS.DETX.XOM.01128 836440334264036642/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 Descripti		nits Participa idend Reinve		Dividend   Rate (\$) D	Gross    vidend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
13 Nov 2006	11 Dec 2006	Com	mon	3,64	15.057000	0.320000	1,166.42		1,166.42
Transac	tion History	From: 01	l Jan 2006	To: 11 C	Dec 2006				
Date	Trar	nsaction 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 - Comm	on 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
Summa	ry of Holding	S Date: 11	Dec 2006						
Class Des	scription	Certifica Shares/U Held By	nits Book S	egistration/   hares/Units	Dividend Reinvestment Shares/Units	Tota Shares/Unit	Dor Shara		Value (\$)
Dspp - Comr	non Stock	0.000	000	0.000000	3,660.248459	3,660.24845	9 75.3	60000	275,836.32

IMPORTANT TAX RETURN DOCUMENT ATTACHED

4 3 U D R

DOH5JA Please see important PRIVACY NOTICE on reverse side of statement EXCORRECTED (if checked) 1a Total ordinary dividends 3 4632.59 3 Nordividend distributions 4 Federal Incom

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	OM8 No. 1545-0110
\$ 4632.59	\$ 4632.59	
3 Nondividend distributions \$	4 Federal Income tax withheld \$	2006
6 Foreign lax paid S	7 Foreign country or U.S. possession	Form 1099-DIV
Cash Liquidation Distribution	PAYER'S Federal identification number 13-5409005	Copy B
RECIPIENT'S Identification number 282-32-8905	Account number (see instructions) C 0000592102	For Recipient
Summary of reportable income (A reflect deductions for tax withheid, if an		This is important tax information and is being furnished to the internal Revenue Service. If you
Amount Paid By Check/EFT \$ 0	Amount Reinvested \$ 4630.82	are required to file a return, a negligence penalty or other
Company Paid Fees \$ 1.77	Company Paid Service Charges \$	sanction may be imposed on you if this income is taxable and the IRS determines that it has
Discount on Reinvestment		not been reported.

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Form 1099-DIV (keep for your records)

Department of the Treasury - Internal Revenue Service

		C 000059	2102				XON	
		SL1	FID				1611	UDR
А	Partial Withdrawal (continue participation in	the Plan); AND						
	ISSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES	1 5 <u>OR</u>	'SELL THIS NUMBER OF SHARES			は「読」では「158」です。 「「読」 く 詳約」 このに、151 の「か」の「	8.85 % 48 0 1 1 1 1 1 1	2.14 - 15 14 - 14 - 14 1 1 2 - 1 1 1 1
В	Full Withdrawal (terminate participation in th	e Plan); <u>AND</u>		If you have Direct Regis Direct Registration Shan sold, we will sell both yo	tration Shares(DRS) and yo es will be sold prior to your I w DRS and Plan shares.	u have requested to Plan shares. If you s	seli a specific ana selected for all of y	ount of shares, the our shares to be
	ISSUE A CERTIFICATE FOR ALL FULL SHARES AND A CHECK FOR FRACTIONAL SHARES	OR	*SELL ALL SHARES					
С	Deposit Certificate(s) PLEASE INDICATE THE NUMBER OF SHARES TO BE DEPOSITED INTO YOUR PLAN ACCOUNT.	所得的没没好。		2 -2 -2				
	Signature 1 - Piease keep signature within the box.		e keep signature wil	hin the box.	Please detac Computersha PO Box 4307	ire ,	on and ma	il to: _ <b>L</b> _
	Please note: All registered holders must sign for your instruc	tions to be completed.			Providence R	1 02940-30	78	<b></b>

\*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 forth 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.

#### II. Terms and Definitions

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

Account Number \_\_\_\_\_May show an account or other unique number the never accigned to distinguish your on

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 solit.
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, au/omatic 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-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 providers with whom we share information are legably bound not to disclose the information in any manner, unless required or permitted by law. Our affitiates and outside service providers with any non-affitiated information are legably bound not to disclose the information in any manner, unless required or permitted by law or bherg 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,

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### Instructions for Recipient

Account Mumber.	may show an account of other unique number the payer assigned to dispri-	guisn 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.	Box 4:	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
	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		Taxpayer Identification Number and Certification, for in formation on backup withholding. Include this amount on your income tax retum as tax withheld.
	income, for any other purpose.	Box 6:	Shows the foreign tax you may be able to claim as a deduction or a
Box 1b:	Shows the portion of the amount in box 1a that may be eligible for the		credit on Form 1040. See the Form 1040 instructions.
	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 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
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 il you get back all your cost (or other basis), report future distributions as capital gains. See Pub. 550, Investment Income and Expenses.		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, and W-2G.



Computershare

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

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## IMPORTANT TAX RETURN DOCUMENT ENCLOSED

\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079 00000006/000001542

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



001CS0006\_RPS.DLTX\_PG1.XOM.131322\_15368/001542/001542/

## 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 Shares/Units Participating in Record Payment Dividend Gross Taxes Net **Class Description Dividend Reinvestment** Rate (\$) Dividend (\$) Withheld (\$) Date Date Dividend (\$) 09 Nov 2007 10 Dec 2007 3,707.094361 0.350000 1,297.48 1,297.48 Commor **Transaction History** From: 01 Jan 2007 To: 10 Dec 2007 Deduction Price Per Total Total Transaction Deduction Net Date **Transaction Description** Amount Share/Unit Transaction Shares/Units Amount (\$) Type Amount (\$) Shares/Units (\$) (\$) i Heid Plan Transactions DSPP - Common Stock 01 Jan 2007 Balance Forward 3,660.248459 09 Mar 2007 Dividend Reinvestment 1.171.28 0.41 Comp Paid Fees 1,171.28 70.917151 16.516174 3,676.764633 1.286.87 83.331627 15.442756 3,692,207389 11 Jun 2007 Dividend Reinvestment 1,286,87 0.39 Comp Paid Fees 14.886972 3,707.094361 10 Sep 2007 Dividend Reinvestment 1.292.27 86.805431 1.292.27 0.37 Comp Paid Fees **Dividend Reinvestment** 89.793867 14.449539 3,721.543900 10 Dec 2007 1.297.48 Comp Paid Fees 1.297.48 0.36 Summary of Holdings Date: 10 Dec 2007 Certificated a Dividend **Closing Price** Direct Registration/ Total **Class Description** Shares/Units Reinvestment Per Share/Unit Value (\$) Shares/Units Book Shares/Units Held By You Shares/Units (\$) DSPP - Common Stock 342,493.69 0.000000 0.000000 3,721,543900



IMPORTANT TAX RETURN DOCUMENT ATTACHED

Please see important PRIVACY NOTICE on reverse side of statement

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ExonMobil

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

CORRECTED (if chec	ked) Dividend	s and Distributions
1a Tolal 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 (A effect deductions for tax withheid, if an	mounts Paid and/or Reinvested do not iy)	This is important tax information and is being furnished to the Internal Revenue Service, if you
Amount Paid By Check/EFT 0	Amount Reinvested \$ 5047.90	are required to file a return, a negligence penalty or other
Company Paid Fees \$ 1.53	Company Paid Service Charges \$ 0	sanction may be imposed on you if this income is taxable and the IRS determines that it has
Discount on Reinvestment 0		not been reported.

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Form 1099-DIV (keep for your records)

Department of the Treasury - Internal Revenue Service



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Paruai wundrawai (comunu	e participation in	the Plan); ,	<u>and</u>												
ISSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES		2	<u>OR</u>	*SELL THIS NUMBER OF SHARES		18 58 V	3 <b>82</b> 189 . 2 3	21.20, 24 1 1 1	-83 -88 -5 -5 -5 -5		8. S 	10) - 114 - 1 2 3 14 - 14 - 1		i i i.	\$.\$2 \$\$ } } }
Full Withdrawal (terminate	participation in th	te Plan); <u>AN</u>	ND.		Direct 8	Reo stration	Shares w	li be sold or	for to your	ou have ré Plan shao	quested to is, if you :	o sell a spi selected fi	ecific ann ar all of y	ount of s rour shar	hares, the is to be
			<u>OR</u>	'SELL ALL SHARES											
Deposit Certificate(s)															
			1	8 8 8 1 5 4	18 1										
Signature 1 - Please keep signature	within the box.					box.									
Please adds: All registered bullars a		ctions to be on	malatad					Compu PO Bo	itersh x 430	are 78	•		d ma	iil to:	4
	SSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES Full Withdrawal (terminate SSUE A CERTIFICATE FOR ALL AND A CHECK FOR FRACTIONAL Deposit Certificate(s) PLEASE INDICATE THE NUMBER OF DEPOSITED INTO YOUR PLAN ACCO Signature 1 - Please keep signature	SSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES Full Withdrawal (terminate participation in the SSUE A CERTIFICATE FOR ALL FULL SHARES AND A CHECK FOR FRACTIONAL SHARES Deposit Certificate(s) PLEASE INDICATE THE NUMBER OF SHARES TO BE SEPOSITED INTO YOUR PLAN ACCOUNT. Signature 1 - Please keep signature within the box.	SSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES Full Withdrawal (terminate participation in the Plan); Al SSUE A CERTIFICATE FOR ALL FULL SHARES AND A CHECK FOR FRACTIONAL SHARES Deposit Certificate(s) PLEASE INDICATE THE NUMBER OF SHARES TO BE SEPOSITED INTO YOUR PLAN ACCOUNT.	SSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES Full Withdrawal (terminate participation in the Plan); <u>AND</u> SSUE A CERTIFICATE FOR ALL FULL SHARES AND A CHECK FOR FRACTIONAL SHARES 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	SSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES Full Withdrawal (terminate participation in the Plan); <u>AND</u> SSUE A CERTIFICATE FOR ALL FULL SHARES AND A CHECK FOR FRACTIONAL SHARES Deposit Certificate(s) NLEASE INDICATE THE NUMBER OF SHARES TO BE DEPOSITED INTO YOUR PLAN ACCOUNT.	SSUE A CERTIFICATE       SELL THIS         FOR THIS NUMBER OF       SELL THIS         WHOLE SHARES       SELL THIS         Full Withdrawal (terminate participation in the Plan); AND       SUE A CERTIFICATE FOR ALL FULL SHARES         SSUE A CERTIFICATE FOR ALL FULL SHARES       OR       SELL ALL         SUE A CHECK FOR FRACTIONAL SHARES       OR       SELL ALL         Deposit Certificate(s)       SHARES TO BE       State	SSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES       Image: State of the state	SSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES       Image: Second state sta	SSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES       Image: Second Shares Direct Registration Shares Direct Regi	SSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES       Image: State of the state	SSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES       Image: Selicit THIS NUMBER OF SHARES       Image: Selicit THIS NUMBER OF SHARES         Full Withdrawal (terminate participation in the Plan); AND       OR       Selicit THIS SHARES         SSUE A CERTIFICATE FOR ALL FULL SHARES AND A CHECK FOR FRACTIONAL SHARES       OR       SELL ALL SHARES         Deposit Certificate(s)       Image: State of the share of the scheder Second to your Plan Account.       Image: Second to your Plan Shares         Signature 1 - Please keep signature within the box.       Signature 2 - Please keep signature within the box.       Please detach this Computershare PO Box 43078	SSUE A CERTIFICATE       Image: Source of this number of whole shares       Image: Source of this number of shares       Image: Source of this number of shares       Image: Source of this number of shares         Full Withdrawal (terminate participation in the Plan); AND       Image: Source of the source	SSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES       OR       SELL THIS NUMBER OF SHARES         Full Withdrawal (terminate participation in the Plan); AND       Subscription in the Plan); AND         SSUE A CERTIFICATE FOR ALL FULL SHARES       OR       SELL ALL SHARES         OR       SEL ALL SHARES       OR       SEL ALL SHARES         Signature 1 - Please keep signature within the box.       Signature 2 - Please keep signature within the box.       Please detach this portion an Computershare PO Box 43078	SSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES       Image: State of the state	SSUE A CERTIFICATE FOR THIS NUMBER OF WHOLE SHARES       Image: Selicit THIS NUMBER OF SHARES       Image: Selicit THIS NUMBER OF SHARES         Full Withdrawal (terminate participation in the Plan); AND       Image: Selicit THIS SUE A CERTIFICATE FOR ALL FULL SHARES         OR       'SELL ALL SHARES         OR       'SEL ALL SHARES         Signature 1 - Please keep signature within the box.

\*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 In you wan to have sale proceeds sold execution of your mancar instruction please commune be correct wire instructions will your mancar instructions should be provided the bank name, address, bank account nume, 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's nine digit fed wire routing number. A written request to sell along with this information should be 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.

### II. Terms and Definitions

Note: Some definitions outlined below may not pertain to your Investment Plan. SSMTIN Certified If your account is not certified, you must complete a MAG 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 Infemal 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 Dividend Rate The date the dividend is payable. 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. 
 Price per state
 Interpret state per state
 Description

 Total Transaction Shares
 The number of shares acquired or solid 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 thransactions 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 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.

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#### Instructions for Recipient

and Expenses.

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.	Box 4:	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
	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		Taxpayer Identification Number and Certification, for in formation on backup withholding. Include this amount on your income tax return as tax withheld.
	income, for any other purpose.	Box 6:	Shows the foreign tax you may be able to claim as a deduction or a
Box 1b:	Shows the portion of the amount in box 1a that may be eligible for the		credit on Form 1040. See the Form 1040 instructions.
	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 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
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		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.

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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.

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Holder Account Number

Yes



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

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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

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM

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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 SU	MMARY		As of close of stock market on 10 Dec 2008					
Stock Class Description	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 Stock	0.000000	0.000000	3,792.885209	3,792.885209	80.070000	303,696.32		

Dividend Reinvestment Activity As of rec												
This section inc	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 (\$)					
12 Nov 2008	10 Dec 2008	0.400000	Common	3,773.427844	1,509.37		1,509.37					

Transaction History						From: 01 Jan 20	108 To:	10 Dec 2008
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							
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

OUTPPA-TAX



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

CORRECTED (if chec	ked) Dividende	s and Distributions	
1a Tolai ordinary dividends	1b Qualified dividends	OMB No. 1545-0110	
\$ 5809.90	\$ 5809.90		
3 Nondividend distributions	4 Federal Income tax withheld	2008	
\$	\$	2000	
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	Copy B	
RECIPIENT'S identification number	Account number (see instructions)	For Recipient	
282-32-8905	C0000592102	•	
Summary of reportable income (A reflect deductions for tax withheid, if a	mounts Paid and/or Reinvested do not ny)	This is important tax information and is being furnished to the Internal Revenue Service, If you	
Amount Paid By Check/EFT	Amount Reinvested	are required to file a return, a	
\$ 0	\$ 5808.11	negligence penalty or other	
Company Paid Fees	Company Paid Service Charges	sanction may be imposed on you if this income is taxable and	P4330
\$ 1.79	<b>\$</b> 0	the IRS delemines that it has	
Discount on Reinvestment	1	not been reported.	
\$ 0			

Form 1099-DIV (keep for your records)

Department of the Treasury - Internal Revenue Service
		C000059	2102	ХОМ
	Transaction Request Form Please check or complete all applicable sections.	RN1	FID	
	Sell Shares OR Sell this number of shares. If you have DRS shares,	Sell all book-enf including plan ar shares (if applica terminate plan p	nd DRS able), and	
1	The DRS shares will be sold prior to your plan shares. Sale requests submitted on this <i>Transection Request Form</i> worder. Please see instructions below for more information. Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)		a batch	Deposit this number of shares into my reinvestment account.  Authorized Signature(s)* Signature 1 - Please keep signature within the box.
	Reassign this number of whole shares to DRS, and terminale my participation in the plan for these shares.	Reassign all of n shares to DRS, t my participation i and send a chec fractional shares.	erminate In the plan k for any	Signature(s) 2 - Please keep signature within the box.
	Please detach this portion and mail it to: Computershare,	PO Box 43078, Pro	vidence, RI	02940-3078

Page 2 of 2

### How to Request a Transaction (refer to the prospectus/produce for additional details on the terms and conducts of transactions under the plan of 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!

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 skie 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 skie for 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 skie 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 in contact us at the phone number listed on the reverse skie or refer de datalis. 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 skie or uniting 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 Medatilon Signature Guarantee. 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 signa

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.

18. 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.

The computational were been provided in a structure of the control of the control

Nole: 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. COVMA2A-MOT

#### Instructions for Recipient

Account Number: 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 box 1b.						
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.	Box 4:	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				
	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		Taxpayer Identification Number and Certification, for in formation on backup withholding. Include this amount on your income tax return as tax withheld.				
	income, for any other purpose.	Box 6:	Shows the foreign tax you may be able to claim as a deduction or a				
Box 1b:	Shows the portion of the amount in box 1a that may be eligible for the		credit on Form 1040. See the Form 1040 instructions.				
	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 7:	This box should be left blank if a regulated investment company reported the foreign tax shown in box 6.				
Box 3:	Shows the part of the distribution that is nontaxable because it is a	Box 8:	Shows cash liquidation distributions.				
	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.	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, a <b>43331</b> 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 2008 General Instructions for Forms 1099, 1098, 5498, and W-26.				

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### Computershare

**E**xonMobil

\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079 000010/0002392

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



001CS0006\_RPS.DLTX\_PG1.XOM.194629\_32948/002392/002392/i

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

002392

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

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM

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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.

	INT SUMMARY					As of close of	stock market on	10 Dec 2009
	Class, Certificated Sh ription: Subject Onits Held by	ares/   _ Direct   You   Book S	Registration,   hares/Units	Investment Book Shares/	Plan,   Units:   Share	Total s/Units Per l	Closing Price	Market Value (\$)
OSPP - Common	n Stock 0.0	00000	0.000000	3,883.7	713924 3,88	3.713924	72.400000	281,180.89
Dividend I	Reinvestment Activity	1					As c	of record date
This section in	cludes information only for sh	ares/units for which d	ividends are reinve	sted.				
Record   Date	Payment Divid Date Rat	lend   e (\$)	Stock Class   Description	Dividend Rei Sh	nvestment ares/Units	Gross   Dividend (\$)	Taxes   Withheld (\$)	Net Dividend (\$)
12 Nov 2009	10 Dec 2009 0.4	20000	Common		3,861.777317	1,621.95		1,621.95
Transactio	n History					From: 01 Jan 2	009 To:	10 Dec 2009
This section pe	ertains only to book-entry shar	es/units.						
Date	Transactio Descriptio		Deduction Description	Deduction Amount (\$)	Net Amount (\$)	Price Per Share/Unit (\$)	Transaction Shares/Units	Total Book Shares/Units
Plan Transaction	s DSPP - Common Stock							
10 Mar 2009	Balance Forwa Dividend Reinvestme		Comp Paid Fees	0.59	4 547 45	64.343802	02 578000	3,792.885209
10 Mar 2009 10 Jun 2009	Dividend Reinvestme		Comp Paid Fees	0.59	1,517.15 1,602.91	72.646344	23.578806 22.064565	3,816.464015 3,838.528580
10 Sep 2009	Dividend Reinvestme		Comp Paid Fees	0.58	1,612.18	69.344841	23.248737	3,861.777317
10 Dec 2009	Dividend Reinvestme	nt 1,621.95	Comp Paid Fees	0.55	1,621.95	73.938054	21.936607	3,883.713924
	DOTEDA TAN		NT TAX RETUR	14 15 A 14 14 14	1. VA 1. V 1. VA			
	OOTPPA-TAX		ponant PRIVACT N	JINCE ON reverse s	side of statement			
ЕХС	onMobil			ECTED (if check	ked)	Dividends	and Distribut	ions
_			fa Total ordina	y dividends	1b Qualified divid	ends	OMB No. 154	15-0110
			\$ 6356.46		\$ 6356.46			
			3 Nondividend	distributions	4 Federal Incon	ne tax withheld	20	09
AYER'S name,	street address, city, state, and J	//P code	\$		s		20	03
XXON MOBIL C			6 Foreign tax	paid	7 Foreign country	y or U.S. possession		
20 COMPUTER: 2.0. BOX 43010	SMAKE		\$		<u> </u>		Form 1099	B-DIV
ROVIDENCE RI	02940-3010			ation Distribution		identification number		
			\$	lentification number	13-5409005	con instructions)	Cor	•
			282-32-89	-	Account number ( C000059210		For Recip	ient
			L	· · · · · · · · · · · · · · · · · · ·	1		This is important for lafe.	

Amount Paid By Check/EFT

Company Paid Fees

Discount on Reinvestment

\$ 0

\$ 2.27

\$ 0

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

C0000592102 This is important tax information Summary of reportable income (Amounts Paid and/or Reinvested do not reflect deductions for tax withheld, if any) and is being furnished to the Internal Revenue Service, If you Amount Reinvested are required to file a return, a \$ 6354.19 neoligence penalty or other Company Paid Service Charges sanction may be imposed on you if this income is taxable and the IRS determines that it has not been reported.

P4332

Department of the Treasury - Internal Revenue Service

\$ 0

1	Transaction Request Form Please check or complete all applicable sections.	C0000593 SL1	2102 FID			Page 2 of 2 COM 14UDR
1A	Sell Shares OR 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> wo order. Please see Instructions below for more information.	Sell all book-entr including plan an shares (if applica terminate plan pa ill be processed as	d DRS ble), and articipation.	1C 1D		TANT: st submit the original d certificate(s) with h.
18	Withdraw from the Reinvestment Program (DRS shares will receive (ulure dividends in cash.)	Reassign all of rr shares to DRS, tr my participation i and send a check fractional shares.	erminate n the plan s for any	02940-3078	Signature(s) 2 · Please keep signature within the box	(. 
You c	<b>/ to Request a Transaction</b> (refer to the prosper an manage your account online through Investor Centre at se section 1A above to sell a portion of your plan shares, or to	tus/prochure for ac	ditional deta	ils on the term right of the re	everse side. Register today!	
S	e treated as a batch order and generally processed no later that ubmitted by telephone or through investor Centre at www.comp RS Sales Facility for more information concerning the types of	utershare.com. Pie	ase contact	us at the phon	e number listed on the reverse side or refer to the broc	chure for the plan or

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

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

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

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

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.

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.

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.

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 affitates 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 manchal mormation and we are user user operation, in 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. 000WA2A-MOT

#### Instructions for Recipient

the transaction, if any

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.	Box 4:	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
	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		Taxpayer Identification Number and Certification, for in formation on backup withholding. Include this amount on your income tax return as tax withheld.
	income, for any other purpose.	Box 6:	Shows the foreign tax you may be able to claim as a deduction or a
Box 1b:	Shows the portion of the amount in box 1a that may be eligible for the		credit on Form 1040. See the Form 1040 instructions.
	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 7:	This box should be left blank if a regulated investment company reported the foreign tax shown in box 6.
Box 3:	Shows the part of the distribution that is nontaxable because it is a	Box 8:	Shows cash liquidation distributions.
	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.	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, <b>14333</b> 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.

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## Ex∕onMobil

\*\*\*\*\*\*AUTO\*\*SCH 5-DIGIT 77079 000006/0001454

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 USA, US territories & Canada 0utside USA, US territories & Canada 781 575 2058 www.computershare.com/exxonmobil Exxon Mobil Corporation is incorporaled under the

laws of the State of NJ.

Holder Account Number

Yes



XOM

To: 10 Dec 2010

P4334

001CS0006\_RPS.DLTX\_PG1.XOM.150943\_36082/001454/001454/

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

001454

#### 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

ELMER H BRUNSTING OR NELVA E BRUNSTING TR BRUNSTING FAM

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Holder Account Number: C0000592102

Erom: 01 Jan 2010

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.

	NT SUMMARY			As of close of stock market on 10 Dec 201				
Stock Descr	Class Certific	ated Shares/ aDl Held by You a ∞ ≞Br	irect Registration.	Jovestment Plan Book Shares/Units   Shi	Total   ires/Units   Per	Closing Price Share/Unit (\$)	Marke Walue (S	
DSPP - Common	Stock	0.000000	0.000000	3,989,539143 3	,989.539143	72.180000	287,964.9	
	Reinvestment		which dividends are reinve	etod		As c	of record dat	
This section inc	cludes information of	only for shares/units for w	vhich dividends are reinve Stock Class		I Gross		of record date	
			which dividends are reinve Stock Class Description	<sup>sted.</sup> Dividend Reinvestment Shares/Units	Gross Dividend (\$)	As c Taxes   Withheld (\$)		

Hansacuviir	history					riom, 03 Jan 20	10 10.	10 Dec 2010	
This section pertain	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									
	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 Please see important PRIVACY NOTICE on reverse side of statement

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OUTPPA-TAX (Roy 10/11)

## **E**xonMobil

Transaction History

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

CORRECTED (if cheo	ked) Dividend	s and Distributions			
1a Total ordinary dividends	1b Qualified dividends	OMB No. 1545-0110			
\$ 6830.34	\$ 6830.34				
3 Nondividend distributions	4 Federal Income tax withheld	2010			
\$	\$	2010			
6 Foreign tax 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	C0000592102	•			
Summary of reportable income (/ reflect deductions for tax withheld, if a	mounts Paid and/or Reinvested do not ny)	This is important tax information and is being furnished to the			
Amount Paid By Check/EFT	Amount Reinvested	Internal Revenue Service. If you are required to file a return, a			
\$ 0	\$ 6827.69	negligence penalty or other			
Company Paid Fees	Company Paid Service Charges	sanction may be imposed on you if this income is laxable and the IRS determines that it has			
\$ 2.65	\$ 0				
Discount on Reinvestment		not been reported.			
\$ 0					

Form 1099-DIV (keep for your records)

Department of the Treasury - Internal Revenue Service

		C0000592	2102	Page 2012 XOM
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID	
<b>1A</b>	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	d DRS ble), and	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	Sale requests submitted on this <i>Transaction Request Form</i> worder. 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. Please detach this portion and mail it to: Computershare,	Reassign all of m shares to DRS, te my participation is and send a check fractional shares.	y whole erminate n the plan t for any	Authorized Signature(s)* Signature 1 - Please keep signature within the box.  Signature(s) 2 - Please keep signature within the box.  02940-3078

Page 2 of 2

#### How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of transactions under the plan of 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!

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 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.

At Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, divict 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 lincough other communications with you in writing, electronically, and by lelephone. We may also receive information about you by virtue of your fransaction with affitiates of Computershare or other parties. This information may include Computershare realizes that you in what, executivity, and by teleprine, this internation and we take that toxit you of your area, advised in what we concern and information and we take that toxit your account of the environmental process. We strive to restrict access to your computershare realizes that you entrust us with confidential personal information. 

#### 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.

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.	Box 4:	Shows backup withholding. For example, a payer must backup withhold on certain payments at the applicable rate if you did not give your faxpayer identification number to the payer. See Form W-9, Request for
	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		Taxpayer identification Number and Certification, for in formation on backup withholding. Include this amount on your income tax return as tax withheld.
	income, for any other purpose.	Box 6:	Shows the foreign tax you may be able to claim as a deduction or a
Box 1b:	Shows the portion of the amount in box 1a that may be eligible for the		credit on Form 1040. See the Form 1040 instructions.
	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 7:	This box should be left blank if a regulated investment company reported the foreign tax shown in box 6.
Box 3:	Shows the part of the distribution that is nontaxable because it is a	Box 8:	Shows cash liquidation distributions.
	return of your cost (or other basis). You must reduce your cost (or other basis) by this amount for figuring gain or foss 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.	Nominees:	If this form includes amounts belonging to another person, you are <b>P4335</b> 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 wite is not required to file a nominee return to show amounts owned by the other. See the current tax year General Instructions for Certain
00RXHA-R (Roy, 9/	10)		Information Returns.

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# **E**‰onMobil

Computershare

Computershare Trust Company, N.A. PO Box 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.

Fine State of NJ.

Holder Account Number

Yes



YON

4 010 200477

2.101.968469

0.000000

001CS0003.DSS.L.MEX\_3207/001078/001078/

#### 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.

Holder Account Number: C0000592102

#### ACCOUNT SUMMARY

24 Mar 2011

24 Mar 2011

As of close of stock market on 24 Mar 2011

-1,908.232008

-2,101.968469

Stock Class   Ce Description   L	rtificated Shares Inits Held by Yo	/   Direct Re u Book Sh	gistration   ares/Units	Investment F Book Shares/U	Plan   nits   Share	Total   Constant   Con	Closing Price   hare/Unit (\$)	Marke Value (\$
DSPP - Common Slock	0.0000	20	0.000000	0.00	0000	0.000000	82.730000	0.00
Transaction History						From: 24 Mar 20	011 To:	24 Mar 2011
This section pertains only to	book-entry shares/u	units.						
Date	Transaction Description	Transaction Amount (\$)	Deduction Description	Deduction   Amount (\$)	Net Amount (\$)		Transaction Shares/Units	Total Bool Shares/Units
Plan Transactions DSPP - Comm	on Stock							

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.

Balance Forward

Transfer

Transfer

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 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 fess any applicable deductions. 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.

SSNTIN Certified – If your account is not certified, as indicated by the word NO appearing under the SSNTIN tile 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 layes will be withheld from any dividends or sales proceeds per Internal Revenue Sancia requirements. Either form is available through the "DOWRILOADABLE FORMS" section of our website. Faxed forms are not acceptable.

			B 0 (0
	C0000592		Page 2 of 2 X O M 2 1 4 U D R
1 Transaction Request Form Please check or complete all applicable sections.	SL1	FID	
1A Sell Shares			1C Deposit Certificate(s) into the Investment Plan
ে ৩০ ১৫ জন্ম জন্ম আৰু জন্ম বা এ র ল হ হ ১ ১৪ এ র ল হ ই ই ই জ ৫ ৫ ৫ ৮ জন্ম জন্ম জন জন্ম Self this number of shares.	Setl all book-entry including plan and shares (if applicabl terminate plan part	DRS e), and	الله حد الله عنه الله الله الله الله الله عنه الله ع منهم المالية المالية المالية المالية المالية الله عنه الله عنه منهم المالية المالية المالية المالية المالية المالية المالية المالية المالية الله عنه الله عنه الله عنه الله عنه الله عنه الله الله المالية المالية الله الله الله الله الله الله الله الل
Sale requests submitted on this Transaction Request Form 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.
Reassign this number of whole shares to DRS, and terminale my participation in the plan for these shares.	Reassign all of my shares to DRS, terr my participation in t and send a check fi fractional shares.	minate Ihe plan	Signature(s) 2 - Please keep signature within the box.
Please detach this portion and mail it to: Computershare,	PO Box 43078, Provid	dence, Ri 0	2940-3078
<ul> <li>You can manage your account online through Investor Centre a</li> <li>You can manage your account online through Investor Centre a</li> <li>The IRS requires that we report the cost basis of certain shares acquested a specific cost basis calculation method, we have process method. Please visit our website or consult your tax advisor if you ne</li> <li>1A. Use section 1A above to sell a portion of your plan shares, or 1</li> <li>be treated as a balch order and generally processed no later th submitted by telephone or through Investor Centre at www.com DRS Sales Facility for more information concerning the types of at the phone number listed on the reverse side for free details. A your sales proceeds by updating your bank details conline through broker dealer associated with the transaction, and within a reas the transaction, if any.</li> <li>ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MI To have the proceeds paid to someone other than the current re "Frequently Asked Questions" section of investor Centre or by or 18. Use section 1B above to withdraw a portion or all of your share</li> </ul>	t the website listed o initial distribution of the second ed as requested. If you ed as requested. If you ed additional information of the second second second of the second second second of the second second second proceeds check with the proceeds check with the proceeds of the proceeds check with the proceeds of the proceeds check with the proceeds of the proceeds check with the proceeds check with the proceeds of the proceeds check with the proceeds check	a the top r cont the top r 2011. If you u did not sp ion about c and lermina after the da ie contact u at market on the mailed to the website is will disclose OR CANCE hares must hare swall the shares will the shares will the shares will the sh	shares were covered by the legislation and you have sold or transferred the shares and secify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) ost basis. Ite your plan participation. Sale requests submitted on this <i>Transection Request Form</i> will te on which the form is received. A Market Order sale may be available for transactions s at the phone number listed on the reverse side or refer to the brochure for the plan or dors and batch orders are subject to different fees. Please visit the website or contact us you, less any applicable taxes and fees. You can request electronic funds transfer for listed on the reverse side. Upon written request, we will provide the name of the executing e the source and amount of compensation received from third parties in connection with <b>LLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.</b> first be transferred to the other party. Transfer instructions are available through the "listed on the reverse side. I become Direct Registration System (DRS) shares and will be held electronically in your
has lhe right to reinvest the dividend or pay you in cash. Future 1C. Use section 1C above to minimize risk of loss, theft or damage book-entry form. Send physical stock certificate(s) via registared	dividends for these sh by depositing certifical mail or a courier serv	ares will be tes. Compu ice that pro	ional shares (if applicable). If your request is received near a record date, Computershare paid in cash, unless you rejoin the plan. tershare will deposit these shares into your plan account and hold them electronically in vides a return receipt to: Computershare, 250 Royall Street, Canton, MA, 02021. Do not for 3% of the stock's market value, which is the approximate cost to replace a certificate
a copy of the corporate resolution/partnership agreement. A Med	iallion Signature Guara	antee is a s	equests for partnerships or corporations must include a Medallion Signature Guarantee or pecial stamp provided by a bank, broker or credit union (guarantor institutions) that n. A notarized signature is not a substitute for a Medallion Signature Guarantee.
<ol> <li>Use section 2 below to make an optional investment through th Please note the purchase limitations identified on the bottom teft</li> </ol>	e plan. Detach the con	npieted forr	and mail it, along with a check payable to Computershare, in the enclosed envelope.
unclaimed property laws and transferred to the appropriate state	,		riods specified by state law, your property could become subject to state
			基义基基金或变量和运行引用和优势将以可能和不可能改善者。
At Computershare, we take privacy seriously. In the course of providing service registration services, we receive nonpublic, personal information about you. We communications with you in writing, electronically, and by telephone. We may a your name, address (residential and mailing), Social Security number, bank acc Computershare does not share nonpublic personal information with any non-afi outside service providers with whom we share information are legally bound no to your personal information to those employees who need to know the informatio Computershare realizes thet you entrust us with confidential personal and thancic	s to you in connection will receive this information at so receive information ab ounl information, stock or liated third-party except a lo disclose the information n to provide our services I al information and we take	In employee : ihrough trans yout you by vi whership info is necessary on in any mai to you. Comp that trust ver	slock purchase plans, dividend reinvestment plans, direct slock purchase plans and/or direct actions we perform for you, from enrollment forms, automatic debit forms, and through other intue of your transaction with affitiates of Computershare or other parties. This information may include mation and other financial information. With respect both to current and former customers, to process a transaction, service your account or as required or permitted by law. Our affiiistes and nner, unless required or permitted by law or other governmental process. We strive to restrict access utershare maintains obvisical, electroxic and procedured is portugated to proceed your personal information.
now nowe are not reposed or completensities and site inclusional by the PBC	ого серозя шзиланов С	orporation, tr	ie Securnies 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:

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,	Ð.	1		3		ġ		8	R		3		Ň		85	3		R.		23
	-	88	-	15	傍	63	- 55	15	溪	22	57	332	55	82	-8	3	59	2	īž	83

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 Irading 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

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

0000000000 M SPP1 C 0000592102



## Computershare

Computershare PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada Outside USA, US territories & Canada Www.computershare.com/exxonmobil

IMPORTANT TAX RETURN DOCUMENT ENCLOSED

\*\*\*\*\*\*\*\*AUTO\*\*ALL FOR AADC 783 000122/0038663 038663

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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

Holder Account NumberCo.IDC0000592102XOM

Recipient's ID No. Payer's Federal ID No.

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 nonlaxable 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,

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

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 7: This box should be left blank if a regulated investment company reported the foreign tax shown in box 6.

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.

Box 5: Shows your share of expenses of a nonpublicly offered regulated investment company, generally a

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

60% exclusion. See the Schedule D (Form 1040) instructions.

Investment Income and Expenses

See the Form 1040 instructions.

Box 8: Shows cash liquidation distributions.

as tax withheld.

282-32-8905 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 covership 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 arrounds 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



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

CORRECTED (if check	(ed) Dividend	s and Distributions
1a Total ordinary dividends	1b Qualified dividends	OMB No. 1545-0110
\$ 1755.92	\$ 1755.92	
2a Total capital gain distr.	2b Unrecap. Sec. 1250 gain	2011
<b>\$</b> 0.00	\$ 0.00	2011
2c Section 1202 gain	2d Collectibles (28%) gain	]
\$ 0.00	\$ 0.00	Form 1099-DIV
3 Nondividend distributions	4 Federal income tax withheld	1
\$ 0.00	<b>\$</b> 0.00	Сору В
5 Investment expenses	6 Foreign tax paid	For Recipient
\$ 0.00	5	
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
Company Paid Fees	Company Paid Service Charges	negligence penalty or other sanction may be imposed on
<b>\$</b> 0.52	\$ 0.00	you if this income is taxable and
Discount on Reinvestment		tpipesenes that it has
<b>\$</b> 0.00		not been reported.

Form 1099-DIV (keep for your records)

Department of the Treasury - Internal Revenue Service

### ANITA KAY BRUNSTING 203 Bioomingdale 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 abovereferenced 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

P4339

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,

Enclosures

Computershare

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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	GTR U/A 10/10/96
Address Hauston TX 77079 City, State, Zip	Current Holder Account Number $\underline{C} 000592102$
· ·	Company Name EXXON_MOBLL
Transfer Request — See enclosed instructions	PLEASE PRINT CLEARLY
CURRENT HOLDER INFORMATION       1         Shares to be Transferred       PLEASE NOTE: Whole shares cannot be divided into fractional shares.         2       Image: Transfer ALL Shares (all book-entry shares and any certificated shares sub if this box is checked, do not complete sections 3, 4 and 5.	Daytime Telephone Number -713-464-4391 smitted)
PARTIAL TRANSFER: 3 DRS Book-Entry Shares (number of whole shares to transfer) 5 Investment Plan Book-Entry Shares (number of whole and/or fractional shares 1908, 232008	Certificated Shares (number of whole shares to transfer) IMPORTANT: Original certificate(s) must be submitted for your transfer to be executed. All transfer other is the placed in book-entry form unless otherwise requestion writing.
6 Authorized Signatures — This section <u>must be signed and stamped</u> for your transit The undersigned does (do) hereby irrevocably constitute and appoint Computershare as attorney to transit 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 sh upon the face of the stock certificate or a Computershare-Issued statement for book-entry shares, will alteration or enlargement or any change whatever. The below must be signed by all current register 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 finar institution, such as a commercial bank, savings bank, savings and loan, US stockbroker and security dea or credit union, that is participating in an approved Medallion Signature Guarantee Progr (A NOTARY SEAL IS <u>NOT</u> ACCEPTABLE)	ter to be executed. ster n in own nout ared ticial aler, ter to be executed. Required ► Medallion Guarantee Stamp (Notary Seal Is Not Acceptable) GNATURE GUARANTEED EDALLION GUARANTEED FIRST VICTORIA NATICAL BANK AUTHORIZED SIGNATURE A0 1 5 2 4 3 9 SECURITIES TRANSFER AGENTS MEDALLION PROGRAM
Signature of All Current Holders or Legal Representatives	Date (mm / dd / yyyy)
IMPORTANT ► You must <u>complete both sides</u> of this form for in E 2 U T R	t to be valid. P4341

		Computershare +
Tra	nsfer Request — See enclosed instructions	PLEASE PRINT CLEARLY
	V HOLDER / RECIPIENT INFORMATION  • Please complete for each new hold	ler • 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)	fransfer on Death (complete A, B, C, D, G & H)
		Trustee/Trust (complete A-H)
•	Other (indicate type and complete A, B, C, D, G & H)	
А		Employer Identification Number (EIN)
	27-64	53100 SSN 🗖 EIN 🗹
C	Name (First, MI, Last) - Individual / Custodian / Trustee / Executor / Other	(check one box above)
	ANITA BRUNSTING TRUSTE	E OF THE
D	Name (First, MI, Last) - Joint Holder / Minor / Co-Trustee / TOD Beneficiary / Other (if applicable)	
	ELMER H. BRUNSTING DECEDENT'S	STRUST
Ε	Trust / Estate Name (il applicable)	
	DATED 04/01/2009	
		(mm / dd / yyyy) (if applicable)
	04	/ - / / /
G	Address Number and Streel Name / PO Box	Apt. / Unit Number
	203 BLOOMINGDALE CIRC	
.H.		tate Zip Code
• .	YICTORIA	TX 77404
	Eorm W-9: This section must be signed by the NEW HOLDER/RECIPIENT, as shown above, whose SSN/EIN is entered in sec Certification: Under penalties of perjury, I certify that: (1) the number shown on this form is my correct Taxpayer Identification Numbe 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 a lividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and (3) I am a US cltizen or other US pers	r, and (2) I am not subject to backup withholding is a result 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 curre have failed to report all interest and dividends on your tax return.	ently subject to backup withholding because you
1	Signature of New Holder Date (mm / di	1 / yyyy)
	Chinto Kay Bring TRUSTEE 03	10 2011
-		
	E4UTR	P4342

## AFFIDAVIT OF RESIDENCE

To be completed for decedent transfers only.

Account Name: <u>FLMER BRUNSTING</u> Netva BRUNSTINGTR. Name of Stock: <u>EXXON MOBIL</u> Deceased Holder's Taxpayer Identification or Social Security Number: <u>282-32-8905</u>
The undersigned, <u>ADITA K. BRUDSTING</u> , TRUSTEE residing at <u>203 BLOOMINGDALE CIRCLE VICTORIA TX 77904</u> being duly swom, deposes and says that he/she is <u>TRUSTEE</u> 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) <u>THE BRUDSTING FAMILY HVING TR É THE</u> FIMER BRUDSTING DECEMIS TR DID 41112009
who died onO410112009 that at the time of death the domicile (legal residence) of said decedent was at 13030 PINEROCK HOUSTON TX 77079 and that (s)he resided in the State ofTEXAS for <u>44</u> years prior to death and was not a resident of any (other) state within the United States of America at time of death.
Signature:
<u>II+</u> day of <u>March</u> , 20 <u>II</u> Signature: <u>Candace &amp; Kunn</u> <u>Oreed</u> (official administering oath) Title: <u>Attorney &amp; Rotany</u> My commission expires <u>3.27.2015</u> My commission expires <u>3.27.2015</u>

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Computershare PO Box 43078 Providence Ahode Island 02940-3078 www.computershare.com/investor

ELMER H. BRUNSTING OR NELVA BRUNSTING, TR BRUNSTING FAMILY Name of Current Account Holder 13630 PINEROCK Address HOUSTON TX 77079 City. State, Zip	Current Holder Account Number C 000592102 Company Name
Transfer Request — See enclosed instructions	PLEASE PRINT CLEARLY
	13-464-4391
PARTIAL TRANSFER:       Balance of Shares         3 DRS Book-Entry Shares (number of whole shares to transfer)       4 Certific         5 Investment Plan Book-Entry Shares (number of whole and/or fractional shares to transfer)	cated Shares (number of whole shares to transfer) IMPORTANT: Original certificate(s) must be submitted for your transfer to be executed. er, if applicable)
	ansferre (the will be placed in book-entry unless otherwise trausser without xecuted. Required > Medallion Guarantee Stamp
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 in 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, without alteration or enlargement or any change whatever. The below must be signed by all current registered 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 financial 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 <u>NOT</u> ACCEPTABLE)	(Notary Seal Is Not Acceptable) GNATURE GUARANTEED EDALLION GUARANTEED FIRST VICTORIA NATIONAL HANK (10) SECURITIES TRANSFER AGENTS MEDALLION PROGRAM
Signature of All Current Holders or Legal Representatives	$\frac{\text{Date (mm/dd/yyyy)}}{\text{O3/10/2011}}$
IMPORTANT ► You must <u>complete both sides</u> of this form for it to be E 2 U T R	

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	Computershare +
Transfer Request — See enclosed instructions	PLEASE PRINT CLEARLY
NEW HOLDER / RECIPIENT INFORMATION       • Please complete for each new hold         7 Account Type (mark only one box with an "X"):	ler • Use additional pages as necessary
	Transfer on Death (complete A, B, C. D, G & H) - Trustee/Trust (complete A-H)
A New Holder's Existing Account Number (If applicable) C Name (First, MI, Last) - Individual / Custodian / Trustee / Executor / Other	Employer Identification Number (EIN) (do not use hyphens) SSN EIN (check one box above)
ANITA BRUNSTING TRUST Name (First, Ml, Last) - Joint Holder / Minor / Co-Trustee / TOD Beneficiary / Other (if applicable)	EE OF THE
NELVA BRUNSTING SURVI	VOR'S
E Trust / Estate Name (if applicable) TRUST Trust / Estate Name - continued F Date of Trust ( 04	(mm / dd / yyyy) (If applicable)
G Address Number and Street Name / PO Box	Apt. / Unit Number
H City Sta	$\frac{2ip \text{ Code}}{T \times} \boxed{77904}$
8       *Eorn W-9: This section must be signed by the NEW HOLDER/RECIPIENT, as shown above, whose SSN/EiN is entered in section Certification: Under penalties of perjury, I certify that: (1) the number shown on this form is my correct Taxpayer Identification Number, 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, 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 the IRS that you are current have failed to report all interest and dividends on your tax return.         Signature of New Holder       Date (mm / dd         0       3	and (2) I am not subject to backup withholding a result of a failure to report all Interest or m. nty subject to backup withholding because you

P4345 十

### **AFFIDAVIT OF RESIDENCE**

To be completed for decedent transfers only.

ELMER BRUNSTING OR Account Name: NEWA BRUNSTING TR Account Number: <u>COOOO592102</u> Name of Stock: <u>EXXON MOBIL</u>										
Deceased Holder's Taxpayer Identification or Social Security Number: <u>282-32-8905</u>										
The undersigned, ANITA BRUNSTING, TRUSTEE										
residing at 203 BLODMING DALE CIRCLE VICTORIA TX 77904										
being duly sworn, deposes and says that he/she is										
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 10/10/96 E										
who died on04 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 <u>44</u> years prior to death and was not a resident of any (other) state within the United States of America at time of death.										
signature: Units tay Buents trustee										
Signature: Contraction of Contractio										
CANDACE LYNNE KUNZ FREED NOTARY PUBLIC. STATE OF TEXAS MY COMMISSION EXPIRES MARCH 27, 2015										
Sworn to before me, a notary public, this										
11th day of March 20 1/										
Signature: <u>Candace Mung</u> , Steed (official administering oath)										
Tille: attorney & notary										
My commission expires 3.27.2015										
P4346										

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A CI M V B DO FY B D. CA CO CERTIFICATION OF VITAL RECORD

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, market and the second s	TEXAS DEPARTMENT OF STATE HEALTH SERVICES - VITAL STATISTICS STATE OF TEXAS CERTIFICATE OF DEATH STATE FILE NUMBER 142-09-043770 [1. LEGUL NULL OF DECEASED (Include AVA: V ent) (Frei Madde Left) (Madden) [2 DATE OF DEATH ACTUAL OR PRESUMED]											
	ELMER H. BRUNSTING	5. AGE-Leel Brinday (Years)	15 Jun 15 1 VR Mo Ceys	EUNDERLIDAY	04/01/2009 BIRTHPLACE (Cay & Slate or Port							
ITAL STATUS	MALE 09/29/19 7. SOCIAL SECURITY NUMBER 282-32-8905 10. RESIDENCE STREET ADDRESS	E MARITAL BYATUS AT THE OF DE		NELVA RENSINK	HULL, IA Në (il we, gre rama pilor lo brit m IY OR TOWN							
BERVICES - V	13630 PINEROCK	100. STATE	1		STON TOGUNSIDE CITY LIMITS?							
итин У	HARRIS 11. FATREA'S NAME LUKE BRUNSTING		77/ 12 NOTHER'S MAKE PRIOR GERTUDE RIKKERS									
	IF DEATH OCCURRED IN A HOSPITAL hospitat ERVOLUTION II I IA COUNTY OF DEATH		E OF DEATH (CHECK ONLY OF MHERE OTHER TRAN & HOSP skip, Home 🔯 Decedents Ho LIMITS, GIVE PRECINCT NO)	me 📋 Other (Specify)	millution, give street address)							
TEXAS DEPA	HARRIS 17. THFORMANTS NAME & RELATIONSHIP		ACING ASDRESS OF INFORM									
	NELVA BRUNSTING - WIFE 19 METRO OF DISPOSITION Souris Constitution Erromoment Removal Other (Specty)	ton see MARICELL	30 PINEROCK, HOUST EANDLICENSE NUMBER OF F CH A JIRON , BY ELECTRO		ISON 21. C Bection 214-D Block	] Uninown						
1	27. PLACE OF DISPOSITION (Name of Carre MEMORIAL OAKS CEMETERY 24. TAXWE OF FUNERAL FACILITY	113462 ary, cremetory, other place)	23. EOCATION (City/Town, and HOUSTON, TX 25. COMPLETE ADDRESS OF	·	Lot OD LC Spece \$4.F Ind Number, City, State, Za Code)							
aning al score	MEMORIAL OAKS FUNERAL HO 28. CENTIFIER (Check only only) Centifying strategiers To the best of my involved Medical Economic Justice of the Press - On the											
# * * *	27.SIGNATURE OF CERTIFIER CYNTHIA ZINNER, BY ELECTRC 31. PAINTED NAME, ADDRESS OF CERTIFI		28 CATE CERTIFIED (MoDey	Yn) 20, LICENSE NUMBE M2509	30. TIME OF DEATHIACLUS O 09:30 AM							
Sicolayor Sicolayor Sicolayor Sicolayor Sicolayor Sicolayor	CYNTHIA ZINNER 1880 SOUTH 133 PARY I. ENTER THE <u>CHAINOF EX</u> TERMINAL EVENTS SUCH AS CARDIAC ETIOLOGY, DO NOT ABBREVIATE ENT	DAIRY ASHFORD STE # 330, H HTS - OISEARES, INJURIES, OR COMP ARREST, RESPRATORY ARREST, OR ' ER ONLY ONE CAUSE ON EACH.	OLISTON, TX 77077 LICATIONS - THAT DIRECTLY VENTRICULAR FIBRILLATION 7	CAUSED THE DEATH. DO N MITHOUT SHOWING THE	MD OI ENTER Crost to deal							
ng a tries econ. 3 Safer Colt.		EMENTIA, LIKELY VASCULAR	TYPE e to (or es a consequence of):		3 YEARS							
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	4.		e to (or en a consequence of); BUT NOT RESULTING IN TH	UNDERLYING 34. WA	S AN AUTOPSY PEAFORWEOT							
	CHRONIC LYMPHOCYTIC LEUKE CANCER, HYPERLIPIDEMIA M. MANNER OF DEATH 37. 000	MIA, CORONARY ARTERY DIS		TATE STATE	ARE AUTOPSYFICINGS AVAILABLETE THE CAUSE OF DEATH? LETE THE CAUSE OF DEATH? SPECIFY:	• □ •• 】						
2 4 4	Accident V Buickie Horrickie	Not p Progr obstały Not p	regneral within past year next at time of dealts regneral, but prognant within 42 of regneral, but prognant 43 days to own if prognant within the past y	one year before death	Driver/Operator Plassinger Plassinger Other (Specify)							
	Gould not be determined		AGE PLACE OF INURY (e.g.	Decedente home, construction	I che, restaurant, wooded area) COUNTY OF INJURY							
	41. DESCRIBE HOW NOURY OCCURRED		·····	427. 								
TE OF	[ ]	TE RECEIVED BY LOCAL REGISTRAN	420. REGISTRAR REGISTRAR - CITY (	OF HOUSTON, ELECT	RONICALLY FILED	AMI CTATE L						
		ect reproduction of the 91.051, Health and Safe		recorded in this	onice. Issued under	ST CENE OF TELLE						
	ISSUED APR 28	2009	Č		X. (Famu Dine R. Harris E Registrar	<b>P4347</b>						
		ANYALTERATIONORIE		the second se		Tal STATISTICS						

Departn	W-9 Dotober 2007) nent of the Treasury Revenue Service	cation	Give form to the requester. Do not send to the IRS.									
~	Name (as shown o											
ě.	ANITA KAY BRUNSTING, Trustee, of the ELMER H. BRUNSTING DECEDENT'S TRUST											
on page	Business name, if											
type tions	Check appropriate	Exempt payee										
Print or Instruc	Address (number,	street, and apt. or suite no.)	Requester's name and add	dress (optional)								
ي که	203 Blooming	fale Circle										
<u>S</u>	City, state, and Zi	state, and ZIP code										
	Victoria, Texas	/ictoria, Texas 77904										
See	List account numt	er(s) here (optional)	·									
Par	t Taxpay	er Identification Number (TIN)										
backu alien, your é	p withholding. For sole proprietor, or employer identifica	propriate box. The TIN provided must match the name given on Line 1 to Individuals, this is your social security number (SSN). However, for a re- disregarded entity, see the Part I instructions on page 3. For other entiti tion number (EIN). If you do not have a number, see How to get a TIN or	sident es, it is i page 3.	y number								
Note	If the account is i	n more than one name, see the chart on page 4 for quidelines on whose	j Entipioyer idet	Intreandul unumbor								

Note. If the account is in more than one name, see the chart on page 4 for guidelines on whose number to enter.

#### Part II Certification

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 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.

Sign Here	Signature of U.S. person	L	3 Jan	Brunt	3	 Date Þ	3,	110	1.	//	
					/		7				

#### **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.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

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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,

Cat. No. 10231X

Form W-9 (PD/432408

Departs	Form W-9 Rev. October 2007) Department of the Treasury Internal Revenue Service							
~		on your income tax return)						
on page 2.		RUNSTING, Trustee, of the NELVA E. BRUNSTING SURVIVOR different from above	5 14051	······································				
Print or type Specific Instructions o	Limited labilit	box: Individual/Sole proprietor Corporation Partnership y company. Enter the tax classification (D=disregarded entity, C=corporation, P=p ictions) ► Revocable Trust	artnership) 🕨	Exempt payee				
rint Inst		street, and apt. or suite no.)	Requester's name and add	tress (optional)				
ه ي	203 Blooming	dale Circie						
Š	City, state, and Zi	P code						
ઝ	Victoria, Texas	3 77904						
See	List account numb	per(s) here (optional)						
Par	t I Taxpay	er Identification Number (TIN)						
backu	p withholding. For	propriate box. The TIN provided must match the name given on Line 1 individuals, this is your social security number (SSN). However, for a re discepanded entity, see the Part Linstructions on page 3. For other entit	esident 481	y number 30 4685				

Note. If the account is in more than one name, see the chart on page 4 for guidelines on whose number to enter.

your employer identification number (EIN). If you do not have a number, see How to get a TIN on page 3.

Part II Certification

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 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 pald, 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.

Sign Here	Signature of U.S. person ►	hubda	Bunt	- Date > 3/	11/	11
-						

#### **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.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

ör

Employer Identification number

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,

Cat. No. 10231X



### **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.

<u>120 luca E. Brunestere</u> NELVA E. BRUNSTING

STATE OF TEXAS COUNTY OF HARRIS

RCH 27, 2011

This instrument was acknowledged before me on December 21, 2010 at 1:35 pm p.m., by NELVA E. BRUNSTING.

Candace & Kunz Deed Notary Public. State of Texas

P4350

### 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 <u>1.36pm</u> by ANITA KAY BRUNSTING. <u>Candace & Kurz</u> Gieed 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.

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 n Kunz Deer 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.

P4356

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Computershare

Computershare PD Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada Outside USA, US territories & Canada www.computershare.com/exxonmobil

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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

### P4357

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DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

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ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

Computershare

Computershare Trust Company, N.A. P0 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



Yes 001CS0003.DSS.L. MIX\_3207/001182/001182/

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

001185

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

XOM

Stock Class   Certi Description   Un	ficated Shares/	lrect Registration	nvestment Plan   ok Shares/Units		Closing Price	Market Value (\$)
DSPP - Common Stock	0.000000	1,908.000000	0.232008	1,908.232008	82.730060	157,868.03
Transaction History				From: 24 Ma	r 2011 To: 2	4 Mar 2011

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 (\$)		Total Book Shares/Units
Plan Transactions D	SPP - 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 (Rov. 10/11)

How to Read Your Statement as a same a same a same a same a same 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 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 – Sook-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/Unit - The market price per share purchased or sold under the Plan for this transaction.

Transaction Stares/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.

SSNTTIN Certified – If your account is not certified, as indicated by the word NO appearing under the SSNTTIN tills 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 Indemal Revenue Service requirements. Either form is available through the "DOWNLOADABLE FORMS" section of our website. Faxed forms are not acceptable.

1	Transaction Request Form Please check or complete all applicable sections.	C000946 SL1	7769 FID		Page 2 of 2 XOM 2 1 4 U D R
1A	Sell Shares	Sell all book-entr including plan ar shares (if applica terminate plan pa	d DRS ble), and	10	Deposit Certificate(s) into the Investment Plan
18	Sale requests submitted on this <i>Transaction Request Form</i> worder. Please see instructions below for more information. Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)           Image: Comparison of the relation of	.,	ly whole erminate n the plan	1D	Authorized Signature(s)* Signature 1 - Please keep signature within the box.
	Please detach this portion and mail it to: Computershare,				L +
1 26 28	/ to Request a Transaction (refer to the prospec	a.s.a.a.a.a.	8-18-18-18-18-1 8-18-18-18-18-18-18-18-18-18-18-18-18-18	8 8 8 8 8 8	া দি জা জি এই বিজ জি বিজ জি s and conditions of transactions under the plan or DRS sales facility) জ বি জি বিজ জি বিজ জি বিজ জি বিজ জ

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 terminale 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 betto orders are subject to different fees. Please will the website or contract 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 the fransaction, 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 lock 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 slock purchase plans, dividend reinvestment plans, direct slock purchase plans and/or direct registration services, we receive nonpublic personal information about you. We receive this information about you by virtue of your fransactions 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 fransactions 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 fransactions with affitiates of Computershare or other parties. This information may include your ranse, 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, customers, customers, automation with any non-efficiated 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 negized or permitted by law or other governmental process. We strike to restrict access to your personal information to provide our services to you. Computershare realizes that you entrust us with confidential personal information and we take that trust very seriously.

Computershare realizes that you entrust us with confidential personal and mancial mount activity and weak on a room over you weak. 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:

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- 1	Ð	34		ă		ñ		33	×,		3		ň		22	2		7		ġ)
	3	$\approx$	62	53	82	<b>%</b>	32	э)	53	83	38	28	ŝ	16.	5	3	<b>8</b>	32	æ	必

· 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 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 ELMER H BRUNSTING Holder Account Number

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

#### P4359

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

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## 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.

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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	To Shares/Un	otal ( nits	CUSIP	Class Description
24 Mar 2011		Plan Certification	1,908.000		30231G102	Common Stock
Account Inforr Current	nation: Date: 24 Mar 2	011 (Excludes transactions Totai	pending settlemen	t) 		
Dividend Reinvestment Balance	Direct Registration Balance	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 authorized to be issued, and the authority of the Board of Directors to divide the shares into series authorized to be issued. And the authority of the Board of Directors to divide the shares into series authorized to be issued. The shares are not exposite of the shares are not deposite of Computershare and are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency.

Assess are not beposits of Computershare and are not insufate by the receral beposit insufance Corporation, the Secondes Investor Protection Corporation, or any other receral 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 properly laws and transferred to the appropriate state.









Please see important PRIVACY NOTICE on reverse side of statement

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#### **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

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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.

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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 Desc	cription Share	Total   s/Units	CUSIP	Class Description
15 Jun 2011		Transfer -1,32	5.000000	30231G102	Common Stock
Account Information: D	ate: 15 Jun 2011 (Excludes trans	actions pending settle	ment)		
Current Dividend Reinvestment Balance	Current Direct Registration Balance	Total Shares/Unit	s	CUSIP	Class Description
0.000000	583.000000	583.00000	0	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.









Please see important PRIVACY NOTICE on reverse side of statement

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#### **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.

Page 1 of 2

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### Computershare

# **E**∕∕onMobil

DECEDENT'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

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ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING

Computershare Trust Company, N.A. PO 8ox 43078 Providence, RI 02940-3078 800 252 1800 Within USA, US territories & Canada 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

Yes



XOM

As of record date

001CS0006\_rps.EmJ..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

ACCOUNT SUMM.	ARY			As of clos	e of stock market on 11	Jun 2012
		rect Registration   Inv ook Shares/Units   Book	estment Plan Shares/Units   Si	Total   hares/Units	Closing Price   Per Share/Unit (\$)	Market Value (\$)
DSPP - Common Stock	0.080000	583.000000	4.204777	587.204777	80.270000	47,134.93

#### **Dividend Reinvestment Activity**

This section inc	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 (\$)	
14 May 2012	11 Jun 2012	0.570000	Common	583.000000	332.31		332.31	

Transaction	History			From: 01 Jan 20	012 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							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	Please see reverse side for Important Information
Stock Class Description – A description of the slock class in which you hold shares, e.g.	Price Per Share/Unit - The market price per share purchased or sold under the Plan for
Common stock.	this transaction.
Certificated Shares/Units Held By You - A physical certificate was issued for these	Transaction Shares/Units – The number of shares purchased or sold through the Plan for
shares/units.	this transaction.
Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic	Total Book Shares/Units – The sum of all book-entry shares, including both DRS and
account; a stock certificate was not issued for these shares. All Direct Registration shares	investment plan shares, as of the date specified.
and investment plan ('Plan") shares are held in book-entry form.	Record Date – The date on which you must have officially owned shares to receive
Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of	the dividend.
the Plan.	Payment Date - The date the dividend was payable.
Investment Plan Book Shares/Units – Book-entry shares that are part of either a	Dividend Rate The dollar amount of the dividend paid per share or the rate of slock
dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).	dividend or stock split.
Total Shares/Units - The sum of all certificated and book shares held in this account as of The date specified.	Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.
Closing Price - The closing market price as of the account summary date.	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
Market Value - The dollar value of the total shares held in this account as of the date specified.	less any taxes withheld.
Deduction Description - A description of any amounts withheld including transaction fees.	SSN/TIN Certified - if your account is not certified, as indicated by the word NO appearing under the 4364 SSN/TIN litle in the top right section of this form, you must complete a Form W-9 (US resident) or
Deduction Amount – Dollar amounis deducted may include laxes and transaction fees	Form W-8BEN (non-US resident) or taxes will be withheid from any dividends or sales proceeds per
(which fees shall include any brokerage commissions Computershare is required to pay).	Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS"
Net Amount - The total amount transacted for you, equal to the transaction amount less	section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the
any applicable deductions.	necessary forms at the website isled above.

1       Transaction Request Form.         Please check or complete all applicable sections.         1       Sell Shares         1       Sell Shares         1       OR         Sell this number of shares. Shares may be a combination of DRS and Plan shares.         Sale requests submitted on this Transaction Request Form worder. Please see instructions below for more information.         11       Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)         11       OR         12       OR         13       Mithdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)         13       Mithdraw form the Reinvestment program (DRS shares will receive future dividends in cash.)         13       OR         14       OR         15       OR         16       OR         17       OR         18       OR         19       OR         10       OR         11       OR         12       OR         13       OR         14       OR         15       OR         16       OR         17       OR         18       OR		Page 2 of 2 X O M 2 1 4 U D R Deposit Certificate(s) into the Investment Plan MPORTAN: Pursus submit the original unsigned certificate(s) with its form. Deposit this number of shares into my reinvestment account. Deposit this number of shares into my reinvestment account. Signature 1 - Please keep signature within the box.
Please detach this portion and mail it to: Computershare, I	PO 8ox 43078, Providence, RI (	02940-3078
<ul> <li>You can manage your account online through investor Centre at The IRS requires that we report the cost basis of cortain shares acqu requested a specific cost basis calculation method, we have processe method. Please visit our website or consult your tax advisor if you ner</li> <li>1A. Use section 1A above to self a portion of your plan shares, or to be treated as a balch order and generally processed no later tha submitted by telephone or through Investor Centre at www.comp DRS Sales Facility for more information concerning the types of at the phone number listed on the reverse side for fee details. A your sales proceeds by updating your bank details online through broker dealer associated with the transaction, and within a reaso the transaction, if any.</li> <li>ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MO To have the proceeds paid to someone other than the current reg 'Help' section on our website or you may contact us by phone; b</li> <li>1B. Use section 1B above to withdraw a portion or all of your shares account in book-entry form by Computershare. We will mail you t has the right to reinvest the dividend or pay you in cash. Future of book-entry form. Send physical stock certificate(s) via registered endorse the certificate(s) or complete the assignment section. Yo in the event that it is tost in transit.</li> <li>1D. All registered holders must sign section 1D for the above instruct a copy of the corporate resolution/partnership agreement. A Medai indicates the individual(s) signing a form is legally authorized to c</li> </ul>	the website listed on the top lived after January 1, 2011. If yo ad as requested. If you did not s ed additional information about of o sell atl plan shares and termin- n five business days after the d ulershare.com. Please contact orders available. Note: market of proceeds check will be mailed to h Investor Centre at the website nable amount of time will disclo DIFIED, STOPPED OR CANCI gistered holder, the shares must oth are listed on the reverse sid oth are listed on the reverse sid of form the plan. These shares will boy depositing certificates. Comp mail or a courier service that pro- u or ay want to insure the mailing tion(s) to be completed. "Sales alion Signature Guarante is a onduct the requested transaction plan. Detach the completed for	ur shares were covered by the legislation and you have sold or transferred the shares and specify a cost basis calculation method, we have detaulted to the first in, first out (FiFO) cost basis. ale your plan participation. Sale requests submitted on this <i>Transaction Request Form</i> will tale on which the form is received. A Market Order sale may be available for transactions us at the phone number listed on the reverse side or refer to the brochure for the plan or orders and batch orders are subject to different fees. Please visit the website or contact us to you, less any applicable taxes and fees. You can request electronic funds transfer for a listed on the reverse side. Upon written request, we will provide the name of the executing use the source and amount of compensation received from third parties in connection with <b>ELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.</b> It first be transferred to the other party. For assistance with a stock transfer please visit the de. <i>ill become Direct</i> Registration System (DRS) shares and will be held electronically in your ctional shares (if applicable). If your request is received near a record date, Computershare toreal the receiver and anount of source to the store and will be held electronically in your ctional shares (if applicable). If your request is received near a record date, Computershare toreal shares (if applicable).
If you do not keep in contact with us or do not have any activity i unclaimed property laws and transferred to the appropriate state.	n your account for the time p	eriods specified by state law, your property could become subject to state
Privacy Notice		
At Computershare, we take privacy seriously. In the course of providing services registration services, we receive nonpublic, personal information about you. We communications with you in writing, electronically, and by telephone. We may als your name, address (residential and maining). Social Security number, bank acco Computershare does not share nonpublic personal information with any non-affia outside service providers with whom we share information are legally bound not to your personal information to those employees who need to know the information Computershare realizes that you entrus tu with confidencial personal and financial computershare realizes that you entrus tu with confidencial personal and financial	In you in connection with employee neceive this information through trans- so receive information about you by unit information, stock ownership init iated third-party except as necessary to disclose the information in any mu- ts provide our services to you. Com- information and we take that trust ve-	a slock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct searchors we perform for you, from enrofiment forms, automatic debit forms, and through other virtue of your transaction with affliates of Compulershare or other parties. This information may include formation and other financial information. With respect both to current and former customers, y to process a transaction, service your account or as required or permitted by law. Our affliates and anner, unless required or permitted by law. Our affliates and anner, unless required or permitted by law context access y publications physical, electronic and procedural safeguerads to protect your personal information.
2 Purchase Additional Shares of Company S If you wish to make an optional cash purchase at this time,	tock	Holder Name: ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING Holder Account Number
please make your check payable to Computershare. Attached is a check in the amount of:		C0009467769 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.
- 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 P.O. Box 6006 Carol Stream, IL 60197-6006

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Date: Thursday, 5th July 2012 17:53:29

COMPUTERSHARE SHAREHOLDER SERVICES INC EXXON MOBIL CORPORATION/XOM * SCRIP Enquiry - PAYMENTS					Run/Sess/Date:1527/0000/07-05-2012 Serv Provider/Code: CIS/REGEQ				
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01 06/1	1/12 Riv	20977305	332.31	Pres	06/11/12	USD USD	D1206	Dividend	
02 03/0	9/12 Dir	00039188	274.01	Pres	03/09/12	USD USD	D1203	Dividend	
03 12/0	9/11 Dir	00039770	274.01	Pres	12/09/11	USD USD	D1112	Dividend	
04 09/0	9/11 Dir	00039892	274.01	Pres	09/09/11	USD USD	D1109	Dividend	
05 06/1	0/11 Dir	00039733	896.76	Pres	06/10/11	USD USD	D1106	Dividend	
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Computershare PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada Outside USA, US territories & Canada www.computershare.com/exxonmobil

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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.

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# ExonMobil

## Computershare

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IMPORTANT TAX RETURN DOCUMENT ENCLOSED

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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. 27-64

Payer's Federal ID No.

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).

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

Box 7: This box should be left blank if a regulated investment company reported the foreign tax shown in box 6.

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.

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.

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,

60% exclusion. See the Schedule D (Form 1040) instructions.

Investment Income and Expenses.

See the Form 1040 instructions.

Box 8: Shows cash liquidation distributions.

as tax withheld

27-6453100 13-5409005

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\*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 laxpayer 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 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 ar 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 1049A) rather than Schedula 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



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

CORRECTED (if check	ed) Dividend	s and Distributions
1a Total ordinary dividends	1b Qualified dividends	OMB No. 1545-0110
<b>\$</b> 1444.78	\$ 1444.78	
2a Total capital gain distr.	2b Unrecap. Sec. 1250 gain	2011
\$ 0.00	\$ 0.00	L011
2c Section 1202 gain	2d Collectibles (28%) gain	
<b>\$</b> 0.00	<b>\$</b> 0.00	Form 1099-DIV
3 Nondividend distributions	4 Federal income tax withheld	
\$ 0.00	<b>\$</b> 0.00	Сору В
5 Investment expenses	6 Foreign tax paid	For Recipient
<b>\$</b> 0.00	s	
7 Foreign country or U.S. possession	8 Cash liquidation distributions	This is important tax information
	<b>\$</b> 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
Company Paid Fees	Company Paid Service Charges	negligence penalty or other sanction may be imposed on
<b>\$</b> 0.00	\$ 0.00	you if this income is taxable and
Discount on Reinvestment		PIAGenes that it has
\$ 0.00		not been reported.

Computershare P.O. Box 43078 Providence, RI, 02940-3078



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Name     EXXON MOBIL CORPORATION     Houng     COMMON STOCK       Name     ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING DECEDENT'S TRUST     Account Number     C0009467769       Address     203 BLOOMINGDALE CIRCLE VICTORIA TX 77904     Reason For Transfer     GeneralTransfer     Type of Transfer       Shares to Transfer     Book     1325     Image: Certificate (a)     Note: You must send in original certificate(s) with enough shares to satisfy the transfer amount.       Certificate     Shares to satisfy the transfer amount.     Image: Certificate(s)       (a)     Image: Certificate(s)     Image: Certificate(s)       (a)     Image: Certificate(s)     Image: Certificate(s)       Authorized     This section must be signed and stamped for your transfer to be executed.     Required > Medailing Guarantee Stamp	Transfer R	equest					~
Name         EXX.011 MIDBIL CURPORATION         Induity         Induity         CONTROL           Note:         ANITA BRUNSTING TR UA 04/01/09 ELMER H BRUNSTING DECEDENT'S TRUST         Account Number         C0009467769           Address         203 BLOOMINGDALE CIRCLE VICTORIA TX 77904         Reson For Transfer         GeneralTransfer         PartialTransfer           Shares to Transfer         Book         1325         PartialTransfer         PartialTransfer           Shares to Transfer         Mote: You must send in original certificate(s) with enough shares to salidy the transfer amount.         Shares to salidy the transfer amount.         PartialTransfer           Orbin         1325         Dian         Dian         Dian         Dian           Control to the solos of salid certificate(s)         With enough shares to salidy the transfer amount.         PartialTransfer           Authorized Biansture         This section must be atlaned and stamaed for your transfer to be executed.         Regulined > Medailion Guarantee Stamp (Notary Seel is Dig Acceptable)           The undersigned does (do) hereby intervorably constitute and appoint forestond exactly with the name(s) as shown upon the face of the tock certificate or a Computershare-issued statement for book-entry herea, without alteration or enlargement or any change whatsoerer.         MEDALLION GUARANTEE CONTON DATE           Substate area difficate in salidution, such as a commercial sealid withoristi to participating in an approved Medailton ignatur	Current Acc	ount Information		<b></b>			
Name         BRUNSTING DECEDENT'S TRUST         Number         COUSTOTION           Address         203 BLOOMINGDALE CIRCLE VICTORIA TX 77904         Reason For Transfer         GeneralTransfer         PartialTransf           Shares to Transfer         Book         1325         Image: PartialTransfer         PartialTransfer         PartialTransfer           Shares to Transfer         Book         1325         Image: PartialTransfer         PartialTransfer         PartialTransfer           Shares to Transfer         Mote: You must send in original certificate(s) with enough shares to satisfy the transfer amount.         Image: PartialTransfer         PartialTransfer           Stares to Transfer         Mote: You must send in original certificate(s) with enough shares to satisfy the transfer amount.         Image: PartialTransfer         PartialTransfer           Stares to satisfy the transfer amount.         Image: PartialTransfer         Mote: You must send in original certificate(s) with enough shares to satisfy the transfer amount.         Image: PartialTransfer           Stares to satisfy the transfer the sale starmed for your transfer to be executed.         Required > Modeslion Guarantee Stamp         Image: PartialTransfer           Stares to a computerstare-sase storme to a sate mont for book entry         Image: PartialTransfer         Mote: You Modeslion Guarantee Stamp           Scould autorized or a computerstare-sare-side book entry         Image: PartialTransfer	Company Name	EXXON MOBIL CORPORATION		Holding	COMMON S	бтоск	
Address       203 BLOOMINGDALE CIRCLE VICTORIA TX 7/904       Transfer       GeneralTransfer         Shares to Transfer       Shares to Transfer       Transfer       PartialTransf         Shares to Transfer       Shares to Transfer       Mote: You must send in original certificate(s) with enough shares to satisfy the transfer amount.       PartialTransfer         Plan       Mote: You must send in original certificate(s) with enough shares to satisfy the transfer amount.       PartialTransfer         (a)       Shares to satisfy the transfer amount.       Shares to satisfy the transfer amount.       With enough shares to satisfy the transfer amount.         (a)       Shares to satisfy the transfer amount.       Shares to satisfy the transfer amount.       With enough shares to satisfy the transfer amount.         (a)       This section must be signed to satisfy the transfer to be executed.       Required > Medallion Guarantee Stamp (Nolary See is bg) Acceptable)         The undersigned does (do) hereby increased statement for book-entry instremation or enlargement or any change whatsoaver. The below must be signed by all current to book entry instremative statement for book-entry instremative statement to book entry instremative statement for book-entry instremative statement for any change whatsoaver. The below must be signature of any change whatsoaver. The below must be signature and loan, US stockbrobare and security insthe stange and loan, US st	Holder Name	ANITA BRUNSTING TR UA 04/01/09 BRUNSTING DECEDENT'S TRUST	ELMER H		C00094677	/69	
Book       1325         Plan       Mote: You must send in original certificate(s) with enough shares to satisfy the transfer amount.         (a)       Shares to satisfy the transfer amount.         (b)       1328         Current Account Holder Signature(s)         Authorized       This section must be stoned and stamped for your transfer to be executed.         Required > Medailion Guarantee Stamp         Note: You must send in original certificate(s) with enough shares to satisfy the transfer amount.         Signature(s)         Nathorized         This section must be stamped with signature statement for book-entry inters.         The signature(s) below on this Transfer Request form must correspond exactly with the name(s) as shown yoon the face of the sation or any change whatsoever.         The signature(s) below on this Transfer Request form must correspond exactly with the name(s) as shown yoon the face of the sation or any change whatsoever.         The signature (s) must be stamped with a Medailion Signature signature(s) must be stamped with a Medailion Signature state approximation such as a commercial security stark, savings and loan, US stockbroker and security lealer, or credit union that is participating in an approved Medailion function and statement or Logal Representatives         Signature-64-All Current Holders or Logal Representatives       Date (mm/dd/yyy)	Address	203 BLOOMINGDALE CIRCLE VICTO	ORIA TX 77904		GeneralTransfer		PertialTransfer
Plan       Mote: You must send in original certificate(s) with enough shares to satisfy the transfer amount.         (a)       Shares to satisfy the transfer amount.         (b)       1325         Current Account Holder Signature(s)         Authorized Isinatures       This section must be glaned and stammed for your transfer to be executed.         Required > Medailion Guarantee Stamp         Signatures       This section must be glaned and stammed for your transfer to be executed.         Required > Medailion Guarantee Stamp         Signatures       This section must be signed 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 ubsitution in 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 kock certificate or a Computershare issued statement for book-entry. Instruction statestion or enlargement or any change whatsoever.         The below must be signed by all current registered holders, or a geally authorized representative with indication of his or her capacity.         Surrents by qualified financial institution, such as a commercial survey startes program.         A DTHORIZED SIGNATURE DECURITIES TRANSFER AGENTS MEDALLION PROGRAM mark, savings and loan, US stockbroker and security lealer, or celd union that is participating in an approved Medailion function for the security and holders or Legal Representatives         Signature_e Add_Current H	Shares to Tr	ansfer					
Certificate       Mote: You must send in original certificate(s) with enough shares to setially the transfer amount.         (a)       1325         Current Account Molder Signature(s)         Authorized       This section must be signed and stammed for your transfer to be executed.         (b) 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 ubstitution in 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 indication or enlargement or any change whatsoever.         The signature(s) must be signed by all current registered holders, or a goally authorized erpresentative with indication of his or her capacity with a Medallion Signature signature so qualified financial institution, such as a commercial mark, savings and loan, US stockbroker and security lealer, or credit union that is participating in an approved Medallion signature signature size and the participating in an approved Medallion signature signature size and the signed to a size compare.         A Notary Stat IS Not ACCEPTABLE)	Book	1325					
Shares to satisfy the transfer amount.         (a)         Gratal         1325         Current Account Holder Signature(s)         Authorized Signatures         This section must be slanded and stamped for your transfer to be executed.         Required > Medaillon Guarantee Stamp         Computershare as attorney to transfer the said stamped for your transfer to be executed.         Computershare as attorney to transfer the said stock, as the case may be, on the books of said Company, with full power of substitution in 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 thock certificate or a Computershare-issued statement for book-exert the below must be signed by all current registered holders, or a geally authorized representative with indication of his or her capacity west to the signature lote: Signature(s) must be stamped with a Medailion Signature substrate presentative with a Medailion Signature isparstee payser.         AUTHORIZED SIGNATURE Do 1 5 2 4 3 9         SECURITIES TRANSFER AGENTS MEDALLION PROGRAM* isparstee presentative with a speroved Medailion isparstee guarantee presentative with a medailion Signature substratee presentative with a speroved Medailion isparster Guarantee presentative with a speroved Medailion isparster Guarantee presentative with a speroved Medailion isparster Guarantee presentative         Signature_el-All-Current Holders or Legal Representatives       Date (mm/dd/yyyy)	Plan						
Current Account Holder Signature(s)         Authorized         This section must be stand and stamped for your transfer to be executed.         Required > Medailion Guerantee Stamp         Notary Seal is Not Acceptable)         The undersigned does (do) hereby irrevorably 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         Ubstitution in 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         tock certificate or a Computershare-issued statement for book-entry         hares, without alteration or enlargement or any change whatsoaver         The below must be signed by all current registered holders, or a         egally authorized representative with indication of his or her capacity         totat: Signature(s) must be stamped with a Medailion Signature         Suarantee by a guilified financial institution, such as a commercial         stature stante program.         A NOTARY SEAL IS NOT ACCEPTABLE)    Signature-All-Current Holders or Legal Representatives          Date (mm/dd/yyyy)	Certificate (s)			Note: You mu shares to set	ist send in original o Isfy the transfer am	certificate(s) w iount.	lith enough
Authorized Signatures       This section must be signed and stammed for your transfer to be executed.       Required > Medaillon Guarantee Stamp (Notary Seal is hold Acceptable)         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 hubstitution in the premises.       Image: Computershare as attorney to transfer Request form must correspond exactly with the name(s) as shown upon the face of the index certificate or a Computershare-issued statement for book-entry thates, without alteration or enlargement or any change whatsoaver. The below must be signed by all current registered holders, or a egaily authorized representative with indication of his or her capacity tote: Signature(s) must be stamped with a Medailion Signature bate, savings bank, savings and loan, US stockbroker and security isleater, or credit union that is participating in an approved Medailion Signature Guarantee program. A NOTARY SEAL IS NOT ACCEPTABLE)       Authorized Signature Signature Holders or Legal Representatives	Total	1325					
Signatured       This section must be signed and stammed for your transfer to be executed.       (Notary Seal is http: Acceptable)         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 nubstitution in 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 tock certificate or a Computershare-issued statement for book-entry inheres, without alteration or enlargement or any change whatsoever.         The below must be signed by all current registered holders, or a equily authorized representative with indication of his or her capacity with some signature(s) must be stamped with a Medallion Signature back, savings bank, savings and loan, US stockbroker and security informant.         Signature Guarantee program.       A WTARY Seal IS NOT ACCEPTABLE)         Signature Guarantee program.       Date (mm/dd/yvyy)	Current Acco	ount Holder Signature(*)					
Computershare as attorney to transfer the said stock, as the case may be, on the books of said Company, with full power of substitution in 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 tock certificate or a Computershare-issued statement for book-entry thares, without alteration or enlargement or any change whatsoaver. The below must be signed by all current registered holders, or a egally authorized representative with indication of his or her capacity text to the signature (s) must be stamped with a Medallion Signature Subarantee by a qualified financial institution, such as a commercial stak, savings bank, savings and loan, US stockbroker and security tealer, or credit union that is participating in an approved Medallion Signature Guarantee program. A NOTARY SEAL IS NOT ACCEPTABLE) Signature-at-All-Current Holders or Legal Representatives Date (mm/dd/yyyy)	Authorized Signatures	This section must be stoned and stamped for your transf	er to be executed.	Required > H (Notary Seal	induillon Guarantee is Not Acceptable)	Stamp	
	Computersh may be, or substitution The signatic correspond of stack certific shares, within The below m heeally authonext to the s Note: Signa Guarantee b bank, saving dealer, or cr Signature Gu	are as attorney to transfer the said stock, as the case in 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 rate or a Computershare-issued statement for book-entry out alteration or enlargement or any change whatsoever, must be signed by all current registered holders, or a nized representative with indication of his or her capacity signature ture(s) must be stamped with a Medailion Signature y a qualified financial institution, such as a commercial gs bank, savings and loan, US stockbroker and security eait union that is participating in an approved Medailion israntee program. SEAL IS NOT ACCEPTABLE)				SIGNATURE 2 4 3 9 PROGRAM <sup>®</sup>	
	ζ	Signature of All Current Holders or Legal Repl	resentatives		06/0	- 15	+ + 1
		•					



Computershare P.O. Box 43078 Providence, RI, 02940-3078

New Holder/Recipient Information

Account Type	Individual	Shares to Transfer	1325	1325		
lat Name	Holder	55N/EIN	509-5	509-56-6228		
First Neme	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) I am not subject to backup withholding because (a) I am exampt 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 bacause you have failed to report all interest and dividends on your tax return.

Signature of Holden	Date (mm/dd/yyyy)	(B)
	OTO SKEXO	06/08/2011

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Computershare PO Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada Outside USA, US territories & Canada www.computershare.com/exxonmobil

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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.





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# **E**xonMobil

SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

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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.

Computershare

Holder Account Number

Yes



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.

Holder Account Number: C0009467777

#### ACCOUNT SUMMARY

As of close of stock market on 24 Mar 2011

Stock Class Ce Description	rtificated Shares/   Direct Inits Held by You   Book	Registration   Shares/Units	Investment Plan   Book Shares/Units	Total Shares/Units Per	Closing Price	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: 2	24 Mar 2011
This section pertains only to	book-entry shares/units.	Deduction	Deduction	Net I Price Pa	ri Transaction I	Total Book

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							0.000000
24 Mar 2011	Transfer						2,101.968469	2,101.968469

00TPPA (Roy, 10/11)

How to Read Your Statement and a service and a service and a service 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/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.

SSNTIN Certified - If your account is not certified, as indicated by the word NO appearing under 4372 the SSNTIN lide in the loo right section of this form you want to be the word NO appearing under the SSN/TIN litle 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 inlemal Revenue Service requirements. Either form is available through the 'DOWNLOADABLE FORMS' section of our websile. Faxed forms are not acceptable.

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1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID		214UD	R
1A	Self Shares	Sell all book-entr including plan an shares (if applica terminate plan pa	d DRS ble), and	10	Deposit Certificate(s) into the Investment Plan MPORTANT: You must submit the ong unsigned certificate(s) we this number of shares into my reinvestment account.	ginal
1B	Sale requests submitted on this <i>Transaction Request Form</i> w order. Please see instructions below for more information. Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)		a batch	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.	Reassign all of m shares to DRS, to my participation i and send a check fractional shares.	erminate n lhe plan c for any		Signature(s) 2 - Please keep signature within the box.	
	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/orochure-foradditional 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 and set. You can request electronic funds transaction for your sales proceeds by updating your bank details online Ihrough Investor Centre at the website listed on the reverse side. You can request electronic funds transact for your sales proceeds by updating your bank details online Ihrough 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 raid to someone other than the current registered holder, the charge must first be transformed to the other carty. Transformed to the other carty transformed to the o

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.
- 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.

Al Computershare, we take privacy seriously. In the course of providing services to you in connection with employee stock purchase plans, dividend reinvestment plans, diverted reinvestment p

Computershare realizes that you entrust us with commemal personal and thranceal information and the table and table and the table and table and the table and table an

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:

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1	15		171		ŝ		52	×		ā,		ĸ		89	¥.		Ĥ		\$
z	2	100	滂	66		$\leq$	32	5	55	55	*	痰		35		55	8	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 al least twice per week on Tuesdays and Thursdays. If either Tuesday or Thursday 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



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Computershare P.O. Box 6006 Carol Stream, IL 60197-6006 Dec. 0.40

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## Computershare



SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

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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

Yes



YOU

001CS0003.EML.L.MIX\_3259/000051/000051/i

From: 11 May 2011

#### 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

To: 11 May 2011

Stock Class Ce	ntificated Shares/   Dire	ct Registration		Total	Closing Price	Market
Description	Jnita Held by You   Boo	k Shares/Units,   Bo		hares/Unite	Per Share/Unit (\$)	Value (\$)
DSPP - Common Stock	0.000000	0.000000	981.968469	981.968469	81.120000	79,657.28

#### Transaction History

This section pertains on	ly 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 - (	Common Stock							
11 May 2011	Balance Forward Transfer						-1.120.000000	2,101.968469 981.968469

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How to Read Your Statement as a serie as a s

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 eilher 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 withheid 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 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.

SSNTIN Certified – If your account is not certified, as indicated by the word NO appearing under the 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 introget the "DOWNLCADABLE FORMS" section of our website. Faxed forms are not acceptable.

1	Transaction Request Form Please check or complete all applicable sections.	C0009467 SL1	7777 FID		Page 2 of 2 X O M 2 1 4 U D R
1A	Sell Shares Sell Shares Sell Shares Sell Ihis number of shares.	Sell all book-entry including plan an shares (if applica terminate plan pa	d DRS ble), and	10	Deposit Certificate(s) into the investment Plan MPORTANT: Yu must submit the original unsigned certificate(s) with this form. Deposit this number of shares into my reinvestment account.
18	Sale requests submilled on this Transaction Request Form we 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. Please detach this portion and mail it to: Computershare, for	Reassign all of m shares to DRS, te my participation in and send a check fractional shares.	y whole erminate 1 (he plan 1 (he rany	1D	Authorized Signature(s)* Signature 1 - Please keep signature within the box. Signature(s) 2 - Please keep signature within the box.
You cr You cr The IR reques methor 1A. U ba su D at	I to REQUEST a ITATSACTION (refer to the prospective target as the second se	dus/brochure for ad et al. to be served the website listed ired after January 1 ed as requested. If y ed additional inform o sell all plan shares in five business day utershare.com. Plea orders available. No proceeds check will	ditional deta on the top , 2011. If you ou did not s ation about and termina s after the d ase contact bits: market of be mailed to	ils on the term right of the re- ur shares were pecify a cost to cost basis, ate your plan p ate on which t us at the phon profers and bak o you, less any	is and conditions of transactions under the plan or DRS sales facility) a severe side. Register today! overse side. Register today! o covered by the legislation and you have sold or transferred the shares and basis calculation method, we have defaulted to the first in, first out (FIFO) participation. Sale requests submitted on this <i>Transaction Request Form</i> will he form is received. A Market Order sale may be available for transactions e number listed on the reverse side or refer to the brochure for the plan or ch orders are subject to different fees. Please visit the websile or contact us y applicable taxes and fees. You can request electronic funds transfer for 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.

- 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 to stor 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 intrough transactions we perform for you, from enrollment forms, automatic debt forms, and through other communications with you in writing, electronicatly, and by telephone. We may also receive information about you by vitue of your transaction with affitates of Computershare or other parties. This information may include your new, eddress (residential and mailing), Social Security number, bank account information, slock ownership information and/or the franciar information. We neget both to current and former customers, Computershare does not share nonpublic personal information with any non-affitated trid-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affitiates and outside services providers with whom we share information are to to to disclose the information in any manner, unless required or permitted by law or other governmental process. We strike to restrict access to your personal information to provide ours envices to you. Computershare realizes that you enforts alloguereds to protect your personal information. Computershare to allow the information to provide our services to you. Computershare to protect your personal information to protect your personae information. This personal information to provide ours envices to you. Computershare to allow the information to provide our services to you. Computershare to allow the information to provide our services to you. Computershare realizes that you enforts allowed to protect your personal information.

Computershare realizes that you enflust us with confidential personal and financial information and we take that user very servicity. 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:

:	ж.	22	2	<i>Щ</i>	54	12	2	3	16	32	22	22	19	24	22	Sž.	\$2	24	£2,	34
5	\$	-23		R		à		22	Ŷ		ŝ		募		52			ø		26
2	Ş			2		Ź		泛	8		K,		ä		×,	肾		a		ø
	12	12	溪	2	88	22	92	2	88	靋	9	35	82	\$2	-73	3	×	1	83	82

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



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

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

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## Computershare

**E**xonMobil

IMPORTANT TAX RETURN DOCUMENT ENCLOSED

024050

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 2059 www.computershare.com/exxonmobil Exxon Mobil Corporation is incorporated under the laws of the State of NJ.

Holder Account Number



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.

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.

	Class   Certific		Direct F	legistration hares/Units	Investment Book Shares/l	Plan   Jnits   Share	Total s/Units Per	Closing Price Share/Unit (\$)	Marke Value (\$
DSPP - Common	Stock	0.00000	)	0.000000	675.9	910671 67	5.910671	81.340000	54,978.57
Dividend R	leinvestment	Activity						As a	of record date
This section inc	udes information of	inly for shares/	units for which di	vidends are reinve	sled.				
Record Date	Payment Date	Dividend Rate (\$)		Stock Class   Description	Dividend Rei Sh	nvestment   ares/Units	Gross   Dividend (\$)	Taxes   Withheid (\$)	Net Dividend (\$
10 Nov 2011	09 Dec 2011	0.470000		Common	******	671.987460	315.83		315.83
Date		entry shares/un ansaction ascription	Transaction   Amount (\$)	Deduction Description	Deduction Amount (\$)	Net Amount (\$)			Total Boo Shares/Unit
Date									
Plan Transactions 24 Mar 2011 11 May 2011 10 Jun 2011		ock Ince Forward Transfer Transfer Reinvestment	461.53	Comp Paid Fees	0.14	461.53	81,010632	2,101.968469 -1,120.000000 5.697153	0.000000 2,101.968469 981.968469 987.665622
15 Jun 2011 15 Jun 2011 15 Jun 2011	Dividend	Transfer Transfer	401.33	Comp Paid 1 663	0,14	401.00	07.010032	-160.000000 -160.000000	827.665622 667.665622
			IMPORTAN	IT TAX RETUR	N DOCUMENT	ATTACHED			
	00TPPA-TAX (Rov	. 10/11)	Please see Im	portant PRIVACY NC	TICE on reverse s	side of statemen	t		
Ехо	onMo	bil		CORR 1a Tolal ordinar \$ 1091.51	ECTED (if check y dividends	ked) 15 Qualified divis		and Distribut	

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

1a. Total ordinary dividends	1b Qualified dividends	OMB No. 1545-0110
\$ 1091.51	\$ 1091.51	
3 Nondividend distributions \$	4 Federal income tax withheld \$	2011
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 481-30-4685	Account number (see instructions) C0009467777	For Recipient
Summary of reportable income (A reflect deductions for lax withheld, if a	mounts Paid and/or Reinvesled do not ny)	This is important tax information and is being furnished to the Informal Revenue Service. If you
Amount Paid By Check/EFT \$ 0	Amount Reinvested \$ 1091.16	are required to file a return, a negligence penalty or other
Company Paid Fees \$ 0.35	Company Paid Service Charges \$ 0	sanction may be imposed on you if this income is taxable and the IRS determines that it has
Discount on Reinvestment \$ 0		not been reported.

P4376

Form 1099-DIV (keep for your records)

Department of the Treasury - Internal Revenue Service

		C000946	7777		ХОМ _	i.
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID		214UDR	1
1A	Sell Shares           OR         OR           Sell lhis number of shares. Shares may be a combination of DRS and Plan shares.         Sale requests submitted on this <i>Transaction Request Form</i> with the stars.	Sell all book-ent including plan ar shares (if applic lerminate plan p iill be processed as	nd DRS able), and articipation.	10	Deposit Certificate(s) into the Investment Plan IMPORTANT: You must submit the originat 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.)  Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares.  Please detect this poster and well to be considered as the poster and the considered as the poster and the plan for these shares.	Reassign all of r shares to DRS, t my participation and send a chec fractional shares	lerminate in the plan k for any	1D	Authorized Signature(s)* Signalure 1 - Please keep signalure within the box. Signalure(s) 2 - Please keep signature within the box.	
	Please detach this portion and mail it to: Computershare, I	PO Box 43078, Pro	vidence, Ri I	02940-3078	-	-

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Page 2 of 4

## How to Request a Transaction (refer to the prospectus/brochure for additional details on the terms and conditions of liversactions 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 websile or consult your lax 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.compulershare.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, liheft or damage by depositing certificales. 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, direct stock purchase plans and/or direct The computation is the price of 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 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 inanceal montmation and metated use must very servicely. 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.

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.	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
	The amount shown may be a distribution from an employee stock ownership plan (ESOP). Report il as a dividend on your Form 1040/1040A, but treat it as a plan distribution, not as investment		Identification Number and Certification, for in formation on backup withholding. Include this amount on your income lax return as lax withheld.
	income, for any other purpose.	Box 6:	Shows the foreign tax you may be able to claim as a deduction or a
Box 1b:	Shows the portion of the amount in box 1a that may be eligible for the		credit on Form 1040. See the Form 1040 instructions.
	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.	Box 7:	This box should be left blank if a regulated investment company reported the foreign lax shown in box 6.
Box 3:	Shows the part of the distribution that is nontaxable because it is a	Box 8:	Shows cash liquidation distributions.
	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.	Nominees:	If this form includes amounts belonging to another person, you are <b>P4377</b> 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
00RXHA-R (Rev.	10/11)		information Returns.

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## 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 Slate of NJ.

ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING SURVIVOR'S TRUST

**E**xonMobil

Holder Account Number



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 His	story (cont.)					From: 01 Jan 20	11 To:	09 Dec 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 09 Sep 2011 09 Dec 2011	<sup>1</sup> - Common Stock Dividend Reinvestment Dividend Reinvestment	313.80 315.83	Comp Paid Fees Comp Paid Fees	0.11 0.10	313.80 315.83	72.608004 80.502937	4.321838 3.923211	671.987460 675.910671

00TPPA (Rev. 12/11)

any applicable deductions.

How to Read Your Statement	Please see reverse side for important information
Stock Class Description – A description of the slock class in which you hold shares, e.g. Common stock.	Price Per Share/Unit – The market price per share purchased or sold under the Plan for this transaction.
Certificated Shares/Units Held By You - A physical certificate was issued for Ihese shares/units.	Transaction Shares/Units – The number of shares purchased or sold through the Plan for this transaction.
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	Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the date specified.
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	Record Date – The date on which you must have officially owned shares to receive the dividend.
the Plan.	Payment Date - The date the dividend was payable.
Investment Plan Book Shares/Units – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).	Dividend Rate – The dollar amount of the dividend paid per share or the rate of stock dividend or stock split.
Total Shares/Units - The sum of all certificated and book shares held in this account as of	Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.
the date specified.	Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.
Closing Price – The closing market price as of the account summary date.	Net Dividend - The total amount reinvested for you, equal to the gross dividend amount
Market Value – The dollar value of the lotal shares held in this account as of the date specified.	less any taxes withheld.
Deduction Description - A description of any amounts withheld including transaction fees.	SSN/TIN Certified - if your account is not certified, as indicated by the word NO appearing under the 4378 SSN/TIN Life in the top right section of this form, you must complete a Form W-9 (US resident) or
Deduction Amount - Dollar amounts deducted may include taxes and transaction fees (which fees shall include any brokerage commissions Computershare is required to pay).	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"
Net Amount - The total amount transacted for you, equal to the transaction amount less any analizable deductions	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.

		C000946	7777	ХОМ	L
1	Transaction Request Form Please check or complete all applicable sections.	SL1	FID	214UDR	T
1A	Sell Shares           Sell Shares           OR           Sell his number of shares. Shares may be a combination of DRS and Plan shares.           Sale requests submitted on this Transaction Request Form we share shares.	Sell all book-ent including plan ar shares (if applic terminate plan p	nd DRS able), and articipation.		
18	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.	·	ny whole erminate in the plan k for any	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, Pro	widence, RI	il 02940-3078	┣

How to Request a Transaction (neter to the prospectus/proclume for additional datals on the terms and conditions of transactions under the plan or DRS sales taolity)

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 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 iransaction, 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.

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- 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 courter 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

AI Computershare, we take privacy seriously. In the course of providing services to you in connection with employee slock purchase plans, dividend reinvestment plans, divect stock purchase plans and/or direct Al Computershare, we take privacy seriously, in the course or providing services to you in connection with emptyde stock purchase pans, dividend envestment 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 forens, 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 affaites of Computershare or other parties. This information about you we receive non-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-affaited trind-party except as a necessary to process a transaction, service your account or as required or permitted by law. Our affaiteds and adverse sufficient to the parties in the debice to the context underse under service and the provident by the origination and other financial information. Service your account or as required or permitted by law. Our affaiteds to information is not many underse under service to the law or phone information with any non-affaited to information is not many underse. We there under the law or phone information to debice the information is not many under service and the law or phone provident by law. Our affaited to receive the current of the current and former customers. 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 gove nmental 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 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.

Computerative reacts and provide using the second are not insured by the Federal Deposit Insurance Corporation, the Securities Investor Protection Corporation, or any other federal or state agency: 00WA2A-MOT (Rev. B/11)

Page 4 of 4

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## Computershare

# **E**xonMobil

SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

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ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING

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 laws of the State of NJ.

Holder Account Number

Yes



XOM

As of record date

001CS0006\_tps.Emf..XOM.080806\_39590/031683/031695/i

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

031683

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

ACCOUNT SUMM	ARY			As of close	e of stock market on 09	Mar 2012
- 1 5 22 22 22 23 22 23 25 25 25 25 25 25 25 25 25 25 25 25 25	ntificated Shares/   Dire Units Held by You   Boo	6. 7 8 8 8 8 8 8 8	vestment Plan   k Shares/Units   S	Total   hares/Units   F	Closing Price	Market Value (\$)
DSPP - Common Stock	0.000000	0.000000	679.609732	679.609732	84.300000	57,291.10

#### **Dividend Reinvestment Activity**

This section inc	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 (\$)			
10 Feb 2012	09 Mar 2012	0.470000	Common	675.910671	317.68		317.68			

Transaction i	History					From: 01 Jan 20	12 To:	09 Mar 2012
This section pertain	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							
09 Mar 2012	Balance Forward Dividend Reinvestment	317.68	Comp Paid Fees	0.09	317.68	85.881244	3.699061	675.910671 679.609732

00TPPA (Rev. 12/11)

How to Read Your Statement	Please see reverse aide for important information
Stock Class Description – A description of the stock class in which you hold shares, e.g.	Price Per Share/Unit – The market price per share purchased or sold under the Plan for
Common stock.	this transaction.
Certificated Shares/Units Held By You – A physical certificate was issued for these	Transaction Shares/Units - The number of shares purchased or sold lhrough the Plan for
shares/units.	this transaction.
Book/Book-Entry Shares – Shares Computershare maintains for you in an electronic	Total Book Shares/Units The sum of all book-entry shares, including both DRS and
account; a stock certificate was not issued for these shares. All Direct Registration shares	investment plan shares, as of the date specified.
and investment plan ('Plan') shares are held in book-entry form.	Record Date – The date on which you must have officially owned shares to receive
Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of	the dividend.
the Plan.	Payment Date - The date the dividend was payable.
Investment Plan Book Shares/Units – Book-entry shares lhat are part of either a	Dividend Rate - The dollar amount of the dividend paid per share or the rate of stock
dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).	dividend or stock split.
Totat Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.	Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.
Closing Price - The closing market price as of the account summary date.	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
Market Value - The dollar value of the total shares held in this account as of the date specified.	less any taxes withheld.
Deduction Description - A description of any amounts withheld including transaction fees.	SSN/TIN Certified - If your account is not certified, as indicated by the word NO appearing under the 4380 SSN/TIN title in the top right section of this form, you must complete a Form W-9 (US resident) or
Deduction Amount – Dollar amounts deducted may include taxes and transaction fees	Form W-88EN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per
(which fees shall include any brokerage commissions Computershare is required to pay).	Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS"
Not Amount The lotal amount transacted for you, equal to the transaction amount less	section of our website. Faxed forms are not acceptable. You may certify your tax status or obtain the
any applicable deductions.	necessary forms at the website listed above.

						Dana () of ()
		C00094677	777			Page 2 of 2 XOM _∔
1	Transaction Request Form	SL1	FID			214UDR
	Please check or complete all applicable sections.					
1A	Sell Shares	C-P -# b),(-, -	h	1C	Deposit Certificate(s) into the I	nvestment Plan
	<u> </u>	Sell all book-entry s including plan and E shares (if applicable terminate plan partic	DRS a), and		Ц.,	four must submit the original insigned certificate(s) with his form.
	Sell Ihis number of shares. Shares may be a combination of DRS and Plan shares.	terminate plan part	oipanon,		Deposit this number of shares into my reinve	
	Sale requests submitted on this Transaction Request Form wi order. Please see instructions below for more information.	ill be processed as a t	balch			
1B				1D	Authorized Signature(s)* Signature 1 - Please keep signature within the	e box.
1.4	Withdraw from the Reinvestment Program (DRS shares will receive future dividends in cash.)					
	<u>OR</u>	Reassign all of my v shares to DRS, term	ninate			
	Reassign this number of whole shares to DRS, and	my participation in the and send a check for			Signature(s) 2 - Please keep signature within	lhe box.
	terminate my participation in the plan for these shares.	fractional shares.				
	Please detach this portion and mail it to: Computershare, F	PO Box 43078, Provid	ence, RI 0	2940-3078		i
						Т
How	to Request a Transaction (mier to the prospec	tus/brochure for addit	ional detai	ls on the terms	and conditions of transactions under the plan	or DRS sales teality)
You ca The IR	In manage your account online through investor Centre at S requires that we report the cost basis of certain shares acqui	the website listed or ired after january 1, 2	n the top r 011 If you	ight of the rev	rerse side. Register today!	r increferred the charge and
eques	led a specific cost basis calculation method, we have processe I. Please visit our website or consult your tax advisor if you nee	ed as requested. If you	i did not sp	ecify a cost ba	isis calculation method, we have defaulted to t	the first in, first out (FIFO)
	se section 1A above to sell a portion of your plan shares, or to				ricipation. Sale requests submitted on this Tr	ansaction Request Form will
be	treated as a batch order and generally processed no later that bmitted by telephone or through investor Centre at www.comp	n five business days a	after the da	ate on which the	e form is received. A Market Order sale may b	e available for transactions
Di	RS Sales Facility for more information concerning the types of o	orders available. Note:	: market or	rders and balch	orders are subject to different fees. Please v	isil lhe website or contact us
at vo	The phone number listed on the reverse side for fee details. A p ur sales proceeds by updating your bank details online through	proceeds check will be h Investor Centre at th	e mailed to e website	you, less any listed on the re	applicable taxes and fees. You can request el- verse side. Upon written request, we will provi	ectronic funds transfer for ide the name of the execution.
bn	oker dealer associated with the transaction, and within a reason	nable amount of time	will disclos	e the source a	nd amount of compensation received from thir	d parties in connection with
	Iransaction, if any. 1. SALE INSTRUCTIONS ARE FINAL AND CANNOT BE MO.	NEIED STOPPED O	DCANCE			F01/507
	have the proceeds paid to someone other than the current reg					
۰H	elp* section on our website or you may contact us by phone; b	oth are listed on the re	everse side	9.		
ac	e section 1B above to withdraw a portion or all of your shares count in book-entry form by Computershare. We will mail you a s the right to reinvest the dividend or pay you in cash. Future d	a check for the value o	of any fract	ional shares (if	applicable). If your request is received near a	se held electronically in your record date, Computershare
bo en	e section 1C above to minimize risk of loss, theft or damage b ok-entry form. Send physical stock certificate(s) via registered i dorse the certificate(s) or complete the assignment section. You he event that it is lost in transit.	mail or a courier service	ce that pro	vides a return i	receipt to: Computershare, 250 Royall Street,	Canlon, MA, 02021, Do not
D. All	registered holders must sign section 1D for the above instruct apy of the corporate resolution/partnership agreement. A Meda	allion Signature Guara	ntee is a s	oecial stamo o	rovided by a bank, broker or credit union foua	rantor institutions) that
2. Us	icales the individual(s) signing a form is legally authorized to c e section 2 below to make an optional investment through the ase note the purchase limitations identified on the bottom left of	plan. Detach the com				
you d nclain	o not keep in contact with us or do not have any activity in ad property laws and transferred to the appropriate state.	n your account for th	te time pe	riods specifie	d by state law, your property could become	subject to state
1000000000	y Notice					
Comp gistratio	utershare, we take privacy seriously, in the course of providing services on services, we receive nonpublic, personal information about you. We r	to you in connection with receive this information th	n employee : nrough trans	slock purchase p actions we perfor	lans, dividend reinvestment plans, direct stock purch m for you, from enrollment forms, automatic debit fo	ase plans and/or direct rms. and through other
mmuni	cations with you in writing, electronically, and by telephone. We may als e, address (residential and mairing), Social Security number, bank acco	to receive information abo	xel you by v	irtue of your trans	action with affiliates of Computershare or other parti	es. This information may include
ompute	rshare does not share nonoublic personal information with any non-affilia	ialed third-party except as	s necessary	to process a tran	saction, service your account or as required or perm	itted by law. Our affiliates and
your pe	ervice providers with whom we share information are legally bound not the resonal information to those employees who need to know the information the second	n la provide our services (c	a you. Comp	utershare mainta	ried or permitted by law or other governmental proce ins physical, electronic and procedural safeguards to p	ass, we strive to restrict access protect your personal information.
	share realizes that you entrust us with confidential personal and financial ats are not deposits of Computershare and are not insured by the Fede				stor Protection Corporation, or any other faderation	ilale agency.
	· · · · · · · · · · · · · · · · · · ·		,			00WA2A-MOT (Rev. 8/11)
	5				Holder Name: ANITA BRUNSTING	TR UA
	Purchase Additional Shares of Company St	tock			04/01/09 NELVA BRUNSTING	
	f you wish to make an optional cash purchase at this time, lease make your check payable to Computershare.				Holder Account Number	
	Attached is a check in the amount of:				C0009467777	FID
		2 9				
		8				
	No third party checks, money orders or credit card payn	nents will be accepte	d.			

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

Please write your holder account number and the company name on your check.

· 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.

· This form should ONLY be used for Exxon Mobil Corporation.

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## Computershare

## **E**xonMobil

SURVIVOR'S TRUST 203 BLOOMINGDALE CIRCLE

VICTORIA TX 77904

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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



001CS0006\_ps:EmL.XOM.105024\_40233/031439/032117/i

XOM

As of record date

Yes

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

031439

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

ACCOUNT SUMM	ARY			As of close	of stock market on 11	Jun 2012
Stock Class Ce Description	rtificated Shares/   Dire Jnits Held by You   Boo	8 18 <b>19 1</b> 8 18 18 18 18 18 18 18 18 18 18 18 18 18	vestment Plan   k Shares/Units   S	Total   ihares/Units   P	Closing Price   er Share/Unit (\$)	Market Value (\$)
DSPP - Common Stock	0.000000	0.000000	684.511319	684.511319	80.270000	54,945.72

#### **Dividend Reinvestment Activity**

This section inc	ludes informatio	in 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	679.609732	387.38		387.38

Transaction	History From: 01 Jan 2012 To: 11					11 Jun 2012		
This section perta	ains only to book-entry shares	lunits.						
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							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	Please see reverse side for important information
Stock Class Description – A description of the stock class in which you hold shares, e.g.	Price Per Share/Unit - The market price per share purchased or sold under the Plan for
Common stock.	Ihis transaction.
Certificated Shares/Units Held By You – A physical certificate was issued for these	Transaction Shares/Units – The number of shares purchased or sold through the Plan for
shares/units.	this transaction.
Book/Book-Entry Shares – Shares Computershare maintains for you in an electronic	Total Book Shares/Units The sum of all book-entry shares, including both DRS and
account; a stock certificate was not issued for these shares. All Direct Registration shares	investment plan shares, as of the date specified.
and investment plan ("Plan") shares are held in book-entry form.	Record Date — The date on which you must have officially owned shares to receive
Direct Registration Book Shares/Units (DRS) – Book-entry shares that are not part of	the dividend.
the Plan.	Payment Date - The date the dividend was payable.
Investment Plan Book Shares/Units – Book-entry shares that are part of either a	Dividend Rate - The doltar amount of the dividend paid per share or the rate of stock
dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).	dividend or stock split.
Total Shares/Units - The sum of all certificated and book shares held in this account as of the date specified.	Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.
Closing Price - The closing market price as of the account summary date.	Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.
Market Value - The dollar value of the total shares held in this account as of the	Net Dividend The total amount reinvested for you, equal to the gross dividend amount
date specified.	less any taxes withheld.
Deduction Description - A description of any amounts withheld including transaction fees.	SSW/TIN Certified - If your account is not certified, as indicated by the word NO appearing under the 4382 SSW/TIN title in the top right section of this form, you must complete a Form W-9 (US resident) or
Deduction Amount – Dollar amounts deducted may include laxes and transaction fees	Form W-BEEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per
(which fees shall include any brokerage commissions Computershare is required to pay).	Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS"
Net Amount - The total amount transacted for you, equal to the transaction amount less	section of our website. Faxed forms are not acceptable. You may certify your lax status or obtain the
any applicable deductions.	necessary forms at the website listed above.

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	C0009467777		Page2of2 XOM _L
1 Transaction Request Form	SL1 FID		214UDR
Please check or complete all applicable sections.  A Sell Shares		1C Deposit Certificate(s) into the	
Sell this number of shares. Shares may be a	Sell all book-entry shares, including plan and DRS shares (if applicable), and terminate plan participation.		MPORTANT: fou must submit the original unsigned certificate(s) with his form.
combination of DRS and Plan shares. Sale requests submitted on this <i>Transaction Request Form</i> order. Please see instructions below for more information.		Deposit this number of shares into my reinve	
1B Withdraw from the Reinvestment Progra (DRS shares will receive future dividends in cash.)	Im	Signature 1 - Please keep signature within th	e box.
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.	Signature(s) 2 - Please keep signature within	the box.
Please detach this portion and mall it to: Computershare	e, PO 8ox 43078, Providence, Ri	02940-3078	 
<ul> <li>How to Request a Transaction (where to the proof for car manage your account online through Investor Centre for IRS requires that we report the cost basis of certain shares ac equested a specific cost basis calculation method, we have proce- nethod. Please visil our websile or consult your tax advisor if you i A. Use section 1A above to sell a portion of your plan shares, or be treated as a batch order and generally processed no later i submitted by telephone or through Investor Centre at www.cor DRS Sales Facility for more information concerning the types at the phone number listed on the reverse side for fee details, your sales proceeds by updating your bank details online throu broker dealer associated with the transaction, and within a rea the transaction, if any.</li> <li>ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE IN To have the proceeds paid to someone other than the current "Help" section on our website or you may contact us by phone B. Use section 1B above to withdraw a potion or all of your sha account in book-entry form by Computershare. We will mail yo has the right to reinvest the dividend or pay you in cash. Futur C. Use section 1C above to minimize risk of loss, theft or damag book-entry form. Send physical stock certificate(s) via registere endorse the certificate(s) or complete the assignment section. in the event that it is lost in irensit.</li> <li>D. All registered holders must sign section 1D for the above instr a copy of the corporate resolution/partnership agreement. A Me indicates the individual(s) signing a form is legally authorized to Use section 2 below to make an optional investment through 1</li> </ul>	at the website listed on the top quired after January 1, 2011. If yo ssed as requested. If you did not s need additional information about r to sell all plan shares and termin han five business days after the d mpulershare.com. Please contact of orders available. Note: market 0 A proceeds check will be mailed 1 ugh Investor Centre at the website sonable amount of time will disclo MODIFIED, STOPPED OR CANCI registered holder, the shares musi ; both are listed on the reverse sid res from the plan. These shares will b e by depositing certificates. Comp di mail or a courier service that pr You may want to insure the mailin uction(s) to be completed. *Sales o conduct the requested transactic the plan. Detach the completed for	right of the reverse side. Register today! right of the reverse side. Register today! right of the reverse side. Register today! pecify a cost basis calculation method, we have defaulted to cost basis. ate your plan participation. Sale requests submitted on this 7r ate on which the form is received. A Market Order sale may b us at the phone number listed on the reverse side or refer to inders and batch orders are subject to different fees. Please v you, less any applicable taxes and fees. You can request el listed on the reverse side. Upon written request, we will prov by the source and amount of compension received from this <b>ELLED AFTER COMPUTERSHARE HAS RECEIVED THE R</b> first be transferred to the other party. For assistance with a site. It become Direct Registration System (DRS) shares and will bional shares (if applicable). If your request is received near a p paid in cash, unless you rejoin the plan. utershare will deposit these shares into your plan account ann vides a return receipt to: Computershare, 250 Royall Street, g for 3% of the stock's market value, which is the approximate requests for partnerships or corporations must include a Med special stamp provided by a bank, broker or credit union (gua n. A notarized signalture is not a substitute for a Medailion Sig	or Iransferred the shares and the first in, first out (FIFO) ansaction Request Form will e available for transactions he brochure for the plan or isit the website or contact us ectronic funds transfer for ide the name of the executing d parties in connection with EQUEST. lock transfer please visit the be held electronically in your record date, Computershare of hold them electronically in Canton, MA, 02021. Do not a cost to replace a certificate allion Signature Guarantee or rantor institutions) that nature Guarantee.
Please note the purchase limitations identified on the bottom ie you do not keep in contact with us or do not have any activity	y in your account for the time p	arlods specified by state law, your property could become	e subject to state
claimed property laws and transferred to the appropriate stativity Notice	18.		
Computershare, we lake privacy seriously. In the course of providing servic gistration services, we receive nonpublic, personal information about you. V immunications with you in writing, electronically, and by telephone. We may urname, address (residential and maling). Social Security number, bank are omputershare does not share nonpublic personal information with any non- tiside service providers with whom we share information are legally bound pour personal information to lince employees who need to know the information upour personal information to lince employees with confidential personal and finam- tie: Assets are not deposits of Computershare and are not insured by the Fit	Ve receive this information through tran also receive information about you by count information, stock ownership and iffiliated third-party except as necessar of to disclose the information in any m tion to provide our services to you. Com icial information and we take that thist ve	sactions we perform for you, from enrollment forms, automatic debit fo infree of your transaction with affiliates of Computershare or other part primation and other financial information. With respect both to current a r to process a transaction, service your account or as required or per nnner, unless required or permitted by law or other governmental proc putershare maintains physical, electronic and procedural safeguards to p ry servicely.	rms, and through other les. This information may include and former customers, lifted by law. Our affiliates and ass. We strive to restrict access protect your personal information.
Purchase Additional Shares of Company	Stock	Holder Name: ANITA BRUNSTING	TR UA
If you wish to make an optional cash purchase at this time,		04/01/09 NELVA BRUNSTING Holder Account Number	
please make your check payable to Computershare. Attached is a check in the amount of: কিন্তাত দল দে হাৰ্দ্ধ কি বিজি বিজ কি মাত তালে লাভ	2. 19	C0009467777	FID
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Computershare P.O. Box 6006 Carol Stream, IL 60197-6006 ----

· 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.

. 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.

· This form should ONLY be used for Exxon Mobil Corporation.

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Computershare P0 Box 43078 Providence, RI 02940-3078 Within USA, US territories & Canada Outside USA, US territories & Canada www.computershare.com/exxonmobil

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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.

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Computershare P.O. Box 43078 Providence, RI, 02940-3078



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	ount Information				
Company Name	EXXON MOBIL CORPORATION	Hoiding	COMMON S	тоск	
Hokler Name	ANITA BRUNSTING TR UA 04/01/09 NELVA BRUNSTING SURVIVOR'S TRUST	Account Number	C00094677	C0009467777	
Address	203 BLOOMINGDALE CIRCLE VICTORIA TX 77904	Reason For Transfer	GeneralTransfer	Type of Transfer	PartialTransfe
Shares to Tr	ansfer				
Jook					
Plan	1 6 20				
Certificate (a)		Note: You mu shares to sat	ist send in original of isfy the transfer am	ertificate(s) v ount.	vith enough
Total	1120		l		
	punt Holder Signature(s)		I		
Authorized Signatures			edution Guarantee is Not Acceptable)	Stamp	
stock certific shares, with The below n legally autho noxt to the s Note: Signa Guarantee b bank, saving dealer, or cr Signature Gu	but 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 (15)	<u>-</u>			
A NOTARY S			Date	t (mm/dd/yy	YY)
IA NOTARY S	Signature of All Current Holders or Legal Representatives		PEL		
	Signature of All Current Holders or Legal Representatives		04/8	25/2	0//
	Signature of All Current Hokders or Legal Representatives		04/8	25/2	<u>&gt;//</u>

Computershare P.O. Box 43078 Providence, RJ, 02940-3078

New Holder/Recipient Information

Account 1					
Account Type	Individual	Shares to Transfer	Shares to Transfer 1120		
	Holder	SSN/EIN	456-2	25-5942	7
First Name	Amy	Middle Initial	R		
Last Name	Brunsting				
Street Address	2582 Country Ledge Dr.				
City	New Braunfels	State	TX	21p	78132-4109

\*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, I certify that (1) the number shown on this form is my correct Taxpayer identification number, and (2) I am not subject to beckup 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 bacause you have failed to report all interest and dividends on your tax return.

Signature of Holder	Date (mm/dd/yyyy)
Cunto X. Bund	04/25/2011

Investment Plan Enrolment - 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)
amy R. Brunsting	05/02/2011

Computershare P.O. Box 43078 Providence, RI, 02940-3078



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Information (XON MOBIL CORPORATION NITA BRUNSTING TR UA 04/01/09 N RUNSTING SURVIVOR'S TRUST 03 BLOOMINGDALE CIRCLE VICTOR	· · · · · · · · · · · · · · · · · · ·	Holding Account Number Reason For Transfer	COMMON S C00094677 GeneralTransfer	· · · · · ·	PartipiTransfei
NITA BRUNSTING TR UA 04/01/09 N RUNSTING SURVIVOR'S TRUST 03 BLOOMINGDALE CIRCLE VICTOR	· · · · · · · · · · · · · · · · · · ·	Account Number Reason For	C00094677	77 Type of	PartipiTransfe
RUNSTING SURVIVOR'S TRUST 03 BLOOMINGDALE CIRCLE VICTOR 1	· · · · · · · · · · · · · · · · · · ·	Number Reason For		Type of	PartisiTransfe
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iolder Signature(s)					
s section <u>must be sidned and stamped</u> for your transfer t	to be executed.	Required > M (Notary Seal	edailion Guarantee s <u>Not</u> Acceptable)	Stamp	
y with the name(s) as shown upon the face of the r a Computershare-issued statement for book-entry teration or enlargement or any change whatsoever, be signed by all current registered holders, or a representative with indication of his or her capacity ure (s) must be stamped with a Medalilon Signature usilified financial institution, such as a commercial ok, savings and loan, US stockbroker and security inion that is participating in an approved Medalilon ee program. (S NOT ACCEPTABLE)	Jasi		AUTHORIZED	SIGNATURE	
Signature of All Current Holders or Legal Repres	entatives		Date	e (mm/dd/yy	YY)
to Brundy			06/0	7/20	//
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	section <u>must be signed and stamped</u> for your transfer for (do) hereby irrevocably constitute and appoint is attorney to transfer the said stock, as the case books of said Company, with full power of premises. ) below on this Transfer Request form must y with the name(s) as shown upon the face of the r a Computershare-issued statement for book-entry teration or enlargement or any change whatsoever, be signed by all current registered holders, or a representative with indication of his or her capacity ure s) must be stamped with a Medalilon Signature palified financial institution, such as a commercial hok, savings and loan, US stockbroker and security nion that is participating in an approved Medalilon es program. IS NOT ACCEPTABLE)	section <u>must be standed and stamped</u> for your transfer to be executed. toes (do) hereby irrevocably constitute and appoint solution by the transfer the said stock, as the case books of said Company, with full power of premises. ) below on this Transfer Request form must y with the name(s) as shown upon the face of the r a Computershare-issued statement for book-entry teration or enlargement or any change whatsoever. De signed by all current registered holders, or a prepresentative with indication of his or her capacity ure s) must be stamped with a Medailion Signature pailfied financial institution, such as a commercial kk, savings and loan, US stockbroker and security nion that is participating in an approved Medailion be program.	section <u>must be slatted and stamped</u> for your transfer to be executed. Required > M (Notary Seal to toes (do) hereby irrevocably constitute and appoint is attorney to transfer the said stock, as the case books of said Company, with full power of premises. ) below on this Transfer Request form must y with the name(s) as shown upon the face of the r a Computershare-issued statement for book-entry teration or enlargement or any change whatsoever. be signed by all current registered holders, or a representative with indication of his or her capacity ure s) must be stamped with a Medalilon Signature pailifed financial institution, such as a commercial bk, savings and loan, US stockbroker and security nion that is participating in an approved Medsilion es program. IS NOT ACCEPTABLE)	section must be sladed and stamped for your transfer to be executed. Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion Guarantee (Notary Seel is the Acceptable) Required > Medailion of his or her capacity Required financial institution, such as a commercial (Notary Seel is the Acceptable) Securifies Thans - Acceptable (Notary Seel is the Acceptable) Notary Seel is the Acceptable (Notary Seel is the Acceptable) Required of All Current Holders or Legal Representatives	section must be standed and stamped for your transfer to be executed. Required > Medailion Guarantee Stamp Notary Seel is Kot Acceptable) Required > Medailion Guarantee Stamp Notary Seel is Kot Acceptable) Required > Medailion Guarantee Stamp Notary Seel is Kot Acceptable) Required > Medailion Guarantee Stamp Notary Seel is Kot Acceptable) Required > Medailion Guarantee Stamp Notary Seel is Kot Acceptable) Required > Medailion Guarantee Stamp MEDALLION GUARANTEE D. Medailion Guarantee Stamp MEDALLION GUARANTEE D. Medailion Signature so signed by all corrent registered holders, or a representative with indication of his or her capacity ure so must be stamped with a Medailion Signature salified financial institution, such as a commercial kk, savings and loan, US stockbroker and security nion that is participating in an approved Medailion es program. IS NOT ACCEPTABLES Signature of All Current Holders or Legal Representatives Date (mm/dd/yy)

#### Computershare P.O. Box 43078 Providence, RI, 02940-3078

New Holder/Recipient Information

Account 1					
ccount Type Individual		Shares to Transfer	160		
	Holder	SSH/EIN	457-	25-1860	)
First Name	Anita	Middle Initial			
Last Name	Brunsting				
Street Address	203 Bloomingdale Circle				
City	Victoria	State	TX	Zlp	77904

\*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, 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 bacause you have failed to report all interest and dividends on your tax return.

Signatuse Of Holder	Date (mm/dd/yyyy)
/ ento Brunta	06/07/2011

Investment Plan Enrollment - The shares being (ransferred 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 malled to you for any fractional shares.

Signature) of New Holdery Recipient	Data (mm/dd/yyyy)
Cuito Sunta	06/07/2011

Account 2

Account Type	Individual	Shares to Transfer		160	
	Holder	SSN/EIN	509-5		
First Name	Candace	Middle Initial			
Last Name	Curtis				
Street Address	1215 Ulfinian Way				
City	Martinez	State	CA	Zíp	94553

\*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, 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 bacause you have failed to report all interest and dividends on your tax return.

Signature of Holder	Data (mm/dd/yyyy)
alto	06/08/2011

Investment Plan Enrollment - In 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 of 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 MELD 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 Mew Holder/Recipient	Date (mm/dd/yyyy)
- Cilea	06/08/2011

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## Computershare



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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

laws of the State of NJ.

Holder Account Number

Yes



XOM

001CS0006\_rps.DL\_PG1.XOM.105024\_40233/189855/189855/i

#### 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

As of record date

Stock Class C	ertificated Shares/   Direc	t Registration	nvestment Plan	Total	Closing Price	Market
Description,	Units Held by You   Bool		ok Shares/Units,   S	ihares/Units	Per Share/Unit (\$)	Value (\$)
DSPP - Common Stock	0.000000	0.000000	24.981004	24.981004	80.270000	2,005.23

Dividend	Reinvestment Activity
This section i	ncludes information only for shares/units for which divid

This section in	cludes information	only for shares/units f	ior 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	24.802088	14.14		14.14

Transaction i	History					From: 01 Jan 20	12 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							
	Salance 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	-17.000000	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	Please see reverse side for important information
Stock Class Description – A description of the slock class in which you hold shares, e.g.	Price Per Share/Unit ~ The market price per share purchased or sold under the Plan for
Common slock.	this transaction.
Certificated Shares/Units Held By You – A physical certificate was issued for these	Transaction Shares/Units - The number of shares purchased or sold through the Plan for
shares/units.	this transaction.
Book/Book-Entry Shares - Shares Computershare maintains for you in an electronic	Total Book Shares/Units The sum of all book-entry shares, including both DRS and
account; a stock certificate was not issued for these shares. All Direct Registration shares	investment plan shares, as of the date specified.
and investment plan ('Plan') shares are held in book-entry form.	Record Date – The date on which you must have officially owned shares to receive
Direct Registration Book Shares/Units (DRS) - Book-entry shares that are not part of	the dividend.
the Plan.	Payment Date - The date the dividend was payable.
Investment Plan Book Shares/Units - Book-entry shares that are part of either a	Dividend Rate – The dollar amount of the dividend paid per share or the rate of stock
dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).	dividend or stock split.
Total Shares/Units ~ The sum of all certificated and book shares held in this account as of	Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.
lhe date specified.	Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.
Closing Price - The closing market price as of the account summary date.	Net Dividend - The total amount reinvested for you, equal to the gross dividend amount
Market Value – The dollar value of the total shares held in this account as of the date specified.	less any taxes withheld.
Deduction Description – A description of any amounts withheld including transaction fees.	SSN/TTN Certified - If your account is not certified, as indicated by the word NO appearing under the 4389 SSN/TTN life is the top right section of this form, you must complete a Form W-9 (US resident) or
Deduction Amount – Dollar amounts deducted may include taxes and transaction fees	Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per
(which fees shall include any brokerage commissions Computershare is required to pay).	Internal Revenue Service requirements. Either form is available through the "PRINTABLE FORMS"
Net Amount – The total amount Iransacted for you, equal to the transaction amount less	section of our website. Faxed forms are not acceptable, You may certify your tax status or obtain the
any applicable deductions.	necessary forms at the website insted above.

1	Transaction Request Form Please check or complete all applicable sections.	C0009516 SL1	387 IND			Page 2 of 2 X O M
<b>1A</b>	Sell Shares           OR           Sell Isin number of shares. Shares may be a combination of ORS and Plan shares.           Sale requests submitted on this <i>Transaction Request Form</i> w	Sell all book-entry including plan and shares (if applical terminate plan pa	d DRS ble), and rlicipation.	10	Youn	PORTANT: u must submit the original signed certificate(s) with s form.
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. Please detach this portion and mall it to: Computershare, F	Reassign all of m shares to DRS, te my participation ir and send a check fractional shares.	y whole rminate I the plan for any	10	Authorized Signature(s)* Signature 1 - Please keep signature within the Signature(s) 2 - Please keep signature within th	
You ca The IR reques methor 1A. U ba su ba ba su ba ba su ba ba b ba su ba su ba su ba su ba su ba su ba su ba su ba su ba su ba su ba su ba su ba su ba su ba ba s su ba su ba su ba s ba s	/ to Request a Transaction refer to the prospec an manage your account online through investor Centre at IS requires that we report the cost basis of certain shares acqui ted a specific cost basis catculation method, we have processe d. Please visit our website or consult your tax advisor if you nee se section 1A above to sell a portion of your plan shares, or to a treated as a balch order and generally processed no later that bimitted by telephone or through investor Centre at www.comp RS Sales Facility for more information concerning the types of the phone number listed on the reverse side for fee details. A j ur sales proceeds by updaling your bank details online through oker dealer associated with the transaction, and within a reason	the website listed red after January 1, d as requested. If y ed additional informa sell all plan shares n five business days utershare.com. Plae orders available. No proceeds check will investor Centre at	on the top 1 2011. If you ou did not sp alion about o and termina s after the da se contact a te: market o be mailed to the website	right of the ru I shares were pecify a cost i cost basis. I le your plan p ate on which i us at the phon rders and bat o you, less any listed on the	everse side. Register todayl e covered by the legislation and you have sold or basis calculation method, we have defaulted to th participation. Sale requests submitted on this <i>Trar</i> the form is received. A Market Order sale may be a number listed on the reverse side or refer to the ch orders are subject to different fees. Please visi y applicable taxes and fees. You can request letc reverse side. Upon written recourst. we will provid	Iransferred the shares and e first in, first out (FIFO) insection Request Form will available for transactions a brochure for the plan or if the websile or contact us stronic funds transfer for a the name of the execution

#### 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 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 to sto 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 slock 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 into though transactions we perform for you, from enrollment forms, automatic debit forms, and through other communications with you in writing, electronication, and by take provides the statistic about you by virtue of your transaction with affiliates of Computershare or other parties. This information about you by virtue of your transaction with affiliates of Computershare or other parties. This information may include your name, address (residentiat and mating). Social Security number, bank account information, slock ownership information ather financial information. With respect both to current and former customers, computershare does not share nonpublic personal information with any non-affikited third-party except as an excessary to process a transaction, service your or as required or permitted by taw. Our affiliates and custide services privates with whom we share information at deally 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 the information to provide our services to you. Computershare matiatins physical, electronic and procedural safeguards to protect your personal information. Computershare realizes that you entrust us with confidential personal and francial information and we take that trust yery seriously.

Computershare realizes that you entrust us with combinential personal and manager information and we take the new new your you downay. 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 agancy. 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:

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- 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



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

#### P4390

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

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## Computershare

## **E**‰onMobil

AMY R BRUNSTING 2582 COUNTRY LEDGE DR NEW BRAUNFELS TX 78132-4109

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Computershare Trust Company, N.A. P0 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



Yes



XOM.

As of record date

001CS0006\_ps.DL\_PG1.XOM.105024\_40233/105978/105978/

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

105978

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: C0009499041

#### ► ACCOUNT SUMMARY

ACCOUNT SUMMAI	RY			As of clo	se of stock market on 11	Jun 2012
Stock Class   Certi Description   Un	ficated Shares/   Dire Its Held by You   Boo	ct Registration   Inv ik Shares/Units,   Book	estment Plan   Shares/Units,   Sl	Total   hares/Units	Closing Price	Market Value (\$)
DSPP - Common Stock	0.000000	0.000000	104.058674	104.058674	80.270000	8.352.79

#### **Dividend Reinvestment Activity**

This section inc	ludes information	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	Соттол	103.313529	58.89		58.89

#### **Transaction History** From: 01 Jan 2012 To: 11 Jun 2012 This section pertains only to book-entry shares/units. 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 102.751241 89 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)

any applicable deductions.

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.	Price Per Share/Unit ~ The market price per share purchased or sold under the Plan for this transaction.
Certificated Shares/Units Held By You – A physical certificate was issued for these shares/units.	Transaction Shares/Units - The number of shares purchased or sold Ihrough the Plan for this transaction.
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	Total Book Shares/Units - The sum of all book-entry shares, including both DRS and investment plan shares, as of the dale specified.
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.	Record Date - The date on which you must have officially owned shares to receive the dividend.
Investment Plan Book Shares/Units – Book-entry shares that are part of either a dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).	Payment Date – The date the dividend was payable. Dividend Rate – The dotlar amount of the dividend paid per share or the rate of stock dividend or stock split.
Total Shares/Units – The sum of all certificated and book shares held in this account as of the date specified.	Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.
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	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.
date specified. Deduction Description – A description of any amounts withheld including transaction fees.	SSN/TIN Certified - If your account is not certified, as indicated by the word NO appearing under P4391 SSN/TIN tille in the top right section of this form, you must complete a Form W-9 (US resident) or
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	Form W-86EN (non-US resident) or laxes will be withheld form 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
net entreme - the total amount variables for you, equal to the transaction amount less	poor car to be to be to be to be a set a compare. The may only your tax along of outset are

necessary forms at the website listed above.

	C0009499041			Page2of2 XOM
<b>1</b> Transaction Request Form Please check or complete all applicable sections.	SL1 IND			2 1 4 U D R
1A Sell Shares		1C [	Deposit Certificate(s) into the I	nvestment Plan
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 (if applicable), and terminate plan participation.	C		MPORTANT: fou must submit the original insigned certificate(s) with his form. stment account.
Sale requests submitted on this Transaction Request Form order. Please see instructions below for more information.	will be processed as a batch	1D /	Authorized Signature(s)*	
1B Withdraw from the Reinvestment Progra (DRS shares will receive fulure dividends in cash.)	m		ignature 1 - Please keep signature within th	e box.
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,	s S	ignature(s) 2 - Piease keep signalure within	lhe box.
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 prosp-	eclus/brochure for additionel def	ails on the terms a	nd conditions of transactions under the plan	or DRS sales facility)
You can manage your account online through investor Centre a				
The IRS requires that we report the cost basis of certain shares acc requested a specific cost basis calculation method, we have proces	uired after January 1, 2011. If yo sed as requested. If you did not	our shares were co specify a cost basi	wered by the legislation and you have sold on is calculation method, we have defaulted to the solution of the	or transferred the shares and the first in, first out (FIFO)
method. Please visit our website or consult your tax advisor if you n 1A. Use section 1A above to sell a portion of your plan shares, or	eed additional information about	cost basis.		
be treated as a batch order and generally processed no later th submitted by telephone or through Investor Centre at www.com DRS Sales Facility for more information concerning the types or at the phone number listed on the reverse side for fee details. <i>I</i> your sales proceeds by updating your bank details online throu broker dealer associated with the transaction, and within a reas the transaction, if any.	pulershare.com. Please contact forders available. Note: market A proceeds check will be mailed gh Investor Centre at the website	us at the phone n orders and batch o to you, less any ap e listed on the reve	umber listed on the reverse side or refer to l orders are subject to different fees. Please v oplicable taxes and fees. You can request el- erse side. Upon written request, we will prov	the brochure for the plan or isit the websile or conlact us ectronic funds transfer for ide the name of the executing
ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE M To have the proceeds paid to someone other than the current r "Help" section on our website or you may contact us by phone;	egistered holder, the shares mus	st first be transferre		
1B. Use section 1B above to withdraw a portion or all of your shan account in book-entry form by Computershare. We will mail you has the right to reinvest the dividend or pay you in cash. Future 1. State of the dividend or pay you in cash. Future 1. State of the dividend or pay you in cash. Future 1. State of the dividend or pay you in cash. Future 1. State of the dividend or pay you in cash. Future 1. State of the dividend or pay you in cash. Future 1. State of the dividend or pay you in cash. Future 1. State of the dividend or pay you in cash. Future 1. State of the dividend or pay you in cash. Future 1. State of the dividend or pay you in cash. Future 1. State of the dividend of the dit dividend of the dividend of the dividend of the	es from the plan. These shares v a check for the value of any fra	will become Direct clional shares (if a	oplicable). If your request is received near a	be held electronically in your record date, Computershare
1C. Use section 1C above to minimize risk of loss, theft or damage book-entry form. Send physical stock certificate(s) via registere- endorse the certificate(s) or complete the assignment section. Y in the event that it is tost in transit.	d mail or a courier service that p	rovides a return re	ceipt to: Computershare, 250 Royall Street,	Canton, MA, 02021, Do not
1D. All registered holders must sign section 1D for the above instru- a copy of the corporate resolution/partnership agreement. A Me indicates the individual(s) signing a form is legally authorized to	dallion Signature Guarantee is a	special stamp pro	vided by a bank, broker or credit union (gua	rantor institutions) that
<ol> <li>Use section 2 below to make an optional investment through the Please note the purchase limitations identified on the bottom left</li> </ol>	te plan. Detach the completed for it of the form.	orm and mail it, alo	ng with a check payable to Computershare,	in the enclosed envelope.
if you do not keep in contact with us or do not have any activity unclaimed property laws and transferred to the appropriate stat	in your account for the time p	oeriods specified	by state law, your property could become	e subject to state
Privacy Notice	e.			
At Computershare, we take privacy seriously. In the course of providing service registration services, we receive nonpublic, personal information about you. W communications with you in writing, electronically, and by lelephone. We may a your name, address (residential and mailing). Social Security number, bank ao Computershare does not share nonpublic personal information with any non-al outside service providers with whom we share information are legally bound no to your personal information to those employees who need to know the information opputershare realizes that you entrust us with confidential personal and finance to must be reading to the service of the service and the service and the service personal and finance to must be service personal and finance to must be service personal and finance to provide the service to the service personal and finance to pour personal information to those employees who need to know the information to pour personal and finance to pour personal and finance to pour personal and finance to pour personal and finance to pour personal personal personal and finance to pour personal p	e receive this information through trai sisc receive information about you by count information, stock ownership in filiated third-party except as necessa it to disclose the information in any n on to provide our services to you. Con the provide our services to you.	nsactions we perform r virtue of your transa- iformation and other t ry to process a transi- namer, unless require reputershare maintains	for you, from enroliment forms, automatic debit fo ction with affiliates of Competenshare or other parti inancial information. With respect both to current a socilon, service your account or as required or perm ad or permitted by law or other governmental proce	rms, and through other ies. This information may include and former customors, nitted by law. Our affiliates and ess. We strive to restrict access
vole: Assels are not deposits of Compulershare and are not insured by the Fe			or Protection Corporation, or any other federal or s	slale agency. 00WA2A-MOT (Rev. B/11)
2 Purchase Additional Shares of Company	Stock		Holder Name: AMY R BRUNSTING	3
If you wish to make an optional cash purchase at this time, please make your check payable to Computershare.			Holder Account Number	
please make your check payable to Computershare. Attached is a check in the amount of:			C0009499041	IND
	22 22			
(成為1299-2442)13115-254343115-25434555555555555555555555555555555555				
<ul> <li>No third party checks, money orders or credit card pay</li> <li>Please write your holder account number and the company</li> </ul>				

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 Irading day ("trading day"), then funds will be invested on the next trading day.

Computershare P.O. Box 6006

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

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## Computershare

## **E**xonMobil

ANITA BRUNSTING 203 BLOOMINGDALE CIR VICTORIA TX 77904

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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

Yes



XOM

As of record date

001CS0006\_ps.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

► ACCOUNT SUMMA	RY			As of clo	se of stock market on 11	1 Jun 2012
Stock Class Ceri Description Ur	tificated Shares/ Dire	ct Registration   Ir k Shares/Units Boo	vestment Plan   k Shares/Units,	Total   Shares/Units	Closing Price   Per Share/Unit (\$)	Market
DSPP - Common Stock	0.000000	0.000000	164.036963	164.036963	80.270000	13,167.25

#### **Dividend Reinvestment Activity**

This section inc	cludes information	only for shares/units for v	which dividends are reinve	esled.		
Record Date	Payment Date	Dividend   Rate (\$)	Stock Class Description	Dividend Reinvestment Shares/Units	Gross   Dividend (\$)	Taxes   Ne Nithheld (\$)   Dividend (\$
14 May 2012	11 Jun 2012	0.570000	Common	162.862369	92.83	92.83
<b>T</b>					E	T. 44 1

Transaction	History					From: 01 Jan 20	12 To:	11 Jun 2012
This section pertain	ins 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 D	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	Please sea reverse side for important information
Stock Class Description – A description of the stock class in which you hold shares, e.g.	Price Per Share/Unit - The market price per share purchased or sold under the Plan for
Common stock.	this transaction.
Certificated Shares/Units Held By You – A physical certificate was issued for these	Transaction Shares/Units – The number of shares purchased or sold through the Plan for
shares/units.	Ihis transaction.
Book/Book-Entry Shares Shares Computershare maintains for you in an electronic	Total Book Shares/Units – The sum of all book-entry shares, including both DRS and
account; a stock certificate was not issued for these shares. All Direct Registration shares	investment plan shares, as of the date specified.
and investment plan ('Plan') shares are held in book-entry form.	Record Date - The date on which you must have officially owned shares to receive
Direct Registration Book Shares/Units (DRS) ~ Book-entry shares that are not part of	the dividend.
lhe Plan.	Payment Date The date the dividend was payable.
Investment Plan Book Shares/Units – Book-entry shares that are part of either a	Dividend Rate – The dollar amount of the dividend paid per share or the rate of stock
dividend reinvestment plan (DRP) or direct stock purchase plan (DSPP).	dividend or stock split.
Total Shares/Units - The sum of all certificated and book shares held in this account as of	Dividend Reinvestment Shares/Units - Shares enrolled in dividend reinvestment.
the date specified. Closing Price - The closing market price as of the account summary date.	Gross Dividend - The dividend paid on the Plan's dividend reinvestment shares.
Market Value – The dollar value of the total shares held in this account as of the date specified.	Net Dividend - The total amount reinvested for you, equal to the gross dividend amount less any taxes withheld.
Deduction Description – A description of any amounts withheld including transaction fees.	SSN/TIN Certified – if your account is not certified, as indicated by the word NO appearing under 154393 SSN/TIN life in the top right section of this form, you must complete a Form W-9 (US resident) or
Deduction Amount - Dollar amounts deducted may include taxes and transaction fees	Form W-8BEN (non-US resident) or taxes will be withheld from any dividends or sales proceeds per
(which fees shall include any brokerage commissions Computershare is required to pay).	Internal Revenue Service requirements, Either form is available through the "PRINTABLE FORMS"
Net Amount – The lotal amount transacted for you, equal to the transaction amount less	section of our website. Faxed forms are not acceptable. You may certify your lax status or obtain the
any applicable deductions.	necessary forms at the website listed above.

		Page 2 of 2
	C000951635	$\begin{array}{c} X \circ M \\ + \\ 214 \sqcup D \end{array}$
1 Transaction Request Form	SL1 IN	
Please check or complete all applicable sections.		
1A Sell Shares	_	1C Deposit Certificate(s) into the Investment Plan
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> .	Sell all book-entry shan including plan and DRS shares (if applicable), a terminate plan participa	No 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.	will be processed as a ball	1D Authorized Signature(s)*
1B Withdraw from the Reinvestment Progra (DRS shares will receive fulure dividends in cash.)	m	Signature 1 - Please keep signature within the box.
<u>OR</u>	Reassign all of my whole shares to DRS, terminal my participation in the p and send a check for ar	e Signature(s) 2 - Piease keen signature within the hory
Reassign this number of whole shares to DRS, and terminate my participation in the plan for these shares.	fractional shares.	
Please detach this portion and mall it to: Computershare	, PO Box 43078, Providenc	r, RI 02940-3078
-		Т
<ul> <li>You can manage your account online through Investor Centre The IRS requires that we report the cost basis of certain shares ac requested a specific cost basis calculation method, we have proce- method. Please visit our website or consult your tax advisor if you r 14. Use section 14 above to sell a portion of your plan shares, on be treated as a batch order and generally processed no later submitted by telephone or through Investor Centre at www.con DRS Sales Facility for more information concerning the types at the phone number listed on the reverse side for fee details, your sales proceeds by updating your bank details online throu broker deater associated with the transaction, and within a rea the transaction, if any.</li> <li>ALL SALE INSTRUCTIONS ARE FINAL AND CANNOT BE ! To have the proceeds paid to someone other than the current "Help" section on our website or you may contact us by phone 18. Use section 18 above to withdraw a portion or all of your sha account in book-entry form by Computershare. We will mail you</li> </ul>	at the website listed on the quired after January 1, 2011 seed as requested. If you dire need additional information at to sell all plan shares and it han five business days after npulershare.com. Please co of orders available. Note: ma A proceeds check will be mu- igh Investor Centre at the will sonable amount of time will ADDIFIED, STOPPED OR C registered holder, the shares both are listed on the rever as from the plan. These share a check for the value of ar	If your shares were covered by the legislation and you have sold or transferred the shares and not specify a cost basis calculation method, we have defaulted to the first in, first out (FIFO) boot cost basis. Trainale your plan participation. Sale requests submitted on this <i>Transaction Request Form</i> will the date on which the form is received. A Market Order sale may be available for transactions tact us at the phone number listed on the reverse side or refer to the brochure for the plan or riket orders and balch orders are subject to different fees. Please visit the websile or contact us ited to you, less any applicable taxes and fees. You can request electronic funds transfer for bisite listed on the reverse side. Upon written request, we will provide the name of the executing lisclose the source and amount of compensation received from third parties in connection with <b>ANCELLED AFTER COMPUTERSHARE HAS RECEIVED THE REQUEST.</b> must first be transferred to the other party. For assistance with a stock transfer please visit the se side. res will become Direct Registration System (DRS) shares and will be held electronically in your y fractional shares (if applicable). If your request is received near a record dale, Computershare
has the right to reinvest the dividend or pay you in cash. Futur	e dividends for these shares	will be paid in cash, unless you rejoin the plan.
book-entry form. Send physical stock certificate(s) via registere	d mail or a courier service I	Computershare will deposit these shares into your plan account and hold them electronically in at provides a return receipt to: Computershare, 250 Royali Street, Canton, MA, 02021. Do not nailing for 3% of the stock's market value, which is the approximate cost to replace a certificate
a copy of the corporate resolution/partnership agreement. A Me indicates the individual(s) signing a form is legally authorized to	idallion Signature Guarantee conduct the requested tran	ales requests for partnerships or corporations must include a Medallion Signature Guarantee or is a special stamp provided by a bank, broker or credit union (guarantor institutions) that saction. A notarized signature is not a substitute for a Medallion Signature Guarantee.
<ol> <li>Use section 2 below to make an optional investment through the Please note the purchase limitations identified on the bottom let</li> </ol>	he plan. Detach the complet It of the form.	ed form and mail it, along with a check payable to Computershare, in the enclosed envelope.
If you do not keep in contact with us or do not have any activit unclaimed property laws and transferred to the appropriate sta		ne periods specified by state law, your property could become subject to state
Privacy Notice		
registration services, we receive nonpublic, personal information about you. V communications with you in writing, electronically, and by telephone. We may your name, address (residential and mailing). Social Security number, bank a Computershare does not share nonpublic personal information with any non-	le receive this information throug also receive information about y count information, stock owners ifiliated third-party except as ne	keyee slock purchase plans, dividend reinvestment plans, direct stock purchase plans and/or direct In transactions we perform for you, from enrollment forms, automatic debit forms, and through other up by vitue of your transaction with affidates of Compulershare or other parties. This information may include nip information and other linancial information. With respect both to current and former customers, essary to process a transaction, service your account or as required or permitted by taw. Our affiates and my manner, unless required or permitted by taw or other governmental process. We strive for estrict access

Computershare open for share nonpulse personal information with any non-antialed time-party except as necessary to process a transaction, service your account or as required or permitted by law. Our affiates 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 computershare maintains physical, electronic and procedural sateguards to protect your personal information. Curr affiates and 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 sateguards 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 tinancial mormation and we taxe that itrus very sensuray. 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:

	35	35	22	42	23	24	3	2	12	12	577	Ϊŝ.	N.	55	S.	20	-25	255	4
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12	£1	**	22	83	3	2	32	28	:松	æ	15	12	63	15	- 83	10	10	¥2	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 plan allows for a minimum amount of \$250 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

Holder Account Number

C0009516352 IND



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

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

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CAROLE A BRUNSTING

5822 JASON HOUSTON TX 77074

## Computershare

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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 Jaws of the State of NJ.

Holder Account Number C0009516328



Company ID SSN/TIN Certified XOM Yes

## Exxon Mobil Corporation - Direct Registration (DRS) Advice

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### Transaction(s)

Date	Transaction Descrip	otion Total Shares/Units	CUSIP	Class Description
15 Jun 2011	Tra	insfer 1,325.000000	30231G102	Common Stock
Account Information: D	to, 15 Jun 2011 (Excludes transpoo			
Account monnation. D	ale. 15 Juli 2011 (Excludes transact	ions pending settlement)		
Current Dividend Reinvestment Balance	Current Direct Registration Balance	Total Shares/Units	CUSIP	Class Description

007564

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 5, 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 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.









00H5AB (Rev. 1/11)

Please see important PRIVACY NOTICE on reverse side of statement

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#### **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.