# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# **FORM 10-Q**

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

For the quarterly period ended September 30, 2017  $\hfill\Box$  TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF

THE SECURITIES EXCHANGE ACT OF 1934 For the transition period from to

Commission File Number 1-2256

# **EXXON MOBIL CORPORATION**

(Exact name of registrant as specified in its charter)

NEW JERSEY 13-5409005 (I.R.S. Employer (State or other jurisdiction of incorporation or organization) Identification Number) 5959 LAS COLINAS BOULEVARD, IRVING, TEXAS 75039-2298

(Address of principal executive offices) (Zip Code)

(972) 444-1000

(Registrant's telephone number, including area code)

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

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes 🗵 No 🗆

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

Large accelerated filer	$\square$	Accelerated filer	
Non-accelerated filer		Smaller reporting company	
		Emerging growth company	
If an emerging growth company, indicate by check provided pursuant to Section 13(a) of the Exchange A	· ·	ed not to use the extended transition period for complying with any	y new or revised financial accounting standar
Indicate by check mark whether the registrant is a she	ell company (as defined in Rule	12b-2 of the Exchange Act). Yes $\square$ No $\square$	
Indicate the number of shares outstanding of each of	the issuer's classes of common s	stock, as of the latest practicable date.	
Class		0	utstanding as of September 30, 2017
Common stock, without par value	<u></u>		4,237,106,077

# EXXON MOBIL CORPORATION FORM 10-Q FOR THE QUARTERLY PERIOD ENDED SEPTEMBER 30, 2017

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# PART I. FINANCIAL INFORMATION

# Item 1. Financial Statements

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

		Three Months Ended September 30,		s Ended r 30,
	2017	2016	2017	201
Revenues and other income				
Sales and other operating revenue (1)	64,415	56,767	186,330	1
Income from equity affiliates	1,472	1,103	4,707	
Other income	278	807	1,291	
Total revenues and other income	66,165	58,677	192,328	1
Costs and other deductions				
Crude oil and product purchases	31,432	28,035	91,985	
Production and manufacturing expenses	8,334	7,709	24,586	
Selling, general and administrative expenses	2,725	2,736	7,952	
Depreciation and depletion	4,880	4,605	14,051	
Exploration expenses, including dry holes	284	327	1,087	
Interest expense	111	106	415	
Sales-based taxes (1)	5,864	5,437	16,795	
Other taxes and duties	6,952	6,496	19,800	
Total costs and other deductions	60,582	55,451	176,671	1
Income before income taxes	5,583	3,226	15,657	
Income taxes	1,498	337	4,218	
Net income including noncontrolling interests	4,085	2,889	11,439	
Net income attributable to noncontrolling interests	115	239	109	
Net income attributable to ExxonMobil	3,970	2,650	11,330	
Earnings per common share (dollars)	0.93	0.63	2.66	
Earnings per common share - assuming dilution (dollars)	0.93	0.63	2.66	
Dividends per common share (dollars)	0.77	0.75	2.29	
(1) Sales-based taxes included in sales and other operating revenue	5,864	5,437	16,795	ن

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

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

	Three Months Ended September 30,		Nine Months Septembe		
	2017	2016	2017	201	
Net income including noncontrolling interests	4,085	2,889	11,439		
Other comprehensive income (net of income taxes)					
Foreign exchange translation adjustment	2,342	(107)	5,424		
Adjustment for foreign exchange translation (gain)/loss					
included in net income	-	-	234		
Postretirement benefits reserves adjustment					
(excluding amortization)	(145)	34	(329)		
Amortization and settlement of postretirement benefits reserves					
adjustment included in net periodic benefit costs	311	278	850		
Total other comprehensive income	2,508	205	6,179		
Comprehensive income including noncontrolling interests	6,593	3,094	17,618		
Comprehensive income attributable to					
noncontrolling interests	372	166	700		
Comprehensive income attributable to ExxonMobil	6,221	2,928	16,918		

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

# EXXON MOBIL CORPORATION CONDENSED CONSOLIDATED BALANCE SHEET

(millions of dollars)

Carrent assets		Sept. 30, 2017	Dec. 31, 2016
Cash and cash equivalents         4,266         3,657           Notes and accounts receivable – net         23,263         21,394           Inventories         3,248         1,087           Crude oil products and merchandise         12,488         10,877           Materials and supplies         4,255         4,203           Other current assets         1,480         1,285           Total current assets         37,529         1,416           Investments, advances and long-tem receivables         37,699         35,102           Property, plant and equipment – net         255,556         244,244           Other assets, including intangibles – net         34,407         9,333           Current liabilities         34,407         330,34           Current liabilities         15,741         13,830           Accounts payable and accrued liabilities         31,771         47,638           Accounts payable and accrued liabilities         33,777         47,638           Long-term debt         33,777         47,638           Long-term debt         20,489         28,932           Poster teirement benefits reserves         20,874         20,809           Deferred income tax labilities         3,00         5,124           Long-	Assets		
Notes and accounts receivable – net Inventories         23,03         21,348           Inventories         12,488         10,877           Materials and supplies         4,255         4,203           Other curnert assets         1,480         1,286           Total curnert assets         45,752         41,416           Investments, advances and long-termerecivables         37,649         55,102           Property, plant and equipment – net         255,556         244,224           Other assets, including intangibles – net         10,470         9,572           Total assets         349,472         303,04           Notes and lons payable         15,741         13,830           Accounts payable and accrued liabilities         34,688         31,193           Incorn tases payable         3,173         47,638           Accounts payable and accrued liabilities         3,377         47,638           Long-termdebt         20,874         20,809           Postretirement benefits reserves         20,874         20,809           Deferred incorn tax hibbilities         3,40         3,40           Long-termobligations to equity companies         160,229         156,84           Commitments and contingencies (Note 3)         1,47         20,00     <	Current assets		
Inventories	Cash and cash equivalents	4,266	3,657
Crude oil, products and merchandise         12,488         10,877           Materials and supplies         4,255         4,203           Other current assets         4,575         4,104           Total current assets         45,752         41,416           Investments, advances and long-termeceivables         37,649         35,102           Property, plant and equipment – net         255,556         24,224           Other assets, including intangibles – net         10,470         9,772           Total assets         34,942         33,331           Notes and loans payable         15,741         13,830           Accounts payable and accrued liabilities         34,968         31,193           Income taxes payable         33,338         2,615           Other long-term debilities         34,768         28,932           Postretirement benefits reserves         20,874         20,808           Deferred income tax liabilities         34,430         34,401           Long-term obligations to equity companies         34,430         34,401           Other long-term obligations to equity companies         160,229         15,644           Commitments and contingencies (Note 3)         121,276         20,000           Equity         40,949         407,8	Notes and accounts receivable – net	23,263	21,394
Materials and supplies         4,255         4,203           Other current assets         1,480         1,283           I Total current assets         45,752         1,416           Investments, advances and long-termeceivables         37,69         35,102           Property, plant and equipment—net         25,555         24,224           Other assets, including intangibles—net         10,470         9,572           Total assets         34,942         30,303           Current liabilities           Current liabilities           Accounts payable and accruel liabilities         15,741         13,830           Accounts payable and accruel liabilities         34,698         31,933           Accounts payable and accruel liabilities         33,777         47,638           Long-termedbet         23,777         47,638           Long-termedbit         34,409         28,932           Postretirement benefits reserves         20,874         20,609           Deferred income tax liabilities         34,030         3,444           Long-termobligations to equity companies         5,003         5,124           Other long-termobligations to equity companies         16,022         3,008           Commentax and contingencies (Note 3)	Inventories		
Other current assets         1,480         1,285           Total current assets         45,752         41,416           Investments, advances and long-termreceivables         37,699         35,102           Property, plant and equipment – net         255,556         244,224           Other assets, including intangibles – net         10,470         9,572           Total assets         349,427         330,314           Exhibitions           Current liabilities           Notes and loans payable         15,741         13,830           Accounts payable and accrued liabilities         3,338         2,615           Total current liabilities         33,777         47,638           Long-term debt         24,869         28,932           Post terment benefits reserves         20,874         20,689           Deferred income tax liabilities         3,033         3,612           Long-term obligations to equity companies         160,229         15,441           Commitments and contingencies (Note 3)         21,276         2,006           Commitments and contingencies (Note 3)         21,276         2,006           Equity         40,409         40,783         1,157           Equity         40,000 million shares authorized	Crude oil, products and merchandise	12,488	10,877
Total current assets         45,752         41,416           Investments, advances and long-termerceivables         37,699         35,102           Property, plant and equipment – net         255,556         244,224           Other assets, including intangibles – net         10,470         9,572           Total assets         349,427         330,314           Exhibities           Current liabilities         15,741         13,830           Accounts payable and accrued liabilities         33,38         2,615           Accounts payable and accrued liabilities         33,777         47,638           Accounts payable         33,38         2,615           Total current liabilities         33,777         47,638           Long-termdebt         20,874         20,608           Deferred income tax isabilities         34,430         34,411           Long-termobligations to equity companies         5,003         5,124           Other long-termobligations to equity companies         5,003         5,124           Other long-termobligations to equity companies         160,229         15,648           Commitments and contringencies (Note 3)         21,276         20,009           Equity         40,449         40,449         40,449	Materials and supplies	4,255	4,203
Investments, advances and long-termreceivables   37,69   35,100     Property, plant and equipment—net   255,556   244,224     Other assets, including intangibles—net   10,47   30,314     Total assets   349,427   330,314     Itabilities	Other current assets	1,480	1,285
Property, plant and equipment — net         255,556         244,224           Other assets, including intangibles — net         10,470         357.2           Total assets         349,427         330,314           Liabilities           Current liabilities           Notes and loans payable         15,741         13,830           Accounts payable and accrued liabilities         34,698         31,193           Income taxes payable         33,38         2,615           Total current liabilities         53,777         47,638           Long-term.debt         24,869         28,932           Postretirement benefits reserves         20,874         20,680           Deferred income tax liabilities         34,430         34,011           Long-term.obligations to equity companies         5,003         5,144           Other long-term.obligations to equity companies         12,276         20,069           Total liabilities         160,229         156,484           Commitments and contingencies (Note 3)           Equity           Commitments and contingencies (Note 3)           Equity           Common stock without par value           Common stock without par value	Total current assets	45,752	41,416
Other assets, including intangibles – net         10,470         9,572           Total assets         349,427         330,314           Liabilities           Current liabilities         15,741         13,830           Accounts payable and accrued liabilities         34,698         31,193           Income taxes payable         33,338         2,615           Total current liabilities         53,777         47,638           Long-termodebt         28,932         20,874         20,809           Postretrement benefits reserves         20,874         20,809         20,902           Deferred income tax liabilities         34,430         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410         34,410	Investments, advances and long-term receivables	37,649	35,102
Total assets   349,427   330,314     Liabilities	Property, plant and equipment – net	255,556	244,224
Liabilities           Current liabilities           Notes and loans payable         15,741         13,830           Accounts payable and accrued liabilities         34,698         31,193           Income taxes payable         33,377         47,638           Long-termdebt         24,899         28,932           Postretirement benefits reserves         20,874         20,680           Defered income tax liabilities         34,430         34,411           Long-termobligations to equity companies         5,003         5,124           Other long-term obligations         21,276         20,669           Total liabilities         160,229         156,484           Commitments and contingencies (Note 3)           Equity           Commitments and contingencies (Note 3)         14,783         12,157           Eamings reinvested         409,449         407,831           Accumulated other comprehensive income         (16,651)         (22,239)           Common stock held in treasury         (3,782 million shares at September 30, 2017 and         3,871 million shares at September 30, 2017 and         (25,305)         (230,424)           Exon/Mobil share of equity         6,922         6,50.55           Noncontriling interests	Other assets, including intangibles – net	10,470	9,572
Current liabilities         15,741         13,830           Notes and loans payable         15,741         13,836         31,193           Accounts payable and accrued liabilities         34,698         31,193           Income taxes payable         3,338         2,615           Total current liabilities         53,777         47,638           Long-term debt         24,869         28,932           Postretirement benefits reserves         20,874         20,680           Deferred income tax liabilities         34,430         34,041           Long-term obligations to equity companies         5,003         5,124           Other long-term obligations         21,276         20,690           Total liabilities         160,229         156,484           Commitments and contingencies (Note 3)           Equity           (9,000 million shares authorized, 8,019 million shares issued)         14,783         12,157           Eamings reinvested         409,449         407,831           Accumulated other comprehensive income         (16,651)         (22,239)           Common stock held in treasury         (25,305)         (230,424)           Exon/Mobil share of equity         6,922         6,505           Noncontrolling interests <td>Total assets</td> <td>349,427</td> <td>330,314</td>	Total assets	349,427	330,314
Notes and loans payable         15,741         13,830           Accounts payable and accrued liabilities         34,698         31,193           Income taxes payable         3,338         2,615           Total current liabilities         53,777         47,638           Long-termdebt         24,869         28,932           Postretirement benefits reserves         20,874         20,680           Deferred income tax liabilities         34,430         34,041           Long-term obligations to equity companies         5,003         5,124           Other long-term obligations         21,276         20,069           Total liabilities         160,229         156,484           Commitments and contingencies (Note 3)           Equity           Common stock without par value           (9,000 million shares authorized, 8,019 million shares issued)         14,783         12,157           Eamings reinvested         409,449         407,831           Accumulated other comprehensive income         (16,651)         (22,239)           Common stock held in treasury         (3,782 million shares at September 30, 2017 and         182,276         167,325           Accountable dependency of equity         182,276         6,052         6,052 <t< td=""><td>Liabilities</td><td></td><td></td></t<>	Liabilities		
Accounts payable and accrued liabilities         34,698         31,193           Income taxes payable         3,338         2,615           Total current liabilities         53,777         47,638           Long-termobet         24,869         28,932           Postretirement benefits reserves         20,874         20,680           Deferred income tax liabilities         34,430         34,041           Long-termobligations to equity companies         5,003         5,142           Other long-termobligations         21,276         20,069           Total liabilities         160,229         156,484           Commitments and contingencies (Note 3)           Equity           Common stock without par value           (9,000 million shares authorized, 8,019 million shares issued)         14,783         12,157           Eamings reinvested         409,449         407,831           Accumulated other comprehensive income         (16,651)         (22,239)           Common stock held in treasury         (3,782 million shares at September 30, 2017 and         182,276         167,325           Agy, million shares at December 31, 2016)         (225,305)         (230,424)           Exon/Mobil share of equity         18,276         6,052         6,052	Current liabilities		
Income taxes payable         3,338         2,615           Total current liabilities         53,777         47,638           Long-term debt         24,869         28,932           Postretirement benefits reserves         20,874         20,688           Deferred income tax liabilities         34,430         34,041           Long-term obligations to equity companies         5,003         5,124           Other long-term obligations         21,276         20,069           Total liabilities         160,229         156,484           Commitments and contingencies (Note 3)           Equity           Common stock without par value         14,783         12,157           Eamings reinvested         409,449         407,831           Accumulated other comprehensive income         (16,651)         26,230           Common stock held in treasury         (3,782 million shares at September 30,2017 and         225,305         (230,424)           ExonyObbil share of equity         6,902         6,505           Noncontrolling interests         6,922         6,505           Total equity         189,198         173,830	Notes and loans payable	15,741	13,830
Total current liabilities         53,777         47,638           Long-termdebt         24,869         28,932           Postretirement benefits reserves         20,874         20,680           Deferred income tax liabilities         34,401         34,401           Long-termobligations to equity companies         5,003         5,124           Other long-term obligations         21,276         20,069           Total liabilities         160,229         156,484           Commitments and contingencies (Note 3)           Equity           Common stock without par value           (9,000 million shares authorized, 8,019 million shares issued)         14,783         12,157           Eamings reinvested         409,449         407,831           Accumulated other comprehensive income         (16,651)         (22,239)           Common stock held in treasury         (3,782 million shares at September 30, 2017 and         182,276         167,325           ExonMobil share of equity         182,276         167,325           Noncontrolling interests         6,922         6,505           Total equity         189,198         173,830	Accounts payable and accrued liabilities	34,698	31,193
Long-termdebt         24,869         28,932           Postretirement benefits reserves         20,874         20,680           Deferred income tax liabilities         34,430         34,401           Long-termobligations to equity companies         5,003         5,124           Other long-term obligations         21,276         20,695           Total liabilities         160,229         156,484           Commitments and contingencies (Note 3)           Equity           Common stock without par value           (9,000 million shares authorized, 8,019 million shares issued)         14,783         12,157           Eamings reinvested         409,449         407,831           Accumulated other comprehensive income         (16,651)         (22,239)           Common stock held in treasury         (3,782 million shares at September 30, 2017 and         (225,305)         (230,424)           Exon Mobil share of equity         182,276         167,325           Noncontrolling interests         6,922         6,505           Total equity         189,198         173,830	Income taxes payable	3,338	2,615
Postretirement benefits reserves         20,874         20,680           Deferred income tax liabilities         34,430         34,041           Long-termobligations to equity companies         5,003         5,124           Other long-termobligations         21,276         20,069           Total liabilities         160,229         156,484           Commitments and contingencies (Note 3)           Equity           Common stock without par value           (9,000 million shares authorized, 8,019 million shares issued)         14,783         12,157           Earnings reinvested         409,449         407,831           Accumulated other comprehensive income         (16,651)         (22,239)           Common stock held in treasury         (16,651)         (22,239)           Common stock held in treasury         (225,305)         (230,424)           3,871 million shares at September 30,2017 and         (225,305)         (230,424)           Exon/Mobil share of equity         182,276         6,505           Noncontrolling interests         6,922         6,505           Total equity         189,198         173,836	Total current liabilities	53,777	47,638
Postretirement benefits reserves         20,874         20,680           Deferred income tax liabilities         34,430         34,041           Long-termobligations to equity companies         5,003         5,124           Other long-termobligations         21,276         20,069           Total liabilities         160,229         156,484           Commitments and contingencies (Note 3)           Equity           Common stock without par value           (9,000 million shares authorized, 8,019 million shares issued)         14,783         12,157           Earnings reinvested         409,449         407,831           Accumulated other comprehensive income         (16,651)         (22,239)           Common stock held in treasury         (16,651)         (22,239)           Common stock held in treasury         (225,305)         (230,424)           3,871 million shares at September 30,2017 and         (225,305)         (230,424)           Exon/Mobil share of equity         182,276         6,505           Noncontrolling interests         6,922         6,505           Total equity         189,198         173,836	Long-term debt	24,869	28,932
Long-termobligations to equity companies         5,003         5,124           Other long-termobligations         21,276         20,069           Total liabilities         160,229         156,484           Equity           Commitments and contingencies (Note 3)           Equity           Common stock without par value           (9,000 million shares authorized, 8,019 million shares issued)         14,783         12,157           Eamings reinvested         409,449         407,831           Accumulated other comprehensive income         (16,651)         (22,239)           Common stock held in treasury         (3,782 million shares at September 30, 2017 and         225,305)         (230,424)           Sys1 million shares at December 31, 2016)         (225,305)         (230,424)           Exxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx		20,874	20,680
Other long-term obligations         21,276         20,069           Total liabilities         160,229         156,484           Commitments and contingencies (Note 3)           Equity           Common stock without par value           (9,000 million shares authorized, 8,019 million shares issued)         14,783         12,157           Earnings reinvested         409,449         407,831           Accumulated other comprehensive income         (16,651)         (22,239)           Common stock held in treasury         3,782 million shares at September 30, 2017 and         23,782 million shares at December 31, 2016)         (225,305)         (230,424)           Exxon/Mobil share of equity         182,276         167,325           Noncontrolling interests         6,922         6,505           Total equity         189,198         173,830	Deferred income tax liabilities	34,430	34,041
Other long-term obligations         21,276         20,069           Total liabilities         160,229         156,484           Commitments and contingencies (Note 3)           Equity           Common stock without par value           (9,000 million shares authorized, 8,019 million shares issued)         14,783         12,157           Earnings reinvested         409,449         407,831           Accumulated other comprehensive income         (16,651)         (22,239)           Common stock held in treasury         3,782 million shares at September 30, 2017 and         23,782 million shares at December 31, 2016)         (225,305)         (230,424)           Exxon/Mobil share of equity         182,276         167,325           Noncontrolling interests         6,922         6,505           Total equity         189,198         173,830	Long-termobligations to equity companies	5,003	5,124
Commitments and contingencies (Note 3)   Equity		21,276	20,069
Equity         Common stock without par value       14,783       12,157         (9,000 million shares authorized, 8,019 million shares issued)       409,449       407,831         Earmings reinvested       409,449       407,831         Accumulated other comprehensive income       (16,651)       (22,239)         Common stock held in treasury       3,871 million shares at September 30, 2017 and       225,305)       (230,424)         Exxon/Mobil share of equity       182,276       167,325         Noncontrolling interests       6,922       6,505         Total equity       189,198       173,830	Total liabilities	160,229	156,484
Common stock without par value       14,783       12,157         (9,000 million shares authorized, 8,019 million shares issued)       14,783       12,157         Earnings reinvested       409,449       407,831         Accumulated other comprehensive income       (16,651)       (22,239)         Common stock held in treasury       (3,782 million shares at September 30, 2017 and       225,305)       (230,424)         Accumulated other comprehensive income       (225,305)       (230,424)         4       182,276       167,325         Noncontrolling interests       6,922       6,505         Total equity       189,198       173,830	Commitments and contingencies (Note 3)		
(9,000 million shares authorized, 8,019 million shares issued)       14,783       12,157         Earnings reinvested       409,449       407,831         Accumulated other comprehensive income       (16,651)       (22,239)         Common stock held in treasury       3,871 million shares at September 30, 2017 and       225,305)       (230,424)         ExxonMobil share of equity       182,276       167,325         Noncontrolling interests       6,922       6,505         Total equity       189,198       173,830	Equity		
Earnings reinvested       409,449       407,831         Accumulated other comprehensive income       (16,651)       (22,239)         Common stock held in treasury       (3,782 million shares at September 30, 2017 and       225,305)       (230,424)         ExxonMobil share of equity       182,276       167,325         Noncontrolling interests       6,922       6,505         Total equity       189,198       173,830	Common stock without par value		
Accumulated other comprehensive income       (16,651)       (22,239)         Common stock held in treasury       (3,782 million shares at September 30, 2017 and       225,305)       (230,424)         3,871 million shares at December 31, 2016)       (225,305)       (230,424)         ExxonMobil share of equity       182,276       167,325         Noncontrolling interests       6,922       6,505         Total equity       189,198       173,830	(9,000 million shares authorized, 8,019 million shares issued)	14,783	12,157
Common stock held in treasury         (3,782 million shares at September 30, 2017 and         3,871 million shares at December 31, 2016)       (225,305)       (230,424)         ExxonMobil share of equity       182,276       167,325         Noncontrolling interests       6,922       6,505         Total equity       189,198       173,830	Earnings reinvested	409,449	407,831
(3,782 million shares at September 30, 2017 and       (225,305)       (230,424)         3,871 million shares at December 31, 2016)       182,276       167,325         ExxonMobil share of equity       6,922       6,505         Noncontrolling interests       6,922       6,505         Total equity       189,198       173,830	Accumulated other comprehensive income	(16,651)	(22,239)
3,871 million shares at December 31, 2016)       (225,305)       (230,424)         ExxonMobil share of equity       182,276       167,325         Noncontrolling interests       6,922       6,505         Total equity       189,198       173,830	Common stock held in treasury		
ExxonMobil share of equity         182,276         167,325           Noncontrolling interests         6,922         6,505           Total equity         189,198         173,830	(3,782 million shares at September 30, 2017 and		
ExxonMobil share of equity         182,276         167,325           Noncontrolling interests         6,922         6,505           Total equity         189,198         173,830	3,871 million shares at December 31, 2016)	(225,305)	(230,424)
Noncontrolling interests         6,922         6,505           Total equity         189,198         173,830			
Total equity 189,198 173,830	* *		,
<u> </u>			
	Total liabilities and equity	349,427	330,314

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

# EXXON MOBIL CORPORATION CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

(millions of dollars)

	Nine Months	
	September	
	2017	2016
Cash flows from operating activities	11.420	(251
Net income including noncontrolling interests	11,439	6,351
Depreciation and depletion	14,051	14,191
Changes in operational working capital, excluding cash and debt	(547)	(2,386)
All other items – net	(2,288)	(3,470)
Net cash provided by operating activities	22,655	14,686
Cash flows from investing activities		
Additions to property, plant and equipment	(10,901)	(12,276)
Proceeds associated with sales of subsidiaries, property, plant and		
equipment, and sales and returns of investments	1,695	2,182
Additional investments and advances	(1,950)	(1,398)
Other investing activities including collection of advances	1,962	761
Net cash used in investing activities	(9,194)	(10,731)
Cash flows from financing activities		
Additions to long-term debt	60	11,964
Additions to short-term debt	1,735	-
Reductions in short-term debt	(4,971)	(286)
Additions/(reductions) in commercial paper, and debt with three		
months or less maturity (1)	339	(4,062)
Cash dividends to ExxonMobil shareholders	(9,712)	(9,320)
Cash dividends to noncontrolling interests	(139)	(122)
Changes in noncontrolling interests	(90)	-
Common stock acquired	(515)	(727)
Common stock sold	-	6
Net cash used in financing activities	(13,293)	(2,547)
Effects of exchange rate changes on cash	441	(20)
Increase/(decrease) in cash and cash equivalents	609	1,388
Cash and cash equivalents at beginning of period	3,657	3,705
Cash and cash equivalents at end of period	4,266	5,093
Supplemental Disclosures		
Income taxes paid	4,611	3,049
	0.05	700

# Cash interest paid **2017 Non-Cash Transactions**

In the first nine months of 2017, the Corporation completed the acquisitions of InterOil Corporation and of companies that own certain oil and gas properties in the Permian Basin an assets. These transactions included a significant non-cash component. Additional information is provided in Note 9.

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

<sup>(1)</sup> Includes a net reduction of commercial paper with a maturity of over three months of \$0.5 billion in 2017 and a net addition of \$1.0 billion in 2016. The gross am commercial paper with a maturity of over three months issued was \$2.7 billion in 2017 and \$2.9 billion in 2016, while the gross amount repaid was \$3.2 billion in 2017 as billion in 2016.

# EXXON MOBIL CORPORATION CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

(millions of dollars)

ExxonMobil Share of Equity Accumulated Other Common Compre-Stock **ExxonMobil** Non-Held in controlling Tot Common Earnings hensive Share of Stock Reinvested Income Treasury Equity Interests Equi Balance as of December 31, 2015 11,612 412,444 (23,511) (229,734)170,811 5,999 Amortization of stock-based awards 612 612 Tax benefits related to stock-based awards 11 11 Other (7) (7) Net income for the period 6,160 6,160 191 Dividends - common shares (9,320)(9,320)(122)3,045 345 3,045 Other comprehensive income (727)Acquisitions, at cost (727)Dispositions 12 12 Balance as of September 30, 2016 12,228 409,284 (20,466) 170,597 6,413 (230,449)167,325 Balance as of December 31, 2016 12,157 407,831 (22,239)(230,424)6,505 Amortization of stock-based awards 635 635 (87) (87)(54)11,330 11,330 109 Net income for the period Dividends - common shares (9,712)(9,712)(139)Other comprehensive income 5,588 5,588 591 Acquisitions, at cost (596)(596)(90) Issued for acquisitions 2,078 5,711 7,789 Dispositions Balance as of September 30, 2017 409,449 14,783 (16,651) (225,305)182,276 6,922

	Nine Months	Nine Months Ended September 30, 2017			Nine Months Ended September 30, 2016		
	Held in				Held in		
Common Stock Share Activity	Issued	Treasury	Outstanding	Issued	Treasury	Outsta	
	(millions of shares)			(millions of shares)			
Balance as of December 31	8,019	(3,871)	4,148	8,019	(3,863)		
Acquisitions	-	(7)	(7)	_	(9)		
Issued for acquisitions	-	96	96	-	-		
Dispositions	-	-	-	-	-		
Balance as of September 30	8,019	(3,782)	4,237	8,019	(3,872)		

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

#### EXXON MOBIL CORPORATION

#### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

#### 1. Basis of Financial Statement Preparation

These unaudited condensed consolidated financial statements should be read in the context of the consolidated financial statements and notes thereto filed with the Securit Exchange Commission in the Corporation's 2016 Annual Report on Form 10-K. In the opinion of the Corporation, the information furnished herein reflects all known accrual adjustments necessary for a fair statement of the results for the periods reported herein. All such adjustments are of a normal recurring nature. Prior data has been reclassified in cases to conform to the current presentation basis.

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

#### 2. Recently Issued Accounting Standards

In May 2014, the Financial Accounting Standards Board issued a new standard, Revenue from Contracts with Customers. The standard establishes a single revenue recognition m all contracts with customers, eliminates industry specific requirements, and expands disclosure requirements. The standard is required to be adopted beginning January 1, 2018. "Sa Other Operating Revenue" on the Consolidated Statement of Income includes sales, excise and value-added taxes on sales transactions. When the Corporation adopts the st revenue will exclude sales-based taxes collected on behalf of third parties. This change in reporting will not impact earnings. The Corporation expects to adopt the standard us Modified Retrospective method, under which prior years' results are not restated, but supplemental information on the impact of the new standard is provided for 2018 resul Corporation continues to evaluate other areas of the standard, which are not expected to have a material effect on the Corporation's financial statements.

In January 2016, the Financial Accounting Standards Board issued an updated standard, Financial Instruments—Overall (Subtopic 825-10): Recognition and Measurement of Fin Assets and Financial Liabilities. The standard requires investments in equity securities other than consolidated subsidiaries and equity method investments to be measured at fa with changes in the fair value recognized through net income. Companies can elect a modified approach for equity securities that do not have a readily determinable fair value. Exco is evaluating the standard and its effect on the Corporation's financial statements and plans to adopt it in 2018.

In March 2017, the Financial Accounting Standards Board issued an Accounting Standards Update, Compensation – Retirement Benefits (Topic 715): Improving the Presentation Periodic Pension Cost and Net Periodic Postretirement Benefit Cost. The update requires the service cost component of net benefit costs to be reported in the same line of the statement as other compensation costs and the other components of net benefit costs (non-service costs) to be presented separately from the service cost component. Additional the service cost component of net benefit costs will be eligible for capitalization. The update is required to be adopted beginning January 1, 2018. The Corporation expects to add a r "Non-service pension and postretirement benefit expense" to its Consolidated Statement of Income. This line would reflect the non-service costs that were previously inch "Production and manufacturing expenses" and "Selling, general and administrative expenses". The update is not expected to have a material impact on the Corporation's fi statements. Beginning January 1, 2018, the Corporation expects to include all of the non-service costs in its Corporate and financing segment.

In February 2016, the Financial Accounting Standards Board issued a new standard, *Leases*. The standard requires all leases with an initial term greater than one year be recorded balance sheet as an asset and a lease liability. ExonMobil is evaluating the standard and its effect on the Corporation's financial statements and plans to adopt it in 2019.

#### 3. Litigation and Other Contingencies

#### Litigation

A variety of claims have been made against ExonMobil and certain of its consolidated subsidiaries in a number of pending lawsuits. Management has regular litigation reviews, in updates from corporate and outside counsel, to assess the need for accounting recognition or disclosure of these contingencies. The Corporation accrues an undiscounted liab those contingencies where the incurrence of a loss is probable and the amount can be reasonably estimated. If a range of amounts can be reasonably estimated and no amount wir range is a better estimate than any other amount, then the minimum of the range is accrued. The Corporation does not record liabilities when the likelihood that the liability has incurred is probable but the amount cannot be reasonably estimated or when the liability is believed to be only reasonably possible or remote. For contingencies where an unfa outcome is reasonably possible and which are significant, the Corporation discloses the nature of the contingency and, where feasible, an estimate of the possible loss. For purp our contingency disclosures, "significant" includes material matters as well as other matters which management believes should be disclosed. ExonMobil will continue to defer vigorously in these matters. Based on a consideration of all relevant facts and circumstances, the Corporation does not believe the ultimate outcome of any currently pending against ExonMobil will have a material adverse effect upon the Corporation's operations, financial condition, or financial statements taken as a whole.

#### Other Contingencies

The Corporation and certain of its consolidated subsidiaries were contingently liable at September 30, 2017, for guarantees relating to notes, loans and performance under contracts. guarantees for environmental remediation and other similar matters do not include a stated cap, the amounts reflect management's estimate of the maximum potential exposure. guarantees are not reasonably likely to have a material effect on the Corporation's financial condition, changes in financial condition, revenues or expenses, results of operations, like capital expenditures or capital resources.

		As of September 30, 2017		
	Equity	Other		
	Company	Third Party		
	Obligations (1)	Obligations	Total	
		(millions of dollars)		
ntees				
Debt-related	107	30	137	
Other	2,754	4,267	7,021	
Total	2,861	4,297	7,158	

(1) ExxonMobil share

Additionally, the Corporation and its affiliates have numerous long-term sales and purchase commitments in their various business activities, all of which are expected to be fulfill no adverse consequences material to the Corporation's operations or financial condition.

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

In accordance with a nationalization decree issued by Venezuela's president in February 2007, by May 1, 2007, a subsidiary of the Venezuelan National Oil Company (PdVSA) assum operatorship of the Cerro Negro Heavy Oil Project. This Project had been operated and owned by ExxonMobil affiliates holding a 41.67 percent ownership interest in the Project. The also required conversion of the Cerro Negro Project into a "mixed enterprise" and an increase in PdVSA's or one of its affiliate's ownership interest in the Project, with the stipulation ExxonMobil refused to accept the terms for the formation of the mixed enterprise within a specified period of time, the government would "directly assume the activities" carried out joint venture. ExxonMobil refused to accede to the terms proffered by the government, and on June 27, 2007, the government expropriated ExxonMobil's 41.67 percent interest in the Negro Project.

On September 6, 2007, affiliates of ExonMobil filed a Request for Arbitration with the International Centre for Settlement of Investment Disputes (ICSID). The ICSID Tribunal is decision on June 10, 2010, finding that it had jurisdiction to proceed on the basis of the Netherlands-Venezuela Bilateral Investment Treaty. On October 9, 2014, the ICSID Tribunal its final award finding in favor of the ExonMobil affiliates and awarding \$1.6 billion as of the date of expropriation, June 27, 2007, and interest from that date at 3.25% compounded a until the date of payment in full. The Tribunal also noted that one of the Cerro Negro Project agreements provides a mechanism to prevent double recovery between the ICSID awall or part of an earlier award of \$908 million to an ExonMobil affiliate, Mobil Cerro Negro, Ltd., against PdVSA and a PdVSA affiliate, PdVSA CN, in an arbitration under the rule: International Chamber of Commerce.

On February 2, 2015, Venezuela filed a Request for Annulment of the ICSID award. On March 9, 2017, the ICSID Committee hearing the Request for Annulment issued a decision p annulling the award of the Tribunal issued on October 9, 2014. The Committee affirmed the compensation due for the La Ceiba project and for export curtailments at the Cerro Negro but annulled the portion of the award relating to the Cerro Negro Project's expropriation (\$1.4 billion) based on its determination that the prior Tribunal failed to adequately explain v cap on damages in the indemnity owed by PdVSA did not affect or limit the amount owed for the expropriation of the Cerro Negro project. As a result, ExonMobil reached an agreement with Venezuela for full payment of the \$260 million and Venezuela has begun performing on it. The agr does not impact ExonMobil's ability to re-arbitrate the issue that was the basis for the annulment in a new ICSID arbitration proceeding.

The United States District Court for the Southern District of New York entered judgment on the ICSID award on October 10, 2014. Motions filed by Venezuela to vacate that judgn procedural grounds and to modify the judgment by reducing the rate of interest to be paid on the ICSID award from the entry of the court's judgment, until the date of paymer denied on February 13, 2015, and March 4, 2015, respectively. On March 9, 2015, Venezuela filed a notice of appeal of the court's actions on the two motions. On July 11, 2017, the States Court of Appeals for the Second Circuit rendered its opinion overturning the District Court's decision and vacating the judgment on the grounds that a different procedure have been used to reduce the award to judgment. The Corporation is evaluating next steps.

A stay of the District Court's judgment has continued pending the completion of the Second Circuit appeal. The net impact of these matters on the Corporation's consolidated fi results cannot be reasonably estimated. Regardless, the Corporation does not expect the resolution to have a material effect upon the Corporation's operations or financial condition

An affiliate of ExonMobil is one of the Contractors under a Production Sharing Contract (PSC) with the Nigerian National Petroleum Corporation (NNPC) covering the Erha block in the offshore waters of Nigeria. ExonMobil's affiliate is the operator of the block and owns a 56.25 percent interest under the PSC. The Contractors are in dispute with NNPC re NNPC's lifting of crude oil in excess of its entitlement under the terms of the PSC. In accordance with the terms of the PSC, the Contractors initiated arbitration in Abuja, Nigeria, un Nigerian Arbitration and Conciliation Act. On October 24, 2011, a three-member arbitral Tribunal issued an award upholding the Contractors' position in all material respects and av damages to the Contractors jointly in an amount of approximately \$1.8 billion plus \$234 million in accrued interest. The Contractors petitioned a Nigerian federal court for enforcemen award, and NNPC petitioned the same court to have the award set aside. On May 22, 2012, the court set aside the award. The Contractors appealed that judgment to the Court of Abuja Judicial Division. On July 22, 2016, the Court of Appeal upheld the decision of the lower court setting aside the award. On October 21, 2016, the Contractors appealed the dec the Supreme Court of Nigeria. In June 2013, the Contractors filed a lawsuit against NNPC in the Nigerian federal high court in order to preserve their ability to seek enforcement of the the courts if necessary. Following dismissal by this court, the Contractors appealed to the Nigerian Court of Appeal in June 2016. In October 2014, the Contractors filed suit in the States District Court for the Southern District of New York to enforce, if necessary, the arbitration award against NNPC assets residing within that jurisdiction. NNPC has moved to a the lawsuit. The stay in the proceedings in the Southern District of New York has been lifted. At this time, the net impact of this matter on the Corporation's consolidated financial cannot be reasonably estimated. However, regardless o

# 4. Other Comprehensive Income Information

ExxonMobil Share of Accumulated Other Comprehensive Income	Cumulative Foreign Exchange Translation Adjustment	Post- retirement Benefits Reserves Adjustment (millions of dollars)	Total
Balance as of December 31, 2015	(14,170)	(9,341)	1
Current period change excluding amounts reclassified			
from accumulated other comprehensive income	2,189	23	
Amounts reclassified from accumulated other			
comprehensive income		833	
Total change in accumulated other comprehensive income	2,189	856	
Balance as of September 30, 2016	(11,981)	(8,485)	
Balance as of December 31, 2016 Current period change excluding amounts reclassified	(14,501)	(7,738)	1
from accumulated other comprehensive income	4,925	(300)	
Amounts reclassified from accumulated other	7,723	(300)	
comprehensive income	140	823	
Total change in accumulated other comprehensive income	5,065	523	
Balance as of September 30, 2017	(9,436)	(7,215)	-

Amounts Reclassified Out of Accumulated Other	Three Month Septembe		Nine Month Septembe	
Comprehensive Income - Before-tax Income/(Expense)	2017	2016	2017	2
		(millions of de	ollars)	
Foreign exchange translation gain/(loss) included in net income				
(Statement of Income line: Other income)	-	-	(234)	
Amortization and settlement of postretirement benefits reserves				
adjustment included in net periodic benefit costs (1)	(450)	(415)	(1,215)	

<sup>(1)</sup> These accumulated other comprehensive income components are included in the computation of net periodic pension cost. (See Note 6 – Pension and Other Postretirement Benefits for additional details.)

	Three Mont	hs Ended	Nine Month	ns Ende	
Income Tax (Expense)/Credit For	Septemb	Septemb	September 30,		
Components of Other Comprehensive Income	2017	2016	2017	2	
		(millions of dollars)			
Foreign exchange translation adjustment	17	(9)	(9)		
Postretirement benefits reserves adjustment					
(excluding amortization)	74	(11)	154		
Amortization and settlement of postretirement benefits reserves					
adjustment included in net periodic benefit costs	(139)	(137)	(365)		
Total	(48)	(157)	(220)		

# 5. Earnings Per Share

	Three Months Ended September 30,		Nine Months E September 3	
	2017	2016	2017	20
Earnings per common share  Net income attributable to ExxonMobil (millions of dollars)	3,970	2,650	11,330	
Weighted average number of common shares outstanding (millions of shares)	4,271	4,178	4,252	
Earnings per common share (dollars) (1)	0.93	0.63	2.66	

<sup>(1)</sup> The calculation of earnings per common share and earnings per common share – assuming dilution are the same in each period shown.

# 6. Pension and Other Postretirement Benefits

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2017	2016	2017	20
		(millions of do	ollars)	
Components of net benefit cost				
Pension Benefits - U.S.				
Service cost	200	200	583	
Interest cost	199	198	598	
Expected return on plan assets	(194)	(182)	(582)	
Amortization of actuarial loss/(gain) and prior				
service cost	110	124	332	
Net pension enhancement and				
curtailment/settlement cost	187	111	450	
Net benefit cost	502	451	1,381	
Pension Benefits - Non-U.S.				
Service cost	155	131	445	
Interest cost	198	206	574	
Expected return on plan assets	(260)	(227)	(743)	
Amortization of actuarial loss/(gain) and prior				
service cost	135	151	388	
Net pension enhancement and				
curtailment/settlement cost	-	-	(5)	
Net benefit cost	228	261	659	
Other Postretirement Benefits				
Service cost	36	38	92	
Interest cost	88	85	227	
Expected return on plan assets	(6)	(6)	(17)	
Amortization of actuarial loss/(gain) and prior				
service cost	18	29	45	
Net benefit cost	136	146	347	

# 7. Financial Instruments

The fair value of financial instruments is determined by reference to observable market data and other valuation techniques as appropriate. The only category of financial instruments where the difference between fair value and recorded book value is notable is long-term debt. The estimated fair value of total long-term debt, excluding capitalized lease obligatio \$24,199 million at September 30, 2017, and \$27,968 million at December 31, 2016, as compared to recorded book values of \$23,523 million at September 30, 2017, and \$27,707 m December 31, 2016.

The fair value of long-term debt by hierarchy level at September 30, 2017, is: Level 1 \$24,021 million; Level 2 \$172 million; and Level 3 \$6 million. Level 1 represents quoted prices in markets. Level 2 includes debt whose fair value is based upon a publicly available index. Level 3 involves using internal data augmented by relevant market indicators if available.

# 8. Disclosures about Segments and Related Information

Disclosures about Segments and Related Information				
-	Three Month		Nine Months	
	Septembe	September 30,		r 30,
	2017	2016	2017	201
Earnings After Income Tax		(millions of do	llars)	
Upstream				
United States	(238)	(477)	(439)	
Non-U.S.	1,805	1,097	5,442	
Downstream				
United States	391	225	1,030	
Non-U.S.	1,141	1,004	3,003	
Chemical				
United States	403	434	1,413	
Non-U.S.	689	737	1,835	
All other	(221)	(370)	(954)	
Corporate total	3,970	2,650	11,330	
Sales and Other Operating Revenue (1)				
Upstream				
United States	2,282	2,152	6,955	
Non-U.S.	3,736	3,177	10,865	
Downstream				
United States	16,312	14,930	47,059	
Non-U.S.	34,837	29,969	99,978	
Chemical				
United States	2,589	2,474	8,119	
Non-U.S.	4,646	4,049	13,313	
All other	13	16	41	
Corporate total	64,415	56,767	186,330	1
(1) Includes sales-based taxes				
Intersegment Revenue				
Upstream	1.065	0.55	2.025	
United States	1,365	875	3,937	
Non-U.S.	5,734	4,401	16,356	
Downstream				
United States	3,134	2,775	10,621	
Non-U.S.	5,866	4,903	16,048	
Chemical				
United States	1,675	1,615	5,290	
Non-U.S.	1,482	1,043	3,776	
All other	51	60	154	

#### 9. InterOil Corporation and Permian Basin Properties Acquisitions

#### InterOil Corporation

On February 22, 2017, the Corporation completed the acquisition of InterOil Corporation (IOC) for \$2.7 billion. The IOC acquisition was unproved properties in Papua New Consideration included 28 million shares of Exxon Mobil Corporation common stock having a value on the acquisition date of \$2.2 billion, a Contingent Resource Payment (CRP) wi value of \$0.3 billion and cash of \$0.2 billion. The CRP provides IOC shareholders \$7.07 per share in cash for each incremental independently certified Trillion Cubic Feet Equivalent of resources above 6.2 TCFE, up to 11.0 TCFE. IOC's assets include a contingent receivable related to the same resource base for volumes in excess of 3.5 TCFE at amounts rangin \$0.24 - \$0.40 per thousand cubic feet equivalent. The fair value of the contingent receivable was \$1.1 billion at the acquisition date. Fair values of contingent amounts were be assumptions about the outcome of the resource certification, future business plans and appropriate discount rates.

On September 6, 2017, the resource certification was finalized triggering both payment of the CRP to former IOC shareholders and receipt of the current portion of the contingent receivable was not material.

#### Permian Basin Properties

On February 28, 2017, the Corporation completed the acquisition for \$6.2 billion of a number of companies from the Bass family in Fort Worth, Texas, that indirectly own mostly un oil and gas properties in the Permian Basin and other assets. Consideration included 68 million shares of Exxon Mobil Corporation common stock having a value on the acquisition \$5.5 billion, together with additional contingent cash payments tied to future drilling and completion activities (up to a maximum of \$1.02 billion). The fair value of the contingent p was \$0.7 billion as of the acquisition date and is expected to be paid beginning in 2020 and ending no later than 2032 commensurate with the development of the resource. Fair value contingent payment was based on assumptions including drilling and completion activities, appropriate discount rates and tax rates.

Below is a summary of the net assets acquired for each acquisition.

	IOC	Permi
	(billions	of dollars)
Current assets	0.6	
Property, plant and equipment	2.9	
Other	0.6	
Total assets	4.1	
Current liabilities	0.5	
Long-term liabilities	0.9	
Total liabilities	1.4	<u> </u>
Net assets acquired	2.7	
	<u></u>	

#### 10. Accounting for Suspended Exploratory Well Costs

For the category of exploratory well costs at year-end 2016 that were suspended more than one year, a total of \$240 million was expensed in the first nine months of 2017.

# EXXON MOBIL CORPORATION

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

#### FUNCTIONAL EARNINGS SUMMARY

	Third Qu	arter	First Nine N	Months
Earnings (U.S. GAAP)	2017	2016	2017	20
		(millions of de	ollars)	
Upstream				
United States	(238)	(477)	(439)	
Non-U.S.	1,805	1,097	5,442	
Downstream				
United States	391	225	1,030	
Non-U.S.	1,141	1,004	3,003	
Chemical				
United States	403	434	1,413	
Non-U.S.	689	737	1,835	
Corporate and financing	(221)	(370)	(954)	
Net income attributable to ExxonMobil (U.S. GAAP)	3,970	2,650	11,330	
Earnings per common share (dollars)	0.93	0.63	2.66	
Earnings per common share - assuming dilution (dollars)	0.93	0.63	2.66	

References in this discussion to corporate earnings mean net income attributable to ExxonMobil (U.S. GAAP) from the consolidated income statement. Unless otherwise indicated, references to earnings, Upstream, Downstream, Chemical and Corporate and financing segment earnings, and earnings per share are ExxonMobil's share after excluding amounts attributable to noncontrolling interests.

# REVIEW OF THIRD QUARTER 2017 RESULTS

ExonMobil's third quarter 2017 earnings of \$4 billion, or \$0.93 per diluted share, compared with \$2.7 billion a year earlier, as commodity prices improved and performance in the U<sub>I</sub> and Downstream strengthened.

Earnings of \$11.3 billion for the first nine months of 2017 increased 84 percent from \$6.2 billion in 2016.

Earnings per share assuming dilution were \$2.66.

Capital and exploration expenditures were \$14.1 billion, down 3 percent from 2016.

Oil-equivalent production was 4 million barrels per day, down 1 percent from the prior year. Excluding entitlement effects and divestments, oil-equivalent production was up 1 perce the prior year.

The Corporation distributed \$9.7 billion in dividends to shareholders.

	Ihird Quarter		First Nine	First Nine Months	
	2017	2016	2017	2	
		(millions of doll	ars)		
<u>ings</u>					
	(238)	(477)	(439)		
<b>.</b>	1,805	1,097	5,442		
	1,567	620	5,003		

Upstream earnings were \$1,567 million in the third quarter of 2017, up \$947 million from the third quarter of 2016. Higher liquids and gas realizations increased earnings by \$860 Higher volume and mix effects increased earnings by \$20 million. All other items increased earnings by \$70 million as lower expenses were partly offset by unfavorable foreign ex effects.

On an oil-equivalent basis, production increased 2 percent from the third quarter of 2016. Liquids production totaled 2.3 million barrels per day, up 69,000 barrels per day as lower do and higher project volumes were partly offset by field decline. Natural gas production was 9.6 billion cubic feet per day, down 16 million cubic feet per day from 2016 as field decl lower demand were partly offset by project ramp-up, primarily in Australia, and work programs.

U.S. Upstream results were a loss of \$238 million in the third quarter of 2017, compared to a loss of \$477 million in the third quarter of 2016. Non-U.S. Upstream earnings were \$1,805 up \$708 million from the prior year.

Upstream earnings were \$5,003 million in the first nine months of 2017, up \$4,165 million from 2016. Higher realizations increased earnings by \$4.1 billion. Unfavorable volume a effects decreased earnings by \$300 million. All other items increased earnings by \$380 million, primarily due to lower expenses partly offset by unfavorable taxitems in the current ye

On an oil-equivalent basis, production of 4 million barrels per day was down 1 percent compared to 2016. Liquids production of 2.3 million barrels per day decreased 65,000 barrels as field decline and lower entitlements were partly offset by increased project volumes and work programs. Natural gas production of 10.1 billion cubic feet per day increased 106 cubic feet per day from 2016 as project ramp-up, primarily in Australia, was partly offset by field decline.

U.S. Upstream results were a loss of \$439 million in 2017, compared to a loss of \$1,823 million in 2016. Non-U.S. Upstream earnings were \$5,442 million, up \$2,781 million from the prior

	Third Quarter	First Nine Months
<u>Upstream additional information</u>	(thousands	s of barrels daily)
Volumes reconciliation (Oil-equivalent production)(1)		
2016	3,811	4,030
Entitlements - Net Interest	(1)	-
Entitlements - Price / Spend / Other	(14)	(68)
Quotas	-	-
Divestments	(5)	(6)
Growth / Other	87	27
2017	3,878	3,983

(1) Gas converted to oil-equivalent at 6 million cubic feet = 1 thousand barrels.

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

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

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

Quotas are changes in ExxonMobil's allowable production arising from production constraints imposed by countries which are members of the Organization of the Petroleum Ex Countries (OPEC). Volumes reported in this category would have been readily producible in the absence of the quota.

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

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

	Third Qu	Third Quarter		First Nine Months	
	2017	2016	2017	2	
		(millions of dol	lars)		
<u>Downstream earnings</u>					
United States	391	225	1,030		
Non-U.S.	1,141	1,004	3,003		
Total	1,532	1,229	4,033		

Downstream earnings were \$1,532 million, up \$303 million from the third quarter of 2016. Higher refining margins increased earnings by \$1 billion. Volume and mix effects decreased es by \$160 million. All other items decreased earnings by \$550 million, reflecting the absence of favorable asset management gains of \$380 million in the prior year from the sale of Ca retail assets and higher expenses related to Hurricane Harvey. Petroleum product sales of 5.5 million barrels per day were 43,000 barrels per day lower than last year's third quarter.

Earnings from the U.S. Downstream were \$391 million, up \$166 million from the third quarter of 2016. Non-U.S. Downstream earnings of \$1,141 million were \$137 million higher that year.

Downstream earnings of \$4,033 million in the first nine months of 2017 increased \$1,073 million from 2016. Stronger refining and marketing margins increased earnings by \$1.3 billion volume and mix effects increased earnings by \$110 million. All other items decreased earnings by \$290 million, mainly reflecting the absence of the Canadian retail assets sale. Per product sales of 5.5 million barrels per day were 26,000 barrels per day higher than 2016.

U.S. Downstream earnings were \$1,030 million, an increase of \$206 million from 2016. Non-U.S. Downstream earnings were \$3,003 million, up \$867 million from the prior year.

	Third Qu	arter	First Nine	
	2017	2016	2017	2
		(millions of do	llars)	
Chemical earnings				
United States	403	434	1,413	
Non-U.S.	689	737	1,835	
Total	1,092	1,171	3,248	

Chemical earnings of \$1,092 million were \$79 million lower than the third quarter of 2016. Weaker margins decreased earnings by \$200 million. Volume and mix effects increased earni \$120 million. Third quarter prime product sales of 6.4 million metric tons were 313,000 metric tons or 5 percent higher than the prior year, despite Hurricane Harvey impacts.

U.S. Chemical earnings of \$403 million were \$31 million lower than the third quarter of 2016. Non-U.S. Chemical earnings of \$689 million were \$48 million lower than prior year.

Chemical earnings of \$3,248 million for the first nine months of 2017 decreased \$495 million from 2016. Weaker margins decreased earnings by \$320 million. Volume and mix effects inceamings by \$70 million. All other items decreased earnings by \$250 million, primarily due to higher expenses from increased turnaround activity and new business growth. Prime I sales of 18.6 million metric tons were up 22,000 metric tons from the first nine months of 2016.

U.S. Chemical earnings were \$1,413 million, down \$111 million from 2016. Non-U.S. Chemical earnings of \$1,835 million were \$384 million lower than prior year.

	Third Quarter		First Nine Months	
	2017	2016	2017	2
		(millions of d	ollars)	
Corporate and financing earnings	(221)	(370)	(954)	
Corporate and financing expenses were \$221 million for the third quarter of 2017, down \$149 million long-standing tax items.	n from the third quarte	er of 2016 mainly due to	favorable impacts from	the resolu

Corporate and financing expenses were \$954 million in the first nine months of 2017 compared to \$1,381 million in 2016, with the decrease mainly due to favorable impacts fi resolution of long-standing tax items.

#### LIQUIDITY AND CAPITAL RESOURCES

	Third Quarter		First Nine Months	
	2017	2016	2017	20
		(millions of d	lollars)	
Net cash provided by/(used in)				
Operating activities			22,655	
Investing activities			(9,194)	1
Financing activities			(13,293)	
Effect of exchange rate changes			441	
Increase/(decrease) in cash and cash equivalents			609	
Cash and cash equivalents (at end of period)			4,266	
Cash flow from operations and asset sales				
Net cash provided by operating activities (U.S. GAAP)	7,535	5,355	22,655	
Proceeds associated with sales of subsidiaries, property,				
plant & equipment, and sales and returns of investments	854	976	1,695	
Cash flow from operations and asset sales	8,389	6,331	24,350	_

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

Cash flow from operations and asset sales in the third quarter of 2017 was \$8.4 billion, including asset sales of \$0.9 billion, an increase of \$2.1 billion from the comparable 2016 primarily due to higher earnings.

Cash provided by operating activities totaled \$22.7 billion for the first nine months of 2017, \$8.0 billion higher than 2016. The major source of funds was net income in noncontrolling interests of \$11.4 billion, an increase of \$5.1 billion from the prior year period. The adjustment for the non-cash provision of \$14.1 billion for depreciation and dedecreased by \$0.1 billion. Changes in operational working capital decreased cash flows by \$0.5 billion in 2017 versus a reduction of \$2.4 billion in 2016. All other items net decreased flows by \$2.3 billion in 2017 compared to a reduction of \$3.5 billion in 2016. See the Condensed Consolidated Statement of Cash Flows for additional details.

Investing activities for the first nine months of 2017 used net cash of \$9.2 billion, a decrease of \$1.5 billion compared to the prior year. Spending for additions to property, ple equipment of \$10.9 billion was \$1.4 billion lower than 2016. Proceeds from asset sales of \$1.7 billion decreased \$0.5 billion. Additional investments and advances were \$2.0 bill increase of \$0.6 billion, and principally reflect the deposit into escrow of the maximum potential contingent consideration payable as a result of the acquisition of InterOil Corporation investing activities including collection of advances increased cash flows by \$2.0 billion, including the return of unused contingent consideration from the InterOil acquisition escrawere up \$1.2 billion from the previous year.

Cash flow from operations and asset sales in the first nine months of 2017 was \$24.4 billion, including asset sales of \$1.7 billion, an increase of \$7.5 billion from the comparable 2016 primarily due to higher earnings.

Net cash used by financing activities was \$13.3 billion in the first nine months of 2017, an increase of \$10.7 billion from 2016 mainly reflecting the absence of the Corporation's issu \$12.0 billion in long-term debt in the prior year.

During the first nine months of 2017, Exxon Mobil Corporation purchased 6 million shares of its common stock for the treasury at a gross cost of \$0.5 billion. These purchases were 1 offset shares or units settled in shares issued in conjunction with the company's benefit plans and programs. Shares outstanding increased from 4,148 million at year-end to 4,237 m the end of the third quarter of 2017, mainly due to shares issued for the acquisitions of InterOil Corporation and of companies that hold acreage in the Permian Basin. Purchases made both in the open market and through negotiated transactions, and may be increased, decreased or discontinued at any time without prior notice.

The Corporation distributed a total of \$3.3 billion to shareholders in the third quarter of 2017 through dividends.

Total cash and cash equivalents of \$4.3 billion at the end of the third quarter of 2017 compared to \$5.1 billion at the end of the third quarter of 2016.

Total debt at the end of the third quarter of 2017 was \$40.6 billion compared to \$42.8 billion at year-end 2016. The Corporation's debt to total capital ratio was 17.7 percent at the end third quarter of 2017 compared to 19.7 percent at year-end 2016.

The Corporation has access to significant capacity of long-term and short-term liquidity. Internally generated funds are generally expected to cover financial requirements, supple by short-term and long-term debt as required.

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

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

#### TAXES

	Third Quarter		First Nine Months		
	2017	2016	2017	2016	
	(millions of dollars)				
Income taxes	1,498	337	4,218	1	
Effective income tax rate	33%	20%	34%		
Sales-based taxes	5,864	5,437	16,795	15	
All other taxes and duties	7,488	7,054	21,561	21	
Total	14,850	12,828	42,574	37	

Income, sales-based and all other taxes and duties totaled \$14.8 billion for the third quarter of 2017, an increase of \$2.0 billion from 2016. Income tax expense increased by \$1.2 billion billion reflecting higher pre-tax income. The effective income tax rate was 33 percent compared to 20 percent in the prior year period reflecting the effect of one-time tax items and  $\varepsilon$  share of earnings in high tax jurisdictions. Sales-based taxes and all other taxes and duties increased by \$0.8 billion to \$13.3 billion as a result of higher sales realizations.

Income, sales-based and all other taxes and duties totaled \$42.6 billion for the first nine months of 2017, an increase of \$4.8 billion from 2016. Income tax expense increased by \$3.2 b \$4.2 billion reflecting higher pre-tax income. The effective income tax rate was 34 percent compared to 26 percent in the prior year period due a higher share of earnings in 1 jurisdictions. Sales-based taxes and all other taxes and duties increased by \$1.6 billion to \$38.4 billion as a result of higher sales realizations.

In the United States, the Corporation has various ongoing U.S. federal income tax positions at issue with the Internal Revenue Service (IRS) for tax years beginning in 2006. The asserted penalties associated with several of those positions. The Corporation has not recognized the penalties as an expense because the Corporation does not expect the penaltic sustained under applicable law. The Corporation has filed a refund suit for tax years 2006-2009 in a U.S. federal district court with respect to the positions at issue for those Unfavorable resolution of all positions at issue with the IRS would not have a materially adverse effect on the Corporation's net income or liquidity.

#### CAPITAL AND EXPLORATION EXPENDITURES

	Third Quarter		First Nine Months	
	2017	2016	2017	2016
		(millions of doll	ars)	
Upstream (including exploration expenses)	3,175	3,072	9,080	10,97
Downstream	611	589	1,742	1,75
Chemical	2,183	503	3,215	1,67
Other	18	26	44	6
Total	5,987	4,190	14,081	14,47

Capital and exploration expenditures in the third quarter of 2017 were \$6 billion, including the Jurong aromatics plant acquisition.

Capital and exploration expenditures in the first nine months of 2017 were \$14.1 billion, down 3 percent from the first nine months of 2016 due primarily to lower upstream major spending partially offset by the Jurong aromatics plant acquisition. The Corporation anticipates an investment level of \$22 billion in 2017. Actual spending could vary depending progress of individual projects and property acquisitions.

In 2014, the European Union and United States imposed sanctions relating to the Russian energy sector. ExonMobil continues to comply with all sanctions and regulatory 1 applicable to its affiliates' investments in the Russian Federation. See Part II. Other Information, Item 1. Legal Proceedings in this report for information concerning a civil assessment related to this matter which the Corporation is contesting.

#### RECENTLY ISSUED ACCOUNTING STANDARDS

In May 2014, the Financial Accounting Standards Board issued a new standard, Revenue from Contracts with Customers. The standard establishes a single revenue recognition m all contracts with customers, eliminates industry specific requirements, and expands disclosure requirements. The standard is required to be adopted beginning January 1, 2018. "Sa Other Operating Revenue" on the Consolidated Statement of Income includes sales, excise and value-added taxes on sales transactions. When the Corporation adopts the st revenue will exclude sales-based taxes collected on behalf of third parties. This change in reporting will not impact earnings. The Corporation expects to adopt the standard us Modified Retrospective method, under which prior years' results are not restated, but supplemental information on the impact of the new standard is provided for 2018 resul Corporation continues to evaluate other areas of the standard, which are not expected to have a material effect on the Corporation's financial statements.

In January 2016, the Financial Accounting Standards Board issued an updated standard, Financial Instruments—Overall (Subtopic 825-10): Recognition and Measurement of Fin Assets and Financial Liabilities. The standard requires investments in equity securities other than consolidated subsidiaries and equity method investments to be measured at fa with changes in the fair value recognized through net income. Companies can elect a modified approach for equity securities that do not have a readily determinable fair value. Exco is evaluating the standard and its effect on the Corporation's financial statements and plans to adopt it in 2018.

In March 2017, the Financial Accounting Standards Board issued an Accounting Standards Update, Compensation – Retirement Benefits (Topic 715): Improving the Presentation Periodic Pension Cost and Net Periodic Postretirement Benefit Cost. The update requires the service cost component of net benefit costs to be reported in the same line of the statement as other compensation costs and the other components of net benefit costs (non-service costs) to be presented separately from the service cost component. Additional the service cost component of net benefit costs will be eligible for capitalization. The update is required to be adopted beginning January 1, 2018. The Corporation expects to add a r "Non-service pension and postretirement benefit expense" to its Consolidated Statement of Income. This line would reflect the non-service costs that were previously inch "Production and manufacturing expenses" and "Selling, general and administrative expenses". The update is not expected to have a material impact on the Corporation's fi statements. Beginning January 1, 2018, the Corporation expects to include all of the non-service costs in its Corporate and financing segment.

In February 2016, the Financial Accounting Standards Board issued a new standard, *Leases*. The standard requires all leases with an initial term greater than one year be recorded balance sheet as an asset and a lease liability. ExonMobil is evaluating the standard and its effect on the Corporation's financial statements and plans to adopt it in 2019.

#### CRITICAL ACCOUNTING ESTIMATES

As part of its annual planning and budgeting cycle which is completed in the fourth quarter each year, the Corporation develops crude and natural gas price outlooks as well as es of future costs and other factors necessary to complete its plan. Management's price outlook and other factors, including factors such as operating costs, resource productivi capital efficiency, are re-assessed when facts and circumstances warrant but no less often than annually. To the extent any impairment testing may be required, management assumptions that are reasonable in relation to these factors in developing estimates of future cash flows. An asset group would be impaired if its estimated undiscounted cash flow than the asset's carrying value, and impairment would be measured by the amount by which the carrying value exceeds fair value. Development of future undiscounted case estimates requires significant management, particularly in cases where an asset's life is expected to extend decades into the future, and an important component of the est management's outlook on prices and other factors as noted above.

The Corporation has identified emerging trends such as increasing estimates of available natural gas supplies and ongoing reductions in costs of supply for natural gas. In the quarter of 2017, the Corporation will incorporate the impacts of these trends and the resulting lower price outlook in its annual planning and budgeting cycle. Once comple Corporation expects to perform an impairment assessment for its North American natural gas asset groups utilizing the information developed as part of the planning and but process. It is not practicable at this time to estimate the impact these trends would have on the undiscounted cash flows for individual asset groups or any resulting impairment c However these trends are likely to place the Corporation's North American natural gas asset groups at risk for potential impairment. The Corporation will complete its analysis of r factors as discussed above and perform any necessary impairment testing in connection with the preparation of the Corporation's year-end financial statements for inclusion in i Form 10-K.

#### FORWARD-LOOKING STATEMENTS

Statements relating to future plans, projections, events or conditions are forward-looking statements. Future results, including project plans, costs, timing, and capacities; efficiency capital and exploration expenditures; production rates; resource recoveries; the impact of new technologies; potential impairment charges; and share purchase levels, could differ m due to factors including: changes in oil, gas or petrochemical prices or other market or economic conditions affecting the oil, gas or petrochemical industries, including the scc duration of economic recessions; the outcome of exploration and development efforts; changes in law or government regulation, including tax and environmental requirements; the of fiscal and commercial terms and outcome of commercial negotiations; the results of research programs; changes in technical or operating conditions; actions of competitors; an factors discussed under the heading "Factors Affecting Future Results" in the "Investors" section of our website and in Item 1A of ExxonMobil's 2016 Form 10-K. We assume no update these statements as of any future date.

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

#### Item 3. Quantitative and Qualitative Disclosures About Market Risk

Information about market risks for the nine months ended September 30, 2017, does not differ materially from that discussed under Item 7A of the registrant's Annual Report on For for 2016.

#### Item 4. Controls and Procedures

As indicated in the certifications in Exhibit 31 of this report, the Corporation's Chief Executive Officer, Principal Financial Officer and Principal Accounting Officer have evalual Corporation's disclosure controls and procedures as of September 30, 2017. Based on that evaluation, these officers have concluded that the Corporation's disclosure control procedures are effective in ensuring that information required to be disclosed by the Corporation in the reports that it files or submits under the Securities Exchange Act of 1 amended, is accumulated and communicated to them in a manner that allows for timely decisions regarding required disclosures and are effective in ensuring that such inform recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms. There were no changes dur Corporation's last fiscal quarter that materially affected, or are reasonably likely to materially affect, the Corporation's internal control over financial reporting.

#### PART II. OTHER INFORMATION

#### Item 1. Legal Proceedings

As last reported in the Corporation's Form 10-Q for the second quarter of 2016, in a matter related to the discharge of crude oil from the Pegasus Pipeline in Mayflower, Faulkner C Arkansas, the Pipeline and Hazardous Materials Safety Administration (PHMSA) on October 1, 2015, issued a Final Order arising from a November 2013 Notice of Probable V alleging that ExxonMobil Pipeline Company (EMPCo) violated multiple federal Pipeline Safety Regulations. The Final Order imposed a penalty of \$2,630,400, which EMPCo paid on \$\rho\$ 2016. On June 27, 2016, EMPCo filed an appeal with the U.S. Court of Appeals for the Fifth Circuit, contesting PHMSA's regulatory findings and compliance order directives and so refund of the penalty paid. On August 14, 2017, the Fifth Circuit dismissed five of the six violations EMPCo challenged from PHMSA's final administrative order, and vacated \$1,634 associated penalties, which PHMSA must now refund to EMPCo. The Fifth Circuit also remanded the remaining violation back to PHMSA for re-calculation of the civil penalty pre imposed.

As reported in the Corporation's Form 10-Q for the second quarter of 2017, the United States District Court for the Southern District of Texas entered a revised judgment on April 2 in a citizen suit captioned *Environment Texas Citizen Lobby, Inc. et al. v. Exxon Mobil Corporation*, awarding approximately \$20 million in civil penalties, payable to the United Treasury. In the suit filed in December 2010, Environment Texas Citizen Lobby, Inc. and the Sierra Club, Lone Star Chapter, filed a citizen suit seeking declaratory and injunctive penalties, attorney fees and litigation costs associated with alleged violations of Title V of the Clean Air Act. Plaintiffs alleged that ExxonMobil repeatedly violated, and will cont violate, its air operating permits, the Texas State Implementation Plan and the Clean Air Act by emitting air pollutants into the atmosphere from the Baytown complex in excess of appears on the payable of the judgment in the U.S. C Appeals for the Fifth Circuit on August 25, 2017.

As reported in the Corporation's Form 10-Q for the first quarter of 2016, the company has been in discussions with the United States Department of Justice (DOJ) and the Environ Protection Agency (EPA) to resolve claims of non-compliance with the Clean Air Act related to flaring at its eight U.S. chemical facilities with flares. The EPA has alleged the sites fa properly operate and monitor flares. ExxonMobil Chemical Company has reached a settlement agreement with the DOJ, the EPA and the Louisiana Department of Environmental Qu resolve these claims. The complaint and the consent decree are expected to be filed in the U.S. District Court for the Southern District of Texas. The company has agreed to pay a pe \$2,500,000, and to pay \$2,572,000 to fund supplemental environmental projects. The company has also agreed to make investments in new equipment at the facilities.

As reported in the Corporation's Form 10-Q for the second quarter of 2017, on July 20, 2017, the United States Department of Treasury, Office of Foreign Assets Control (OFAC) as a civil penalty against Exon Mobil Corporation, ExonMobil Development Company and ExonMobil Oil Corporation for violating the Ukraine-Related Sanctions Regulations, 3 part 589. The assessed civil penalty is in the amount of \$2,000,000. ExonMobil and its affiliates have been and continue to be in compliance with all sanctions and disagree the violation has occurred. ExonMobil and its affiliates have filed a complaint in the United States Federal District Court, Northern District of Texas seeking judicial review of, and to the civil penalty under the Administrative Procedures Act and the United States Constitution, including on the basis that it represents an arbitrary and capricious action by OFAC violation of the Company's due process rights.

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

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

#### Issuer Purchase of Equity Securities for Quarter Ended September 30, 2017

<u>Period</u>	Total Number of Shares Purchased	Average Price Paid per Share	Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs	Maximum Numbe of Shares that May Yet Be Purchased Under the Plans o Programs
July 2017	-		-	
August 2017	-		-	
September 2017	-		-	
Total				(See Note 1)

During the third quarter, the Corporation did not purchase any shares of its common stock for the treasury.

Note 1 - On August 1, 2000, the Corporation announced its intention to resume purchases of shares of its common stock for the treasury both to offset shares issued in conjunctic company benefit plans and programs and to gradually reduce the number of shares outstanding. The announcement did not specify an amount or expiration date. The Corporat continued to purchase shares since this announcement and to report purchased volumes in its quarterly earnings releases. In its earnings release dated February 2, 2016, the Corporated it will continue to acquire shares to offset dilution in conjunction with benefit plans and programs, but had suspended making purchases to reduce shares outstanding e beginning the first quarter of 2016.

# Item 6. Exhibits

See Index to Exhibits of this report.

# INDEX TO EXHIBITS

Exhibit	Description
<u>3(ii)</u>	By-Laws, as revised effective November 1, 2017 (incorporated by reference to Exhibit 3(ii) to the Registrant's Report on Form 8-K of October 31, 2
<u>31.1</u>	Certification (pursuant to Securities Exchange Act Rule 13a-14(a)) by Chief Executive Officer.
<u>31.2</u>	Certification (pursuant to Securities Exchange Act Rule 13a-14(a)) by Principal Financial Officer.
<u>31.3</u>	Certification (pursuant to Securities Exchange Act Rule 13a-14(a)) by Principal Accounting Officer.
<u>32.1</u>	Section 1350 Certification (pursuant to Sarbanes-Oxley Section 906) by Chief Executive Officer.
<u>32.2</u>	Section 1350 Certification (pursuant to Sarbanes-Oxley Section 906) by Principal Financial Officer.
<u>32.3</u>	Section 1350 Certification (pursuant to Sarbanes-Oxley Section 906) by Principal Accounting Officer.
101	Interactive Data Files.

# EXXON MOBIL CORPORATION

# SIGNATURE

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