

Henry S. Thomassen

January 11, 2021

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

Ladies and Gentlemen:

This purpose of this letter is to encourage the Securities and Exchange Commission (SEC) to reject Exxon Mobil Corporation's (the Company) request to exclude my shareholder proposal (Exhibit A) in the Company's 2021 Proxy Statement. Essentially, the Company is grasping at straws and using illogical arguments to reject my proposal based on: 1) The erroneous claim that proper share documentation was not presented; and 2) That the proposal "micromanages" the Company's business.

I should note, the Company has not acted in good faith regarding this matter. Emails and phone calls go unanswered. The Company initially claimed that documentation from my broker documenting my shareholdings was never received - only after being presented with a UPS tracking receipt did the Company acknowledge receipt.

Attached is the email, dated January 5, 2021, providing Company arguments and documentation from Louis Goldberg of Davis Polk.

Addressing the Company's concerns:

The proposal relates to the Company's Ordinary business operations and might not be excludable under Rule 14a8(i)(7) if the proposal relates to a "significant social policy" issue that would "transcend the day-to-day business matters" of the company.

The 1/5/2021 Davis Polk letter fails to address or refute the supporting statement in the proposal. The Company claim that "social or political aspects of certain media" is not a "transcendent social issue" is absurd - this is one of the most important issues of our time. I think everyone can agree that these are not normal times with a normal business climate. The Company earned \$5.7 billion in income for the fourth quarter 2019 and income plunged to a \$1.08 billion quarterly loss by the second quarter 2021. This reflected the destruction of demand for the Company's products due to the Covid-19 Pandemic. While the Company has implemented "microeconomic" decisions to address the drop of revenue and income, they have failed to address the "macro" reasons that have so severely impacted the business environment. Early in the Pandemic, and to this day, right wing media organizations promoted lies, conspiracy theories and downplayed the severity of the Pandemic. In addition, these organizations derided mitigation efforts that would have shortened and reduced the Pandemic's impact. A large segment of the population, goaded by the right-wing media, do not wear masks or exercise social distancing. As a result, the Pandemic continues with economic activity and demand for the Company's products severely reduced.

My proposal (again, Exhibit A) provides a macroeconomic tool to address the lies and conspiracy theories promulgated by the right-wing media. History has shown that these media organizations will change their behavior if ad revenue is withdrawn to protest said bad behavior. If the public, encouraged by the media, complies with mitigation efforts, the impact of the Pandemic will be reduced and normal business activity will return. This proposal does not “micromanage” management. It does not specify advertising content or which markets to advertise in. The proposal gives management wide discretion in implementing this proposal.

This proposal could not be more timely or important. The Company has been in existence since the 1860s. A major reason for the Company’s success is the stability of a Democratic government in its home country, the United States. Given recent events, the unthinkable must now be considered the potential collapse of the American Democracy. Right-wing media has fanned the flames of insurrection. The Company must use every available tool to mitigate the negative economic and political effects of these right-wing media organizations the survival of the American Democracy and the favorable business climate fostered by Democracy must be protected. This proposal helps to do that.

Failure to provide adequate Exxon Mobil Common Stock proof of ownership.

The company uses “Catch-22” logic to exclude the proposal based on lack of proper documentation for the date of the proposal. The Company has demonstrated the need to communicate using a method where a receipt of delivery can be obtained. November 30 was used as the date of the proposal deliberately because Schwab & Co., my broker, issues month-end statements documenting share ownership. Reflecting “T+1” stock trading settlement rules and the simple mechanics of issuing brokerage statements, to obtain a degree of “absolute certainty” regarding share ownership, a shareholder must wait until the next business day for a share balance. Thus, for a share balance of November 30, 2020, a shareholder must wait until December 1, 2020. The UPS package, with a tracking number to insure receipt, was mailed on December 1, 2020 the earliest possible day it could be mailed to reflect a November 30, 2020 proposal date and documentation using November 30, 2020 share balances. Using the Company logic, proper documentation could never be provided to their satisfaction. Month-end November 30, 2020 and November 30, 2019 Schwab statements were provided. The date of the letter accompanying the proposal was November 30, 2020. In addition, Schwab & Co has provided a statement documenting one year share ownership using language guidance supplied by the SEC.

Every effort was made to satisfy company requirements regarding share ownership. It should be noted, that at 22,800 shares, ownership far exceeds the minimum value of ownership required. Documentation provided meets the letter and spirit of the SEC ownership regulations.

Based on the above arguments, I encourage the SEC to reject Exxon Mobil Corporation’s request to exclude my shareholder proposal from the Exxon Mobil Corporation 2021 Proxy Statement.

Please note, a conference call with the Company is scheduled for January 15 to discuss this proposal.

Sincerely,



Henry S. Thomassen

cc: Davis Polk & Wardwell LLP: louis.goldberg@davispolk.com
Stephen A. Littleton: stephen.a.littleton@exxonmobil.com

Exhibit A Proposal

“WHEREAS: The success of Exxon Mobil Corporation’s business model is based on a stable and growing world economy with stable national governments. This further assumes that Governments, populations and business entities operate ethically and responsibly.

It has become increasingly clear that certain world media enterprises do not operate ethically or honestly. These companies frequently, on a daily basis, knowingly promulgate falsehoods, lies, misrepresented facts, and dangerous conspiracy theories in order to boost readership for their print publications and increase ratings in their electronic and broadcast media outlets. They are under no compulsion to tell the truth.

The Federal Communication Commission modified "the Fairness Doctrine" in 1987 and in 2011 repealed the editorial and personal attack provisions of the doctrine. The changes were enacted to address perceived restraints on freedom of speech. In reality, the result was open season to lie and promote falsehoods for the purpose of boosting readership and ratings to increase advertising revenue. The only legal restraint on this unethical behavior has been the courts without much success.

In 2020, bad behavior of these media enterprises threatened the world economy and the validity of the U.S. elections. Media claims that the COVID-19 Pandemic was a hoax, and other falsehoods, were frequently stated and believed by many citizens. This fostered an inadequate Government response to the pandemic contributing to the world economy crashing. Then, contrary to a clear and apparent victory by former Vice President Joe Biden in the U.S. presidential elections, many media outlets knowingly advocated false assumptions about voter fraud with no basis in fact. This encouraged the incumbent President to not concede the election and endangered the U.S. Democracy, U.S. defense and the U.S. response to the COVID-19 Pandemic. The stability of the world economy, the U.S. Democracy and the success of the Corporation was impacted.”

RESOLVED: Shareholders stipulate that Exxon Mobil Corporation (the Company) establish an advertising policy for the Company, and any divisions or wholly owned or minority owned Companies, to suspend for a period of not less than four years the purchase of advertising across all platforms from any media organization that knowingly promulgates daily lies, falsehoods, incorrect facts and dangerous conspiracy theories. After four years this suspension may be reviewed and changed. This suspension would apply world wide to any affiliate, division, and wholly or minority owned companies of said organization.

SUPPORTING STATEMENT: The only method that has worked in the past to modify bad media behavior is to cancel advertising purchases. When this pressure has been applied, employees were fired and changes in corporate culture were made. That same model needs to be applied to the daily lies, untruths, misstatements of facts and advocacy for wildly dangerous conspiracy theories. However, this bad behavior is so ingrained in many media companies, across all platforms, that draconian action, such as a world-wide suspension of ad purchases, must be enacted.

New York
Northern California
Washington DC
London
Paris
Madrid
Tokyo
Beijing
Hong Kong

Davis Polk

Louis L. Goldberg

Davis Polk & Wardwell LLP 212 450 4539 tel
450 Lexington Avenue 212 701 5539 fax
New York, NY 10017 louis.goldberg@davispolk.com

January 5, 2021

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

Ladies and Gentlemen:

On behalf of Exxon Mobil Corporation, a New Jersey corporation (the **"Company"**), and in accordance with Rule 14a-8(j) under the Securities Exchange Act of 1934, as amended (the **"Exchange Act"**), we are filing this letter with respect to the shareholder proposal (the **"Proposal"**) submitted by Henry S. Thomassen (the **"Proponent"**) for inclusion in the proxy materials the Company intends to distribute in connection with its 2021 Annual Meeting of Shareholders (the **"2021 Proxy Materials"**). The Proposal is attached hereto as Exhibit A.

We hereby request confirmation that the Staff of the Division of Corporation Finance (the **"Staff"**) will not recommend any enforcement action if, in reliance on Rule 14a-8, the Company omits the Proposal from the 2021 Proxy Materials. The Company has advised us as to the factual matters set forth below.

Pursuant to Staff Legal Bulletin No. 14D (CF), Shareholder Proposals (November 7, 2008), Question C, we have submitted this letter and any related correspondence via email to shareholderproposals@sec.gov. Also, in accordance with Rule 14a-8(j), a copy of this submission is being sent simultaneously to the Proponent as notification of the Company's intention to omit the Proposal from the 2021 Proxy Materials. This letter constitutes the Company's statement of the reasons it deems the omission of the Proposal to be proper.

THE PROPOSAL

The Proposal states:

RESOLVED: Shareholders stipulate that Exxon Mobil Corporation (the Company) establish an advertising policy for the Company, and any divisions or wholly owned or minority-owned Companies, to suspend for a period of not less than four years the purchase of advertising across all platforms from any media organization that knowingly promulgates daily lies, falsehoods, incorrect facts and dangerous conspiracy theories. After four years this suspension may be reviewed and changed. This suspension would apply

world-wide to any affiliate, division, and wholly or minority-owned companies of said organization.

REASONS FOR EXCLUSION OF THE PROPOSAL

The Company believes that the Proposal may be properly omitted from the 2021 Proxy Materials pursuant to Rule 14a-8(i)(7), because the Proposal relates to the Company's ordinary business operations, and pursuant to Rule 14a-8(b) and Rule 14a-8(f)(1), because the Proponent failed to provide timely proof of the requisite stock ownership after receiving notice of such deficiency.

The Proposal Directly Relates to the Company's Ordinary Business Operations

Rule 14a-8(i)(7) allows a company to omit a shareholder proposal from its proxy materials if such proposal deals with a matter relating to the company's ordinary business operations. The general policy underlying the "ordinary business" exclusion is "to confine the resolution of ordinary business problems to management and the board of directors, since it is impracticable for shareholders to decide how to solve such problems at annual shareholders meetings." Exchange Act Release No. 34-40018 (May 21, 1998) (the "**1998 Release**"). This general policy reflects two central considerations: (i) "[c]ertain tasks are so fundamental to management's ability to run a company on a day-to-day basis that they could not, as a practical matter, be subject to direct shareholder oversight" and (ii) the "degree to which the proposal seeks to 'micromanage' the company by probing too deeply into matters of a complex nature upon which shareholders, as a group, would not be in a position to make an informed judgment." The mere fact that a proposal or supporting statement mentions or touches upon a significant policy issue is not alone sufficient to avoid the application of Rule 14a-8(i)(7) when the proposal implicates ordinary business matters. 1998 Release. Although the Commission has stated that "proposals relating to such ordinary business matters but focusing on sufficiently significant social policy issues (e.g., significant discrimination matters) generally would not be considered excludable," the Staff has indicated that proposals relating to both ordinary business matters and significant social policy issues may be excludable in their entirety in reliance on Rule 14a-8(i)(7) if they do not "transcend the day-to-day business matters" implicated by the proposals. 1998 Release; see also Staff Legal Bulletin No. 14E (Oct. 27, 2009) ("**SLB 14E**").

A. *The Proposal Seeks to Impermissibly Micromanage the Company*

The Company may omit the Proposal pursuant to Rule 14a-8(i)(7) because it relates to the Company's ordinary business operations by impermissibly seeking to micromanage the Company by imposing specific methods to implement complex policy issues. Although the Staff has stated that a proposal generally will not be excludable under Rule 14a-8(i)(7) where it raises a significant policy issue (SLB 14E), even if a proposal involves a significant policy issue, the proposal may nevertheless be excluded under Rule 14a-8(i)(7) if it seeks to micromanage the company by specifying in detail the manner in which the company should address the policy issue.

In Staff Legal Bulletin No. 14K (Oct. 16, 2019) ("**SLB 14K**") the Staff noted that, in evaluating arguments under the micromanagement prong of Rule 14a-8(i)(7), it conducts an assessment of the level of "prescriptiveness" of the proposal: "Notwithstanding the precatory nature of a proposal, if the method or strategy for implementing the action requested by the proposal is overly prescriptive, thereby potentially limiting the judgment and discretion of the board and management, the proposal may be viewed as micromanaging the company...When a proposal prescribes specific actions that

the company's management or the board must undertake without affording them sufficient flexibility or discretion in addressing the complex matter presented by the proposal, the proposal may micromanage the company to such a degree that exclusion of the proposal would be warranted." See *Comcast Corporation* (Apr. 4, 2020) (proposal requesting that the company reduce its CEO pay ratio by specified amounts); *Walmart, Inc.* (Mar. 27, 2020) (proposal requesting that the company change its bonus program to include a deferral period); *Amazon.com, Inc.* (Mar. 27, 2020) (proposal requesting that the company have a department category concerning sustainability products); *Exxon Mobil Corporation* (Mar. 6, 2020) (proposal requesting that the company support a specified pricing structure on fossil fuels).

The Proposal requests specific methods and strategies, along with an imposed timeline in its resolution that states:

- shareholders stipulate that the Company establish an advertising policy for the Company;
- the policy would include the Company, and any division or wholly owned or minority-owned companies;
- the policy would suspend for a period of four years the purchase of advertising across all platforms from any media organization that knowingly promulgates "daily lies, falsehoods, incorrect facts and dangerous conspiracy theories." The suspension would apply world-wide to "any affiliate, division and wholly or minority-owned companies" of the Company; and
- after four years, the suspension may be reviewed and changed.

Based on the supporting statement, it is clear that ceasing all advertising in this manner is the sole action that satisfies the Proposal, as it states that the "[t]he only method that has worked in the past to modify bad media behavior is to cancel advertising purchases" and that "draconian action, such as a world-wide suspension of ad purchases, must be enacted."

The Proposal also seeks to impose requirements on minority-owned companies, for which the Company would not have control regarding these matters.

B. *The Proposal Relates to the Manner in Which the Company Advertises Its Products and Services*

The Proposal directly relates to the manner in which the Company advertises its products and services. The Staff has repeatedly recognized that the manner in which a company advertises its products and services is a matter of ordinary business and that proposals relating to a company's advertising practices infringe on management's core function of overseeing business practices. The allocation of marketing and advertising resources to best promote a company is a key management function, especially for companies with recognizable brand names. See, e.g., *Amazon.com, Inc.* (Mar. 23, 2018) (proposal requesting establishment of a policy to "ensure that Amazon does not place promotional or other marketing material on online sites or platforms that produce and disseminate content that expresses hatred or intolerance for people on the basis of actual or perceived race, ethnicity, national origin, religious affiliation, sex, gender, gender identity, sexual orientation, age or disability"); *Ford Motor Co.* (Feb. 2, 2017) (proposal requesting that the company provide an assessment of the political activity resulting from its advertising and its exposure to risk resulting therefrom where the company argued that the proponent was seeking to "dictate" the

company's advertising practices); *FedEx Corp.* (Jul. 7, 2016) (proposal requesting that the company prepare a report describing legal steps FedEx has taken and/or could take to distance itself from the Washington D.C. NFL team name; and the Staff concurring in exclusion under Rule 14a-8(i)(7) after noting that the proposal related "to the manner in which FedEx advertises its products and services"); *Tootsie Roll Industries, Inc.* (Jan. 31, 2002) (proposal requesting that the company "identify and disassociate from any offensive imagery to the American Indian community" in product marketing, advertising, endorsements, sponsorships, and promotions); *The Walt Disney Company* (Nov. 30, 2007) (proposal requesting a report on the company's efforts to avoid the use of negative and discriminatory racial, ethnic and gender stereotypes in its products); *General Electric Co.* (Jan. 18, 2005) (proposal requesting that the company refrain from expending funds "for advertising in any TV or radio station or newspaper, brought to [the company's] attention, that carries any statement advocating firearm control legislation," with the Staff noting that the proposal related to the company's "ordinary business operations (i.e., the manner in which a company advertises its products)"); *PG&E Corporation* (Feb. 14, 2007) (proposal requesting that the company cease its advertising campaign promoting solar or wind energy sources); *Federated Department Stores, Inc.* (Mar. 27, 2002) (proposal requesting that the company "identify and disassociate from any offensive imagery to the American Indian community" in product marketing, advertising, endorsements, sponsorships and promotions); and *General Mills, Inc.* (July 14, 1992) (proposal to establish policy of not advertising on Geraldo Rivera's show and other "trash TV programs" excludable as in the ordinary course of business).

Decisions regarding advertising strategy and the allocation of marketing resources are made by the Company's management and responsible staff after careful consideration of the costs and benefits associated therewith, in the context of the Company's overall advertising and marketing-related strategy. Such consideration requires careful and informed evaluation and assessment of the substantial benefits from advertising across a varied set of media platforms and outlets, and an application of that analysis to each individual advertising arrangement, while accounting for the costs, in the context of the Company's budget for marketing activities as well as potential impacts on the Company's brand and the effectiveness of its marketing efforts that may arise as a result of, for example, public perceptions of particular media outlets, programs or other information channels. Management views the Company's current marketing efforts and allocation of advertising spending as an effective means of advertising its services to its customers.

The Proposal seeks to restrict the particular manner and media in which the company advertises, and is therefore excludable under Rule 14a-8(i)(7).

C. *The Proposal Does Not Raise a Social Policy Issue Which Transcends Day-to-Day Business Matters*

A proposal relating to ordinary business matters might not be excludable under Rule 14a-8(i)(7) if the proposal relates to a "significant social policy" issue that would "transcend the day-to-day business matters" of the company. Staff Legal Bulletin No. 14C (June 28, 2005). However, even when a proposal touches upon a policy issue that may be of such significance that the matter transcends ordinary business, the Staff has consistently concurred with exclusion if the proposal does not focus on such significant policy issue. See *McKesson Corp.* (June 1, 2017) (proposal requesting a report on the company's processes for its distribution system for restricted medicines, including the use of medicines to carry out execution by lethal injection); *Amazon.com, Inc.* (Mar. 27, 2015) (proposal requesting the company disclose reputational and financial risk arising from the sale of products that implicated mistreatment of animals).

In this instance, the principal focus of the Proposal is management's ordinary business decision-making regarding advertising strategy and standards. The ordinary business decision-making as to advertising strategy and choice of advertising media does not become a transcendent social issue merely because the Proponent has concerns about social or political aspects of certain media. The Proposal therefore plainly fails to raise a social policy issue which transcends ordinary day-to-day business. The type of cost-benefit analysis and the allocation of company resources involved in a company's decision-making about its marketing and advertising practices are a fundamental element of management's responsibility for the day-to-day operation of the company's business. Accordingly, the Proposal may be excluded under Rule 14a-8(i)(7).

The Proponent Failed to Provide Proof of Requisite Stock Ownership After Receiving Notice of Such Deficiency

The Proposal was submitted to the Company in a letter by email and received by the Company on December 1, 2020. Via a UPS package, the Company received a hardcopy of the Proposal on December 2, 2020, which included a cover letter and a brokerage statement for the period from November 1 to November 30, 2020, from Charles Schwab & Co. ("**Schwab**"). On December 7, 2020, the Company received a UPS package from Schwab that included a letter dated December 3, 2020 from Schwab (the "**Schwab Proof of Ownership**"), which stated that as of November 30, 2020, the Proponent has "held continuously for at least one year" the requisite Company securities. These letters, a copy of the UPS envelope and the UPS tracking information showing that the mailing label was created on December 1, 2020 for the hardcopy of the Proposal that was received by the Company on December 2, 2020, are included as Exhibit B.

On December 14, 2020, the Company sent the Proponent a letter, which clearly identified the deficiency, notifying the Proponent of the requirements of Rule 14a-8 and explaining how the Proponent could cure the deficiency (the "**Deficiency Notice**"). Specifically, the Deficiency Notice stated that the Proponent "must submit sufficient proof verifying their continuous ownership of the requisite number of ExxonMobil shares for the one-year period preceding and including December 1, 2020" and that the deadline for providing the proof of ownership must be postmarked or transmitted electronically to the Company no later than 14 calendar days from the date the Deficiency Notice letter was received. Copies of Rule 14a-8 and SLB 14F were provided to the Proponent. See Exhibit C.

Rather than provide any additional proofs of ownership to address the deficiency, on December 15 and 16, the Proponent emailed the Company requesting confirmation regarding the proof of ownership he previously submitted. On December 22, as a courtesy, the Company responded that the Proposal was submitted on December 1, 2020 but the Schwab Proof of Ownership only verifies ownership for the one-year period up to and including November 30, 2020. That day, the Proponent sent the Company additional Schwab brokerage statements for the period from November 1 to November 30, 2019. Also on the same day, the Company further corresponded with the Proponent and again noted that the proof of ownership does not demonstrate continuous one-year ownership up to and including December 1, the submission date of the Proposal, and that a response was necessary by the deadline of December 29, 2020. Further correspondence with the Proponent does not provide any additional proof of ownership. See Exhibit D.

Rule 14a-8(b) provides guidance regarding what information must be provided to demonstrate that a person is eligible to submit a stockholder proposal. Rule 14a-8(b)(1) provides, in part, that "[i]n order to be eligible to submit a proposal, [a stockholder] must have continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to be voted on the

proposal at the meeting for at least one year by the date [the stockholder] submit[s] the proposal.” SLB 14F specifies that the shareholder must provide proof of ownership “for at least one year by the date you submit the proof” and includes as an example of a statement that “as of [date the proposal is submitted] . . . the shareholder has held continuously for at least one year, the requisite number of shares of the company.” SLB 14F also explains that many proof of ownership letters fail to meet this requirement because they do not verify the shareholder’s ownership for the “entire one-year period preceding and including the date the proposal is submitted.”

The Staff has consistently granted no-action relief to companies where proponents have failed, following a request by a company, to furnish proper evidence of continuous share ownership for the full one-year period preceding and including the submission date of the proposal. See *PepsiCo, Inc.* (Jan. 10, 2013) (letter from broker establishing ownership of company securities for one year as of November 19, 2012 was insufficient to prove continuous ownership for one year as of November 20, 2012, the date the proposal was submitted); *Comcast Corp.* (Mar. 26, 2012) (letter from broker stating ownership for one year as of November 23, 2011 was insufficient to prove continuous ownership for one year as of November 30, 2011, the date the proposal was submitted); *International Business Machines Corp.* (Dec. 7, 2007) (letter from broker stating ownership as of October 15, 2007 was insufficient to prove continuous ownership for one year as of October 22, 2007, the date the proposal was submitted).

Here, the Proposal was submitted on December 1, 2020. While the Proponent’s letter states “[u]se November 30, 2020” as the date for submitting my proposal” and that the “letter is being mailed after the markets close on November 30, 2020,” these are self-serving statements in order to correspond to the Schwab Proof of Ownership which only covers up to November 30, 2020 and does not include December 1, 2020. December 1, 2020 is the date of submission for the Proposal, as it is the date that the email with the Proposal was transmitted to the Company and also the date of the UPS mailing label for the UPS package that contained the hardcopy of the Proposal which the Company received on December 2, 2020.

CONCLUSION

The Company requests confirmation that the Staff will not recommend any enforcement action if, in reliance on the foregoing, the Company omits the Proposal from its 2021 Proxy Materials. If you should have any questions or need additional information, please contact the undersigned at (212) 450-4539 or louis.goldberg@davispolk.com. If the Staff does not concur with the Company’s position, we would appreciate an opportunity to confer with the Staff concerning these matters prior to the issuance of its response.

Respectfully yours,



Louis Goldberg

Attachment

cc w/ att: James E. Parsons, Exxon Mobil Corporation
Henry S. Thomassen

Proposal

“WHEREAS:

The success of Exxon Mobil Corporation's business model is based on a stable and growing world economy with stable national governments. This further assumes that Governments, populations and business entities operate ethically and responsibly.

It has become increasingly clear that certain world media enterprises do not operate ethically or honestly. These companies frequently, on a daily basis, knowingly promulgate falsehoods, lies, misrepresented facts, and dangerous conspiracy theories in order to boost readership for their print publications and increase ratings in their electronic and broadcast media outlets. They are under no compulsion to tell the truth.

The Federal Communication Commission modified "the Fairness Doctrine" in 1987 and in 2011 repealed the editorial and personal attack provisions of the doctrine. The changes were enacted to address perceived restraints on freedom of speech. In reality, the result was open season to lie and promote falsehoods for the purpose of boosting readership and ratings to increase advertising revenue. The only legal restraint on this unethical behavior has been the courts without much success.

In 2020, bad behavior of these media enterprises threatened the world economy and the validity of the U.S. elections. Media claims that the COVID-19 Pandemic was a hoax, and other falsehoods, were frequently stated and believed by many citizens. This fostered an inadequate Government response to the pandemic contributing to the world economy crashing. Then, contrary to a clear and apparent victory by former Vice President Joe Biden in the U.S. presidential elections, many media outlets knowingly advocated false assumptions about voter fraud with no basis in fact. This encouraged the incumbent President to not concede the election and endangered the U.S. Democracy, U.S. defense and the U.S. response to the COVID-19 Pandemic. The stability of the world economy, the U.S. Democracy and the success of the Corporation was impacted."

RESOLVED: Shareholders stipulate that Exxon Mobil Corporation (the Company) establish an advertising policy for the Company, and any divisions or wholly owned or minority-owned Companies, to suspend for a period of not less than four years the purchase of advertising across all platforms from any media organization that knowingly promulgates daily lies, falsehoods, incorrect facts and dangerous conspiracy theories. After four years this suspension may be reviewed and changed. This suspension would apply world-wide to any affiliate, division, and wholly or minority-owned companies of said organization.

SUPPORTING STATEMENT: The only method that has worked in the past to modify bad media behavior is to cancel advertising purchases. When this pressure has been applied, employees were fired and changes in corporate culture were made. That same model needs to be applied to the daily lies, untruths, misstatements of facts and advocacy for wildly dangerous conspiracy theories. However, this bad behavior is so ingrained in many media companies, across all platforms, that draconian action, such as a world-wide suspension of ad purchases, must be enacted.

Exhibit B

Shareholder Correspondence: Schwab Proof of Ownership

RECEIVED

DEC 1 2020

S.M. ENGLANDE

POLICY ON ADVERTISING AND MEDIA

This proposal was submitted by Henry S. Thomassen,
beneficial holder of 22,800 shares.

the

"WHEREAS:

The success of Exxon Mobil Corporation's business model is based on a stable and growing world economy with stable national governments. This further assumes that Governments, populations and business entities operate ethically and responsibly.

It has become increasingly clear that certain world media enterprises do not operate ethically or honestly. These companies frequently, on a daily basis, knowingly promulgate falsehoods, lies, misrepresented facts, and dangerous conspiracy theories in order to boost readership for their print publications and increase ratings in their electronic and broadcast media outlets. They are under no compulsion to tell the truth.

The Federal Communication Commission modified "the Fairness Doctrine" in 1987 and in 2011 repealed the editorial and personal attack provisions of the doctrine. The changes were enacted to address perceived restraints on freedom of speech. In reality, the result was open season to lie and promote falsehoods for the purpose of boosting readership and ratings to increase advertising revenue. The only legal restraint on this unethical behavior has been the courts without much success.

In 2020, bad behavior of these media enterprises threatened the world economy and the validity of the U.S. elections. Media claims that the COVID-19 Pandemic was a hoax, and other falsehoods, were frequently stated and believed by many citizens. This fostered an inadequate Government response to the pandemic contributing to the world economy crashing. Then, contrary to a clear and apparent victory by former Vice President Joe Biden in the U.S. presidential elections, many media outlets knowingly advocated false assumptions about voter fraud with no basis in fact. This encouraged the incumbent President to not concede the election and endangered the U.S. Democracy, U.S. defense and the U.S. response to the COVID-19 Pandemic. The stability of the world economy, the U.S. Democracy and the success of the Corporation was impacted."

RESOLVED: Shareholders stipulate that Exxon Mobil Corporation (the Company) establish an advertising policy for the Company, and any divisions or wholly owned or minority-owned Companies, to suspend for a period of not less than four years the purchase of advertising across all platforms from any media organization that knowingly promulgates daily lies, falsehoods, incorrect facts and dangerous conspiracy theories. After four years this suspension may be reviewed and changed. This suspension would apply world-wide to any affiliate, division, and wholly or minority-owned companies of said organization.

SUPPORTING STATEMENT: The only method that has worked in the past to modify bad media behavior is to cancel advertising purchases. When this pressure has been applied, employees were fired and changes in corporate culture were made. That same model needs to be applied to the daily lies, untruths, misstatements of facts and advocacy for wildly dangerous conspiracy theories. However, this bad behavior is so ingrained in many media companies, across all platforms, that draconian action, such as a world-wide suspension of ad purchases, must be enacted.

Bates, Tamara L

From: HENRY THOMASSEN
Sent: Tuesday, December 1, 2020 11:48 AM
To: Littleton, Stephen A
Cc: Englande, Sherry M
Subject: Thomassen 2021 Proxy Proposal
Attachments: shareholder proposal.docx; ATT00001.txt

External Email - Think Before You Click

Dear Mr. Littleton: Attached is the electronic version of my 2021 Proxy Proposal. You should receive tomorrow via UPS, the print version of the proposal and the cover letter stating my intention to hold 22,800 common shares of Exxon Mobil Corporation common stock through the 2021 Exxon Mobil Corporation Annual Meeting. Separately, you should receive a statement from my broker, Charles Schwab, that I have been the beneficial owner of 22,800 shares of Exxon Mobil Corporation common stock for a period of one year. Thank you for consideration of my proposal in advance.

Henry S. Thomassen

Bates, Tamara L

From: Littleton, Stephen A
Sent: Tuesday, December 1, 2020 11:57 AM
To: HENRY THOMASSEN
Cc: Englande, Sherry M
Subject: RE: Thomassen 2021 Proxy Proposal

Thank you Mr. Thomassen. I look forward to engaging with you.

-----Original Message-----

From: HENRY THOMASSEN
Sent: Tuesday, December 1, 2020 11:48 AM
To: Littleton, Stephen A
Cc: Englande, Sherry M
Subject: Thomassen 2021 Proxy Proposal

External Email - Think Before You Click

Dear Mr. Littleton: Attached is the electronic version of my 2021 Proxy Proposal. You should receive tomorrow via UPS, the print version of the proposal and the cover letter stating my intention to hold 22,800 common shares of Exxon Mobil Corporation common stock through the 2021 Exxon Mobil Corporation Annual Meeting. Separately, you should receive a statement from my broker, Charles Schwab, that I have been the beneficial owner of 22,800 shares of Exxon Mobil Corporation common stock for a period of one year. Thank you for consideration of my proposal in advance.

Henry S. Thomassen

RECEIVED

DEC 02 2020

S. A. LITTLETON

Henry S. Thomassen

November 30, 2020

VIA UPS

Mr. Stephen A. Littleton
Secretary, Exxon Mobil Corporation

Dear Mr. Littleton:

Per instructions in the Exxon Mobil Corporation 2020 Proxy Statement, Securities and Exchange Commission (SEC) rules and my conversation with Sherry England, enclosed is a shareholder proposal for the Exxon Mobil Corporation 2021 Proxy Statement.

Also enclosed is documentation of my Exxon Mobil Corporation common stock beneficial ownership position. In addition, I have asked Charles Schwab, my broker, to submit a letter separately documenting my one year beneficial ownership position. Please note, my beneficial ownership position has increased significantly during the past year. I understand these additional shares cannot be included in the total in the proxy statement.

Furthermore, please use this letter as my written statement that I intend to hold 22,800 shares as a beneficial owner of Exxon Mobil Corporation common stock through the 2021 Exxon Mobil Corporation Annual Meeting.

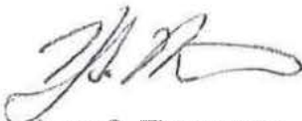
Use November 30, 2020 as the date for submitting my proposal. This letter is being mailed after markets close on November 30, 2020. The attached November 30, 2020 beneficial ownership documentation is as of the close of business on 11/30/20.

My email address is:

My telephone number is:

Thank you for your consideration of my proposal in advance.

Sincerely,



Henry S. Thomassen

Enclosures

POLICY ON ADVERTISING AND MEDIA

This proposal was submitted by Henry S. Thomassen, beneficial holder of 22,800 shares.

the

"WHEREAS:

The success of Exxon Mobil Corporation's business model is based on a stable and growing world economy with stable national governments. This further assumes that Governments, populations and business entities operate ethically and responsibly.

It has become increasingly clear that certain world media enterprises do not operate ethically or honestly. These companies frequently, on a daily basis, knowingly promulgate falsehoods, lies, misrepresented facts, and dangerous conspiracy theories in order to boost readership for their print publications and increase ratings in their electronic and broadcast media outlets. They are under no compulsion to tell the truth.

The Federal Communication Commission modified "the Fairness Doctrine" in 1987 and in 2011 repealed the editorial and personal attack provisions of the doctrine. The changes were enacted to address perceived restraints on freedom of speech. In reality, the result was open season to lie and promote falsehoods for the purpose of boosting readership and ratings to increase advertising revenue. The only legal restraint on this unethical behavior has been the courts without much success.

In 2020, bad behavior of these media enterprises threatened the world economy and the validity of the U.S. elections. Media claims that the COVID-19 Pandemic was a hoax, and other falsehoods, were frequently stated and believed by many citizens. This fostered an inadequate Government response to the pandemic contributing to the world economy crashing. Then, contrary to a clear and apparent victory by former Vice President Joe Biden in the U.S. presidential elections, many media outlets knowingly advocated false assumptions about voter fraud with no basis in fact. This encouraged the incumbent President to not concede the election and endangered the U.S. Democracy, U.S. defense and the U.S. response to the COVID-19 Pandemic. The stability of the world economy, the U.S. Democracy and the success of the Corporation was impacted."

RESOLVED: Shareholders stipulate that Exxon Mobil Corporation (the Company) establish an advertising policy for the Company, and any divisions or wholly owned or minority-owned Companies, to suspend for a period of not less than four years the purchase of advertising across all platforms from any media organization that knowingly promulgates daily lies, falsehoods, incorrect facts and dangerous conspiracy theories. After four years this suspension may be reviewed and changed. This suspension would apply world-wide to any affiliate, division, and wholly or minority-owned companies of said organization.

SUPPORTING STATEMENT: The only method that has worked in the past to modify bad media behavior is to cancel advertising purchases. When this pressure has been applied, employees were fired and changes in corporate culture were made. That same model needs to be applied to the daily lies, untruths, misstatements of facts and advocacy for wildly dangerous conspiracy theories. However, this bad behavior is so ingrained in many media companies, across all platforms, that draconian action, such as a world-wide suspension of ad purchases, must be enacted.

UPS Worldwide Express®
UPS 2nd Day Air®

Visit ups.com or call 1-800-PICK-UPS® (1-800-742-5877) to schedule a pickup or find a drop off location near you.

Domestic Shipments

- To qualify for the Letter rate, UPS Express Envelopes may only contain correspondence, urgent documents, and/or electronic media, and must weigh 8 oz. or less. UPS Express Envelopes containing items other than those listed or weighing more than 8 oz. will be billed by weight.

International Shipments

- The UPS Express Envelope may be used only for documents of no commercial value. Certain countries consider electronic media as documents. Visit ups.com/importexport to verify if your shipment is classified as a document.

- To qualify for the Letter rate, the UPS Express Envelope weighing more than 8 oz. will be billed by weight.

UPS Express Envelopes weighing more than 8 oz. will be billed by weight. Shipments of electronic media containing sensitive personal information or cash equivalents.

Window Envelope

Use this envelope with shipping labels printed from a laser or inkjet printer on plain paper.

insert shipping documents under window from the top.

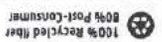
IRVING TX 75039-4202
TX 752 9-72
17 6N2 945 01 0422 4448
1
VT DAY AIR
12 6N2 945 01 0422 4448



SHIPPING # 99

HENRY THOMPSEN
0 2 LBS LTR 1 OF 1
SHIP MR STEPHEN A LITTLETON
DATE: 01 DEC 2020

This Package Has
Been X-Rayed By
Central Mail



Serving you for more than 100 years
United Parcel Service.

International Shipping Notice - Customs forms must be subject to the rules, including liability and other issues, and/or limitations established by the Convention for the International Carriage of Goods by Air (the "Warsaw Convention") and/or the Convention for the International Carriage of Goods by Road (the "CMR Convention"). These conventions, technology or software were registered from the U.S. in accordance with the Export Administration Regulations. Shipment is subject to U.S. law.

010195103 4/74 MC United Parcel Service



Tracking Details

1Z6W29450104224440

Updated: 12/24/2020 9:23 A.M. EST

Delivered



Delivered On

**Wednesday
12/02/2020**

Delivery Time

at 11:28 A.M.

Send Updates

Delivered To

IRVING, TX, US

Left At: Dock

Received By: DOCK

[Proof of Delivery](#)

We care about the security of your package. [Log in](#) to get more details about your delivery.

Ask UPS

Shipment Progress ^

		Date	Location
	Delivered	12/02/2020 11:28 A.M.	IRVING, TX, US
	Out for Delivery	12/02/2020 9:29 A.M.	Dallas, TX, United States
	Shipped	12/01/2020 5:43 P.M.	Fredericksburg, VA, United States
	Label Created	12/01/2020 5:37 P.M.	United States

Shipment Details ^

Service

UPS Next Day Air® [\[?\]](https://www.ups.com/content/us/en/shipping/time/service/next_day.html) (https://www.ups.com/content/us/en/shipping/time/service/next_day.html)

Weight

0.20 LBS

[Show More](#) +

 Track

Help [\[?\]](#)

Track



December 3, 2020

Stephen A. Littleton
Secretary, Exxon Mobil Corporation

RECEIVED

DEC 07 2020

S. A. LITTLETON

Account #:

Questions: +1 (703) 761-1574

Regarding Henry S. Thomassen

Dear Stephen A. Littleton,

Our mutual client, Henry S. Thomassen, has asked Charles Schwab to confirm the following information for you.

As of November 30, 2020, Henry S. Thomassen held, and has held continuously for at least one year in accounts at Charles Schwab, 22,800 shares of Exxon Mobil Corporation (symbol XOM, CUSIP 30231G102) common stock in Contributory IRA account *** and Roth IRA account ***.

If you should have any questions I can be reached at _____ o

This letter is for informational purposes only and is not an official record of the account. Please refer to statements and trade confirmations as they are the official record of account transactions.

Thank you for choosing Schwab. We appreciate your business and look forward to serving you in the future. If you have any questions, please call me or any Client Service Specialist at +1 (703) 761-1574.

Sincerely,

Brendan Hughes, CFP®

Brendan Hughes, CFP®
VP - Sr Financial Consultant

This envelope is for use with the following services: **UPS Next Day Air®**
UPS Worldwide Express™
UPS 2nd Day Air®

Visit ups.com® or call **1-800-PICK-UPS®** (1-800-742-5877) to schedule a pickup or find a drop off location near you.

Domestic Shipments

To qualify for the Letter rate, UPS Express Envelopes may only contain correspondence, urgent documents, and/or electronic media, and must weigh 8 oz. or less. UPS Express Envelopes containing items other than those listed or weighing more than 8 oz. will be billed by weight.

International Shipments

The UPS Express Envelope may be used only for documents of no commercial value. Certain countries consider electronic media as documents. Visit ups.com/importexport to verify if your shipment is classified as a document.

To qualify for the Letter rate, the UPS Express Envelope must weigh 8 oz. or less. UPS Express Envelopes weighing more than 8 oz. will be billed by weight.

Note: Express Envelopes are not recommended for shipments of electronic media containing sensitive personal information or breakable items. Do not send cash or cash equivalent.

Apply shipping documents on this side.

Do not use this envelope for:

- Ground
- Standard
- 3 Day Select®
- Worldwide Expedited®

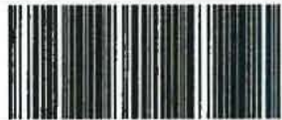
MAIL ROOM
 (800) 896-8000
 CHARLES SCHWAB & CO.
 3000 SCHWAB WAY
 WESTLAKE, TX 76262-8104

SHIP TO:
 STEPHEN A LITTLETON
 EVVON MAIL

P. REDDITZ 8:27AM I: 78
 1414-1056
 12098880245302 6823
 RECEIVED
 MAIL ROOM
 04 APR 2008 10:11AM
 WESTLAKE, TX 76262



UPS NEXT DAY AIR 1
 TRACKING #: 1Z 986 980 24 5302 6823



BILLING: P/P
 SIGNATURE REQUIRED

Cost Center: 886
 Initial: ma

WE 04.04.2008 10:11AM 04.04.2008 11:00AM

100 years of Service.   
 UPS® and/or logo prohibited.
 070795101 4/14 PNC United Parcel Service

*This Package Has
 Been X-Rayed By
 Central Mail*

100% Recycled fiber
 80% Post-Consumer

International Shipping Notice: Cargo Insurance may be subject to the rules relating to liability and other terms and/or conditions of the Convention on the Contract for the International Carriage of Goods by Road (the "CMR Convention"). These commodities, technical

Exhibit C

Shareholder Correspondence: Deficiency Notice

Broussard, Jenifer L

From: Broussard, Jenifer L
Sent: Thursday, December 10, 2020 11:55 AM
To: 'HENRY THOMASSEN'
Subject: RE: ExxonMobil Would Like to Schedule a Teleconference to Discuss Your Policy on Advertising Proposal

Thank you, Mr. Thomassen. I will be sending a Skype meeting notice to you shortly.

Kind Regards,

Jenifer L. Broussard
Shareholder Relations Team
Exxon Mobil Corporation

From: HENRY THOMASSEN [mailto:
Sent: Thursday, December 10, 2020 11:48 AM
To: Broussard, Jenifer L
Subject: Re: ExxonMobil Would Like to Schedule a Teleconference to Discuss Your Policy on Advertising Proposal

External Email - Think Before You Click

Jenifer: I am available 1/15/21 from 9-9:50 AM. I look forward to discussing my proposal with Mr. Littleton. Please confirm that this will be a Skype telephone call or just a regular phone call. I can be reached at Thank you.

Henry Thomassen

Sent from my iPhone

On Dec 10, 2020, at 12:33 PM, Broussard, Jenifer L wrote:

Dear Mr. Thomassen,

We hope that this email finds you well. Stephen Littleton would like to schedule a call to discuss your policy on advertising proposal for inclusion in the 2021 Proxy Statement.

Below you will find suggested date/time (Central Time) slots. We plan for the call to be no longer than 50 minutes. We believe proponent engagement is important and value your perspective on this

proposal, so we appreciate your willingness to meet. Please respond to Jenifer Broussard at
with your preferred timing as soon as convenient.

Friday, 1/15/2021

9:00-9:50AM

Monday, 1/18/2021

11:00-11:50AM

We look forward to talking with you soon.

Kind Regards,

Jenifer L. Broussard
Shareholder Relations Team
Exxon Mobil Corporation

Broussard, Jenifer L

Subject: Proponent Call: Policy on Advertising
Location: Skype Meeting (Irving Conf Rm 2650)

Start: Fri 1/15/2021 9:00 AM
End: Fri 1/15/2021 9:50 AM
Show Time As: Tentative

Recurrence: (none)

Meeting Status: Not yet responded

Organizer: Broussard, Jenifer L
Required Attendees: HENRY THOMASSEN; Littleton, Stephen A; Englande, Sherry M

Sent on behalf of Stephen Littleton

→ [Join Skype Meeting](#)

Trouble Joining? [Try Skype Web App](#)

Join by phone

USA, Dallas

English (United States)

[Find a local number](#)

Conference ID

[Forgot your dial-in PIN?](#) | [Help](#)

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

Stephen A. Littleton
Vice President, Investor Relations
and Secretary



VIA UPS – OVERNIGHT DELIVERY

December 14, 2020

Mr. Henry S. Thomassen

Dear Mr. Thomassen:

This will acknowledge receipt of the proposal concerning a Policy on Advertising (the "Proposal"), which you (the "Proponent") have submitted in connection with ExxonMobil's 2021 annual meeting of shareholders. However, as explained in more detail below there are deficiencies in your submission that must be corrected in order to establish that you are eligible to submit a proposal under SEC Rule 14a-8 (copy enclosed).

In order to be eligible to submit a shareholder proposal, Rule 14a-8 (copy enclosed) requires a proponent to submit sufficient proof that he or she has continuously held at least \$2,000 in market value, or 1%, of the company's securities entitled to vote on the proposal for at least one year through and including the date the shareholder proposal was submitted. For this Proposal, the date of submission is December 1, 2020, which is the date the Proposal was received electronically by email.

The Proponent does not appear in our records as a registered shareholder. Moreover, to date we have not received proof that the Proponent has satisfied these ownership requirements. To remedy this defect, the Proponent must submit sufficient proof verifying their continuous ownership of the requisite number of ExxonMobil shares for the one-year period preceding and including December 1, 2020. The broker account statement included with your original submission does not satisfy this requirement in two respects: (i) the statement shows your ownership as of November 30, not December 1 which is the date of your Proposal; and (ii) a monthly statement, or even a series of monthly statements, only demonstrate ownership as of the specific dates of the statements and do not demonstrate *continuous* ownership over the required one-year period as of December 1, 2020.

As explained in Rule 14a-8(b), sufficient proof must be in the form of:

- a written statement from the "record" holder of the Proponent's shares (usually a broker or a bank) verifying that the Proponent continuously held the requisite number of ExxonMobil shares for the one-year period preceding and including December 1, 2020; or

- if the Proponent has filed with the SEC a Schedule 13D, Schedule 13G, Form 3, Form 4 or Form 5, or amendments to those documents or updated forms, reflecting the Proponent's ownership of the requisite number of ExxonMobil shares as of or before the date on which the one-year eligibility period begins, a copy of the schedule and/or form, and any subsequent amendments reporting a change in the ownership level and a written statement that the Proponent continuously held the requisite number of ExxonMobil shares for the one-year period.

If the Proponent intends to demonstrate ownership by submitting a written statement from the "record" holder of their shares as set forth in the first bullet point above, please note that most large U.S. brokers and banks deposit their customers' securities with, and hold those securities through, the Depository Trust Company ("DTC"), a registered clearing agency that acts as a securities depository (DTC is also known through the account name of Cede & Co.). Such brokers and banks are often referred to as "participants" in DTC. In Staff Legal Bulletin No. 14F (October 18, 2011) (copy enclosed), the SEC staff has taken the view that only DTC participants should be viewed as "record" holders of securities that are deposited with DTC.

The Proponent can confirm whether its broker or bank is a DTC participant by asking its broker or bank or by checking the listing of current DTC participants, which is available on the internet at: <http://www.dtcc.com/~media/Files/Downloads/client-center/DTC/alpha.ashx>. In these situations, shareholders need to obtain proof of ownership from the DTC participant through which the securities are held, as follows:

- If the Proponent's broker or bank is a DTC participant, then the Proponent needs to submit a written statement from its broker or bank verifying that the Proponent continuously held the requisite number of ExxonMobil shares for the one-year period preceding and including December 1, 2020.
- If the Proponent's broker or bank is not a DTC participant, then the Proponent needs to submit proof of ownership from the DTC participant through which the securities are held verifying that the Proponent continuously held the requisite number of ExxonMobil shares for the one-year period preceding and including December 1, 2020. The Proponent should be able to find out who this DTC participant is by asking the Proponent's broker or bank. If the Proponent's broker is an introducing broker, the Proponent may also be able to learn the identity and telephone number of the DTC participant through the Proponent's account statements because the clearing broker identified on the Proponent's account statements will generally be a DTC participant. If the DTC participant that holds the Proponent's shares knows the Proponent's broker's or bank's holdings, but does not know the Proponent's holdings, the Proponent needs to satisfy the proof of ownership requirement by obtaining and submitting two proof of ownership statements verifying that for the one-year period preceding and including December 1, 2020, the required amount of securities were continuously held – one from the Proponent's broker or bank, confirming the Proponent's ownership, and the other from the DTC participant, confirming the broker or bank's ownership.

Pursuant to SEC Staff Legal Bulletin 14I, the submission of a proposal by proxy (i.e., by a representative rather than by the shareholder directly) must include proper documentation describing the shareholder's delegation of authority to the proxy. This documentation must:

- identify the shareholder-proponent and the person or entity selected as proxy;
- identify the company to which the proposal is directed;
- identify the annual or special meeting for which the proposal is submitted;
- identify the specific proposal to be submitted (e.g., proposal to lower the threshold for calling a special meeting from 25% to 10%); and
- be signed and dated by the shareholder.

The SEC's rules require that any response to this letter must be postmarked or transmitted electronically to us no later than 14 calendar days from the date this letter is received. Please mail any response to me at ExxonMobil at the address shown above. Alternatively, you may send your response to me via facsimile at 972-940-6748, or by email to shareholderrelations@exxonmobil.com.

You should note that, if the Proposal is not withdrawn or excluded, the Proponent or the Proponent's representative, who is qualified under New Jersey law to present the Proposal on the Proponent's behalf, must attend the annual meeting in person to present the Proposal. Under New Jersey law, only shareholders or their duly constituted proxies are entitled as a matter of right to attend the meeting.

If the Proponent intends for a representative to present the Proposal, the Proponent must provide documentation that specifically identifies their intended representative by name and specifically authorizes the representative to act as the Proponent's proxy at the annual meeting. To be a valid proxy entitled to attend the annual meeting, the representative must have the authority to vote the Proponent's shares at the meeting. A copy of this authorization meeting state law requirements should be sent to my attention in advance of the meeting. The authorized representative should also bring an original signed copy of the proxy documentation to the meeting and present it at the admissions desk, together with photo identification if requested, so that our counsel may verify the representative's authority to act on the Proponent's behalf prior to the start of the meeting.

In the event there are co-filers for this Proposal and in light of the guidance in SEC Staff Legal Bulletin No. 14F dealing with co-filers of shareholder proposals, it is important to ensure that the lead filer has clear authority to act on behalf of all co-filers, including with respect to any potential negotiated withdrawal of the proposal. Unless the lead filer can represent that it holds such authority on behalf of all co-filers, and considering SEC staff guidance, it will be difficult for us to engage in productive dialogue concerning this Proposal.

Henry S. Thomassen
Page 4

Note that under Staff Legal Bulletin No. 14F, the SEC will distribute no-action responses under Rule 14a-8 by email to companies and proponents. We encourage all proponents and any co-filers to include an email contact address on any additional correspondence to ensure timely communication in the event the Proposal is subject to a no-action request.

We are interested in discussing this Proposal and will contact you in the near future.

Sincerely,

A handwritten signature in black ink, appearing to read "S. Thomassen", written over a horizontal line.

SAL/tlb

Enclosures

Proof of Delivery

Dear Customer,

This notice serves as proof of delivery for the shipment listed below.

Tracking Number

1Z75105X0193573179

Service

UPS Next Day Air®

Shipped / Billed On

12/14/2020

Delivered On

12/15/2020 11:41 A.M.

Delivered To

STAFFORD, VA, US

Left At

Front Door

Thank you for giving us this opportunity to serve you. Details are only available for shipments delivered within the last 120 days. Please print for your records if you require this information after 120 days.

Sincerely,

UPS

Tracking results provided by UPS: 12/15/2020 12:50 P.M. EST

Exhibit D

Shareholder Correspondence: Further Correspondence

Englande, Sherry M

From: HENRY THOMASSEN
Sent: Wednesday, December 23, 2020 10:31 PM
To: Englande, Sherry M
Subject: Re: Thomassen shareholdings

Categories: External Sender

External Email - Think Before You Click

I did send you screen shots of my accounts on December 1, - did you get those?

Sent from my iPad

On Dec 22, 2020, at 3:21 PM, Englande, Sherry M wrote:

Mr. Thomassen –

Please be aware that we are still willing to discuss the proposal with you as scheduled, but we wanted to clarify that as indicated in our prior acknowledgment letter and my recent email, we believe that the proof of ownership you provided us is not sufficient.

The ownership documentation you submitted as of November 30, 2020 does not demonstrate continuous one-year ownership up to and including the December 1, 2020 date of the proposal. The documentation you sent us shows ownership as of November 30, 2020. It does not indicate whether you owned the shares as of December 1, the date you submitted the proposal. As we explained in the letter we sent to you requesting proof of eligible ownership of shares, with the accompanying SEC rules, the SEC rules require the documentation to clearly demonstrate share ownership for the entire one-year ownership up to and including the date of submission of the proposal (December 1, 2020).

As stated in our original acknowledgment letter, your response correcting this deficiency must be postmarked or transmitted electronically to us no later than 14 days from the date you received our notification. According to our records, you received our notification of the deficiency on December 15, 2020. Therefore your corrective response must be postmarked or transmitted electronically to us no later than December 29, 2020.

Thank you
Sherry

From: HENRY THOMASSEN
Sent: Tuesday, December 22, 2020 12:21 PM
To: Englande, Sherry M
Subject: Re: Thomassen shareholdings

External Email - Think Before You Click

Sherry : Thank you for your prompt reply. I am relieved that all the proper documentation has been received. Thank you also for the kind offer to meet with your public relations staff. Regarding withdrawing my proposal, I will certainly do that if Exxon Mobil Corporation (the Company) agrees to what my proposal recommends. The Company, and my investment in the Company, have been irreparably harmed by irresponsible reporting of Covid-19 which has lengthened the duration of the crisis. The Company has done nothing to correct this ill-advised reporting. It is past time for honest citizens (and corporations) to stand-up and say “enough.”

I look forward to the scheduled conference call on January 15.

Henry Thomassen
Sent from my iPhone

On Dec 22, 2020, at 12:26 PM, Englande, Sherry M
wrote:

Hello Mr. Thomassen –
Thank you for your email. I hope you and your family are well and looking forward to a lovely holiday.

We’ve received the information you provided regarding ownership verification for your proposal.
As described in the response letter from Mr. Littleton, your proposal was submitted on December 1, 2020 (the date of your email); the ownership verification from Charles Schwab verifies your ownership for the one-year period up to and including November 30, 2020. Per SEC rules, the requisite value in shares must be held for the one-year period through and including the date of the proposal submission.

I’ll use this email to reiterate my earlier request that you withdraw your proposal. In return, I offer to schedule a meeting with our public affairs team overseeing our advertising efforts so that your voice can be heard by those who make the decisions with regard to advertising. I hope that you’ll consider my offer and agree that we can address your concerns outside of the shareholder proposal process.

Thank you,
Sherry

From: HENRY THOMASSEN
Sent: Tuesday, December 22, 2020 9:26 AM
To: Englande, Sherry M
Subject: Fwd: Thomassen shareholdings

External Email - Think Before You Click

Any news on the attached? All requirements fulfilled? Let me know. Thanks.

Henry Thomassen

Sent from my iPhone

Begin forwarded message:

From: "Littleton, Stephen A"

Date: December 16, 2020 at 5:03:56 PM EST

To: HENRY THOMASSEN

Subject: RE: Thomassen shareholdings

I will forward it to my team and will revert

Stephen Littleton
Vice President, Investor Relations & Secretary
Exxon Mobil Corporation

From: HENRY THOMASSEN
Sent: Wednesday, December 16, 2020 3:52 PM
To: Littleton, Stephen A
Subject: Fwd: Thomassen shareholdings

External Email - Think Before You Click

Stephen: I was distressed to learn that your office had not received documentation of my shareholdings from Charles Schwab. Attached is an email sent to Sherry Englande with copies of the documentation and a UPS receipt that your office received the documentation.

Please confirm that the requirement to document my shareholdings has been fulfilled.

Thank you.

Henry Thomassen

Sent from my iPhone

Begin forwarded message:

From: HENRY THOMASSEN

Date: December 15, 2020 at 3:03:53 PM EST

To: Sherry Englande

Subject: Fwd: Exxon Info

Sherry: Attached is the letter and the tracking number from Schwab documenting my shareholdings. Also attached is a copy of the receipt showing it was delivered. Once this has been cleared up, kindly verify that you have the documentation necessary for my shareholding's.

Thank you for your help in asvance.

Henry Thomassen

Englande, Sherry M

From: Henry Thomassen
Sent: Wednesday, December 23, 2020 10:37 PM
To: Englande, Sherry M
Subject: Date of proposal

External Email - Think Before You Click

Sherry: The date of my proposal is November 30, 2020 - not December 1, 2020 as stated in the attached:

Henry S. Thomassen

November 30, 2020

VIA UPS

Mr. Stephen A. Littleton
Secretary, Exxon Mobil Corporation

Dear Mr. Littleton:

Per instructions in the Exxon Mobil Corporation 2020 Proxy Statement, Securities and Exchange Commission (SEC) rules and my conversation with Sherry England, enclosed is a shareholder proposal for the Exxon Mobil Corporation 2021 Proxy Statement.

Also enclosed is documentation of my Exxon Mobil Corporation common stock beneficial ownership position. In addition, I have asked Charles Schwab, my broker, to submit a letter separately documenting my one year beneficial ownership position. Please note, my beneficial ownership position has increased significantly during the past year. I understand these additional shares cannot be included in the total in the proxy statement.

Furthermore, please use this letter as my written statement that I intend to hold 22,800 shares as a beneficial owner of Exxon Mobil Corporation common stock through the 2021 Exxon Mobil Corporation Annual Meeting.

Use November 30, 2020 as the date for submitting my proposal. This letter is being mailed after markets close on November 30, 2020. The attached November 30, 2020 beneficial ownership documentation is as of the close of business on 11/30/20.

My email address is:

My telephone number is:

Thank you for your consideration of my proposal in advance.

Sincerely,

Henry S. Thomassen

Enclosures

Sent from my iPad

Henry S. Thomassen

Enclosures

Sent from my iPad

Englande, Sherry M

From: HENRY THOMASSEN
Sent: Tuesday, December 22, 2020 5:16 PM
To: Englande, Sherry M
Subject: Re: Thomassen shareholdings
Attachments: Thomassen.pdf; ATT00001.htm
Categories: External Sender

External Email - Think Before You Click

Sherry: The letter from Schwab is not sufficient to document my one year ownership? I will forward other documentation shortly. Henry Thomassen

Englande, Sherry M

From: HENRY THOMASSEN
Sent: Tuesday, December 22, 2020 5:20 PM
To: Englande, Sherry M
Subject: Shareholdings 1 of 4
Attachments: BrokerageStatement1130194734.pdf; ATT00001.txt

Categories: External Sender

External Email - Think Before You Click

Sherry: I have two accounts holding XOM shares. This is the 11/30/19 account statement for my IRA account with Schwab.

Contributory IRA of
HENRY S THOMASSEN
CHARLES SCHWAB & CO INC CUST
IRA CONTRIBUTUTORY

Account Number

Statement Period
November 1-30, 2019

Protect your privacy and the environment. Switch to eStatements at www.schwab.com/lesspaper. Visit www.schwab.com/premiumstatement to explore the features and benefits of this statement.

Your Consultant

Brendan Hughes
VP - Sr Financial Consultant

Customer Service and Account Information

Customer Service and Trading:

Call your Schwab Representative
1 (800) 435-9050

Bank Inquiries:

1 (800) 435-9050

Schwab by Phone TM

Automated Services:

1 (800) 435-8804

TeleBroker®:

1 (800) 272-4922

Visit Our Web Site:

schwab.com

Cost Basis Updates:

To provide updates for incomplete cost basis information, please visit schwab.com/gainloss

HENRY S THOMASSEN
CHARLES SCHWAB & CO INC CUST

Terms and Conditions

GENERAL INFORMATION AND KEY TERMS:

All references to "Schwab" in this document refer to the broker-dealer Charles Schwab & Co., Inc. Unless otherwise defined herein, capitalized terms have the same meanings as in your Account Agreement. If you receive any other communication from any source other than Schwab which purports to represent your holdings you should verify its content with this statement. Securities, products, and services are not available in all countries and are subject to country specific restrictions.

AIP (Automatic Investment Plan) Customers: Schwab receives remuneration in connection with certain transactions effected through Schwab. If you participate in a systematic investment program through Schwab, the additional information normally detailed on a trade confirmation will be provided upon request.

Average Daily Balance: Average daily composite of all cash balances that earn interest and all loans from Schwab that are charged interest.

Bank Sweep Feature and Bank Sweep for Benefit Plans Features: Schwab acts as your agent and custodian in establishing and maintaining your Bank Sweep and Bank Sweep for Benefit Plans features as a Schwab Cash feature for your brokerage account. Deposit accounts constitute direct obligations of banks affiliated with Schwab and are not obligations of Schwab. Deposit accounts are insured by the FDIC within applicable limits. The balance in the bank deposit accounts can be withdrawn on your order and the proceeds returned to your securities account or remitted to you as provided in your Account Agreement. For information on FDIC insurance and its limits, as well as other important disclosures about the Bank Sweep for Benefit Plans features, please refer to the Cash Features Disclosure Statement available online or from a Schwab representative.

Cash: Any Free Credit Balance owed by us to you payable upon demand which, although accounted for on our books of record, is not segregated and may be used in the conduct of this firm's business.

Dividend Reinvestment Customers: Dividend reinvestment transactions were effected by Schwab acting as a principal for its own account, except for the reinvestment of Schwab dividends, for which an independent broker-dealer acted as the buying agent. Further information on these transactions will be furnished upon written request.

Estimated Annual Income: Derived from information provided by outside parties. Schwab cannot guarantee the accuracy of such information. Since the interest and dividends are subject to change at any time, they should not be relied upon for making investment decisions.

Fees and Charges: It is your responsibility, and not Schwab's, to verify the accuracy of all fees. Margin interest charged to your Account during the statement period is included in this section of the statement.

Interest: For the Schwab One Interest, Bank Sweep, and Bank Sweep for Benefit Plans features, interest is paid for a period that differs from the Statement Period. Balances include interest paid as indicated on your statement by Schwab or one or more of its affiliated banks. These balances do not include interest that may have accrued during the Statement Period after interest is paid. The interest paid may include interest that accrued in the prior Statement Period. For the Schwab One Interest feature, interest accrues daily from the second-to-last business day of the prior month and is posted on the second-to-last business day of the current month. For the Bank Sweep feature, interest accrues daily from the 16th day of the prior month and is credited/posted on the first business day after the 15th of the current month.

If, on any given day, the interest that Schwab calculates for the Free Credit Balances in the Schwab One Interest feature in your brokerage account is less than \$.005, you will not accrue any interest on that day. For balances held at banks affiliated with Schwab in the Bank Sweep

and Bank Sweep for Benefit Plans features, interest will accrue even if the amount is less than \$.005.

Latest Price/Price (Investment Detail Section Only): The most recent price evaluation available on the last business day of the statement period, normally the last trade price or bid. Unpriced securities denote that no market evaluation update is currently available. Price evaluations are obtained from outside parties. Schwab shall have no responsibility for the accuracy or timeliness of any such valuations. Pricing of assets not held at Schwab is for informational purposes only. Some securities, especially thinly traded equities in the OTC market or foreign markets, may not report the most current price and are indicated as Stale Priced. For Limited Partnerships (LP) and Real Estate Investment Trust (REIT) securities, you may see that the value reflected on your periodic statement for this security is unpriced. FINRA rules require that certain LP and REIT securities, that have not been priced within 18 months, must show as unpriced on customer statements. Note that these securities are generally illiquid, the value of the securities will be different than its purchase price; if applicable, that accurate valuation information may not be available.

Margin Account Customers: This is a combined statement of your margin account and special memorandum account maintained for you under Section 220.5 of Regulation T issued by the Board of Governors of the Federal Reserve System. The permanent record of the separate account as required by Regulation T is available for your inspection.

Non-Publicly Traded Securities: All assets shown on this statement, other than certain direct investments which may be held by a third party, are held in your Account. Values of certain Non-Publicly Traded Securities may be furnished by a third party and Schwab shall have no responsibility for the accuracy or timeliness of such valuations. The Securities Investor Protection Corporation (SIPC) does not cover many limited partnership interests.

Option Customers: Be aware of the following: 1) Commissions and other charges related to the execution of option transactions have been included in confirmations of such transactions previously furnished to you and will be made available promptly upon request 2) You should advise us promptly of any material changes in your investment objectives or financial situation 3) Exercise assignment notices for the option contracts are allocated among customer short positions by an automated procedure which randomly selects from among all customer short option positions those contracts which are subject to exercise, including positions established on the day of assignment 4) Realized gain/loss of underlying securities is adjusted to reflect the premiums of assigned or exercised options. Please consult your tax advisor or IRS publication 550, Investment Income and Expenses, for additional information on Options.

Schwab Sweep Money Funds: Includes the primary money market funds into which Free Credit Balances may be automatically invested pursuant to your Account Agreement. Schwab or an affiliate acts and receives compensation as the Investment Advisor, Transfer Agent, Shareholder Service Agent and Distributor for the Schwab Sweep Money Funds. The amount of such compensation is disclosed in the prospectus. The yield information for Schwab Sweep Money Funds is the current 7-day yield as of the statement period. Yields vary. If, on any given day, the accrued daily dividend for your selected sweep money fund as calculated for your account is less than 1/2 of 1 cent (\$.005), your account will not earn a dividend for that day. In addition, if you do not accrue at least 1 daily dividend of \$0.01 during a pay period, you will not receive a money market dividend for that period. Schwab and the Schwab Sweep Money Funds investment advisor may be voluntarily reducing a portion of a Schwab Sweep Money Fund's expenses. Without these reductions, yields would have been lower.

Securities Products and Services: Securities products and services are offered by Charles Schwab & Co., Inc., Member SIPC. Securities products

and services, including unswept intraday funds and net credit balances held in brokerage accounts are not deposits or other obligations of, or guaranteed by, any bank, are not FDIC insured, and are subject to investment risk and may lose value. SIPC does not cover balances held at banks affiliated with Schwab in the Bank Sweep and Bank Sweep for Benefit Plans features.

Gain (or Loss): Unrealized Gain or (Loss) and Realized Gain or (Loss) sections ("Gain/Loss Section(s)") contain a gain or a loss summary of your Account. This information is not a solicitation or a recommendation to buy or sell. It may, however, be helpful for investment and tax planning strategies. Schwab does not provide tax advice and encourages you to consult with your tax professional. Please view the Cost Basis Disclosure Statement for additional information on how gain (or loss) is calculated and how Schwab reports adjusted cost basis information to the IRS.

IN CASE OF ERRORS OR DISCREPANCIES: If you find an error or discrepancy relating to your brokerage activity (other than an electronic fund transfer) you must notify us promptly, but no later than 10 days after this statement is sent or made available to you. If this statement shows that we have mailed or delivered security certificate(s) that you have not received, notify Schwab immediately. You may call us at 800-435-4000. (Outside the U.S., call +1-415-667-8400.) Any oral communications should be re-confirmed in writing to further protect your rights, including rights under the Securities Investor Protection Act (SIPA). If you do not so notify us, you agree that the statement activity and Account balance are correct for all purposes with respect to those brokerage transactions.

COMPLAINT CONTACT INFORMATION: Complaints about Schwab statements, products or services may be directed to 1-800-435-4000. For clients residing outside of the U.S., call collect +1-415-667-8400. Please send any written complaints to the Client Advocacy Team, 211 Main St., San Francisco, CA 94105, USA.

Address Changes: It is your obligation to keep Schwab informed of any changes in your address, telephone number or other contact information. If you fail to notify Schwab of those changes, you may not receive important notifications about your Account, and trading or other restrictions might be placed on your Account. For assistance, you may contact Schwab at 1-800-435-4000. Clients residing outside of the U.S. may call Schwab collect at +1-415-667-8400.

Additional Information: We are required by law to report to the Internal Revenue Service adjusted cost basis information (if applicable), certain payments to you and credits to your Account during the calendar year. Retain this statement for income tax purposes. Schwab or an affiliate acts as the Investment Advisor, Transfer Agent, Shareholder Service Agent and Distributor for the Sweep Funds and as Transaction Services Agent for the Government Money Fund. Schwab or an affiliate is compensated by the Sweep Funds for acting in each of these capacities other than as Distributor. The amount of such compensation is disclosed in the prospectus. Additional information will be provided upon written request. A financial statement for your inspection is available at Schwab's offices or a copy will be mailed to you upon written request.

Any third party trademarks appearing herein are the property of their respective owners. Schwab and its affiliated banks are subsidiaries of The Charles Schwab Corporation. (1017-7MAX)

Endnotes For Your Account

Symbol Endnote Legend

- | | |
|----------|---|
| d | Accrued Income is the sum of the total accrued interest and/or accrued dividends on positions held in your brokerage account, but the income and/or dividends have not been received into your account and Schwab makes no representation that they will. Accrued amounts are not covered by SIPC account protection until actually received and held in the account. |
| S | Short sale. Possible tax modifications of the holding period may be required for covered short positions. The market value of these securities will be expressed as a debit and be netted against any long positions in Total Account Value. |
| X | Bank Sweep deposits are held at FDIC-insured bank(s) ("Banks") that are affiliated with Charles Schwab & Co., Inc. |
| Z | For Bank Sweep and Bank Sweep for Benefit Plans features, interest is paid for a period that differs from the Statement Period. Balances include interest paid as indicated on your statement by Schwab or one or more of its affiliated banks. These balances do not include interest that may have accrued during the Statement Period after interest is paid. The interest paid may include interest that accrued in the prior Statement Period. |

For information on how Schwab pays its representatives, go to <http://www.schwab.com/compensation>.

Englande, Sherry M

From: HENRY THOMASSEN
Sent: Tuesday, December 22, 2020 5:23 PM
To: Englande, Sherry M
Subject: XOM holdings 2 of 4
Attachments: BrokerageStatement1130198198.pdf; ATT00001.txt

Categories: External Sender

External Email - Think Before You Click

Sherry: This is my 11/30/2019 Roth IRA Statement. Henry Thomassen

Roth Contributory IRA of
HENRY S THOMASSEN
CHARLES SCHWAB & CO INC CUST
ROTH CONTRIBUTORY IRA

Account Number

Statement Period
November 1-30, 2019

Protect your privacy and the environment. Switch to eStatements at www.schwab.com/lesspaper. Visit www.schwab.com/premiumstatement to explore the features and benefits of this statement.

Your Consultant

Brendan Hughes
VP - Sr Financial Consultant

Customer Service and Account Information

Customer Service and Trading:

Call your Schwab Representative
1 (800) 435-9050

Bank Inquiries:

1 (800) 435-9050

Schwab by Phone TM

Automated Services:

1 (800) 435-8804

TeleBroker®:

1 (800) 272-4922

Visit Our Web Site:

schwab.com

Cost Basis Updates:

To provide updates for incomplete cost basis information, please visit schwab.com/gainloss

HENRY S THOMASSEN
CHARLES SCHWAB & CO INC CUST

Terms and Conditions

GENERAL INFORMATION AND KEY TERMS:

All references to "Schwab" in this document refer to the broker-dealer Charles Schwab & Co., Inc. Unless otherwise defined herein, capitalized terms have the same meanings as in your Account Agreement. If you receive any other communication from any source other than Schwab which purports to represent your holdings you should verify its content with this statement. Securities, products, and services are not available in all countries and are subject to country specific restrictions.

AIP (Automatic Investment Plan) Customers: Schwab receives remuneration in connection with certain transactions effected through Schwab. If you participate in a systematic investment program through Schwab, the additional information normally detailed on a trade confirmation will be provided upon request.

Average Daily Balance: Average daily composite of all cash balances that earn interest and all loans from Schwab that are charged interest.

Bank Sweep Feature and Bank Sweep for Benefit Plans Features: Schwab acts as your agent and custodian in establishing and maintaining your Bank Sweep and Bank Sweep for Benefit Plans features as a Schwab Cash feature for your brokerage account. Deposit accounts constitute direct obligations of banks affiliated with Schwab and are not obligations of Schwab. Deposit accounts are insured by the FDIC within applicable limits. The balance in the bank deposit accounts can be withdrawn on your order and the proceeds returned to your securities account or remitted to you as provided in your Account Agreement. For information on FDIC insurance and its limits, as well as other important disclosures about the Bank Sweep for Benefit Plans features, please refer to the Cash Features Disclosure Statement available online or from a Schwab representative.

Cash: Any Free Credit Balance owed by us to you payable upon demand which, although accounted for on our books of record, is not segregated and may be used in the conduct of this firm's business.

Dividend Reinvestment Customers: Dividend reinvestment transactions were effected by Schwab acting as a principal for its own account, except for the reinvestment of Schwab dividends, for which an independent broker-dealer acted as the buying agent. Further information on these transactions will be furnished upon written request.

Estimated Annual Income: Derived from information provided by outside parties. Schwab cannot guarantee the accuracy of such information. Since the interest and dividends are subject to change at any time, they should not be relied upon for making investment decisions.

Fees and Charges: It is your responsibility, and not Schwab's, to verify the accuracy of all fees. Margin interest charged to your Account during the statement period is included in this section of the statement.

Interest: For the Schwab One Interest, Bank Sweep, and Bank Sweep for Benefit Plans features, interest is paid for a period that differs from the Statement Period. Balances include interest paid as indicated on your statement by Schwab or one or more of its affiliated banks. These balances do not include interest that may have accrued during the Statement Period after interest is paid. The interest paid may include interest that accrued in the prior Statement Period. For the Schwab One Interest feature, interest accrues daily from the second-to-last business day of the prior month and is posted on the second-to-last business day of the current month. For the Bank Sweep feature, interest accrues daily from the 16th day of the prior month and is credited/posted on the first business day after the 15th of the current month.

If, on any given day, the interest that Schwab calculates for the Free Credit Balances in the Schwab One Interest feature in your brokerage account is less than \$.005, you will not accrue any interest on that day. For balances held at banks affiliated with Schwab in the Bank Sweep

and Bank Sweep for Benefit Plans features, interest will accrue even if the amount is less than \$.005.

Latest Price/Price (Investment Detail Section Only): The most recent price evaluation available on the last business day of the statement period, normally the last trade price or bid. Unpriced securities denote that no market evaluation update is currently available. Price evaluations are obtained from outside parties. Schwab shall have no responsibility for the accuracy or timeliness of any such valuations. Pricing of assets not held at Schwab is for informational purposes only. Some securities, especially thinly traded equities in the OTC market or foreign markets, may not report the most current price and are indicated as Stale Priced. For Limited Partnerships (LP) and Real Estate Investment Trust (REIT) securities, you may see that the value reflected on your periodic statement for this security is unpriced. FINRA rules require that certain LP and REIT securities, that have not been priced within 18 months, must show as unpriced on customer statements. Note that these securities are generally illiquid, the value of the securities will be different than its purchase price; if applicable, that accurate valuation information may not be available.

Margin Account Customers: This is a combined statement of your margin account and special memorandum account maintained for you under Section 220.5 of Regulation T issued by the Board of Governors of the Federal Reserve System. The permanent record of the separate account as required by Regulation T is available for your inspection.

Non-Publicly Traded Securities: All assets shown on this statement, other than certain direct investments which may be held by a third party, are held in your Account. Values of certain Non-Publicly Traded Securities may be furnished by a third party and Schwab shall have no responsibility for the accuracy or timeliness of such valuations. The Securities Investor Protection Corporation (SIPC) does not cover many limited partnership interests.

Option Customers: Be aware of the following: 1) Commissions and other charges related to the execution of option transactions have been included in confirmations of such transactions previously furnished to you and will be made available promptly upon request 2) You should advise us promptly of any material changes in your investment objectives or financial situation 3) Exercise assignment notices for the option contracts are allocated among customer short positions by an automated procedure which randomly selects from among all customer short option positions those contracts which are subject to exercise, including positions established on the day of assignment 4) Realized gain/loss of underlying securities is adjusted to reflect the premiums of assigned or exercised options. Please consult your tax advisor or IRS publication 550, Investment Income and Expenses, for additional information on Options.

Schwab Sweep Money Funds: Includes the primary money market funds into which Free Credit Balances may be automatically invested pursuant to your Account Agreement. Schwab or an affiliate acts and receives compensation as the Investment Advisor, Transfer Agent, Shareholder Service Agent and Distributor for the Schwab Sweep Money Funds. The amount of such compensation is disclosed in the prospectus. The yield information for Schwab Sweep Money Funds is the current 7-day yield as of the statement period. Yields vary. If, on any given day, the accrued daily dividend for your selected sweep money fund as calculated for your account is less than 1/2 of 1 cent (\$.005), your account will not earn a dividend for that day. In addition, if you do not accrue at least 1 daily dividend of \$.01 during a pay period, you will not receive a money market dividend for that period. Schwab and the Schwab Sweep Money Funds investment advisor may be voluntarily reducing a portion of a Schwab Sweep Money Fund's expenses. Without these reductions, yields would have been lower.

Securities Products and Services: Securities products and services are offered by Charles Schwab & Co., Inc., Member SIPC. Securities products

and services, including unswept intraday funds and net credit balances held in brokerage accounts are not deposits or other obligations of, or guaranteed by, any bank, are not FDIC insured, and are subject to investment risk and may lose value. SIPC does not cover balances held at banks affiliated with Schwab in the Bank Sweep and Bank Sweep for Benefit Plans features.

Gain (or Loss): Unrealized Gain or (Loss) and Realized Gain or (Loss) sections ("Gain/Loss Section(s)") contain a gain or a loss summary of your Account. This information is not a solicitation or a recommendation to buy or sell. It may, however, be helpful for investment and tax planning strategies. Schwab does not provide tax advice and encourages you to consult with your tax professional. Please view the Cost Basis Disclosure Statement for additional information on how gain (or loss) is calculated and how Schwab reports adjusted cost basis information to the IRS.

IN CASE OF ERRORS OR DISCREPANCIES: If you find an error or discrepancy relating to your brokerage activity (other than an electronic fund transfer) you must notify us promptly, but no later than 10 days after this statement is sent or made available to you. If this statement shows that we have mailed or delivered security certificate(s) that you have not received, notify Schwab immediately. You may call us at 800-435-4000. (Outside the U.S., call +1-415-667-8400.) Any oral communications should be re-confirmed in writing to further protect your rights, including rights under the Securities Investor Protection Act (SIPA). If you do not so notify us, you agree that the statement activity and Account balance are correct for all purposes with respect to those brokerage transactions.

COMPLAINT CONTACT INFORMATION: Complaints about Schwab statements, products or services may be directed to 1-800-435-4000. For clients residing outside of the U.S., call collect +1-415-667-8400. Please send any written complaints to the Client Advocacy Team, 211 Main St., San Francisco, CA 94105, USA.

Address Changes: It is your obligation to keep Schwab informed of any changes in your address, telephone number or other contact information. If you fail to notify Schwab of those changes, you may not receive important notifications about your Account, and trading or other restrictions might be placed on your Account. For assistance, you may contact Schwab at 1-800-435-4000. Clients residing outside of the U.S. may call Schwab collect at +1-415-667-8400.

Additional Information: We are required by law to report to the Internal Revenue Service adjusted cost basis information (if applicable), certain payments to you and credits to your Account during the calendar year. Retain this statement for income tax purposes. Schwab or an affiliate acts as the Investment Advisor, Transfer Agent, Shareholder Service Agent and Distributor for the Sweep Funds and as Transaction Services Agent for the Government Money Fund. Schwab or an affiliate is compensated by the Sweep Funds for acting in each of these capacities other than as Distributor. The amount of such compensation is disclosed in the prospectus. Additional information will be provided upon written request. A financial statement for your inspection is available at Schwab's offices or a copy will be mailed to you upon written request.

Any third party trademarks appearing herein are the property of their respective owners. Schwab and its affiliated banks are subsidiaries of The Charles Schwab Corporation. (1017-7MAX)

Englande, Sherry M

From: HENRY THOMASSEN
Sent: Tuesday, December 22, 2020 5:27 PM
To: Englande, Sherry M
Subject: XOM holdings 3 of 4
Attachments: BrokerageStatement1130204734.pdf; ATT00001.txt

Categories: External Sender

External Email - Think Before You Click

Sherry: Attached is my most recent official IRA Schwab Statement for 11/30/2020.

Contributory IRA of
HENRY S THOMASSEN
CHARLES SCHWAB & CO INC CUST
IRA CONTRIBUTORY

Account Number

Statement Period
November 1-30, 2020

Your Consultant

Brendan Hughes
VP - Sr Financial Consultant

Manage Your Account

Questions about this statement

1 (800) 435-4000 - 24/7 Customer service

For the most current records on your account visit us at
schwab.com/login *Statements are archived up to 10 years online*

HENRY S THOMASSEN
CHARLES SCHWAB & CO INC CUST

Commitment to Transparency

Client Relationship Summaries and Best Interest disclosures at schwab.com/transparency

Contributory IRA of
HENRY S THOMASSEN
CHARLES SCHWAB & CO INC CUST
IRA CONTRIBUTORY

Account Number

Statement Period
November 1-30, 2020

Terms and Conditions

GENERAL INFORMATION AND KEY TERMS:

All references to "Schwab" in this document refer to the broker-dealer Charles Schwab & Co., Inc. Unless otherwise defined herein, capitalized terms have the same meanings as in your Account Agreement. If you receive any other communication from any source other than Schwab which purports to represent your holdings you should verify its content with this statement. Securities, products, and services are not available in all countries and are subject to country specific restrictions.

AIP (Automatic Investment Plan) Customers: Schwab receives remuneration in connection with certain transactions effected through Schwab. If you participate in a systematic investment program through Schwab, the additional information normally detailed on a trade confirmation will be provided upon request.

Average Daily Balance: Average daily composite of all cash balances that earn interest and all loans from Schwab that are charged interest.

Bank Sweep Feature and Bank Sweep for Benefit Plans Features: Schwab acts as your agent and custodian in establishing and maintaining your Bank Sweep and Bank Sweep for Benefit Plans features as a Schwab Cash feature for your brokerage account. Deposit accounts constitute direct obligations of banks affiliated with Schwab and are not obligations of Schwab. Deposit accounts are insured by the FDIC within applicable limits. The balance in the bank deposit accounts can be withdrawn on your order and the proceeds returned to your securities account or remitted to you as provided in your Account Agreement. For information on FDIC insurance and its limits, as well as other important disclosures about the Bank Sweep for Benefit Plans features, please refer to the Cash Features Disclosure Statement available online or from a Schwab representative.

Cash: Any Free Credit Balance owed by us to you payable upon demand which, although accounted for on our books of record, is not segregated and may be used in the conduct of this firm's business.

Dividend Reinvestment Customers: Dividend reinvestment transactions were effected by Schwab acting as a principal for its own account, except for the reinvestment of Schwab dividends, for which an independent broker-dealer acted as the buying agent. Further information on these transactions will be furnished upon written request.

Estimated Annual Income: Derived from information provided by outside parties. Schwab cannot guarantee the accuracy of such information. Since the interest and dividends are subject to change at any time, they should not be relied upon for making investment decisions.

Fees and Charges: It is your responsibility, and not Schwab's, to verify the accuracy of all fees. Margin interest charged to your Account during the statement period is included in this section of the statement.

Interest: For the Schwab One Interest, Bank Sweep, and Bank Sweep for Benefit Plans features, interest is paid for a period that differs from the Statement Period. Balances include interest paid as indicated on your statement by Schwab or one or more of its affiliated banks. These balances do not include interest that may have accrued during the Statement Period after interest is paid. The interest paid may include interest that accrued in the prior Statement Period. For the Schwab One Interest feature, interest accrues daily from the second-to-last business day of the prior month and is posted on the second-to-last business day of the current month. For the Bank Sweep feature, interest accrues daily from the 16th day of the prior month and is credited/posted on the first business day after the 15th of the current month. If, on any given day, the interest that Schwab calculates for the Free Credit Balances in the Schwab One Interest feature in your brokerage account is less than \$.005, you will not accrue any interest on that day. For balances held at banks affiliated with Schwab in the Bank Sweep

and Bank Sweep for Benefit Plans features, interest will accrue even if the amount is less than \$.005.

Latest Price/Price (Investment Detail Section Only): The most recent price evaluation available on the last business day of the statement period, normally the last trade price or bid. Unpriced securities denote that no market evaluation update is currently available. Price evaluations are obtained from outside parties. Schwab shall have no responsibility for the accuracy or timeliness of any such valuations. Pricing of assets not held at Schwab is for informational purposes only. Some securities, especially thinly traded equities in the OTC market or foreign markets, may not report the most current price and are indicated as Stale Priced. For Limited Partnerships (LP) and Real Estate Investment Trust (REIT) securities, you may see that the value reflected on your periodic statement for this security is unpriced. FINRA rules require that certain LP and REIT securities, that have not been priced within 18 months, must show as unpriced on customer statements. Note that these securities are generally illiquid, the value of the securities will be different than its purchase price; if applicable, that accurate valuation information may not be available.

Margin Account Customers: This is a combined statement of your margin account and special memorandum account maintained for you under Section 220.5 of Regulation T issued by the Board of Governors of the Federal Reserve System. The permanent record of the separate account as required by Regulation T is available for your inspection.

Non-Publicly Traded Securities: All assets shown on this statement, other than certain direct investments which may be held by a third party, are held in your Account. Values of certain Non-Publicly Traded Securities may be furnished by a third party and Schwab shall have no responsibility for the accuracy or timeliness of such valuations. The Securities Investor Protection Corporation (SIPC) does not cover many limited partnership interests.

Option Customers: Be aware of the following: 1) Commissions and other charges related to the execution of option transactions have been included in confirmations of such transactions previously furnished to you and will be made available promptly upon request 2) You should advise us promptly of any material changes in your investment objectives or financial situation 3) Exercise assignment notices for the option contracts are allocated among customer short positions by an automated procedure which randomly selects from among all customer short option positions those contracts which are subject to exercise, including positions established on the day of assignment 4) Realized gain/loss of underlying securities is adjusted to reflect the premiums of assigned or exercised options. Please consult your tax advisor or IRS publication 550, Investment Income and Expenses, for additional information on Options.

Schwab Sweep Money Funds: Includes the primary money market funds into which Free Credit Balances may be automatically invested pursuant to your Account Agreement. Schwab or an affiliate acts and receives compensation as the Investment Advisor, Transfer Agent, Shareholder Service Agent and Distributor for the Schwab Sweep Money Funds. The amount of such compensation is disclosed in the prospectus. The yield information for Schwab Sweep Money Funds is the current 7-day yield as of the statement period. Yields vary. If, on any given day, the accrued daily dividend for your selected sweep money fund as calculated for your account is less than 1/2 of 1 cent (\$.005), your account will not earn a dividend for that day. In addition, if you do not accrue at least 1 daily dividend of \$.01 during a pay period, you will not receive a money market dividend for that period. Schwab and the Schwab Sweep Money Funds investment advisor may be voluntarily reducing a portion of a Schwab Sweep Money Fund's expenses. Without these reductions, yields would have been lower.

Securities Products and Services: Securities products and services are offered by Charles Schwab & Co., Inc., Member SIPC. Securities products

and services, including unswept intraday funds and net credit balances held in brokerage accounts are not deposits or other obligations of, or guaranteed by, any bank, are not FDIC insured, and are subject to investment risk and may lose value. SIPC does not cover balances held at banks affiliated with Schwab in the Bank Sweep and Bank Sweep for Benefit Plans features.

Gain (or Loss): Unrealized Gain (or Loss) and Realized Gain (or Loss) sections ("Gain/Loss Section(s)") contain a gain or a loss summary of your Account. This information is not a solicitation or a recommendation to buy or sell. It may, however, be helpful for investment and tax planning strategies. Schwab does not provide tax advice and encourages you to consult with your tax professional. Please view the Cost Basis Disclosure Statement for additional information on how gain (or loss) is calculated and how Schwab reports adjusted cost basis information to the IRS.

IN CASE OF ERRORS OR DISCREPANCIES: If you find an error or discrepancy relating to your brokerage activity (other than an electronic fund transfer) you must notify us promptly, but no later than 10 days after this statement is sent or made available to you. If this statement shows that we have mailed or delivered security certificate(s) that you have not received, notify Schwab immediately. You may call us at 800-435-4000. (Outside the U.S., call +1-415-667-8400.) Any oral communications should be re-confirmed in writing to further protect your rights, including rights under the Securities Investor Protection Act (SIPA). If you do not so notify us, you agree that the statement activity and Account balance are correct for all purposes with respect to those brokerage transactions.

COMPLAINT CONTACT INFORMATION: Complaints about Schwab statements, products or services may be directed to 1-800-435-4000. For clients residing outside of the U.S., call collect +1-415-667-8400. Please send any written complaints to the Client Advocacy Team, 211 Main St., San Francisco, CA 94105, USA.

Address Changes: It is your obligation to keep Schwab informed of any changes in your address, telephone number or other contact information. If you fail to notify Schwab of those changes, you may not receive important notifications about your Account, and trading or other restrictions might be placed on your Account. For assistance, you may contact Schwab at 1-800-435-4000. Clients residing outside of the U.S. may call Schwab collect at +1-415-667-8400.

Additional Information: We are required by law to report to the Internal Revenue Service adjusted cost basis information (if applicable), certain payments to you and credits to your Account during the calendar year. Retain this statement for income tax purposes. Schwab or an affiliate acts as the Investment Advisor, Transfer Agent, Shareholder Service Agent and Distributor for the Sweep Funds and as Transaction Services Agent for the Government Money Fund. Schwab or an affiliate is compensated by the Sweep Funds for acting in each of these capacities other than as Distributor. The amount of such compensation is disclosed in the prospectus. Additional information will be provided upon written request. A financial statement for your inspection is available at Schwab's offices or a copy will be mailed to you upon written request.

Any third party trademarks appearing herein are the property of their respective owners. Schwab and its affiliated banks are subsidiaries of The Charles Schwab Corporation. (1017-7MAX)

SIPC has taken the position that it will not cover the balances held in your deposit accounts maintained under programs like our Bank Sweep feature. Please see your Cash Feature Disclosure Statement for more information on insurance coverage. © 2016 Charles Schwab & Co., Inc. All rights reserved. Member SIPC. (0616-1157)

Endnotes For Your Account (continued)

Symbol	Endnote Legend
--------	----------------

- | | |
|----------|---|
| d | Accrued Income is the sum of the total accrued interest and/or accrued dividends on positions held in your brokerage account, but the income and/or dividends have not been received into your account and Schwab makes no representation that they will. Accrued amounts are not covered by SIPC account protection until actually received and held in the account. |
| S | Short sale. Possible tax modifications of the holding period may be required for covered short positions. The market value of these securities will be expressed as a debit and be netted against any long positions in Total Account Value. |
| X | Bank Sweep deposits are held at FDIC-insured bank(s) ("Banks") that are affiliated with Charles Schwab & Co., Inc. |
| Z | For Bank Sweep and Bank Sweep for Benefit Plans features, interest is paid for a period that differs from the Statement Period. Balances include interest paid as indicated on your statement by Schwab or one or more of its affiliated banks. These balances do not include interest that may have accrued during the Statement Period after interest is paid. The interest paid may include interest that accrued in the prior Statement Period. |

For information on how Schwab pays its representatives, go to <http://www.schwab.com/compensation>.

Englande, Sherry M

From: HENRY THOMASSEN
Sent: Tuesday, December 22, 2020 5:31 PM
To: Englande, Sherry M
Subject: XOM holdings 4 of 4

Categories: External Sender

External Email - Think Before You Click

Sherry: Attached is my 11/30/2020 Roth IRA statement. This should complete my shareholder documentation.

I cannot think of anything else I can provide. If not, guidance on what you will accept would be appreciated.

Henry Thomassen

Sent from my iPhone

Englande, Sherry M

From: HENRY THOMASSEN
Sent: Tuesday, December 22, 2020 5:53 PM
To: Englande, Sherry M
Subject: XOM holdings
Attachments: BrokerageStatement1130198198.pdf; ATT00001.txt

Categories: External Sender

External Email - Think Before You Click

Sherry; Last email did not include the pdf. Henry Thomassen

Roth Contributory IRA of
HENRY S THOMASSEN
CHARLES SCHWAB & CO INC CUST
ROTH CONTRIBUTORY IRA

Account Number

Statement Period
November 1-30, 2019

Protect your privacy and the environment. Switch to eStatements at www.schwab.com/lesspaper. Visit www.schwab.com/premiumstatement to explore the features and benefits of this statement.

Your Consultant

Brendan Hughes
VP - Sr Financial Consultant

Customer Service and Account Information

Customer Service and Trading:

Call your Schwab Representative
1 (800) 435-9050

Bank Inquiries:

1 (800) 435-9050

Schwab by Phone™

Automated Services:
1 (800) 435-8804

TeleBroker®:

1 (800) 272-4922

Visit Our Web Site:

schwab.com

Cost Basis Updates:

To provide updates for incomplete cost basis information, please visit schwab.com/gainloss

HENRY S THOMASSEN
CHARLES SCHWAB & CO INC CUST

Terms and Conditions

GENERAL INFORMATION AND KEY TERMS:

All references to "Schwab" in this document refer to the broker-dealer Charles Schwab & Co., Inc. Unless otherwise defined herein, capitalized terms have the same meanings as in your Account Agreement. If you receive any other communication from any source other than Schwab which purports to represent your holdings you should verify its content with this statement. Securities, products, and services are not available in all countries and are subject to country specific restrictions.

AIP (Automatic Investment Plan) Customers: Schwab receives remuneration in connection with certain transactions effected through Schwab. If you participate in a systematic investment program through Schwab, the additional information normally detailed on a trade confirmation will be provided upon request.

Average Daily Balance: Average daily composite of all cash balances that earn interest and all loans from Schwab that are charged interest.

Bank Sweep Feature and Bank Sweep for Benefit Plans Features: Schwab acts as your agent and custodian in establishing and maintaining your Bank Sweep and Bank Sweep for Benefit Plans features as a Schwab Cash feature for your brokerage account. Deposit accounts constitute direct obligations of banks affiliated with Schwab and are not obligations of Schwab. Deposit accounts are insured by the FDIC within applicable limits. The balance in the bank deposit accounts can be withdrawn on your order and the proceeds returned to your securities account or remitted to you as provided in your Account Agreement. For information on FDIC insurance and its limits, as well as other important disclosures about the Bank Sweep for Benefit Plans features, please refer to the Cash Features Disclosure Statement available online or from a Schwab representative.

Cash: Any Free Credit Balance owed by us to you payable upon demand which, although accounted for on our books of record, is not segregated and may be used in the conduct of this firm's business.

Dividend Reinvestment Customers: Dividend reinvestment transactions were effected by Schwab acting as a principal for its own account, except for the reinvestment of Schwab dividends, for which an independent broker-dealer acted as the buying agent. Further information on these transactions will be furnished upon written request.

Estimated Annual Income: Derived from information provided by outside parties. Schwab cannot guarantee the accuracy of such information. Since the interest and dividends are subject to change at any time, they should not be relied upon for making investment decisions.

Fees and Charges: It is your responsibility, and not Schwab's, to verify the accuracy of all fees. Margin interest charged to your Account during the statement period is included in this section of the statement.

Interest: For the Schwab One Interest, Bank Sweep, and Bank Sweep for Benefit Plans features, interest is paid for a period that differs from the Statement Period. Balances include interest paid as indicated on your statement by Schwab or one or more of its affiliated banks. These balances do not include interest that may have accrued during the Statement Period after interest is paid. The interest paid may include interest that accrued in the prior Statement Period. For the Schwab One Interest feature, interest accrues daily from the second-to-last business day of the prior month and is posted on the second-to-last business day of the current month. For the Bank Sweep feature, interest accrues daily from the 16th day of the prior month and is credited/posted on the first business day after the 15th of the current month.

If, on any given day, the interest that Schwab calculates for the Free Credit Balances in the Schwab One Interest feature in your brokerage account is less than \$.005, you will not accrue any interest on that day. For balances held at banks affiliated with Schwab in the Bank Sweep

and Bank Sweep for Benefit Plans features, interest will accrue even if the amount is less than \$.005.

Latest Price/Price (Investment Detail Section Only): The most recent price evaluation available on the last business day of the statement period, normally the last trade price or bid. Unpriced securities denote that no market evaluation update is currently available. Price evaluations are obtained from outside parties. Schwab shall have no responsibility for the accuracy or timeliness of any such valuations. Pricing of assets not held at Schwab is for informational purposes only. Some securities, especially thinly traded equities in the OTC market or foreign markets, may not report the most current price and are indicated as Stale Priced. For Limited Partnerships (LP) and Real Estate Investment Trust (REIT) securities, you may see that the value reflected on your periodic statement for this security is unpriced. FINRA rules require that certain LP and REIT securities, that have not been priced within 18 months, must show as unpriced on customer statements. Note that these securities are generally illiquid, the value of the securities will be different than its purchase price; if applicable, that accurate valuation information may not be available.

Margin Account Customers: This is a combined statement of your margin account and special memorandum account maintained for you under Section 220.5 of Regulation T issued by the Board of Governors of the Federal Reserve System. The permanent record of the separate account as required by Regulation T is available for your inspection.

Non-Publicly Traded Securities: All assets shown on this statement, other than certain direct investments which may be held by a third party, are held in your Account. Values of certain Non-Publicly Traded Securities may be furnished by a third party and Schwab shall have no responsibility for the accuracy or timeliness of such valuations. The Securities Investor Protection Corporation (SIPC) does not cover many limited partnership interests.

Option Customers: Be aware of the following: 1) Commissions and other charges related to the execution of option transactions have been included in confirmations of such transactions previously furnished to you and will be made available promptly upon request 2) You should advise us promptly of any material changes in your investment objectives or financial situation 3) Exercise assignment notices for the option contracts are allocated among customer short positions by an automated procedure which randomly selects from among all customer short option positions those contracts which are subject to exercise, including positions established on the day of assignment 4) Realized gain/loss of underlying securities is adjusted to reflect the premiums of assigned or exercised options. Please consult your tax advisor or IRS publication 550, Investment Income and Expenses, for additional information on Options.

Schwab Sweep Money Funds: Includes the primary money market funds into which Free Credit Balances may be automatically invested pursuant to your Account Agreement. Schwab or an affiliate acts and receives compensation as the Investment Advisor, Transfer Agent, Shareholder Service Agent and Distributor for the Schwab Sweep Money Funds. The amount of such compensation is disclosed in the prospectus. The yield information for Schwab Sweep Money Funds is the current 7-day yield as of the statement period. Yields vary. If, on any given day, the accrued daily dividend for your selected sweep money fund as calculated for your account is less than 1/2 of 1 cent (\$.005), your account will not earn a dividend for that day. In addition, if you do not accrue at least 1 daily dividend of \$.01 during a pay period, you will not receive a money market dividend for that period. Schwab and the Schwab Sweep Money Funds investment advisor may be voluntarily reducing a portion of a Schwab Sweep Money Fund's expenses. Without these reductions, yields would have been lower.

Securities Products and Services: Securities products and services are offered by Charles Schwab & Co., Inc., Member SIPC. Securities products

and services, including unswept intraday funds and net credit balances held in brokerage accounts are not deposits or other obligations of, or guaranteed by, any bank, are not FDIC insured, and are subject to investment risk and may lose value. SIPC does not cover balances held at banks affiliated with Schwab in the Bank Sweep and Bank Sweep for Benefit Plans features.

Gain (or Loss): Unrealized Gain or (Loss) and Realized Gain or (Loss) sections ("Gain/Loss Section(s)") contain a gain or a loss summary of your Account. This information is not a solicitation or a recommendation to buy or sell. It may, however, be helpful for investment and tax planning strategies. Schwab does not provide tax advice and encourages you to consult with your tax professional. Please view the Cost Basis Disclosure Statement for additional information on how gain (or loss) is calculated and how Schwab reports adjusted cost basis information to the IRS.

IN CASE OF ERRORS OR DISCREPANCIES: If you find an error or discrepancy relating to your brokerage activity (other than an electronic fund transfer) you must notify us promptly, but no later than 10 days after this statement is sent or made available to you. If this statement shows that we have mailed or delivered security certificate(s) that you have not received, notify Schwab immediately. You may call us at 800-435-4000. (Outside the U.S., call +1-415-667-8400.) Any oral communications should be re-confirmed in writing to further protect your rights, including rights under the Securities Investor Protection Act (SIPA). If you do not so notify us, you agree that the statement activity and Account balance are correct for all purposes with respect to those brokerage transactions.

COMPLAINT CONTACT INFORMATION: Complaints about Schwab statements, products or services may be directed to 1-800-435-4000. For clients residing outside of the U.S., call collect +1-415-667-8400. Please send any written complaints to the Client Advocacy Team, 211 Main St., San Francisco, CA 94105, USA.

Address Changes: It is your obligation to keep Schwab informed of any changes in your address, telephone number or other contact information. If you fail to notify Schwab of those changes, you may not receive important notifications about your Account, and trading or other restrictions might be placed on your Account. For assistance, you may contact Schwab at 1-800-435-4000. Clients residing outside of the U.S. may call Schwab collect at +1-415-667-8400.

Additional Information: We are required by law to report to the Internal Revenue Service adjusted cost basis information (if applicable), certain payments to you and credits to your Account during the calendar year. Retain this statement for income tax purposes. Schwab or an affiliate acts as the Investment Advisor, Transfer Agent, Shareholder Service Agent and Distributor for the Sweep Funds and as Transaction Services Agent for the Government Money Fund. Schwab or an affiliate is compensated by the Sweep Funds for acting in each of these capacities other than as Distributor. The amount of such compensation is disclosed in the prospectus. Additional information will be provided upon written request. A financial statement for your inspection is available at Schwab's offices or a copy will be mailed to you upon written request.

Any third party trademarks appearing herein are the property of their respective owners. Schwab and its affiliated banks are subsidiaries of The Charles Schwab Corporation. (1017-7MAX)

Englande, Sherry M

From: HENRY THOMASSEN
Sent: Tuesday, December 22, 2020 6:07 PM
To: Englande, Sherry M
Subject: Confused

Categories: External Sender

External Email - Think Before You Click

Sherry: I admittedly am confused on what ExxonMobil's requirements are to document share ownership. FYI, the wording in the Schwab letter signed by Brendan Hughes is the exact wording suggested by the SEC - this should have been sufficient. Previous emails from today have now provided four official share ownership statements from Schwab spanning the required 12 months. I have asked multiple times, so please give me a clue, what you want - more than happy to provide. I will call you again in the morning to make sure you have what you need. Needless to say, I will appeal to the SEC any decision that rejects my shareholder proposal based on ExxonMobil's interpretation of the documentation rules - I have provided all the necessary documentation.

Henry Thomassen

Sent from my iPhone