

ExxonMobil Securities Litigation
Notice Administrator
c/o Verita Global
P.O. Box 301171
Los Angeles, CA 90030-1171

LEGAL NOTICE

Ramirez v. Exxon Mobil Corporation, et al.,
No. 3:16-cv-03111-K (N.D. Tex.)

www.ExxonMobilSecuritiesLitigation.com

Court-Ordered Legal Notice

(Forwarding Service Requested)

Important Notice about a pending securities class action.

This Notice may affect your legal rights.

Please read this Notice carefully.

PLEASE DO NOT CONTACT THE COURT
REGARDING THIS NOTICE.



Postal Service: Please Do Not Mark Barcode

EMSL - «Claim8»-«CkDig»

«FirstNAME» «LastNAME»

«Name1»

«Name2»

«Name3»

«Name4»

«Addr1» «Addr2»

«City», «State»«FProv» «Zip»«FZip»

«FCountry»

EMSL

Ramirez v. Exxon Mobil Corporation, et al., No. 3:16-cv-03111-K (N.D. Tex.)

THIS CARD PROVIDES LIMITED INFORMATION ABOUT THIS
PENDING SECURITIES CLASS ACTION.
VISIT WWW.EXXONMOBILSECURITIESLITIGATION.COM
OR CALL 1-888-999-6592 FOR MORE INFORMATION.



If you purchased or otherwise acquired shares of Exxon Mobil Corporation common stock between February 24, 2016, and October 28, 2016, inclusive, your rights might be affected by the above-captioned class action.

THIS IS NOT A SETTLEMENT NOTICE – THERE IS NO SETTLEMENT AND YOU ARE NOT BEING ASKED TO SUBMIT A CLAIM FORM.

The precise definition of the Class has been set by the Court and is available at www.ExxonMobilSecuritiesLitigation.com. If you are a Class Member, you have the right to decide whether to remain a Class Member. *If you want to remain a Class Member, you do not need to do anything at this time other than to retain your documentation reflecting your transactions and holdings in Exxon Mobil Corporation common stock.* If you are a member of the Class and do not exclude yourself, you will be bound by the proceedings in the Action, including all past, present, and future orders and judgments of the Court, whether favorable or unfavorable. If you move, or if this card was mailed to an old or incorrect address, please send the Notice Administrator written notification of your new address.

If you ask to be excluded from the Class, you will not be bound by any order or judgment of the Court in this Action; however, you will not be eligible to receive a share of any funds which might be recovered for the benefit of the Class. To exclude yourself from the Class, you must submit a written request for exclusion *postmarked or received no later than February 5, 2026*, to ExxonMobil Securities Litigation, EXCLUSIONS, Notice Administrator, c/o Verita Global, P.O. Box 5100, Larkspur, CA 94977-5100, in accordance with the instructions set forth at www.ExxonMobilSecuritiesLitigation.com.

The Class is represented by Scott H. Saham, Robbins Geller Rudman & Dowd LLP, 655 West Broadway, Suite 1900, San Diego, California 92101; 1-800-449-4900.

NOTICE TO SECURITIES BROKERS AND OTHER NOMINEES: If you purchased or otherwise acquired Exxon Mobil Corporation common stock for the benefit of an individual or entity other than yourself, you are directed *by order of the Court* to visit the website or contact the Notice Administrator within seven days for instructions on how to disseminate this information to the beneficial owners. Reasonable out-of-pocket expenses actually incurred in connection with the foregoing includes up to \$0.03 for providing names, addresses, and email addresses to the Notice Administrator per record; and up to a maximum of \$0.03 plus postage at the rate used by the Notice Administrator per Postcard Notice.