



DIVISION OF
CORPORATION FINANCE

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549-0402

April 2, 2008

Kenneth W. Sambell

FISMA & OMB Memorandum M-07-16

Re: Exxon Mobil Corporation
Incoming letter dated March 25, 2008

Dear Mr. Sambell:

This is in response to your letter dated March 25, 2008 concerning the shareholder proposal you submitted to ExxonMobil. On March 19, 2008, we issued our response expressing our informal view that ExxonMobil could exclude the proposal from its proxy materials for its upcoming annual meeting. You have asked us to reconsider our position.

After reviewing the information contained in your letter, we find no basis to reconsider our position.

Sincerely,

Jonathan A. Ingram
Deputy Chief Counsel

cc: James Earl Parsons
Counsel
Exxon Mobil Corporation
5959 Las Colinas Boulevard
Irving, TX 75039-2298

To: Chief Counsel, Securities & Exchange Commission, ✓
Hon. Nancy Pelosi, Speaker U.S. House.
Sen. C. Hagel, U.S. Senate.

RECEIVED
2008 MAR 25 2008
March 25 3 2 AM 10:39
OFFICE OF CHIEF COUNSEL
CORPORATION FINANCE

Cc: J.E.Parsons Counsel ExxonMobil,

RE: Nigeria: 90% of Oil Royalties disappearing,
Shareholder Resolution against Corruption.

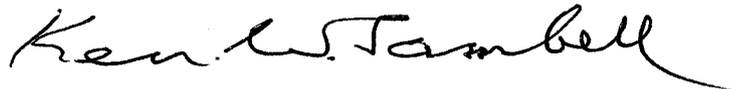
On Jan. 23, I submitted a Resolution (~~attached~~), requiring ExxonMobil to clearly state the amount of Royalties paid each year to the Nigerian Govt.

The S & E Commission are allowing ExxonMobil to squash my Resolution. It has NOT been given due consideration by the S & E.

Exxon Mobil is allowing this enormous waste to continue. It is eroding their Corporate reputation and also our national reputation.

May I request your help in requiring the S & E Commission to be impartial and thereby getting it on the Agenda for the May, 2008, Annual Meeting. ?

Yours truly,



Ken.W.Sambell Shareholder.

RESOLUTION 1/23/08
IS IN YOUR FILE.