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Cautionary statement

CAUTIONARY STATEMENTS RELEVANT TO FORWARD-LOOKING INFORMATION

FOR THE PURPOSE OF "SAFE HARBOR" PROVISIONS OF THE PRIVATE SECURITIES LITIGATION REFORM ACT OF 1995

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This communication contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1925, Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. These forward-looking statements regarding the expected timedable for complete the patients of the potential transaction between Chewron Corporation ("Chevron") and Noble Energy", including any statements regarding the expected timedable for complete the patients of the potential transaction problems and noble Energy's interespectations, pelled, plant, collectives, results of operations for help on the relation of the potential transaction including and other cost synapsis, and any other statements regarding the expected timedable for complete the expectations and contractives of the potential transaction and cause of the potential transaction and cause of the patients and assumption of the potential transaction of the potential transaction of the potential transaction in the results of operations, or future expectations, and any other assumption of the potential transaction of the potential transaction of the potential transaction of the potential properties of the potential properties of the potential transaction of the potential transaction of the potential transaction of the potential properties of the pot

This communication does not constitute an offer to sell or the solicitation or and entry buy any securities or a solicitation of any vote or approval, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended. In connection with the potential transaction, (SECF) containing a preliminary (SECF) exception that also constitutes a preliminary proxy statement of Noble Energy. After the registration statement of Noble Energy will mail a definitive proxy statement/prospectus to stockholders of Noble Energy. This communication is not a substitute for the proxy statement/prospectus or registration statement or for any other document that Chevron or Noble Energy and the potential transaction. INVESTORS AND SECEUTITY HOLDERS OF CHEVRON NO NOBLE ENERGY FOR THE URSECT OF THE PROXY STATEPECTUS AND OTHER DOCUMENTS FILED WITH LAND IN THEIR ENTIRETY WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT IMPORTANT IMPORTANT INFORMATION. Investors and security holders will be able to obtain free copies of the proxy statement/prospectus (when available) and other documents filed with the SEC by Chevron or Noble Energy is website at http://www.sec.evron.com/investors and copies of the documents filed with the SEC by Noble Energy will be available free of charge on Noble Energy is website at http://www.sec.evron.com/investors.noblenergy.com.

Chevron and Noble Energy and certain of their respective directors, certain of their respective executive officers and other members of management and employees may be considered participants in the solicitation of proxies with respect to the potential transaction under the rules of the SEC. Information about me directors and executive officers of Chevron is set forth in its Annual Report on Form 10-K for the year ended December 31, 2019, which was fixed with the SEC on Repul? 2, 2020, and its proxy statement for its 2020 annual meeting of stockholders, which was fixed with the SEC on February 21, 2020, and its proxy statement for its 2020 annual meeting of stockholders, which was fixed with the SEC on February 21, 2020, and its proxy statement for its 2020 annual meeting of stockholders, which was fixed with the SEC on Repuls 21, 2020, and statement and a security of the solicitation of proxies with the SEC on Repuls 21, 2020, and its proxy statement for its 2020 annual meeting of stockholders, which was fixed with the SEC on Repuls 21, 2020, and its proxy statement for its 2020 annual meeting of stockholders, which was fixed with the SEC on Repuls 21, 2020, and its proxy statement for its 2020 annual meeting of stockholders, which was fixed with the SEC on Repuls 21, 2020, and its proxy statement for its 2020 annual meeting of stockholders, which was fixed with the SEC on Repuls 21, 2020, and its proxy statement for its 2020 annual meeting of stockholders, which was fixed with the SEC on Repuls 21, 2020, and its proxy statement for its 2020 annual meeting of stockholders, which was fixed with the SEC on Repuls 21, 2020, and its proxy statement for its 2020 annual meeting of stockholders, which was fixed with the SEC on Repuls 21, 2020, and its proxy statement for its 2020 annual meeting of stockholders, which was fixed with the SEC on Repuls 21, 2020, and its proxy statement for its 2020 annual meeting of stockholders, which was fixed with the SEC on Repuls 21, 2020, annual meeting of stockholders, which was

As used in this presentation, the term "Chevron" and such terms as "the company," "the corporation," "our," "we," "us" and "its" may refer to Chevron Corporation, one or more of its consolidated subsidiaries, or to all of them taken as a whole. All of these terms are used for convenience only and are not intended as a precise description of any of the separate companies, each of which manages its own affairs.

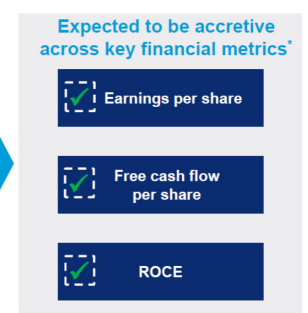
Terms such as 'resources' may be used in this news release to describe certain aspects of Chevron's and Noble Energy's portfolio and oil and gas properties beyond the proved reserves. For definitions of, and further information regarding, this and other terms, see the 'Giossary of Energy and Financial Terms' on pages 54 through 55 of Chevron's 2019 Supplement to the Annual Report available at one-vron.com.

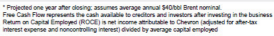
This presentation is meant to be read in conjunction with the Chevron Announces Agreement to Acquire Noble Energy Transcript posted on chevron.com under the headings "investors," "Events & Presentation



Noble Energy enhances Chevron's performance







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Key transaction terms

100% stock consideration

0.1191 Chevron shares for each share of Noble Energy

Total consideration of \$10.38 per share, ~12% premium based on 10-day average*

Target closing in fourth quarter 2020

Subject to Noble Energy shareholder and regulatory approval





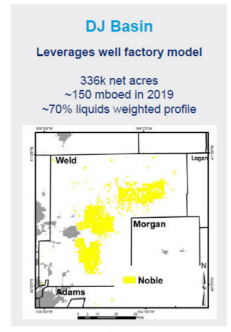




High quality, complementary assets

US onshore

Permian Basin Contiguous and adjacent 92k net acres ~65 mboed in 2019 ~80% liquids weighted profile Chevron Noble



Other US

Eagle Ford 35k net acres in Webb/Dimmit counties

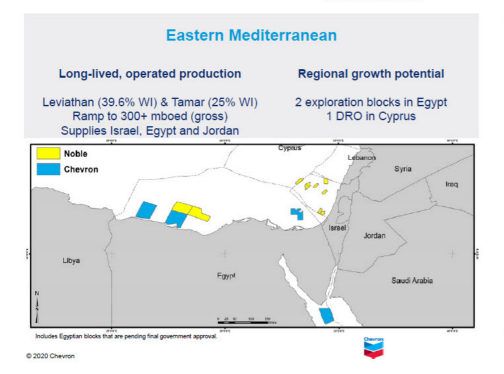
Noble Midstream Partners Significant dedications in Permian & DJ

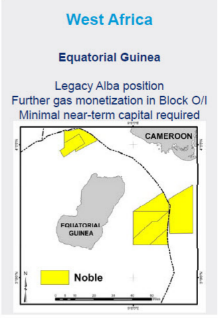
~55 mboed in 2019



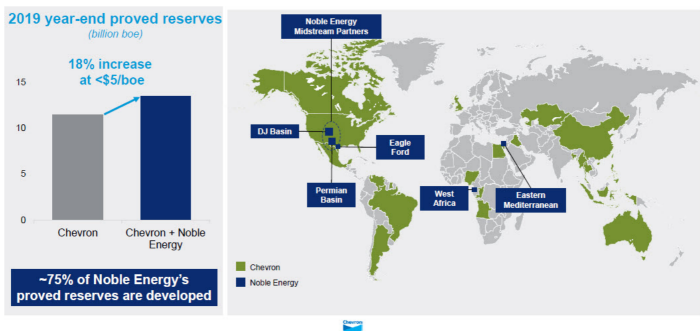


High quality, complementary assets International

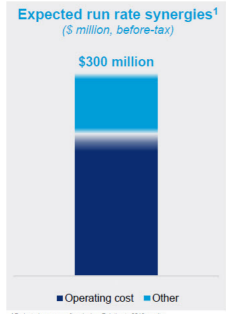




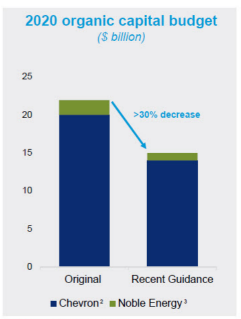
Low cost resource strengthens the global portfolio



Attractive cost synergies and flexible capital







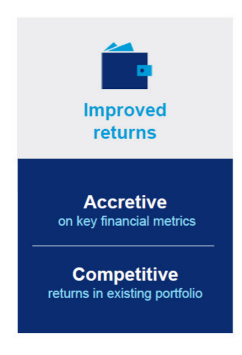


¹ Projected one year after closing; Relative to 2019 results.



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Transaction aligns with Chevron's value proposition









questions answers

