UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 10-Q

 $\sqrt{}$ QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the quarterly period ended March 31, 2011

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 n Commission file number 001-00368

Chevron Corporation

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization) 6001 Bollinger Canyon Road, San Ramon, California

(Address of principal executive offices)

94-0890210 (I.R.S. Employer Identification No.) 94583-2324 (Zip Code)

Registrant's telephone number, including area code: (925) 842-1000

(Former name or former address, if changed since last report.)

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

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§ 232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes 🗹 No o

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

Large accelerated filer 🗵

Accelerated filer o

Non-accelerated filer o (Do not check if a smaller reporting company) Smaller reporting company o

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes o No 🗵

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date:

Class

Common stock, \$.75 par value

Outstanding as of March 31, 2011

2,010,270,141

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CAUTIONARY STATEMENTS RELEVANT TO FORWARD-LOOKING INFORMATION FOR THE PURPOSE OF "SAFE HARBOR" PROVISIONS OF THE PRIVATE SECURITIES LITIGATION REFORM ACT OF 1995

This quarterly report on Form 10-Q of Chevron Corporation contains forward-looking statements relating to Chevron's operations that are based on management's current expectations, estimates and projections about the petroleum, chemicals and other energy-related industries. Words such as "anticipates," "expects," "intends," "plans," "targets," "projects," "believes," "seeks," "schedules," "estimates," "budgets" and similar expressions are intended to identify such forward-looking statements. These statements are not guarantees of future performance and are subject to certain risks, uncertainties and other factors, some of which are beyond the company's control and are difficult to predict. Therefore, actual outcomes and results may differ materially from what is expressed or forecasted in such forward-looking statements. The reader should not place undue reliance on these forward-looking statements, which speak only as of the date of this report. Unless legally required, Chevron undertakes no obligation to update publicly any forward-looking statements, whether as a result of new information, future events or otherwise.

Among the important factors that could cause actual results to differ materially from those in the forward-looking statements are: changing crude oil and natural gas prices; changing refining, marketing and chemical margins; actions of competitors or regulators; timing of exploration expenses; timing of crude oil liftings; the competitiveness of alternate-energy sources or product substitutes; technological developments; the results of operations and financial condition of equity affiliates; the inability or failure of the company's joint-venture partners to fund their share of operations and development activities; the potential failure to achieve expected net production from existing and future crude oil and natural gas development projects; potential delays in the development, construction or start-up of planned projects; the potential disruption or interruption of the company's net production or manufacturing facilities or delivery/transportation networks due to war, accidents, political events, civil unrest, severe weather or crude oil production quotas that might be imposed by the Organization of Petroleum Exporting Countries; the potential liability for remedial actions or assessments under existing or future environmental regulations and litigation; significant investment or product changes under existing or future environmental statutes, regulations and litigation; the potential liability resulting from other pending or future litigation; the company's future acquisition or disposition of assets and gains and losses from asset dispositions or impairments; government-mandated sales, divestitures, recapitalizations, industry-specific taxes, changes in fiscal terms or restrictions on scope of company operations; foreign currency movements compared with the U.S. dollar; the effects of changed accounting rules under generally accepted accounting principles promulgated by rule-setting bodies; and the factors set forth under the heading "Risk Factors" on pages 32 through 34 of the company's 2010 Annual Report

PART I.

FINANCIAL INFORMATION

Item 1. Consolidated Financial Statements

CHEVRON CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENT OF INCOME (Unaudited)

	Three Months En 2011 (Millions of dol per-share ar	2010 lars, except
Revenues and Other Income		
Sales and other operating revenues*	\$58,412	\$46,741
Income from equity affiliates	1,687	1,235
Other income	242	203
Total Revenues and Other Income	60,341	48,179
Costs and Other Deductions		
Purchased crude oil and products	35,201	27,144
Operating expenses	5,063	4,589
Selling, general and administrative expenses	1,100	1,042
Exploration expenses	168	180
Depreciation, depletion and amortization	3,126	3,082
Taxes other than on income*	4,561	4,472
Interest and debt expense		20
Total Costs and Other Deductions	49,219	40,529
Income Before Income Tax Expense	11,122	7,650
Income Tax Expense	4,883	3,070
Net Income	6,239	4,580
Less: Net income attributable to noncontrolling interests	28	28
Net Income Attributable to Chevron Corporation	\$ 6,211	\$ 4,552
Per Share of Common Stock:		
Net Income Attributable to Chevron Corporation		
— Basic	\$ 3.11	\$ 2.28
— Diluted	\$ 3.09	\$ 2.27
Dividends	\$ 0.72	\$ 0.68
Weighted Average Number of Shares Outstanding (000s)		
— Basic	1,994,735	1,994,983
— Diluted	2,008,584	2,004,217
* Includes excise, value-added and similar taxes:	\$ 2,134	\$ 2,072

See accompanying notes to consolidated financial statements.

CHEVRON CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME (Unaudited)

	Three Months Ended March 31	
	2011 (Millions o	2010
Net Income	\$ 6,239	\$4,580
Currency translation adjustment	33	3
Unrealized holding loss on securities:		
Net loss arising during period	(1)	(1)
Derivatives:		
Net derivatives gain (loss) on hedge transactions	(11)	1
Reclassification to net income of net realized gain	(1)	_
Income taxes on derivatives transactions	4	
Total	(8)	1
Defined benefit plans:		
Actuarial loss:		
Amortization to net income of net actuarial loss	210	165
Actuarial gain arising during period	51	_
Prior service cost:		
Amortization to net income of net prior service costs (credits)	13	(15)
Defined benefit plans sponsored by equity affiliates	12	7
Income taxes on defined benefit plans	(97)	(58)
Total	189	99
Other Comprehensive Gain, Net of Tax	213	102
Comprehensive Income	6,452	4,682
Comprehensive income attributable to noncontrolling interests	(28)	(28)
Comprehensive Income Attributable to Chevron Corporation	\$ 6,424	\$4,654

See accompanying notes to consolidated financial statements.

CHEVRON CORPORATION AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEET (Unaudited)

time deposits 3,508 2,505 acterbaths securities 16 15 15 counts and ones receivable, net 20,708 20,708 20,708 ventories: Term 24,213 3,838 3,838 3,838 3,538 <th></th> <th>At March 31 2011</th> <th>At December 31 2010</th>		At March 31 2011	At December 31 2010
ash and cash equivalents \$13,49 \$1,400 inde deposits 1,50 2,505 counts and notes receivable, net 22,078 20,705 counts and ones receivable, net 22,078 20,705 counts and ones receivable, net 22,078 23,508 Chemicals 463 3,588 Chemicals 1,613 1,508 Materials, supplies and other 1,613 1,508 Total Current Assets 5,667 5,519 Total Current Assets 2,071 2,073 Question and equipment, act cost 2,071 2,073 ess Accumulated depreciation, depletion and mortization 1,02,60 2,036 ess Accumulated depreciation, depletion and mortization 1,02,60 2,02,60 existed for sale 1,02,60 2,02,60 2,02,60 existed for sale 1,02,60 2,02,60 2,02,60 counts payable 1,02 2,02,60 2,02,60 counts payable 1,02 2,02,60 2,02,60 counts payable 2,02 2,02,60			
time deposits 3,508 2,505 acterbaths securities 16 15 15 counts and ones receivable, net 20,708 20,708 20,708 ventories: Term 24,213 3,838 3,838 3,838 3,538 <th>ASSETS</th> <th>•</th> <th></th>	ASSETS	•	
tarbet able securities 155 155 courous and notes review long. 20,75 20,755 counted and apteroleum products 406 30 Chenicals 406 35 Chemicals 466 35 Materials, supplies and other 6,23 5,33 Total Current Assets 5,667 5,33 Total Current Assets 20,71 20,77 Total Current Assets 20,71 20,75 Total Current Assets 20,71 20,75 Total Current Assets 20,71 20,75 Total Current Assets 30,80 20,15 Properties, plant and equipment, at cost 30,80 30,80 Set Properties, plant and equipment, at cost 30,80 30,80 Current Assets 45,55 46,75 Total Asset 45,55 46,75 Count Sepable 45,55	Cash and cash equivalents	\$ 13,149	\$ 14,060
counts and notes receivable, net 20,758 20,759 without instruction 42,13 3,898 Chemicals 466 3,598 Materials, supplies and other 16,13 1,509 Total inventories 6,232 5,493 Total inventories 56,67 5,519 Total inventories 50,671 48,841 ungetiem receivables, net 20,71 2,270 westmest and advances 22,003 21,520 ose-St. Caumlated depreciation, depletion and amortization 104,485 10,863 ess. Accumulated depreciation, depletion and amortization 104,485 10,863 ess. Accumulated depreciation, depletion and amortization 40,685 4,263 ess. Accumulated depreciation, depletion and amortization 40,685 4,263 stable for sale 10,485 10,263 12,263 tecture and bulk 45,55 4,263 12,263 stable for sale 1,475 5,187 5,187 5,187 counts payable 1,475 1,522 4,264 2,264	Time deposits	3,580	2,855
Wester Schule of Land petroleum products 4,213 3,888 Chenicals 466 3,988 Chenicals 466 3,988 Chenicals 468 3,988 Materials supplies and other 16,131 1,989 Total Current Assets 5,667 5,519 Total Current Assets 20,711 20,771 Vesterment and values 20,711 20,771 Vesterment and values 21,508 20,328 Properties, plant and equipment, at cost 10,458 10,359 vestered charges and other assets 3,203 3,213 octival 4,655 4,675 Sets blad for sale 1,655 4,675 Total Asset 1,202 1,872 Total Asset 1,202 1,872 Count spayable 21,011 1,925 Count spayable 21,011 1,925 Count spayable 1,145 1,222 Caterial Labilities 3,131 2,912 Guiget embed but 1,022 2,224 <	Marketable securities	145	155
Cincil and petroleum products 4,213 3,388 Chemical Supplies and other 1,613 1,510 Materials, supplies and other 6,22 5,697 Total inventories 5,667 5,513 Total current Assets 5,667 5,513 Total current Assets 2,003 2,152 Use stem search desperations, depetion and anotization 22,003 2,152 ess. Accumulated depreciation, depletion admonization 104,485 10,456 Properties, plant and equipment, at co 3,203 3,203 Seed for datages and other assets 3,703 3,210 control and Seed for sale 1,705 4,705 Total Asset 1,705 4,705 Total Asset 1,807 5,187 5,187 control public 1,817 1,812 1,812 control public seed and other taxes public 1,817 2,822 centered and other taxes on income 1,817 2,822 centered and other taxes on income 1,817 2,822 center and other curve in Libritius 1,812	Accounts and notes receivable, net	22,078	20,759
Chemicals 406 395 Materials supplies and other 1,513 1,509 Total inventories 6,222 5,939 repair expesses and other current assets 5,677 5,519 Total Current Assets 5,067 3,519 ong-term exceivables, net 2,071 2,072 restrements and advances 22,052 2,1556 restrements and depuipment, act ost 11,005 10,268 Properties, plant and equipment, act 11,005 10,268 deferred charges 11,007 11,005 10,269 deferred charges 15,007 3,201 20,201 obody 15,007 3,201 20,201 20,201 deferred charges 15,007 3,201 20,201 <	Inventories:		
Matrials, supplies and other 1,509 1,509 Total inventories 6,232 5,433 Total current Assets 5,657 5,551 Total Current Assets 6,651 4,844 one-term cerebility controllers 2,073 2,172 oversetted and davances 22,003 2,152 operating, plant and equipment, act ost 11,075 10,508 ess. Accumulated depreciation, depletion and amortization 11,075 10,508 Properties, plant and equipment, act 3,203 3,201 effected charges and other assets 11,075 10,508 deferred charges and other assets 15,072 1,017 10,508 Total Asset LIABILITIES AND EQUITY 1,117 1,017	Crude oil and petroleum products	4,213	3,589
Total wenories regail expenses on ther curret assets 5,667 5,939 Total Current Assets 5,667 5,867 48,841 ong-term recivables, net 2,071 2,077 2,073 2,250 2,073 2,250 2,073 2,250 2,073 2,250 2,073 2,250 2,073 2,250 2,073			395
teps depenses and other current assets 5,567 5,519 Total Current Assets 50,511 28,311 one-term recivables, net 2,001 2,072 vestments and advances 22,003 21,520 ose-s. Accumulated depreciation, depletion and amoritzation 101,405 104,685 effect charges and other assets 32,03 32,101 orbidal States 18,705 48,752 set before charges and other assets 32,03 32,102 orbidal States 18,705 48,752 set before charges and other assets 18,705 48,752 orbidal States 18,705 48,752 LIABILITIES AND EQUITY total Assets 2,101 12,225 corner labilities 2,101 12,225 cert asset payable 2,101 2,276 deter accept and other taxes on income 3,313 2,912 deter accept and other taxes on income 3,416 1,003 deter accept and bilities 4,106 2,726 feet axex payable 2,10 2,222	Materials, supplies and other	1,613	1,509
Total Current Assets 50,851 48,841 returne recivables, net 2,071 2,077 returne stand advances 22,033 21,520 roperties, plant and equipment, at cost 101,485 102,863 properties, plant and equipment, net 111,075 104,908 decrent charges and other assets 3,203 3,210 loodwill 4,655 4,617 seets led for sale 878 — Total Assets 518,476 \$18,762 seets led for sale 1,016 9,752 total Assets 518,476 \$18,762 Total Assets 1,016 9,752 counts payable 2,011 9,252 certered liabilities 4,916 5,324 certered and other taxes on income 4,166 2,756 certered recibit sand other noncurrent obligations 1,466 1,466 Total Current Liabilities 3,333 29,012 oncyte-emide bit 9,484 1,100 2,74 oncyte-emide bit 9,484 1,106 1	Total inventories	6,232	5,493
one-term creivables, net 2,071 2,077 vestsments and advances 22,08 21,520 resperties, plant and equipment, at cost 215,66 207,367 ess. Accumulated depreciation, depletion and amortization 104,485 102,803 Properties, plant and equipment, net 110,705 104,504 deferred charges and other assets 3,203 3,203 controll 187 6,767 steel for sale 378	Prepaid expenses and other current assets	5,667	5,519
westments and advances 22,003 21,203 operpeties, plant and equipment, a cost 215,56 207,367 ess. Accumulated depreciation, depletion and amortization 110,075 104,608 Properties, plant and equipment, net 32,03 32,100 condered charges and other assess 32,03 32,100 condition 4,655 46,175 LIABILITIES AND EQUITY Intertied ebt \$ 1,817 \$ 1	Total Current Assets	50,851	48,841
toperties, plant and equipment, at cost 215,560 207,367 sess: Accumulated depreciation, depletion ad amortization 104,485 20,263 Properties, plant and equipment, at cost 3,203 3,210 deferred charges and other assets 3,203 3,210 condovil 4,655 4,617 sess held for sale 878 Total Assets 1,817 \$ 1,817 LIABILITIES AND EQUITY Intertent debt \$ 1,817 \$ 1,817 \$ 1,817 corner liabilities 4,916 \$ 2,274 \$ 1,817	Long-term receivables, net	2,071	2,077
ess: Accumulated depreciation, depletion and amortization 104,85 10,863 Properties, plant and equipment, net 111,075 104,504 deferred charges and other assets 3,203 3,210 sock vill 4,655 4,617 sests held for sale 5187 878 Tatal Assets 1,181 \$ 1,817 \$ 1,87 Counts payable 21,011 19,259 count spayable 21,011 19,259 deerland other taxes on income 4,106 5,274 their taxes payable 4,106 2,776 their taxes payable 33,31 29,012 Total Current Liabilities 33,31 29,012 ong-tern debt 9,484 11,003 specific credits and other noncurrent obligations 19,22 12,24 see evers for employee benefit plans 19,22 12,24 see evers for employee benefit plans 18,32 78,35 see evers for employee benefit plans 18,32 78,35 sterest sock (authorized flo,000,000,000 shares, \$1.00 par value, none issued	Investments and advances	22,003	21,520
Properties, plant and equipment, net 111,075 104,504 sefered charges and other assets 3,203 3,210 cooked will 4,655 4,615 sests held for sale 878 — LIABILITIES AND EQUITY LIABILITIES AND EQUITY 1,815			

See accompanying notes to consolidated financial statements.

CHEVRON CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENT OF CASH FLOWS (Unaudited)

Toperating Activities Net Income \$ 5,239 \$ 4,500 Adjustments 2 6.6 Deprectation, depletion and amortization 3,126 3,028 Deprectation, depletion and amortization 20 6.6 Distributions more than income from equity affiliates 20 6.6 Distributions more than income from equity affiliates 21 6.6 Distributions more than income from equity affiliates 21 6.6 Distributions more than income from equity affiliates 21 6.6 Distributions that provision 21 6.6 Peterse for fregion current effects 3 (10 6.3 Peterse in order differred charges 3 (10 6.0 Decrease in other deferred charges 3 1.0 6.0 Ober Cash Devoked by Operating Activities 3 7.0 7.0 Vet Cash Provided by Operating Activities 4 7.0 7.0 Advance to Alas Energy 4 6.0 7.0 7.0 Aphace to Alas Energy 4 7.0 7		Three Months E	2010
Net Income \$ 6,239 \$ 4,308 Adjustments 3,126 3,082 Depreciation, depletion and amortization 2 66 Distributions more than income from equity affiliates 20 1 Net before-tax gains on asset retirements and sales (141) (165) Net foreign currency effects 73 (104) Net decrease in operating working capital 110 63 Net cerease in operating working capital 110 63 Decrease (increase) in long-term receivables 34 14 Cash contributions to emplose pension plans (171) (306 Cher 277 370 Other 277 370 Vet Cash Provided by Operating Activities 3,14 - Acquisition of Altas Energy (4,63) - Advance to Altas Energy (4,63) 3,967 Proceeds and deposits related to asset sales 224 239 Net purchase of time deposits (2,2) 20 Net sales of marketable securities (8,34) (7,335) Proceeds a		2011 (Millions of	
Adjustments	Operating Activities		
Depreciation, depletion and amortization 3,126 3,082 Dry hole expense 2 66 Distributions more than income from equity affiliates 201 1 Net before-tax gains on asser retirements and sales (141) (165) Net forein currency effects 57 45 Deferred income tax provision 73 (104) Net decrease in operating working capital 10 63 Decrease (increase) in long-term receivables 7 (129) Decrease in other deferred charges 34 14 Cash contributions to employee pension plans 277 370 Other 277 370 Net Cash Provided by Operating Activities 277 370 Investing Activities 3,141 - Advance to Atlas Energy 4,043 - Advance to Atlas Energy 4,645 3,957 Proceeds and deposits related to asset sales 28 29 Net sales of marketable securities 2 2 Net sales of marketable securities 6,847 6,845 <t< th=""><th>Net Income</th><th>\$ 6,239</th><th>\$ 4,580</th></t<>	Net Income	\$ 6,239	\$ 4,580
Disy hole expense 2 66 Distributions more than income from equity affiliates 201 1 Net before-tax gains on asset retirements and sales (141) (165) Net foreign currency effects 57 45 Deferred income tax provision 73 (104) Net decrease in operating working capital 110 63 Decrease (increase) in long-term receivables 7 (129) Decrease in other deferred charges 34 14 Cash contributions to employee pension plans (171) (306) Other 277 370 Net Cash Provided by Operating Activities 217 737 Investing Activities 3,014 - Advance to Atlas Energy (403) - Advance to Atlas Energy (403) - Acquisition of Atlas Energy (403) - Proceeds and deposits related to asset sales 284 239 Net purchases of time deposits (725) (3,059) Net sales of marketable securities (2 20 Net Cash U	Adjustments		
Distributions more than income from equity affiliates 201 1 Net before-tax gains on asset retirements and sales (141) (1655) Net foreign currency effects 57 45 Deferred income tax provision 73 (1048) Net decrease in operating working capital 110 63 Decrease (increase) in long-term receivables 7 (129) Decrease in other deferred charges 34 14 Cash contributions to employee pension plans (171) (3060) Other 277 370 Net Cash Provided by Operating Activities 361 7.517 Investing Activities 361 7.517 Advance to Atlas Energy (403) — Capital expenditures (4645) (3.967) Proceeds and deposits related to asset sales 284 239 Net purchases of time deposits (725) (3.595) Net sales of marketable securities 22 20 Net Sales of marketable securities 3,34 6 Net Cash Used for Investing Activities 151 (725) <td>Depreciation, depletion and amortization</td> <td>3,126</td> <td>3,082</td>	Depreciation, depletion and amortization	3,126	3,082
Net before-tax gains on asset retirements and sales (141) (165) Net foreign currency effects 57 45 Deferred income tax provision 73 (104) Net decrease in operating working capital 110 63 Decrease (increase) in long-term receivables 7 (129) Decrease in other deferred charges 34 14 Cash contributions to employee pension plans (171) (306) Other 277 370 Net Cash Provided by Operating Activities 9,814 7,517 Investing Activities (3014) — Acquisition of Atlas Energy (403) — Advance to Atlas Energy (464) (3,967) Proceeds and deposits related to asset sales (284) 239 Net purchases of time deposits (725) (3,967) Net sales of other short-term investments (22 20 Net sales of marketable securities (28) (7,335) Proceeds and Cash Envisite (28) (7,335) Pisancing Activities (3,547) (7,335)	Dry hole expense	2	66
Net foreign currency effects 57 45 Deferred income tax provision 73 (104) Net decrease in operating working capital 110 63 Decrease (increase) in long-term receivables 7 (129) Decrease in other deferred charges 34 14 Cash contributions to employee pension plans (171) (306) Other 277 370 Net Cash Provided by Operating Activities 271 370 Investing Activities 3,014 — Advance to Atlas Energy (30,14) — Advance to Atlas Energy (403) — Proceeds and deposits related to asset sales 284 239 Proceeds and deposits related to asset sales 284 239 Net sales of marketable securities 22 20 Net sales of marketable securities 134 68 Net Cash Used for Investing Activities 134 68 Net Dorrowings (payments) of short-term obligations 151 (72 Repayments of long-term debt and other financing obligations 151 (2 <td>Distributions more than income from equity affiliates</td> <td>201</td> <td>1</td>	Distributions more than income from equity affiliates	201	1
Deferred income tax provision 73 (104) Net decrease in operating working capital 110 63 Decrease (increase) in long-term receivables 7 (129) Decrease in other deferred charges 34 14 Cash contributions to employee pension plans (171) (306) Other 277 370 Net Cash Provided by Operating Activities	Net before-tax gains on asset retirements and sales	(141)	(165)
Net decrease in operating working capital 110 63 Decrease (increase) in long-term receivables 7 (129) Decrease in other deferred charges 34 14 Cash contributions to employee pension plans (171) (306) Other 277 370 Net Cash Provided by Operating Activities 3,814 7,517 Investing Activities 3,814 7,517 Advance to Atlas Energy (3,014) — Advance to Atlas Energy (4,63) 3,667 Proceeds and deposits related to asset sales 284 239 Net pales of time deposits 22 20 Net sales of marketable securities 22 20 Net sales of marketable securities 134 68 Net Cash Used for Investing Activities 151 (7,235) Financing Activities 151 (72) Repayments of long-term debt and other financing obligations 151 (72) Cash dividends—common stock (1,069) (25) Cash dividends—common stock (1,36) (1,357)	Net foreign currency effects	57	45
Decrease (increase) in long-term receivables 7 (129) Decrease in other deferred charges 34 14 Cash contributions to employee pension plans (171) 306 Other 277 370 Net Cash Provided by Operating Activities 3,914 7,517 Investing Activities (3,014) — Advance to Atlas Energy (403) — Capital expenditures (4645) (3,967) Proceeds and deposits related to asset sales 284 239 Net purchases of time deposits (725) (3,695) Net sales of marketable securities 22 20 Net sales of marketable securities 22 20 Net Cash Used for Investing Activities (8,347) (7,335) Financing Activities (8,347) (7,335) Financing Activities 151 (72) Repayments of long-term debt and other financing obligations 151 (72) Cash dividends—common stock (1,436) (1,357) Distributions to noncontrolling interest (58) 40		73	(104)
Decrease in other deferred charges 34 14 Cash contributions to employee pension plans (171) (306) Other 27 370 Net Cash Provided by Operating Activities 9,814 7,517 Investing Activities - 4030 — Advance to Atlas Energy (403) — Capital expenditures (4,645) (3,967) Proceds and deposits related to asset sales 284 239 Net purchases of time deposits (725) (3,695) Net sales of marketable securities 22 20 Net Cash Used for Investing Activities 134 68 Net Cash Used for Investing Activities 151 (72) Financing Activities 151 (72) Repayments of long-term debt and other financing obligations 151 (72) Cash dividends—common stock (1,069) (25) Cash dividends—common stock (1,436) (1,357) Net (purchases) sales of treasury shares (58) 40 Net Cash Used for Financing Activities (2,425) (1,43		110	63
Cash contributions to employee pension plans (171) (306) Other 277 370 Net Cash Provided by Operating Activities 3,814 7.81 Investing 4,000			
Other 277 370 Net Cash Provided by Operating Activities 3,814 7,517 Investing Activities 3,014 — Acquaition of Atlas Energy (403 — Advance to Atlas Energy (403 — Capital expenditures (4,645) 3,967 Proceeds and deposits related to asset sales 284 239 Net sales of imarketable securities 22 20 Net sales of other short-term investments 134 68 Net Cash Used for Investing Activities 151 (725) Financing Activities 151 (72 Repayments of long-term debt and other financing obligations 151 (72 Repayments of long-term debt and other financing obligations 151 (72 Cash dividends — common stock (1,043) (1,35) Distributions to noncontrolling interests (13 (17 Net (purchases) sales of treasury shares (58) 40 Net Cash Used for Financing Activities (2,425) (1,431) Fifect of Exchange Rate Changes on Cash and Cash Equivalents <th< td=""><td>Decrease in other deferred charges</td><td>34</td><td>14</td></th<>	Decrease in other deferred charges	34	14
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Net sales of other short-term investments 134 68 Net Cash Used for Investing Activities (8,347) (7,335) Financing Activities 8 151 (72) Re borrowings (payments) of short-term obligations 151 (72) Repayments of long-term debt and other financing obligations (1,069) (25) Cash dividends—common stock (1,346) (1,357) Distributions to noncontrolling interests (13) (17) Net (purchases) sales of treasury shares (58) 40 Net Cash Used for Financing Activities (2,425) (1,431) Effect of Exchange Rate Changes on Cash and Cash Equivalents 47 (91) Net Change in Cash and Cash Equivalents (91) (1,340) Cash and Cash Equivalents at January 1 4,060 8,716		(725)	(3,695)
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Net borrowings (payments) of short-term obligations 151 (72) Repayments of long-term debt and other financing obligations (1,069) (25) Cash dividends — common stock (1,436) (1,357) Distributions to noncontrolling interests (13) (17) Net (purchases) sales of treasury shares (58) 40 Net Cash Used for Financing Activities (2,425) (1,431) Effect of Exchange Rate Changes on Cash and Cash Equivalents 47 (91) Net Change in Cash and Cash Equivalents (91) (1,340) Cash and Cash Equivalents at January 1 14,060 8,716	Net Cash Used for Investing Activities	(8,347)	(7,335)
Net borrowings (payments) of short-term obligations 151 (72) Repayments of long-term debt and other financing obligations (1,069) (25) Cash dividends — common stock (1,436) (1,357) Distributions to noncontrolling interests (13) (17) Net (purchases) sales of treasury shares (58) 40 Net Cash Used for Financing Activities (2,425) (1,431) Effect of Exchange Rate Changes on Cash and Cash Equivalents 47 (91) Net Change in Cash and Cash Equivalents (91) (1,340) Cash and Cash Equivalents at January 1 14,060 8,716	Financing Activities		
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Net (purchases) sales of treasury shares (58) 40 Net Cash Used for Financing Activities (2,425) (1,431) Effect of Exchange Rate Changes on Cash and Cash Equivalents 47 (91) Net Change in Cash and Cash Equivalents (91) (1,340) Cash and Cash Equivalents at January 1 14,060 8,716	Cash dividends — common stock	(1,436)	(1,357)
Net Cash Used for Financing Activities (2,425) (1,431) Effect of Exchange Rate Changes on Cash and Cash Equivalents 47 (91) Net Change in Cash and Cash Equivalents (91) (1,340) Cash and Cash Equivalents at January 1 14,060 8,716	Distributions to noncontrolling interests	(13)	(17)
Effect of Exchange Rate Changes on Cash and Cash Equivalents 47 (91) Net Change in Cash and Cash Equivalents (91) (1,340) Cash and Cash Equivalents at January 1 14,060 8,716	Net (purchases) sales of treasury shares	(58)	40
Net Change in Cash and Cash Equivalents(91)(1,340)Cash and Cash Equivalents at January 114,0608,716	Net Cash Used for Financing Activities	(2,425)	(1,431)
Cash and Cash Equivalents at January 1	Effect of Exchange Rate Changes on Cash and Cash Equivalents	47	(91)
· · · · · · · · · · · · · · · · · · ·	Net Change in Cash and Cash Equivalents	(911)	(1,340)
Cash and Cash Equivalents at March 31 \$ 13,149 \$ 7,376	Cash and Cash Equivalents at January 1	14,060	8,716
	Cash and Cash Equivalents at March 31	\$ 13,149	\$ 7,376

See accompanying notes to consolidated financial statements.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Note 1. Interim Financial Statements

The accompanying consolidated financial statements of Chevron Corporation and its subsidiaries (the company) have not been audited by an independent registered public accounting firm. In the opinion of the company's management, the interim data include all adjustments necessary for a fair statement of the results for the interim periods. These adjustments were of a normal recurring nature. The results for the three-month period ended March 31, 2011, are not necessarily indicative of future financial results. The term "earnings" is defined as net income attributable to Chevron Corporation.

Certain notes and other information have been condensed or omitted from the interim financial statements presented in this Quarterly Report on Form 10-Q. Therefore, these financial statements should be read in conjunction with the company's 2010 Annual Report on Form 10-K.

On May 4, 2011, Chevron announced that it has agreed to acquire oil and gas assets, primarily 228,000 net leasehold acres, in southwest Pennsylvania's Marcellus Shale. The acquisition is expected to close in the second quarter 2011. The acquisition will complement the company's existing Marcellus Shale operations.

Note 2. Noncontrolling Interests

Ownership interests in the company's subsidiaries held by parties other than the parent are presented separately from the parent's equity on the Consolidated Balance Sheet. The amount of consolidated net income attributable to the parent and the noncontrolling interests are both presented on the face of the Consolidated Statement of Income.

Activity for the equity attributable to noncontrolling interests for the first three months of 2011 and 2010 is as follows:

	2011			:	2010		
	Chevron Corporation Stockholders' Equity	Noncontrolling Interest	Total Equity (Millions of	Chevron Corporation Stockholders' Equity dollars)	Noncontrolling Interest	Total Equity	
Balance at January 1	\$105,081	\$730	\$105,811	\$91,914	\$647	\$92,561	
Net income	6,211	28	6,239	4,552	28	4,580	
Dividends	(1,436)	_	(1,436)	(1,357)	_	(1,357)	
Distributions to noncontrolling interests	_	(13)	(13)	_	(17)	(17)	
Treasury shares, net	(117)	_	(117)	53	_	53	
Other changes, net*	361	5	366	187	45	232	
Balance at March 31	\$110,100	\$750	\$110,850	\$95,349	\$703	\$96,052	

^{*} Includes components of comprehensive income, which are disclosed separately in the Consolidated Statement of Comprehensive Income.

Note 3. Information Relating to the Consolidated Statement of Cash Flows

The "Net decrease in operating working capital" was composed of the following operating changes:

	I nree Mon Marc	
	2011 (Millions o	2010
Increase in accounts and notes receivable	\$ (1,217)	\$ (233)
Increase in inventories	(766)	(549)
Increase in prepaid expenses and other current assets	(298)	(603)
Increase in accounts payable and accrued liabilities	1,119	210
Increase in income and other taxes payable	1,272	1,238
Net decrease in operating working capital	\$ 110	\$ 63

The "Net decrease in operating working capital" includes reductions of \$83 million and \$8 million for excess income tax benefits associated with stock options exercised during the three months ended March 31, 2011, and 2010, respectively. These amounts are offset by an equal amount in "Net (purchases) sales of treasury shares."

"Net Cash Provided by Operating Activities" included the following cash payments for interest on debt and for income taxes:

	March 31	
	2011	2010
	(Millions of dol	lars)
Interest on debt (net of capitalized interest)	\$ 49	\$ 70
Income taxes	3.017	1.885

The "Acquisition of Atlas Energy" represents the purchase price of \$3.0 billion. An "Advance to Atlas Energy" of \$403 million was made to facilitate the purchase of a 49 percent interest in Laurel Mountain Midstream LLC on the day of closing. The "Net decrease in operating working capital" includes \$184 million for payments made in connection with Atlas equity awards subsequent to the acquisition.

The "Net purchases of time deposits" consisted of the following gross amounts:

	Three Mon Marc	nths Ended ch 31
	2011 (Millions o	of dollars)
Time deposits purchased	\$ (2,480)	\$ (3,695)
Time deposits matured	1,755	
Net purchases of time deposits	\$ (725)	\$ (3,695)

The "Net sales of marketable securities" consisted of the following gross amounts:

		Till CC Mondis Ended	
		March 31	
	2011		10
		(Millions of dollars)	
Marketable securities purchased	\$	\$-	_
Marketable securities sold		2	20
Net sales of marketable securities	\$22	\$2	20

Three Months Ended

The "Repayments of long-term debt and other financing obligations" includes \$761 million for repayment of Atlas debt and \$271 million for payoff of the Atlas revolving credit facility. Refer to Note 15, beginning on page 21, for additional discussion of the Atlas acquisition.

The "Net (purchases) sales of treasury shares" represents the cost of common shares acquired less the cost of shares issued for share-based compensation plans. Purchases totaled \$756 million and \$10 million in the first three months of 2011 and 2010, respectively. During first quarter 2011, the company purchased 7.6 million common shares for

Three Months Ended

\$750 million under its ongoing share repurchase program. No purchases were made under the company's stock repurchase program in first quarter 2010.

The major components of "Capital expenditures" and the reconciliation of this amount to the capital and exploratory expenditures, including equity affiliates, are as follows:

	Marc	ch 31
	2011	2010
	(Millions o	of dollars)
Additions to properties, plant and equipment	\$ 4,471	\$ 3,770
Additions to investments	217	150
Current year dry hole expenditures	2	62
Payments for other liabilities and assets, net	(45)	(15)
Capital expenditures	4,645	3,967
Expensed exploration expenditures	166	114
Assets acquired through capital lease obligations	1	3
Capital and exploratory expenditures, excluding equity affiliates	4,812	4,084
Company's share of expenditures by equity affiliates	234	298
Capital and exploratory expenditures, including equity affiliates	\$ 5,046	\$ 4,382

Note 4. Operating Segments and Geographic Data

Although each subsidiary of Chevron is responsible for its own affairs, Chevron Corporation manages its investments in these subsidiaries and their affiliates. The investments are grouped into two business segments, Upstream and Downstream, representing the company's "reportable segments" and "operating segments" as defined in accounting standards for segment reporting (ASC 280). Upstream operations consist primarily of exploring for, developing and producing crude oil and natural gas; liquefaction, transportation and regasification associated with liquefied natural gas (LNG); transporting crude oil by major international oil export pipelines; processing, transporting, storage and marketing of natural gas; and a gas-to-liquids project. Downstream operations consist primarily of refining of crude oil into petroleum products; marketing of crude oil and refined products by pipeline, marine vessel, motor equipment and rail car; and manufacturing and marketing of commodity petrochemicals, plastics for industrial uses, and fuel and lubricant additives. All Other activities of the company include mining operations, power generation businesses, worldwide cash management and debt financing activities, corporate administrative functions, insurance operations, real estate activities, energy services, and alternative fuels and technology.

The segments are separately managed for investment purposes under a structure that includes "segment managers" who report to the company's "chief operating decision maker" (CODM) (terms as defined in ASC 280). The CODM is the company's Executive Committee (EXCOM), a committee of senior officers that includes the Chief Executive Officer, and EXCOM reports to the Board of Directors of Chevron Corporation.

The operating segments represent components of the company, as described in accounting standards for segment reporting (ASC 280), that engage in activities (a) from which revenues are earned and expenses are incurred; (b) whose operating results are regularly reviewed by the CODM, which makes decisions about resources to be allocated to the segments and assesses their performance; and (c) for which discrete financial information is available.

Segment managers for the reportable segments are directly accountable to and maintain regular contact with the company's CODM to discuss the segment's operating activities and financial performance. The CODM approves annual capital and exploratory budgets at the reportable segment level, as well as reviews capital and exploratory funding for major projects and approves major changes to the annual capital and exploratory budgets. However, business-unit managers within the operating segments are directly responsible for decisions relating to project implementation and all other matters connected with daily operations. Company officers who are members of the EXCOM also have individual management responsibilities and participate in other committees for purposes other than acting as the CODM.

The company's primary country of operation is the United States of America, its country of domicile. Other components of the company's operations are reported as "International" (outside the United States).

Segment Earnings The company evaluates the performance of its operating segments on an after-tax basis, without considering the effects of debt financing interest expense or investment interest income, both of which are managed by the company on a worldwide basis. Corporate administrative costs and assets are not allocated to the operating segments. However, operating segments are billed for the direct use of corporate services. Nonbillable costs remain at the corporate level in "All Other." Earnings by major operating area for the three-month periods ended March 31, 2011 and 2010 are presented in the following table:

		Ionths Ended arch 31
Segment Earnings	2011	2010
	(Million	ns of dollars)
Upstream		
United States	\$1,449	\$1,156
International	4,528	3,568
Total Upstream	5,977	4,724
Downstream		
United States	442	82
International	<u>180</u>	114
Total Downstream	622 6,599	196
Total Segment Earnings	6,599	4,920
All Other		
Interest Expense	_	(16)
Interest Income	18	10
Other	(406)	(362)
Net Income Attributable to Chevron Corporation	\$6,211	\$4,552

Segment Assets Segment assets do not include intercompany investments or intercompany receivables. "All Other" assets consist primarily of worldwide cash, cash equivalents, time deposits and marketable securities; real estate; information systems; mining operations; power generation businesses; alternative fuels; technology companies; and assets of the corporate administrative functions. Segment assets at March 31, 2011, and December 31, 2010, are as follows:

Segment Assets	At March 31 2011	At December 31 2010
Segment Assets		s of dollars)
Upstream		
United States	\$ 32,648	\$ 26,319
International	91,016	89,306
Goodwill	4,655	4,617
Total Upstream	128,319	120,242
Downstream		
United States	21,974	21,406
International	22,492	20,559
Total Downstream	44,466	41,965
Total Segment Assets	172,785	162,207
All Other		
United States	10,803	11,125
International	11,148	11,437
Total All Other	21,951	22,562
Total Assets — United States	65,425	58,850
Total Assets — International	124,656	121,302
Goodwill	4,655	4,617
Total Assets	\$194,736	\$184,769

Segment Sales and Other Operating Revenues Segment sales and other operating revenues, including internal transfers, for the three-month periods ended March 31, 2011 and 2010 are presented in the following table. Products are transferred between operating segments at internal product values that approximate market prices. Revenues for the upstream segment are derived primarily from the production and sale of crude oil and natural gas, as well as the sale of third-party production of natural gas. Revenues for the downstream segment are derived from the refining and marketing of petroleum products such as gasoline, jet fuel, gas oils, lubricants, residual fuel oils and other products derived from crude oil. This segment also generates revenues from the manufacture and sale of fuel and lubricant additives and the transportation and trading of refined products and crude oil. "All Other" activities include revenues from mining operations, power generation businesses, insurance operations, real estate activities and technology companies.

Sales and Other Operating Revenues

	Three Months En 2011 (Millions of	2010
Upstream		
United States	\$ 6,666	\$ 6,593
International	12,869	9,548
Subtotal	19,535	16,141
Intersegment Elimination — United States	(4,265)	(3,473)
Intersegment Elimination — International	(8,453)	(5,705)
Total Upstream	6,817	6,963
Downstream		
United States	21,434	17,718
International	30,057	21,967
Subtotal	51,491	39,685
Intersegment Elimination — United States	(20)	(28)
Intersegment Elimination — International	(20)	(22)
Total Downstream	51,451	39,635
All Other	<u> </u>	
United States	365	294
International	10	15
Subtotal	375	309
Intersegment Elimination — United States	(222)	(159)
Intersegment Elimination — International	(9)	(7)
Total All Other	144	143
Sales and Other Operating Revenues	· 	
United States	28,465	24,605
International	42,936	31,530
Subtotal	71,401	56,135
Intersegment Elimination — United States	(4,507)	(3,660)
Intersegment Elimination — International	(8,482)	(5,734)
Total Sales and Other Operating Revenues	\$ 58,412	\$ 46,741

Note 5. Summarized Financial Data — Chevron U.S.A. Inc.

Chevron U.S.A. Inc. (CUSA) is a major subsidiary of Chevron Corporation. CUSA and its subsidiaries manage and operate most of Chevron's U.S. businesses. Assets include those related to the exploration and production of crude oil, natural gas and natural gas liquids and those associated with refining, marketing, supply and distribution of products derived from petroleum, excluding most of the regulated pipeline operations of Chevron. CUSA also holds the company's investment in the Chevron Phillips Chemical Company LLC joint venture, which is accounted for using the equity method. The summarized financial information for CUSA and its consolidated subsidiaries is as follows:

	Three Months	Ended March 31
	2011	2010
	(Millions	of dollars)
Sales and other operating revenues	\$44,860	\$34,257
Total costs and other deductions	42,936	33,243
Net income (loss) attributable to CUSA	1,429	699

	At March 31 2011	At December 31 2010
	(Mill	lions of dollars)
Current assets	\$29,379	\$29,211
Other assets	41,903	35,294
Current liabilities	17,099	18,098
Other liabilities	22,928	16,785
Total CUSA net equity	\$31,255	\$29,622
Memo: Total debt	\$12,665	\$ 8 284

$Note \ 6. \hspace{3em} Summarized \ Financial \ Data \ -- \ Chevron \ Transport \ Corporation$

Chevron Transport Corporation Limited (CTC), incorporated in Bermuda, is an indirect, wholly owned subsidiary of Chevron Corporation. CTC is the principal operator of Chevron's international tanker fleet and is engaged in the marine transportation of crude oil and refined petroleum products. Most of CTC's shipping revenue is derived by providing transportation services to other Chevron companies. Chevron Corporation has fully and unconditionally guaranteed this subsidiary's obligations in connection with certain debt securities issued by a third party. Summarized financial information for CTC and its consolidated subsidiaries is as follows:

	_ I firee Months End	lea March 31
	2011	2010
	(Millions of	dollars)
Sales and other operating revenues	\$226	\$244
Total costs and other deductions	262	263
Net loss attributable to CTC	(35)	(21)

	At March 31 2011	At December 31 2010
	(M	illions of dollars)
Current assets	\$149	\$209
Other assets	230	201
Current liabilities	109	101
Other liabilities	70	75
Total CTC net equity	\$200	\$234

There were no restrictions on CTC's ability to pay dividends or make loans or advances at March 31, 2011.

Note 7. Income Taxes

Taxes on income for the first quarter 2011 were \$4.9 billion, compared with \$3.1 billion for the corresponding period in 2010. The associated effective tax rates (calculated as the amount of Income Tax Expense divided by Income Before Income Tax Expense) were 44 percent and 40 percent, respectively.

The increase in the overall effective tax rate between the quarterly periods primarily reflected a higher effective tax rate in international upstream operations. The higher international upstream effective tax rate was driven primarily by increased withholding taxes and a reduced effect of non-U.S. tax credits in the current year period, combined with an absence of one-time foreign tax benefits in the prior year period.

Tax positions for Chevron and its subsidiaries and affiliates are subject to income tax audits by many tax jurisdictions throughout the world. For the company's major tax jurisdictions, examinations of tax returns for certain prior tax years had not been completed as of March 31, 2011. For these jurisdictions, the latest years for which income tax examinations had been finalized were as follows: United States — 2005, Nigeria — 2000, Angola — 2001 and Saudi Arabia — 2003.

The company engages in ongoing discussions with tax authorities regarding the resolution of tax matters in the various jurisdictions. Both the outcome of these tax matters and the timing of resolution and/or closure of the tax audits are highly uncertain. However, it is reasonably possible that developments on tax matters in certain tax jurisdictions may result in significant increases or decreases in the company's total unrecognized tax benefits within the next 12 months. Given the number of years that still remain subject to examination and the number of matters being examined in the various tax jurisdictions, the company is unable to estimate the range of possible adjustments to the balance of unrecognized tax benefits.

Note 8. Employee Benefits

Chevron has defined benefit pension plans for many employees. The company typically prefunds defined benefit plans as required by local regulations or in certain situations where prefunding provides economic advantages. In the United States, all qualified plans are subject to the Employee Retirement Income Security Act (ERISA) minimum funding standard. The company does not typically fund U.S. nonqualified pension plans that are not subject to funding requirements under laws and regulations because contributions to these pension plans may be less economic and investment returns may be less attractive than the company's other investment alternatives.

The company also sponsors other postretirement (OPEB) plans that provide medical and dental benefits, as well as life insurance for some active and qualifying retired employees. The plans are unfunded, and the company and the retirees share the costs. Medical coverage for Medicare-eligible retirees in the company's main U.S. medical plan is secondary to Medicare (including Part D), and the increase to the company contribution for retiree medical coverage is limited to no more than 4 percent each year. Certain life insurance benefits are paid by the company.

The components of net periodic benefit cost for 2011 and 2010 are as follows:

	2011	nths Ended March 31 2010
	(Mill	lions of dollars)
Pension Benefits		
United States		
Service cost	\$ 94	\$ 84
Interest cost	116	122
Expected return on plan assets	(153)	(135)
Amortization of prior service credits	(2)	(2)
Amortization of actuarial losses	77	80
Settlement losses	91	55
Total United States	223	204
International		
Service cost	45	36
Interest cost	82	73
Expected return on plan assets	(71)	(58)
Amortization of prior service costs	6	5
Amortization of actuarial losses	26	24
Curtailment losses	27	
Total International	115	80
Net Periodic Pension Benefit Cost	\$ 338	\$ 284
Other Benefits*		
Service cost	\$ 14	\$ 10
Interest cost	45	43
Amortization of prior service credits	(18)	(18)
Amortization of actuarial losses	16	6
Net Periodic Other Benefit Cost	\$ 57	\$ 41

^{*} Includes costs for U.S. and international OPEB plans. Obligations for plans outside the U.S. are not significant relative to the company's total OPEB obligation.

At the end of 2010, the company estimated it would contribute \$950 million to employee pension plans during 2011 (composed of \$650 million for the U.S. plans and \$300 million for the international plans). Through March 31, 2011, a total of \$171 million was contributed (including \$117 million to the U.S. plans). Total estimated contributions for the full year continue to be \$950 million, but the company may contribute an amount that differs from this estimate. Actual contribution amounts are dependent upon plan investment returns, changes in pension obligations, regulatory environments and other economic factors. Additional funding may ultimately be required if investment returns are insufficient to offset increases in plan obligations.

During the first three months of 2011, the company contributed \$49 million to its OPEB plans. The company anticipates contributing about \$176 million during the remainder of 2011.

Note 9. Litigation

MTBE Chevron and many other companies in the petroleum industry have used methyl tertiary butyl ether (MTBE) as a gasoline additive. Chevron is a party to 20 pending lawsuits and claims, the majority of which involve numerous other petroleum marketers and refiners. Resolution of these lawsuits and claims may ultimately require the company to correct or ameliorate the alleged effects on the environment of prior release of MTBE by the company or other parties. Additional lawsuits and claims related to the use of MTBE, including personal-injury claims, may be filed in the future. The company's ultimate exposure related to pending lawsuits and claims is not determinable, but could be material to net income in any one period. The company no longer uses MTBE in the manufacture of gasoline in the United States.

Ecuador Chevron is a defendant in a civil lawsuit before the Superior Court of Nueva Loja in Lago Agrio, Ecuador, brought in May 2003 by plaintiffs who claim to be representatives of certain residents of an area where an oil production consortium formerly had operations. The lawsuit alleges damage to the environment from the oil exploration and production operations and seeks unspecified damages to fund environmental remediation and restoration of the alleged environmental harm, plus a health monitoring program. Until 1992, Texaco Petroleum Company (Texpet), a subsidiary of Texaco Inc., was a minority member of this consortium with Petroecuador, the Ecuadorian state-owned oil company, as the majority partner; since 1990, the operations have been conducted solely by Petroecuador. At the conclusion of the consortium and following an independent hird-party environmental audit of the concession area, Texpet entered into a formal agreement with the Republic of Ecuador and Petroecuador for Texpet to remediate specific sites assigned by the government in proportion to Texpet's ownership share of the consortium. Pursuant to that agreement, Texpet conducted a three-year remediation program at a cost of \$40 million. After certifying that the sites were properly remediated, the government granted Texpet and all related corporate entities a full release from any and all environmental liability arising from the consortium operations.

Based on the history described above, Chevron believes that this lawsuit lacks legal or factual merit. As to matters of law, the company believes first, that the court lacks jurisdiction over Chevron; second, that the law under which plaintiffs bring the action, enacted in 1999, cannot be applied retroactively; third, that the claims are barred by the statute of limitations in Ecuador; and, fourth, that the lawsuit is also barred by the releases from liability previously given to Texpet by the Republic of Ecuador and Petroecuador and by the pertinent provincial and municipal governments. With regard to the facts, the company believes that the evidence confirms that Texpet's remediation was properly conducted and that the remaining environmental damage reflects Petroecuador's failure to timely fulfill its legal obligations and Petroecuador's further conduct since assuming full control over the operations.

In 2008, a mining engineer appointed by the court to identify and determine the cause of environmental damage, and to specify steps needed to remediate it, issued a report recommending that the court assess \$18.9 billion, which would, according to the engineer, provide financial compensation for purported damages, including wrongful death claims, and pay for, among other items, environmental remediation, health care systems and additional infrastructure for Petroecuador. The engineer's report also asserted that an additional \$8.4 billion could be assessed against Chevron for unjust enrichment. In 2009, following the disclosure by Chevron of evidence that the judge praticipated in meetings in which businesspeople and individuals holding themselves out as government officials discussed the case and its likely outcome, the judge presiding over the case was recused. In 2010, Chevron moved to strike the mining engineer's report and to dismiss the case based on evidence obtained through discovery in the United States indicating that the report was prepared by consultants for the plaintiffs before being presented as the mining engineer's independent and impartial work and showing further evidence of misconduct. In August 2010, the judge issued an order stating that he was not bound by the mining engineer's report and requiring the parties to provide their positions on damages within 45 days. Chevron subsequently petitioned for recusal of the judge, claiming that he had disregarded evidence of fraud and misconduct and that he had failed to rule on a number of motions within the statutory time requirement.

In September 2010, Chevron submitted its position on damages, asserting that no amount should be assessed against it. The plaintiffs' submission, which relied in part on the mining engineer's report, took the position that damages are between approximately \$16 billion and \$76 billion and that unjust enrichment should be assessed in an amount between approximately \$5 billion and \$38 billion. The next day, the judge issued an order closing the evidentiary phase of the case and notifying the parties that he had requested the case file so that he could prepare a judgment. Chevron petitioned to have that order declared a nullity in light of Chevron's prior recusal petition, and because procedural and evidentiary matters remain unresolved. In October 2010, Chevron's motion to recuse the judge was granted. A new judge took charge of the case and revoked the prior judge's order closing the evidentiary phase of the case. On December 17, 2010, the judge issued an order closing the evidentiary phase of the case and notifying the parties that he had requested the case file so that he could prepare a judgment.

Chevron and Texpet filed an arbitration claim in September 2009 against the Republic of Ecuador before the Permanent Court of Arbitration in The Hague under the Rules of the United Nations Commission on International Trade Law. The claim alleges violations of the Republic of Ecuador's obligations under the United States-Ecuador

Bilateral Investment Treaty (BIT) and breaches of the settlement and release agreements between the Republic of Ecuador and Texpet (described above), which are investment agreements protected by the BIT. Through the arbitration, Chevron and Texpet are seeking relief against the Republic of Ecuador, including a declaration that any judgment against Chevron in the Lago Agrio litigation constitutes a violation of Ecuador's obligations under the BIT. On February 9, 2011, the Permanent Court of Arbitration issued an Order for Interim Measures requiring the Republic of Ecuador to take all measures at its disposal to suspend or cause to be suspended the enforcement or recognition within and without Ecuador of any judgment against Chevron in the Lago Agrio case pending further order of the Tribunal. Chevron expects to continue seeking permanent injunctive relief and monetary relief before the Tribunal.

Through a series of recent U.S. court proceedings initiated by Chevron to obtain discovery relating to the Lago Agrio litigation and the BIT arbitration, Chevron has obtained evidence that it believes shows a pattern of fraud, collusion, corruption, and other misconduct on the part of several lawyers, consultants and others acting for the Lago Agrio plaintiffs. In February 2011, Chevron filed a civil lawsuit in the Federal District Court for the Southern District of New York against the Lago Agrio plaintiffs and several of their lawyers, consultants and supporters alleging violations of the Racketeer Influenced and Corrupt Organizations Act and other state laws. Through the civil lawsuit, Chevron is seeking relief that includes an award of damages and a declaration that any judgment against Chevron in the Lago Agrio plaintiffs and persons acting in concert with them from taking any action in furtherance of recognition or enforcement of any judgment against Chevron in the Lago Agrio case pending resolution of Chevron's civil lawsuit by the Court. The Court has set a trial date of November 14, 2011 for Chevron's claim for declaratory relief.

On February 14, 2011, the Provincial Court in Lago Agrio rendered an adverse judgment in the case. The Provincial Court rejected Chevron's defenses to the extent the Court addressed them in its opinion. The judgment assessed approximately \$8.6 billion in damages and approximately \$0.9 billion as an award for the plaintiffs' representatives. It also assessed an additional amount of approximately \$8.6 billion in punitive damages unless the company issued a public apology within fifteen days of the judgment, which Chevron did not do. On February 17, 2011, the plaintiffs appealed the judgment, seeking increased damages, and on March 11, 2011, Chevron appealed the judgment, seeking to have the judgment nullified. Chevron continues to believe the Court's judgment is illegitimate and unenforceable in Ecuador, the United States and other countries. The company also believes the judgment is the product of fraud, and contrary to the legitimate scientific evidence. Chevron cannot predict the timing or ultimate outcome of the appeals process in Ecuador. Chevron will continue a vigorous defense of any imposition of liability. Because Chevron has no substantial assets in Ecuador, Chevron would expect enforcement actions as a result of this judgment to be brought in other jurisdictions. Chevron expects to contest any such actions.

The ultimate outcome of the foregoing matters, including any financial effect on Chevron, remains uncertain. Management does not believe an estimate of a reasonably possible loss (or a range of loss) can be made in this case. Due to the defects associated with the judgment, the 2008 engineer's report and the September 2010 plaintiffs' submission, management does not believe these documents have any utility in calculating a reasonably possible loss (or a range of loss). Moreover, the highly uncertain legal environment surrounding the case provides no basis for management to estimate a reasonably possible loss (or a range of loss).

Note 10. Other Contingencies and Commitments

Guarantees The company and its subsidiaries have certain other contingent liabilities with respect to guarantees, direct or indirect, of debt of affiliated companies or third parties. Under the terms of the guarantee arrangements, generally the company would be required to perform should the affiliated company or third party fail to fulfill its obligations under the arrangements. In some cases, the guarantee arrangements may have recourse provisions that would enable the company to recover any payments made under the terms of the guarantees from assets provided as collateral.

Off-Balance-Sheet Obligations The company and its subsidiaries have certain other contingent liabilities with respect to long-term unconditional purchase obligations and commitments, including throughput and take-or-pay agreements, some of which relate to suppliers' financing arrangements. The agreements typically provide goods

and services, such as pipeline and storage capacity, drilling rigs, utilities, and petroleum products, to be used or sold in the ordinary course of the company's business.

Indemnifications The company provided certain indemnities of contingent liabilities of Equilon and Motiva to Shell and Saudi Refining, Inc., in connection with the February 2002 sale of the company's interests in those investments. The company would be required to perform if the indemnified liabilities become actual losses. Were that to occur, the company could be required to make future payments up to \$300 million. Through the end of March 2011, the company had paid \$48 million under these indemnities and continues to be obligated for possible additional indemnification payments in the future.

The company has also provided indemnities relating to contingent environmental liabilities related to assets originally contributed by Texaco to the Equilon and Motiva joint ventures and environmental conditions that existed prior to the formation of Equilon and Motiva or that occurred during the period of Texaco's ownership interest in the joint ventures. In general, the environmental conditions or events that are subject to these indemnities must have arisen prior to December 2001. Claims had to be asserted by February 2009 for Equilon indemnities and must be asserted no later than February 2012 for Motiva indemnities. Under the terms of these indemnities, there is no maximum limit on the amount of potential future payments. The company posts no assets as collateral and has made no payments under the indemnities.

The amounts payable for the indemnities described in the preceding paragraph are to be net of amounts recovered from insurance carriers and others and net of liabilities recorded by Equilon or Motiva prior to September 30, 2001, for any applicable incident.

In the acquisition of Unocal, the company assumed certain indemnities relating to contingent environmental liabilities associated with assets that were sold in 1997. The acquirer of those assets shared in certain environmental remediation costs up to a maximum obligation of \$200 million, which had been reached at December 31, 2009. Under the indemnification agreement, after reaching the \$200 million obligation, Chevron is solely responsible until April 2022, when the indemnification expires. The environmental conditions or events that are subject to these indemnities must have arisen prior to the sale of the assets in 1997.

Although the company has provided for known obligations under this indemnity that are probable and reasonably estimable, the amount of additional future costs may be material to results of operations in the period in which they are recognized. The company does not expect these costs will have a material effect on its consolidated financial position or liquidity.

Environmental The company is subject to loss contingencies pursuant to laws, regulations, private claims and legal proceedings related to environmental matters that are subject to legal settlements or that in the future may require the company to take action to correct or ameliorate the effects on the environment of prior release of chemicals or petroleum substances, including MTBE, by the company or other parties. Such contingencies may exist for various sites, including, but not limited to, federal Superfund sites and analogous sites under state laws, refineries, crude oil fields, service stations, terminals, land development areas, and mining operations, whether operating, closed or divested. These future costs are not fully determinable due to such factors as the unknown magnitude of possible contamination, the unknown timing and extent of the corrective actions that may be required, the determination of the company's liability in proportion to other responsible parties, and the extent to which such costs are recoverable from third parties.

Although the company has provided for known environmental obligations that are probable and reasonably estimable, the amount of additional future costs may be material to results of operations in the period in which they are recognized. The company does not expect these costs will have a material effect on its consolidated financial position or liquidity. Also, the company does not believe its obligations to make such expenditures have had, or will have, any significant impact on the company's competitive position relative to other U.S. or international petroleum or chemical companies.

Equity Redetermination For crude oil and natural gas producing operations, ownership agreements may provide for periodic reassessments of equity interests in estimated crude oil and natural gas reserves. These activities, individually or together, may result in gains or losses that could be material to earnings in any given period.

One such equity redetermination process has been under way since 1996 for Chevron's interests in four producing zones at the Naval Petroleum Reserve at Elk Hills, California, for the time when the remaining interests in these zones were owned by the U.S. Department of Energy (DOE). In April 2011, Chevron and the DOE finalized an agreement to resolve all equity redetermination issues. The company does not expect any material impact to its financial position, results of operations or liquidity as a result of the settlement with the DOE.

Other Contingencies On April 26, 2010, a California appeals court issued a ruling related to the adequacy of an Environmental Impact Report (EIR) supporting the issuance of certain permits by the city of Richmond, California, to replace and upgrade certain facilities at Chevron's refinery in Richmond. Settlement discussions with plaintiffs in the case ended late fourth quarter 2010, and on March 3, 2011, the trial court entered a judgment and peremptory writ ordering the city to set aside the project EIR and conditional use permits and enjoining Chevron from any further work. The company continues to evaluate its options going forward, which may include requesting the city to revise the EIR to address the issues identified by the Court of Appeal or other actions. Management believes the outcomes associated with the potential options for the project are uncertain. Due to the uncertainty of the company's future course of action, or potential outcomes of any action or combination of actions, management does not believe an estimate of the financial effects, if any, of the ruling can be made at this time. However, the company's ultimate exposure may be significant to net income in any one future period.

Chevron receives claims from and submits claims to customers; trading partners; U.S. federal, state and local regulatory bodies; governments; contractors; insurers; and suppliers. The amounts of these claims, individually and in the aggregate, may be significant and take lengthy periods to resolve.

The company and its affiliates also continue to review and analyze their operations and may close, abandon, sell, exchange, acquire or restructure assets to achieve operational or strategic benefits and to improve competitiveness and profitability. These activities, individually or together, may result in gains or losses in future periods.

Note 11. Fair Value Measurements

Accounting standards for fair value measurement (ASC 820) establish a framework for measuring fair value and stipulate disclosures about fair value measurements. The standards apply to recurring and nonrecurring financial and nonfinancial assets and liabilities that require or permit fair value measurements. Among the required disclosures is the fair value hierarchy of inputs the company uses to value an asset or a liability. The three levels of the fair value hierarchy are described as follows:

Level 1: Quoted prices (unadjusted) in active markets for identical assets and liabilities. For the company, Level 1 inputs include exchange-traded futures contracts for which the parties are willing to transact at the exchange-quoted price and marketable securities that are actively traded.

Level 2: Inputs other than Level 1 that are observable, either directly or indirectly. For the company, Level 2 inputs include quoted prices for similar assets or liabilities, prices obtained through third-party broker quotes and prices that can be corroborated with other observable inputs for substantially the complete term of a contract.

Level 3: Unobservable inputs. The company does not use Level 3 inputs for any of its recurring fair value measurements. Level 3 inputs may be required for the determination of fair value associated with certain nonrecurring measurements of nonfinancial assets and liabilities. In 2010, the company used Level 3 inputs to determine the fair value of certain nonrecurring nonfinancial assets.

The fair value hierarchy for recurring assets and liabilities measured at fair value at March 31, 2011 and December 31, 2010, is as follows:

Assets and Liabilities Measured at Fair Value on a Recurring Basis (Millions of dollars)

		At March 31, 2011				At Decer	nber 31, 2010	
	Total	Level 1	Level 2	Level 3	Total	Level 1	Level 2	Level 3
Marketable Securities	\$145	\$145	\$ —	\$ —	\$155	\$155	\$ —	\$
Derivatives	117	6	111		122	11	111	
Total Assets at Fair Value	\$262	\$151	\$111	\$	\$277	\$166	\$111	\$ <u></u>
Derivatives	\$286	\$256	\$ 30	\$	\$171	\$ 75	\$ 96	\$
Total Liabilities at Fair Value	\$286	\$256	\$ 30	<u>\$—</u>	\$171	\$ 75	\$ 96	<u>\$—</u>

Marketable Securities The company calculates fair value for its marketable securities based on quoted market prices for identical assets and liabilities. The fair values reflect the cash that would have been received if the instruments were sold at March 31, 2011.

Derivatives The company records its derivative instruments — other than any commodity derivative contracts that are designated as normal purchase and normal sale — on the Consolidated Balance Sheet at fair value, with virtually all the offsetting amount to the Consolidated Statement of Income. For derivatives with identical or similar provisions as contracts that are publicly traded on a regular basis, the company uses the market values of the publicly traded instruments as an input for fair value calculations.

The company's derivative instruments principally include crude oil, natural gas and refined product futures, swaps, options and forward contracts. Derivatives classified as Level 1 include futures, swaps and options contracts traded in active markets such as the New York Mercantile Exchange.

Derivatives classified as Level 2 include swaps, options, and forward contracts principally with financial institutions and other oil and gas companies, the fair values of which are obtained from third-party broker quotes, industry pricing services and exchanges. The company obtains multiple sources of pricing information for the Level 2 instruments. Since this pricing information is generated from observable market data, it has historically been very consistent. The company does not materially adjust this information. The company incorporates internal review, evaluation and assessment procedures, including a comparison of Level 2 fair values derived from the company's internally developed forward curves (on a sample basis) with the pricing information to document reasonable, logical and supportable fair value determinations and proper level of classification.

The fair-value hierarchy for nonrecurring assets and liabilities measured at fair value at March 31, 2011 is as follows:

Assets and Liabilities Measured at Fair Value on a Non-Recurring Basis (Millions of dollars)

	Three Months Ended March 31, 2011				
	Total	Level 1	Level 2	Level 3	Before-Tax Loss
Properties, plant and equipment, net (held and used)	\$ —	\$—	\$—	\$ —	\$—
Properties, plant and equipment, net (held for sale)	3	_	3	_	10
Investments and advances	_	_	_	_	2
Total Assets at Fair Value	\$ 3	\$ —	\$ 3	\$ —	\$12

Impairments of "Properties, plant and equipment" Before-tax losses associated with the impairment of property, plant and equipment "held for sale" in the first quarter 2011 were \$10 million. The company did not have any long-

lived assets measured at fair value on a nonrecurring basis to report in the first quarter 2010. The losses in the current period were the result of bids received from prospective buyers of assets held for sale

Impairments of "Investments and advances" During first quarter 2011 investments with carrying amounts of \$2 million were written down to fair values of \$0, resulting in before-tax losses of \$2 million. The company did not have any investments and advances measured at fair value on a nonrecurring basis to report in the first quarter 2010. The fair values were determined using discount rates consistent with those used by the company to evaluate cash flows of other investments of a similar nature.

Assets and Liabilities Not Required to be Measured at Fair Value The company holds cash equivalents and bank time deposits in U.S. and non-U.S. portfolios. The instruments classified as cash equivalents are primarily bank time deposits with maturities of 90 days or less and money market funds. "Cash and cash equivalents" had carrying/fair values of \$13.1 billion and \$14.1 billion at March 31, 2011 and December 31, 2010, respectively. The instruments held in "Time deposits" are bank time deposits with maturities greater than 90 days and had carrying/fair values of \$3.6 billion and \$2.9 billion at March 31, 2011 and December 31, 2010, respectively. The fair values of cash, cash equivalents and bank time deposits reflect the cash that would have been received if the instruments were settled at March 31, 2011.

"Cash and cash equivalents" do not include investments with a carrying/fair value of \$721 million and \$855 million at March 31, 2011 and December 31, 2010, respectively. At March 31, 2011, these investments include restricted funds related to various U.S. refinery projects, which are reported in "Deferred charges and other assets" on the Consolidated Balance Sheet. Long-term debt of \$5.6 billion at March 31, 2011 and December 31, 2010 had estimated fair values of \$6.1 billion and \$6.3 billion, respectively.

The carrying values of short-term financial assets and liabilities on the balance sheet approximate their fair values. Fair values of other financial instruments at March 31, 2011 and 2010 were not material.

Note 12. Derivative Instruments and Hedging Activities

The company's derivative instruments principally include crude oil, natural gas and refined product futures, swaps, options, and forward contracts. None of the company's derivative instruments is designated as a hedging instrument, although certain of the company's affiliates make such designation. The company's derivatives are not material to the company's financial position, results of operations or liquidity. The company believes it has no material market or credit risks to its operations, financial position or liquidity as a result of its commodities and other derivatives activities.

Derivative instruments measured at fair value at March 31, 2011 and December 31, 2010, and their classification on the Consolidated Balance Sheet and Consolidated Statement of Income are as follows:

Consolidated Balance Sheet: Fair Value of Derivatives Not Designated as Hedging Instruments (Millions of Dollars)

Type of Contract	Balance Sheet Classification	At March 31 2011	At December 31 2010
Contract	Datance Sheet Classification	2011	2010
Commodity	Accounts and notes receivable, net	\$ 56	\$ 58
Commodity	Long-term receivables, net	61	64
Total Assets at Fair Value		\$117	\$122
Commodity	Accounts payable	\$251	\$131
Commodity	Deferred credits and other noncurrent obligations	35	40
Total Liabilities at Fair Value		\$286	\$171

Consolidated Statement of Income: The Effect of Derivatives Not Designated as Hedging Instruments (Millions of dollars)

Gain/(Loss)

Amounts Before Tax

Type of		Three Month March	s Énded
Contract	Statement of Income Classification	2011	2010
Commodity	Sales and other operating revenues	\$ (399)	\$ 6
Commodity	Purchased crude oil and products	4	(31)
Commodity	Other income	(2)	_
		\$ (397)	\$ (25)

Note 13. Restructuring and Reorganization Costs

In the first quarter 2010, the company announced employee reduction programs related to the restructuring and reorganization of its downstream businesses and corporate staffs. Total employee terminations under the programs are currently expected to be approximately 3,200 employees. About 1,500 of the affected employees are located in the United States. About 1,900 employees have been terminated through March 31, 2011, and the programs are expected to be completed by the end of 2011.

A before-tax charge of \$244 million was recorded in first quarter 2010 associated with these programs, of which \$138 million remained outstanding at December 31, 2010. During the first quarter 2011, the company made payments of \$40 million associated with these liabilities. The majority of the payments were in Downstream. The balance at March 31, 2011 was classified as a current liability on the Consolidated Balance Sheet.

	(Millions of dollars)
Balance at December 31, 2010	\$ 138
Payments	_ (40)
Balance at March 31, 2011	\$ 98

Note 14. Assets Held For Sale

At March 31, 2011, the company classified \$878 million of net properties, plant and equipment as "Assets held for sale" on the Consolidated Balance Sheet. These assets are associated with the company's planned disposition of its Pembroke Refinery and other downstream assets in the United Kingdom and Ireland, and are expected to be sold within one year. The revenues and earnings contributions of these assets in the first quarter 2011 were not material.

Note 15. Acquisition of Atlas Energy, Inc.

On February 17, 2011, the company acquired Atlas Energy, Inc. (Atlas), which holds one of the premier acreage positions in the Marcellus Shale, concentrated in southwestern Pennsylvania. The aggregate purchase price of Atlas was approximately \$4.5 billion, which included approximately \$3.0 billion cash for all the common shares of Atlas, a \$403 million cash advance to facilitate Atlas' purchase of a 49 percent interest in Laurel Mountain Midstream LLC and about \$1.1 billion of assumed debt. Subsequent to the close of the transaction, the company paid off the assumed debt and made payments of \$184 million in connection with Atlas equity awards.

The acquisition was accounted for as a business combination (ASC 805) which, among other things, requires assets acquired and liabilities assumed to be measured at their acquisition date fair values. Provisional fair value measurements were made in the first quarter 2011 for acquired assets and assumed liabilities, and adjustments to those measurements may be made in subsequent periods, up to one year from the acquisition date as information necessary to complete the analysis is obtained. The company expects the measurement process will be finalized by the end of 2011.

Proforma financial information is not presented as it would not be materially different from the information presented in the Consolidated Statement of Income.

The following table summarizes the provisional measurement of the assets acquired and liabilities assumed:

	At February 17, 2011 (Millions of dollars)
Current assets	\$ 150
Investments and long-term receivables	456
Properties	6,051
Goodwill	39
Other assets	5
Total assets acquired	6,701
Current liabilities	(560)
Long-term debt and capital leases	(761)
Deferred income taxes	(1,918)
Other liabilities	(25)
Total liabilities assumed	(3,264)
Net assets acquired	\$ 3,437

Properties were measured primarily using an income approach. The fair values of the acquired oil and gas properties were based on significant inputs not observable in the market, and thus represent Level 3 measurements. Significant inputs included estimated resource volumes, assumed future production profiles, estimated future commodity prices, a discount rate of 8 percent, and assumptions on the timing and amount of future operating and development costs. All the properties are in the United States and are included in the Upstream segment.

The acquisition date fair value of the consideration transferred was \$3.4 billion in cash. The \$39 million of goodwill was assigned to the Upstream segment and represents the amount of the consideration transferred in excess of the values assigned to the individual assets acquired and liabilities assumed. Goodwill represents the future economic benefits arising from other assets acquired that could not be individually identified and separately recognized. None of the goodwill is deductible for tax purposes. Goodwill recorded in the acquisition is not subject to amortization, but will be tested periodically for impairment as required by the applicable accounting standard (ASC 350).

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

First Quarter 2011 Compared With First Quarter 2010

Key Financial Results

Earnings by Business Segment

		Three Months Ended March 31	
	2011	2010 as of dollars)	
Upstream	(MIIIIO)	is of dollars)	
United States	\$ 1,449	\$ 1,156	
International	4,528	3,568	
Total Upstream	5,977	4,724	
Downstream			
United States	442	82	
International	180	114	
Total Downstream	622	196	
Total Segment Earnings	6,599	4,920	
All Other	(388)	(368)	
Net Income Attributable to Chevron Corporation(1)(2)	\$ 6,211	\$ 4,552	
(1) Includes foreign currency effects	\$ (164)	\$ (198)	
(2) Also referred to as "earnings" in the discussions that follow.			

Net income attributable to Chevron Corporation for the first quarter 2011 was \$6.2 billion (\$3.09 per share — diluted), compared with \$4.6 billion (\$2.27 per share — diluted) in the corresponding 2010 period.

Upstream earnings in the first quarter 2011 were \$6.0 billion, compared with \$4.7 billion in the 2010 quarter. The increase between the comparative periods was mainly due to higher crude oil realizations, partly offset by higher operating expenses, including fuel, and tax items.

Downstream earnings were \$622 million in the first quarter 2011, compared with \$196 million in the year-earlier period. The increase was primarily associated with improved refined products margins and higher earnings from the 50 percent-owned Chevron Phillips Chemical Company LLC. Earnings also benefited from the absence of 2010 charges related to employee reductions. These benefits were partially offset by unfavorable mark-to-market effects on derivative instruments.

Refer to pages 27 through 29 for additional discussion of results by business segment and "All Other" activities for the first quarter 2011 versus the same period in 2010.

Business Environment and Outlook

Chevron is a global energy company with substantial business activities in the following countries: Angola, Argentina, Australia, Azerbaijan, Bangladesh, Brazil, Cambodia, Canada, Chad, China, Colombia, Democratic Republic of the Congo, Denmark, Indonesia, Kazakhstan, Myanmar, the Netherlands, Nigeria, Norway, the Partitioned Zone between Saudi Arabia and Kuwait, the Philippines, Republic of the Congo, Singapore, South Africa, South Korea, Thailand, Trinidad and Tobago, the United Kingdom, the United States, Venezuela, and Vietnam.

Earnings of the company depend mostly on the profitability of its upstream and downstream business segments. The single biggest factor that affects the results of operations for both segments is movement in the price of crude oil. In the downstream business, crude oil is the largest cost component of refined products. The overall trend in earnings is typically less affected by results from the company's other activities and investments. Earnings for the company in any period may also be influenced by events or transactions that are infrequent or unusual in nature.

The company's operations, especially upstream, can also be affected by changing economic, regulatory and political environments in the various countries in which it operates, including the United States. Civil unrest, acts of violence or strained relations between a government and the company or other governments may impact the company's operations or investments. Those developments have at times significantly affected the company's operations and results and are carefully considered by management when evaluating the level of current and future activity in such countries.

To sustain its long-term competitive position in the upstream business, the company must develop and replenish an inventory of projects that offer attractive financial returns for the investment required. Identifying promising areas for exploration, acquiring the necessary rights to explore for and to produce crude oil and natural gas, drilling successfully, and handling the many technical and operational details in a safe and cost-effective manner are all important factors in this effort. Projects often require long lead times and large capital commitments. From time to time, certain governments have sought to renegotiate contracts or impose additional costs on the company. Governments may attempt to do so in the future. The company will continue to monitor these developments, take them into account in evaluating future investment opportunities, and otherwise seek to mitigate any risks to the company's current operations or future prospects.

The company also continually evaluates opportunities to dispose of assets that are not expected to provide sufficient long-term value or to acquire assets or operations complementary to its asset base to help augment the company's financial performance and growth. Refer to the "Results of Operations" section, beginning on page 27, for discussions of net gains on asset sales during 2011. Asset dispositions and restructurings may also occur in future periods and could result in significant gains or losses.

In recent years, Chevron and the oil and gas industry generally experienced an increase in certain costs that exceeded the general trend of inflation in many areas of the world. This increase in costs affected the company's operating expenses and capital programs for all business segments, but particularly for Upstream. The company continues to actively manage its schedule of work, contracting, procurement and supply-chain activities to effectively manage costs.

The company closely monitors developments in the financial and credit markets, the level of worldwide economic activity and the implications for the company of movements in prices for crude oil and natural gas. Management takes these developments into account in the conduct of daily operations and for business planning. The company remains confident of its underlying financial strength to address potential challenges presented in the current environment. (Refer also to the "Liquidity and Capital Resources" section beginning on page 32.)

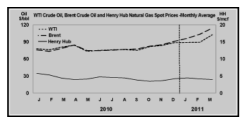
Comments related to earnings trends for the company's major business areas are as follows:

Upstream Earnings for the upstream segment are closely aligned with industry price levels for crude oil and natural gas. Crude oil and natural gas prices are subject to external factors over which the company has no control, including product demand connected with global economic conditions, industry inventory levels, production quotas imposed by the Organization of Petroleum Exporting Countries (OPEC), weather-related damage and disruptions, competing fuel prices, and regional supply interruptions or fears thereof that may be caused by military conflicts, civil unrest or political uncertainty. Moreover, any of these factors could also inhibit the company's production capacity in an affected region. The company monitors developments closely in the countries in which it operates and holds investments and seeks to manage risks in operating its facilities and businesses. Besides the impact of fluctuations in prices for crude oil and natural gas, the longer-term trend in earnings for the upstream segment is also a function of other factors, including the company's ability to find or acquire and efficiently produce crude oil and natural gas, changes in fiscal terms of contracts and changes in tax laws and regulations.

Price levels for capital and exploratory costs and operating expenses associated with the production of crude oil and natural gas can also be subject to external factors beyond the company's control. External factors include not only the general level of inflation, but also commodity prices and prices charged by the industry's material and service providers, which can be affected by the volatility of the industry's own supply-and-demand conditions for such materials and services. Capital and exploratory expenditures and operating expenses can also be affected by damage to production facilities caused by severe weather or civil unrest.

The following chart shows the trend in benchmark prices for West Texas Intermediate (WTI) crude oil, Brent crude oil and U.S. Henry Hub natural gas. The WTI price averaged \$79 per barrel for the full-year 2010. During the first

quarter 2011, WTI averaged \$95 and ended April at \$114. The Brent price averaged \$80 per barrel for the full-year 2010. During the first quarter 2011, Brent averaged \$105 and ended April at \$126. The majority of the company's international equity crude production is priced based on the Brent benchmark. In recent months, due to excess supply of WTI, Brent has traded at a premium to WTI.



A differential in crude oil prices exists between high quality (high-gravity, low-sulfur) crudes and those of lower quality (low-gravity, high-sulfur). The amount of the differential in any period is associated with the supply of heavy crude available versus the demand, which is a function of the number of refineries that are able to process this lower quality feedstock into light products (motor gasoline, jet fuel, aviation gasoline and diesel fuel). The differential widened in the first quarter 2011

primarily due to rising diesel prices and lower availability of light, sweet crude oil due to supply disruptions in Libya. Chevron produces or shares in the production of heavy crude oil in California, Chad, Indonesia, the Partitioned Zone between Saudi Arabia and Kuwait, Venezuela and in certain fields in Angola, China and the United Kingdom sector of the North Sea. (See page 31 for the company's average U.S. and international crude oil realizations.)

In contrast to price movements in the global market for crude oil, price changes for natural gas in many regional markets are more closely aligned with supply-and-demand conditions in those markets. In the United States, prices at Henry Hub averaged \$4.23 per thousand cubic feet (MCF) in the first quarter 2011, compared with \$5.29 during the first quarter 2010. At the end of April 2011, the Henry Hub spot price was \$4.50 per MCF. Fluctuations in the price for natural gas in the United States are closely associated with customer demand relative to the volumes produced in North America and the level of inventory in underground storage.

Certain international natural gas markets in which the company operates have different supply, demand and regulatory circumstances, which historically have resulted in lower average sales prices for the company's production of natural gas in these locations. In some of these locations Chevron is investing in long-term projects to install infrastructure to produce and liquefy natural gas for transport by tanker to other markets where greater demand results in higher prices. International natural gas realizations averaged \$5.03 per MCF during first quarter 2011, compared with \$4.60 in the same quarter last year. (See page 31 for the company's average natural gas realizations for the U.S. and international regions.)

The company's worldwide net oil-equivalent production in first quarter 2011 averaged 2.76 million barrels per day. About one-fifth of the company's net oil-equivalent production in the first quarter occurred in the OPEC-member countries of Angola, Nigeria, Venezuela and the Partitioned Zone between Saudi Arabia and Kuwait. OPEC quotas had no effect on the company's net crude oil production for the first quarters 2011 and 2010. At the latest meeting in December 2010, members of OPEC supported maintaining production quotas in effect since December 2018.

The company estimates that oil-equivalent production in 2011 will average 2.79 million barrels per day. This estimate is subject to many factors and uncertainties, including additional quotas that may be imposed by OPEC, price effects on production volumes calculated under production-sharing and variable-royalty provisions of certain agreements, changes in fiscal terms or restrictions on the scope of company operations, delays in project startups, fluctuations in demand for natural gas in various markets, weather conditions that may shut in production, civil unrest, changing geopolitics, delays in completion of maintenance turnarounds, greater-than-expected declines in production from mature fields, or other disruptions to operations. Beyond 2011, the outlook for future production levels is also affected by the size and number of economic investment opportunities and, for new large-scale projects, the time lag between initial exploration and the beginning of production. Investments in upstream projects generally begin well in advance of the start of the associated crude oil and natural gas production. A significant majority of Chevron's upstream investment is made outside the United States.

Gulf of Mexico Update In March 2011, the U.S. Bureau of Ocean Energy Management, Regulation and Enforcement (BOEMRE) approved Chevron's permit to resume drilling operations on the Moccasin well in Keithley Canyon

Block 736, about 216 miles off the Louisiana coast. Chevron initiated drilling the well, located in about 6,750 feet of water, in March of last year, but that activity was stopped in June 2010 when the government-imposed ban on deepwater drilling went into effect. Moccasin is the company's first deepwater permit approved for new exploration since the Macondo incident and the subsequent lifting of the deepwater drilling moratorium in October 2010. In March 2011, Chevron finished drilling operations on the first water injection well in the Tahiti Field and received the necessary permits, and initiated drilling, on the field's second water injection well. The company has one deepwater drillship currently on stand-by, pending issuance of permits from the BOEMRE. Also in March 2011, the Marine Well Containment Company, of which Chevron is a co-founder, announced the availability of an interim deepwater well containment capability. Chevron included this capability in its Moccasin drilling permit application. The future effects of the Macondo incident, including any new or additional regulations that may be adopted and the timing of BOEMRE issuing additional drilling permits, are not fully known at this time. Chevron remains committed to deepwater exploration and development in the Gulf of Mexico and other deepwater basins around the world.

Refer to the "Results of Operations" section on pages 27 through 28 for additional discussion of the company's upstream business.

Downstream Earnings for the downstream segment are closely tied to margins on the refining, manufacturing and marketing of products that include gasoline, diesel, jet fuel, lubricants, fuel oil, fuel and lubricant additives, and petrochemicals. Industry margins are sometimes volatile and can be affected by the global and regional supply-and-demand balance for refined products and petrochemicals and by changes in the price of crude oil, other refinery and petrochemical feedstocks, and natural gas. Industry margins can also be influenced by inventory levels, geopolitical events, cost of materials and services, refinery or chemical plant capacity utilization, maintenance programs and disruptions at refineries or chemical plants resulting from unplanned outages due to severe weather, fires or other operational events.

Other factors affecting profitability for downstream operations include the reliability and efficiency of the company's refining, marketing and petrochemical assets, the effectiveness of the crude oil and product supply functions and the volatility of tanker-charter rates for the company's shipping operations, which are driven by the industry's demand for crude oil and product tankers. Other factors beyond the company's control include the general level of inflation and energy costs to operate the company's refining, marketing and petrochemical assets.

The company's most significant marketing areas are the West Coast of North America, the U.S. Gulf Coast, Latin America, Asia, southern Africa and the United Kingdom. Chevron operates or has significant ownership interests in refineries in each of these areas, except Latin America. The company's margins improved over 2010, supported by higher global product demand and tighter global refined product supplies.

In first quarter 2010, the company announced that its downstream businesses would be restructured to improve operating efficiency and achieve sustained improvement in financial performance. As part of this restructuring, employee-reduction programs were announced for the United States and international downstream operations. It is currently expected that approximately 2,800 employees in the downstream operations will be terminated under these programs before the end of 2011. About 1,100 of the affected employees are located in the United States. Through first quarter 2011, 1,700 employees were terminated worldwide. Refer to Note 13 of the Consolidated Financial Statements, on page 21, for further discussion.

In 2010, the company solicited bids for 13 U.S. terminals and certain operations in Europe (including the company's Pembroke Refinery), the Caribbean, and select Central America and Africa markets. These sales are part of the company's ongoing effort to concentrate downstream resources and capital on strategic global assets. These potential market exits, dispositions of assets, and other actions may result in gains or losses in future periods. Through first quarter 2011, the company completed the sale of eight U.S. terminals, certain marketing businesses in Africa and the sale of its fuels marketing and aviation businesses in nine eastern Caribbean countries. In February 2011, the company announced an agreement to sell its fuels, finished lubricants and aviation fuels businesses in Spain. In March 2011, the company also reached an agreement to sell the 220,000-barrels-per-day Pembroke Refinery and other downstream assets in the United Kingdom and Ireland. These agreements are subject to customary regulatory approvals and are expected to be completed during the second half of 2011.

Refer to the "Results of Operations" section on pages 28 through 29 for additional discussion of the company's downstream operations.

All Other consists of mining operations, power generation businesses, worldwide cash management and debt financing activities, corporate administrative functions, insurance operations, real estate activities, alternative fuels, and technology companies. In first quarter 2010, employee-reduction programs were announced for the corporate staffs. Through first quarter 2011, 200 employees were terminated, and it is expected that approximately 400 employees from the corporate staffs will be terminated under the programs by the end of 2011. Refer to Note 13 of the Consolidated Financial Statements. on page 21. for further discussion.

Operating Developments

In the upstream business, the company completed the acquisition of Atlas Energy, Inc. and finalized agreements to bring another major participant into the Wheatstone Project in Australia as both a natural gas supplier and equity participant. On May 4, 2011, Chevron announced that it has agreed to acquire oil and gas assets, primarily 228,000 net leasehold acres, in southwest Pennsylvania's Marcellus Shale. The acquisition is expected to close in the second quarter 2011. The acquisition will complement the company's existing Marcellus Shale operations.

In the downstream business, the company made further progress on streamlining the asset portfolio with an agreement to sell the company's 220,000-barrels-per-day Pembroke Refinery and other assets in the United Kingdom and Ireland for \$730 million, plus additional proceeds estimated at \$1 billion for the company's inventory and other working capital. The transaction is expected to close in the second half 2011. The company also announced an agreement to sell its fuels, finished lubricants and aviation fuels businesses in Spain and completed the sale of its fuels-marketing and aviation businesses in nine eastern Caribbean countries and its fuels-marketing businesses in Mauritius and Tanzania.

Additionally, the company announced the final investment decision on a \$1.4 billion project to construct a lubricants base oil manufacturing facility at the Pascagoula, Mississippi refinery. The facility is designed to manufacture 25,000 barrels per day of premium base oil. Project completion is expected by year-end 2013.

The company purchased \$750 million of its common stock in the first quarter 2011 under its share repurchase program.

Results of Operations

Business Segments The following section presents the results of operations for the company's business segments — Upstream and Downstream— as well as for "All Other." (Refer to Note 4, beginning on page 9, for a discussion of the company's "reportable segments," as defined under the accounting standards for segment reporting.)

Upstream

Three Months En March 31	nded
2011	2010
(Millions of doll	ars)
\$1,449	\$1,156

U.S. upstream earnings of \$1.45 billion in the first quarter 2011 were up \$293 million from a year earlier. The benefit of higher crude oil realizations of about \$500 million was partly offset by decreased net oil-equivalent production of approximately \$120 million and lower natural gas realizations of about \$65 million.

The company's average realization per barrel of crude oil and natural gas liquids was approximately \$89 in the 2011 quarter, compared with \$71 a year ago. The average natural gas realization in the first quarter 2011 was \$4.04 per thousand cubic feet, down from \$5.29 in last year's first quarter.

Net oil-equivalent production of 694,000 barrels per day in the first quarter 2011 was down 40,000 barrels per day, or about 5 percent, from a year earlier. The decrease in production was associated with normal field declines and weather- and maintenance-related downtime. Partially offsetting this decrease was new production at both Perdido in the Gulf of Mexico and from the acquisition of Atlas Energy, Inc. The net liquids component of oil-equivalent production was down 5 percent to 482,000 barrels per day in the 2011 first quarter, while net natural gas production declined 8 percent to 1.27 billion cubic feet per day.

	Three Months Ended	March 31
	2011	2010
	(Millions of dollars)	ars)
International Upstream Earnings*	<u>\$4,528</u>	\$3,568
* Includes foreign currency effects	\$ (116)	\$ (102)

International upstream earnings of \$4.53 billion increased \$960 million from the first quarter 2010. Higher crude oil realizations increased earnings by \$1.4 billion and higher sales volumes for crude oil in the first quarter 2011 benefited earnings by \$250 million. Higher operating expenses, largely fuel, and tax items decreased earnings by about \$300 million and \$180 million, respectively. Depreciation expenses increased by about \$100 million between periods. Foreign currency effects decreased earnings by \$116 million in the 2011 quarter, compared with a decrease of \$102 million a year earlier.

The average realization per barrel of crude oil and natural gas liquids in the 2011 quarter was \$95, compared with \$70 a year earlier. The average natural gas realization in the 2011 first quarter was \$5.03 per thousand cubic feet, up from \$4.61 in last year's first quarter.

International net oil-equivalent production of 2.07 million barrels per day in the first quarter 2011 increased 17,000 barrels per day from a year ago. The increase included 73,000 barrels per day associated with higher production in Brazil, Nigeria, Thailand and Canada. Partially offsetting this increase were a negative effect of higher prices on cost-recovery volumes and other contractual provisions as well as decreases due to weather- and maintenance-related downtime and normal field declines. The net liquids component of oil-equivalent production remained flat at 1.43 million barrels per day, while net natural gas production was up about 3 percent to 3.83 billion cubic feet per day.

Downstream

		Three Months Ended March 31		
		2011 2010		
	_	(Millions of dollars)		
U.S. Downstream Earnings		\$442	\$82	

U.S. downstream earned \$442 million in the first quarter 2011, compared with earnings of \$82 million a year earlier. Earnings benefited by about \$250 million from improved margins on refined products and about \$100 million from higher earnings from the 50 percent-owned Chevron Phillips Chemical Company LLC. Also contributing to improved earnings was the absence of a \$50 million charge for employee reductions recorded in the first quarter 2010.

Refinery crude-input of 879,000 barrels per day in the first quarter 2011 decreased 10,000 barrels per day from the year-ago period.

Refined product sales of 1.28 million barrels per day were down 69,000 barrels per day from the first quarter of 2010, mainly due to lower gasoline and jet fuel sales. Branded gasoline sales decreased 13 percent to 503,000 barrels per day, primarily due to previously completed exits from selected eastern U.S. retail markets.

	Three Months Ended	March 31
	2011	2010
	(Millions of dollar	ars)
International Downstream Earnings*	<u>\$180</u>	\$114
		
	4 (20)	A (00)
* Includes foreign currency effects	\$ (38)	\$ (98)

International downstream operations earned \$180 million in the first quarter 2011, compared with \$114 million a year earlier. Earnings benefited from the absence of about \$100 million in charges for employee reductions recorded in last year's first quarter. Improved refined product margins of about \$60 million also benefited earnings in the current period. These benefits were offset by unfavorable mark-to-market effects on derivative instruments of about

\$200 million between periods. Foreign currency effects decreased earnings by \$38 million in the 2011 quarter, compared with a reduction of \$98 million a year earlier.

Refinery crude-input of 1.03 million barrels per day increased 40,000 barrels per day from the first quarter of 2010.

Total refined product sales of 1.78 million barrels per day in the 2011 first quarter were 3 percent higher than a year earlier, mainly due to increased sales of fuel oil and gasoline.

All Other

Otl

		Three Months Ended March 31	
	2011	2010	
	(Millions of d	ollars)	
Net Charges*	<u>\$(388)</u>	<u>\$(368)</u>	
* Includes foreign currency effects	\$ (10)	\$ 2	

All Other consists of mining operations, power generation businesses, worldwide cash management and debt financing activities, corporate administrative functions, insurance operations, real estate activities, alternative fuels, and technology companies.

Net charges in the first quarter 2011 were \$388 million, compared with \$368 million in the year-ago period. Foreign currency effects increased net charges by \$10 million in the 2011 quarter, compared with a \$2 million decrease in net charges last year.

Consolidated Statement of Income

Explanations of variations between periods for certain income statement categories are provided below:

	March 31	
	2011	2010
	(Millions of dollars)	
Sales and other operating revenues	\$58,412	\$46,741
Sales and other operating revenues for the first quarter 2011 increased \$12 billion, mainly due to higher prices for crude oil and re-	efined products.	
	Three Months	Ended March 31
	2011	2010
	(Millions of dollars)	
Income from equity affiliates	\$1,687	\$1,235
1 4	<u></u>	

Three Months Ended

Income from equity affiliates increased in the first quarter 2011 mainly due to higher upstream-related earnings from Tengizchevroil in Kazakhstan as a result of higher prices for crude oil

I.		
	Three Months Ended March 31	
	2011	2010
	(Millions of d	ollars)
Other income	\$242	\$203
ther income for the quarterly period in 2011 increased mainly due to a favorable pipeline rate settlement.		
	Three Months Ended March 31	
	2011	2010
	(Millions of dollars)	
Purchased crude oil and products	\$35,201	\$27,144

The increase in the 2011 period was primarily the result of higher prices for crude oil and refined products.

Income tax expense

Operating, selling, general and administrative expenses \$6,163 Operating, selling, general and administrative expenses increased \$532 million between quarters, primarily due to higher fuel expense of about \$450 million Three Months Ended March 31 2011 2010 **Exploration expenses** \$168 \$180 The decline in exploration expenses between quarters was primarily due to lower amounts for well write-offs, partly offset by higher geological and geophysical costs and other exploration expenses. Three Months Ended March 31 2011 2010 \$3,082 \$3,126 Depreciation, depletion and amortization The increase in first quarter 2011 was mainly associated with higher depreciation rates for certain oil and gas producing fields. Taxes other than on income \$4,561 \$4,472 Taxes other than on income increased primarily due to higher export duties in the company's South Africa downstream operations.

Effective income tax rates for the 2011 and 2010 first quarters were 44 percent and 40 percent, respectively. The increase in the overall effective tax rate between the quarterly periods primarily reflected a higher effective tax rate in international upstream operations. The higher international upstream effective tax rate was driven primarily by increased withholding taxes and a reduced effect of non-U.S. tax credits in the current year period, combined with an absence of one-time foreign tax benefits in the prior year period.

<u>\$4,883</u>

<u>\$3,</u>070

Selected Operating Data

The following table presents a comparison of selected operating data:

Selected Operating Data(1)(2)

		Three Months Ended March 31		≥d
		2011		2010
U.S. Upstream				
Net crude oil and natural gas liquids production (MBPD)		482		505
Net natural gas production (MMCFPD)(3)		1,270		1,378
Net oil-equivalent production (MBOEPD)		694		734
Sales of natural gas (MMCFPD)		5,725		6,006
Sales of natural gas liquids (MBPD)		21		22
Revenue from net production				
Liquids (\$/Bbl)	\$	89.14	\$	70.53
Natural gas (\$/MCF)	\$	4.04	\$	5.29
International Upstream				
Net crude oil and natural gas liquids production (MBPD)(4)		1,428		1,428
Net natural gas production (MMCFPD)(3)		3,826		3,723
Net oil-equivalent production (MBOEPD)(3)(4)		2,066		2,049
Sales of natural gas (MMCFPD)		4,438		4,117
Sales of natural gas liquids (MBPD)		26		26
Revenue from liftings	¢	05.21	ф	70.05
Liquids (\$/Bbl) Natural gas (\$/MCF)	\$ \$	95.21 5.03	\$ \$	70.05 4.61
U.S. and International Upstream	Þ	5.05	Ф	4.01
Total net oil-equivalent production (MBOEPD)(3)(4)		2,760		2,783
U.S. Downstream		2,700		2,703
Gasoline sales (MBPD)(5)		649		715
Other refined product sales (MBPD)		631		634
Total refined product sales (MBPD)	_	1,280		1,349
Sales of natural gas liquids (MBPD)		137		1,349
Sales of fatural gas riquite (MDFD) Refinery input (MBPD)		879		889
International Downstream		0/3		003
Gasoline sales (MBPD)(5)		401		385
Other refined product sales (MBPD)		807		797
Share of affiliate sales (MBPD)		576		543
Total refined product sales (MBPD)	_	1,784		1,725
Sales of natural gas liquids (MBPD)		65		76
Refinery input (MBPD)		1,032		992
Remery input (MBF 9)		1,032		332
(1) Includes company share of equity affiliates.				
(2) MBPD — thousands of barrels per day; MMCFPD — millions of cubic feet per day; Bbl — Barrel; MCF — thousands of cubic feet; oil-equivalent				
gas conversion ratio is 6,000 cubic feet of natural gas = 1 barrel of crude oil; MBOEPD — thousands of barrels of oil-equivalent per day.				
(3) Includes natural gas consumed in operations (MMCFPD):				
United States		65		67
International		500		490
(4) Includes: Canada — synthetic oil		35		23
Venezuela affiliate — synthetic oil		31		30
(5) Includes branded and unbranded gasoline.				
(5) Includes standed and anstanded gastrine.				

Liquidity and Capital Resources

Cash, cash equivalents, time deposits and marketable securities totaled approximately \$16.9 billion at March 31, 2011, down \$0.2 billion from year-end 2010. Cash provided by operating activities in the first three months of 2011 was \$9.8 billion, up from \$7.5 billion in the year-ago period. Cash provided by operating activities during the first three months of 2011 was more than sufficient to fund the company's \$4.8 billion capital and exploratory program, pay \$1.4 billion of dividends to shareholders and repurchase \$750 million of common stock. In addition, the company completed the \$4.5 billion acquisition of Atlas Energy, Inc., primarily from the company's operating cash flows.

Dividends The company paid dividends of \$1.4 billion to common stockholders during the first three months of 2011. In April 2011, the company increased its quarterly dividend by 8.3 percent to 78 cents per common share payable in June 2011.

Debt and Capital Lease Obligations Chevron's total debt and capital lease obligations were \$11.6 billion at March 31, 2011, up from \$11.5 billion at December 31, 2010.

The company's debt and capital lease obligations due within one year, consisting primarily of commercial paper, redeemable long-term obligations and the current portion of long-term debt, totaled \$7.2 billion at March 31, 2011 and \$5.6 billion at December 31, 2010. Of these amounts, \$5.4 billion was reclassified to long-term at both March 31, 2011 and December 31, 2010. At March 31, 2011, settlement of these obligations was not expected to require the use of working capital within one year, as the company had the intent and the ability, as evidenced by committed credit facilities, to refinance them on a long-term basis.

At March 31, 2011, the company had \$6.0 billion in committed credit facilities with various major banks, expiring in May 2013, which enable the refinancing of short-term obligations on a long-term basis. These facilities support commercial paper borrowing and can also be used for general corporate purposes. The company's practice has been to continually replace expiring commitments with new commitments on substantially the same terms, maintaining levels management believes appropriate. Any borrowings under the facilities would be unsecured indebtedness at interest rates based on London Interbank Offered Rate or an average of base lending rates published by specified banks and on terms reflecting the company's strong credit rating. No borrowings were outstanding under these facilities at March 31, 2011. In addition, the company has an automatic shelf registration statement that expires in March 2013 for an unspecified amount of nonconvertible debt securities issued or guaranteed by the company.

The major debt rating agencies routinely evaluate the company's debt, and the company's cost of borrowing can increase or decrease depending on these debt ratings. The company has outstanding public bonds issued by Chevron Corporation, Chevron Corporation Profit Sharing/Savings Plan Trust Fund, and Texaco Capital Inc. All of these securities are the obligations of, or guaranteed by, Chevron Corporation and are rated AA by Standard and Poor's Corporation and Aa1 by Moody's Investors Service. The company's U.S. commercial paper is rated A-1+ by Standard and Poor's and P-1 by Moody's. All of these ratings denote high-quality, investment-grade securities.

The company's future debt level is dependent primarily on results of operations, the capital program and cash that may be generated from asset dispositions. Based on its high-quality debt ratings, the company believes that it has substantial borrowing capacity to meet unanticipated cash requirements. The company also can modify capital spending plans during periods of low prices for crude oil and natural gas and narrow margins for refined products and commodity chemicals to provide flexibility to continue paying the common stock dividend and maintain the company's high-quality debt ratings.

Common Stock Repurchase Program In July 2010, the Board of Directors approved an ongoing share repurchase program with no set term or monetary limits. The company expects to repurchase between \$500 million and \$1 billion of its common shares per quarter, at prevailing prices, as permitted by securities laws and other legal requirements and subject to market conditions and other factors. During first quarter 2011, the company purchased 7.6 million common shares for \$750 million. From the inception of the program through first quarter 2011, the company had purchased 16.4 million shares for \$1.5 billion.

Noncontrolling Interests The company had noncontrolling interests of \$750 million and \$730 million at March 31, 2011 and December 31, 2010, respectively. Distributions to noncontrolling interests totaled \$13 million during the first three months of 2011.

Current Ratio — current assets divided by current liabilities, which indicates the company's ability to repay its short-term liabilities with short-term assets. The current ratio was 1.5 at March 31, 2011, and 1.7 at December 31, 2010. The current ratio is adversely affected by the fact that Chevron's inventories are valued on a last-in, first-out basis. At March 31, 2011, the book value of inventory was lower than replacement costs.

Debt Ratio — total debt as a percentage of total debt plus Chevron Corporation Stockholders' Equity, which indicates the company's leverage. This ratio was 9.5 percent at March 31, 2011, and 9.8 percent at year-end 2010.

Pension Obligations At the end of 2010, the company estimated it would contribute \$950 million to employee pension plans during 2011 (composed of \$650 million for the U.S. plans and \$300 million for the international plans). Through March 31, 2011, a total of \$171 million was contributed (including \$117 million to the U.S. plans). Total estimated contributions for the full year continue to be \$950 million, but the company may contribute an amount that differs from this estimate. Actual contribution amounts are dependent upon plan investment returns, changes in pension obligations, regulatory environments and other economic factors. Additional funding may ultimately be required if investment returns are insufficient to offset increases in plan obligations.

Capital and Exploratory Expenditures Total expenditures, including the company's share of spending by affiliates, were \$5.0 billion in the first three months of 2011, compared with \$4.4 billion in the corresponding 2010 period. The amounts included the company's share of affiliates' expenditures of \$234 million and \$298 million in the 2011 and 2010 periods, respectively. Expenditures for upstream projects in the first three months of 2011 were about \$4.7 billion, representing 92 percent of the companywide total. These amounts exclude the acquisition of Atlas Energy, Inc.

Capital and Exploratory Expenditures by Major Operating Area

		Three Months Ended March 31	
	2011 (Mil	2010 llions of dollars)	
United States	(,	
Upstream	\$ 983	\$ 853	
Downstream	231	272	
All Other	36	34	
Total United States	1,250	1,159	
International			
Upstream	3,674	3,029	
Downstream	121	194	
All Other	1	_	
Total International	3,796	3,223	
Worldwide	\$ 5,046	\$ 4,382	

Contingencies and Significant Litigation

MTBE Chevron and many other companies in the petroleum industry have used methyl tertiary butyl ether (MTBE) as a gasoline additive. Chevron is a party to 20 pending lawsuits and claims, the majority of which involve numerous other petroleum marketers and refiners. Resolution of these lawsuits and claims may ultimately require the company to correct or ameliorate the alleged effects on the environment of prior release of MTBE by the company or other parties. Additional lawsuits and claims related to the use of MTBE, including personal-injury claims, may be filed in the future. The company's ultimate exposure related to pending lawsuits and claims is not determinable, but could be material to net income in any one period. The company no longer uses MTBE in the manufacture of gasoline in the United States.

Ecuador Chevron is a defendant in a civil lawsuit before the Superior Court of Nueva Loja in Lago Agrio, Ecuador, brought in May 2003 by plaintiffs who claim to be representatives of certain residents of an area where an oil production consortium formerly had operations. The lawsuit alleges damage to the environment from the oil exploration and production operations and seeks unspecified damages to fund environmental remediation and restoration of the alleged environmental harm, plus a health monitoring program. Until 1992, Texaco Petroleum Company (Texpet), a subsidiary of Texaco Inc., was a minority member of this consortium with Petroecuador, the Ecuadorian state-owned oil company, as the majority partner; since 1990, the operations have been conducted solely by Petroecuador. At the conclusion of the consortium and following an independent third-party environmental audit of the concession area, Texpet entered into a formal agreement with the Republic of Ecuador and Petroecuador for Texpet to remediate specific sites assigned by the government in proportion to Texpet's ownership share of the consortium. Pursuant to that agreement, Texpet conducted a three-year remediation program at a cost of \$40 million. After certifying that the sites were properly remediated, the government granted Texpet and all related corporate entities a full release from any and all environmental liability arising from the consortium operations.

Based on the history described above, Chevron believes that this lawsuit lacks legal or factual merit. As to matters of law, the company believes first, that the court lacks jurisdiction over Chevron; second, that the law under which plaintiffs bring the action, enacted in 1999, cannot be applied retroactively; third, that the claims are barred by the statute of limitations in Ecuador; and, fourth, that the lawsuit is also barred by the releases from liability previously given to Texpet by the Republic of Ecuador and Petroecuador and by the pertinent provincial and municipal governments. With regard to the facts, the company believes that the evidence confirms that Texpet's remediation was properly conducted and that the remaining environmental damage reflects Petroecuador's failure to timely fulfill its legal obligations and Petroecuador's further conduct since assuming full control over the operations.

In 2008, a mining engineer appointed by the court to identify and determine the cause of environmental damage, and to specify steps needed to remediate it, issued a report recommending that the court assess \$18.9 billion, which would, according to the engineer, provide financial compensation for purported damages, including wrongful death claims, and pay for, among other items, environmental remediation, health care systems and additional infrastructure for Petroecuador. The engineer's report also asserted that an additional \$8.4 billion could be assessed against Chevron for unjust enrichment. In 2009, following the disclosure by Chevron of evidence that the judge participated in meetings in which businesspeople and individuals holding themselves out as government officials discussed the case and its likely outcome, the judge presiding over the case was recused. In 2010, Chevron moved to strike the mining engineer's report and to dismiss the case based on evidence obtained through discovery in the United States indicating that the report was prepared by consultants for the plaintiffs before being presented as the mining engineer's independent and impartial work and showing further evidence of misconduct. In August 2010, the judge issued an order stating that he was not bound by the mining engineer's report and requiring the parties to provide their positions on damages within 45 days. Chevron subsequently petitioned for recusal of the judge, claiming that he had disregarded evidence of fraud and misconduct and that he had failed to rule on a number of motions within the statutory time requirement.

In September 2010, Chevron submitted its position on damages, asserting that no amount should be assessed against it. The plaintiffs' submission, which relied in part on the mining engineer's report, took the position that damages are between approximately \$16 billion and \$76 billion and that unjust enrichment should be assessed in an amount between approximately \$5 billion and \$38 billion. The next day, the judge issued an order closing the evidentiary phase of the case and notifying the parties that he had requested the case file so that he could prepare a judgment. Chevron petitioned to have that order declared a nullity in light of Chevron's prior recusal petition, and because procedural and evidentiary matters remain unresolved. In October 2010, Chevron's motion to recuse the judge was granted. A new judge took charge of the case and revoked the prior judge's order closing the evidentiary phase of the case. On December 17, 2010, the judge issued an order closing the evidentiary phase of the case and notifying the parties that he had requested the case file so that he could prepare a judgment.

Chevron and Texpet filed an arbitration claim in September 2009 against the Republic of Ecuador before the Permanent Court of Arbitration in The Hague under the Rules of the United Nations Commission on International Trade Law. The claim alleges violations of the Republic of Ecuador's obligations under the United States-Ecuador Bilateral Investment Treaty (BIT) and breaches of the settlement and release agreements between the Republic of

Ecuador and Texpet (described above), which are investment agreements protected by the BIT. Through the arbitration, Chevron and Texpet are seeking relief against the Republic of Ecuador, including a declaration that any judgment against Chevron in the Lago Agrio litigation constitutes a violation of Ecuador's obligations under the BIT. On February 9, 2011, the Permanent Court of Arbitration issued an Order for Interim Measures requiring the Republic of Ecuador to take all measures at its disposal to suspend or cause to be suspended the enforcement or recognition within and without Ecuador of any judgment against Chevron in the Lago Agrio case pending further order of the Tribunal. Chevron expects to continue seeking permanent injunctive relief and monetary relief before the Tribunal.

Through a series of recent U.S. court proceedings initiated by Chevron to obtain discovery relating to the Lago Agrio litigation and the BIT arbitration, Chevron has obtained evidence that it believes shows a pattern of fraud, collusion, corruption, and other misconduct on the part of several lawyers, consultants and others acting for the Lago Agrio plaintiffs. In February 2011, Chevron filed a civil lawsuit in the Federal District Court for the Southern District of New York against the Lago Agrio plaintiffs and several of their lawyers, consultants and supporters alleging violations of the Racketeer Influenced and Corrupt Organizations Act and other state laws. Through the civil lawsuit, Chevron is seeking relief that includes an award of damages and a declaration that any judgment against Chevron in the Lago Agrio litigation is the result of fraud and other unlawful conduct and is therefore unenforceable. On March 7, 2011, the Court issued a preliminary injunction prohibiting the Lago Agrio plaintiffs and persons acting in concert with them from taking any action in furtherance of recognition or enforcement of any judgment against Chevron in the Lago Agrio case pending resolution of Chevron's civil lawsuit by the Court. The Court has set a trial date of November 14, 2011 for Chevron's claim for declaratory relief.

On February 14, 2011, the Provincial Court in Lago Agrio rendered an adverse judgment in the case. The Provincial Court rejected Chevron's defenses to the extent the Court addressed them in its opinion. The judgment assessed approximately \$8.6 billion in damages and approximately \$0.9 billion as an award for the plaintiffs' representatives. It also assessed an additional amount of approximately \$8.6 billion in punitive damages unless the company issued a public apology within fifteen days of the judgment, which Chevron did not do. On February 17, 2011, the plaintiffs appealed the judgment, seeking increased damages, and on March 11, 2011, Chevron appealed the judgment, seeking to have the judgment nullified. Chevron continues to believe the Court's judgment is illegitimate and unenforceable in Ecuador, the United States and other countries. The company also believes the judgment is the product of fraud, and contrary to the legitimate scientific evidence. Chevron cannot predict the timing or ultimate outcome of the appeals process in Ecuador. Chevron will continue a vigorous defense of any imposition of liability. Because Chevron has no substantial assets in Ecuador, Chevron would expect enforcement actions as a result of this judgment to be brought in other jurisdictions. Chevron expects to contest any such actions.

The ultimate outcome of the foregoing matters, including any financial effect on Chevron, remains uncertain. Management does not believe an estimate of a reasonably possible loss (or a range of loss) can be made in this case. Due to the defects associated with the judgment, the 2008 engineer's report and the September 2010 plaintiffs' submission, management does not believe these documents have any utility in calculating a reasonably possible loss (or a range of loss). Moreover, the highly uncertain legal environment surrounding the case provides no basis for management to estimate a reasonably possible loss (or a range of loss).

Guarantees The company and its subsidiaries have certain other contingent liabilities with respect to guarantees, direct or indirect, of debt of affiliated companies or third parties. Under the terms of the guarantee arrangements, generally the company would be required to perform should the affiliated company or third party fail to fulfill its obligations under the arrangements. In some cases, the guarantee arrangements may have recourse provisions that would enable the company to recover any payments made under the terms of the guarantees from assets provided as collateral.

Off-Balance-Sheet Obligations The company and its subsidiaries have certain other contingent liabilities with respect to long-term unconditional purchase obligations and commitments, including throughput and take-or-pay agreements, some of which relate to suppliers' financing arrangements. The agreements typically provide goods and services, such as pipeline and storage capacity, drilling rigs, utilities, and petroleum products, to be used or sold in the ordinary course of the company's business.

Indemnifications The company provided certain indemnities of contingent liabilities of Equilon and Motiva to Shell and Saudi Refining, Inc., in connection with the February 2002 sale of the company's interests in those investments. The company would be required to perform if the indemnified liabilities become actual losses. Were that to occur, the company could be required to make future payments up to \$300 million. Through the end of March 2011, the company had paid \$48 million under these indemnifies and continues to be obligated for possible additional indemnification payments in the future.

The company has also provided indemnities relating to contingent environmental liabilities related to assets originally contributed by Texaco to the Equilon and Motiva joint ventures and environmental conditions that existed prior to the formation of Equilon and Motiva or that occurred during the period of Texaco's ownership interest in the joint ventures. In general, the environmental conditions or events that are subject to these indemnities must have arisen prior to December 2001. Claims had to be asserted by February 2009 for Equilon indemnities and must be asserted no later than February 2012 for Motiva indemnities. Under the terms of these indemnities, there is no maximum limit on the amount of potential future payments. The company posts no assets as collateral and has made no payments under the indemnities.

The amounts payable for the indemnities described in the preceding paragraph are to be net of amounts recovered from insurance carriers and others and net of liabilities recorded by Equilon or Motiva prior to September 30, 2001, for any applicable incident.

In the acquisition of Unocal, the company assumed certain indemnities relating to contingent environmental liabilities associated with assets that were sold in 1997. The acquirer of those assets shared in certain environmental remediation costs up to a maximum obligation of \$200 million, which had been reached at December 31, 2009. Under the indemnification agreement, after reaching the \$200 million obligation, Chevron is solely responsible until April 2022, when the indemnification expires. The environmental conditions or events that are subject to these indemnities must have arisen prior to the sale of the assets in 1997.

Although the company has provided for known obligations under this indemnity that are probable and reasonably estimable, the amount of additional future costs may be material to results of operations in the period in which they are recognized. The company does not expect these costs will have a material effect on its consolidated financial position or liquidity.

Environmental The company is subject to loss contingencies pursuant to laws, regulations, private claims and legal proceedings related to environmental matters that are subject to legal settlements or that in the future may require the company to take action to correct or ameliorate the effects on the environment of prior release of chemicals or petroleum substances, including MTBE, by the company or other parties. Such contingencies may exist for various sites, including, but not limited to, federal Superfund sites and analogous sites under state laws, refineries, crude oil fields, service stations, terminals, land development areas, and mining operations, whether operating, closed or divested. These future costs are not fully determinable due to such factors as the unknown magnitude of possible contamination, the unknown timing and extent of the corrective actions that may be required, the determination of the company's liability in proportion to other responsible parties, and the extent to which such costs are recoverable from third parties.

Although the company has provided for known environmental obligations that are probable and reasonably estimable, the amount of additional future costs may be material to results of operations in the period in which they are recognized. The company does not expect these costs will have a material effect on its consolidated financial position or liquidity. Also, the company does not believe its obligations to make such expenditures have had, or will have, any significant impact on the company's competitive position relative to other U.S. or international petroleum or chemical companies.

Equity Redetermination For crude oil and natural gas producing operations, ownership agreements may provide for periodic reassessments of equity interests in estimated crude oil and natural gas reserves. These activities, individually or together, may result in gains or losses that could be material to earnings in any given period. One such equity redetermination process has been under way since 1996 for Chevron's interests in four producing zones at the Naval Petroleum Reserve at Elk Hills, California, for the time when the remaining interests in these zones were owned by the U.S. Department of Energy (DOE). In April 2011, Chevron and the DOE finalized an

agreement to resolve all equity redetermination issues. The company does not expect any material impact to its financial position, results of operations or liquidity as a result of the settlement with the DOE.

Income Taxes Tax positions for Chevron and its subsidiaries and affiliates are subject to income tax audits by many tax jurisdictions throughout the world. For the company's major tax jurisdictions, examinations of tax returns for certain prior tax years had not been completed as of March 31, 2011. For these jurisdictions, the latest years for which income tax examinations had been finalized were as follows: United States — 2005, Nigeria — 2000, Angola — 2001 and Saudi Arabia — 2003.

Settlement of open tax years, as well as tax issues in other countries where the company conducts its businesses, are not expected to have a material effect on the consolidated financial position or liquidity of the company and, in the opinion of management, adequate provision has been made for income and franchise taxes for all years under examination or subject to future examination.

Other Contingencies On April 26, 2010, a California appeals court issued a ruling related to the adequacy of an Environmental Impact Report (EIR) supporting the issuance of certain permits by the city of Richmond, California, to replace and upgrade certain facilities at Chevron's refinery in Richmond. Settlement discussions with plaintiffs in the case ended late fourth quarter 2010, and on March 3, 2011, the trial court entered a judgment and peremptory writ ordering the city to set aside the project EIR and conditional use permits and enjoining Chevron from any further work. The company continues to evaluate its options going forward, which may include requesting the city to revise the EIR to address the issues identified by the Court of Appeal or other actions. Management believes the outcomes associated with the potential options for the project are uncertain. Due to the uncertainty of the company's future course of action, or potential outcomes of any action or combination of actions, management does not believe an estimate of the financial effects, if any, of the ruling can be made at this time. However, the company's ultimate exposure may be significant to net income in any one future period.

Chevron receives claims from and submits claims to customers; trading partners; U.S. federal, state and local regulatory bodies; governments; contractors; insurers; and suppliers. The amounts of these claims, individually and in the aggregate, may be significant and take lengthy periods to resolve.

The company and its affiliates also continue to review and analyze their operations and may close, abandon, sell, exchange, acquire or restructure assets to achieve operational or strategic benefits and to improve competitiveness and profitability. These activities, individually or together, may result in gains or losses in future periods.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

Information about market risks for the three months ended March 31, 2011, does not differ materially from that discussed under Item 7A of Chevron's 2010 Annual Report on Form 10-K.

Item 4. Controls and Procedures

(a) Evaluation of disclosure controls and procedures

The company's management has evaluated, with the participation of the Chief Executive Officer and Chief Financial Officer, the effectiveness of the company's disclosure controls and procedures (as defined in Rule 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934) as of the end of the period covered by this report. Based on this evaluation, the Chief Executive Officer and Chief Financial Officer concluded that the company's disclosure controls and procedures were effective as of March 31, 2011.

(b) Changes in internal control over financial reporting

During the quarter ended March 31, 2011, there were no changes in the company's internal control over financial reporting that have materially affected, or are reasonably likely to materially affect, the company's internal control over financial reporting.

PART II

OTHER INFORMATION

Item 1. Legal Proceedings

Ecuador Chevron is a defendant in a civil lawsuit before the Superior Court of Nueva Loja in Lago Agrio, Ecuador, brought in May 2003 by plaintiffs who claim to be representatives of certain residents of an area where an oil production consortium formerly had operations. The lawsuit alleges damage to the environment from the oil exploration and production operations and seeks unspecified damages to fund environmental remediation and restoration of the alleged environmental harm, plus a health monitoring program. Until 1992, Texaco Petroleum Company (Texpet), a subsidiary of Texaco Inc., was a minority member of this consortium with Petroecuador, the Ecuadorian state-owned oil company, as the majority partner; since 1990, the operations have been conducted solely by Petroecuador. At the conclusion of the consortium and following an independent third-party environmental not of the concession area, Texpet entered into a formal agreement with the Republic of Ecuador and Petroecuador for Texpet to remediate specific sites assigned by the government in proportion to Texpet's ownership share of the consortium. Pursuant to that agreement, Texpet conducted a three-year remediation program at a cost of \$40 million. After certifying that the sites were properly remediated, the government granted Texpet and all related corporate entities a full release from any and all environmental liability arising from the consortium operations.

Based on the history described above, Chevron believes that this lawsuit lacks legal or factual merit. As to matters of law, the company believes first, that the court lacks jurisdiction over Chevron; second, that the law under which plaintiffs bring the action, enacted in 1999, cannot be applied retroactively; third, that the claims are barred by the statute of limitations in Ecuador; and, fourth, that the lawsuit is also barred by the releases from liability previously given to Texpet by the Republic of Ecuador and Petroecuador and by the pertinent provincial and municipal governments. With regard to the facts, the company believes that the evidence confirms that Texpet's remediation was properly conducted and that the remaining environmental damage reflects Petroecuador's failure to timely fulfill its legal obligations and Petroecuador's further conduct since assuming full control over the operations.

In 2008, a mining engineer appointed by the court to identify and determine the cause of environmental damage, and to specify steps needed to remediate it, issued a report recommending that the court assess \$18.9 billion, which would, according to the engineer, provide financial compensation for purported damages, including wrongful death claims, and pay for, among other items, environmental remediation, health care systems and additional infrastructure for Petroecuador. The engineer's report also asserted that an additional \$8.4 billion could be assessed against Chevron for unjust enrichment. In 2009, following the disclosure by Chevron of evidence that the judge participated in meetings in which businesspeople and individuals holding themselves out as government officials discussed the case and its likely outcome, the judge presiding over the case was recused. In 2010, Chevron moved to strike the mining engineer's report and to dismiss the case based on evidence obtained through discovery in the United States indicating that the report was prepared by consultants for the plaintiffs before being presented as the mining engineer's independent and impartial work and showing further evidence of misconduct. In August 2010, the judge issued an order stating that he was not bound by the mining engineer's report and requiring the parties to provide their positions on damages within 45 days. Chevron subsequently petitioned for recusal of the judge, claiming that he had disregarded evidence of fraud and misconduct and that he had failed to rule on a number of motions within the statutory time requirement.

In September 2010, Chevron submitted its position on damages, asserting that no amount should be assessed against it. The plaintiffs' submission, which relied in part on the mining engineer's report, took the position that damages are between approximately \$16 billion and \$76 billion and that unjust enrichment should be assessed in an amount between approximately \$5 billion and \$38 billion. The next day, the judge issued an order closing the evidentiary phase of the case and notifying the parties that he had requested the case file so that he could prepare a judgment. Chevron petitioned to have that order declared a nullity in light of Chevron's prior recusal petition, and because procedural and evidentiary matters remain unresolved. In October 2010, Chevron's motion to recuse the judge was granted. A new judge took charge of the case and revoked the prior judge's order closing the evidentiary phase of the

case. On December 17, 2010, the judge issued an order closing the evidentiary phase of the case and notifying the parties that he had requested the case file so that he could prepare a judgment.

Chevron and Texpet filed an arbitration claim in September 2009 against the Republic of Ecuador before the Permanent Court of Arbitration in The Hague under the Rules of the United Nations Commission on International Trade Law. The claim alleges violations of the Republic of Ecuador's obligations under the United States-Ecuador Bilateral Investment Treaty (BIT) and breaches of the settlement and release agreements between the Republic of Ecuador and Texpet (described above), which are investment agreements protected by the BIT. Through the arbitration, Chevron and Texpet are seeking relief against the Republic of Ecuador, including a declaration that any judgment against Chevron in the Lago Agrio litigation constitutes a violation of Ecuador's obligations under the BIT. On February 9, 2011, the Permanent Court of Arbitration issued an Order for Interim Measures requiring the Republic of Ecuador to take all measures at its disposal to suspend or cause to be suspended the enforcement or recognition within and without Ecuador of any judgment against Chevron in the Lago Agrio case pending further order of the Tribunal. Chevron expects to continue seeking permanent injunctive relief and monetary relief before the Tribunal.

Through a series of recent U.S. court proceedings initiated by Chevron to obtain discovery relating to the Lago Agrio litigation and the BIT arbitration, Chevron has obtained evidence that it believes shows a pattern of fraud, collusion, corruption, and other misconduct on the part of several lawyers, consultants and others acting for the Lago Agrio plaintiffs. In February 2011, Chevron filed a civil lawsuit in the Federal District Court for the Southern District of New York against the Lago Agrio plaintiffs and several of their lawyers, consultants and supporters alleging violations of the Racketeer Influenced and Corrupt Organizations Act and other state laws. Through the civil lawsuit, Chevron is seeking relief that includes an award of damages and a declaration that any judgment against Chevron in the Lago Agrio plaintiffs and persons acting in concert with them from taking any action in furtherance of recognition or enforcement of any judgment against Chevron in the Lago Agrio case pending resolution of Chevron's civil lawsuit by the Court. The Court has set a trial date of November 14, 2011 for Chevron's claim for declaratory relief.

On February 14, 2011, the Provincial Court in Lago Agrio rendered an adverse judgment in the case. The Provincial Court rejected Chevron's defenses to the extent the Court addressed them in its opinion. The judgment assessed approximately \$8.6 billion in damages and approximately \$0.9 billion as an award for the plaintiffs' representatives. It also assessed an additional amount of approximately \$8.6 billion in punitive damages unless the company issued a public apology within fifteen days of the judgment, which Chevron did not do. On February 17, 2011, the plaintiffs appealed the judgment, seeking increased damages, and on March 11, 2011, Chevron appealed the judgment, seeking to have the judgment nullified. Chevron continues to believe the Court's judgment is illegitimate and unenforceable in Ecuador, the United States and other countries. The company also believes the judgment is the product of fraud, and contrary to the legitimate scientific evidence. Chevron cannot predict the timing or ultimate outcome of the appeals process in Ecuador. Chevron will continue a vigorous defense of any imposition of liability. Because Chevron has no substantial assets in Ecuador, Chevron would expect enforcement actions as a result of this judgment to be brought in other jurisdictions. Chevron expects to contest any such actions.

The ultimate outcome of the foregoing matters, including any financial effect on Chevron, remains uncertain. Management does not believe an estimate of a reasonably possible loss (or a range of loss) can be made in this case. Due to the defects associated with the judgment, the 2008 engineer's report and the September 2010 plaintiffs' submission, management does not believe these documents have any utility in calculating a reasonably possible loss (or a range of loss). Moreover, the highly uncertain legal environment surrounding the case provides no basis for management to estimate a reasonably possible loss (or a range of loss).

Government Environmental Proceedings

In first quarter 2011, Chevron Pipe Line Company (CPL) paid the United States Department of Transportation a civil penalty of \$203,700 for an oil spill from a pipeline located in Louisiana that was hit by a barge in April 2010. The pipeline is owned by Cypress Pipeline LLC and operated by CPL.

In first quarter 2011, the California Air Resources Board (CARB) made penalty demands with respect to four Notices of Violation ("NOVs") against Chevron for alleged violations of CARB's fuel blend regulations at certain California terminals and refineries. It appears likely that the resolution of these NOVs will result in the payment of a civil penalty exceeding \$100,000

In first quarter 2011, the United States Environmental Protection Agency (EPA) indicated that it would assess Chevron's Salt Lake City Refinery a civil penalty for alleged violations of federal requirements and Utah's air pollution laws. These alleged violations were the subject of an August 20, 2008 EPA Notice of Violation (NOV) for which no penalty was assessed at the time. It appears likely that the resolution of this NOV will result in the payment of a civil penalty exceeding \$100,000.

Item 1A. Risk Factors

Chevron is global energy company with a diversified business portfolio, a strong balance sheet, and a history of generating sufficient cash to fund capital and exploratory expenditures and to pay dividends. Nevertheless, some inherent risks could materially impact the company's financial results of operations or financial condition.

Information about risk factors for the three months ended March 31, 2011, does not differ materially from that set forth in Part I, Item 1A, of Chevron's 2010 Annual Report on Form 10-K.

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

CHEVRON CORPORATION

ISSUER PURCHASES OF EQUITY SECURITIES

Period	Total Number of Shares Purchased(1)(2)	Average Price Paid per Share	Total Number of Shares Purchased as Part of Publicly Announced Program	Number of Shares that May Yet Be Purchased Under the Program(2)
January 1-31, 2011	2,710,944	92.66	2,654,584	
February 1-28, 2011	2,439,988	98.16	2,420,540	
March 1-31, 2011	2,576,769	103.93	2,562,488	
Total	7,727,701	98.15	7,637,612	

⁽¹⁾ Includes common shares repurchased during the three-month period ended March 31, 2011, from company employees for required personal income tax withholdings on the exercise of the stock options issued to management under long-term incentive plans and former Texaco Inc. and Unocal stock option plans. Also includes shares delivered or attested to in satisfaction of the exercise price by holders of certain former Texaco Inc. employee stock options exercised during the three-month period ended March 31, 2011.

⁽²⁾ In July 2010, the Board of Directors approved an ongoing share repurchase program with no set term or monetary limits, under which common shares would be acquired by the company through open market purchases (some pursuant to a Rule 10b5-1 plan) at prevailing prices, as permitted by securities laws and other legal requirements and subject to market conditions and other factors. As of March 31, 2011, 16,408,412 shares had been acquired under this program for \$1.5 billion.

Item 6. Exhibits

Exhibit Number	Description
(4)	Pursuant to the Instructions to Exhibits, certain instruments defining the rights of holders of long-term debt securities of the company and its consolidated subsidiaries are not filed because the total amount of securities authorized under any such instrument does not exceed 10 percent of the total assets of the corporation and its subsidiaries on a consolidated basis. A copy of such instrument will be furnished to the Commission upon request.
(10.1)	Form of Terms and Conditions for Awards Under the Long Term Incentive Plan of Chevron Corporation, filed as Exhibit 10.1 to Chevron Corporation's Current Report on Form 8-K dated January 26, 2011, and incorporated herein by reference.
(12.1)	Computation of Ratio of Earnings to Fixed Charges
(31.1)	Rule 13a-14(a)/15d-14(a) Certification by the company's Chief Executive Officer
(31.2)	Rule $13a-14(a)/15d-14(a)$ Certification by the company's Chief Financial Officer
(32.1)	Section 1350 Certification by the company's Chief Executive Officer
(32.2)	Section 1350 Certification by the company's Chief Financial Officer
(99.1)	Mine Safety Disclosure
(101.INS)	XBRL Instance Document
(101.SCH)	XBRL Schema Document
(101.CAL)	XBRL Calculation Linkbase Document
(101.LAB)	XBRL Label Linkbase Document
(101.PRE)	XBRL Presentation Linkbase Document
(101.DEF)	XBRL Definition Linkbase Document

Attached as Exhibit 101 to this report are documents formatted in XBRL (Extensible Business Reporting Language). Users of this data are advised pursuant to Rule 406T of Regulation S-T that the interactive data file is deemed not filed or part of a registration statement or prospectus for purposes of section 11 or 12 of the Securities Act of 1933, is deemed not filed for purposes of section 18 of the Securities Exchange Act of 1934, and otherwise not subject to liability under these sections. The financial information contained in the XBRL-related documents is "unaudited" or "unreviewed."

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

CHEVRON CORPORATION (REGISTRANT)

/s/ Matthew J. Foehr Matthew J. Foehr, Vice President and Comptroller (Principal Accounting Officer and Duly Authorized Officer)

EXHIBIT INDEX

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Copies of above exhibits not contained herein are available to any security holder upon written request to the Corporate Governance Department, Chevron Corporation, 6001 Bollinger Canyon Road, San Ramon, California 94583-2324.

^{*} Filed herewith.

CHEVRON CORPORATION — TOTAL ENTERPRISE BASIS COMPUTATION OF RATIO OF EARNINGS TO FIXED CHARGES

Three Months Ended March 31, 2011 2010 Net Income Attributable to Chevron Corporation \$ 6,211 \$19,024 \$10,483 \$23,931 \$18,688 \$17,138 Income Tax Expense 4,883 12,919 7,965 19,026 13,479 14,838 Distributions More (Less) Than Equity in Earnings of Affiliates (1,439) 201 (501) (103)(440)(979) Noncontrolling Interests
Previously Capitalized Interest Charged to Earnings During Period 28 112 80 261 100 107 70 111 240 91 62 3 Interest and Debt Expense Interest Portion of Rentals(1) 50 166 28 451 195 983 766 781 715 798 Earnings Before Provision for Taxes and Fixed Charges \$11,521 \$32,625 \$19,429 \$43,691 \$31,861 \$32,395 Interest and Debt Expense 50 166 451 195 983 Interest Portion of Rentals(1) 781 715 798 766 Preferred Stock Dividends of Subsidiaries Capitalized Interest 78 267 273 256 302 157 Total Fixed Charges \$ 1,239 \$ 1,267 \$ 1,375 273 \$ 1,098 \$ 1,016 42.20 29.71 19.12 35.26 23.56 **Ratio of Earnings to Fixed Charges** 25.15

⁽¹⁾ Calculated as one-third of rentals. Considered a reasonable approximation of interest factor.

RULE 13a-14(a)/15d-14(a) CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, John S. Watson, certify that:

- 1. I have reviewed this Quarterly Report on Form 10-Q of Chevron Corporation;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

/s/ John S. Watson

John S. Watson Chairman of the Board and Chief Executive Officer

RULE 13a-14(a)/15d-14(a) CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

- I, Patricia E. Yarrington, certify that:
 - 1. I have reviewed this Quarterly Report on Form 10-Q of Chevron Corporation;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

/s/ Patricia E. Yarrington

Patricia E. Yarrington Vice President and Chief Financial Officer

CERTIFICATION PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002 (18 U.S.C. SECTION 1350)

In connection with the Quarterly Report of Chevron Corporation (the "Company") on Form 10-Q for the period ended March 31, 2011, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, John S. Watson, Chairman and Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to my knowledge:

(1) the Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

(2) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ John S. Watson

John S. Watson Chairman of the Board and Chief Executive Officer

CERTIFICATION PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002 (18 U.S.C. SECTION 1350)

In connection with the Quarterly Report of Chevron Corporation (the "Company") on Form 10-Q for the period ended March 31, 2011, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Patricia E. Yarrington, Vice President and Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to my knowledge:

(1) the Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

(2) the information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ Patricia E. Yarrington

Patricia E. Yarrington Vice President and Chief Financial Officer

Mine Safety Disclosure

Chevron is an operator of the following coal and molybdenum mines for which reporting requirements apply under Section 1503 of the Dodd-Frank Wall Street Reform and Consumer Protection Act as a result of citations and orders received from the Mine Safety and Health Administration (MSHA) during the quarter ending March 31, 2011. In evaluating this information, consideration should be given to factors such as: (i) the number of citations and orders will vary depending on the size of the mine, (ii) the number of citations issued will vary from inspector to inspector and mine to mine, and (iii) citations and orders can be contested and appealed, and in that process, are often reduced in severity and amount, and are sometimes dismissed.

The items in the table below refer to the applicable sections of the Federal Mine Safety and Health Administration Act of 1977 under which the citations and orders were received.

Mine	Number of Violations for Which Significant and Substantial Citations Were Received Under Sec. 104	Number of Orders Received Under Sec. 104(b)	Number of Citations and Orders for Unwarrantable Failure Under Sec. 104(d)	Number of Flagrant Violations Received Under Sec. 110(b)(2)	Number of Imminent Danger Orders Received Under Sec. 107(a)	Total Dollar Value of Proposed MSHA Assessments Received During the Reporting Period (thousands)
Kemmerer Mine	8	_	_	_	_	\$37
McKinley Mine	9	_	_	_	_	\$
North River Mine	10	1	_	_	_	\$ 8
Questa Mine	2	_	_	_	_	\$ 7

For the quarter ending March 31, 2011, there were no coal or other mines, of which Chevron is an operator, that received written notice from MSHA of (1) a pattern of violations of mandatory health or safety standards that are of such nature as could have significantly and substantially contributed to the cause and effect of coal or other mine health or safety hazards under section 104(e) of the Federal Mine Safety and Health Act of 1977 or (2) the potential to have such a pattern. In addition, there were no fatalities at Chevron's mines during the quarter ending March 31, 2011.

As of March 31, 2011, the company had 40 pending legal actions before the Federal Mine Safety and Health Review Commission, representing contests of citations, orders, and proposed penalties.