

June 26, 2024

Mr. Murray Auchincloss  
Chief Executive Officer  
BP p.l.c.  
1 St James's Square  
London  
SW1Y4PD  
United Kingdom

Mr. David C. Lawler  
Chairman and President  
BP America  
501 Westlake Park Boulevard  
Houston, TX 77079

Dear Mr. Auchincloss and Mr. Lawler:

I write to seek information and documents concerning BP's communications with members of the Secretariat of—and national representatives of countries belonging to—the Organization of the Petroleum Exporting Countries (OPEC)<sup>1</sup> regarding oil production output, crude oil prices, and the relationship between the production and pricing of oil products. Based on recent events involving Pioneer Natural Resources Company (Pioneer), soon to merge with ExxonMobil Corporation (Exxon), I am concerned about the possibility that oil and gas companies could be engaging in collusive, anti-competitive activities with OPEC+ that would raise crude oil prices, resulting in higher costs not only for American families, but also for the U.S. government when it acquires crude oil for the Strategic Petroleum Reserve.

On December 5, 2023, the *Wall Street Journal* reported that the Federal Trade Commission (FTC) had opened an investigation into Exxon's plans to acquire Pioneer, a \$64.5 billion deal that would represent the largest fossil fuel merger in twenty years.<sup>2</sup> On May 2, 2024, the FTC issued a Decision and Order in its investigation of the proposed merger. Notably, although FTC resolved its outstanding antitrust concerns, the Decision and Order prohibited former Pioneer CEO Scott Sheffield, one of the company's founders and a current member of its board of directors, from holding a seat on Exxon's board of directors or serving in an advisory capacity

---

<sup>1</sup> For the purposes of this letter, we also include representatives of the so-called OPEC+ countries.

<sup>2</sup> Dave Michaels & Collin Eaton, "FTC Investigates Exxon's \$60 Billion Deal for Pioneer," *The Wall Street Journal* (Dec. 5, 2023) (online at <https://www.wsj.com/business/energy-oil/ftc-investigating-exxons-60-billion-deal-for-pioneer-e79c9d75>); ExxonMobil, *Press Release: ExxonMobil announces merger with Pioneer Natural Resources in an all-stock transaction* (Oct. 11, 2023) (online at [https://corporate.exxonmobil.com/news/news-releases/2023/1011\\_exxonmobil-announces-merger-with-pioneer-natural-resources-in-an-all-stock-transaction](https://corporate.exxonmobil.com/news/news-releases/2023/1011_exxonmobil-announces-merger-with-pioneer-natural-resources-in-an-all-stock-transaction)).

for Exxon following the acquisition.<sup>3</sup> As the FTC explained in announcing the Decision and Order, “public statements and private communications,” including “hundreds of text messages” demonstrated that Sheffield “attempted to collude with the representatives of the Organization of Petroleum Exporting Countries (OPEC) and a related cartel of other oil-producing countries known as OPEC+ to reduce output of oil and gas . . . to inflate profits for his company.”<sup>4</sup>

Following the FTC’s Decision & Order, *Fortune* reported that Pioneer released a statement noting only that “Sheffield and Pioneer believe that the FTC’s complaint reflects a fundamental misunderstanding of the U.S. and global oil markets and misreads the nature and intent of Mr. Sheffield’s actions.”<sup>5</sup> The FTC’s concerns bring added relevance to allegations made in separate, private class action lawsuits filed in January and May 2024 against Pioneer and other oil producers operating in the Permian Basin region that assert that those producers engaged in a “conspiracy to coordinate, and ultimately constrain, domestic shale oil production, which has had the effect of fixing, raising, and maintaining the price of retail gasoline (gasoline purchased by consumers at gas stations) in and throughout the United States of America.”<sup>6</sup>

Price fixing concerns such as those set out by the FTC and in the private class action lawsuit are of significant concern to the United States given the very real risk that collusion can raise energy costs for the federal government and the American people.

First, colluding to reduce output and increase the price of crude oil directly inflates prices that the federal government pays in its current energy planning needs. Since 2022, the United States has purchased 35.6 million barrels of crude oil as part of its plan to refill its Strategic Petroleum Reserve (SPR), which had been drawn down following Vladimir Putin’s illegal invasion of Ukraine.<sup>7</sup> In addition to its refilling of the SPR, the federal government is also the largest energy

---

<sup>3</sup> Decision and Order, *In the Matter of Exxon Mobil Corporation*, Docket No. C-\_\_\_\_\_ (May 2, 2024) (online at [https://www.ftc.gov/system/files/ftc\\_gov/pdf/2410004exxonpioneerorderredacted.pdf](https://www.ftc.gov/system/files/ftc_gov/pdf/2410004exxonpioneerorderredacted.pdf)); Federal Trade Commission, *Press Release: FTC Order Bans Former Pioneer CEO from Exxon Board Seat in Exxon-Pioneer Deal* (May 2, 2024) (online at <https://www.ftc.gov/news-events/news/press-releases/2024/05/ftc-order-bans-former-pioneer-ceo-exxon-board-seat-exxon-pioneer-deal>).

<sup>4</sup> Federal Trade Commission, *Press Release: FTC Order Bans Former Pioneer CEO from Exxon Board Seat in Exxon-Pioneer Deal* (May 2, 2024) (online at <https://www.ftc.gov/news-events/news/press-releases/2024/05/ftc-order-bans-former-pioneer-ceo-exxon-board-seat-exxon-pioneer-deal>).

<sup>5</sup> “Oil founder’s reams of text message and meetings with OPEC weren’t collusion, Exxon merger partner says, claiming ‘fundamental misunderstanding,’” *Fortune* (May 2, 2024) (online at <https://fortune.com/2024/05/02/exxon-pioneer-60-billion-merger-collusion-pec-ftc-oil-gas/>).

<sup>6</sup> Class Action Complaint, *Rosenbaum v. Permian Resources Corp.*, No. 2:24-cv-00103 (D. Nev. Jan 12, 2024) (online at <https://fingfx.thomsonreuters.com/gfx/legaldocs/klpydkgmovg/Shale-oil-antitrust-202401-Nevada.pdf>); see also Class Action Complaint, *Andrew Caplen Installations LLC v. Permian Resources Corp.*, No. 2:24-cv-00150 (D. Nev. Jan. 22, 2024) (online at <https://images.law.com/contrib/content/uploads/documents/292/174470/Andrew-Caplen-Installations-LLC-v.-Permian-Resources-Corp.-fka-Centennial-Resource-Development-Inc..pdf>); Complaint, *Brown v. Permian Resources Corp.*, No. 1:2024-cv-00430 (D. N.M. May 6, 2024) (online at <https://dockets.justia.com/docket/new-mexico/nmdce/1:2024cv00430/501422>); Josh Sisco, “FTC to approve major Exxon deal—but exclude key executive over OPEC contacts,” *Politico* (May 1, 2024) (online at <https://www.politico.com/news/2024/05/01/ftc-to-approve-major-exxon-deal-but-exclude-key-executive-00155515>).

<sup>7</sup> “U.S. Purchases 3.3 Million Barrels of Oil for Strategic Petroleum Reserve,” *Pipeline & Gas Journal* (May 19, 2024) (online at <https://pgjonline.com/news/2024/may/us-purchases-33-million-barrels-of-oil-for-strategic-petroleum->



Accordingly, to assist the Committee in its investigation, please produce the following documents by no later than July 12, 2024:

1. Communications—including but not limited to emails and email attachments, memoranda, meeting minutes, audio or video recordings, phone logs, and text messages on any messaging platform—between and among BP’s corporate and affiliate officers<sup>13</sup> and members of the OPEC Secretariat concerning oil production output, crude oil prices, and the relationship between the production and pricing of oil products, dating from January 1, 2020 through the present; and
2. Communications—including but not limited to emails and email attachments, memoranda, meeting minutes, audio or video recordings, phone logs, and text messages on any messaging platform—between and among BP’s corporate and affiliate officers<sup>14</sup> and national representatives of OPEC and/or OPEC+ countries and/or national oil companies in OPEC/OPEC+ countries concerning oil production output, crude oil prices, and the relationship between the production and pricing of oil products, dating from January 1, 2020 through the present.

Thank you for your attention to this important issue. I look forward to further engagement with you on this topic.

\* \* \*

The Senate Committee on the Budget has jurisdiction over Budget Act and budget process legislation, including concurrent resolutions on the budget and legislation changing the content or consideration of budget resolutions. In fulfilling its responsibilities, the Committee has broad authority to investigate the budgetary effects of existing and proposed legislation, as well as matters that affect the content or determination of amounts included in or excluded from the congressional budget or the calculation of such amounts, among other things. If you have any questions regarding this request, please contact Majority Staff at (202) 224-0642.

Sincerely,



Senator Sheldon Whitehouse  
Chairman  
Senate Committee on the Budget

---

<sup>13</sup> For the avoidance of any doubt, “corporate and affiliate officers” refers to the members of your company’s leadership team identified on your website at this link. *See* BP, *Leadership team* (<https://www.bp.com/en/global/corporate/who-we-are/board-and-executive-management/leadership-team.html>) (last visited June 25, 2024).

<sup>14</sup> *Id.*