

pension plan of chevron mining inc.

for employees represented by the united mine workers of America under western coal wage agreements summary plan description effective january 1, 2022

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This document describes the terms of the *Pension Plan of Chevron Mining Inc. for Employees Represented by the United Mine Workers of America under Western Coal Wage Agreements* (the Plan or the "UMWA Plan") as of January 1, 2022. The original effective date of the Plan was December 6, 1977. The information presented here constitutes the summary plan description (SPD) of the Plan as required by the Employee Retirement Income Security Act of 1974 (ERISA). Since this is a summary, the description doesn't cover every provision of the Plan. Many complex concepts have been simplified or omitted in order to present a more understandable Plan description. If the Plan description is incomplete or if there's any inconsistency between the information provided here and the official Plan text, the provisions of the official Plan text will prevail to the extent permitted by law.

If you have questions regarding the Plan, or if you are planning for your retirement, please contact the HR Service Center at 1-888-825-5247 (1-832-854-5800 outside the U.S.).

The Plan provides benefits to certain eligible employees of Chevron Mining Inc., a wholly owned subsidiary of Chevron Corporation. Chevron Corporation serves as the Plan Sponsor and Plan Administrator.

To find general benefit summaries and information about other plans that Chevron offers, visit the U.S. Benefits website at **hr2.chevron.com**.

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Chevron Benefits HR2 Website

Why access this website

- Access summary plan descriptions (SPDs).
- Access benefit information and documents.
- Get benefit phone numbers and access websites referenced in this summary plan description.

Website information

- You don't need a password to access the information posted on this website.
- hr2.chevron.com as an employee.
- hr2.chevron.com/retiree after you leave Chevron.

Human Resources Service Center (HR Service Center) and BenefitConnect Website

Why contact this administrator

- Request a retirement estimate.
- Start your pension.
- Report a death.
- Change your address with Chevron.
 - As an employee, you should update your address by going to the My HR portal.
 - After you leave Chevron, you should update your address through the **HR Service Center** either by phone or on the BenefitConnect website.
- Update your beneficiary designation for this benefit plan.
- Request a printed copy of summary plan descriptions (SPD).

Phone information

- 1-888-825-5247 (inside the U.S.)
- 1-832-854-5800 (outside the U.S.)

Human Resources Service Center (HR Service Center) and BenefitConnect Website

Website information

- Access the **BenefitConnect** website for personal information and to update your address.
- As an employee, go to hr2.chevron.com and click the BenefitConnect link.
- After you leave Chevron, go to **hr2.chevron.com/retiree** and click the **BenefitConnect** link.
- If you have access to a Chevron workstation connected to the computing network, you can use the automatic login feature; you don't need a password to access the BenefitConnect website.
- If you don't have access to a Chevron workstation connected to the computing network, you will need to enter your BenefitConnect Username and Password; automatic login is not available. Follow the instructions on the BenefitConnect login screen if you need to register to use the website or if you don't remember your Username and Password.

Summary Plan Descriptions

Summary Plan Descriptions (SPDs) provide detailed information about your Chevron benefit plans such as eligibility, claims and participation.

- Go to hr2.chevron.com as an employee.
- Go to hr2.chevron.com/retiree after you leave Chevron.
- You can also call the HR Service Center to request that a copy be mailed to you, free of charge.

Here are some Plan highlights:

- You automatically are enrolled in the Plan on the day you meet the eligibility requirements.
- Chevron pays the cost of your benefit.
- You have a non-forfeitable right to a benefit if you are vested when your employment ends generally if you have at least five years of Vesting Service.
- The Plan provides a death benefit for your surviving Spouse if you're vested and die before your Benefit Commencement Date.
- Your benefit is calculated pursuant to Article XVIII of the most recent wage agreement between Chevron Mining Inc. and the International Union, United Mine Workers of America.
- You can elect different forms of payment, such as a straight life annuity or a 50%, or 75% Joint & Survivor annuity.
- Your benefit is payable after your employment ends with the Company and all Signatory Employers. It is first payable as of the first of the month after the month in which:
 - You have attained Normal Retirement Age which is defined as (i) the later of attaining age 65 or the fifth anniversary of your participation in the Plan (or a predecessor plan) OR (ii) attaining age 62 and completing either 10 years of Vesting Service or at least 20 total years of Credited Service, Reciprocal Service, and Nonsignatory Past Service; or
 - You have attained age 55, if you have completed at least five years of Vesting Service or at least 20 total years of Credited Service, Reciprocal Service, and Nonsignatory Past Service; or
 - You become totally disabled as a result of a mine accident if you have completed at least 10 years of Vesting Service.

Background

The Plan was last amended and restated effective January 1, 2019. This SPD describes the Plan as amended and restated as of that date and as amended through January 1, 2022.

The Plan is a defined benefit pension plan that is intended to be tax-qualified under Code section 401(a).

participation

To participate in the Plan, you must either have an undistributed benefit in the Plan or be an eligible employee.

Generally, you are an eligible employee if you are represented by the United Mine Workers of America ("UMWA") and are employed by the Company in a classified job within the union bargaining units covered by the P&M Wage Agreements.

You will generally become eligible to participate in the Plan as of the first day of the month coinciding with or next following completion of (a) one 12-month period commencing on your date of employment as an eligible employee during which you perform 1,000 Hours of Service or (b) one year of Vesting Service, whichever occurs first.

You are generally not an eligible employee and cannot actively participate in the Plan if:

- You are compensated for services by a person other than the Company even if for any reason you are determined to be a Company common-law employee.
- You are not on the payroll of the Company even if for any reason you are determined to be a Company common-law employee.
- You are a Leased Employee according to the provisions of IRC section 414(n).
- You are subject to a written agreement that provides that you are not eligible to participate.
- The Company has not treated you as its common-law employee and for that reason has not withheld employment taxes at that time even if for any reason you are determined to be a Company common-law employee.

The Company, in its sole discretion, determines your status as an eligible employee and whether you're eligible to participate in the Plan. Subject to the Plan's administrative review procedures, the Company's determination is final, conclusive and binding.

You automatically are enrolled in the Plan on the day you meet the eligibility requirements.

Your participation in the Plan ends on the earliest of these dates:

- Your entire Plan benefit is distributed.
- Your entire Plan benefit is nonvested and forfeited due to a Permanent Service Break.
- Your death.

Even though your participation ends upon your death, the Plan may pay a death benefit to your surviving Spouse if you die before your Benefit Commencement Date with an undistributed vested benefit or if you were receiving a Plan benefit that provided for continued payments to your Spouse after your death. Chevron pays the costs of the Plan.

Trust Fund

All contributions to the Plan are held in a trust fund set up to provide future pension benefits and to pay Plan expenses.

how your benefit is calculated

While the Plan provides for various forms of benefit payments, the benefit is first calculated as a monthly Straight Life Annuity payable at Normal Retirement Age or, if later, as of the first month following your termination of employment. Any other payment form is determined on the basis of the monthly Straight Life Annuity amount and the Plan's Actuarial Factors.

Your benefit will be calculated based on the following monthly Straight Life Annuity amounts. The dollar multipliers in the benefit formula are based on the wage agreement in effect on your date of termination from the Company.

For participants who terminated on or after August 7, 2004, the Age 62 monthly accrued benefit is described in Formula (A) below.

For participants who terminated on or after August 1, 2006, the Age 62 monthly accrued benefit is described as the greater of Formula (A) or Formula (B) below.

Formula (A): For participants who terminated on or after August 7, 2004, the monthly benefit is the sum of:

- \$7.50 times Nonsignatory Past Service
- \$34.50 times the FIRST 10 years of Credited Service earned prior to January 1, 1989 (maximum 10 years credited for this component)
- \$35 times the SECOND 10 years of Credited Service earned prior to January 1, 1989 (maximum 10 years credited for this component)
- \$35.50 times the THIRD 10 years of Credited Service earned prior to January 1, 1989 (maximum 10 years credited for this component)
- \$36 times the years in excess of 30 years of Credited Service earned prior to January 1, 1989
- \$42 times the years of Credited Service earned in 1989.
- \$46.50 times the years of Credited Service earned between January 1, 1990, through December 31, 1993
- \$49.50 times the years of Credited Service earned between January 1, 1994, through December 31, 2006, and
- \$57 times the years of Credited Service earned on or after January 1, 2007

Formula (B): For participants who terminated on or after August 1, 2006, the monthly benefit is the greater of the result of the (A) formula above or the sum of:

- \$7.50 times Nonsignatory Past Service
- \$38.50 times Credited Service earned prior to January 1, 1994
- \$49.50 times Credited Service earned between January 1, 1994, through December 31, 2006, and
- The greater of
 - \$55 times Credited Service earned on or after January 1, 2007, if the participant terminates prior to August 1, 2008, OR
 - \$57 times Credited Service earned on or after January 1, 2007, if the participant terminates between August 1, 2008, through July 31, 2010, OR
 - \$59 times Credited Service earned on or after January 1, 2007, if the participant terminates on or after August 1, 2010

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Example #1

Birth Date: 10/16/1959 Termination Date: 12/31/2012 Pre-89 Service: 7.1 years 1989 Service: 1.0 years 1990-1993 Service: 4.0 years 1994-2006 Service: 13.0 years 2007 – 2012 Service: 5.5 years

Formula (A)

Credited Service	Service CS Amount Monthly Rate		Amount	
Pre-89	7.1	\$34.50	\$244.95	
	0	\$35.00	\$0.00	
	0	\$35.50	\$0.00	
	0	\$36.00	\$0.00	
1989	1	\$42.00	\$42.00	
1990-1993	4	\$46.50	\$186.00	
1994-2006	13	\$49.50	\$643.50	
2007-2012	5.5	\$57.00	\$313.50	
Total	30.6		\$1,429.95	

Formula (B)

Credited Service	CS Amount	Monthly Rate	Amount
Pre-1994	12.1	\$38.50	\$465.85
1994-2006	13	\$49.50	\$643.50
2007-2012	5.5	\$59.00	\$324.50
Total	30.6		\$1,433.85

The participant's monthly benefit is the greater of Formula (A) or Formula (B): \$1,433.85.

Special Payment

Annually, a participant in payment status receives a single additional payment of \$800 for the month of August. If the pensioner is a surviving Spouse, the annual single payment is \$650 for the month of August. For participants receiving a disability retirement pension or minimum disability retirement pension, the annual single payment is \$550 for the month of August. The payments are issued on July 31.

If a retiree who is otherwise eligible for a special payment dies during the month of July, they are still entitled to the payment.

Alternate Payees under a QDRO are not eligible for special payments.

If a participant first commences their benefit in the month of August, they will also receive a special payment for that month.

You are eligible for an Age 62 Retirement if you attain age 62 and have at least 10 years of Vesting Service or 20 years of Credited Service, Reciprocal Service and Nonsignatory Past Service.

You are eligible for an Early Retirement (Age 55 Retirement) if you attain age 55 *while in active service* and have at least 10 years of Vesting Service or 20 years of Credited Service, Reciprocal Service and Nonsignatory Past Service. You can elect to commence your Early Retirement Pension as early as the first of the month after you attain age 55. In this case, your pension amount will be reduced one-quarter percent per month that you are younger than age 62.

You are eligible for a Disability Retirement if you have at least 10 years of Vesting Service and become totally disabled as a result of a mine accident while working for the employer. For this purpose, Disability is described under Title II of the Social Security Act.

You are eligible for a Deferred Vested Termination benefit if your employment ends after you have five years of Vesting Service or 20 years of Credited Service, Reciprocal Service and Nonsignatory Past Service. You can elect to commence your Deferred Vested Termination Pension as early as the first of the month after you attain age 55. In this case, your pension amount will be reduced actuarially for each month you are younger than age 62. If you had 20 or more years of Credited Service, Reciprocal Service and Nonsignatory Past Service and your employment ended based on certain criteria after you had attained age 50 but had not attained age 55, then at commencement your pension will be reduced one-quarter percent per month that you are younger than age 62.

Before you elect to receive your benefit, call the Human Resources (HR) Service Center to request a benefit estimate, so you can make an informed election of the form of payment you want. The HR Service Center will provide an estimate which will include each of the different forms of payment, calculated as of your requested Benefit Commencement Date.

The Plan's actual payments to you must be based on your verified personal data and actual applicable Plan provisions, even if the resulting benefit is less than an estimated amount that was communicated to you, including amounts shown on any Plan benefit election form or BenefitConnect screen. Any benefit estimates or other information provided by the HR Service Center in no way alters what you are entitled to under the terms of the Plan.

Termination Before Becoming Vested

If your employment ends before you become vested, you're not eligible for any benefit from the Plan.

Vesting

Vesting refers to whether you have a right to a benefit when your employment ends. You're vested in your Plan Benefit if any of the following applies:

- You have five years of Vesting Service.
- You reach the later of age 65 or the fifth anniversary of your participation in the Plan (or a predecessor plan) during employment, regardless of your years of Vesting Service.

Pension Plan of Chevron Mining Inc. for Employees Represented by the United Mine Workers of America under Western Coal Wage Agreements Effective January 1, 2022 There are a number of optional forms of payment available.

Generally, the payment options listed below are available to all participants who have a benefit with a present value of more than \$1,000. You can select the option that best suits your needs. However, if you are married, your Spouse will have to consent to an option other than a 50 percent (or greater) Joint and Survivor Annuity Option.

Calculating Optional Forms of Payment

The initial monthly pension amount is the basic benefit calculated under the Plan's benefit formula. All optional forms of payment are calculated using this pension amount as a starting amount. Here's how your Plan Benefit is converted to an optional form of payment:

- Step 1: Your initial monthly pension amount is calculated using the Plan's formula.
- Step 2: If you want to receive your benefit before Normal Retirement Age, your pension amount from Step 1 may be reduced to calculate a pension amount at your Benefit Commencement Date.
- Step 3: If you are eligible for Age 55 Retirement, Age 62 Retirement, Disability Retirement or Deferred Vested Termination Benefit with 20 or more years of Credited Service and are married, then you are eligible to receive a 75% Joint and Survivor Annuity without having Actuarial Factors applied. If you are married but not eligible as described above, you may elect an optional form of payment other than a Straight Life Annuity, and it will be calculated by applying the Actuarial Factors in effect under the Plan to the pension amount from Step 2. The result will be the benefit payable to you beginning on your Benefit Commencement Date.

See the chapter titled **Plan Benefit Examples** for an example of how a benefit is determined.

Straight Life Annuity Option

Your Plan Benefit is initially calculated as a Straight Life Annuity. The Straight Life Annuity option pays you a fixed amount each month for your lifetime. These pension payments stop when you die.

If you are married, your Spouse must consent in writing, which must be notarized, to this form of distribution.

Joint and Survivor Annuity Option

The Joint and Survivor Annuity Option pays you a monthly pension for your lifetime that is smaller than the Straight Life Annuity. Upon your death, a percentage (50 percent or 75 percent, which you elect) of your monthly benefit is paid to your Spouse for his or her lifetime. However, if you are eligible for Age 55 Retirement, Age 62 Retirement, Disability Retirement or Deferred Vested Termination Benefit with 20 or more years of Credited Service and are married, then you are eligible to receive a 75% Joint and Survivor Annuity which is equal to the Straight Life Annuity amount because the Actuarial Factors are not applied.

For these married participants, the 75% Joint and Survivor Annuity is the normal form of payment under the Plan, which must be paid unless your Spouse consents to another form.

If you are eligible for Age 55 Retirement, Age 62 Retirement, Disability Retirement or Deferred Vested Termination Benefit with 20 or more years of Credited Service, but have not commenced your benefit, then upon your death your eligible Spouse will receive 75 percent of the amount you would have received as if you had retired and commenced on the date your surviving Spouse elects to commence.

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You can elect to receive (or begin receiving) your vested Plan benefit no earlier than the first day of the month after the month in which you cease being a Chevron employee and have met the Plan's commencement rules. This is called the Benefit Commencement Date.

Your Benefit Commencement Date is determined by three factors: the date your employment ends, the date you meet the Plan's commencement requirements, and the date you initiate a pension request by calling the HR Service Center. Initiation is measured by the date you call the HR Service Center. Your election of a Benefit Commencement Date may become invalid if the HR Service Center does not receive all required documentation from you.

Automatic Distribution

The Plan is required to start paying your benefit in accordance with the Required Minimum Distribution rules. If you submit an election before the date your benefit is required to commence to comply with the rules, you can choose the form of payment for your benefit. If you don't submit an election, in general, your benefit is paid as a Straight Life Annuity (if you're single) or as a 75% Joint and Survivor Annuity (if you're married).

How to Apply for Your Plan Benefit

You should notify your supervisor and the Human Resources office as soon as possible after you decide to end your employment. As soon as you decide to initiate your pension but no earlier than 90 days before you want to start your benefit you should contact the HR Service Center at 1-888-825-5247 (1-832-854-5800 outside the U.S.).

No benefit will be paid unless and until you properly complete and file the appropriate forms.

Mandatory Distribution of Small Amounts

If the present value of your benefit is \$1,000 or less, your benefit is automatically paid to you in a lump sum as soon as possible after your employment ends. However, you may elect a direct rollover into an IRA or another qualified plan if you file the proper forms within 60 days after you receive your retirement package from the HR Service Center.

plan benefit examples

Here's an example to show how a Plan benefit is calculated for payment prior to Normal Retirement Age. This example is for a participant with 30 years of Vesting Service and Credited Service whose employment ends after January 1, 2010, and after attaining age 55:

A Plan benefit is first calculated as a monthly pension payable at Normal Retirement Age as shown under the section titled "how your benefit is calculated." The benefit is then reduced for payment prior to Normal Retirement Age to determine the amount payable beginning at the elected Benefit Commencement Date.

Assumptions

- Years of Vesting Service = 30
- Years of Credited Service = 30
- Years of Reciprocal Service or Nonsignatory Past Service = 0
- Age at Benefit Commencement Date = 58
- Participant is married.
- This participant is eligible to receive an Early Retirement Benefit.

These assumptions are hypothetical and used only for illustrative purposes. Your benefit is based on the factors that apply to you when you start your benefits.

Calculation of Early Retirement Pension as a Straight Life Annuity		
Plan benefit	\$ 1,040.79	
TIMES 0.88 reduction factor for commencement prior to age 62 at age 58	0.88	
EQUALS Early Retirement Pension	\$ 915.90	

Because this participant is married and eligible for Early Retirement, the benefit will be paid as a 75% Joint and Survivor Annuity with no Actuarial Factors applied. That means the participant will receive \$915.90 for life and upon death, the spouse would receive 75% of the payment, or \$686.93, for his or her lifetime.

The following is another example to show how Deferred Vested Termination benefit is calculated for payment both prior to Normal Retirement Age and for optional forms of payment. This example is for a participant with 19 years of Vesting Service and Credited Service whose employment ends after January 1, 2010, but before attaining age 55:

A Plan benefit is first calculated as a monthly pension payable at Normal Retirement Age as shown under the section titled "how your benefit is calculated." The benefit is then reduced for payment prior to Normal Retirement Age to determine the amount payable beginning at the elected Benefit Commencement Date. Finally, because this person did not meet the criteria to have no Actuarial Factors applied, early commencement factors differ from that for an Early Retirement participant, and conversion factors are applied to arrive at the Joint and Survivor Annuity optional forms of payment.

Assumptions

- Years of Vesting Service = 19
- Years of Credited Service = 19
- Years of Reciprocal Service or Nonsignatory Past Service = 0
- Age at Employment termination date = 54
- Age at Benefit Commencement Date = 58
- Participant is married.
- Joint Annuitant's age at Benefit Commencement Date = 55
- This participant is eligible for a Deferred Vested benefit (and not an Early Retirement benefit).

These assumptions are hypothetical and used only for illustrative purposes. Your benefit is based on the factors that apply to you when you start your benefits.

Calculation of Deferred Vested Termination benefit as a Straight Life Annuity

Plan benefit	\$ 700.00
TIMES 0.68 reduction factor for commencement prior to age 62 at age 58	0.68
EQUALS Deferred Vested Pension	\$ 476.00

Calculation of 50% Joint and Survivor Annuity			
Straight Life Annuity	\$476.00		
TIMES 0.848 conversion factor for 50% Joint and Survivor Annuity based on participant and joint annuitant ages	x 0.848		
EQUALS monthly annuity paid during the participant's lifetime	\$ 403.65		
Upon the participant's death, 50% of the amount paid to the participant is \$201.82 payable to the surviving spouse for his or her lifetime			
Calculation of 75% Joint and Survivor Annuity			
Straight Life Annuity	\$476.00		
TIMES .786 conversion factor for 75% Joint and Survivor Annuity based on participant and joint annuitant ages	x 0.786		
EQUALS monthly annuity paid during the participant's lifetime	\$ 374.14		
Upon the participant's death, 75% of the amount paid to the participant is payable to the surviving spouse for his or her lifetime	\$280.60		

Note: in this example, the member is not eligible for Early Retirement. The participant would have the choice of the Straight Life Annuity (provided the spouse gave written notarized consent at the time of retirement initiation) or the 50% or 75% Joint and Survivor Annuity.

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disability retirement

If you have completed at least 10 years of Vesting Service and your employment ends because of Total Disability, you may elect to receive a Disability Retirement Pension.

Your monthly Disability Retirement benefit will be the greater of:

- a) Your Age 62 Retirement pension based on your Credited Service, Reciprocal Service, and Nonsignatory Past Service on the date your employment ends, or
- b) \$150 times a fraction of your years of Credited Service over the sum of your years of Credited Service plus Reciprocal Service, or
- c) \$200 per month which applies to any participant who was an employee on or after May 14, 1995.

death benefits

If you die before your Benefit Commencement Date, the Plan provides a death benefit to your surviving Spouse if you are vested, and certain other criteria have been met. If you die after your Benefit Commencement Date, any death benefits will be determined by the payment option you elected.

some situations that could affect your benefit

There are some situations that could affect the amount of your benefit or your eligibility for a benefit. For instance:

- You don't receive Credited Service during periods you don't receive earnings (such as time on strike and certain leaves of absence without pay) or when you don't qualify as an eligible employee (for example, when you transfer to a nonparticipating Chevron affiliated company).
- Your benefit is intended for you. Your benefits are protected by law from claims by creditors. This includes bankruptcy. Your benefit can't be used as security for a loan, and it can't be involuntarily transferred or assigned to anyone else, except under the terms of certain court orders known as Qualified Domestic Relations Orders (QDROs). In addition, a court order can't require payment of greater benefits, determined on the basis of actuarial value, to or on behalf of a participant than provided by the Plan, regardless of divorce or other legal action. Also, if another person is paid part of your benefit under a QDRO before you begin receiving your benefit, your benefit will be reduced. This reduction, based on actuarial tables, is to account for the earlier payment for part of your benefit.
- If you're re-employed after you've begun to receive your Plan benefit as an annuity, your benefit payments will be suspended (except if you are re-employed after your earliest Required Minimum Distribution date).
- If you're re-employed before you incur a Permanent Service Break, your Plan benefit for each period of employment will be calculated under the terms of the Plan on the date of each period of employment ends using your Credited Service for each period of employment.
- In some cases, your benefit is paid or commences even if you don't initiate payment, such as when the present value of your benefit after your employment ends is \$1,000 or less; or in order to comply with the Required Minimum Distribution rules.
- Under the Internal Revenue Code, there's a maximum annual benefit that can be paid from the Plan, as well as a maximum benefit that can be paid in other forms. These limits may be adjusted annually, based on the level of inflation. You'll be notified if your benefit is restricted as a result of these limits.
- If you're married and you do not elect a Joint and Survivor Annuity of at least 50 percent with your Spouse as joint annuitant, you must obtain your Spouse's written consent, witnessed by a notary public.
- If the Plan is amended, merged or terminated, special rules protect the benefits you've accrued before that time.
- You're covered under the terms of the Plan when you terminate employment, and the benefits, rights and obligations of you and your Spouse are determined by the Plan's provisions on that date. Other than administrative changes or changes required by law, or unless a subsequent amendment otherwise specifies, any changes made to the Plan after your termination date do not affect you or any benefits payable on your behalf.

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Military Service

Benefits and service credits with respect to "qualified military service" will be provided in accordance with applicable law. This applies if you take leave because of service with the U.S. armed forces and have reemployment rights under the Uniformed Services Employment and Reemployment Rights Act ("USERRA"). You will be entitled to applicable benefits and service credits pursuant to the Plan for the time you spent in qualified military service provided you meet the requirements of USERRA, including notice to the Company or Affiliated Company, and return to employment within the time prescribed by law.

Additionally, and pursuant to the Heroes Earnings Assistance and Relief Tax Act of 2008, if you die while on uniformed service leave, your beneficiary will receive any survivor benefits as if you had returned to employment the day before your death.

Payments to Children or Legally Incompetent Persons

In the case of any distribution of Plan benefits to a person Chevron determines is incompetent or unable to properly handle receipt of the distribution, Chevron may, in its discretion, direct the trustee to make the distribution to (without limitation) a guardian, conservator, spouse or dependent(s) of the person.

Qualified Domestic Relations Orders

The Plan may be required to pay part of your benefit to your Spouse, former Spouse or dependents under the terms of a Qualified Domestic Relations Order (QDRO). A QDRO is a state court order that meets certain legal requirements and may provide for payment of child support, spousal support, or a community or marital property settlement.

The order could include an award to a former Spouse of a portion of the Plan benefits you or your Spouse is eligible to receive. This means your benefits would be reduced and the benefits payable to your surviving Spouse would also be less.

If you want more information about Qualified Domestic Relations Orders, or to obtain a description of the procedures for QDRO determinations at no charge, you can write to:

Chevron HR Service Center DEPT: CVXP PO Box 981909 El Paso, TX 79998

Call the Toll Free QDRO line: 855-481-2661 Fax: 855-531-2983 Email: <u>WTWQDRO@willistowerswatson.com</u> If you or your Spouse believes that you're entitled to a benefit from the Plan that you didn't receive, you or your Spouse can file a written claim for that benefit with Chevron. Address your letter as follows:

Chevron Mining Inc. Plan Administrator Pension Plan of Chevron Mining Inc. for Employees Represented by the UMWA P. O. Box 6075 San Ramon, CA 94583-0775

If you or your Spouse files a claim for a benefit, the Company will send you or your Spouse a decision on the claim within 90 days after the claim is received. However, if there are special circumstances that require additional time, the Company will advise you or your Spouse that additional time is needed and then will send you or your Spouse a decision within 180 days after the claim is received.

If the claim for a benefit is denied (in whole or in part), the Company will send you or your Spouse a written explanation that includes:

- Specific reasons for the denial, as well as the specific Plan provisions on which the denial is based.
- A description of any additional information that could help you or your Spouse complete the claim and reasons why the information is needed.
- Information about how you or your Spouse can appeal the denial of the claim.
- A statement explaining your or your Spouse's right to file a civil lawsuit under section 502(a) of ERISA if your or your Spouse's appeal is denied. You or your Beneficiary, as claimant, must bring such civil action by the earlier of (i) one year after receipt of an adverse benefit determination, or (ii) two years after the last day of the month for which the claimant first receives payment of his or her benefit.

Appeals Procedures

If a claim is denied in whole or in part and you want to appeal the denial, you or your Spouse must do so within 90 days after you or your Spouse received written notice of the denial.

The appeal must be in writing, must describe the grounds on which it's based and should include any documents, records, written comments or other information you feel will support the appeal. Before submitting the appeal, you or your Spouse can review and receive, at no charge, copies of Plan documents, records and other information relevant to your or your Spouse's claim for benefits under the Plan.

The Review Panel will provide you or your Spouse with a written response to the appeal and will either reverse the earlier decision and provide for payment of the part of your benefit that was initially denied, or it will deny the appeal. If the appeal is denied, the response will contain:

- Specific reasons for the denial and the specific Plan provisions on which the denial is based.
- Information explaining your or your Spouse's right to review and receive, at no charge, copies of Plan documents, records and other information relevant to your or your Spouse's claim for benefits under the Plan.
- A statement explaining your or your Spouse's right to file a civil lawsuit under section 502(a) of ERISA. You or your Beneficiary, as claimant, must bring such civil action by the earlier of (i) one year after receipt of an adverse benefit determination, or (ii) two years after the last day of the month for which the claimant first receives payment of his or her benefit.

The Review Panel doesn't have the authority to change Plan provisions or to grant exceptions to Plan rules.

For appeals regarding the Plan, address your written correspondence to:

Review Panel Pension Plan of Chevron Mining Inc. for Employees Represented by the UMWA P.O. Box 6075 San Ramon, CA 94583-0775

The Review Panel may require you or your Spouse to submit (at your or your Spouse's expense) additional information, documents or other material that it believes is necessary for the review.

You or your Spouse will be notified of the final determination of the appeal within 60 days after the date it's received, unless there are special circumstances that require additional time. You or your Spouse will be advised if more time is needed, and you'll then receive the final determination within 120 days after the appeal is received. If you or your Spouse does not receive a written decision within 60 or 120 days (whichever applies), you or your Spouse can take legal action.

Administrative Power and Responsibilities

Chevron has the discretionary authority to control and manage the operation and administration of the Plan, interpret the Plan and determine Plan benefits. Chevron shall have the full, exclusive and discretionary authority to prescribe such forms; make such rules, regulations, interpretations and computations; construe the terms of the Plan; determine all issues relating to participation and eligibility for benefits; and take such other action to administer the Plan as it may deem appropriate in its sole discretion. Chevron's rules, regulations, interpretations, computations and actions shall be final and binding on all persons. Such discretionary authority also can be exercised by persons delegated such authority by Chevron.

This section provides important legal and administrative information you may need regarding the benefits described in this SPD that are governed by ERISA.

Summary Chart

The following chart contains information about the administration of the Plan.

Plan	Plan	Plan Trustee	Type of	Type of
Name	Number		Administration	Plan
Pension Plan of Chevron Mining Inc. for Employees Represented by the United Mine Workers of America under Western Coal Wage Agreements	072	The Northern Trust Company 50 South La Salle Street Chicago, IL 60603	Company Administration	Defined Benefit

Employer Identification Number

Chevron's employer identification number (EIN) is 94-0890210.

Plan Sponsor and Plan Administrator

Chevron Corporation is the Plan Sponsor and Plan Administrator of the Plan and can be reached at the following address and phone number:

Chevron Corporation P.O. Box 6075 San Ramon, CA 94583-0775

1-888-825-5247 (1-832-854-5800 outside the U.S.)

Agent for Service of Legal Process

Service of legal process can be served on*:

Service of Process Chevron Corporation 6001 Bollinger Canyon Road Building T (T–3100) San Ramon, CA 94583-2324

Service also can be made on the Plan's trustee.

* QDROs should be submitted to the following address:

Chevron HR Service Center DEPT: CVXP PO Box 981909 El Paso, TX 79998

Fax: 851-531-2983 Email: <u>WTWQDRO@willistowerswatson.com</u>

Participating Companies

A complete list of the Participating Companies whose employees are covered by the Plan can be obtained by writing to the Plan Administrator.

Collective Bargaining Agreements

If a union represents you, you're eligible to participate in the Plan, provided both of the following apply:

- Your collective bargaining agreement allows for your participation.
- You meet the Plan's eligibility requirements.

In some cases, however, a collective bargaining agreement contains more restrictive rules regarding participation or benefits. In such cases, the provisions of the collective bargaining agreement will prevail.

A copy of any relevant collective bargaining agreement can be obtained by union members upon written request to the union representative.

All documents for this Plan are available for examination by participants who follow the procedures outlined in the chapter titled **Your ERISA Rights**.

Incorrect Computation of Benefits

If you believe the amount of the benefit you receive from the Plan is incorrect, you should notify the Plan Administrator in writing.

If the Plan Administrator determines that you or your Spouse was not paid your full benefits required under the Plan, the Plan will pay the unpaid benefits.

Similarly, if the Plan overpaid you or your Spouse's Plan benefit, you or your Spouse will be required to repay the amount of the overpayment to the Plan. The Plan Administrator may make reasonable arrangements with you for repayment; for example, by reducing future benefits under the Plan.

Recovery of Overpayments and Payments Made By Mistake

If it should happen that you receive benefits in excess of the amount of benefits to which you are otherwise entitled to receive under the Plan, you may be required to return such excess amounts to the Plan. You may also be required to return any payments made by mistake. Subject to federal law, Chevron may pursue recovery of these amounts either by requiring the payee to return the excess to the Plan, by reducing the payee's future payment(s), or by any other method deemed reasonable to Chevron or its delegates.

Future of the Plan

Chevron expects to continue the Plan. During the term of the Wage Agreement, Chevron has the right acting together with the Union to change or terminate the Plan by mutual agreement.

If the Plan Is Amended, Merged or Terminated

The following describes what will happen if the Plan is changed, terminated, merged or consolidated.

Changes

If the Plan is changed, none of the changes will:

- Reduce any employee's accrued benefit at the time of the change, except as permitted by law.
- Cause any Plan assets to be used for purposes other than providing benefits under the Plan and paying the expenses of administering the Plan.

Termination

If the Plan is terminated, you'll become vested in the benefit you had accrued up to the date of termination. To the extent required to provide the benefits accrued under the Plan, the assets of the Plan will be allocated among all Plan participants and their Spouses, joint annuitants and Beneficiaries according to the terms of ERISA.

If the Plan has assets in excess of the amount required to fully provide for the accrued benefits, that excess will be returned to the Participating Companies. If the Plan is terminated, the Participating Companies will have no further obligation to make contributions to the Plan, but the Plan trust will continue until all funded benefits have been distributed to Plan participants and their Spouses, joint annuitants and Beneficiaries.

If the trust fund is insufficient to pay all benefits that were accrued before the termination of the Plan, Chevron will make up the difference.

Partial Termination

If the Plan has a partial termination (as defined in Internal Revenue Code section 411(d)(3)), as determined by Chevron, those participants who are affected by the partial termination will become vested in their accrued benefits. If the accrued benefits of those participants and their Spouses, joint annuitants and Beneficiaries aren't fully funded, then, to the extent required by law, Chevron will establish a method to separately account for the portion of the trust fund that's attributable to their accrued benefits. Any such separate accounting will be consistent with the requirements under ERISA.

Merger or Consolidation

If the Plan is merged or consolidated with another plan or if Plan assets and liabilities are transferred to another plan, to the extent required by ERISA, your accrued benefit immediately after the event will at least equal your accrued benefit immediately before the event.

No Right to Employment

Nothing in the Plan gives you a right to remain in employment or affects Chevron's right to terminate your employment at any time and for any reason (which right is hereby reserved).

Pension Benefit Guaranty Corporation (PBGC)

Your pension benefits under this Plan are insured by the Pension Benefit Guaranty Corporation (PBGC), a federal insurance agency. If the Plan terminates (ends) without enough money to pay all benefits, the PBGC will step in to pay pension benefits. Most people receive all of the pension benefits they would have received under their plan, but some people may lose certain benefits.

The PBGC guarantee generally covers all of the following:

- Normal and early retirement benefits.
- Disability benefits if you become disabled before the Plan terminates.
- Certain benefits for your survivors.

The PBGC guarantee generally does not cover:

- Benefits greater than the maximum guaranteed amount set by law for the year in which the Plan terminates.
- Some or all of benefit increases and new benefits based on Plan provisions that have been in place for fewer than five years at the time the Plan terminates.
- Benefits that are not vested because you have not worked long enough for the company.
- Benefits for which you have not met all of the requirements at the time the Plan terminates.
- Certain early retirement payments (such as supplemental benefits that stop when you become eligible for Social Security) that result in an early retirement monthly benefit greater than your monthly benefit at the Plan's Normal Retirement Age.
- Non-pension benefits, such as health insurance, life insurance, certain death benefits, vacation pay and severance pay.

Even if certain of your benefits are not guaranteed, you still may receive some of those benefits from the PBGC depending on how much money the Plan has and on how much the PBGC collects from employers.

For more information about the PBGC and the benefits it guarantees, ask your plan administrator or contact the PBGC's Technical Assistance Branch, 1200 K Street N.W., Washington, D.C. 20005-4026 or call the Customer Contact Center at 1-800-400-7242. TTY/ASCII users, please call 1-800-877-8339 and ask to be connected to 1-800-400-7242.

Additional information about the PBGC's pension insurance program is available through the PBGC's website on the Internet at **www.pbgc.gov**.

Plan Documents

This SPD explains the key features of the Plan. Complete details of the Plan can be found in the official Plan document, insurance contracts and trust agreements (if they apply), which govern the operation of the Plan. All statements in this SPD are subject to the provisions and terms of those documents to the extent permitted by law.

Copies of the official Plan document, as well as the annual report of Plan operations and the SPD of the Plan, are available for review, without charge, by any Plan participant, spouse or beneficiary by written request to the Plan Administrator.

The individual document will be sent within 30 days after the Plan Administrator receives your written request. The Plan Administrator can make a reasonable charge for copies.

In the event of a conflict between the descriptions in this SPD and the official Plan document, insurance contracts and trust agreements, the official Plan document, insurance contracts and trust agreements shall prevail to the extent permitted by law. In addition, in the event of any conflict between the description in this SPD (or any other communication, whether verbal or nonverbal) and the Plan, the terms of the Plan shall govern. In all cases, ERISA, the Code or other applicable law shall prevail.

Plan Year

The plan year for the Plan begins on January 1 and ends on December 31 of each year.

Personalized Benefit Statements

You can request certain personalized information about the Plan, including:

- Whether you have the right to receive a benefit at Normal Retirement Age if you stopped working for the company now and, if so, what your benefit would be.
- If you would *not* be eligible for a benefit if you stopped working now, how many more years you must work to earn that right.

Statements are provided free of charge but need not be given to you more than once a year.

Here are some important terms related to the Plan.

Actuarial Equivalent/Actuarially Equivalent

Means having the same value based on assumptions specified in the Plan. These assumptions are determined by Chevron and may be amended at any time. These assumptions are used to calculate the Actuarial Factors, which in turn may be used in the calculation of your benefit.

Actuarial Factors

The Actuarial Factors that may be used in the calculation of your benefit are based on the following:

- Your age on your Benefit Commencement Date.
- The age of your joint annuitant with respect to joint and survivor annuity options, or the age of your surviving Spouse with respect to death benefit annuity options.
- The form of payment you elect.
- The applicable mortality table used by the Plan.
- The applicable interest rate in effect under the Plan on your Benefit Commencement Date.

Benefit Commencement Date

Your Benefit Commencement Date is the first day of the month in which your benefit is paid or commences. It is a date you choose at the time you initiate your pension and make a payment option election. If you initiate your pension no later than 60 days after your termination of employment, you can elect a Benefit Commencement Date beginning the first of the month following the month in which your employment terminates. The latest Benefit Commencement Date you could elect is the first of the month on or before 90 days following initiation. If you initiate your pension after 60 days following your termination of employment, the earliest Benefit Commencement Date you can elect is the first of the month after you initiate your pension. In previous versions of this summary plan description Benefit Commencement Date was known as Annuity Starting Date.

Chevron

Chevron Corporation.

Code

The Internal Revenue Code of 1986, as amended from time to time.

Corporation or Company

Refers to Chevron Corporation.

Credited Service

Generally, Credited Service is the period that you're a participant in the Plan and for which you are an eligible employee and receive pay from a Participating Company. Credited Service includes holidays, vacations, leaves of absence with pay, as well as any time during your employment that you receive Short-Term Disability Plan or Long-Term Disability Plan benefits. It can also include periods you're in military service, on a Family Leave Without Pay, and the first 31 days of certain other leaves of absence without pay. Credited Service doesn't include any period you're on strike or locked out.

If your employment ends before you are vested and you have a Permanent Service Break, you lose your previous Credited Service.

Credited Service is equal to the sum of your Signatory Past Service and Employer Future Service:

Signatory Past Service includes periods of time performed or during which worker's compensation payments were received while in a classified job for an Employer signatory to a wage agreement then in effect. It may also include periods of sickness, military service, or service with the union while working in a classified job per specific rules outlined in the wage agreement. Signatory Past Service also includes periods of time prior to January 1, 1978, that were required to be counted under the terms of the Plan then in effect.

One year of Employer Future Service shall be credited for each plan year after December 31, 1977, during which you performed at least 1,600 Hours of Service as a classified employee. If you performed less than 1,600 but at least 400 Hours of Service, a fractional year will be credited to the nearest on-tenth (1/10) which equals or exceeds the fraction obtained by dividing the number of hours worked by 1,600.

ERISA

The Employee Retirement Income Security Act of 1974, as amended from time to time.

Leased Employee

This term refers to someone who provides services to Chevron, through a third-party, in a capacity other than that of a common-law employee and who meets the requirements of section 414(n) of the Code.

Nonsignatory Past Service

Service before December 6, 1977, which is credited per the Plan, including service for an employer in the coal industry not signatory to a Western Coal Wage Agreement, and service after December 6, 1977, which is credited per the Plan.

Normal Retirement Age

The earlier of the date you:

- Attained the age of 62, and completed at least 10 years of Vesting Service or at least 20 total years of Credited Service, Reciprocal Service, and Nonsignatory Past Service; or
- Attained the age of 65, or the fifth anniversary of the date you commenced participation in the Plan or a predecessor plan (including the 1974 Pension Plan), whichever is later.

Participating Company

Chevron and each other member of the Chevron affiliated group of companies that has been designated in writing as a Participating Company by Chevron.

Permanent Service Break

A Permanent Service Break occurs if you leave employment with the Chevron affiliated group of companies before becoming vested in a Plan benefit and you're not rehired within five consecutive years. If you have a Permanent Service Break, your prior Vesting and Credited Service are forfeited and not restored, even if you subsequently are rehired. The Plan's break-in-service rules in effect each time you terminate employment determine whether or not you have a Permanent Service Break for your service prior to that termination.

However, there's a difference if you leave Chevron because of your pregnancy, the birth of your child, the placement of a child in your home in connection with his or her adoption or the care of a child following his or her birth or placement. In any of these situations, you won't have a Permanent Service Break if you're rehired within six years or, if greater, within the number of years of Vesting Service you had completed before you left, plus one.

Plan or UMWA Plan

Pension Plan of Chevron Mining Inc. for Employees Represented by the United Mine Workers of America under Western Coal Wage Agreements.

Reciprocal Service

Credited Service of a participant in the Union retirement plan of a Signatory Employer, excluding Nonsignatory Past Service (or its equivalent) as defined under such plan, if such plan is maintained pursuant to a Western Coal Wage Agreement and provides for Reciprocal Service credit (or its equivalent) for Credited Service earned under this Plan.

Required Minimum Distributions

Section 401(a)(9) of the Internal Revenue Code, as updated by the Setting Every Community Up for Retirement Enhancement (SECURE) Act, requires mandatory distributions from the Plan, known as required minimum distributions, upon reaching certain milestones.

- If you were born before July 1, 1949, the Plan is required to start paying your benefit by the April 1 following the year in which you reach age 70½ or terminate employment, whichever is later.
- If you were born on or after July 1, 1949, the Plan is required to start paying your benefit by the April 1 following the year in which you reach age 72 or terminate employment, whichever is later.

Signatory Employer

Any business organization other than Chevron which, on or after December 6, 1977, is signatory to a Western Coal Wage Agreement with the Union but only so long as such Signatory Employer maintains a retirement plan providing Reciprocal Service credits for Credited Service under this Plan. The term "Signatory Employer" shall not include any separate business entity (including, without limitation, parent corporations, subsidiary corporations, brother-sister corporations, or trades or businesses under common control) affiliated with a business organization signatory to a Western Coal Wage Agreement, even if service with such other entity is required to be credited under ERISA for purposes of the retirement plan of the affiliated signatory organization, unless such other entity is also signatory to a Western Coal Wage Agreement.

Spouse

Your Spouse is the person you name to receive any benefits that are payable if you should die before your Benefit Commencement Date, or to receive any death benefits under an optional form of benefit you elected. You can change or revoke a Spouse at any time. To be effective, any designation of a Spouse, or any change or revocation, must be made in writing on the prescribed form and must be received by Chevron before your death. If you fail to name a Spouse or if the Spouse you name is not living when a payment is to be made, your Spouse will be your beneficiary if then living. For purposes of the surviving Spouse benefit, your Spouse is not an "eligible Spouse" unless you and such Spouse have been married throughout the 9-month period ending on your date of death.

For all purposes under the Plan, your Spouse means the person to whom you are legally married under the law of a state or other jurisdiction where the marriage took place.

Straight Life Annuity

The normal form of payment under the Plan for unmarried participants. The Straight Life Annuity pays you a fixed amount each month for your lifetime. These annuity payments stop when you die. The Straight Life Annuity is used as the basis to calculate all other forms of payment available under the Plan.

Total Disability

For purposes of the Plan, a participant shall be considered to be totally disabled only if, by reason of a mine accident on or after December 6, 1977, the participant is determined to be eligible for Social Security Disability Insurance Benefits under Title II of Social Security Act, as amended.

U.S. Payroll

Refers to the payroll system used by Chevron to withhold employment taxes and pay its common-law employees who are paid in U.S. dollars and are either U.S. citizens or resident aliens or are nonresident aliens performing services in the United States. The term *does not* include any system to pay workers whom Chevron doesn't consider to be common-law employees and for whom it doesn't withhold employment taxes.

Vesting Service

Vesting Service determines your eligibility and vesting status in the Plan. One year of Vesting Service shall be credited for each Plan Year after the Effective Date in which you had at least 1,000 Hours of Service for the Employer and Signatory Employers within a Union bargaining unit covered by a Western Coal Wage Agreement. If you had at least 250 such Hours of Service but less than 1,000 Hours of Service, one-fourth (1/4) year of vesting shall be credited for each full 250 Hours of Service. Your years of Vesting Service also includes the period of time you're employed by Chevron or by any of the Chevron affiliated group of companies, and when you qualify as a Leased Employee. It also includes similar service with certain companies acquired by Chevron. If you leave Chevron and are rehired within 365 days, your years of Vesting Service Break as a result of your period of absence, your years of Vesting Service before you left will be added to your years of Vesting Service after you're rehired.

your ERISA rights

The Employee Retirement Income Security Act of 1974 (ERISA) protects your benefit rights as an employee. It doesn't require Chevron to provide a benefit plan; however, it does provide you with certain legal protections under the ERISA plans that Chevron does provide. This section summarizes these rights. In addition, you should be aware that Chevron reserves the right to change or terminate the plans at any time. Chevron will make every effort to communicate any changes to you in a timely manner.

As a participant in the Plan, you're entitled to certain rights and protections under ERISA.

Receive Information About Your Plan and Benefits

You have the right to:

- Examine (without charge) at the Plan Administrator's office and at other specified locations, such as work sites, all Plan documents. These may include insurance contracts, collective bargaining agreements, official Plan texts, trust agreements and copies of all documents, such as the latest annual report (Form 5500 Series) filed by the Plan with the U.S. Department of Labor and available at the Public Disclosure Room of the Employee Benefits Security Administration (EBSA).
- Obtain (by writing to the Plan Administrator) copies of all documents governing the operation of the Plan, including insurance contracts, collective bargaining agreements, copies of the latest Form 5500 annual report and an updated SPD. The Plan Administrator may make a reasonable charge for the copies.
- Receive a summary of the Plan's annual financial report. The Plan Administrator is required by law to furnish each participant with a copy of this summary annual report (now called the Annual Funding Notice).
- Obtain a statement telling you whether you have a right to receive benefits at Normal Retirement Age and if so, what your benefits would be at Normal Retirement Age if you stop working under the Plan now. If you are not fully vested, the statement will tell you how many more years you have to work to be fully vested. This statement must be requested in writing and is not required to be given more than once every 12 months. The Plan must provide the statement free of charge.

Prudent Actions by Plan Fiduciaries

In addition to creating rights for Plan participants, ERISA imposes duties upon certain people who are responsible for the operation of the Plan. These people are called "fiduciaries" and have a duty to exercise fiduciary functions prudently and in the interest of you and other Plan participants and beneficiaries.

No one, including your employer, your union or any other person, may fire you or otherwise discriminate against you in any way to prevent you from obtaining a benefit or exercising your ERISA rights.

Enforce Your Rights

If your claim for a benefit is denied or ignored, in whole or in part, you have a right to know why this was done, to obtain (without charge) copies of documents related to the decision, and to appeal any denial — all within certain time schedules.

Under ERISA, there are steps you can take to enforce your ERISA rights. For instance:

- If you request a copy of the Plan documents or the Plan's latest annual report and do not receive them within 30 days, you may file suit in a federal court. In such a case, the court may require the plan administrator to provide the materials and pay a penalty until you receive the materials unless the materials were not sent because of reasons beyond the control of the plan administrator.
- If you disagree with the Plan's decision or lack of response to your request concerning the qualified status of a domestic relations order, you may file suit in a federal court.
- If you have a claim for benefits that is denied or ignored, in whole or in part, you may file suit in a state or federal court.
- If it should happen that Plan fiduciaries misuse the Plan's money, or if you're discriminated against for asserting your ERISA rights, you may seek assistance from the U.S. Department of Labor or you may file suit in a federal court.

If you file suit, the court decides who should pay court costs and legal fees. If you're successful, the court may order the person you have sued to pay these costs and fees. If you lose, the court may order you to pay these costs and fees — for example, if it finds your claim is frivolous.

Filing a Lawsuit

You can file a lawsuit to recover a benefit under the Plan, provided all the following have been completed:

- You initiate a claim as required by the Plan.
- You receive a written denial of the claim.
- You file a timely written request for a review of the denied claim with the plan administrator or the claims administrator (or you receive written notification that the appeal has been denied).

If you don't receive a timely written denial of the claim, the plan administrator reserves the right to contend that you still may not file a legal action until you file a timely written request for a review of the denied claim with the appropriate plan administrator and that review is complete.

If you want to take legal action after you exhaust the claims and appeals procedures, then you or your Beneficiary, as claimant, must bring such civil action by the earlier of (i) one year after receipt of an adverse benefit determination, or (ii) two years after the last day of the month for which the claimant first receives payment of his or her benefit.

You can serve legal process on:

Service of Process Chevron Corporation 6001 Bollinger Canyon Road

Building T – (T-3100) San Ramon, CA 94583-2324

You also can serve process on the Plan by serving the plan administrator or the Plan trustee, if any, at the addresses shown under the "Administrative Information" section.

The plan administrator is the appropriate party to sue for the Plan.

Pension Plan of Chevron Mining Inc. for Employees Represented by the United Mine Workers of America under Western Coal Wage Agreements Effective January 1, 2022

Assistance With Your Questions

If you have any questions about the Plan, you should contact the plan administrator. If you have any questions about this statement or about your rights under ERISA, or if you need assistance in obtaining documents from the plan administrator, you should contact the nearest office of the Employee Benefits Security Administration (EBSA), U.S. Department of Labor, listed in your telephone directory or write to the Department of Labor, Employee Benefits Security Administration, Outreach, Education & Assistance N-5619, 200 Constitution Avenue N.W., Washington, D.C. 20210. Or call the national toll-free Contact Center at 1-866-487-2365.

You also may obtain certain publications about your rights and responsibilities under ERISA by:

- Calling the Employee Benefits Security Administration publications hotline at 1-866-444-3272.
- Logging on to the Internet at www.dol.gov/agencies/ebsa and searching for Publications.