June 2, 2022

David Looney Chief Financial Officer Murphy Oil Corporation 9805 Katy Fwy, Suite G-200 Houston, Texas 77024

Re: Murphy Oil

Corporation

Form 10-K for

Fiscal Year Ended December 31, 2021

Filed February 25,

2022

File No. 001-08590

Dear Mr. Looney:

We have reviewed your filing and have the following comments. In some of our

comments, we may ask you to provide us with information so we may better understand your $% \left(1\right) =\left(1\right) +\left(1\right) +\left$

disclosure.

Please respond to these comments within ten business days by providing the requested

information or advise us as soon as possible when you will respond. If you do not believe our

comments apply to your facts and circumstances, please tell us why in

your response.

After reviewing your response to these comments, we may have additional comments.

Form 10-K Filed February 25, 2022

General

1. We note that you provided more expansive disclosure in your Sustainability Report than you provided in your SEC filings. Please advise us what consideration you gave to providing the same type of climate-related disclosure in your SEC filings as you provided in your Sustainability Report.

Risk Factors, page 15

2. It appears that you have identified demand for less carbon intensive energy sources and the technological advancement of non-fossil-fuel energy sources as transition risks related to climate change. Please expand your disclosure to address the effects of these transition risks on your business, financial condition, and results of operations in greater detail.

Additionally, tell us about other transition risks related to climate change, such as market trends that may alter

business opportunities and credit risks, and explain how you David Loonev

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FirstName LastName

considered providing related disclosure in your SEC filings.

impact to the company.

Management's Discussion and Analysis of Financial Condition and Results of Operations, page

4. We note from the disclosure on page 48 of your Form $10\,\text{-K}$ that you allocate a portion of

your capital expenditures towards compliance with existing and anticipated environmental

laws and regulations. We also note the language in your Sustainability Report regarding

investments you have made and technologies you have implemented to reduce greenhouse

gas and other emissions. Please revise your disclosure to identify any material past and/or $\,$

future capital expenditures for climate-related projects. Quantify these expenditures for $% \left(1\right) =\left(1\right) +\left(1\right) +$

each of your last three years and amounts budgeted for future periods in your response. In

addition, quantify compliance costs incurred related to climate change for the same

periods.

5. To the extent material, discuss the indirect consequences of climate-related regulation or

business trends, such as the following:

any anticipated reputational risks resulting from operations or products that produce

material greenhouse gas emissions;

increased competition to develop innovative new products that in lower

result in lower

emissions; and

developments that create new opportunities such as low-carbon technologies that

complement your existing assets.

6. We note the disclosure on page 19 regarding your vulnerability to severe weather. Please

provide additional disclosure discussing the potential for indirect weather-related impacts $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left$

that have affected or may affect your major customers or suppliers.

7. You disclose that weather-related risks are not fully insured. Tell us more about weather-

related impacts on the availability of insurance and provide us with quantitative

information regarding the cost of insurance for the last three years and the current year. In

addition, quantify any weather-related damages to your property or operations during the $\,$

last three years.

8. Tell us how you considered providing disclosure about your purchase or sale of carbon

credits or offsets. Include quantitative information regarding any such transactions during $\frac{1}{2}$

the last three years and subsequent periods with your response.

We remind you that the company and its management are responsible for the accuracy $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left($

and adequacy of their disclosures, notwithstanding any review, comments, action or absence of

action by the staff.
David Looney

Murphy Oil Corporation

June 2, 2022

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Please contact Michael Purcell at 202-551-5351 or Ethan Horowitz at 202-551-3311 with any questions.

FirstName LastNameDavid Looney Comapany NameMurphy Oil Corporation Sincerely,

Division of

June 2, 2022 Page 3 Transportation FirstName LastName

Corporation Finance

Office of Energy &