In the Supreme Court of the United States

EXXON MOBIL CORPORATION,

Petitioner

v.

CORPORACIÓN CIMEX, S.A. (CUBA), ET AL.

ON WRIT OF CERTIORARI TO THE UNITED STATES COURT OF APPEALS FOR THE DISTRICT OF COLUMBIA CIRCUIT

MOTION FOR LEAVE TO DISPENSE WITH

PREPARATION OF A JOINT APPENDIX

Pursuant to Supreme Court Rule 26.8, petitioner Exxon Mobil Corporation respectfully seeks leave to dispense with the requirement of a joint appendix in this case. Counsel for respondents agrees that a joint appendix is not necessary and concurs in the filing of this motion.

The question presented is whether the Helms-Burton Act abrogates foreign sovereign immunity in cases against Cuban instrumentalities, or whether parties proceeding under that Act must also satisfy an exception under the Foreign Sovereign Immunities Act. The appendix to the petition for a writ of certiorari in this case includes all of the relevant lower court opinions and orders, along with the relevant decision of the U.S. Foreign Claims Settlement Commission. The parties do not

believe that any other portion of the record merits special attention that warrants the preparation and expense of a joint appendix, and preparation of a joint appendix would not materially assist the Court's consideration of this case.

For the foregoing reasons, the motion for leave to dispense with the requirement of a joint appendix should be granted.

Dated: November 10, 2025

Respectfully submitted,

/s/ Jeffrey B. Wall
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RULE 29.6 DISCLOSURE STATEMENT

Petitioner Exxon Mobil Corporation certifies that it is a publicly traded corporation and it has no corporate parent. No publicly held corporation owns 10% or more of Exxon Mobil Corporation's stock.