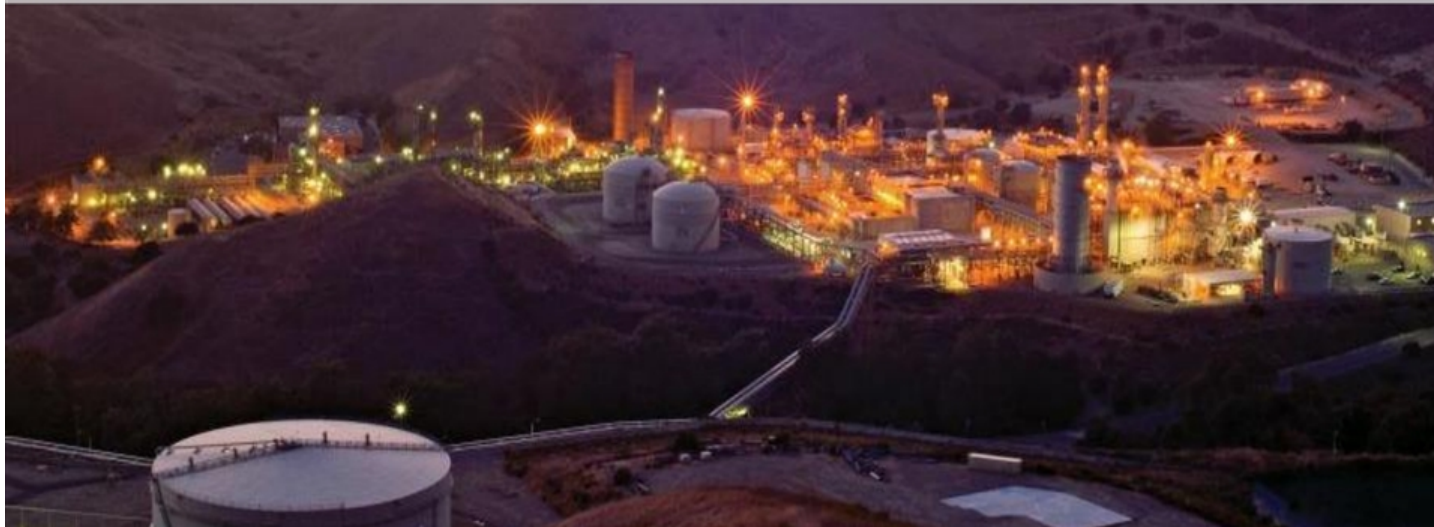


Exhibit 99.2

**Sable Offshore Corp.**  
Investor Presentation



## Disclaimer

### CONFIDENTIALITY

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This presentation has been prepared solely for informational purposes and is being provided to you solely in your capacity as a prospective investor in considering an investment in Flame Acquisition Corp., (the "SPAC"), which will become the successor to Sable in a business combination (as defined below) and will be the issuer, in a private placement, of the PIPE securities described in this presentation. This presentation does not purport to contain all of the information that may be required or desired by you in order to evaluate the investment described in this presentation. This presentation shall not constitute an offer to sell, or the solicitation of an offer to buy, any securities, nor shall there be any sale of securities in any states or jurisdictions in which such offer, solicitation or sale would be unlawful. Neither the U.S. Securities and Exchange Commission (the "SEC") nor any securities commission of any other U.S. or non-U.S. jurisdiction has approved or disapproved of the securities in the proposed PIPE offering or of the proposed business combination as contemplated hereby or determined that this presentation is truthful or complete. Any representation to the contrary is a criminal offense. In all cases, interested parties should consult their own legal, regulatory, tax, business, financial and accounting advisors to the extent they deem necessary, and must make their own investment decision and perform their own independent investigation and analysis of the investment described in this presentation. Investors should be aware that they might be required to bear the final risk of their investment for an indefinite period of time. The securities referred to herein have not been registered under the Securities Act of 1933, as amended (the "Securities Act"), or the securities laws of any other jurisdiction. Unless they are registered, any such securities may be offered and sold only in transactions that are exempt from registration under the Securities Act and the securities laws of any other jurisdiction.

No representations or warranties, express or implied are given in, or in respect of, this presentation and the accuracy, completeness or reliability of the information contained in this presentation. To the fullest extent permitted by law, in no circumstances will Sable, the SPAC, any bank serving as a placement agent in the proposed PIPE securities or any of their respective subsidiaries, security holders, affiliates, representatives, partners, directors, officers, employees, advisers, or agents be responsible or liable for any direct, indirect, or consequential loss or loss of profit arising from the use of this presentation, its contents, its omissions, reliance on the information contained within it, or on opinions communicated in relation thereto or otherwise arising in connection therewith. This information is subject to change.

### FORWARD LOOKING STATEMENTS

The information in this presentation and the oral statements made in connection therewith include "forward looking statements" within the meaning of Section 27 A of the Securities Act and Section 21 E of the Securities Exchange Act of 1934 as amended. Forward-looking statements include information concerning assets of Exxon Mobil Corporation's ("Exxon"), Sable's or the SPAC's possible or assumed future results of operations, business strategies, debt levels, competitive position, industry environment, potential growth opportunities and effects of regulation, including Sable's ability to close the transaction to acquire Exxon's assets (the "asset acquisition"), Sable's ability to close the transaction with the SPAC (the "SPAC transaction" and, together with the asset acquisition, the "business combination"). When used in this presentation, including any oral statements made in connection therewith, the words "could," "should," "will," "may," "believe," "anticipate," "intend," "estimate," "expect," "project," "continue," "plan," "forecast," "predict," "potential," "future," "outlook," and "target," the negative of such terms and other similar expressions are intended to identify forward looking statements, although not all forward looking statements will contain such identifying words. These forward looking statements are based on Sable's and the SPAC's management's current expectations and assumptions about future events and are based on currently available information as to the outcome and timing of future events. Except as otherwise required by applicable law, Sable and the SPAC disclaim any duty to update any forward looking statements, all of which are expressly qualified by the statements in this section, to reflect events or circumstances after the date of this presentation. Sable and the SPAC caution you that these forward looking statements are subject to all of the risks and uncertainties, most of which are difficult to predict and many of which are beyond the control of Sable and the SPAC, incidental to the development, production, gathering, transportation and sale of oil, natural gas and natural gas liquids. These risks include, but are not limited to, (a) the occurrence of any event, change or other circumstance that could give rise to the termination of negotiations and any subsequent definitive agreements with respect to the business combination; (b) the outcome of any legal proceedings that may be instituted against Sable, the SPAC or others following the announcement of the business combination and any definitive agreements with respect thereto; (c) the inability to complete the business combination due to the failure to obtain approval of the shareholders of the SPAC, to obtain financing to complete the business combination or to satisfy other conditions to closing; (d) the ability to meet the applicable stock exchange listing standards following the consummation of the business combination; (e) the ability to recommence production of the assets acquired in the asset acquisition and the cost and time required therefor, production levels once recommenced; (f) commodity price volatility, low prices for oil and/or natural gas, global economic conditions, inflation, increased operating costs, lack of availability of drilling and production equipment, supplies, services and qualified personnel, processing volumes and pipeline throughput; (g) uncertainties related to new technologies, geographical concentration of operations, environmental risks, weather risks, security risks, drilling and other operating risks, regulatory changes and regulatory risks; (h) the uncertainty inherent in estimating oil and natural gas reserves and in projecting future rates of production; (i) reductions in cash flow and lack of access to capital; (j) the SPAC's ability to satisfy future cash obligations; (k) restrictions in existing or future debt agreements or structured or other financing arrangements; (l) the timing of development expenditures, managing growth and integration of acquisitions, and failure to realize expected value creation from acquisitions; and (m) the ability to recognize the anticipated benefits of the business combination. Should one or more of the risks or uncertainties described in this presentation and the oral statements made in connection therewith occur, or should underlying assumptions prove incorrect, actual results and plans could differ materially from those expressed in any forward looking statements. You should also carefully consider the risks and uncertainties described in the "Risk Factors" section of the SPAC's registration statement on Form S-1 and its Annual Report on Form 10-K for the year ended December 31, 2021. In addition, there will be risks and uncertainties described in the proxy statement on Form DEF 14A relating to the proposed business combination, which is expected to be filed by the SPAC with the Securities and Exchange Commission (the "SEC"), and other documents filed by the SPAC and Sable from time to time with the SEC. These filings identify and address other important risks and uncertainties that could cause actual events and results to differ materially from those contained in the forward-looking statements. The SPAC's SEC filings are available publicly on the SEC's website at [www.sec.gov](http://www.sec.gov).

## Disclaimer (Cont'd)

### PARTICIPANTS IN A SOLICITATION

In connection with the proposed business combination, the parties intend to prepare and file with the SEC a preliminary proxy statement of the SPAC and to mail a definitive proxy statement relating to the proposed business combination to the SPAC's stockholders as of a record date to be established for voting on the proposed business combination. Stockholders and other interested persons are urged to read these documents and any amendments thereto, as well as any other relevant documents filed with the SEC when they become available because they will contain important information about Sable, the SPAC and the proposed business combination. Stockholders will also be able to obtain free copies of the preliminary proxy statement, the definitive proxy statement and other documents filed with the SEC, once available, without charge, at the SEC's website located at [www.sec.gov](http://www.sec.gov), or by directing a request to Flame Acquisition Corp., 700 Milam Street Suite 3300, Houston, TX 77002. Sable, the SPAC and their respective directors and executive officers and other persons may be deemed to be participants in the solicitations of proxies from the SPAC's stockholders in respect of the proposed business combination and the other matters set forth in the proxy statement. Information regarding the SPAC's directors and executive officers is available in the SPAC's Annual Report on Form 10-K for the fiscal year ended December 31, 2021, which was filed with the SEC and is available free of charge at the SEC's website located at [www.sec.gov](http://www.sec.gov), or by directing a request to Flame Acquisition Corp., 700 Milam Street Suite 3300, Houston, TX 77002. Additional information regarding the participants in the proxy solicitation and a description of their direct and indirect interests by security holdings or otherwise, will be contained in the proxy statement relating to the proposed business combination when it becomes available.

### NON-PRODUCING ASSETS

The assets that are the subject of the asset acquisition and the business combination have not produced commercial quantities of hydrocarbons since the assets were shut-in during May of 2015 when the only pipeline transporting hydrocarbons produced from such assets to market ceased operations. We estimate in this presentation that production can be recommenced by January 1, 2024; however, there can be no assurance that the necessary permits will be obtained that would allow the pipeline to recommence transportation and allow the assets to recommence production by that date or at all. If production is not recommenced by January 1, 2026, the terms of the asset acquisition with Exxon Mobil Corporation ("Exxon") would result in the assets, which are expected to be the major assets of the SPAC at the closing of the business combination, being reverted to Exxon without any compensation to the SPAC therefor as further described in this presentation.

### OIL AND GAS RESOURCE AND RESERVE INFORMATION

This presentation includes information regarding estimates of oil and natural gas resources and reserves attributable to the assets that are the subject of the business combination. Although this presentation refers to "reserves," none of the oil and gas resources attributable to the assets are currently classifiable as proved or other reserves because, since the cessation of operations on the pipeline transporting production from the assets, there has been no means to deliver production from the assets to market.

Sable has obtained a report (the "NSAI Report") from Netherland, Sewell & Associates, Inc. ("NSAI"), independent petroleum consultants, with respect to the estimated net contingent resources attributable to the acquired assets and the related pre-tax discounted (at 10%) future net contingent cash flow from such contingent resources, as of December 31, 2021, based on 12-month unweighted arithmetic average of the first-day-of-the-month prices for each month in the period from January to December 2021.

As defined by the Society of Petroleum Engineers and used in the NSAI Report, "contingent resources" are those quantities of petroleum which are estimated, on a given date, to be potentially recoverable from known accumulations, but which are not currently considered to be commercially recoverable. Contingent resource estimates may be characterized further as 1C (low estimate), 2C (best estimate) and 3C (high estimate). The contingent resources reflected in the NSAI Report are, as stated in the report, category 1C (low estimate). The NSAI Report states that the estimates included in the report are contingent on (1) approval from federal, state and local regulators to restart production, (2) reestablishment of oil transportation systems to deliver production to market, and (3) commitment to restart the wells and facilities. The NSAI Report states that, if these contingencies are successfully addressed, some portion of the contingent resources estimated in the report may be reclassified as reserves but notes that the estimates have not been risked to account for the possibility that the contingencies are not successfully addressed. The NSAI Report does not address (1) the portion of the contingent resources that could be reclassified as reserves if the contingencies are successfully addressed or (2) whether or to what extent any of the contingent resources that could be so reclassified would be classified as proved, probable or possible reserves.

The reserve and resource estimates and related future cash flow information included in this presentation reflect management's estimates, based in part on the contingent resources estimated in the NSAI Report and supplemented by management's own estimates of contingent resources attributable to the acquired assets and using the pricing and other assumptions noted in this presentation, of the reserves that would be attributable to the acquired assets if the contingencies had been addressed successfully on the date as of which the reserve information is presented.

Reserve engineering is a process of estimating underground accumulations of hydrocarbons that cannot be measured in an exact way. The accuracy of any resource or reserve estimate depends on the quality of available data, the interpretation of such data, and price and cost assumptions made by reserve engineers. In addition, the results of drilling, testing, and production activities may justify revisions of estimates that were made previously. If significant, such revisions could impact the combined company's strategy and change the schedule of any production and development drilling. Accordingly, resource or reserve estimates may differ significantly from the quantities of oil and natural gas that are ultimately recovered.

## Disclaimer (Cont'd)

### USE OF PROJECTIONS

This presentation contains financial projections for Sable and the SPAC (as successor to Sable in the business combination) after giving effect to the business combination, including with respect to its future revenues, EBITDA, capital expenditures and non-GAAP cash flow measures referred to under "Use of Non-GAAP Financial Measures" below. Neither Sable's nor the SPAC's auditors have audited, reviewed, compiled or performed any procedures with respect to the projections for the purpose of their inclusion in this presentation, and, accordingly, no such auditors have expressed an opinion or provided any other form of assurance with respect thereto for the purpose of this presentation. These projections are for illustrative purposes only and should not be relied upon as being necessarily indicative of future results. The assumptions and estimates underlying the projected information are inherently uncertain and are subject to a wide variety of significant business, regulatory, economic and competitive risks and uncertainties that could cause actual results to differ materially from those contained in the projected information. Even if the assumptions and estimates are correct, projections are inherently uncertain due to a number of factors outside Sable and the SPAC's control. Accordingly, there can be no assurance that the projected results are indicative of the future performance of the SPAC after completion of the business combination or that actual results will not differ materially from those presented in the projected information. Inclusion of the projected information in this presentation should not be regarded as a representation by any person, including, without limitation, Sable, the SPAC and any placement agent, that the results contained in the projected information will be achieved.

### USE OF NON-GAAP FINANCIAL MEASURES

This presentation includes projections for Sable and the SPAC (as successor to Sable in the business combination) of certain non-GAAP financial measures (including on a forward-looking basis) after giving effect to the business combination, including EBITDA, Unlevered Free Cash Flow, and Levered Free Cash Flow. Sable defines EBITDA as net income before interest expense, income tax expense and depletion, depreciation and amortization. Sable defines (1) Unlevered Free Cash Flow as EBITDA minus capital expenditures, (2) Levered Free Cash Flow as Unlevered Free Cash Flow minus interest expense, and (3) Net free cash flow as revenue less operating expenses, taxes, and capital expenditures. Sable believes that these measures are useful to investors for the following reasons. First, Sable believes that these measures may assist investors in evaluating the SPAC's projected future performance and ability to pay cash dividends to its stockholders by excluding the impact of items that do not reflect core operating performance or that are not expected to affect the ability of the SPAC to pay cash dividends to its stockholders. Second, these measures are expected to be used by Sable's management to assess the SPAC's performance following completion of the business combination. Sable believes that the future, continuing use of these non-GAAP financial measures will provide an additional tool for investors to use in evaluating ongoing operating results and trends over various reporting periods on a consistent basis. These non-GAAP financial measures should not be considered in isolation from, or as an alternative to, financial measures determined in accordance with GAAP. Other companies may calculate these non-GAAP financial measures differently, and therefore such financial measures may not be directly comparable to similarly tilted measures of other companies.

### INDUSTRY AND MARKET DATA

This presentation has been prepared by Sable and includes market data and other statistical information from sources believed by Sable to be reliable, including independent industry publications, governmental publications or other published independent sources. Some data is also based on the good faith estimates of Sable, which are derived from their review of internal sources as well as the independent sources described above. Although Sable believes these sources are reliable, neither Sable, the SPAC nor any placement agent has independently verified the information and can guarantee its accuracy and completeness.

### TRADEMARKS

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## Key Transaction Highlights

Sable Offshore Corp. (“Sable”) has entered into an agreement to merge with Flame Acquisition Corp. (“FLME”, “Flame”, or the “Company”). Sable has separately agreed to acquire the Santa Ynez Field and associated assets (“Santa Ynez”, “SYU”, or the “Acquired Assets”) from ExxonMobil (“Exxon”)

### Acquisition Background

**Proprietarily sourced, bi-laterally negotiated, and seller financed**

- Identified by Sable / Flame executives as a foundational public company asset and exclusively negotiated with Exxon
- Purchase price is financed by a 1<sup>st</sup> Lien Term Loan held by Exxon

### High Quality Asset

**Santa Ynez is a massive oil-weighted resource**

- Three offshore platforms located in federal waters north of Santa Barbara, California
- Wholly owned onshore production treatment facilities
- Discovered in 1968 with significant production history
- >100 identified infill drilling and step-out opportunities, along with workovers and ESP <sup>(1)</sup> installation on existing wellbores

### Pathway to Production

**Asset re-start process well underway**

- Facilities well maintained during downtime; ~34 MBoe/d average gross production in 2014 prior to shut-in for pipeline leak
- March 2020 consent decree establishes path for pipeline restart; permitting process well underway
- Target online date of January 2024

### Highly-Qualified Stewards of the Asset

**Sable management are well-qualified to operate Santa Ynez**

- Exemplary track record of operating safely in California and offshore <sup>(2)</sup>
- Demonstrated expertise via numerous awards from state and federal agencies
- Developing strategy for carbon capture and underground storage (“CCUS”) leveraging existing infrastructure and access

Santa Ynez Unit



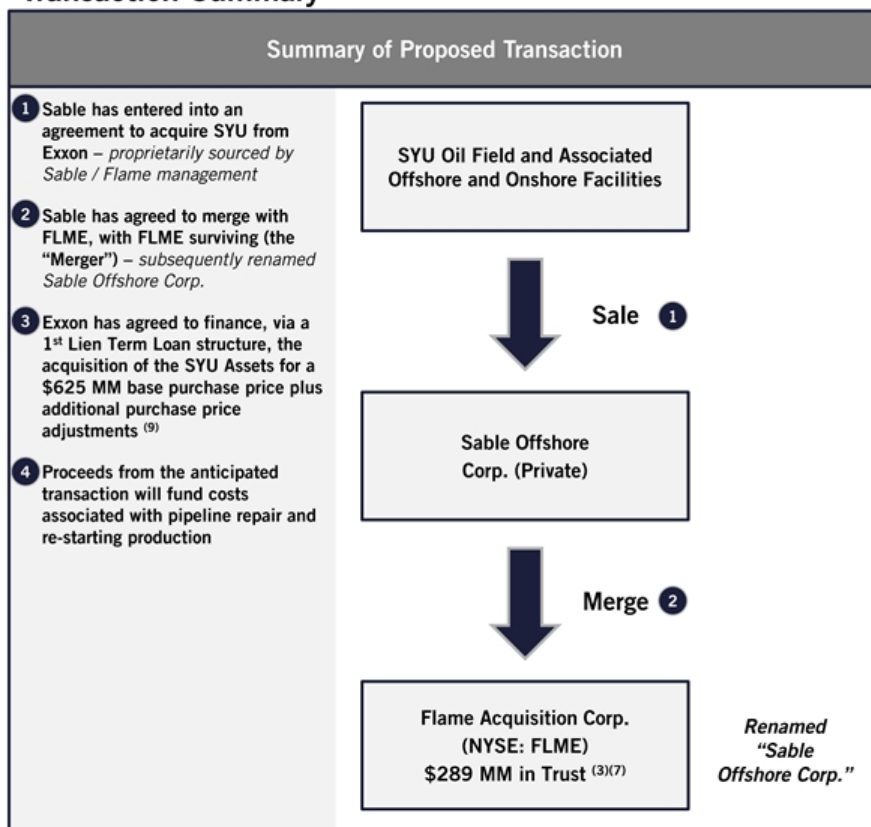
Las Flores Canyon Processing Facility



(1) Electric submersible pump.

(2) While at Plains Exploration & Production, current Sable management team operated platforms included Irene at Point Pedernales and Hidalgo, Harvest and Hermosa at Point Arguello.

## Transaction Summary



**Indicative Transaction Overview**

Sources of Funds (\$MM)	
<b>3</b> 1L Term Loan (Net of \$19 MM Deposit) <sup>(1)</sup>	\$623
PIPE <sup>(2)</sup>	300
Cash in Trust <sup>(3)</sup>	289
<b>Total Sources of Funds</b>	<b>\$1,212</b>
Uses of Funds (\$MM)	
Assumption of 1L Term Loan	\$623
Cash to Balance Sheet	258
<b>4</b> Start-Up Expenses & Accrued LOE <sup>(4)</sup>	331
<b>Total Uses of Funds</b>	<b>\$1,212</b>

**Pro Forma Capitalization**

	Capitalization	% Ownership
Share Price	\$10.00	NA
Merger Consideration Shares <sup>(5)(6)</sup>	3.0	4%
Founders Shares	7.2	10%
PIPE Shares	30.0	44%
IPO Shares	28.8	42%
<b>Pro Forma Shares Outstanding <sup>(7)</sup></b>	<b>68.9</b>	<b>100%</b>
<b>Equity Value (\$MM)</b>	<b>\$689</b>	NA
1L Term Loan (Net of Deposit) <sup>(1)</sup>	623	NA
Cash on Balance Sheet <sup>(8)</sup>	430	NA
<b>Net Debt</b>	<b>\$194</b>	NA
<b>Pro Forma Enterprise Value</b>	<b>\$883</b>	NA

(1) Key terms of Exxon’s 1<sup>st</sup> Lien Term Loan: Interest: 10.00% per annum, compounded annually with payment-in-kind (subject to borrower’s right to pay in cash) and payable on the Maturity Date; to be accrued from January 1, 2022 Effective Time. Maturity: Will occur on the earlier of (a) the 5th anniversary of the Effective Time and (b) 180 days after restart production. No Call / Pre-Payment Penalty: Can repay or pay down a portion at any time without penalty.

(2) Sable is targeting a total of \$300 MM in financing prior to closing.

(3) Cash in trust account as of 9/30/2022. Assumes no stockholder redemptions at closing. FLME may seek other arrangements to offset any stockholder redemptions at closing.

(4) Estimate includes (i) cash start-up expenses of \$172 MM for bringing the Acquired Assets online by the estimated production re-start date of Q1 2024, (ii) post-effective date accrued LOE of \$75 MM incurred from January 1, 2022 effective date associated with ongoing maintenance, (iii) transaction fees and expenses of \$65 MM, and (iv) deposit paid to Exxon of \$19 MM.

(5) Does not include 3.6 MM incentive shares to be issued pursuant to post-closing grants to Sable senior management, which are subject to vesting and lockup periods. The 3.6 MM incentive shares may be adjusted to a lesser number of shares on a proportionate basis such that the number of incentive shares and merger consideration shares, together, will not represent greater than 15% of the outstanding Flame shares immediately following the Merger (taking into account the issuance of shares in the PIPE and redemptions in connection with the Merger).

(6) Consists of 3.0 MM shares to be issued to Jim Flores as consideration for his equity in the Merger, which are subject to lockup period.

(7) Enterprise metrics assume 100% participation from IPO shareholders and pro forma shares outstanding of 68.9 MM (3.0 MM Merger Consideration Shares, 7.2 MM Founders Shares, 30.0 MM PIPE Shares, and 28.8 MM IPO Shares).

(8) Cash balance includes \$258 MM of cash plus \$172 MM of cash for start-up expenses, \$300 MM PIPE financing.









(9) \$643 MM principal balance inclusive of additional purchase price adjustments; \$623 MM remaining after payment of \$19 MM deposit.

## Key Investment Highlights

*Santa Ynez & Sable are Highly Integrated, Synergistic Assets with a Compelling Investment Profile*

	<i>Consistent with Flame Investment Thesis</i>	<b>1</b>
	<i>Experienced Executive &amp; Operations Team with Offshore California Expertise</i>	<b>2</b>
	<i>Commitment to ESG &amp; Best-in-Class Operations</i>	<b>3</b>
	<i>Oil-Weighted Asset with Substantial Production Base &amp; Anticipated Upside</i>	<b>4</b>
	<i>Wholly-Owned Infrastructure Including Oil, Gas, and Water Processing &amp; Pipeline</i>	<b>5</b>
	<i>Attractive Financial Metrics &amp; Commitment to Return of Capital Program</i>	<b>6</b>
	<i>Enterprise Benchmarks Very Favorably vs. Public Peers</i>	<b>7</b>
<b><i>Santa Ynez is a Differentiated, Value Driven Opportunity</i></b>		



**1 Strategically Aligned with Flame Thesis**

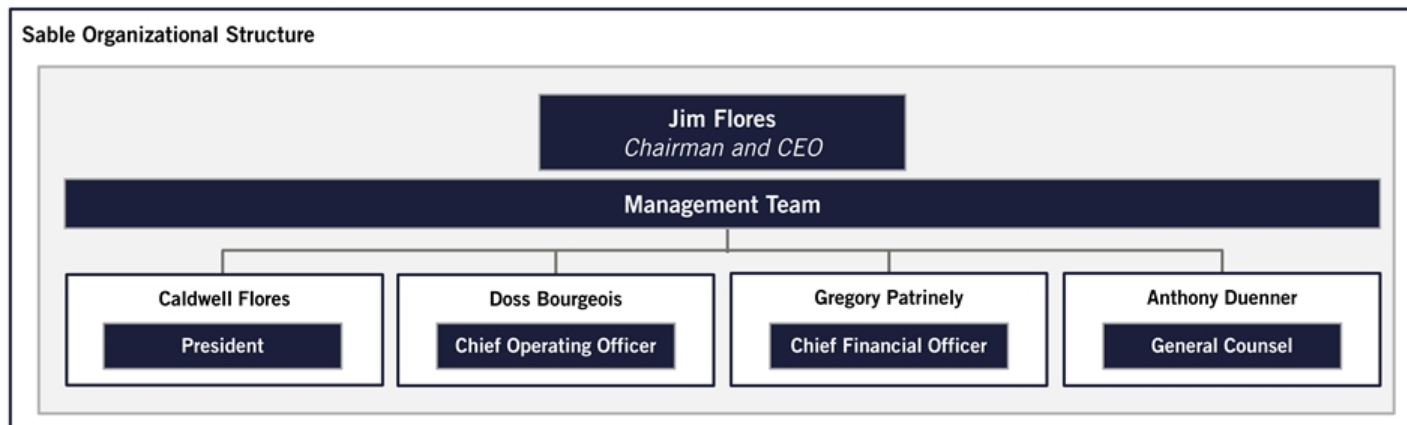
	<p><b>Attractive Returns</b></p>	<ul style="list-style-type: none"> <li>Asset acquisition metrics are very favorable against intrinsic value and public benchmarking</li> </ul>		<p><b>Conservative Leverage Profile</b></p>	<ul style="list-style-type: none"> <li>Sable management targeting long-term leverage ratios of ~1.0x to maximize flexibility for distributions, development or acquisitions</li> </ul>
	<p><b>Significant Free Cash Flow</b></p>	<ul style="list-style-type: none"> <li>Modest reinvestment required in the near-term as Sable focuses on workovers and ESP<sup>(1)</sup> installation on existing wellbores</li> </ul>		<p><b>Bolt-on Acquisition Opportunities</b></p>	<ul style="list-style-type: none"> <li>Numerous opportunities to grow asset base, however, must be accretive to cash flow and ROCE</li> </ul>
	<p><b>Substantial Upside</b></p>	<ul style="list-style-type: none"> <li>De-risked reservoir first discovered in the 1960's</li> <li>Potential for additional growth with accelerated development</li> </ul>		<p><b>Access to Infrastructure &amp; End Markets</b></p>	<ul style="list-style-type: none"> <li>Wholly owned pipeline and processing will preserve margin</li> <li>Oil sales contracts linked to Brent Crude</li> </ul>
	<p><b>High Operational Control</b></p>	<ul style="list-style-type: none"> <li>100% Sable operated with favorable 16.4% royalty burden</li> </ul>		<p><b>HS&amp;E Stewardship</b></p>	<ul style="list-style-type: none"> <li>Sable is well-qualified to own the asset given our HS&amp;E <sup>(2)</sup> and operational track record</li> <li>Opportunity for CCUS utilizing existing assets</li> </ul>

(1) Electrical submersible pump.  
 (2) Health, safety and environment.

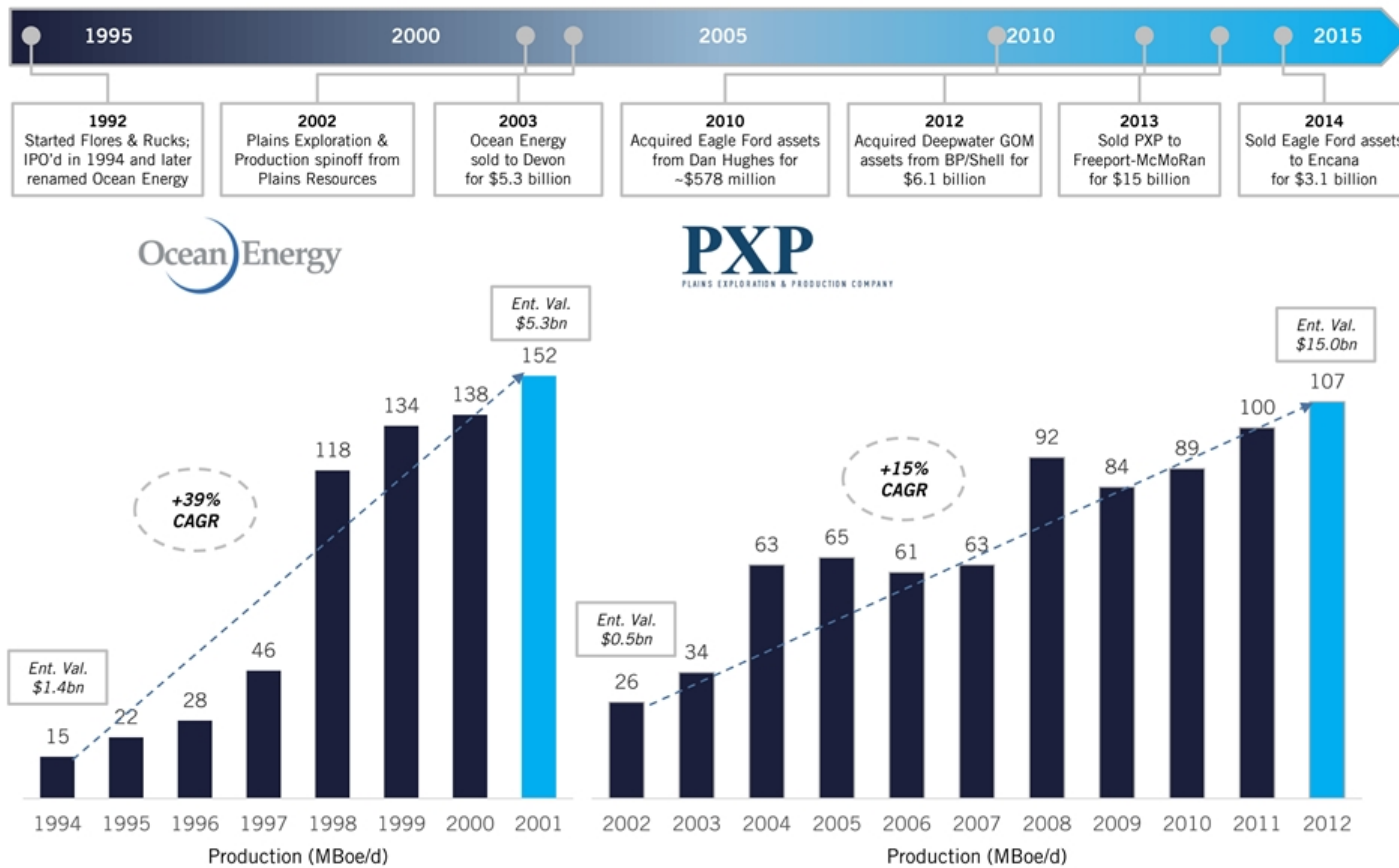
## 2 Sable – Management Team

*Sable has Re-Assembled its Premier Management and Operations Team*

<p><b>Jim Flores</b> <i>Chairman of the Board and Chief Executive Officer</i></p>		<ul style="list-style-type: none"> <li>■ Mr. Flores is Sable's founder and has served as the Chairman and Chief Executive Officer since its inception</li> <li>■ From May 2017 until February 2021, Mr. Flores served as Chairman, Chief Executive Officer and President of Sable Permian Resources</li> <li>■ Prior to Sable Permian Resources, Mr. Flores served as Vice Chairman of Freeport-McMoRan, Inc. and CEO of Freeport-McMoRan Oil &amp; Gas, a wholly owned subsidiary of Freeport-McMoRan Inc.</li> <li>■ From 2001 until 2013, Mr. Flores was the Chairman, CEO and President of Plains Exploration &amp; Production Company and Chairman and CEO of Plains Resources Inc.</li> <li>■ Mr. Flores founded and oversaw the IPO of Flores &amp; Rucks, renamed Ocean Energy, and served multiple offices including President, CEO, Vice Chair and Chairman through 2001</li> </ul>
<p><b>Gregory Patrinely</b> <i>Chief Financial Officer</i></p>		<ul style="list-style-type: none"> <li>■ Mr. Patrinely has served as the Chief Financial Officer of Sable since its inception</li> <li>■ From June 2018 until February 2021, Mr. Patrinely served as Executive Vice President and Chief Financial Officer of Sable Permian Resources</li> <li>■ Mr. Patrinely previously served as Treasurer for Sable Permian Resources, from May 2017 to June 2018, where he oversaw the financial analysis and execution of refinancing, restructuring and acquisition efforts</li> <li>■ Prior to Sable Permian Resources, Mr. Patrinely was a Manager in the Acquisitions &amp; Divestments Group of Freeport-McMoRan Oil &amp; Gas, a wholly owned subsidiary of Freeport-McMoRan Inc.</li> </ul>



## 2 Sable – Management Team History of Value Creation




### 3 Sable Management Team Has a Strong ESG & Operational Track Record in California

Sable Management Team is an Award-Winning California Operator

#### Offshore Highlights

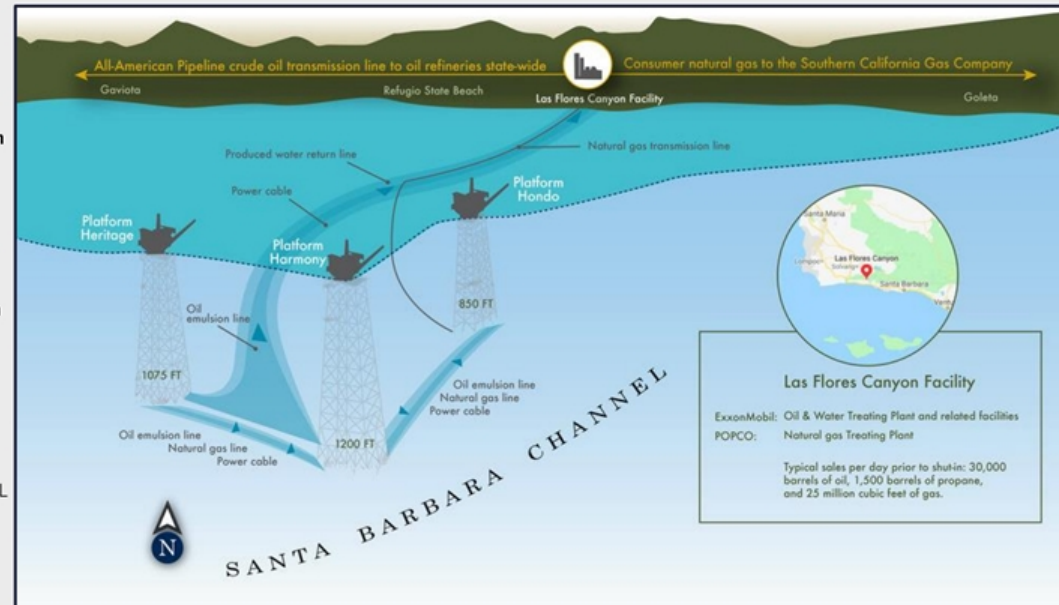
- In 2004, Received Santa Barbara County's First and Only "Resolution for Good Operator" Recognizing PXP's Outstanding Operating Performance
- In 2004, Ranked MMS's Best Operator in the Pacific OCS for Safety of Platform and Pipeline Operations
- In 2008, Santa Barbara County Commendation for Outstanding Maintenance Practices at LOGP

 <ul style="list-style-type: none"> <li>▪ <b>2011</b>: Occupational Excellence Achievement Award for 21 PXP locations</li> <li>▪ <b>2010</b>: Occupational Excellence Achievement Award for PXP's California Los Angeles Basin San Vicente and Packard locations</li> <li>▪ <b>2009 – 2010</b>: Perfect Record Award for operating 11,390 employee hours without occupational injury or illness involving days away from work</li> <li>▪ <b>2009</b>: National Industry Leadership Award</li> <li>▪ <b>2008</b>: Occupational Excellence Achievement Awards for Outstanding Safety Practices</li> <li>▪ <b>2007</b>: Occupational Excellence Achievement Awards for Outstanding Safety Practices</li> </ul>	 <ul style="list-style-type: none"> <li>▪ <b>2008</b>: Recipient of the Environmental Lease Maintenance Award</li> <li>▪ <b>2007</b>: Recipient of the Environmental Lease Maintenance Award</li> <li>▪ <b>2006</b>: Recipient of the Clean Lease Awards</li> <li>▪ <b>2006</b>: Recipient of the Environmental Lease Maintenance Award</li> <li>▪ <b>2005</b>: Recipient of the Environmental Lease Maintenance Award</li> <li>▪ <b>2004</b>: Recipient of the Environmental Lease Maintenance Award</li> </ul>	 <ul style="list-style-type: none"> <li>▪ <b>2006</b>: U.S. Bureau of Land Management Operator of the Year Award</li> <li>▪ <b>2006</b>: Best Management Practices National Award in the area of Habitat Conservation</li> </ul>
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## 4 SYU – Premier Offshore Project Developed by Exxon Over 40+ Years

### SYU Development Background

- **Discovered in 1968, over the course of 14 years Exxon consolidated more than a dozen offshore federal oil leases into a streamlined production unit known as SYU**
  - SYU construction began in 1976 with Platform Hondo, with first production in 1981, followed by Platform Harmony and Platform Heritage (both online in 1994); both Harmony and Heritage have dedicated rigs for future development
  - SYU includes 112 wells (90 producers, 12 injectors, 10 idle); sizable inventory of infill drilling and additional step-out drilling opportunities <sup>(1)</sup>
  - Platforms located 5 to 9 miles offshore Santa Barbara County in shallow water depths of 900-1,200' <sup>(2)</sup>
- **Wholly owned onshore oil and natural gas processing facility at Las Flores Canyon (not visible from highway)**
- **Shut in since June 2015 due to pipeline issue (Plains All-American Pipeline ("AAPL") operated)**
  - Production at all Exxon platforms and facilities was safely suspended. SYU was placed into preserved state with regular inspections and maintenance
  - AAPL received Consent Decree and is undertaking work to restart
  - Targeting potential SYU restart in January 2024
  - Exxon acquired pipeline from AAPL
- **Sable has agreed to acquire ownership and assume operatorship of the AAPL pipeline**
- **Sable actively evaluating strategy for CCUS utilizing existing infrastructure and access**



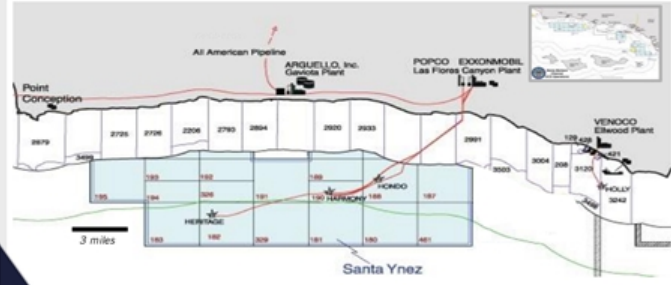
(1) Sable management have identified >100 infill drilling and step-out opportunities.

(2) Primary Reservoir: Miocene Monterey formation (Sour low-gravity oil (4-26 API); Secondary Reservoirs: Oligocene and Eocene oil/gas sandstone (Sweet high-gravity oil (35 API).

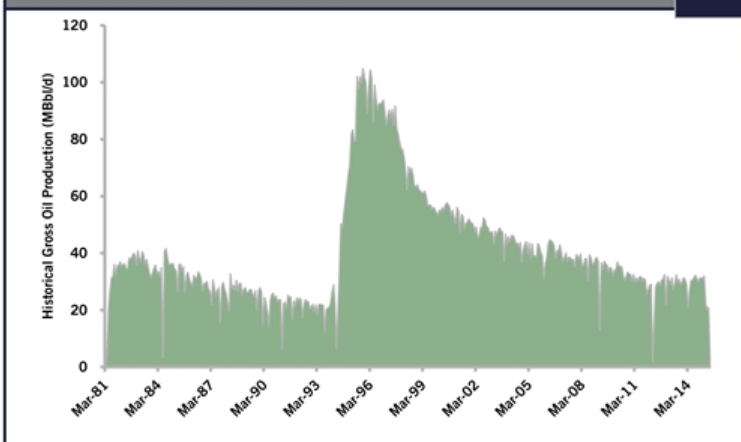
## 4 SYU – Significant Production History & Significant Resource Potential

### Santa Ynez Unit Overview

- **Between 1981 and 2014, SYU produced over 671 MMBoe**
  - Production averaged 29 MBbl/d and 27 MMcf/d in 2014 (gross), the last full year when the asset was online
  - Low, stable decline anticipated of ~8% on average annually from existing PDP over the next five years <sup>(1)</sup>
- **Sable has also identified >100 additional infill development and step-out opportunities across the leasehold**
  - In 2010, Exxon drilled the world’s longest extended-reach well from an existing fixed platform drilling rig, increasing the ability to produce more oil from existing facilities; the well extends more than six miles horizontally



### Robust Production Prior to Pipeline Closure



### 1 Billion + Barrels Recoverable

<b>SYU Reservoir Characterization</b>	1,700'	Original Oil Column
	(300')	Depleted Oil
	(400')	Gas Cap Expansion
	<b>1,000'</b>	<b>Oil Column Remaining</b>
<b>Massive Resource</b>	1,094	MMBoe of Net Recoverable Total Reserves
	(561)	MMBoe of Net Cum. Prod.
	<b>533</b>	<b>MMBoe of Remaining 1P Including 133 NSAI PDP and Company Estimates for Total Undeveloped <sup>(2)</sup></b>

Note: Management estimates are inherently uncertain. Actual results may differ in a material amount from management estimates and projections.  
 (1) 5-year period begins after production re-start date in January 2024.  
 (2) NYMEX SEC category for nonproducing reserves is contingent.

## 5 Wholly-Owned Infrastructure at Las Flores Canyon Reduces Cash Costs

**Las Flores Canyon Cogeneration & Processing Facility**

- Fully integrated oil and gas processing facilities to be acquired by Sable for managing 100% of the SYU produced volumes with additional capacity for future SYU development
- Gas and NGL volumes sold into the Southern California market to homes and businesses and oil volumes sold against Brent to local refineries
- Sable management believes that the facilities have been well maintained during the downtime and the asset restart process is well underway having received a consent decree in Q4 2020 establishing path for AAPL's pipeline restart
- Evaluating significant CCUS opportunity leveraging existing infrastructure and access

The image shows an aerial view of the facility with several callout boxes pointing to different parts of the plant:

- Crude Storage Tanks**: 540 kbbl capacity
- Biologic Water Treating Plant**: Free Oil Removal, Degassing, Biological Treatment
- Go-Generation Power Plant**: Gas Turbine (40 MW), Steam Generation, Steam Turbine (10 MW)
- Oil Treating Plant**: Crude Dehydration, Crude Stabilization, Gas Separation & Compression
- Transportation Terminal**
- Produced Water Pipeline**
- LPG Storage & Loading**
- POPCO Gas Plant**: Gas Sweetening, NGL Fractionation, Sulfur Recovery, Gas Compression
- Gas Processing Plant**: Gas Sweetening, Sulfur Recovery, NGL Fractionation, Fuel Gas sent to Power Plant, CCUS opportunities available through existing infrastructure



## 7 ...& Attractive Valuation Relative to Peer Group

	Category	Acquired Asset Metric <sup>(1)</sup>	PF Multiple	Peer Average <sup>(2)</sup>
Highest Yield of the Peer Group	1 <sup>st</sup> Full Year Unlevered Free Cash Flow Yield (%) <sup>(3)</sup>	\$447 MM <sup>(4)</sup>	51%	25% <sup>(5)</sup>
32% Discount to Peer Group on TEV / EBITDA	TEV / 1 <sup>st</sup> Full Year EBITDA <sup>(3)</sup>	\$477 MM <sup>(4)</sup>	1.8x	2.7x <sup>(5)</sup>
Deep Discount to Intrinsic Value	NSAI Contingent PDP PV-10 / TEV	\$1,745 MM	1.9x	NA <sup>(6)</sup>
71% Discount to Peer Group on PDP Reserves	TEV / NSAI Contingent PDP Reserves (\$/Boe)	133 MMBoe <sup>(7)</sup>	\$6.64	\$23.23
38% Discount to Peer Group on Net Production	TEV / Net Production (\$/MBoe/d)	28.1 MBoe/d <sup>(8)</sup>	\$31,358	\$50,834

Note: Sable metrics assume NYMEX Brent Pricing as of October 5, 2022 and effective date of January 1, 2022, and are based on management estimates. Management estimates are inherently uncertain. Actual results may differ in a material amount from management estimates and projections. Sable TEV assumes no redemptions and \$10.00 per share.

(1) Assumes NYMEX Brent Pricing as of October 5, 2022.

(2) Peer group includes: BRY, CHRD, CIVL, CRC, KOS, MGY, MUR, TALO and WTI as of October 5, 2022. TALO pro forma for EnVen Energy.

(3) Sable defines EBITDA as net income before interest expense, income tax expense and depletion, depreciation and amortization. Sable defines Unlevered Free Cash Flow as EBITDA minus capital expenditures.

(4) Reflects cash flows from first 12 months online: January 2024 – December 2024.

(5) Reflects 2023E metrics.

(6) Peer group does not disclose PDP PV-10 metrics at a similar pricing and effective date.

(7) NYMEX SEC category for non-producing reserves is contingent; NSAI PDP increased due to extension of field life with development drilling program and management estimated LOE.

(8) Reflects January 2024 through December 2024 production.

## 7 Favorable Operational & Financial Metrics

I	Large Production Base	~28 MBoe/d Net Production Forecast Once Online	■ Substantial production base that is ~80% oil with decades of productive history
II	High Margin	~\$46.47 / Boe <sup>(1)(2)</sup> Run-Rate EBITDA Margin	■ Supported by wholly owned infrastructure and access to Brent oil pricing
III	Substantial Free Cash Flow & Distribution Capacity	\$372 MM <sup>(1)(2)</sup> Run-Rate Levered Free Cash Flow	■ High cash distribution capacity relative to peers given reduced reinvestment rates and shallower decline profile
IV	Attractive Valuation	1.8x <sup>(1)(2)</sup> TEV / Run-Rate EBITDA	■ Implied pro forma enterprise value represents a significant discount vs. the peer group <sup>(5)</sup>
V	Conservative Leverage Profile	~1.3x <sup>(1)(2)</sup> Total Debt / Run-Rate EBITDA	■ Asset de-levers quickly once online toward long-term target of ~1.0x, with excess cash funding distributions ■ Ability to refinance at lower rates once the asset is on-line
VI	Low Reinvestment	<15% <sup>(1)(3)(4)</sup> 5-year Average Reinvestment Rate	■ Low investment required to maintain production and cash flow ■ Benchmarks favorably vs. public peer group <sup>(5)</sup>
VII	Deep Inventory Opportunity	>100 Identified, Undrilled Opportunities	■ Highly economic oil development opportunities representing infill and step-out locations with decades of performance history
VIII	Shallow Decline	~8% YoY <sup>(3)</sup> 5-Year Annual Average PDP Decline	■ Shallow decline profile reduces reinvestment rate required to maintain projected production

Note: Management estimates are inherently uncertain. Actual results may differ in a material amount from management estimates and projections.

(1) Reflects October 5, 2022 NYMEX Brent pricing.

(2) Run-Rate reflects period from January 2024 through December 2024 after the production re-start date. Sable defines EBITDA as net income before interest expense, income tax expense and depletion, depreciation and amortization. Sable defines Levered Free Cash Flow as Unlevered Free Cash Flow minus interest expense.

(3) 5-year period begins after production re-start date in January 2024.

(4) Reinvestment rate defined as annual capex divided by EBITDA.

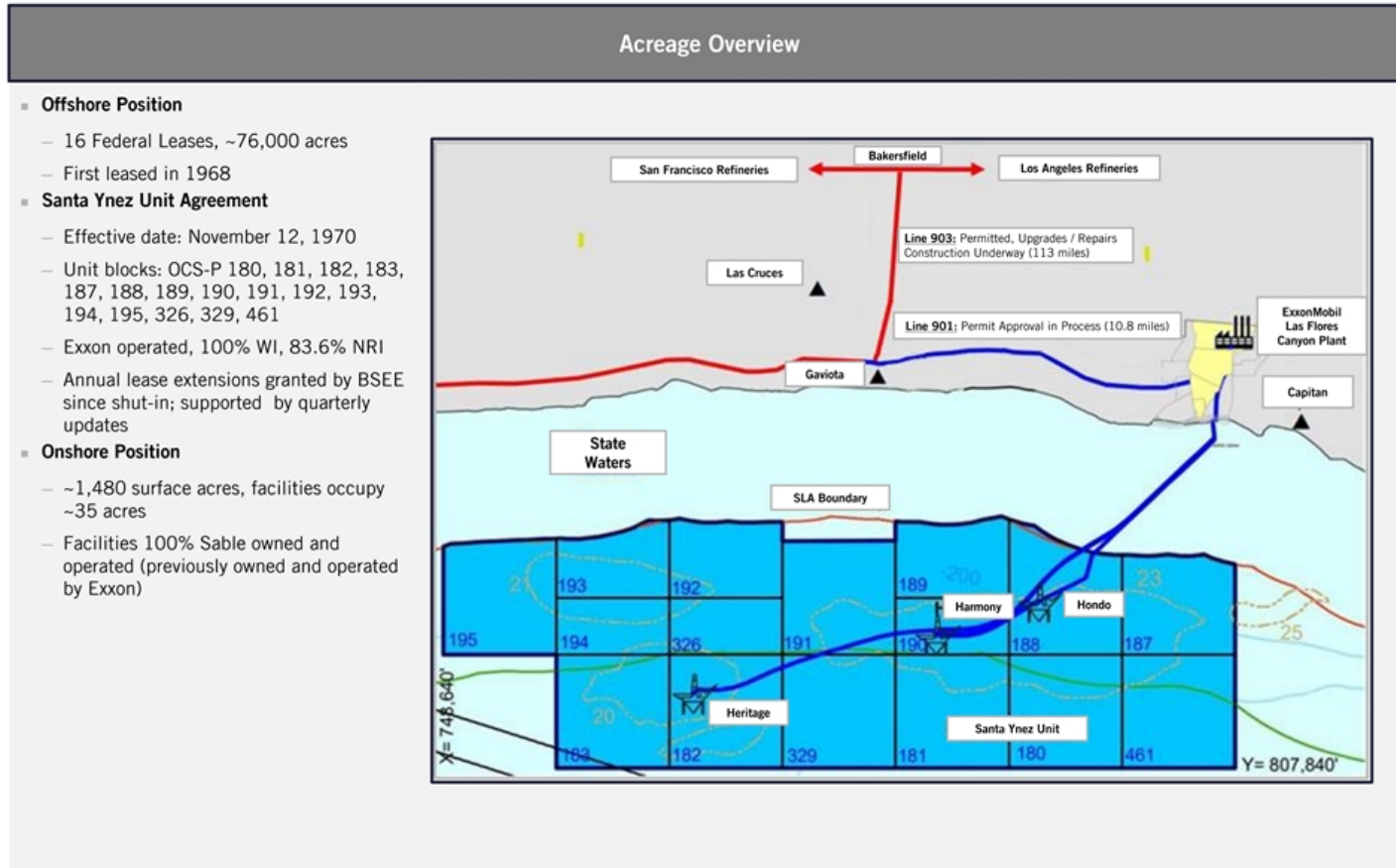
(5) Peer group includes: BRY, CHR, CIVI, CRC, KOS, MGY, MUR, TALO and WTI. TALO pro forma for EnVen Energy. Peer group reflects TEV / 2023 EBITDA. Sable TEV assumes no redemptions and \$10.00 per share.

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**Additional Detail**

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## SYU Acreage Overview



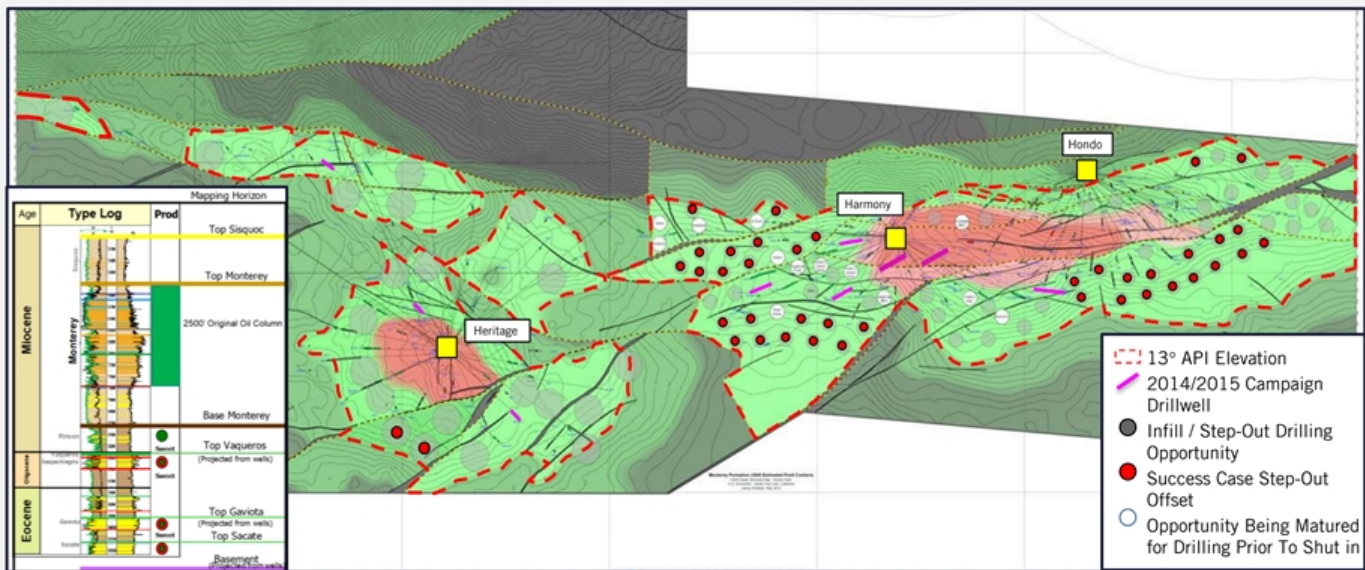
## SYU Pipeline Status

Significant Planning Effort Underway to Prepare for Restart																	
<ul style="list-style-type: none"> <li>4/1/21 AAPL submission to the California Fire Marshal ("OSFM") for approval of the AB864/Consent Decree compliance plans</li> <li>12/4/21 OSFM accepts AAPL's AB 864 Supplemental Implementation Plan</li> <li>3Q22 zoning clearance approved; awaiting appeal process resolution before requesting final OSFM approval for 901/903 restart</li> <li>1Q24 Sable targets possible restart of the onshore and offshore facilities                             <ul style="list-style-type: none"> <li>March 2020 consent decree establishes path for 901/903 restart</li> </ul> </li> <li>Exxon purchased pipeline from AAPL</li> </ul>																	
		1Q21	2Q21	3Q21	4Q21	1Q22	2Q22	3Q22	4Q22	1Q23	2Q23	3Q23	4Q23	1Q24	2Q24	3Q24	4Q24
901/903	Approvals				★ Approval AB864			★ Zoning Clearances				★ OSFM Final Approval					
	Regulatory Work	■	■	■	■	■	■	■	■	■	■	■					
	Integrity and Construction				■	■	■	■	■	■	■	■	■	■			
SYU	<b>Field Activities:</b>																
	Restaffing / Contracting																
	LFC / SYU Restart													★ SYU Full Restart (target)			

## Undrilled Inventory Overview

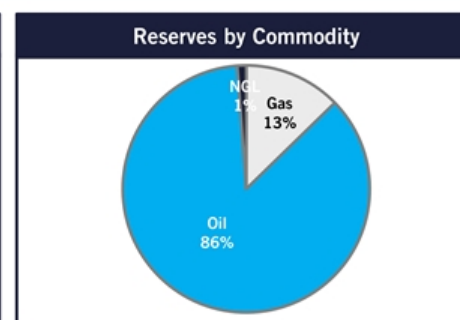
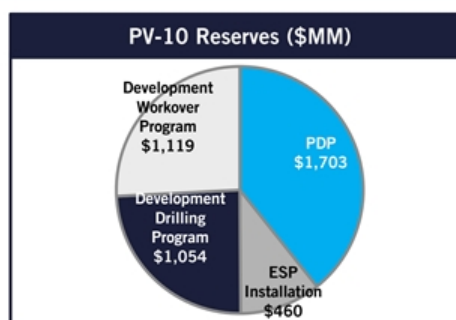
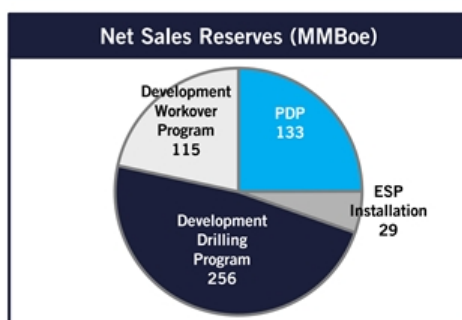
### New Drill Inventory Overview

- SYU comprises several discrete fault bound accumulations; compartments defined by pressure compartments
- 2015 analysis identified step out potential for untested fault compartments or sub accumulations
  - Technical opportunity inventory based on spacing assumptions range from 20–80 acres (102 total opportunities)
  - For every platform, more opportunities exist than available donor wellbores at current spacing assumptions (i.e., slot-constrained)



## Substantial Reserve & Resource Base

Reserve and Resource Summary <sup>(1)(2)</sup>										
Reserve Category	Net Reserves						Cash Flows (\$MM)			
	Oil	Gas	NGL	Total	2024E Prod.	R / P	Capex	PV-10		
	(MMBbls)	(MMcf)	(MMBbls)	(MMBoe)	(MBoe/d)	(x)	(\$MM)	Current Strip	5% Strip Inc.	10% Strip Inc.
PDP	111	123	2	133 <sup>(3)</sup>	27	13.7x	\$0	\$1,703	\$1,856	\$2,008
ESP Installation	25	20	0	29	2	NA	\$80	\$460	\$495	\$530
<b>Proved Developed</b>	<b>136</b>	<b>143</b>	<b>2</b>	<b>162</b>	<b>28</b>	<b>15.7x</b>	<b>\$80</b>	<b>\$2,163</b>	<b>\$2,351</b>	<b>\$2,538</b>
Development Drilling Program	223	182	3	256	0	NA	\$1,897 <sup>(4)</sup>	\$1,054	\$1,149	\$1,243
Development Workover Program	100	82	1	115	0	NA	\$300	\$1,119	\$1,185	\$1,252
<b>Total Undeveloped</b>	<b>323</b>	<b>264</b>	<b>4</b>	<b>371</b>	<b>0</b>	<b>0.0x</b>	<b>\$2,197</b>	<b>\$2,173</b>	<b>\$2,334</b>	<b>\$2,495</b>
<b>Total Net Reserves / Total Blended NAV</b>	<b>459</b>	<b>407</b>	<b>6</b>	<b>533</b>	<b>28</b>	<b>51.9x</b>	<b>\$2,277</b>	<b>\$4,336</b>	<b>\$4,685</b>	<b>\$5,033</b>



Note: Management estimates are inherently uncertain. Actual results may differ in a material amount from management estimates and projections.

(1) Assumes NYMEX Brent Strip Pricing as of October 5, 2022 and effective date of January 1, 2022.

(2) Oil and gas resources presented as "reserves" in this presentation are currently classified as "contingent resources" rather than as "reserves" because of the absence of means to deliver production to market. See "Oil and Gas Resource and Reserve Information" on page 2 for additional information regarding the presentation of oil and gas reserves in this presentation.

(3) NSAI PDP at Brent Pricing and Management Estimated LOE; NSAI PDP increased due to extension of field life with contemplated drilling program.

(4) Field expenses beyond PDP only life applied to upside drills.

## Historical Net Lease Operating Expenses

Overview of Historical Net Lease Operating Expenses (\$MM)										
	2013	2014	2015	2016	2017	2018	2019	2020	2021	YTD 2022 <sup>(1)</sup>
<b>Production</b> <sup>(2)</sup>										
Oil Production (MMBoe)	9.2	8.9	3.0	0.3	0.0	0.0	0.0	0.0	0.0	0.0
Gas Production (Bcf)	8.5	8.2	3.1	(0.0)	0.0	(0.0)	0.0	0.0	0.0	0.0
NGL Production (MMBoe)	0.1	0.1	0.1	0.0	0.0	0.0	0.0	0.0	0.0	0.0
<b>Total Production (MMBoe)</b>	<b>10.8</b>	<b>10.4</b>	<b>3.6</b>	<b>0.3</b>	<b>0.0</b>	<b>(0.0)</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>	<b>0.0</b>
Daily Rate (MBoe/d)	29.5	28.4	9.8	0.9	0.0	(0.0)	0.0	0.0	0.0	0.0
% Oil	86%	86%	84%	98%	0%	(1)%	0%	0%	0%	0%
<b>Revenue</b>										
Oil Revenue	\$806	\$683	\$113	\$3	\$0	\$0	\$0	\$0	\$0	\$0
Gas Revenue	\$25	\$29	\$10	\$0	\$0	\$0	\$0	\$0	\$0	\$0
NGL Revenue	\$7	\$8	\$2	(\$0)	(\$0)	\$0	\$0	\$0	\$0	\$0
Other Revenue	\$14	\$20	\$3	\$0	\$0	\$0	\$0	\$0	\$0	\$0
<b>Total Revenue</b>	<b>\$852</b>	<b>\$738</b>	<b>\$128</b>	<b>\$3</b>	<b>\$0</b>	<b>\$1</b>	<b>\$0</b>	<b>\$0</b>	<b>\$0</b>	<b>\$0</b>
<b>Operating Expenses</b>										
Operating	\$73	\$72	\$48	\$21	\$29	\$17	\$20	\$19	\$24	\$10
Maintenance	\$60	\$53	\$171	\$27	\$19	\$27	\$41	\$16	\$39	\$25
Logistics	\$10	\$9	\$14	\$11	\$8	\$8	\$8	\$7	\$6	\$3
Facility Modification	\$23	\$73	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Well Work	\$22	\$8	\$6	(\$0)	\$0	\$0	\$0	\$0	\$0	\$0
Energy	\$27	\$26	\$12	\$4	\$5	\$5	\$5	\$5	\$4	\$3
Exploratory Costs	\$0	\$0	\$0	\$0	\$0	(\$0)	\$0	\$0	\$0	\$0
Other	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$1	\$1
<b>Total Operating Expenses</b>	<b>\$215</b>	<b>\$241</b>	<b>\$252</b>	<b>\$62</b>	<b>\$60</b>	<b>\$57</b>	<b>\$75</b>	<b>\$46</b>	<b>\$74</b>	<b>\$43</b>
<b>Taxes</b>										
Ad Valorem Taxes	\$5	\$5	\$5	\$3	\$2	\$2	\$0	\$2	\$1	\$1
Area & License Fees	\$0	\$0	\$1	\$0	\$0	\$0	\$0	\$0	\$0	\$0
<b>Total Taxes</b>	<b>\$5</b>	<b>\$5</b>	<b>\$6</b>	<b>\$4</b>	<b>\$2</b>	<b>\$2</b>	<b>\$0</b>	<b>\$2</b>	<b>\$1</b>	<b>\$1</b>
<b>Net Operating Cash Flow</b>	<b>\$633</b>	<b>\$492</b>	<b>(\$130)</b>	<b>(\$63)</b>	<b>(\$62)</b>	<b>(\$58)</b>	<b>(\$75)</b>	<b>(\$47)</b>	<b>(\$75)</b>	<b>(\$43)</b>
<b>Capital Expenditures</b>										
Capital Expenditures, DC&E	\$97	\$166	\$45	(\$3)	\$2	\$0	(\$2)	\$0	\$0	\$0
Capital Expenditures, Abex <sup>(3)</sup>	\$16	\$9	\$0	\$0	\$0	\$0	\$0	\$0	\$0	\$0
<b>Total Capital Expenditures</b>	<b>\$113</b>	<b>\$175</b>	<b>\$45</b>	<b>(\$3)</b>	<b>\$2</b>	<b>\$0</b>	<b>(\$2)</b>	<b>\$0</b>	<b>\$0</b>	<b>\$0</b>
<b>Net Free Cash Flow</b> <sup>(4)</sup>	<b>\$520</b>	<b>\$317</b>	<b>(\$174)</b>	<b>(\$61)</b>	<b>(\$64)</b>	<b>(\$59)</b>	<b>(\$74)</b>	<b>(\$47)</b>	<b>(\$75)</b>	<b>(\$43)</b>

(1) For the period January through August 2022.

(2) Excludes volumes consumed in field operations. 9.2 MBoe/d consumed in field operations in 2014.

(3) Abandonment capital expenditures.

(4) Net free cash flow defined as revenue less operating expenses, taxes, and capital expenditures.

## Ownership Analysis Across Redemption Levels

Ownership Analysis Across Redemption Levels						
	Redemption Levels					
	0.0%		50.0%		100.0%	
Investor Units	Shares (MM)	Ownership (%)	Shares (MM)	Ownership (%)	Shares (MM)	Ownership (%)
Merger Consideration Shares <sup>(1)</sup>	3.0	4.4%	3.0	5.5%	3.0	7.5%
Founders Shares	7.2	10.4%	7.2	13.2%	7.2	17.9%
PIPE Shares	30.0	43.5%	30.0	55.0%	30.0	74.7%
IPO Shares	28.8	41.7%	14.4	26.3%	0.0	0.0%
<b>Pro Forma Units Outstanding <sup>(2)</sup></b>	<b>68.9</b>	<b>100.0%</b>	<b>54.6</b>	<b>100.0%</b>	<b>40.2</b>	<b>100.0%</b>

(1) Consists of 3.0 MM shares to Sable as consideration for the merger. Does not include 3.6 MM incentive shares to be issued pursuant to post-closing grants to Sable senior management, which are subject to vesting and lockup periods. The 3.6 MM incentive shares may be adjusted to a lesser number of shares on a proportionate basis such that the number of incentive shares and merger consideration shares, together, will not represent greater than 15% of the outstanding Flame shares immediately following the Merger (taking into account the issuance of shares in the PIPE and redemptions in connection with the Merger).

(2) Excludes FLME warrants.

## Summary Risk Factors

### Risks Related to Restart of Production

We need to satisfy a number of permitting obligations and other requirements before we can restart production. The requirements to restart Lines 901 and 903 include those set forth in a federal court consent decree. While the operator of the lines has satisfied most of the conditions to restart including under the consent decree, there is no assurance that we will be successful in satisfying the remainder of the requirements and restarting production in a timely manner.

Our assumptions and estimates regarding the total costs associated with restarting production may be inaccurate.

### Risks Related to the Business of SYU

Our business plans require significant amount of capital. In addition, our future capital needs may require us to issue additional equity or debt securities that may dilute our shareholders or introduce covenants that may restrict our operations or ability to pay dividends.

We are subject to anti-corruption, anti-bribery, anti-money laundering, financial and economic sanctions and similar laws, and noncompliance with such laws can subject us to administrative, civil and criminal fines and penalties, collateral consequences, remedial measures and legal expenses, all of which could adversely affect our business, results of operations, financial condition, and reputation.

Changes in U.S. or international trade policy, including the continuation or imposition of tariffs and the resulting consequences, could adversely affect our business, prospects, financial condition, and operating results.

Any financial or economic crisis, or perceived threat of such a crisis, including a significant decrease in consumer confidence, may materially and adversely affect our business, financial condition, and results of operations.

Our business, financial condition and results of operations may be adversely affected by pandemics (including COVID-19) and epidemics, natural disasters, terrorist activities, political unrest, and other outbreaks.

Our estimated reserves are based on many assumptions that may prove to be inaccurate. Any material inaccuracies in these reserve estimates or underlying assumptions will materially affect the quantities and present value of our reserves.

We are subject to compliance with environmental and occupational safety and health laws and regulations that may expose us to significant costs and liabilities. Our ability to retain and/or obtain necessary licenses and permits to operate the business may negatively impact our financial results.

Oil, natural gas and natural gas liquids, or "NGL" prices are volatile, due to factors beyond our control, and greatly affect SYU's business, results of operations and financial condition. Any decline in, or sustained low levels of, oil, natural gas and NGL prices will cause a decline in SYU's cash flow from operations, which could materially and adversely affect its business, results of operations and financial condition.

If commodity prices decline and remain depressed for a prolonged period, SYU's business may become uneconomic and result in write downs of the value of our properties, which may adversely affect our financial condition and our ability to fund operations.

An increase in the differential between the Brent or other benchmark prices of oil and natural gas and the wellhead price we expect to receive for our future production could significantly reduce our cash flow and adversely affect our financial condition.

Our hedging strategy in the future may not effectively mitigate the impact of commodity price volatility from our cash flows, and our hedging activities could result in cash losses and may limit potential gains.

Developing and producing oil, natural gas and NGLs are costly and high-risk activities with many uncertainties that may adversely affect our business, financial condition, results of operations and cash flows. Many of these risks are heightened for us due to the fact that most of our equipment has been shut-in for more than seven years.

Development and production of oil, natural gas and/or NGLs in offshore waters have inherent and historically higher risk than similar activities onshore.

Oil and natural gas producers' operations are substantially dependent on the availability of water and the disposal of waste, including produced water and drilling fluids. Restrictions on the ability to obtain water or dispose of waste may impact our operations.

The unavailability or high cost of equipment, supplies and crews could delay our operations, increase our costs and delay forecasted revenue.

The third parties on whom we rely for transportation services are subject to complex federal, state and other laws that could adversely affect the cost, manner or feasibility of conducting our business.

Our business depends in part on pipelines, gathering systems and processing facilities owned by us or others. Any limitation in the availability of those facilities could interfere with our ability to market our oil, natural gas and NGL production.

We may incur losses as a result of title defects or deficiencies in our properties.

We will not own all of the land on which the assets are located or all of the land that we must traverse in order to conduct our operations. There are disputes with respect to certain of the rights-of-way or other interests and any unfavorable outcomes of such disputes could require us to incur additional costs.

We may be unable to restart production by January 1, 2026, which would permit ExxonMobil to exercise a reassignment option and take ownership of SYU without any compensation or reimbursement.

Restrictive covenants in the term loan agreement or any future agreements governing our indebtedness could limit our growth and our ability to finance our operations, fund our capital needs, respond to changing conditions and engage in other business activities that may be in our best interests.

Under the terms of the term loan agreement, restarting production leads to an accelerated maturity date following a specified grace period, and there is no assurance that we will be able to refinance the term loan agreement on acceptable terms or at all prior to the accelerated maturity date.

We may in the future refinance our existing indebtedness or incur new indebtedness at variable rates and without the option to pay interest in-kind, which would subject us to interest rate risk and could cause our debt service obligations to increase significantly.

We are exposed to trade credit risk in the ordinary course of our business activities.

We may incur substantial losses and be subject to substantial liability claims as a result of catastrophic events. We may not be insured for, or our insurance may be inadequate to protect us against, these risks.

Expenses not covered by our insurance could have a material adverse effect on our financial position and results of operations.

We are subject to complex federal, state, local and other laws, regulations and permits that could adversely affect the cost, manner or feasibility of conducting our operations.

## Summary Risk Factors (Cont'd)

*The listing of a species as either "threatened" or "endangered" under the federal and/or California Endangered Species Act could result in increased costs, new operating restrictions, or delays in our operations, which could adversely affect our results of operations and financial condition.*

*Conservation measures, technological advances and increasing public attention and activism with respect to climate change and environmental matters could reduce demand for oil, natural gas and NGLs and have an adverse effect on our business, financial condition and reputation.*

*Climate change legislation or regulations restricting emissions of "greenhouse gases" could result in increased operating costs and reduced demand for the oil, natural gas and NGL we expect to produce.*

*The enactment of derivatives legislation could have an adverse effect on our ability to use derivative instruments to reduce the effect of commodity price, interest rate and other risks associated with our business.*

*Attempts by the California state government to restrict the production of oil and gas could negatively impact our operations and result in decreased demand for fossil fuels in California.*

*Our production, revenue and cash flow from operating activities are derived from assets that are located in California and offshore areas, making us vulnerable to risks associated with having operations concentrated in one geographic area.*

*All of our operations are in California and offshore areas, much of which are conducted in areas that may be at risk of damage from fire, mudslides, earthquakes or other natural disasters. Increasing attention to environmental, social and governance matters may impact our business.*

*Environmental groups may initiate litigation and take other actions to attempt to delay or prevent us from obtaining required approvals to restart production.*

*The Inflation Reduction Act of 2022 could accelerate the transition to a low carbon economy and may impose new costs on our operations.*

*Certain U.S. federal income tax deductions currently available with respect to oil and natural gas exploration and production may be eliminated as a result of future legislation. The cost of decommissioning and the cost of financial assurance to satisfy decommissioning obligations are uncertain.*

*We may be required to post cash collateral pursuant to our agreements with sureties, letter of credit providers or regulators under our existing or future bonding or other arrangements, which may have a material adverse effect on our liquidity and our ability to execute our capital expenditure plan and our asset retirement obligation plan and comply with the agreements governing our existing or future indebtedness. Our business could be negatively affected by security threats, including cybersecurity threats, destructive forms of protest and opposition by activists and other disruptions.*

### Risks Related to Ownership of Flame Securities and the Potential Business Combination

*Our Sponsor, certain members of the Flame board of directors and certain other Flame officers have interests in the potential business combination that are different from or are in addition to other stockholders in recommending that stockholders vote in favor of approval of the potential business combination proposal and approval of the other proposals described in the proxy statement that will be filed in connection with the potential business combination.*

*Our sponsor, certain insiders, directors, officers, advisors and their affiliates may elect to purchase public shares from public stockholders, which may influence a vote on the potential business combination, reduce the public "float" of Flame common stock and affect its market price, and have interests in the potential business combination different from the interests of Flame's public stockholders.*

*We and SYU will be subject to business uncertainties and contractual restrictions while the potential business combination is pending.*

*We have identified material weaknesses in our internal control over financial reporting. These material weaknesses could continue to adversely affect investor confidence in us and materially adversely affect our ability to report our results of operations and financial condition accurately and in a timely manner.*

*Shareholder litigation could prevent or delay the closing of the potential business combination or otherwise negatively impact our business, operating results and financial condition.*

*The exercise of Flame's directors' and officers' discretion in agreeing to changes or waivers in the terms of the potential business combination may result in a conflict of interest when determining whether such changes to the terms of the potential business combination or waivers of conditions are appropriate and in Flame's stockholders' best interest.*

*Our ability to successfully effect the potential business combination and to be successful thereafter will be dependent upon the efforts of certain key personnel, including the key personnel of SYU whom we expect to stay with the post-combination business following the potential business combination. The loss of key personnel could negatively impact the operations and profitability of our post-combination business and its financial condition could suffer as a result.*

*Upon closing of the potential business combination, we expect to have a significant amount of cash and our management will have broad discretion over the use of that cash, subject to limitations imposed on us under the term loan agreement with ExxonMobil. We may use our cash in ways that stockholders may not approve.*

*Unanticipated changes in effective tax rates or adverse outcomes resulting from examination of our income or other tax returns could adversely affect our financial condition and results of operations. Going public through a merger rather than an underwritten offering presents risks to unaffiliated investors.*

*Subsequent to completion of the potential business combination, Flame may be required to take write-downs or write-offs, restructure its operations, or take impairment or other charges, any of which could have a significant negative effect on Flame's financial condition, results of operations and Flame's stock price, which could cause you to lose some or all of your investment.*