Ranger Oil Corporation Reports First Quarter Results

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HOUSTON, May 8, 2023 - Ranger Oil Corp. ("Ranger" or the "Company") (Nasdaq:ROCC) today announced financial and operational results for the first quarter of 2023.

First Quarter Highlights

- Total sales volumes of 48.7 thousand barrels of oil equivalent per day ("Mboe/d") and crude oil sales volumes of 35.5 thousand barrels of oil per day ("Mbbl/d") for the first quarter of 2023
- Net income of \$113.8 million and adjusted net income (1) of \$84.6 million
- Adjusted EBITDAX (1) of \$187.9 million
- Net cash provided by operating activities of \$160.2 million
- Drilling and completion capital expenditures of \$146.5 million
- On May 5, 2023, the Board declared a cash dividend for the first quarter of \$0.075 per share of Class A common stock payable May 30, 2023 to Class A common stockholders of record as of the close of business on May 22, 2023.

First Quarter 2023 Financial Results

Total operating expenses for the first quarter were \$154.2 million, or \$35.16 per boe. Lease operating expenses ("LOE") for the first quarter were \$30.0 million. Adjusted direct operating expenses ⁽¹⁾ were \$64.2 million, or \$14.63 per boe, which consist of LOE, gathering, processing, and transportation ("GPT") expenses, production and ad valorem taxes, and cash general and administrative ("G&A") expenses, excluding DD&A and significant special charges. A breakdown of operating expenses can be found in additional tables included in this release.

1 Adjusted net income, Adjusted EBITDAX and Adjusted direct operating expenses are non-GAAP supplemental financial measures. See the definitions and reconciliation to their most comparable GAAP measures within this release.

About Ranger Oil Corporation

Ranger Oil is a pure-play independent oil and gas company engaged in the development and production of oil, NGLs, and natural gas, with operations in the Eagle Ford shale in South Texas. For more information, please visit our website at www.RangerOil.com.

Important Additional Information

In connection with the proposed merger and the closing of the transactions related thereto (the "Transactions"), Baytex has filed with the U.S. Securities and Exchange Commission (the "SEC") a registration statement on Form F-4 (as amended, the "Registration Statement") to register the Baytex common shares to be issued pursuant to the Transactions. The Registration Statement includes a document that serves as a prospectus of Baytex and proxy statement of the Company (the "proxy statement/prospectus"), and each party will file other documents regarding the Transactions with the SEC. This communication is not a substitute for the Registration Statement or proxy statement/prospectus or for any other document that the Company and/or Baytex may file with the SEC and send to the Company's and/or Baytex's shareholders in connection with the Transactions. INVESTORS AND SECURITY HOLDERS OF THE COMPANY AND BAYTEX ARE URGED TO CAREFULLY AND THOROUGHLY READ THE REGISTRATION STATEMENT, THE PROXY STATEMENT/PROSPECTUS, AS EACH MAY BE AMENDED OR SUPPLEMENTED FROM TIME TO TIME, AND OTHER RELEVANT DOCUMENTS FILED BY THE

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COMPANY AND BAYTEX WITH THE SEC BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE COMPANY AND BAYTEX, THE TRANSACTIONS, THE RISKS RELATED THERETO AND RELATED MATTERS.

After the Registration Statement has been declared effective, a definitive proxy statement/prospectus will be mailed to shareholders of each of the Company and Baytex. Investors will be able to obtain free copies of the Registration Statement and the proxy statement/prospectus, as each may be amended from time to time, and other relevant documents filed by the Company and Baytex with the SEC (when they become available) through the website maintained by the SEC at www.sec.gov. Copies of documents filed with the SEC by the Company, including the proxy statement/prospectus (when available), will be available free of charge from the Company's website at www.RangerOil.com under the "Investors" tab. Copies of documents filed with the SEC by Baytex, including the proxy statement/prospectus (when available), will be available free of charge from Baytex's website at www.baytexenergy.com under the "Investors" tab.

Participants in the Solicitation

The Company, Baytex and certain of their respective directors, executive officers and other members of management and employees may be deemed to be participants in the solicitation of proxies from the Company's shareholders and the solicitation of proxies from Baytex's shareholders, in each case with respect to the Transactions. Information about the Company's directors and executive officers is available in its filings with the SEC, including Ranger's Annual Report on Form 10-K/A for the year ended December 31, 2022 filed with the SEC on April 26, 2023, and in the proxy statement/prospectus. Information about Baytex's directors and executive officers is available in Baytex's Annual Information Form published February 23, 2023 on its website at www.baytexenergy.com and in its management information circular and proxy statement dated April 3, 2023 filed on SEDAR at www.sedar.com. Other information regarding the participants in the solicitations and a description of their direct and indirect interests, by security holdings or otherwise, is contained in the Registration Statement, the proxy statement/prospectus and other relevant materials that have been and will be filed with the SEC regarding the Transactions. Shareholders, potential investors and other readers should read the proxy statement/prospectus carefully before making any voting or investment decisions.

No Offer or Solicitation

This communication is not intended to, and shall not, constitute an offer to sell or the solicitation of an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. No offer of securities shall be made except by means of a prospectus meeting the requirements of Section 10 of the Securities Act of 1933, as amended (the "Securities Act").

Forward-Looking Statements

This communication contains "forward-looking statements" within the meaning of Section 27A of the Securities Act, and Section 21E of the Securities Exchange Act of 1934, as amended. All statements, other than statements of historical fact, included in this communication that address activities, events or developments that the Company or Baytex expects, believes or anticipates will or may occur in the future are forward-looking statements. Words such as "estimate," "project," "predict," "believe," "expect," "anticipate," "potential," "create," "intend," "could," "would," "may," "plan," "will," "guidance," "look," "goal," "future," "build," "focus," "continue," "strive," "allow" or the negative of such terms or other variations thereof and words and terms of similar substance used in connection with any discussion of future plans, actions, or events identify forward-looking statements. However, the absence of these words does not mean that the statements are not forward-looking. These forward-looking statements include, but are not limited to, statements regarding the Transactions, the Company's and Baytex's plans and expectations with respect to the Transactions and the anticipated impact of the Transactions on the combined company's results of operations, financial position, growth opportunities, competitive position, development plans and anticipated future performance. Information adjusted for the Transactions should not be considered a forecast of future results. There are a number of risks and uncertainties that could cause actual results to differ materially from the forward-looking statements included in this communication.

These include the possibility that shareholders of Baytex may not approve the issuance of new Baytex

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common shares in the Transactions or that shareholders of the Company or Baytex may not approve the Transactions, including the merger agreement; the risk that a condition to closing of the Transactions may not be satisfied, that either party may terminate the merger agreement or that the closing of the Transactions might be delayed or not occur at all; potential adverse reactions or changes to business or employee relationships, including those resulting from the announcement or completion of the Transactions; the possibility that the parties do not receive regulatory approval of the Transactions; the risk that Baytex is unable to obtain approval to list on the New York Stock Exchange and/or the Toronto Stock Exchange the shares to be issued in the Company merger; the risk that changes in Baytex's capital structure and governance could have adverse effects on the market value of its securities; the ability of the Company and Baytex to retain customers and retain and hire key personnel and maintain relationships with their suppliers and customers; the risk the Transactions could distract management from ongoing business operations or cause the Company and/or Baytex to incur substantial costs; the risk that Baytex may be unable to reduce expenses or access financing or liquidity; the risk that Baytex does not realize expected benefits of its hedges; the sustained market uncertainty with respect to, and volatility of, commodity prices for crude oil, NGLs, and natural gas; the impact of world health events, including the COVID-19 pandemic and any related economic downturn; the risk of changes in governmental regulations or enforcement practices, especially with respect to environmental, health and safety matters; our ability to execute our business plan in volatile commodity price environments, the ability to develop, explore for, acquire and replace oil and gas reserves and sustain production, contract for drilling rigs, frac crews, materials, supplies and services at reasonable costs and realize anticipated synergies in the timeframe expected or at all; changes to our drilling and development program; our ability to generate profits or achieve targeted reserves in our development and exploratory drilling and well operations; our ability to realize expected operating efficiencies; our ability to meet guidance, market expectations and internal projections, including type curves; the projected demand for and supply of oil, NGLs and natural gas; our ability to renew or replace expiring contracts on acceptable terms; our ability to obtain adequate pipeline transportation capacity or other transportation for our oil and gas production at reasonable cost and to sell our production at, or at reasonable discounts to, market prices; the uncertainties inherent in projecting future rates of production for our wells and the extent to which actual production differs from that estimated in our proved oil and gas reserves; use of new techniques in our development, including choke management and longer laterals; our ability to repurchase shares pursuant to our share repurchase program or declare dividends; drilling, completion and operating risks, including adverse impacts associated with well spacing and a high concentration of activity; our ability to convert drilling locations into reserves and production, if at all; the longevity of our currently estimated inventory; and other important factors that could cause actual results to differ materially from those projected.

All such factors are difficult to predict and are beyond the Company's or Baytex's control, including those detailed in the Company's Annual Reports on Form 10-K, Quarterly Reports on Form 10-Q and Current Reports on Form 8-K that are available on the Company's website at www.RangerOil.com and on the website of the SEC at www.sec.gov, and those detailed in Baytex's Form 40-Fs and Form 6-Ks available on the website of the SEC. All forward-looking statements are based on assumptions that the Company and Baytex believe to be reasonable but that may not prove to be accurate. Any forward-looking statement speaks only as of the date on which such statement is made, and neither the Company nor Baytex undertakes any obligation to correct or update any forward-looking statement, whether as a result of new information, future events or otherwise, except as required by applicable law. Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date hereof.

Ranger Oil Corp.

CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED) (in thousands, except per share, production and price data)

Three Months Ended							
March 31, 2023	De	ecember 31, 2022	March 31, 2022				
Revenues and other							
Crude oil 236,932	\$	240,397	\$ 226,732				
Natural gas 12,154 liquids		13,226	16,740				
Natural gas ^{8,345}		14,832	12,127				

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Total prod 257 ,431 revenues		268,455		255,599	
Other operating income, net		698		856	
Total revenues and ²⁵⁸ ,148 other		269,153		256,455	
Operating expenses					
Lease 990 operating		24,659		18,102	
Gathering, processing and 10,100 transportation		9,226		9,040	
Production					
and					
ad 16,042 valorem taxes		14,765		13,140	
General and 12,668 administrative		10,729		9,779	
Depreciation, depletion and 85,303 amortization		73,068		50,893	
Total oper ating 83 expenses		132,447		100,954	
Operating income 965		136,706		155,501	
Other income (expense)					
Interest					
expense, net (14.710					
of (14,718 amounts)	(14,036)	(10,697)
capitalized Gain					
on					
extinguishment of debt		-		2,157	
Derivative gain \$25,658 (losses)		(13,599)	(167,887)
Other, net (123)	1,498		76	
Income					
(loss) befolled 4,782 income taxes		110,569		(20,850)

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Income					
tax (expense) benefit)	(1,015)	189	
Net income3,791 (loss)		109,554		(20,661)
Net (income) loss	,	(50.000		40.000	
attrib(6tta)\$\bar{6}\bar{2}\to to Noncontrolling interest)	(59,296)	10,676	
Net income (loss) attributable	•	50.050	•	(0.005	`
to\$ 51,999 Class A common	\$	50,258	\$	(9,985)
shareholders Net					
income (loss) per share attributable to					
Class A					
common shareholders: B\$si2.74	\$	2.63		(0.47)
D\$ut2:667 Weighted average	\$	2.56	\$	(0.47)
shares outstanding:					
Basi ¢ 8,975		19,112		21,107	
Dilut e9 ,623		19,852		21,107	
Ranger Oil Corp. SELECTED OPEI (in thousands, exc					1)
		cember 31, 2022	Ma	arch 31, 2022	
Total Sales Volume					
Crude oil 3,191 (Mbbl)		2,916		2,428	
NGLs (Mbbl)		608		501	
Natural gas 3,535 (MMcf)		3,272		2,810	

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Total _{4,386} (Mboe) Average	4,069	3,398
daily sales _{18,730} volume (boe/d)	44,227	37,752
Realized Prices		
Crude o (\$ 74.25 (\$/bbl)	\$ 82.46	\$ 93.38
NGL _{\$} 0.08 (\$7bb1)	\$ 21.75	\$ 33.40
Natural g\$s 2.36 (\$/Mcf)	\$ 4.53	\$ 4.32
Aggregate (\$7boe)	\$ 65.98	\$ 75.23
Realized Prices, including effects of derivatives, net		
Crude o\$ 70.80 (\$/bbl)	\$ 76.43	\$ 74.00
NGL _{\$} 0.08 (\$7bb1)	\$ 21.17	\$ 33.40
Natural g\$s 3.69 (\$/Mcf)	\$ 2.76	\$ 3.96
Aggregate (\$7boe)	\$ 60.15	\$ 61.08

¹ All volumetric statistics presented above represent volumes of commodity production that were sold during the periods presented. Volumes of crude oil physically produced in excess of volumes sold are placed in temporary storage to be sold in subsequent periods.

Ranger Oil Corp.
CONDENSED CONSOLIDATED BALANCE SHEETS (UNAUDITED) (in thousands)

March 31, 2023 December 31, 2022 **Assets** Current assets \$ 200,471 Property and 1,874,836 equipment, 1,809,000 net

Other

nondur, ASM 4,736

assets

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² Realized prices, including effects of derivatives, net is a non-GAAP measures. Definitions of non-GAAP financial measures and reconciliations of non-GAAP financial measures appear at the end of this release.

Total assets	\$	2,014,207		
Liabilities and equity Liabilities Current 0.70	Φ.	222 5 40		
Current liabilities Other	\$	333,542		
non @dr,#378 liabilities		19,566		
Credit 0,000 Facility 9.25% Senior		215,000		
Notes due 389,480 2026, net		388,839		
Other debt		238		
Total long-term debt, net		604,077		
Equity Class A				
com@dr,838 shareholders' equity		484,399		
Noncontrolling interest		572,623		
Total equity 163,601		1,057,022		
Total liabilities and ^{2,086} ,632 equity	\$	2,014,207		
Ranger Oil Corp. CONSOLIDATED S (in thousands)	STA	ATEMENTS OF CAS	SH FLOWS (UNA	AUDITED)
Three Months En March 31, 2023 Cash flows from operating		d ecember 31, 2022	March 31, 2022	2
activities Net into of the 3,791 (loss)	\$	109,554	\$ (20,661)

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Adjustments					
to reconcile					
net					
income (loss)					
to					
net					
cash					
provided by					
operating					
activities:					
Gain					
on				(0.4==	
extinguishment of		-		(2,157)
debt					
Depreciation,					
depletion and		72.060		E0 002	
		73,068		50,893	
amortization					
Derivative contracts:					
Net					
(gain(25,658)	13,599		167,887	
losses					
Cash					
settlements and (7.050					
premiums)	(24,154)	(29,408)
paid,					
net					
Deferred					
income tax 806		1,258		(721)
expense		1,200		(121	,
(benefit)					
Non-cash					
inter@38		963		800	
expense					
Share-based compensation		1,227		924	
Other net 349		(181)	(182)
Changes					
in					
operating	`	10.014		(22.540	`
ass ∉9 ,968 and)	10,914		(33,540)
liabilities,					
net					
Net					
cash					
provided by 160,249		186,248		133,835	
by operating					
activities					

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1	Cash flows from investing activities					
	Capital 464 expenditures Acquisitions of)	(173,720)	(71,173)
	oil and - gas properties, net Proceeds from sales		(7,748)	-	
	of 447 assets and other, net Net		1,520		656	
	cash used in (171,017 investing activities)	(179,948)	(70,517)
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Cash flows from financing activities Proceeds from					
1	cred i t56,000 facility borrowings Repayments		127,000		50,000	
i	of cred(t131,000 facility borrowings Repayments)	(127,000)	(130,000)
;	of acquired and ⁽²³⁸ other debt)	(46)	(83)
;	Payments for share 4,816 repurchases)	(15,789)	-	
1	Distributions to (1,691 Noncontrolling interest)	(1,691)	-	
	Dividends paid 1,438)	(1,429)	-	

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Withholding taxes for (1,287 share-based compensation)	-		(445)
Debt issuance costs paid		(97)	(113)
Net cash provided by 15,530 (used in) financing activities		(19,052)	(80,641)
Net increase (decrease) in 4,762 cash and cash equivalents		(12,752)	(17,323)
Cash and cash equivalents - beginning of		20,344		23,681	
period Cash and cash equivalents - end of period	\$	7,592		\$ 6,358	

Ranger Oil Corp.

CERTAIN NON-GAAP FINANCIAL MEASURES (UNAUDITED)

Readers are reminded that non-GAAP measures are merely a supplement to, and not a replacement for, or superior to financial measures prepared according to GAAP. They should be evaluated in conjunction with the GAAP financial measures. It should be noted as well that our non-GAAP information may be different from the non-GAAP information provided by other companies. Due to the combination of different units of volumetric measure, the number of decimal places presented and rounding, certain results may not calculate explicitly from the values presented in the tables.

Reconciliation of GAAP "Realized prices" to Non-GAAP "Realized prices, including effects of derivatives, net"

We present our realized prices for crude oil, NGLs, natural gas and aggregate (including crude oil, NGLs and natural gas), as adjusted for the effects of derivatives, net as we believe these measures are useful to management and stakeholders in determining the effectiveness of our price-risk management program that is designed to reduce the volatility associated with our operations. Realized prices for crude oil, NGLs, natural gas and aggregate, as adjusted for the effects of derivatives, net, are supplemental financial measures that are not prepared in accordance with GAAP. The following table presents the calculation of our non-GAAP realized prices for crude oil, NGLs, natural gas and aggregate, as adjusted for the effects of

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derivatives, net and reconciles to realized prices for crude oil, NGLs, natural gas and aggregate determined in accordance with GAAP:

Three Months En	ded					
March 31, 2023	Dec	ember 31, 2022	-	Ma	arch 31, 2022	2
Realized crude						
o\$ 74.25	\$	82.46		\$	93.38	
prices						
(\$/bbl)						
Effects of						
deriva(181x4e5s,)		(6.03)		(19.38)
net						
(\$/bbl)						
Crude oil						
realized						
prices,						
including effects	\$	76.43		\$	74.00	
of						
derivatives, net						
(\$/bbl)						
Realized						
NGL _{20.08} prices	\$	21.75		\$	33.40	
(\$/bbl)						
Effects						
of		(0.50	,			
derivatives, net		(0.58)		-	
(\$/bbl)						
NGL						
realized						
prices, including						
e s ect260.08	\$	21.17		\$	33.40	
of derivatives,						
net						
(\$/bbl)						
Realized						
natural g \$ s 2.36	\$	4.52		\$	4 22	
gas 2.30 prices	Φ	4.53		Φ	4.32	
(\$/Mcf)						
Effects						
of deriv ati 3⁄8s,		(1.77)		(0.36)
net		(,		(3.00	,
(\$/Mcf)						

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Natural gas realized prices, including effects of derivatives, net (\$/Mcf)	\$	2.76	\$	3.96	
Aggregate realized prices 5.70 (\$/boe)	\$	65.98	\$	75.23	
Effects of derivatives, net (\$/boe))	(5.83)	(14.15)
Aggregate realized prices, including effects7.26 of derivatives, net (\$/boe)	\$	60.15	\$	61.08	

Effects of derivatives, net includes, as applicable to the period presented: (i) current period commodity derivative settlements; (ii) the impact of option premiums paid or received in prior periods related to current period production; (iii) the impact of prior period cash settlements of early-terminated derivatives originally designated to settle against current period production; (iv) the exclusion of option premiums paid or received in current period related to future period production; and (v) the exclusion of the impact of current period cash settlements for early-terminated derivatives originally designated to settle against future period production.

Reconciliation of GAAP "Net income (loss)" to Non-GAAP "Adjusted net income"

Adjusted net income is a non-GAAP financial measure that represents net income (loss) adjusted to include net realized settlements of derivatives and exclude the effects, net of income taxes, of non-cash changes in the fair value of derivatives, the effects of gains and losses on the sales of assets, gains and losses on extinguishment of debt, acquisition, integration and strategic transaction costs, and organizational restructuring costs, including severance. We believe that non-GAAP adjusted net income provides meaningful supplemental information regarding our operational performance. This information facilitates management's internal comparisons to the Company's historical operating results as well as to the operating results of our competitors. Since management finds this measure to be useful, the Company believes that our investors can benefit by evaluating both non-GAAP and GAAP results. Adjusted net income is not a measure of financial performance under GAAP and should not be considered as a measure of liquidity or as an alternative to net income (loss).

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Three Months Ended
March 31, 2023 December 31, 2022 March 31, 2022
(in thousands, except per share amounts)

Net
in$orne3,791 $ 109,554 $ (20,661 )
(loss)

Adjustments
for
derivatives:
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Net (gair(2)5,658 losses Realized)	13,599		167,887	
settlements, net (6,309 1)	(23,718)	(49,004)
Loss (gain) on sale\$16 of assets, net		(183)	(188)
Gain on extinguishment of debt		-		(2,157)
Acquisition, integration and 2,666 strategic transaction costs		210		1,743	
Organizational restructuring costs, including severance 2		(1,152)	-	
Income tax effed(250 of adjustments)	(103)	1,072	
Adjusted net 84,556 income 3	\$	98,207	\$	98,692	

¹ Realized settlements, net includes, as applicable to the period presented: (i) current period commodity and interest rate derivative settlements; (ii) the impact of option premiums paid or received in prior periods related to current period production; (iii) the impact of prior period cash settlements of early-terminated derivatives originally designated to settle against current period production; (iv) the exclusion of option premiums paid or received in current period related to future period production; and (v) the exclusion of the impact of current period cash settlements for early-terminated derivatives originally designated to settle against future period production.

Reconciliation of GAAP "Net income (loss)" to Non-GAAP "Adjusted EBITDAX" - Actual

Adjusted EBITDAX represents net income (loss) before (gain) loss on extinguishment of debt, interest expense, income taxes, depreciation, depletion and amortization expense and share-based compensation expense, further adjusted to include the net commodity realized settlements of derivatives and exclude the effects of gains and losses on sales of assets, non-cash changes in the fair value of derivatives, and special items including acquisition, integration and strategic transaction costs, and organizational restructuring costs, including severance. We believe this presentation is commonly used by investors and professional research analysts for the valuation, comparison, rating, investment recommendations of companies within the oil and

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² Organizational restructuring, including severance for the quarter ended December 31, 2022, resulted in a benefit for the period as it relates to an accrual acquired in connection with the Lonestar Acquisition.

³ Adjusted net income includes the adjusted net income attributable to noncontrolling interest for all periods presented.

gas exploration and production industry. We use this information for comparative purposes within our industry. Adjusted EBITDAX is not a measure of financial performance under GAAP and should not be considered as a measure of liquidity or as an alternative to net income (loss). Adjusted EBITDAX as defined by Ranger Oil may not be comparable to similarly titled measures used by other companies and should be considered in conjunction with net income (loss) and other measures prepared in accordance with GAAP, such as operating income or cash flows from operating activities. Adjusted EBITDAX should not be considered in isolation or as a substitute for an analysis of Ranger Oil's results as reported under GAAP.

Three Months E	nded				
March 31, 2023	M	arch 31, 2022			
(in thousands, except per unit amounts)					
Net in&ornte3,791 (loss)	\$	109,554	\$	(20,661)
Adjustments to reconcile to Adjusted					
EBITDAX:					
on extinguishment of debt		-		(2,157)
Interest expents∉,18 net		14,036		10,697	
Income tax 991 expense (benefit)		1,015		(189)
Depreciation, depletion, and amortization		73,068		50,893	
Share-based com@@sation expense		1,227		924	
Loss (gain) on sale\$16 of assets, net		(183)		(188)
Adjustments for derivatives:					
Net (gair(\$)5,658 losses)	13,599		167,887	
Realized commodity settle (60,060) \$ \text{en}\$, net)	(23,718)		(48,066)
Adjustment for special items:					

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Acquisition, integration and 2 666 strategic transaction costs	210		1,743	
Organizational restructuring costs, including severance 2	(1,152)	-	
Adjusted EBITDAX	\$ 187,656	\$	160,883	
Net income (I\$ss2)5.95 per boe	\$ 26.92	\$	(6.08)
Adjusted EBITDAX per 42.84 boe	\$ 46.12	\$	47.35	

¹ Realized commodity settlements, net includes, as applicable to the period presented: (i) current period commodity derivative settlements; (ii) the impact of option premiums paid or received in prior periods related to current period production; (iii) the impact of prior period cash settlements of early-terminated derivatives originally designated to settle against current period production; (iv) the exclusion of option premiums paid or received in current period related to future period production; and (v) the exclusion of the impact of current period cash settlements for early-terminated derivatives originally designated to settle against future period production.

Reconciliation of GAAP "Net income (loss)" to Non-GAAP "Adjusted EBITDAX" - Pro Forma

Adjusted EBITDAX represents net income (loss) before (gain) loss on extinguishment of debt, interest expense, income taxes, depreciation, depletion and amortization expense and share-based compensation expense, further adjusted to include the net commodity realized settlements of derivatives and exclude the effects of gains and losses on sales of assets, non-cash changes in the fair value of derivatives, and special items including acquisition, integration and strategic transaction costs, and organizational restructuring costs, including severance. Pro Forma Adjusted EBITDAX is defined as Adjusted EBITDAX and includes the effects of acquisitions. We believe this presentation is commonly used by investors and professional research analysts for the valuation, comparison, rating, investment recommendations of companies within the oil and gas exploration and production industry. We use this information for comparative purposes within our industry. Adjusted EBITDAX is not a measure of financial performance under GAAP and should not be considered as a measure of liquidity or as an alternative to net income (loss). Adjusted EBITDAX as defined by Ranger Oil may not be comparable to similarly titled measures used by other companies and should be considered in conjunction with net income (loss) and other measures prepared in accordance with GAAP, such as operating income or cash flows from operating activities. Adjusted EBITDAX should not be considered in isolation or as a substitute for an analysis of Ranger Oil's results as reported under GAAP.

March 31, 2023 March 31, 2023 LTM Actual Acquisitions ¹ LTM Pro Forma ¹ (in thousands, except per unit amounts)

Net 598,970 \$ 36,097 \$ 635,067

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² Organizational restructuring, including severance for the quarter ended December 31, 2022, resulted in a benefit for the period as it relates to an accrual acquired in connection with the Lonestar Acquisition.

Adjustments to				
reconcile				
to Adjusted				
Adjusted EBITDAX:				
Interest exp @ 2\$ 0 52 net		-	52,952	
Income tax 5,366 expense		-	5,366	
Depreciation, depletion and 278,865		_	278,865	
amortization				
Share-based com 6 €8ation expense		-	6,681	
Gain on				
sales of		-	115	
assets, net				
Adjustments for derivatives:				
Net (30,873 losses)	-	(30,873)
Realized				
commodity settl @n40n73 8 net)	-	(140,718)
Adjustment for special items:				
Acquisition, integration				
and 3,832 strategic transaction costs		-	3,832	
Organizational restructuring,			// /= 0	
inclu (di/15 2 severance ³)	-	(1,152)
Adjusted EBITDAX	\$	36,097	\$ 810,135	
Net				
income per 37.72 boe		N/A	\$ 38.25	
Adjusted EBITDAX per 48.75 boe		N/A	\$ 48.80	

¹LTM Pro Forma Adjusted EBITDAX includes the impacts of the acquisitions that closed during 2022 to

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reflect the revenues and direct operating expenses associated with the incremental working interests we acquired in the Ranger-operated producing wells.

²Realized commodity settlements, net includes, as applicable to the period presented: (i) current period commodity derivative settlements; (ii) the impact of option premiums paid or received in prior periods related to current period production; (iii) the impact of prior period cash settlements of early-terminated derivatives originally designated to settle against current period production; (iv) the exclusion of option premiums paid or received in current period related to future period production; and (v) the exclusion of the impact of current period cash settlements for early-terminated derivatives originally designated to settle against future period production.

³Organizational restructuring, including severance resulted in a benefit for the period as it relates to an accrual acquired in connection with the Lonestar Acquisition.

Reconciliation of GAAP "Operating expenses" to Non-GAAP "Adjusted direct operating expenses and Adjusted direct operating expenses per boe"

Adjusted direct operating expenses and Adjusted direct operating expenses per boe are supplemental non-GAAP financial measures that exclude non-cash expenses and certain special charges. We believe that the non-GAAP measure of Adjusted direct operating expense per boe is useful to investors because it provides readers with a meaningful measure of our cost profile and provides for greater comparability period-over-period.

Three Months Ended March 31, 2023 December 31, 2022 March 31, 2022 (in thousands, except per unit amounts)							
GAAP Ospentatings expenses		\$	132,447		\$	100,954	
Less: Share-based compensation)		(1,227)		(924)
Depreciation, depletion and (85,303)		(73,068)		(50,893)
amortization Total cash dire&6,829 operating expenses			58,152			49,137	
Special charges:							
Acquisition, integration and 2,666 strategic transaction costs)		(210)		(1,743)
Organizational restructuring costs, including severance			1,152			-	
Non-GAAP Adjusted d\(\mathbb{G} = \mathbb{G} \)4,163 operating expenses		\$	59,094		\$	47,394	
Operating expenses per 35.16 per boe		\$	32.55		\$	29.71	

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Total cash direct ofertatin2d expenses per boe	\$ 14.29	\$ 14.46
Non-GAAP Adjusted direct oferatings expenses per boe	\$ 14.52	\$ 13.95

¹Organizational restructuring, including severance for the quarter ended December 31, 2022, resulted in a benefit for the period as it relates to an accrual acquired in connection with the Lonestar Acquisition.

Reconciliation of GAAP "General and administrative expenses" to Non-GAAP "Adjusted cash general and administrative expenses"

Adjusted cash general and administrative expenses is a supplemental non-GAAP financial measure that excludes non-cash share-based compensation expense and certain special charges. We believe that the non-GAAP measure of Adjusted cash general and administrative expenses is useful to investors because it provides readers with a meaningful measure of our recurring G&A expense and provides for greater comparability period-over-period.

Three Months I	End	led					
March 31, 2023	3	December 31, 2022			March 31, 2022		
(in thousands, except per unit amounts)							
GAAP General a\$d 12,668 administrative expenses		\$	10,729		\$	9,779	
Less: Shar@based compensation)		(1,227)		(924)
Special charges:							
Acquisition, integration and (2,666 strategic transaction costs)		(210)		(1,743)
Organizational restructuring cost,-including severance			1,152			-	
Adjusted cash general and 7,951 administrative expenses		\$	10,444		\$	7,112	

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GAAP General and a@mißi@ative expenses per boe	\$ 2.64	\$ 2.88
Adjusted cash general and 181 administrative expenses per boe	\$ 2.57	\$ 2.09

¹Organizational restructuring, including severance for the quarter ended December 31, 2022, resulted in a benefit for the period as it relates to an accrual acquired in connection with the Lonestar Acquisition.

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