been held, administered, or operated by the portion of Shell Oil's exploration and production segment known as Mining. Such right, title, interest, and obligations shall include, but are not specifically limited to, the following:

- 1. Leasehold, including subleasehold, interests in coal (including lignite), oil shale, or other minerals and the substances contained therein and found in association therewith including gravel, scoria, and other road building materials and nahcolite (which minerals and substances are hereinafter collectively referred to as "Minerals and Substances"); rights of assignment, reassignment and other interests under or in leases of Minerals and Substances; and interests or leases in claims or rights to explore for and produce Minerals and Substances;
- 2. Reversionary interests held as a sublessor, royalties, overriding royalties, production payments, rights to take royalties in kind, or other interests in production of Minerals and Substances;
- 3. Fee or term interests in lands held by Shell Oil in association with its current or anticipated interests in Minerals and Substances, including fee or term interests in the surface of lands, held or used exclusively for distribution or marketing of Minerals and Substances;
- 4. Claims (patented or unpatented), patents, fee or term interests in Minerals and Substances;
- 5. Rights and interests in or derived from joint operating agreements, options, or exploration agreements;
- 6. Rights-of-way, easements, franchises, and rights and privileges under overstrip agreements or any other agreements transferring or creating interests in real property acquired or used in connection with operations for the exploration and production of Minerals and Substances; and