



Indigenous Estates

Land granted under specified indigenous land granted instruments

As at 1 January 2020

Indigenous estates only represents those indigenous land areas granted under the following jurisdictional land grant instruments:

Aboriginal Land (NT enhanced freehold), Aboriginal Land Rights Act (NT) 1976 (Cth) (ALRA), Community Living Areas (CLA) Leases under the Associations Act 2012 (NT), Crown Lands Act 1992 (NT), Special Purposes Leases Act 1953 (NT), Aboriginal Land Act 1991 (Qld), Torres Strait Islander Land Act 1991(Qld), Aboriginal and Torres Strait Islander Land Act 2013 (Qld), Corporations (Aboriginal and Torres Strait Islander) Act 2006 (Cth), Aboriginal Affairs Planning Authority Act 1972 (WA), Aboriginal Lands Trust Act 1966 (SA), Anangu Pitjantjatjara Yankunytjatjara Land Rights Act 1981 (SA), Maralinga Tjarutja Land Rights Act 1984 (SA), Aboriginal Land Rights Act 1983 (NSW), Aboriginal Lands Act 1970 (Vic), Aboriginal Land (Lake Condah and Framlingham Forest) Act 1987(Cth) (Vic), Aboriginal Lands Act 1995 (Tas) and Aboriginal Land Grant (Jervis Bay Territory) Act 1986.

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Determinations where native title exists

Determined Outcome

Native title exists (exclusive)

Native title exists (non-exclusive)

 Overlaps may exist between determined areas and granted indigenous estates

Prepared by:

Geospatial Services, National Native Title Tribunal 30/01/2020

Some or parts of some determinations may not yet be in effect or on the National Native Title Register (NNTR). The court may decide that the determination of native title will take effect conditional upon some future event occurring, for example, the registration of an Indigenous Land Use Agreement or the establishment and registration of a prescribed body corporate (PBC). In these cases the determination, or relevant part, will not be registered on the NNTR until the condition has been met.



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