



## **Native Title (Approved Exploration Etc. Acts — Queensland) (Low Impact Mineral Development Licences) Determination 2000<sup>1</sup>**

---

I, DARYL ROBERT WILLIAMS, Attorney-General, acting under subsection 26A (1) of the *Native Title Act 1993*, determine that each act included in the class of acts mentioned in Schedule 1 is an approved exploration etc. act.

Dated 31 May 2000.

*Daryl Williams*  
Attorney-General

---

## **Schedule 1      Approved exploration etc. acts**

The grant of a mineral development licence under Part 6 of the *Mineral Resources Act 1989* of Queensland that is a low impact mineral development licence to which Division 2 of Part 16 of that Act applies (including application because of Part 19).

The renewal of a mineral development licence under Part 6 of the *Mineral Resources Act 1989* of Queensland that is a low impact mineral development licence to which Division 5 of Part 16 of that Act applies.

The variation of conditions to include non-exclusive land in, or the addition of non-exclusive land to, or the addition of stated minerals to, a mineral development licence under Part 6 of the *Mineral Resources Act 1989* of Queensland that is a low impact mineral development licence to which Division 6 of Part 16 of that Act applies, where the variation or addition is only for low impact activities within the meaning of section 538 of that Act.

---

### **Note**

1. This Determination commences on gazettal: see *Acts Interpretation Act 1901*, s 48 and *Native Title Act 1993*, s 214.