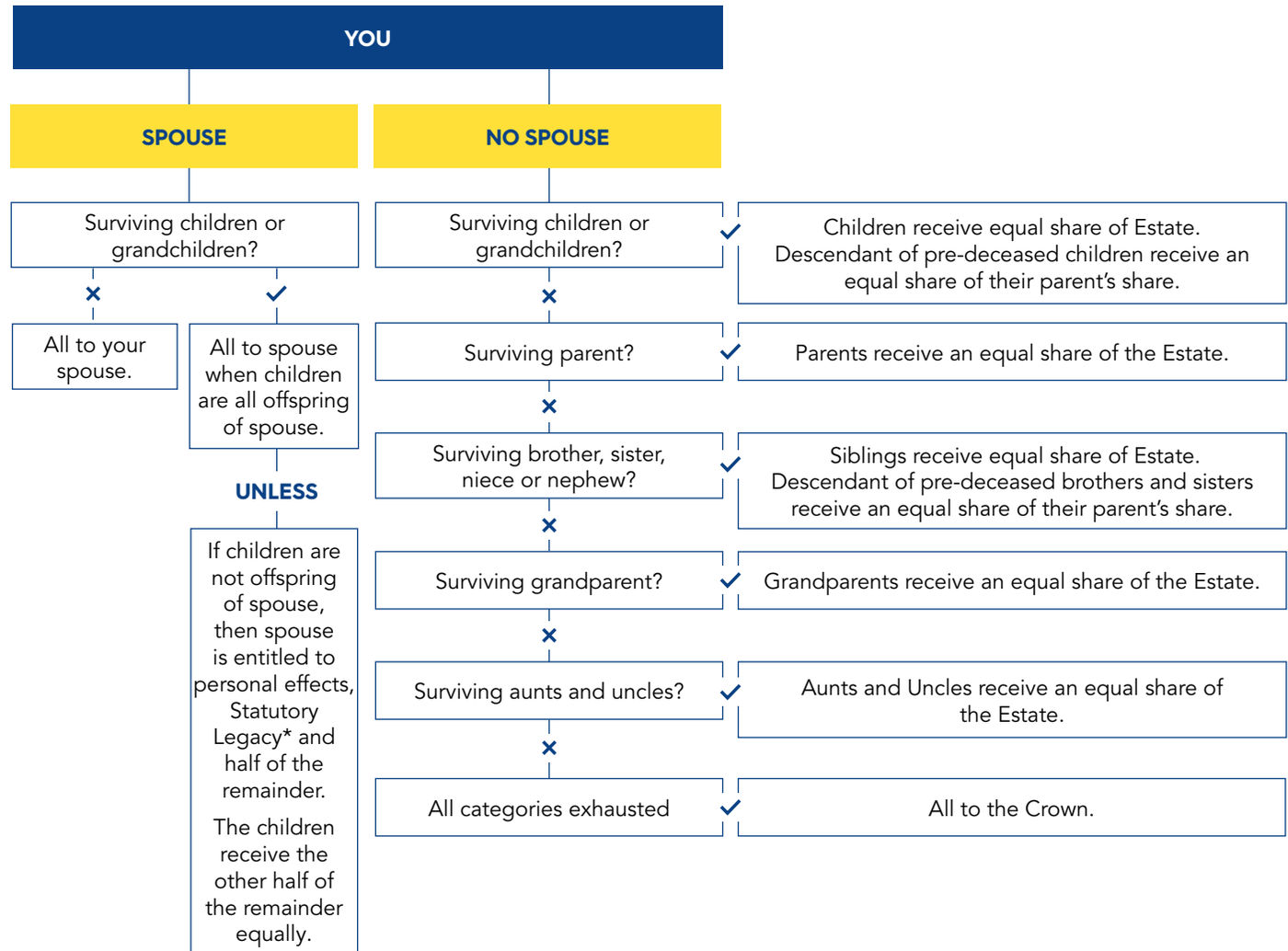


# INHERITANCE GUIDE

## TASMANIA

This is a guide to who will inherit an Estate, under Tasmanian law, if a valid Will is not left. It is a guide only and specific advice should be obtained in relation to individual circumstances.



\*Statutory legacy is calculated in accordance with the section 7 of the Intestacy Act (TAS) 2010

## MULTIPLE SPOUSE ENTITLEMENTS

The Estate will be shared between the spouses in accordance with a written agreement between the spouses; or in accordance with an order of the Court. If neither an agreement nor an order is in place, then the personal representative decides how it is to be divided between the spouses.

## INDIGENOUS PERSON

A person (or their personal representative) who claims to be entitled to take an interest in an intestate estate of an Indigenous person under the customs and traditions of the community or group to which that intestate Indigenous person belonged, may apply to the Court for an order in relation to the intestate estate.

The application to the Court should be accompanied by a scheme of distribution of the intestate estate prepared in accordance with the traditions of the community or group to which the intestate Indigenous person belonged.