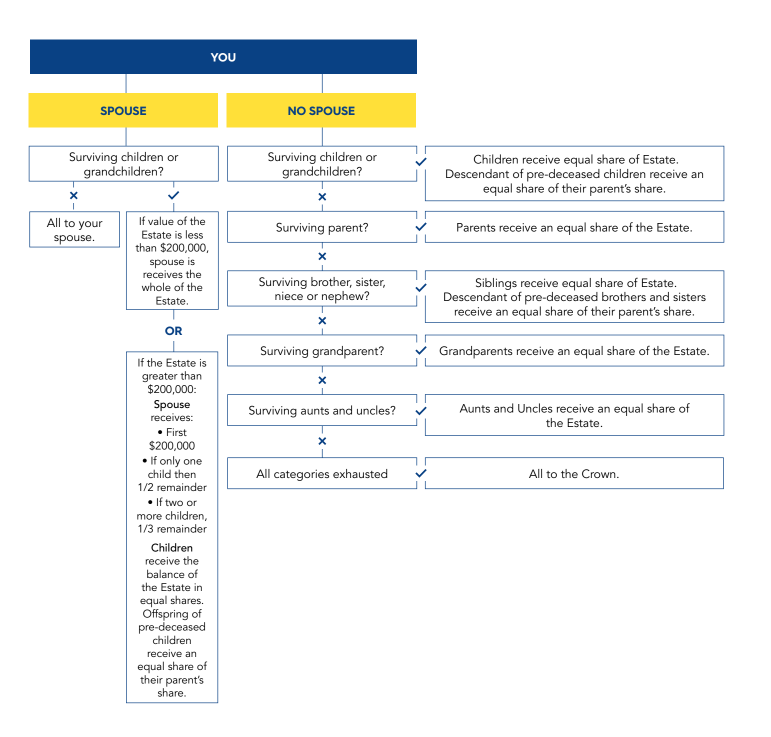
INHERITANCE GUIDE

AUSTRALIAN CAPITAL TERRITORY

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





MULTIPLE SPOUSE ENTITLEMENTS

Spouse's share divided equally between spouse and eligible partner if lived with eligible partner for less than five years. Spouse's shares goes entirely to eligible partner if period is five years or more.

If no spouse but eligible partner, eligible partner receives the whole of the Estate.

"Eligible partner" means person (other than the spouse, civil union partner or civil partner) who was the intestate's domestic partner when the intestate died; and either had been the intestate's domestic partner continuously for two or more years when the intestate died; or is the parent of the intestate's child, if the child was under 18 years old when the intestate died.

EQT Legal Services Pty Ltd ABN 32 611 391 149. Liability limited by a scheme approved under Professional Standards Legislation. This communication is intended as a source of information only. No reader should act on any matter without first obtaining professional advice which takes into account an individual's specific objectives, financial situation and needs. Copyright © 2023 Equity Trustees, All rights reserved. This guide was produced Setpember 2023. 1300 133 472 eqt.com.au