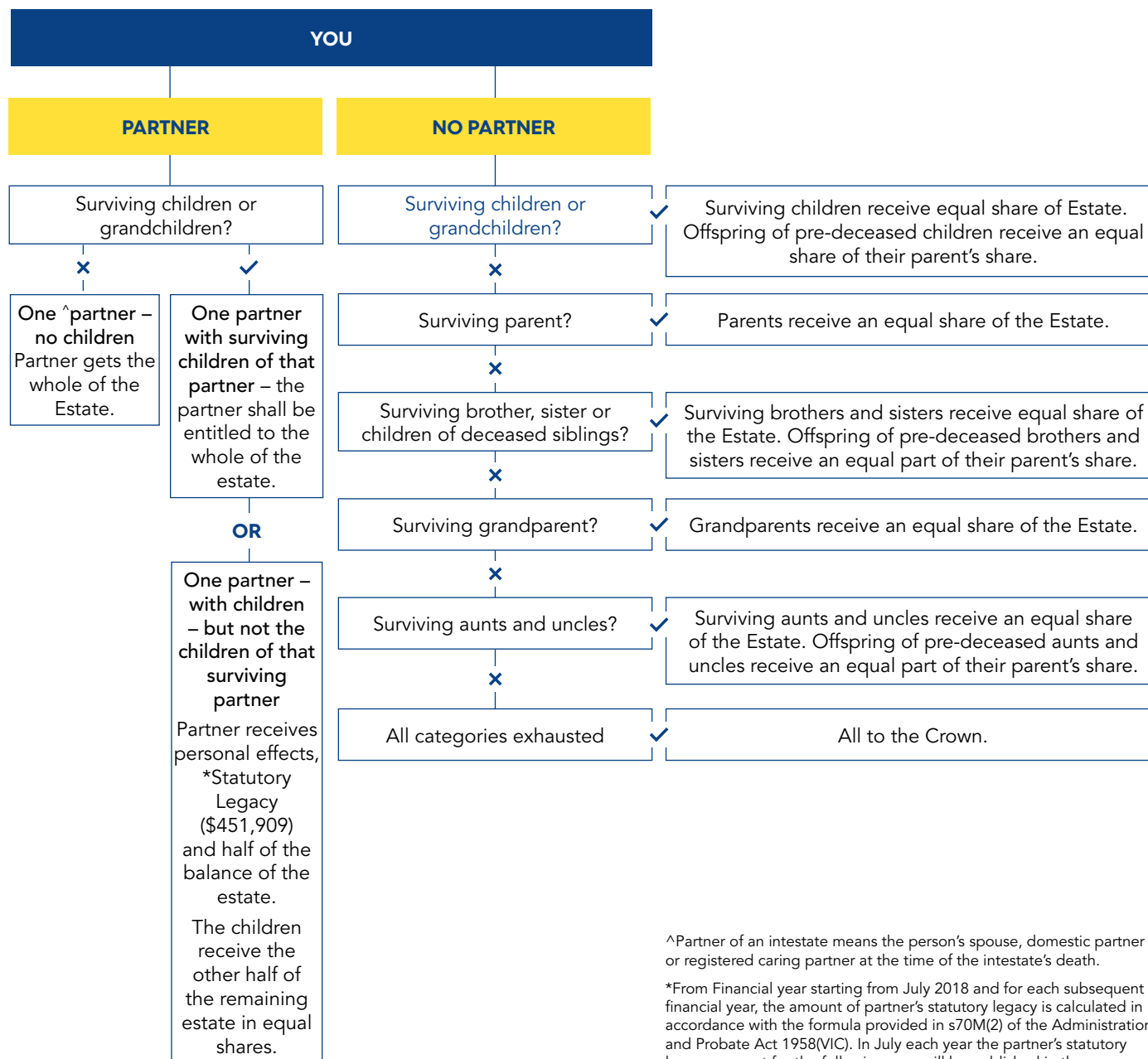


# INHERITANCE GUIDE

## VICTORIA

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



^Partner of an intestate means the person's spouse, domestic partner or registered caring partner at the time of the intestate's death.

\*From Financial year starting from July 2018 and for each subsequent financial year, the amount of partner's statutory legacy is calculated in accordance with the formula provided in s70M(2) of the Administration and Probate Act 1958(VIC). In July each year the partner's statutory legacy amount for the following year will be published in the Government Gazette.

# MULTIPLE PARTNERS

- If you leave:
  - more than one partner but no surviving children; or
  - more than one partner with children of either surviving partner, thenpartners are entitled to whole of estate in shares determined by an agreement made between them or by a court order. If neither an agreement nor an order is in place, then the Legal Personal Representative (LPR) shall distribute the estate between multiple partners in equal shares.
- If you leave more than one partner and surviving children who are not issue of a surviving partner, the partners are entitled to share the Personal effects, statutory legacy (that would have been payable if you had left only one partner) and one half of the remainder of the estate in accordance with the distribution agreement (if any) or a Distribution order. In absence of an agreement or an order, the LPR will divide it in equal shares between the partners. The surviving children receive the remaining one-half in equal shares.