



Native Title (Approved Exploration Etc. Acts — Queensland) (Low Impact Exploration Permits) Determination 2000¹

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.

Attorney-General

Schedule 1 Approved exploration etc. acts

The grant of an exploration permit under Part 5 of the *Mineral Resources Act 1989* of Queensland that is a low impact exploration permit to which Division 2 of Part 15 of that Act applies (including application because of Part 19).

The renewal of an exploration permit under Part 5 of the *Mineral Resources Act 1989* of Queensland that is a low impact exploration permit to which Division 5 of Part 15 of that Act applies.

The variation of conditions to include non-exclusive land in, or the addition of non-exclusive land to, an exploration permit under Part 5 of the *Mineral Resources Act 1989* of Queensland that is a low impact exploration permit to which Division 6 of Part 15 of that Act applies, where the variation or addition is only for low impact activities within the meaning of section 482 of that Act.

Note

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