

Without a valid will, your Trust Land Interests **LESS THAN 5%** will be divided as follows – **THE SINGLE HEIR RULE**

IF YOU HAVE A SURVIVING SPOUSE

NO SPOUSE AND SURVIVING CHILDREN

NO SPOUSE AND ONLY SURVIVING GRANDCHILDREN

NO SPOUSE AND ONLY SURVIVING GREAT GRANDCHILDREN

NO SPOUSE AND NO SURVIVING CHILDREN OR GRANDCHILDREN OR GREAT GRANDCHILDREN

Indian or non Indian Spouse will receive a "Life Estate" but only in the parcel the Spouse is living on at the time of your death

Your oldest eligible child will receive all interests less than 5% in your trust or restricted land interests

The oldest eligible grandchild will receive all interests less than 5% in your trust or restricted land interests

The oldest eligible great grandchild will receive all interests less than 5% in your trust or restricted land interests

Then to the Tribe with jurisdiction over the land

If no Tribe there are additional rules that allow co-owners to take or purchase interests or permit sale of your interest by the Secretary

When your spouse passes on

Your oldest "Eligible" child will receive all your trust or restricted land interests less than 5%

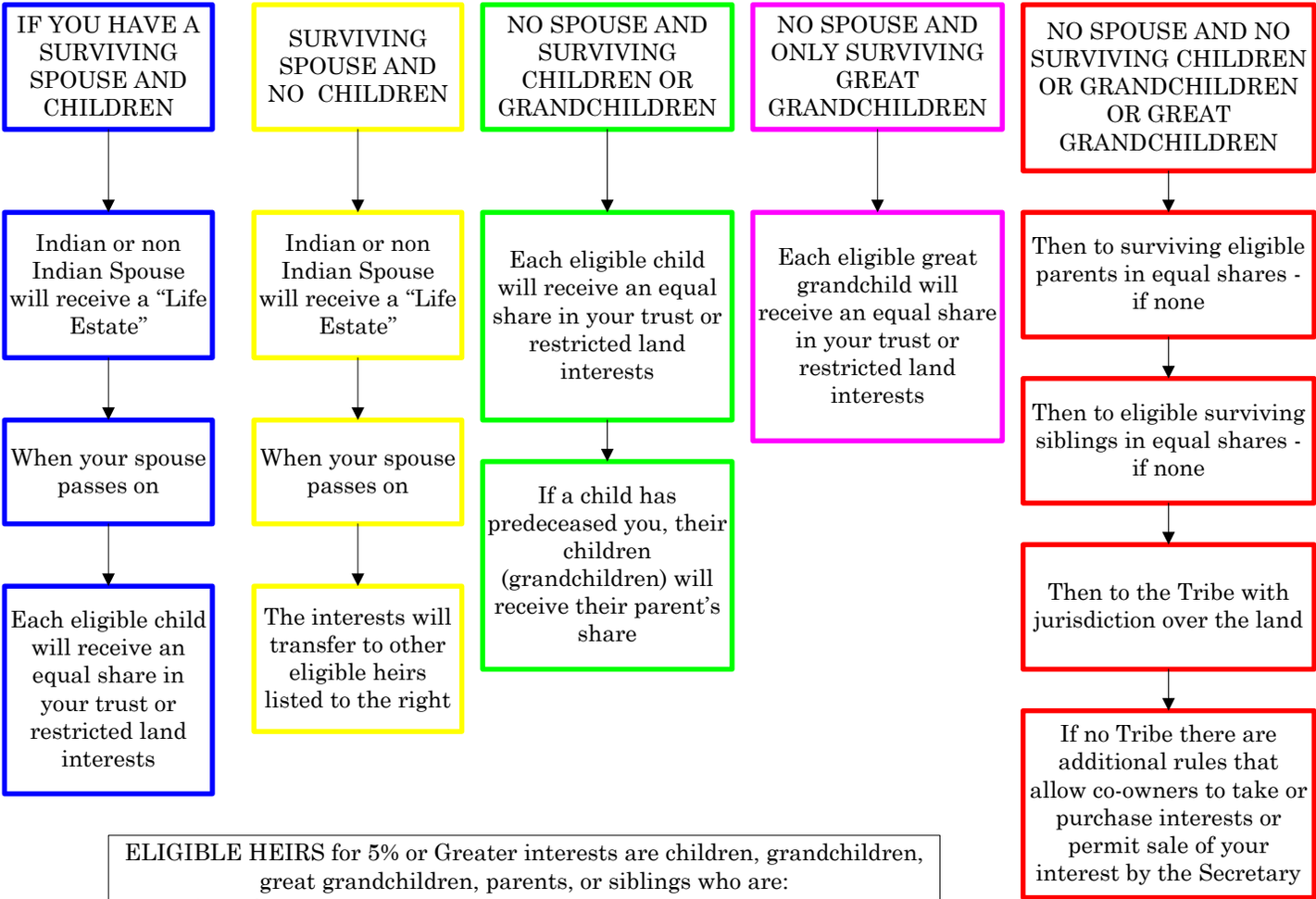
ELIGIBLE HEIRS for Less than 5% are children, grandchildren or great grandchildren who are:

1. Indian; OR
2. Lineal descendants within 2 degrees of consanguinity of ANY Indian; OR
3. Co-Owner in a parcel where they would inherit from the decedent (but only as to that parcel).

INDIAN means:

Enrolled or eligible to be enrolled in a federally recognized Tribe; OR
 An owner of trust or restricted land as of October 27, 2004; OR
 IRA definition (½ or more aggregate Indian blood).

Without a valid will, your Trust Land Interests **GREATER THAN 5%** will be divided as follows



ELIGIBLE HEIRS for 5% or Greater interests are children, grandchildren, great grandchildren, parents, or siblings who are:

1. Indian; OR
2. Lineal descendants within 2 degrees of consanguinity of ANY Indian; OR
3. Co-Owner in a parcel where they would inherit from the decedent (but only as to that parcel).

INDIAN means:
 Enrolled or eligible to be enrolled in a federally recognized Tribe; OR
 An owner of trust or restricted land as of October 27, 2004; OR
 IRA definition (½ or more aggregate Indian blood).

Without a valid will, your Individual Indian Money (IIM) account will be divided as follows

