Native Title assessment pathway

**Identification of proposed dealing and dealing area**
Module AA
- e.g. Grant of a lease on Lot 1 on SP6574

**Dealing that may proceed without further reference to native title**
Module AB
- Dealing can proceed where:
  - It’s an emergency action
  - A determination has been made that native title does not exist
  - It’s covered by a QNTIME conclusion
  - It does not affect native title

**Registered ILUA covering proposed dealing area**
Module AC
- Hint: The ILUA must authorise the proposed dealing

**Reliance on the extinguishing effect of the PEPA**
Module BB
- Hint: s 47, 47A or 47B (NTA)

**Previous grant and vesting the PEPA**
Module BA
- Hint: Applies to s23B(2), (3) & (9)-(9C)

**Determination of native title over proposed dealing area**
Module AD
- Hint: Check NNTT/ QNTIME

**Extinguishment of native title by public works**
Module CA
- Hint: s 23B(7), NTA s21,NT(Q)A

**Extinguishment of native title through road dedication**
Module CB
- Hint: s 23B(7), NTA s21,NT(Q)A

**Future act provisions**
- Hint: s24FA to 24NA may apply to the proposed dealing. If yes, please provide the relevant procedural rights (if any) to the native title parties. Hint: Start assessment at the base.

**ILUA**
Module Q.
- Module Q. Proposed dealing does not fit with the future act provisions - proceed to an ILUA s24BA-24EC, NTA

**Non-claimant applications**
Module R.
- Only use this option if there is no registered native title claim over the proposed dealing area Ss61 and 24FA, NTA

**Conclude assessment/s by providing supporting evidence and relevant annexures**

**Abbreviations**
- ILUA: Indigenous Land Use Agreement
- PEPA: Previous exclusive possession act
- NNTT: National Native Title Tribunal
- QNTIME: Queensland Native Title Information Environment