



Land excluded from the Minerals Programme for Petroleum

The land listed below is excluded from the operation of the Minerals Programme for Petroleum 2025.

- 1. The land held as Te Whenua Taurikura including the land defined as Te Whenua Taketake, described in Schedule 1 of Te Ture Whakatupua mō Te Kāhui Tupua 2025/the Taranaki Maunga Collective Redress Act 2025, and known as Te Papa-Kura-o-Taranaki.
- 2. The Tītī Islands, which includes all Crown Tītī Islands and all Beneficial Islands (which are located in the Southland Land District) where the land (both surface and subsurface) is above sea level.
- 3. Land south of latitude 60°S is unavailable, in recognition of the Protocol on Environmental Protection to the Antarctic Treaty.
- 4. The Sugar Loaf Islands Marine Protected Area Act 1991 excludes petroleum mining operations and the issuing of permits over all specified land and water.

This information is incorporated by reference in the Minerals Programme for Petroleum 2025, pursuant to section 64 of the Legislation Act 2019, by the Minerals Programme for Petroleum Order 2025 by Her Excellency the Governor General.