

Date: \_\_\_\_\_ Name: \_\_\_\_\_ Member #: \_\_\_\_\_

**Instructions:**

1. Please read each question carefully.
2. Please answer each question. If you have any questions about this survey, please feel free to contact Nuala Robinson, MRP Coordinator, at the Band Administration office (519-534-1689) or cell (519-379-8414) by email at [mrpcoordinator@nawash.ca](mailto:mrpcoordinator@nawash.ca).
3. Please provide any other comments or suggestions you may have on the last page.
4. Completed surveys may be dropped off at the Band Administration Office for Nuala Robinson, MRP Coordinator.

**Domestic Contracts**

**25. How should the First Nation be involved with private domestic contracts that involve Matrimonial Real Property?**

- Private domestic contracts to be approved and filed by Chief & Council prior to being utilized
- Private domestic contracts to be addressed by First Nation when court tells them about an application
- Private domestic contracts will not be accepted in our First Nation

**26. Should a list of limitations/rules be set on what can be agreed to in a domestic contract?**

- Yes
- No

**27. When applying for residency, should a standard domestic contract be signed by a non-member to deal with reserve land and matrimonial real property (i.e. agreeing to pay mortgages, no claims, etc.)?**

- Yes
- No

**Role of Chief and Council for Court Applications**

**28. Currently the federal law allows the Chief and Council the right to attend court in divorce proceedings to present the community's position on reserve land issues. Do you want this arrangement in our own law?**

- Yes
- No

**29. If Chief and Council are to attend court in matters of band member proceedings, should they have a designate (staff) that addresses the court applications that are submitted to them?**

- Yes
- No

Enforcement
<b>30. What would the penalty be if a non-band member breaches this law? Check all that apply.</b>
<input type="checkbox"/> Be subject to intervention by Chief and Council and possible ‘undesirable’ status <input type="checkbox"/> Court sentence <input type="checkbox"/> Loss of rights (i.e. exclusive occupation arrangements)
<b>31. Once our Marital Real Property Law is in place, how often should Chief and Council review it? Check one only.</b>
<input type="checkbox"/> Every ten (10) years <input type="checkbox"/> Every five (5) years <input type="checkbox"/> More often than every five (5) years _____
<b>32. It is a requirement that the law have an amendment procedure in the law itself. Once the Marital Real Property Law is in place, how can it be amended? Check all that apply.</b>
<input type="checkbox"/> Scheduled review by band council (or designate) <input type="checkbox"/> Band council-initiated review, to address continuous problems with the law

Appeals
<b>33. How long does an individual have to appeal a decision made according to our own First Nation Marital Real Property Law?</b>
<input type="checkbox"/> 15 days <input type="checkbox"/> 30 days <input type="checkbox"/> Other _____

Dispute Resolution
<b>34. In future, do you think it would be beneficial to have a First Nation dispute resolution process created (as an alternate tool with court option still available), to address disputes between spouses in relation to the Matrimonial Real Property?</b>
<input type="checkbox"/> Yes <input type="checkbox"/> No

Comments/Suggestions

*Thank you for your time!*