**Key Questions for GRFN Community to Address Regarding MRP Law**

1. Extent to which a domestic contract can grant an interest to a non-member:
   1. Life estate?
   2. Interest for up to a specified period of time (1 year where no minor children; 18 years max, or until children reach age of majority, where there are minor children)?
   3. Other?
2. PART 4: Time limits within which a person must bring an application to contest a domestic contract?
   1. Not necessary if using court model (Limitations Act), but may be if relying on traditional dispute resolution/tribunal model.
3. PART 6: Does GRFN wish to utilise the Anishinabek Tribunal? Or another traditional method of dispute resolution?
   1. If yes, would this be required prior to someone being able to access court, or as an optional alternative?
4. PART 8: Exclusive Occupation Orders
   1. Does GRFN want to make some aspects mandatory and others discretionary?
      1. No Child – Court may grant order if applicant is a member or if applicant is not a member, the respondent does not oppose the order and the applicant requires the order to remain housed
      2. Child – Court must grant the order if it would be in the Child’s best interests regardless of whether applicant is a member or not.
5. PART 9: Emergency Protection Orders
   1. Does GRFN want to provide for “any person” to make the application on behalf of a spouse?
6. PART 10: How long does GRFN want to give a survivor for right of occupancy after death of a spouse?
   1. Past practice has been to allow survivor to stay indefinitely. Does GRFN want to continue this practice? Add restrictions if the survivor is not a member or there are no children?
7. PART 11: Suggestions for amending and repealing procedures. Need to be reviewed and confirm that this is consistent with GRFN practices.