## INSERT LOGO Family Homes on Reserves and Matrimonial Interests or Rights Act (FHRMIRA) <FN> MRP 02 - Declaration Form

PROTECTED

VersionControl-N	<i>OV-2019</i>
PRIVACY ACT STATEMENT	
The collection and use of personal information is in accordance with the <i>Privacy Act</i> and is required for the application of Sections 12 to 52 of the <i>Family Homes on Reserves and Matrimonial Interests or Rights Act</i> . This I is to be completed by applicants wanting to effect the following transactions in real property on < <u>FN&gt;</u> Lands: Leases, subleases, assignments, mortgages, permits, licenses and transfers.	Form
DECLARATION	
By my signature below, I hereby make this solemn declaration, and acknowledge that:	
I am an Executor of Will, Administrator of an Estate, or a spouse or common-law partner as defined by Family Homes on Reserves and Matrimonial Interest or Rights Act section 2, the Indian Act section 2, o may be defined in community-specific legislation the <fn> may have adopted pursuant to sections 7-1 the Family Homes on Reserves and Matrimonial Interest or Rights Act or the Framework Agreement on Nation Land Management.</fn>	r as 1 of
I had the opportunity to apprise myself of the Family Homes on Reserve and Matrimonial Interests or F Act (S.C. 2013, c.20), or similar community-specific legislation the <fn> may have adopted pursuant sections 7-11 of the Family Homes on Reserves and Matrimonial Interest or Rights Act or the Framework Agreement on First Nation Land Management, and to seek independent legal advice.</fn>	to
I am aware that a spouse or common-law partner, pursuant to the <i>Family Homes on Reserve and</i> <i>Matrimonial Interests or Rights Act</i> (S.C. 2013, c.20), is required to consent to any transaction that transfers or encumbers their interest in matrimonial real property pertaining to the family home. Further pursuant to this legislation, I am aware that a matrimonial interest or right means interests or rights of than interests or rights in or to the family home, held by at least one of the spouses or common-law partners that were acquired: a) during the conjugal relationship; b) before the conjugal relationship bu specific contemplation of the relationship; or c) before the conjugal relationship but not in specific contemplation of the relationship and that appreciated during the relationship. I am aware that it exclu interests or rights that were received from a person as a gift or legacy or on devise or descent, and interests or rights that can be traced to those interests or rights.	ther t in
I am aware that the Family Homes on Reserve and Matrimonial Interests or Rights Act, or similar legisl the <fn> may have adopted pursuant to sections 7-11 of the Family Homes on Reserves and Matrimon Interest or Rights Act or the Framework Agreement on First Nation Land Management, may require cor of the spouse or common-law partner to effect an interest in matrimonial real property.</fn>	nial
EXECUTION	
Signed in the presence of: Witness Signature(s) DATE Applicant YYYY MM DD	
[Print Name] [Print Name]	