

from, or otherwise making use of any road, road construction site or planned road construction site situate between (i) the junction of Glad Lake Main Road and GL9 Road and (ii) the Carmanah Walbran Provincial Park boundary, as indicated on the map attached hereto (the "Roads");

- (b) obstructing, impeding, or otherwise physically interfering with the safe passage of motor vehicles belonging to the Plaintiff, its employees, agents, contractors or suppliers, or others in privity of contract with the Plaintiff (the "Motor Vehicles") operating in the area of the Roads, and any active logging in the area of the Roads;
 - (c) obstructing, impeding or otherwise physically interfering with any construction activities conducted in the area of the Roads and any active logging in the area of the Roads by the Plaintiff, its employees, agents, contractors or suppliers, or others in privity of contract with the Plaintiff;
 - (d) physically interfering with the business, contractual or economic relationships between the Plaintiff and its employees, agents, contractors or suppliers, or others in privity of contract with the Plaintiff;
 - (e) threatening, harassing, intimidating, assaulting, obstructing, or physically interfering with the Plaintiff's employees, management staff, agents, contractors or suppliers or others in privity of contract with the Plaintiff or their families;
 - (f) conspiring to use unlawful means against the Plaintiff and its employees, agents, contractors or suppliers, or others in privity of contract with the Plaintiff, or their families; and
 - (g) ordering, aiding, abetting, counselling or encouraging in any manner whatsoever, either directly or indirectly, any person to commit the acts above mentioned or any of them.
2. Any person affected by this Order, including the Plaintiff, has liberty to apply to the Court to set aside or vary this Order on twenty four hours' notice.
 3. The Plaintiff shall abide by any order that this Court may make as to damages as a result of obtaining this injunctive relief.
 4. If a blockade is in place in the area of the Roads, the Plaintiff shall make all reasonable efforts to serve a copy of this Order on all blockaders present at the blockade site.

5. The Plaintiff shall make reasonable efforts to serve the named Defendants with a copy of the entered Order by electronic means.

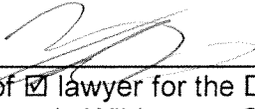
6. *Western Canada Wilderness Committee and Torrance Coste shall have their costs of*

THE FOLLOWING PARTIES APPROVE THE FORM OF THIS ORDER AND CONSENT TO EACH OF THE ORDERS, IF ANY, THAT ARE INDICATED ABOVE AS BEING BY CONSENT:



Signature of lawyer for the Plaintiff
DLA Piper (Canada) LLP (Dean Dalke)

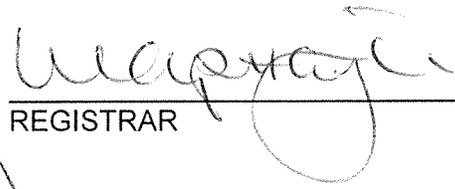
→ This application forthwith and in any event of the cause as assessed as ordinary costs.



Signature of lawyer for the Defendants
Western Canada Wilderness Committee
and Torrance Coste
ecojustice (Morgan Blakley)

W. E. Kula J.

BY THE COURT



REGISTRAR

*✓
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No. S159759
Vancouver Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA

BETWEEN:

TEAL CEDAR PRODUCTS LTD.

PLAINTIFF

AND:

WESTERN CANADA WILDERNESS COMMITTEE,
TORRANCE COSTE, DAVE CASCAGNETTE, TREVOR
SCHINKEL, JENNIFER WHITEHOUSE, MARLENE DOE,
JOHN DOE, JANE DOE, AND PERSONS UNKNOWN

DEFENDANTS

ORDER MADE AFTER APPLICATION

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Client Matter No. 77728-00050

DXD:pa