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THE HONORABLE JUSTIN L. QUACKENBUSH

James M. Danielson
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UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF WASHINGTON

PAUL GRONDAL, a Washington)	NO. 09-CV-00018-JLQ
resident; and THE MILL BAY)	
MEMBERS ASSOCIATION, INC., a)	MOTION FOR TEMPORARY
Washington Non-Profit Corporation,)	RESTRAINING ORDER
)	
Plaintiffs,)	
)	
vs.)	
)	
UNITED STATES OF AMERICA;)	
UNITED STATES DEPARTMENT OF)	
THE INTERIOR; THE BUREAU OF)	
INDIAN AFFAIRS, and FRANCIS)	
ABRAHAM, CATHERINE GARRISON,)	
MAUREEN MARCELLAY, MIKE)	
PALMER, JAMES ABRAHAM, NAOMI)	
DICK, ANNIE WAPATO, ENID)	
MARCHAND, GARY REYES, PAUL)	
WAPATO, JR., LYNN BENSON,)	
DARLENE HYLAND, RANDY)	
MARCELLAY, FRANCIS REYES,)	
LYDIA W. ARMEECHER, MARY JO)	

MOTION FOR TEMPORARY
RESTRAINING ORDER

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1 GARRISON, MARLENE MARCELLAY,)
 2 LUCINDA O'DELL, MOSE SAM,)
 3 SHERMAN T. WAPATO, SANDRA)
 COVINGTON, GABRIEL)
 4 MARCELLAY, LINDA MILLS, LINDA)
 5 SAINT, JEFF M. CONDON, DENA)
 6 JACKSON, MIKE MARCELLAY,)
 VIVIAN PIERRE, SONIA)
 7 VANWOERKON, WAPATO)
 8 HERITAGE, LLC, LEONARD)
 WAPATO, JR, DERRICK D. ZUNIE, II,)
 9 DEBORAH L. BACKWELL, JUDY)
 10 ZUNIE, JAQUELINE WHITE PLUME,)
 DENISE N. ZUNIE and)
 11 CONFEDERATED TRIBES OF THE)
 12 COLVILLE RESERVATION, Allottees of)
 13 MA-8 (known as Moses Allotment 8))
)
 14 Defendants.)

15
 16 Plaintiff, by plaintiff's undersigned attorney, moves this court for a temporary
 17 restraining order restraining and enjoining the defendant, its agents, employees,
 18 successors, attorneys, and all persons in active concert and participation with them,
 19 from performing any act of closing Mill Bay Recreational Vehicle Resort (the "Mill Bay
 20 Resort") to members of the Mill Bay Resort, or any act that would cause harm to the
 21 members' interest, pending a hearing and determination of plaintiff's motion for a
 22 preliminary injunction filed with this court on January 21, 2009.
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1 Unless this motion is granted, plaintiff will suffer immediate and irreparable
2 injury, loss, and damage if defendant is permitted to close the Mill Bay Resort to
3 members or otherwise eject Plaintiffs from the Mill Bay Resort property until a hearing
4 can be had on Plaintiff's motion for a preliminary injunction, as more fully set forth in
5 Plaintiff's Memorandum in Support of Ex Parte Temporary Restraining Order and in
6 the Affidavit of Paul Grondal filed of even date herewith.
7
8
9

10 DATED this 26th day of January, 2009.

11 s/JAMES M. DANIELSON
12 WSBA No. 01629
13 Attorney for Plaintiffs
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CERTIFICATE OF SERVICE

I hereby certify that on January 26, 2008, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF System. Notice of this filing will be sent to all parties by operation of the Court's electronic filing system. Parties may access this filing through the Court's system.

s/JAMES M. DANIELSON
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