NEW YORK SUPREME COURT SUPREME COURT : COUNTY OF ALBANY

In the Matter of the Application of PROTECT THE ADIRONDACKS! INC.,

Plaintiff-Petitioner,

For a Judgment Pursuant to Section 5 of Article 14 of the New York State Constitution and CPLR Article 78

-against-

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION and ADIRONDACK PARK AGENCY,

Defendants-Respondents.

AFFIRMATION OF LORETTA SIMON IN SUPPORT OF DEFENDANTS' MOTION FOR SUMMARY JUDGMENT

Index No. 2137-13 RJI No. 01-13-st-4541

Hon. Gerald W. Connolly

LORETTA SIMON, an attorney duly admitted to practice in the State of New York,

affirms under penalty of perjury pursuant to CPLR § 2106:

 I am an Assistant Attorney General in the Office of Eric T. Schneiderman, New York State Office of the Attorney General, Environmental Protection Bureau, and am co-counsel to defendants/ respondents, the Department of Environmental Conservation (DEC or Department) and the Adirondack Park Agency (APA or Agency), together "defendants." I make this affirmation based on personal knowledge and of the documents maintained in this litigation.

2. I submit this affirmation in support of the defendants' motion for summary judgment pursuant to CPLR § 3212.

3. Plaintiff filed this hybrid proceeding: 1) seeking injunctive relief and a declaration that Class II Community Connector snowmobile trails on State Forest Preserve lands violate article XIV, § 1, of the New York State Constitution; and 2) pursuant to CPLR Article 78,

seeking to annul certain permits and agreements issued by DEC for the grooming of snow on snowmobile trails with tracked motor vehicles and motorized equipment; and 3) alleging that the use of tracked snow groomers violates DEC regulations. A copy of the Petition/Complaint is attached as Exhibit A (April 12, 2013 Combined Petition and Complaint).

4. In its decision and order dated August 22, 2013, this Court denied injunctive relief, ruled on several motions and ordered the defendants to answer.

5. Defendants filed a Verified Answer, and Certified Record and Return ("the Return") dated September 26, 2013. Exhibit B (Verified Answer and Index of Certified Record and Return). On October 15, 2013, plaintiff requested additional documents be added to the Return. State defendants, to accommodate plaintiff's request, augmented the Return on October 31, 2013 with additional documents. Ex C (Record Index).

6. Thereafter, the Court issued Decisions and Orders on motions, injunctive relief, discover and scheduling, and dismissed the CPLR Article 78 portion of the proceeding. Ex. D (Decisions and Orders)

7. The State's motion for summary judgment is supported by the sworn statements of staff members of both DEC and APA, who have personal knowledge of trails known as Class II Community Connector Snowmobile trails (Class II trails) and of the issues and policies relevant to this proceeding, and an expert affidavit. Ex. E (List of supporting affidavits and exhibits).

8. Plaintiff's only remaining cause of action is focused solely on the constitutionality of Class II Community Connector Snowmobile Trails.

9. A Statement of Material Facts is attached as Exhibit F.

10. Attached as Exhibit G is a relevant portion of the Record in Association for the

Protection of Adirondacks v. MacDonald, 253 N.Y. 234 (1930).

Dated: August 30, 2016 Albany, New York

LORETTA SIMON Assistant Attorney General Attorney for Defendant/Respondents New York State Department of Environmental Conservation and Adirondack Park Agency New York State Department of Law Environmental Protection Bureau The Capitol Albany, New York 12224

AFFIDAVIT OF LORETTA SIMON EXHIBIT LIST

- Exhibit A: Petition/Complaint dated April 12, 2013
- Exhibit B: Verified Answer and Index of Certified Record and Return dated September 25, 2013
- Exhibit C: Record Index (Exhibit 1-58)
- Exhibit D: Decisions and Orders List
- Exhibit E: Defendants-Respondents' Supporting Affidavits List
- Exhibit F: Statement of Material Facts
- Exhibit G: Association for Protection of Adirondacks v. MacDonald Record excerpt, Statement of Facts (pages 1-15)

AFFIDAVIT OF LORETTA SIMON EXHIBIT LIST

- Exhibit A: Petition/Complaint dated April 12, 2013
- Exhibit B: Verified Answer and Index of Certified Record and Return dated September 25, 2013
- Exhibit C: Record Index (Exhibit 1-58)
- **Exhibit D:** Decisions and Orders List
- Exhibit E: Defendants-Respondents' Supporting Affidavits List
- **Exhibit F:** Statement of Material Facts
- Exhibit G: Association for Protection of Adirondacks v. MacDonald Record excerpt, Statement of Facts (pages 1-15)



EXHIBIT A

STATE OF NEW YORK SUPREME COURT

ALBANY COUNTY

In the Matter of the Application of SUMMONS PROTECT THE ADIRONDACKS! INC.

Plaintiff-Petitioner,

for a Judgment Pursuant to Section 5 of Article 14 of the New York State Constitution, and CPLR Article 78,

04/15/2013

INDEX NO. 2137-13

DATE OF FILING:

-against-

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION, and ADIRONDACK PARK AGENCY,

Defendants-Respondents.

TO THE ABOVE NAMED DEFENDANTS:

NYS DEPARTMENT OF LAW AT 2/12 O'CLOCK P M. 4/19 20 13

OFFICE OF LEGAL RECORDS

SIGNED:

YOU ARE HEREBY SUMMONED and required to serve upon Plaintiff's attorneys an Answer to the First Cause of Action of the Combined Complaint and Petition in this action within twenty (20) days after the service of this Summons, exclusive of the day of service, or within thirty (30) days after service is complete if this Summons is not personally delivered to you within the State of New York. In case of your failure to answer, judgment will be taken against you by default for the relief demanded in the Complaint.

The basis of the venue designated is that the defendant New York State Department of Environmental Conservation has its principal offices in Albany County, State of New York.

CAFFRY & FLOWER

Dated: April 12, 2013

Attorneys for Petitioners John W. Caffry, of Counsel Claudia K. Braymer, of Counsel 100 Bay Street Glens Falls, New York 12801 518-792-1582

\\C_f_data\public\Client.Files\Protect.SnoMobs.2952\Pleadings\Summons.wpd

STATE OF NEW YORK SUPREME COURT

ALBANY COUNTY

In the Matter of the Application of **NOTICE OF PETITION** PROTECT THE ADIRONDACKS! INC.,

Plaintiff-Petitioner,

for a Judgment Pursuant to section 5 of Article 14 of the New York State Constitution, and CPLR Article 78,

04/15/2013

INDEX NO. 2137-13

DATE OF FILING:

-against-

ADIRONDACK PARK AGENCY, and NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION,

Defendants-Respondents.

PLEASE TAKE NOTICE that, upon the annexed verified Combined Complaint and Petition, an application will be made by the Petitioner at the Albany County Courthouse, 16 Eagle Street, Albany, New York, at 9:30 a.m. on the 28th day of June, 2013, or at such other time and place as the assigned justice shall determine, for a judgment on the Second and Third Causes of Action of the Combined Complaint and Petition, pursuant to CPLR Article 78, enjoining Respondents from using or permitting the use of motor vehicles such as snowcats to groom snow on snowmobile trails in the Adirondack Forest Preserve; annulling certain permits and agreements purporting to allow such usage; awarding the Petitioner the costs and disbursements of this proceeding; awarding Petitioner its legal fees and disbursements; and granting such other and further relief as may be deemed just and proper by the Court.

PLEASE TAKE FURTHER NOTICE that pursuant to CPLR § 7804(c), any answering papers must be served at least five (5) days before the return date.

Dated: April 12, 2013

CAFFRY & FLOWER

Attorneys for Petitioners John W. Caffry, of Counsel Claudia K. Braymer, of Counsel 100 Bay Street Glens Falls, New York 12801 518-792-1582

\\C_f_data\public\Client.Files\Protect.SnoMobs.2952\Pleadings\Notice of Petition.wpd

STATE OF NEW YORK SUPREME COURT

ALBANY COUNTY

In the Matter of the Application of

PROTECT THE ADIRONDACKS! INC.,

Plaintiff-Petitioner

for a Judgment Pursuant to Section 5 of Article 14 of the New York State Constitution, and CPLR Article 78, COMBINED COMPLAINT AND PETITION

INDEX NO. 2137-13

DATE OF FILING:

4-15-13

-against-

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION and ADIRONDACK PARK AGENCY,

Defendants-Respondents.

Plaintiff-Petitioner Protect the Adirondacks! Inc. ("Plaintiff" or "PROTECT"), for its verified combined complaint and petition herein, by its attorneys, Caffry & Flower, alleges as follows:

SUMMARY OF THE ACTION AND PROCEEDING

1. Pursuant to Section 5 of Article 14 of the New York State Constitution, for its First Cause of Action, Plaintiff seeks to enjoin the Defendants from constructing certain new snowmobile trails in the Adirondack Forest Preserve, and to obtain a declaratory ruling that the creation of certain new snowmobile trails in the Forest Preserve, sometimes known as "Class II" and "Community Connector" trails, is a violation of Section 1 of Article 14, and other relief.¹

2. Pursuant to CPLR Article 78, for its Second Cause of Action, Plaintiff seeks to have the Court declare null and void certain temporary revocable permits ("TRP") issued by defendant New York State Department of Environmental Conservation ("DEC") on or about December 17, 2012 and January 2, 2013, and any other such permits and agreements, for the grooming of the snow on snowmobile trails in the Adirondack Forest Preserve by the use of tracked motor vehicles such as snowcats, and motorized equipment attached to such vehicles, which is in violation of the Adirondack Park State Land Master Plan ("APSLMP").

3. Pursuant to CPLR Article 78, for its Third Cause of Action, Plaintiff seeks to have the Court declare null and void said TRPs and agreements because they were issued in violation of 6 NYCRR Part 196.

THE PARTIES

4. Plaintiff Protect the Adirondacks! Inc. ("PROTECT") is a New York not-for-profit corporation. It is exempt from taxation

¹ By a Decision and Order on Motion decided and entered on March 28, 2013, the Appellate Division, Third Department, granted Plaintiff's motion for consent to maintain suit pursuant to Article 14, § 5, with regard to the First Cause of Action set forth herein. Article 14, § 5, provides that "[a] violation of any of the provisions of this article may be restrained ... at the suit of any citizen."

pursuant to Internal Revenue Code § 501(c)(3). PROTECT was formed by the consolidation in 2009 of two predecessor organizations: Residents' Committee to Protect the Adirondacks, Inc. (formed in 1990) and The Association for the Protection of the Adirondacks (formed in 1902).

5. Among the purposes for which PROTECT was organized are the following statements from its Certificate of Consolidation:

Protect the Adirondacks! Inc. shall be a non-profit, grassroots membership organization dedicated to the protection and stewardship of the public and private lands of the Adirondack Park, and to building the health and diversity of its human communities and economies for the benefit of current and future generations.

Permanently protect the Park's wildlands, with special emphasis on the Forest Preserve.

Ensure that the "Forever Wild" clause, Article XIV of the New York State Constitution, is preserved and that the Forest Preserve and other lands are strictly managed according to such Article.

Promote the Adirondack Park as a global model of landscape-scale conservation in which strong protection of large, interconnected public wildlands are integrated with sustainably managed, economically viable, private farms and forests that are linked to healthy, diverse rural communities.

Protect, preserve, and enhance the wilderness character, ecological integrity, scenic resources, and appropriate recreational uses of the New York State Forest Preserve.

6. PROTECT currently has approximately 2,000 members, about one-half of whom reside or own property within the Adirondack Park.

7. Many of its members are regular users of the New York State Forest Preserve in the Adirondack Park and some of them regularly use the Moose River Plains Wild Forest, Jessup River Wild Forest, Fulton Chain Wild Forest, Blue Mountain Wild Forest, Sargent Ponds Wild Forest, Black River Wild Forest, Wilmington Wild Forest, and other units of the Forest Preserve classified as "Wild Forest" under the Adirondack Park State Land Master Plan ("APSLMP").²

8. As part of its mission to protect the New York State Forest Preserve, and to promote appropriate recreational use thereof, the Plaintiff, its predecessor organizations, and their members have long advocated for the preservation and improved management of the Forest Preserve. <u>See Association for the</u> <u>Protection of the Adirondacks v. MacDonald</u>, 253 N.Y. 234 (1930); <u>Adirondack Mtn. Club and Protect the Adirondacks! v. Adirondack</u> Park Agency, 33 M.3d 383, 387 (Sup. Ct. Albany Co. 2011).

9. Plaintiff's members use the Wild Forest lands of the Forest Preserve more than most other members of the public. Some members return to them year after year.

10. Plaintiff's members regularly use these areas for recreation and to study and enjoy their lands and waters, and their flora and fauna.

² October 2011. Available at http://apa.ny.gov/Documents/Laws Regs/SLMP-20120201-Web.pdf.

11. Defendant DEC is an agency of the State of New York created pursuant to ECL Article 3. Its principal offices are located in the City and County of Albany, New York.

12. Pursuant to ECL § 9-0105(1) and § 9-0101(6), DEC is responsible for the care, custody and control of the New York State Forest Preserve.

13. Pursuant to Executive Law Article 27, Adirondack Park Agency Act ("APA Act") § 816, DEC is responsible for preparing an individual management plan ("UMP") for each unit of state land in the Adirondack Park.

14. Defendant Adirondack Park Agency ("APA") is an agency of the State of New York created pursuant to APA Act § 803. Its office is located at Ray Brook in the Town of North Elba, County of Essex, New York.

15. Pursuant to APA Act § 816, APA is responsible for preparing the APSLMP and ensuring that the UMPs for units of state land in the Adirondack Park comply with the APSLMP.

VENUE

16. Venue of this action-proceeding properly lies in Albany County pursuant to CPLR § 506 because defendant DEC has its principal office in said county.

BACKGROUND

Article 14, § 1 of the Constitution

17. Article 14, § 1 of the New York State Constitution ("Article 14") provides, in pertinent part:

The lands of the state, now owned or hereafter acquired, constituting the forest preserve as now fixed by law, shall be forever kept as wild forest lands. They shall not be leased, sold or exchanged, or be taken by any corporation, public or private, nor shall the timber thereon be sold, removed or destroyed.

18. Pursuant to ECL § 9-0101(6), all lands of the State, with limited exceptions that are not applicable in this action, that are located in the counties of Clinton, Delaware, Essex, Franklin, Fulton, Hamilton, Herkimer, Lewis, Oneida, Saratoga, Saint Lawrence, Warren, Washington, Greene, Ulster and Sullivan, are part of the Forest Preserve.

19. Twelve of these counties are located wholly or partly in the Adirondack Park. <u>See ECL § 9-0101(1) & (6)</u>. Four of them are located partly in the Catskill Park. <u>See ECL § 9-0101(2) &</u> (6).

20. State Forest Preserve lands are to be kept "Forever Wild" pursuant to Article 14.

21. Article 14, § 1 prohibits the cutting, removal or other destruction of trees and timber in the Forest Preserve to a substantial extent for any purpose.³

³ <u>Association</u>, <u>supra</u>, 253 N.Y. at 238-242; <u>Balsam Lake</u> <u>Anglers Club v. DEC</u>, 199 A.D.2d 852, 853 (3d Dept. 1993). The

22. Article 14, § 1 requires that said lands be preserved as wild forest lands.⁴

23. Article 14, § 1 prohibits the construction on such lands of facilities for any sport that requires an artificial or man-made setting.⁵

The Adirondack Park State Land Master Plan

24. The APA Act created the APA to oversee and regulate the use and management of state and private land within the Adirondack Park. <u>See</u> APA Act § 801.

25. Pursuant to Executive Law § 816(2), the APSLMP, as approved by APA and the Governor, controls the development and management of the Forest Preserve in the Adirondack Park.⁶

26. The APSLMP has the force and effect of law and is binding upon APA and DEC. 7

Plaintiff herein is the successor to the plaintiff in the 1930 case. See $\P4$, supra.

⁴ <u>Association</u>, <u>supra</u>, 253 N.Y. at 241-242; <u>Association for</u> <u>the Protection of the Adirondacks v. MacDonald</u>, 228 A.D. 73, 82 (3d Dept. 1930).

⁵ <u>Association</u>, <u>supra</u>, 228 A.D. at 82. <u>See also</u> <u>Association</u>, <u>supra</u>, 253 N.Y. at 241-242.

⁶ See also former APA Act § 807, set forth at APSLMP p. 118.

⁷ Adirondack Mtn. Club, supra, 33 M.3d at 387; Adirondack Council v. Adirondack Park Agency, Sup. Ct. Essex Co., August 18, 1988, Viscardi, J., at 5-7; <u>Helms v. Reid</u>, 90 M.2d 583, 602 (Sup. Ct. Hamilton Co. 1977).

27. The APSLMP divides the Adirondack Forest Preserve into various classifications, including Wilderness, Primitive, Canoe, Wild Forest and Intensive Use. APSLMP p. 14.

28. The APSLMP spells out what types of facilities and uses are allowed in each such classification of land in the Adirondack Forest Preserve. APSLMP pp. 19-50.

29. The use of motor vehicles is strictly limited in the Wilderness, Primitive, Canoe, and Wild Forest land classifications, but is generally allowed in Intensive Use Areas. APSLMP pp. 20-41.

30. The APSLMP (pp. 16-17) defines a "motor vehicle" as:

a device for transporting people, supplies or material, incorporating a motor or an engine of any type for propulsion and with wheels, tracks, skids, skis, air cushion or other contrivance for traveling on or adjacent to land and water or through water. The term includes such vehicles as automobiles, trucks, jeeps, motorbikes, dirt or trail bikes, any type of all-terrain vehicles, duffel carriers, <u>snowmobiles</u>, <u>snowcats</u>, bulldozers and other earth-moving equipment, and motorboats. (emphasis added)

31. The APSLMP (p. 18) defines a "snowmobile" as "a motor vehicle designed solely for travel on snow or ice by means of a combination of tracks and a ski or skis."

32. The APSLMP purports to allow the use of snowmobiles by the public in Forest Preserve units classified as Wild Forest and Intensive Use, but prohibits their use by the public in units

classified as Wilderness, Primitive and Canoe. APSLMP pp. 23, 28, 30, 36, 40.8

33. The APSLMP limits the public use of snowmobiles in the Forest Preserve to certain roads and to designated "snowmobile trails", which are defined as:

a marked trail of essentially the same character as a foot trail designated by the Department of Environmental Conservation on which, when covered by snow and ice, snowmobiles are allowed to travel and which may double as a foot trail at other times of year. APSLMP p. 18.

34. In Wild Forest Areas, certain other types of motor vehicles may be used by the public, but only on designated roads. APSLMP p. 34.

35. In addition, the APSLMP (p. 33) permits certain other uses of motor vehicles in Wild Forest Areas for limited administrative purposes.

Management of Wild Forest Lands Under the APSLMP

36. Article 14 requires that all Forest Preserve lands "shall be forever kept as <u>wild forest</u> lands" (emphasis added).

37. The APSLMP uses the term "Wild Forest" in a different context, to denominate a subset of the lands making up the Forest Preserve. APSLMP p. 31.

⁸ There are limited exceptions to this prohibition, all of which are expressly spelled out in the APSLMP, none of which are applicable to the issues herein. <u>See e.g.</u> APSLMP pp. 24, 75, 81.

38. However, Article 14 applies equally to all Forest Preserve lands, regardless of how they are classified under the APSLMP.

39. Park-wide, there are over 1.2 million acres of land classified as Wild Forest pursuant to the APSLMP.

40. "The primary wild forest management guideline [is] to protect the natural wild forest setting and to provide those types of outdoor recreation that will afford public enjoyment without impairing the wild forest atmosphere." APSLMP p. 31.

41. "Although the nature of most wild forest areas indicates that potential recreational overuse will not be as serious as in wilderness, primitive and canoe areas, care must nonetheless be taken to avoid overuse, and the basic wilderness guidelines in this respect apply also to wild forest lands." APSLMP p. 36.⁹

42. Wild Forest lands "retain[] an essentially wild character." APSLMP p. 31.

43. The APSLMP (p. 31) further provides that "[c]are should be taken to designate separate areas for incompatible uses such as snowmobiling and ski touring...".

 $^{^{9}}$ <u>E.g.</u> "All conforming structures and improvements will be designed and located so as to blend with the surrounding environment and to require only minimal maintenance." APSLMP p. 20.

44. To protect the wild character of Wild Forest lands, "[p]ublic use of motor vehicles will not be encouraged" in Wild Forest areas. APSLMP p. 32.

45. Additionally, new construction of snowmobile trails "will not be encouraged." APSLMP p. 33.

46. In fact, the cutting of new trails "to improve the snowmobile trail system may be pursued" only:

where the impact on the wild forest environment will be minimized, such as (i) provision for snowmobile trails adjacent to but screened from certain public highways within the Park to facilitate snowmobile access between communities where alternate routes on either state or private land are not available and topography permits and, (ii) designation of new snowmobile trails on established roads in newly acquired state lands classified as wild forest. APSLMP p. 35.

47. In general, all new "structures and improvements¹⁰ will be designed and located so as to blend with the surrounding environment and to require only minimal maintenance." APSLMP p. 32.

¹⁰ A snowmobile trail is an "improvement" as defined in the APSLMP (p. 16):

any change in or addition to land, which materially affects the existing use, condition or appearance of the land or any vegetation thereon, <u>including but not</u> <u>limited to</u> foot and horse trails, roads, jeep trails, state truck trails, <u>snowmobile trails</u>, cross country ski trails, improved cross country ski trails, trail heads, picnic areas and individual primitive tent sites. (emphasis added)

48. Further, "[n]o new structures or improvements in wild forest areas will be constructed except in conformity with a finally adopted unit management plan". APSLMP p. 32.

Unit Management Plans

49. Pursuant to APA Act § 816(1) and the APSLMP (pp. 9-11), the Adirondack Forest Preserve is divided into various geographic areas or "units". For example, these include such units as the High Peaks Wilderness Area, the Dead Creek Primitive Area, the St. Regis Canoe Area, the Lake George Wild Forest and the Gore Mountain Ski Center Intensive Use Area.

50. The Moose River Plains Wild Forest, Jessup River Wild Forest, Fulton Chain Wild Forest, Blue Mountain Wild Forest, Sargent Ponds Wild Forest, Black River Wild Forest, Wilmington Wild Forest are among the Forest Preserve Wild Forest units at issue herein.¹¹

51. The APSLMP briefly describes each such Adirondack Park Forest Preserve unit and the management goals for the unit. APSLMP pp. 51-117. The Wild Forest units are described at APSLMP pp. 92-104.

52. Pursuant to APA Act § 816(1) and the APSLMP (pp. 9-11), each unit of the Forest Preserve must have an approved UMP.

¹¹ Descriptions of these management units and links to their UMPs may be found on DEC's website at http://www.dec.ny.gov/lands/4979.html.

53. Pursuant to APA Act § 816(1), the APSLMP (pp. 9-11), and a March 2010 Memorandum of Understanding ("MOU") between APA and DEC¹², UMPs are initially developed by DEC and must then receive approval by APA, and final approval by DEC.

54. All UMPs must conform to the requirements of the APSLMP. APA Act § 816(1); APSLMP p. 9.

55. Any provision of a UMP that is not permitted by the APSLMP is *ultra vires* and void.

56. UMPs are also subject to the requirements of ECL Article 8, the State Environmental Quality Review Act ("SEQR").

57. Typically, when developing a UMP, DEC will combine the environmental impact statement ("EIS") for the UMP into a single document with the UMP.

58. Each UMP/EIS includes a draft UMP/EIS that is the subject of input by APA, public comment, and a public hearing. Following that process, and revisions to the document, a final UMP/EIS is prepared by DEC and approved by APA and DEC.

59. DEC is then charged by law with carrying out the requirements of the UMP. APA Act § 816; APSLMP p. 11; see also Adirondack Mtn. Club, supra, 33 M.3d at 385.

The Adirondack Park Final Snowmobile Plan

60. On or about November 10 and November 12, 2006, defendant DEC and the New York Office of Parks, Recreation and

¹² Available at: http://apa.ny.gov/State Land/2010-APA-DEC-MOU.pdf, pp. 7-12.

Historic Preservation ("OPRHP"), respectively, approved the Final Snowmobile Plan for the Adirondack Park/Final Generic Environmental Impact Statement ("Final Snowmobile Plan").¹³

61. A draft of this plan entitled "Draft Comprehensive Snowmobile Plan for the Adirondack Park" ("Draft Snowmobile Plan") had been previously released for public comment in 2003, and public hearings were held on it.

62. The Final Snowmobile Plan is a supplement to the Statewide Snowmobile Plan approved by OPRHP in 1989. It is not a UMP, nor was it approved by APA.

63. The Final Snowmobile Plan includes recommendations for a system of snowmobile trail connections between communities in the Adirondack Park. Much of the mileage of these trails would be located on Forest Preserve lands. It also includes guidelines and criteria for the development, management and maintenance of snowmobile trails in the Adirondack Park, particularly in the Forest Preserve.

64. The Final Snowmobile Plan purports (pp. 4, 9, 41, 185) to be a conceptual document, and it does not designate specific routes for the new trails described therein.

65. The Final Snowmobile Plan (pp. 45-46, 49-50, 52) includes a system of hundreds of miles of Community Connector

¹³ Available at: http://www.dec.ny.gov/docs/lands forests pdf/snplfnl.pdf. trails,¹⁴ which would be at least 9 feet wide or more (pp. 52-53) and have a "prepared surface" (p. 50).

66. These "prepared surface" Community Connector trails would be widened, flattened, ditched, graded, banked, leveled, and cleared, to the point that they would no longer have the character of a foot trail. Final Snowmobile Plan pp. 51-57.

67. Ultimately, as part of the "Reconfiguration of the Snowmobile Trail System on the Forest Preserve" (APSLMP p. 46), the Defendants intend to create hundreds of miles of snowmobile trail connections between the following communities in or near the Adirondack Park, which are will require the construction of numerous Class II Community Connector snowmobile trails in Wild Forest Areas of the Forest Preserve:

Community Connection Goals

GOAL 1 Travel South to North, from Northville to Colton, by connecting existing trail segments with the following links:

- 1. Northville to Wells
- 2. Speculator to Indian Lake
- 3. Indian Lake to Long Lake
- 4. Long Lake to Remsen/Lake Placid railway corridor, at Horseshoe Lake
- GOAL 2 Travel South to North, from Washington County to Newcomb (to points east/west), by establishing the following links:
 - 5. Washington County to Lake George
 - 6. Warrensburg to Chestertown
 - 7. Chestertown to Minerva via

¹⁴ The Final Snowmobile Plan labeled these trails as "Class III" trails. They were re-designated as "Class II" trails in the "2009 Management Guidance" which is described below.

7a. Johnsburg to North Creek to North River 7b. Johnsburg to Pottersville to Minerva Minerva to Newcomb

GOAL 3 Travel North to South, from Plattsburgh to Lake George, by establishing the following links:

9. Plattsburgh to Ticonderoga

8.

- 10. Ticonderoga to existing trail system in and
- adjacent to Lake George Wild Forest
- 11. Chestertown to Warrensburg

12. Warrensburg to Lake George

- GOAL 4 Travel East to West, from Ticonderoga to Forestport/Booneville, by connecting existing trails segments with the following links:
 - 13. Ticonderoga to Newcomb: 13a. By traveling south through Schroon Lake and Pottersville, onto Minerva and Newcomb 13b. By traveling directly west to North Hudson To Newcomb
 - 14. Long Lake to points west: 14a. By traveling west to the Remsen/Lake Placid railway corridor, at Horseshow Lake 14b. By traveling south to Raquette Lake
 - 15. South Lake to Forestport
- GOAL 5 Travel West to points along the western Park boundary and outside to Tug Hill and Central New York, by establishing the following link:
 - 16. McKeever to Brantingham
- GOAL 6 Travel East from Raquette Lake to Indian Lake (to connect to points east/west and north/south), by establishing the following link:
 - 17. In Moose River Plains, to connect existing trails to Raquette Lake

Final Snowmobile Plan, pp. 45-46.

68. While some of these trails may be located on roads or existing trails, much this trail mileage will be created on the Forest Preserve. Final Snowmobile Plan, pp. 43-48.

The Approved Class II Community Connector Snowmobile Trails

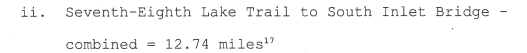
69. Pursuant to the Final Snowmobile Plan, the Defendants have so far approved UMPs that include nearly 44 miles of Class II Community Connector snowmobile trails in Wild Forest Areas of the Forest Preserve,¹⁵ including:

a. Black River Wild Forest

- i. Round Top Mountain Connector Trail 2.0 miles
- ii. Cohen Road to Otter Lake Airport 1.25 miles
- b. Independence River Wild Forest
 - i. Town Line Road Cutoff 0.3 miles
 - ii. Catspaw Lake Road Spur 0.1 miles
- c. Jessup River Wild Forest
 - i. Crow Hill Relocation less than 0.1 miles
 - ii. Gilmantown Trail 0.5 miles¹⁶
 - iii. Fish Mountain Trail 7.1 miles
 - iv. Fish Mountain Spur Trail 0.8 miles
 - v. Mud Lake Trail 0.4 miles
 - vi. Moffitt Beach Trail 0.4 miles
 - vii. Brister Brook Trail 1.6 miles
- d. Moose River Plains Wild Forest
 - i. Limekiln Lake-Cedar River Road to Seventh-Eighth Lake Trail, and

¹⁵ These UMPs are available at: http://www.dec.ny.gov/lands/4979.html.

¹⁶ Actually about 0.3 miles.



e. Shaker Mountain Wild Forest

i. Sailor Swamp Trail - 1.5 miles

ii. Pinnacle Trail - 1.7

iii. Old State Road Trail - 1.2 miles

f. Vanderwhacker Mountain Wild Forest

i. Minerva to Newcomb - 4+/- miles

ii. Pottersville to Schroon Lake - 1.5 miles

g. Watson's East Triangle Wild Forest

i. Burning Creek Snowmobile Trail - 1.3 miles

h. Wilmington Wild Forest

i. Cooper Kill Connector Trail - 5.25 miles

70. Thus far, the Defendants have approved in said UMPs a total of 43.7 +/- miles of new Community Connector snowmobile trails.

71. The construction of said trails will result in the clearcutting of a minimum of 47.7 acres of the Forest Preserve, with all of the trees being removed from said acreage.¹⁸

¹⁷ Actually about 11.9 miles.

¹⁸ Using the standard trail width of 9 feet, per Final Snowmobile Plan p. 52, (43.7 miles long x 9 feet wide = 2,078,525 square feet / 43,560 square feet/acre = 47.7 acres) (1.1 acres per mile). Because the Final Snowmobile Plan allows Community Connector trails to be as wide as 12 feet in some places, and some trails constructed so far are as wide as 20 feet in spots, this figure is very conservative.

72. Pursuant to the UMP for each of the relevant Wild Forest areas, DEC is already in the process of creating the new Class II Community Connector snowmobile trails in the Moose River Plains Wild Forest, the Jessup River Wild Forest, the Wilmington Wild Forest, and possibly others.

73. The new snowmobile trail in the Moose River Plains Wild Forest, as approved in the Moose River Plains Wild Forest UMP, will consist of a 1.9 mile segment from the Seventh Lake snowmobile trail to the Eighth Lake snowmobile trail, a 5.1 mile segment from Limekiln Lake-Cedar River Road to the Seventh-to-Eighth Lake snowmobile trail, and a 4.9 mile segment from the old Uncas Road to the Sagamore Road.

74. Combined, these 3 segments total nearly 12 miles of new Class II Community Connector snowmobile trail.¹⁹

75. DEC has named this trail the "Seventh Lake Mountain Trail".

76. The new Gilmantown snowmobile trail in the Jessup River Wild Forest, as approved in the Jessup River Wild Forest UMP, will run approximately 2.4 miles from Gilmantown Road to the privately owned Perkins Clearing-Speculator Tree Farm conservation easement lands. Approximately 0.3 miles of this trail will be a new trail, and the remainder will be on an old

¹⁹ The UMP approved a 12.74 mile trail. This has apparently been shortened by about 0.84 mile since the adoption of the UMP.

road. This trail "will eventually provide a completely landbased connection between [the Towns of] Speculator and Wells."²⁰

77. A new snowmobile trail segment in the Wilmington Wild Forest, as approved in the Wilmington Wild Forest UMP, will run approximately 2.6 miles, from the Cooper Kiln Trail to Forestdale Road.

The 2009 Adirondack Forest Preserve Snowmobile Trail Management Guidance

78. In 2009, DEC and APA adopted the "Management Guidance" for "Snowmobile Trail Siting, Construction and Maintenance on Forest Preserve Lands in the Adirondack Park" (hereinafter the "2009 Management Guidance").²¹

79. This document states (p. 4):

II. Reconfiguration of the Snowmobile Trail System Establishment of Community Connections

The establishment of a Park-wide community-connection snowmobile trail system will provide north-to-south and east-to-west routes that will link many Adirondack communities together. Designation of Class II, Community Connector snowmobile trails on Forest Preserve lands will create essential portions of the system...".

80. The 2009 Management Guidance (p. 10) permits the Class II Community Connector trails to be 9 feet wide, and 12 feet wide on some curves and slopes. It permits the removal of trees, brush, rocks, stumps, ledges and other natural features, the

²⁰ DEC Environmental Notice Bulletin, Region 5 Notices, December 26, 2012.

²¹ Available at: http://www.dec.ny.gov/docs/lands forests pdf/snowmangguid.pdf.

grading and leveling of the trails, and the cutting of side slopes by means of "bench cuts". 2009 Management Guidance pp. 11-13. Where bench cuts are made, the sides of the trails may be "tapered" to a width of greater than 12 feet, requiring the cutting of more trees and the clearing of more land. 2009 Management Guidance p. 12.

AS AND FOR A FIRST SEPARATE AND DISTINCT CAUSE OF ACTION PURSUANT TO CONSTITUTION ARTICLE 14

81. Each and every allegation set forth above is hereby repeated and realleged.

82. The Class II Community Connector snowmobile trails and any similar trails violate Article 14, § 1 because: (a) a substantial amount of timber will be cut and destroyed in the construction of these trails; (b) these trails are not consistent with the wild forest nature of the Forest Preserve; and (c) the construction of these trails will result in the creation of a man-made setting in the Forest Preserve.

The Proposed Community Connector Snowmobile Trails Require an Unconstitutional Level of Tree Cutting in the Forest Preserve

83. Cutting, removing, or destroying a substantial amount of trees in the Forest Preserve violates Article 14 of the New York State Constitution.²²

84. DEC has cut, or "destroyed", trees in the Forest Preserve to create the Class II Community Connector snowmobile trails, and intends to continue doing so.

85. DEC has admitted that it has cut, or will cut, about 2,220 trees of three inches or more in diameter at breast height ("dbh") in the Moos'e River Plains Wild Forest for the construction of the 11.9 miles of the new Seventh Lake Mountain Trail.

86. DEC has admitted that it has cut, or will cut, about 123 trees of 3" or more dbh in the Jessup River Wild Forest for the construction of the new 0.3 mile section of the Gilmantown snowmobile trail.

87. DEC has admitted that it has cut, or will cut, about 398 trees of 3" or more dbh in the Wilmington Wild Forest for the construction of the 2.6 miles of the new Cooper Kill snowmobile trail.

88. By DEC's own count, the total number of trees cut, or to be cut, for these three trails is about 2,741 trees of 3" or more dbh.

²² <u>Association</u>, <u>supra</u>, 253 N.Y. at 238-242; <u>Balsam Lake</u>, <u>supra</u>, 199 A.D.2d at 853.

89. Individually, and collectively, the amount of trees cut, or to be cut, for these trails is a substantial number of trees.

90. Based on DEC's own tallies to date, the construction of the Seventh Lake Mountain, Gilmantown, and Cooper Kill trails will destroy about 2,741 trees of 3" dbh or larger over a combined distance of about 14.8 miles, or 185.2 +/- trees per mile.

91. Thus, the construction of the 43.7 +/- miles of such trails listed in 969, supra, would result in the destruction of about 8,223 trees of 3" dbh or larger.

92. This degree of tree cutting does not reflect the full extent of trees cut, or to be cut, because it does not include the trees smaller than 3" dbh, or saplings or smaller tree growth that will be cut as these trails are clearcut. In addition, this calculation assumes that the trails will only be 9 feet wide, when in fact they will be wider in places. <u>See</u> footnote 18, <u>supra</u>; Final Snowmobile Plan p. 52; 2009 Management Guidance p. 10.

93. There are 27 Wild Forest Areas designated in the APSLMP (pp. 92-104). Only 18 of them have approved UMPs.²³ As described above (¶69), at least 8 of these 18 Wild Forest UMPs have approved Community Connector trails in them.

²³ <u>See http://www.dec.ny.gov/lands/4979.html.</u>

94. Thus, there are approximately 9 other Wild Forest units without approved UMPs, where additional Class II Community Connector trails are likely to be proposed as part of the "Reconfiguration of the Snowmobile Trail System on the Forest Preserve", as set forth in the Final Snowmobile Plan (p. 46). See ¶¶ 67-68, <u>supra</u>.

95. It is also likely that some of the older UMPs, that were approved before the Final Snowmobile Plan was adopted in 2006 and the 2009 Management Guidance was issued, will be revised to add more Class II Community Connector trails.

96. Each such Class II Community Connector trail would result in the additional destruction of a substantial number of trees and more clearcutting in the Forest Preserve.

97. This amount of destruction of timber violates Section 1 of Article 14 of the Constitution.

The Proposed Class II Community Connector Snowmobile Trails Are Not Consistent With Preserving the Wild Forest Nature of the Forest Preserve

98. Extensive land clearing and heavy construction is not consistent with the wild forest nature of the Forest Preserve and is a violation of Article 14.²⁴

99. The type of construction required for construction of the Class II Community Connector snowmobile trails is

²⁴ <u>Association</u>, <u>supra</u>, 253 N.Y. at 241-242; <u>Association</u>, supra, 228 A.D. at 82. inconsistent with preserving the wild forest nature of the Forest Preserve.

100. DEC has begun, but not yet completed, construction of the Seventh Lake Mountain Trail in the Moose River Plains Wild Forest.

101. Upon information and belief, DEC believes that this work complies with all applicable plans, guidances, rules and regulations.

102. However, administrative and legislative actions can not supercede the Constitution.

103. In order to accommodate both snowmobiles and multi-ton tracked motor vehicles used to groom the snow, the Seventh Lake Mountain Trail's "prepared surface" (Final Snowmobile Plan p. 50) has been constructed by grading, leveling, and flattening the ground using a nine-thousand-pound excavator. <u>See also</u> 2009 Management Guidance pp. 9-13.

104. In contrast to normal 8 foot wide or less foot trails in the Forest Preserve, the Class II Community Connector snowmobile trails are 9 to 12 feet wide.

105. The Seventh Lake Mountain Trail is 20 feet wide or more in some spots.

106. In many sections of the Seventh Lake Mountain Trail, extensive bench cuts were dug along the side slopes of the trails for a hundred yards or more, protruding rocks were removed or "armored", numerous hummocks were "reduced" and hollows filled,

ledge rock was fractured, split apart and removed, and large amounts of crushed gravel were used.

107. The Seventh Lake Mountain Trail was scarred with deep wheel ruts by the 6-wheel all terrain vehicles, trailers, and 9,000-pound excavators that were driven into the Wild Forest lands in order to construct these massive trails.

108. On this trail, bridges have been constructed using telephone pole-sized logs, outfitted with plastic reflectors for night-time driving, and built oversized to support multi-ton snow grooming vehicles.

109. Extensive tree cutting was performed, and all of the understory vegetation within the trail's width was removed.

110. Similar methods have been used, or will be used, in the construction of the 0.3 mile new trail section of the Gilmantown trail, and for the additional dozens of miles of Community Connector trails that are in the planning stages.

111. Construction of this type is not consistent with the wild forest nature of the Forest Preserve, and violates Section 1 of Article 14 of the Constitution.

The Proposed Community Connector Snowmobile Trails Are an Artificial Man-Made Setting that is not Permissible in the Forest Preserve

112. The tree-cutting, clearcutting, removal of rocks, destruction of bedrock ledges, grading, bench cutting and tapering, and the overall building of road-like trails, and other alteration of the Forest Preserve required for the construction

of the Class II Community Connector snowmobile trails, as described above, results in an artificial, man-made setting that is not permitted in the Forest Preserve by Article 14.²⁵

113. As described below, the snow on these trails will be groomed to provide a more desirable snowmobiling surface.

114. "[T]he key to successful trail grooming is for the groomer to build a solid base of snow 'pavement' for snowmobiles and grooming equipment to operate upon."²⁶

115. Snowmobiling has been designated as a "sport" in the Final Snowmobile Plan (pp. 105, 195, 214).

116. All of this construction and snow grooming has created, or will create, a man-made setting in the Forest Preserve for the sport of snowmobiling, in violation of Section 1 of Article 14 of the Constitution.

The Class II Community Connector Snowmobile Trails Are Unconstitutional

117. Therefore, the Court should declare that the construction of the Class II Community Connector snowmobile trails listed above, and any other trails having similar characteristics or requiring like amounts of tree cutting, individually and collectively; of trails requiring similar

²⁵ <u>Association</u>, <u>supra</u>, 228 A.D. at 82. <u>See also</u>. <u>Association</u>, <u>supra</u>, 253 N.Y. at 241-242.

²⁶ Guidelines for Snowmobile Trail Groomer Operator Training, NYS OPRHP, 2007, p. 8; <u>see also</u> pp. 17, 20, 21, 33. Available at: http://nysparks.com/recreation/ snowmobiles/documents/SnowmobileTrailGroomerOperatorTraining.pdf construction techniques that are not consistent with the wild forest nature of the Forest Preserve; and of trails that result in the creating of a man-made setting; is in violation of Article 14, § 1 of the Constitution.

118. The continued maintenance and construction of said trails should be enjoined, pursuant to Article 14, § 5 of the Constitution.

AS AND FOR A SECOND SEPARATE AND DISTINCT CAUSE OF ACTION PURSUANT TO CPLR ARTICLE 78

119. Each and every allegation set forth above is hereby repeated and realleged.

120. Pursuant to the APSLMP, the use of tracked motor vehicles such as snowcats to groom the snow on snowmobile trails is not permitted in the Wild Forest Areas of the Adirondack Forest Preserve.

121. On or about December 17, 2012 and January 2, 2013, DEC issued the following "temporary revocable permits" ("TRP") to several towns in the Adirondack Park which purported to allow said towns to "maintain and groom", with tracked motor vehicles such as snowcats, snowmobile trails in several Wild Forest units of the Adirondack Forest Preserve:²⁷

²⁷ <u>See</u> http://www.dec.ny.gov/lands/34466.html.

TRP Number & Date ²⁸	Wild Forest Unit(s)	Permittee
6715 12/17/12	Moose River Plains, Fulton Chain	Town of Inlet
6716 12/17/12	Jessup River	Town of Lake Pleasant
7056 12/17/12	Blue Mountain, Jessup River, Moose River Plains,	Town of Indian Lake
7057 12/17/12	Blue Mountain, Moose River Plains, Sargent Ponds	Town of Long Lake
7241 1/2/13	Fulton Chain, Black River	Town of Webb

122. Upon information and belief, DEC has issued additional TRPs to other towns, and entered into Adopt-A-Natural Resource ("AANR") agreements with other municipalities or private parties, for additional such snow grooming activities elsewhere in the Forest Preserve.

123. Upon information and belief, such grooming of snow would involve the use of snowcats or other such large tracked motor vehicles in these Wild Forest Areas of the Forest Preserve.

124. The use of such groomers in the Forest Preserve would be a violation of the APSLMP.

125. As set forth above, certain trails in Wild Forest Areas are designated for use by snowmobiles.

126. In some cases, the snow on these snowmobile trails is groomed in order to smooth out the snow surface and allow for easier and faster snowmobile riding.

²⁸ Id.

127. Snow grooming may be done by pulling a "drag" behind a snowmobile.

128. Snow grooming also be done by pulling a larger mechanical grooming device behind a larger motor vehicle such as a snowcat. These vehicles operate on treads, much like a bulldozer, and are anywhere from 6 to 8 feet wide, and can be much wider. Some mechanical grooming devices grind or otherwise dig up the snow surface, and then pack it. These vehicles and grooming devices are similar to those used to groom the snow on ski trails at downhill ski centers.

129. The goal of such grooming is to process the snow in such a manner as to create "snow pavement". <u>See 114</u>, <u>supra</u>, fn 26, <u>supra</u>.

130. Pursuant to the APSLMP (pp. 22-23, 33-34), motor vehicles are only allowed to be used in Wild Forest Areas under limited circumstances.

131. Tracked trail grooming machines, such as "snowcats", are "motor vehicles" as defined in the APSLMP, but are not "snowmobiles". The APSLMP definition of "motor vehicle" clearly differentiates between these two types of motor vehicles. APSLMP pp. 16-17; ¶30, <u>supra</u>.

132. The APSLMP (p. 35) permits snowmobile trails in Wild Forest Areas of the Forest Preserve.

133. The only motor vehicles permitted to be used by the public thereon are snowmobiles. APSLMP p. 34.

134. Nowhere does the APSLMP permit the use of motor vehicles, including tracked motor vehicles such as snowcats, for the grooming of the snow on snowmobile trails.

135. Because, unlike other motor vehicles, snowmobiles are allowed on designated snowmobile trails, they may be used for such snow grooming.

136. However, no other type of motor vehicle may be used for such purposes in Wild Forest Areas.

137. The list of allowed uses of motor vehicles in Wild Forest Areas under the APSLMP (pp. 22-23, 33-34) does not include the use of tracked motor vehicles, such as snowcats, for the grooming of snow, on snowmobile trails, or otherwise.

138. Likewise, the APSLMP (p. 33) permits "the use of motor vehicles" ... "by administrative personnel where necessary to reach, maintain or construct permitted structures and improvements ...".

139. However, this permissible administrative maintenance and construction usage does not include the use of tracked motor vehicles such as snowcats and motorized snow grooming machines for grooming the snow on snowmobile trails.

140. The APSLMP differentiates between "maintenance" of trails and "groom[ing]" the snow on said trails.

141. This is demonstrated by the way that the APSLMP (p. 16) differentiates between a "cross country ski trail" which is <u>not</u> "constructed, maintained or groomed with the use of motor vehicles", and an "improved cross country ski trail" "which may

be constructed, maintained <u>or groomed</u> with the use of motor vehicles" (emphasis added).

142. The distinction made in the APSLMP between the two types of cross country ski trails shows that, in the Forest Preserve, snow grooming with motor vehicles other than snowmobiles is only permitted where it is expressly provided for, and that where it is not expressly provided for, it is not permitted pursuant to the APSLMP.

143. When the APA decided to allow the use of such motor vehicles for grooming the snow on improved cross country ski trails, it limited that usage to Intensive Use Areas, and did not allow it in Wild Forest Areas: "Improved cross country ski trails" are allowed in "Intensive Use Areas" (APSLMP p. 37) but not in Wild Forest Areas, in which the APSLMP only allows "cross country ski trails" (APSLMP pp. 21, 32, 34).²⁹

144. The definitions of the two types of cross country ski trails, which refer to trails being "constructed, <u>maintained</u> or <u>groomed</u>" (emphasis added) show that "grooming" is different from "maintenance". Otherwise, there would have been no need to list "groomed" separately from "maintenance" in those two ski trail definitions. APSLMP p. 16.

145. While motor vehicles may be used "to reach, maintain or construct permitted structures and improvements ..." in Wild

²⁹ "Cross country ski trails" are listed as an allowed improvement in Wilderness Areas, and any improvement allowed in Wilderness Areas is also allowed in Wild Forest Areas. APSLMP pp. 21, 32, 34.

Forest Areas (APSLMP p. 33), this does not include using them to "groom" the snow on snowmobile trails.

146. Similarly, the APSLMP prohibits the use of motorized grooming devices that are sometimes pulled behind snowcats or other such motor vehicles.

147. The APSLMP defines "Motorized Equipment" as:

machines not designed for transporting people, supplies or material, or for earthmoving but incorporating a motor, engine or other non-living power source to accomplish a task. The term includes such machines as chain saws, brush saws, rotary or other mowers, rock drills, cement mixers and generators. APSLMP p. 17.

148. Certain types of equipment, such as tillers, and some models of drags, that can be pulled behind a motor vehicle for grooming the snow on snowmobile trails, use a "power source to accomplish [the] task" of grooming, and are therefore classified as "motorized equipment".

149. Under the APSLMP, for all purposes relevant herein, "motorized equipment" is subject to the same limitations in Wild Forest Areas as are non-snowmobile motor vehicles. APSLMP pp. 33-34.

150. Thus, pursuant to the APSLMP, motorized equipment, such as tillers and drags with any type of non-living power source, is not permitted to be used for the grooming of snow on snowmobile trails in Wild Forest Areas of the Adirondack Forest Preserve.

151. The fact that the word "groom" is not used in the list of allowed uses of motor vehicles and motorized equipment in

Wild Forest Areas (APSLMP p. 33-34) shows that snow grooming is not "maintenance".

152. Likewise, the TRPs issued to the various towns are intended to allow them to both "maintain <u>and groom</u>" such trails (emphasis added). <u>See ¶121, supra</u>.

153. Thus, DEC recognized the difference between these two activities, but issued these TRPs for snow grooming anyway.

154. Since snow grooming is not a listed allowable use of motor vehicles in Wild Forest Areas, the grooming of snowmobile trails by any type of motor vehicle other than a snowmobile is prohibited by the APSLMP.

155. Snow grooming of any sort, by snowmobile or otherwise, may only be performed pursuant to a validly approved UMP.

156. Certain of the TRPs at issue herein purport to allow such grooming even though there is no adopted UMP for the Forest Preserve unit in question, or for which the UMP does not authorize the grooming activity in question.

157. These unauthorized TRPs include, but may not be limited to, TRP No. 7057 issued to the Town of Long Lake, which purports to allow grooming in the Sargent Pond Wild Forest, for which there is no approved UMP.

158. The use of tracked motor vehicles for grooming snow will lead to the widening of snowmobile trails, removal of rocks and other obstructions, grading of trails, cutting and filling of trails, building wider and larger bridges, the seasonal creation of "snow pavement", and other actions that will result in

snowmobile trails that no longer have "essentially the same character as a foot trail" as required by the APSLMP (p. 18).

159. When, in December 2003, DEC promulgated the Draft Snowmobile Plan, it admitted (pp. 3, 111, 141) that the APSLMP would have to be amended in order to permit the use of "mechanized groomers" in Wild Forest Areas.³⁰

160. No such amendment to the APSLMP has been adopted.

161. APA and DEC may not act contrary to the specific terms of the APSLMP and any such action is in excess of their authority.³¹

162. The Final Snowmobile Plan (pp. 3-4, 10-11, 22) also concedes that many of its elements will require amendments to existing rules. Without such amendments, they are not legally valid.

163. Much in the way that the APSLMP does, the Final Snowmobile Plan also (pp. 44-45, 50, 58-59, 61-62, 64, 230) differentiates between "maintenance", for which motor vehicles may sometimes be used in the Forest Preserve, and "grooming".

Adirondack Council, supra, at 5-7.

³⁰ Page 111 of the Draft Snowmobile Plan states that motorized grooming would be consistent with the APSLMP on proposed Class I and II trails. (The class types have since been revised.) This is because Class I trails, as defined therein, are actually roads where motor vehicles of all kinds are permitted, and because grooming of Class II trails would only be done with snowmobiles themselves, and not with large tracked motor vehicles such as snowcats. Draft Snowmobile Plan, pp. 68-69, 110-111. Thus, this statement does not support the use of tracked motor vehicles such as snowcats on snowmobile trails.

164. The Final Snowmobile Plan (pp. 58, 63), while purporting to authorize grooming of snow on snowmobile trails, refers only to existing DEC grooming "practice", an acknowledgment that grooming snow with motor vehicles is not permitted by existing laws.

165. The 2009 Management Guidance (pp. 15-16) purports to allow the grooming of snow on snowmobile trails, but in keeping with the nomenclature of the APSLMP, it differentiates between "grooming" snow and "maintenance" activities such as removing fallen trees, placing trail signs, pruning vegetation and hauling construction materials.

166. As set forth above, the APSLMP (p. 33) only allows the use of motor vehicles on trails in Wild Forest Areas when "necessary".

167. Even if the Defendants believe that the grooming of the snow on snowmobile trails is desirable, it is not "necessary" for the use thereof. Indeed, under the Final Snowmobile Plan (pp. 61-63), grooming of snow is purportedly allowed on some trails, but not on others, so it is clearly optional.

168. If a type of use, structure or improvement is not specifically listed in the APSLMP as an allowed activity in the type of Forest Preserve land area involved (such as Wild Forest), then it is not permitted and must be prohibited or removed

promptly.³² Any provision of a UMP, TRP, or AANR agreement to the contrary is in excess of APA's and DEC's authority.

169. Therefore, the approval of the TRPs and AANR agreements described above, which allow the grooming of the snow on snowmobile trails with motor vehicles such as snowcats, and with motorized equipment, was in violation of the APSLMP and was arbitrary and capricious, in excess of DEC's jurisdiction, and affected by error of law, and should be annulled.

AS AND FOR A THIRD SEPARATE AND DISTINCT CAUSE OF ACTION PURSUANT TO CPLR ARTICLE 78

170. Each and every allegation set forth above is hereby repeated and realleged.

171. The New York State Forest Preserve, which is protected as "Forever Wild" by New York Constitution Article 14, § 1, is managed by DEC under ECL § 3-0301(1)(d) and § 9-0903(1).

172. ECL § 3-0301(1)(d) gives DEC the power and the responsibility to "[p]rovide for the care, custody, and control of the forest preserve".

173. ECL § 9-0903(1) provides DEC with similar "power, duty and authority to "[e]xercise care, custody, and control" of the Forest Preserve and ECL § 9-0903(3) empowers it to make rules and regulations for that purpose.

³² Adirondack Council, supra, at 5-7.

174. Pursuant to those powers, DEC has adopted 6 NYCRR § 196.1(a), which provides in part that "no person shall operate a motorized vehicle in the forest preserve except as permitted in subdivisions (b) and (c) of this section."

175. Subdivisions (b) and (c) of § 196.1 limit the use of motorized vehicles in the Forest Preserve only to roads.

176. In the Forest Preserve, snowmobile trails are not roads.

177. Therefore, motor vehicles are not permitted on trails, including on snowmobile trails.

178. However, pursuant to 6 NYCRR § 196.2(a), snowmobiles are permitted any trail specifically designated by DEC as a "snowmobile trail".

179. For purposes of 6 NYCRR Part 190, including § 196, 6 NYCRR § 190.0(b)(8) defines a "motor vehicle" as:

a device for transporting personnel, supplies or material incorporating a motor or an engine of any type for propulsion, and with wheels, tracks, skids, skis, air cushion or other contrivance for traveling on or adjacent to land, water or ice. It shall include such vehicles as automobiles, trucks, jeeps, all-terrain vehicles, duffel carriers, <u>snowcats</u>, bulldozers and other earth-moving equipment, <u>but shall not include</u> <u>snowmobiles</u>. (emphasis added)³³

180. A "snowcat" is a type of motor vehicle used for grooming the snow on snowmobile trails, as well as ski trails, and for other purposes.

³³ This definition of "motor vehicle" is slightly different from that of the APSLMP, principally in that it excludes snowmobiles.

181. Section 190.0(b)(8) differentiates between "snowcats" and "snowmobiles".

182. A motorized snowmobile trail grooming machine, including a snowcat, is clearly a "motor vehicle" for purposes of 6 NYCRR Part 196.³⁴

183. Therefore, 6 NYCRR § 196.1(a) prohibits the use of such vehicles for grooming snow in the Forest Preserve, other than on roads, even while allowing the use of snowmobiles.

184. Therefore, the approval of the aforesaid TRPs and AANR agreements allowing the grooming of the snow on snowmobile trails with motor vehicles such as snowcats was arbitrary and capricious, in excess of DEC's jurisdiction and affected by error of law, and should be annulled.

WHEREFORE, it is requested that judgment be granted:

(A) Enjoining Defendants from constructing, in the Forest Preserve, Class II Community Connector snowmobile trails, and other trails having similar characteristics or requiring like amounts of tree cutting, trails requiring construction techniques that are not consistent with the wild forest nature of the Forest Preserve, or trails that result in the creation of a man-made setting for the sport of snowmobiling;

(B) Ordering Defendants to rehabilitate the damage done to the Forest Preserve so far by the construction of said trails,

³⁴ Section 196.1 uses "motor vehicle" and "motorized vehicle" interchangeably.

including, but not limited to, the replanting of trees on said trails;

(C) Enjoining Defendants from using or permitting the use of motor vehicles such as snowcats, and motorized equipment, for the grooming of snow on the snowmobile trails in the Forest Preserve;

(D) Annulling TRPs number 6715, 6716, 7056, 7057, and 7241, and all other TRPs and AANR agreements described herein;

(E) Awarding Plaintiff the costs and disbursements of this action-proceeding;

(F) Awarding Plaintiff its legal fees and other expenses pursuant to the New York State Equal Access to Justice Act, CPLR Article 86; and

(G) Granting such other and further relief as may be deemed just and proper by the Court.

/S/ John W. Caffry

Dated: April <u>12</u>, 2013

CAFFRY & FLOWER Attorneys for Plaintiff John W. Caffry, of Counsel Claudia K. Braymer, of Counsel 100 Bay Street Glens Falls, New York 12801 518-792-1582

To: ATTORNEY GENERAL OF THE STATE OF NEW YORK Attorney for Defendants DEC and APA The Capitol Albany, New York 12224 518-474-1191 STATE OF NEW YORK))SS.: COUNTY OF WARREN)

John W. Caffry, being duly sworn, deposes and says that deponent is an attorney for the Plaintiff herein; that deponent has read the foregoing complaint and petition and knows the contents thereof; that the same is true to deponent's own knowledge, except as to the matters therein stated to be alleged upon information and belief, and as to those matters deponent believes them to be true; and that this verification is made by the deponent because the material allegations thereof are within my personal knowledge, and because I am a Director of Plaintiff Protect the Adirondacks! Inc.

/S/ John W. Caffry

John W. Caffry

Sworn to before me this

<u>12</u> day of April, 2013

/s/

NOTARY PUBLIC

R:\Client.Files\Protect.SnoMobs.2952\Pleadings\Complaint&Petition.wpd



EXHIBIT B

STATE OF NEW YORK SUPREME COURT COUNTY OF ALBANY.

In the Matter of the Application of

PROTECT THE ADIRONDACKS! INC.,

Plaintiff-Petitioner,

For a Judgment Pursuant to Section 5 of the New York State Constitution and CPLR Article 78

-against-

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION and ADIRONDACK PARK AGENCY,

Defendants-Respondents.

RE-NOTICE of CPLR ARTICLE 78 SECOND And THIRD CAUSES of ACTION of COMPLAINT-PETITION

Index No. 2137-13 RJI No. 01-13-ST-4541 Justice George B. Ceresia, Jr.

PLEASE TAKE NOTICE that, pursuant to the Decision/Order of the Court issued August 22, 2013, and upon the Notice of Petition dated April 12, 2013, and the Second and Third Causes of Action of the Complaint – Petition (Petition), verified April 12, 2013; and upon the Objections in Point of Law and Answer of Respondents New York State Department of Environmental Conservation and the Adirondack Park Agency, verified September 24, 2013, with Appendix A thereto; the Answering Affidavits of Karyn B. Richards, sworn to September 25, 2013; James C. Connolly, sworn to September 24, 2013; Tate M. Connor, sworn to September 24, 2013; Robert J. Daley and Steven J. Goglielmi, sworn to September 24, 2013; Benjamin C. Thomas, sworn to September 24, 2013; Stephen C. Lewis, sworn to September 24, 2013, and Maxwell Wolckenhauer; sworn to September 24, 2013; petitioner Protect the Adirondacks, Inc.! will move pursuant to C.P.L.R. Article 78 a Special Term at the Albany County Courthouse, Columbia and Eagle Streets, Albany, New York, at 9:30 A.M. on October 31, 2013 or as soon thereafter a counsel may be heard for an order enjoining Respondents from using or permitting the use of motor vehicles such as snowcats to groom snow on snowmobile trails in the Adirondack Forest Preserve; annulling certain permits and agreements purporting to allow such usage; and awarding Petitioner costs and disbursements of this proceeding; legal fees and disbursements, and such other and further relief as may be deemed just and proper by the Court.

Dated: September 25, 2013

ERIC T. SCHNEIDERMAN Attorney General of the State of New York Attorney for the Adirondack Park Agency and DEC

by: <u>Active A. Rappoport</u> Lawrence A. Rappoport

> The Capitol Albany, New York 12224 (518) 474-1191

To: John W. Caffry, Esq. Caffry and Flower 100 Bay Street Glens Falls, New York 12801

STATE OF NEW YORK SUPREME COURT COUNTY OF ALBANY

In the Matter of the Application of

PROTECT THE ADIRONDACKS! INC.,

Plaintiff-Petitioner

For a Judgment Pursuant to Section 5 of the New York State Constitution and CPLR Article 78 OBJECTIONS in POINT of LAW ANSWER, and RETURN

Index No. 2137-13 RJI No. 01-13-ST-4541 Hon. George B. Ceresia, Jr.

-against-

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION and ADIRONDACK PARK AGENCY,

Defendants-Respondents.

Defendants-Respondents New York State Department of Environmental Conservation (DEC) and Adirondack Park Agency (the Agency), by their attorney, Eric T. Schneiderman, Attorney General of the State of New York, move pursuant to C.P.L.R. §§ 3211(a)(7) and 7804(f) upon the following affirmative defenses or objections in point of law:

A. Allegations in the first cause of action claiming that the construction of community connector snowmobile trails that may be proposed in the future will violate State Constitution Article XIV, § 1, must be dismissed because the allegations are speculative and not ripe for adjudication.

B. The second cause of action, alleging that the Adirondack Park State Land Master Plan (Master Plan) prohibits the use of tracked motor vehicles pulling motorized equipment to groom snowmobile trails on Forest Preserve land (tracked groomers) is an untimely collateral attack on the Agency's finding made November 13, 2009 that the use of tracked groomers on trails in Wild Forest areas of the Adirondack Park was appropriate and conformed to the Master Plan. *See* Exhibit No. 11 of Appendix A hereto (Agency November 13, 2009 Resolution, 17th and 25th Whereas Clauses).

C. The third cause of action, alleging that the use of tracked groomers on snowmobile trails on Forest Preserve land violates DEC's regulations governing the use of motor vehicles on lands under DEC's jurisdiction, is an untimely collateral attack on DEC's 2000 "Clarification of Practice" generally authorizing the use of motorized grooming equipment on Forest Preserve trails, and DEC's December 2001 "adopt a natural resource agreements" (AANRs) authorizing the use of specified tracked groomers on Forest Preserve snowmobile trails. *See* Exhibit No. 2 of Appendix A (Clarification of Practice, Appendix N of DEC/APA memorandum of understanding [MOU]); Exhibit No. 22 (December 3, 2001 AANR with Trail Groomers Snowmobile Club and December 4, 2001 AANR with Algonquin Sno-Blazers, Inc.).

Without waiving the foregoing objections in point of law, DEC and the Agency, for an answer to the complaint-petition (complaint):

Response to the Statement of "Summary of the Action and Proceeding"

1. Deny the allegations in ¶ 1 and footnote 1 of the complaint except: (i) admit that plaintiff-petitioner Protect the Adirondacks!, Inc. (Protect) seeks a declaration pursuant to State Constitution Article XIV, § 1 that the creation of certain new "Class II" and "Community Connector" snowmobile trails on Forest Preserve lands is unconstitutional and to enjoin the construction of the trails; (ii) the Appellate Division. Third Department, granted Protect permission to raise this constitutional claim, and (iii) affirmatively state that the relief that Protect seeks should be denied.