EXHIBIT "A"

Local Law No. 3 for 2005

RE: A local law amending Local Law No. 1 for 2003 and Local Law No. 1 for 2001 regarding snowmobile access areas

WHEREAS, the Town Board of the Town of Forestport desires to amend Local Law No. 1 for the year 2001 and the amendment to Local Law No. 1 for 2003 entitled "Town of Forestport Snowmobile Regulations" to extend the access areas for the purpose of this local law, as well as Section 8303 C(3) of the Conservation Law to Trestle Road, Capron Road [or omit Capron Road], Long Lake Road southerly to Round Lake Road, and Round Lake Road from its intersection with Long Lake Road, westerly to the Brandy Lake Trail; and

WHEREAS, this proposed local law was presented to the members of the Town Board of the Town of Forestport on September 21, 2005; and

WHEREAS, these provisions have been duly authorized by the Town Board of the Town of Forestport:

Section 1. PURPOSE

The purpose of this Local Law is to amend Section 4 of Local Law No. 1 for 2001 entitled "Town of Forestport Snowmobile Regulations" to extend the access areas for the purpose of this local law, as well as Section 8303 C(3) of the Conservation Law to Cross Road, Bellingertown Road, Trestle Road, Capron Road to Long Lake Road southerly to Round Lake Road, and to delete as an access area Rogers Road as an access area for the purposes of this local law, as well as Section 8308 C(3) of the Conservation Law.

Section 2. AMENDED PROVISIONS:

Section 4: ACCESS AREAS

The following streets and highways in the Town of Forestport are hereby declared to be access areas for the purpose of this local law, as well as Section 8303 C(3) of the Conservation Law:

Trestle Road;
Long Lake Road to Round Lake Road;
Capron Road;
Round Lake Road from its intersection with Long Lake Road to
the Brandy Lake Trail

New Provision 4(a):

The Town Board of the Town of Forestport shall declare access areas, pursuant to Local Law No. 1 for 2003 and Local Law No. 1

for 2001, by passing a resolution at its regular Town Board meeting conducted in the month of August of each and every year. If the Town Board fails to pass a resoution determining access areas pursuanat to this Section at its regular August Town Board meeting, then the access areas previously determined, by the Board resolution, shall be the access areas open to snowobiles.

Section 3. PARTIAL INVALIDITY & SEVERABILITY

If any part or provision of this Local Law or the application thereof to any person o circumstance be adjudged by any Court of competent jurisdiction, such judgment shall be confined in its operation to the part or provision or application directly involved in the controversy in which such judgment shall have been rendered and shall not affect or impair the validity of the remainder of the Local Law or the application thereof to other persons or circumstances, and the Town Board of the Town of Forestport hereby declares that it would have passed this Local Law or the remainder thereof had such invalid application or invalid provision been apparent.

Section 4. INCONSISTENT PROVISIONS

All Ordinances, Local Laws and parts thereof inconsistent with this Local Law are hereby repealed. All other provisions of Local Law No. 1 for 2001 entitled "Town of Forestport Snowmobile Regulations" are hereby ratified and are in full force and effect.

Section 5. EFFECTIVE DATE

This Local Law shall take effect immediately upon filing in the Office of the Secretary of State in accordance with Section 27 of the Municipal Home Rule Law.

PLEASE OBSERVE THESE RULES FOR FILING LOCAL LAWS WITH THE SECRETARY OF STATE:

- 1. Each local law shall be filed with the Secretary of State within five days after its final adoption or approval as required by section 27 of the Municipal Home Rule Law. The cited statute provides that a local law shall not become effective before it is filed in the office of the Secretary of State.
- 2. Each local law shall be filed in triplicate with the Secretary of State. At least one copy shall be an original or first copy. The others may be legible carbons or photocopies.
- 3. Each local law shall be filed on a form provided by the Department of State, as attached hereto. In case additional pages are required, they must be on the same letter size as the form provided. For convenience, printed, mimeographed or typewritten copies of the local law may be pasted on the form, but these must not be of a size larger than the form and printing must be on only one side of the sheet. Only true and legible copies will be accepted for filing.
- 4. ONLY THE NUMBER, TITLE AND TEXT OF THE LOCAL LAW SHALL BE FILED. In case of a local law amending a previously enacted local law or ordinance, the text must be that of the law as amended. Do not include in copy parts of old law to be omitted.
- 5. For the purpose of filing with the Secretary of State, number local laws consecutively, and start with the number one in each calendar year. It is suggested that introductory identifying numbers be used while a proposed local law is being considered.
- 6. Each copy of a local law filed with the Secretary of State shall have affixed to it a certification by the Clerk of the County legislative body or the City, Town or Village Clerk or other officer designated by the local legislative body. There shall also be attached or annexed thereto a certification executed by the County Attorney, Corporation Counsel, Town Attorney, Village Attorney or other authorized attorney that the local law contains the correct text and that all proper proceedings have been had or taken for its enactment. Certification forms are provided herewith.
- 7. For filing purposes, local laws shall be mailed or delivered as follows:

 ONE

 Three copies for the Secretary of State

 (including at least one original):

State Records and Law Bureau Department of State 162 Washington Avenue Albany, NY 12231

(DO NOT FILE THIS INSTRUCTION SHEET WITH THE LOCAL LAW.)