

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21

H.448

Representatives Partridge, Lawrence, Bartholomew, Stevens, Connor,  
Martin, Michelson, Taylor, Toleno, Smith, and Zagar move that the bill be  
amended as follows:

First: In Sec. 1, 10 V.S.A. § 6093 (mitigation of primary agricultural soils),  
after the first ellipsis, by striking out the designation of subsection (b)  
(requirements and factors) and, in that subsection, the internal caption and the  
first full sentence prior to subdivision (1) (findings), and inserting in lieu  
thereof:

(b) Suitable mitigation; outside designated areas. This subsection sets out  
requirements for and factors to be considered in determining suitable  
mitigation for development or subdivision of primary agricultural soils outside  
a designated area listed in subdivision (a)(1)(B)(i) of this section.

Second: After subsection (b), by inserting a new subsection (c) to read:

(c) Suitable mitigation; designated areas. For development or subdivision  
of primary agricultural soils inside a designated area listed in subdivision  
(a)(1)(B)(i) of this section, the applicant shall choose a mitigation option that  
conforms to subdivision (a)(1) (off-site mitigation fee), (2) (on-site mitigation),  
or (3) (combined mitigation) of this section.

and by relettering the remaining subsection to be alphabetically correct.