Sec. 1. 32 V.S.A. § 3756(i) is amended to read:

(i) The Director shall remove from use value appraisal an entire parcel of managed forest land and notify the owner in accordance with the procedure in subsection (b) of this section when the Department of Forests, Parks and Recreation has not received a management activity report or has received an adverse inspection report, unless the lack of conformance consists solely of the failure to make prescribed planned cutting. In that case, the Director may delay removal from use value appraisal for a period of one year at a time to allow time to bring the parcel into conformance with the plan. The Director shall remove from use value appraisal an entire parcel or parcels of agricultural land and farm buildings identified by the Agency of Agriculture, Food and Markets as being used by a person found, after hearing, to be out of compliance with water quality standards established under Chapter 215 of Title 6 or a person that is not in compliance with the terms of an order issued under that chapter to remedy a violation of Chapter 215. The Director shall notify the owner that the land has been removed by mailing such notification to the owner's last and usual place of abode. After a parcel or building has been removed from use value appraisal upon notification from the Agency of Agriculture, Food and Markets, a new application for use value appraisal will not be considered for a period of one year after certification from Agriculture, Food and Markets that there has been compliance with the standards or order.

Sec. 2. 32 V.S.A. §3758(e) is added to read:

(e) When the Director removes a parcel or building pursuant to notification from the Agency of Agriculture, Food and Markets under subsection 3756(i) of this chapter, the exclusive right of appeal shall be as provided in Chapter 215 of Title 6.