TO THE HONORABLE SENATE:

- Senate Committee on Agriculture to which was referred Senate Bill No. 61 entitled "An act relating to the definition of agricultural land for the purposes of use value appraisals" respectfully reports that it has considered the same and recommends that the bill be amended by striking out Sec. 1, 32 V.S.A. § 3752, in its entirety and inserting in lieu thereof a new Sec. 1 to read as follows:
- 7 Sec. 1. 32 V.S.A. § 3752(5) is amended to read:
 - (5)(A) "Development" means, for the purposes of determining whether a land use change tax is to be assessed under section 3757 of this chapter, the construction of any building, road, or other structure, or any mining, excavation, or landfill activity.
 - (B) "Development" also means the subdivision of a parcel of land into two or more parcels, regardless of whether a change in use actually occurs, where one or more of the resulting parcels contains less than 25 acres each; but if subdivision is solely the result of a transfer to one or more of a spouse, exspouse in a divorce settlement, parent, grandparent, child, grandchild, niece, nephew, or sibling of the transferor, or to the surviving spouse of any of the foregoing, then "development" shall not apply to any portion of the newly created parcel or parcels that qualify for enrollment and for which, within 30 days following the transfer, each transferee or transferor applies for reenrollment in the use value appraisal program.

(C) Development also means the cutting of timber on property
appraised under this chapter at use value in a manner contrary to a forest or
conservation management plan as provided for in subsection 3755(b) of this
title during the remaining term of the plan, or contrary to the minimum
acceptable standards for forest management if the plan has expired; or a
change in the parcel or use of the parcel in violation of the conservation
management standards established by the Commissioner of Forests, Parks and
Recreation.
(D) "Development" also means notification of the Director by the
Secretary of Agriculture, Food and Markets under section 3756 of this title that
the owner or operator of agricultural land or a farm building is violating the
water quality requirements of 6 V.S.A. chapter 215 or is failing to comply with
the terms of an order issued under 6 V.S.A. chapter 215, subchapter 10.
(E) The term "development" shall not include the construction,
reconstruction, structural alteration, relocation, or enlargement of any building,
road, or other structure for farming, logging, forestry, or conservation
purposes, but shall include the subsequent commencement of a use of that
building, road, or structure for other than farming, logging, or forestry
purposes.

(F) The term "development" shall not include the location of any

solar generation facility that is, in the aggregate, on 0.1 of an acre of land or

1	less, provided that the underlying land qualifies under this chapter as
2	agricultural land or that the open land qualifies under this chapter as managed
3	forestland. As used in this subdivision, "open land" means managed forestland
4	that will not be reforested within two years and that is less than or equal to 20
5	percent of the total enrolled open land plus forested acres of productive soils.
6	and that after passage the title of the bill be amended to read: "An act
7	relating to use value appraisals"
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12	(Committee vote:)
13	
14	Senator
15	FOR THE COMMITTEE