32 V.S.A. § 3752 (5) is amended to read:

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. The term "development" shall not include the location of any solar generation facility that is, in the aggregate, 0.1 of an acre or less, and that is located on land enrolled as agricultural land or the managed forestland subcategory of open/idle land.

This would replace the current strategy of amending the definition of "agricultural land."