

1        (a)(1) A cannabis establishment shall not be regulated as “farming” under  
2        the Required Agricultural Practices, 6 V.S.A. chapter 215, or other State law,  
3        and cannabis produced from cultivation shall not be considered an agricultural  
4        product or agricultural crop for the purposes of 32 V.S.A. chapter 124, 32  
5        V.S.A. § 9741, or other relevant State law.

6                (2) Notwithstanding subdivision (1) of this subsection, the cultivation of  
7        cannabis on agricultural land and the use of farm buildings to dry or process  
8        that cannabis shall not disqualify the land or buildings from the use value  
9        appraisal program or constitute “development” under 32 V.S.A. § 3752(5),  
10        provided that:

11                (A) the agricultural land or farm building was enrolled in the use  
12        value appraisal program at the time cannabis cultivation commenced;

13                (B) cannabis is cultivated on one acre or less of agricultural land; and

14                (C) all other requirements under 32 V.S.A. chapter 124 continue to  
15        be met.