

**From:** Springer, Darren [Darren.Springer@state.vt.us]  
**Sent:** Thursday, April 30, 2015 2:21 PM  
**To:** Springer, Darren  
**Subject:**

in seventeenth instance of amendment strike sec 26c and replace with:

Amend 30 VSA 248 (b)(1) to add: A municipality may make recommendations on required screening for a ground-mounted plant greater than 15 kW that generate electricity from solar, and such recommendation shall be accepted as a condition of the CPG for the plant provided that the recommendations:

- do not prohibit solar electricity plants; or
- do not have the effect of interfering with the plant's intended functional use; or
- are not more restrictive than screening requirements applied to other land development in the municipality under 24 VSA 4414.

In this section "plant" shall have the same meaning as in 30 VSA 8002 and "screening" includes landscaping, vegetation, fencing, and topographic features.

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