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H.448	
a of Burlington, Bluemle of Bur	lington,

H.448

2	Introduced by Representatives Cina of Burlington, Bluemle of Burlington,
3	Colburn of Burlington, Colston of Winooski, Hooper of
4	Burlington, McCormack of Burlington, Mulvaney-Stanak of
5	Burlington, Ode of Burlington, Rachelson of Burlington, Small
6	of Winooski, and Stebbins of Burlington
7	Referred to Committee on
8	Date:
9	Subject: Municipal government; municipal charters; City of Burlington;
10	amendments
11	Statement of purpose of bill as introduced: This bill proposes to approve
12	amendments to the charter of the City of Burlington to:
13	(1) establish a system of ranked choice voting for the election of City
14	Councilors;
15	(2) authorize the City Council to adopt an ordinance prohibiting the
16	eviction of residential tenants without just cause;
17	(3) authorize the City Council to adopt an ordinance regulating thermal
18	energy systems in residential and commercial buildings; and
19	(4) add one legal voter of the City of Winooski and an additional legal
20	voter of the City of Burlington as members of the Board of Airport
21	Commissioners of the City of Burlington.

1 2	An act relating to approval of amendments to the charter of the City of Burlington
3	It is hereby enacted by the General Assembly of the State of Vermont:
4	Sec. 1. CHARTER AMENDMENT APPROVAL
5	The General Assembly approves the amendments to the charter of the City
6	of Burlington as set forth in this act. The voters approved the proposals of
7	amendment on March 2, 2021.
8	Sec. 2. 24 App. U.S.A. chapter 3 is amended to read:
9	CHAPTER 3. CITY OF BURLINGTON
10	* * *
11	§ 5. ELECTION TO BE BY BALLOT; METHOD OF ELECTION;
12	RUNOFF
13	ELECTIONS
14	(a) The election of the Mayor and all City councilors and school
15	commissioners shall be by ballot, and the person or persons receiving a
16	plurality of all votes cast for any office afore aid shall, except as hereinafter
17	provided, be declared elected thereto. However, it no person receives at least
18	40 percent of all votes cast for any office aforesaid, no one shall be declared
19	elected and a runoff election shall be held. The only candidates in the runoff
20	election shall be the two persons receiving the greater number of votes or, in
21	case of a tie, the persons receiving the greatest number of votes or the persons
22	receiving the second greatest number of votes. The Chief Administrative

1	Officer shall within seven days warn a runoff election to be held not less than
2	12 days nor more than 20 days after the date of the warning. The warning
3	shall be published in a newspaper of general circulation in the City and posted
4	in a public place. The person or persons receiving a plurality of all the votes
5	cast in a runoff election shall be declared elected.
6	(b) All elections of City Councilors shall be by ballot, using a system of
7	ranked choice voting without a separate runoff election. The Chief
8	Administrative Officer shall implement a ranked choice voting protocol
9	according to these guidelines:
10	(1) The ballot shall give voters the option of ranking candidates in order
11	of preference.
12	(2) If a candidate receives a majority (over 50 percent) of first
13	preferences, that candidate is elected.
14	(3) If no candidate receives a majority of first preferences, an instant
15	runoff tabulation shall be performed by the presiding election officer. The
16	instant runoff retabulation shall be conducted in rounds. In each round, each
17	voter's ballot shall count as a single vote for whichever continuing candidate
18	the voter has ranked highest. The candidate with the fewest votes after each
19	round shall be eliminated until only two candidates remain, with the candidate
20	then receiving the greatest number of votes being elected.

1	(4) The City Council may adopt additional regulations consistent with
2	this subsection to implement these standards.
3	* * *
4	§ 48. ENUMERATED
5	The City Council shall have power:
6	* * *
7	(66)(A) To provide by ordinance protections for residential tenants, as
8	defined in 9 V.S.A. chapter 137, from eviction without "just cause," where just
9	cause shall include:
10	(i) a tenant's material creach of a written rental agreement;
11	(ii) a tenant's violation of State statutes regulating tenant
12	obligations in residential rental agreements,
13	(iii) nonpayment of rent; and
14	(iv) a tenant's failure to accept written, reasonable, good faith
15	renewal terms.
16	(B) The ordinance shall exclude from "just cause the expiration of a
17	rental agreement as the sole grounds for termination of tenancy. In addition to
18	the exemptions in 9 V.S.A. chapter 137, the ordinance shall exemptify this
19	provision, subject to mitigation provisions, sublets and in-unit rentals as well
20	as the following properties, but not limited to:
21	(i) owner-occupied duplexes and triplexes,

1	(ii) those being withdrawn from the rental market, including
2	properties to be occupied by the owner or an immediate family member as a
3	primary residence; and
4	(iii) those in need of substantial renovations that preclude
5	occupancy.
6	(C) The ordinance shall include provisions that:
7	(i) mitigate potential negative impacts on tenants and property
8	owners, including requirements of adequate notice and reasonable relocation
9	expenses;
10	(ii) provide for a reasonable probationary period after initial
11	occupancy; and
12	(iii) limit unreasonable rent increases to prevent de facto evictions
13	or nonrenewals, although this shall not be construed to limit rents beyond the
14	purpose of preventing individual evictions.
15	(D) The ordinance shall define what is "reasonable" and "adequate
16	notice" in defining "just cause" and shall require that landlords provide notice
17	of just cause and other legal requirements as part of the rental agreement.
18	(67) To regulate thermal energy systems in residential and commercial
19	buildings, including assessing carbon impact or alternative compliance
20	payments, for the purpose of reducing greenhouse gas emissions throughout
21	the City. No assessment of carbon impact of alternative compliance payment

1 1th f tha la 2 of the City voting on the question at an annual or special City meeting duly 3 warned for that purpose. 4 § 120. ENUMERATED 5 6 There shall be maintained in said City a Board of Assessors consisting of the City Assessor and two legal voters of said City; a Board of Tax Appeals 7 normally consisting of seven legal voters of said City; a Board of Public 8 9 Works Commissioners consisting of seven legal voters of said City; a Board of Cemetery Commissioners, a Board of Light Commissioners, a Board of Fire 10 11 Commissioners, and a Board of Health, each consisting of five legal voters of 12 said City; a Board of Airport Commissioners onsisting of four five legal 13 voters of the City of Burlington, and one legal voter of the City of South Burlington, and one legal voter of the City of Winooski; a Board of Police 14 15 Commissioners, consisting of seven legal voters of said City; a Board of Park 16 and Recreation Commissioners, consisting of seven legal voter, of said City; a 17 Board of Library Commissioners consisting of 10 members; a Board of 18 Planning Commissioners, the members of such boards to be appointed by the 19 City Council with Mayor presiding; a Board of School Commissioners 20 consisting of 12 legal voters of said City and of the respective wards in which

1	they are elected; and a Roard of Finance to be constituted as hereinafter
2	provided.
3	* * *
4	§ 276. COMPOSITION; TERMS; POWERS; AIRPORT MANAGEMENT
5	(a)(1)(A) The Board of Airport Commissioners of the City of Burlington
6	shall consist of four five legal voters of said City to be appointed by the City
7	Council with Mayor presiding to serve for three years and until their
8	successors are appointed and qualified.
9	(B) In addition, so long as the public aviation field and municipal
10	airport is located within the limits of the City of South Burlington, the Board
11	of Airport Commissioners shall likewise consist of one legal voter of said City
12	of South Burlington to be appointed by the governing ody thereof to serve for
13	three years and until a successor is appointed and qualified.
14	(C) In addition, the Board of Airport Commissioners shall likewise
15	include one legal voter of the City of Winooski to be appointed by the
16	governing body to serve for three years and until a successor is appointed and
17	qualified.
	Sec. 2. 24 App. V.S.A. chapter 3 is amended to read:

CHAPTER 3. CITY OF BURLINGTON

\* \* \*

§ 48. ENUMERATED

The City Council shall have power:

\* \* \*

(66) To regulate thermal energy systems in residential and commercial buildings, including assessing carbon impact or alternative compliance payments, for the purpose of reducing greenhouse gas emissions throughout the City. No assessment of carbon impact or alternative compliance payment shall be imposed unless previously authorized by a majority of the legal voters of the City voting on the question at an annual or special City meeting duly warned for that purpose.

- 1 \*\*\*
- 2 Sec. 3. EFFECTIVE DATE
- 3 This act shall take effect on passage.