1	H.881
2 3	An act relating to approval of an amendment to the charter of the City of Burlington
4	It is hereby enacted by the General Assembly of the State of Vermont:
5	Sec. 1. CHARTER AMENDMENT APPROVAL
6	The General Assembly approves the amendment to the charter of the City
7	of Burlington as set forth in this act. The voters approved the proposal of
8	amendment on March 5, 2024.
9	Sec. 2. 24 App. V.S.A. chapter 3 is amended to read:
10	CHAPTER 3. CITY OF BURLINGTON
11	* * *
12	§ 62. COUNCIL; SCHOOL BOARD; NOT TO PLEDGE CREDIT OF CITY
13	EXCEPTIONS
14	(a) Except as otherwise provided, the credit of the City, except by
15	temporary loans not exceeding during any quarter of any fiscal year 25 percent
16	of the taxes assessed upon the entire grand list for such the fiscal year, and
17	except by emergency loans as hereinafter provided in this section, shall not be
18	pledged by the City Council, or by any officer of said the City, unless by vote
19	of the legal voters of said the City, at a meeting thereof of the City duly called
20	for that purpose; provided, however, that the Chief Administrative Officer,
21	when authorized and directed by resolution of the City Council, may pledge
22	the credit of the City by a temporary loan in anticipation of the receipt of

revenue from the Airport Department, or the Traffic Division or the
Wastewater or Water Divisions of the Public Works Department for their
ordinary running expenses during times in any fiscal year when there are not
sufficient funds on hand to the credit of the Airport Department or the above-
mentioned divisions for the payment of such the bills and accounts, or
sufficient unappropriated funds in the City Treasury from which such the
accounts may be paid pending the receipt of revenues of the division sufficient
to pay such the bills and accounts; and provided further, that the Chief
Administrative Officer, when authorized by the City Council, may pledge the
credit of the City by temporary borrowing in anticipation of the receipt of
revenue from the Electric Department not to exceed \$5 \$10 million outstanding
at any time to provide working capital and liquidity for the Electric
Department, with the Electric Department to repay the borrowing from
available revenues. Temporary notes issued hereunder in anticipation of the
receipt of the revenue from the Electric Department shall mature within two
years from the date of issue, and may be renewed or refunded by the issue of
other notes maturing within a similar period whenever such action is deemed
expedient. Except as above provided, all temporary loans, except loans for the
payment of bills and accounts of the Water Division of the Public Works
Department and the Electric Department and except emergency loans, shall be
paid by the Chief Administrative Officer from and out of the receipts from the

Sec. 3. EFFECTIVE DATE

This act shall take effect on passage.

* * *		
Division and departments.		
that they are primarily payable from the revenues or receipts of the respective		
electric departments shall be general obligations of the City notwithstanding		
Division. Temporary loans under this subsection for the Water Division and		
shall be paid during said the fiscal year from the revenues received by that		
Water Division of the Public Works Department pending the receipt of revenue		
taxes. All such temporary loans made to pay the accounts and bills of the		
pay the current and ordinary expenses of the City, pending the collection of		
the Electric Department and other than from emergency loans, shall be used to		
loans, other than for the Water Division of the Public Works Department and		
after the making of the loan, and all monies received from such the temporary		
collection of the installment of property taxes or other taxes next falling due		