SENATE BILL 550

Q2 (5lr1852)

ENROLLED BILL

— Budget and Taxation/Ways and Means —

Introduced by Senators McCray ar	nd Hayes
Read and	Examined by Proofreaders:
	Proofreader.
	Proofreader.
Sealed with the Great Seal and	presented to the Governor, for his approval this
day of	at o'clock,M.
	President
	CHAPTER
AN ACT concerning	
Rate for Impose on Property N	- Authority to Establish a Subclass and Special to Longer Used for Nonprofit Purposes <u>Vacant</u> ty <u>Owned by Nonprofit Organizations</u>
	Mayor and City Council of Baltimore City to establish, perty consisting of certain property that is owned by a
	longer used for the purpose for which the nonprofit
	that has been vacant and has not been significantly
improved for a certain period	<u>of years</u> and to set a special property tax rate for that
	ng to a special property tax rate for vacant property
· · · · · · · · · · · · · · · · · · ·	organization impose, by law, the general property tax
	erty tax rate on vacant and abandoned property owned
	ions that would otherwise be exempt from property tax
under certain prometene et lai	w and congrally relating to the tayation of vacant and

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



1 2	abandoned property owned by nonprofit organizations in Baltimore City but no longer used for the purpose for which the nonprofit organization was established.				
3 4 5 6 7	BY adding to Article — Tax — Property Section 6—202.2 Annotated Code of Maryland (2019 Replacement Volume and 2024 Supplement)				
8 9 10 11 12	BY repealing and reenacting, with amendments, Article – Tax – Property Section 6–302, 7–202(b)(1), and 7–204 Annotated Code of Maryland (2019 Replacement Volume and 2024 Supplement)				
13 14	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:				
15	Article - Tax - Property				
16	6-202.2.				
17	(A) THE MAYOR AND CITY COUNCIL OF BALTIMORE CITY MAY ESTABLISH,				
18	BY LAW, A SUBCLASS OF REAL PROPERTY CONSISTING OF REAL PROPERTY THAT:				
19	(1) IS OWNED BY A NONPROFIT ORGANIZATION; AND				
20	(2) HAS NOT BEEN USED VACANT AND HAS NOT RECEIVED A				
21	SIGNIFICANT IMPROVEMENT-FOR AT LEAST 3 5-CONSECUTIVE TAXABLE YEARS FOR				
22	THE PURPOSE FOR WHICH THE NONPROFIT ORGANIZATION WAS ESTABLISHED.				
23	(B) THE MAYOR AND CITY COUNCIL OF BALTIMORE CITY MAY PROVIDE, BY				
24	LAW, FOR ANY PROVISION NECESSARY TO CARRY OUT THIS SECTION, INCLUDING A				
25	DEFINITION FOR "SIGNIFICANT IMPROVEMENT".				
26	6–302.				
27	(a) Except as otherwise provided in this section and after complying with § 6–305				
28	of this subtitle, in each year after the date of finality and before the following July 1, the				
29	Mayor and City Council of Baltimore City or the governing body of each county annually				
30	shall set the tax rate for the next taxable year on all assessments of property subject to that				
31	county's property tax.				
32 33	(b) (1) Except as provided in $\{$ subsection $\}$ Subsections (c) AND (D) of this section and $\{$ § 6–305 and 6–306 of this subtitle:				

1 2 3	property subject t 8–109(c) of this ar		there shall be a single county property tax rate for all real ty property tax except for operating real property described in § nd
4 5 6	operating real protimes the rate for		the county tax rate applicable to personal property and the described in § 8–109(c) of this article shall be no more than 2.5 coperty.
7 8	(2) in a taxing district	•	graph (1) of this subsection does not affect a special rate prevailing rt of a county.
9 10 11		a speci	Mayor and City Council of Baltimore City or the governing body of all rate for a vacant lot or improved property cited as vacant and her authorized use on a housing or building violation notice.
12 13 14 15 16	Baltimore City or the governing body of a county that enacts a special rate under paragraph (1) of this subsection shall report to the Department of Housing and Community Development and, in accordance with § 2–1257 of the State Government Article, to the		
17		(i)	the special rate set under paragraph (1) of this subsection;
18		(ii)	the number of properties to which the special rate applies;
19		(iii)	the revenue change resulting from the special rate;
20		(iv)	the use of the revenue from the special rate; and
21 22 23	adaptive reuse, as		whether properties subject to the special rate are viable for d in $\S 1-102$ of the Housing and Community Development Article, ble properties.
24 25 26	(D) (1) AND CITY COUNTY THAT	ICIL C	JECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE MAYOR OF BALTIMORE CITY MAY SET A SPECIAL RATE FOR REAL
27		(I)	IS OWNED BY A NONPROFIT ORGANIZATION; AND
28 29 30			HAS NOT BEEN USED VACANT AND HAS NOT RECEIVED A REMENT FOR AT LEAST 3.5 CONSECUTIVE TAXABLE YEARS FOR ICH THE NONPROFIT ORGANIZATION-WAS ESTABLISHED.
31	(2)		SPECIAL RATE AUTHORIZED UNDER PARAGRAPH (1) OF THIS
32	SUBSECTION MA	Y NOT	EXCEED 10 TIMES THE PROPERTY TAX RATE SET UNDER

1	(D) THE MAYO	OR AN	D CITY COUNCIL OF BALTIMORE CITY MAY, BY LAW,
2			THAT WOULD OTHERWISE BE EXEMPT FROM PROPERTY
3	_	_	04 OF THIS ARTICLE THE GENERAL PROPERTY TAX RATE
4	<u> </u>	,	B)(1)(I) OF THIS SECTION AND THE SPECIAL RATE
$\frac{5}{6}$		UBSEC	CTION (C)(1) OF THIS SECTION IF THE REAL PROPERTY
О	<u>IS:</u>		
7	(1) <u>A VA</u> (CANT	LOT; OR
8	<u>(2)</u> <u>IMPR</u>	OVED	PROPERTY CITED AS VACANT AND UNFIT FOR
9	HABITATION OR OTHER	R AUT	HORIZED USE ON A HOUSING OR BUILDING VIOLATION
10	NOTICE.		
11	<u>7–202.</u>		
12	(b) (1) Excep	nt ae n	rovided in subsection (c) of this section AND § 6-302(D) OF
13			§ 7–204.1 of this subtitle, property is not subject to property
14	tax if the property:		Y - 20 1.1 of three decretion, property to hot decrete to property
15	<u>(i)</u>		cessary for and actually used exclusively for a charitable or
16			e the general welfare of the people of the State, including an
17	<u>activity or an aimetic pro</u>	<u>gram</u>	of an educational institution; and
18	<u>(ii)</u>	is ow	ned by:
19		<u>1.</u>	a nonprofit hospital;
20		<u>2.</u>	a nonprofit charitable, fraternal, educational, or literary
21	organization including:		
00		4	
22 23	Education Article; and	<u>A.</u>	a public library that is authorized under Title 23 of the
20	<u> Paucanon Armee, ana</u>		
24		<u>B.</u>	a men's or women's club that is a nonpolitical and nonstock
25	<u>club;</u>		
0.0		0	
2627	holds the property for th	<u>3.</u>	a corporation, limited liability company, or trustee that benefit of an organization that qualifies for an exemption
28	under this section; or	<u> </u>	ochejn of an organization mat quantes for an exemption
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29		<u>4.</u>	a nonprofit housing corporation.
0.0	7 904		
30	<u>7–204.</u>		

•	1, 2029, and snar	be applicable to all taxable years beginning after June 30, 2025.
7		2. AND BE IT FURTHER ENACTED, That this Act shall take effect June
5	<u>(2)</u> (3)	a parsonage or convent; or educational purposes.
1	(1)	public religious worship;
2		is subtitle, property that is owned by a religious group or organization is perty tax if the property is actually used exclusively for: