HOUSE BILL 1189

 $\begin{array}{c} \text{Slr}3380 \\ \text{CF SB 550} \end{array}$

By: Delegates Young, Addison, Amprey, Conaway, Edelson, R. Lewis, and Smith

Introduced and read first time: February 6, 2025

Assigned to: Ways and Means

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 21, 2025

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- 1 AN ACT concerning
- 2 Baltimore City Property Tax Authority to Establish a Subclass and Special
- 3 Rate for Property No Longer Used for Nonprofit Purposes Impose on Vacant
 4 and Abandoned Property Owned by Nonprofit Organizations
- 5 FOR the purpose of authorizing the Mayor and City Council of Baltimore City to establish. 6 by law, a subclass of real property consisting of certain property that is owned by a 7 nonprofit organization but no longer used for the purpose for which the nonprofit organization was established and to set a special property tax rate for that property; 8 9 and generally relating to a special property tax rate for property that is owned by a 10 nonprofit organization but no longer used for the purpose for which the nonprofit 11 organization was established impose, by law, the general property tax rate and a certain special property tax rate on vacant and abandoned property owned by certain 12 nonprofit organizations that would otherwise be exempt from property tax under 13 certain provisions of law; and generally relating to the taxation of vacant and 14

abandoned property owned by nonprofit organizations in Baltimore City.

16 BY adding to

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- 17 Article Tax Property
- 18 Section 6-202.2
- 19 Annotated Code of Maryland
- 20 (2019 Replacement Volume and 2024 Supplement)
- 21 BY repealing and reenacting, with amendments,
- 22 Article Tax Property
- 23 Section 6–302, 7–202(b)(1), and 7–204

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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



31

$\frac{1}{2}$	Annotated Code of Maryland (2019 Replacement Volume and 2024 Supplement)
3 4	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
5	Article - Tax - Property
6	6-202.2.
7 8	THE MAYOR AND CITY COUNCIL OF BALTIMORE CITY MAY ESTABLISH, BY LAW, A SUBCLASS OF REAL PROPERTY CONSISTING OF REAL PROPERTY THAT:
9	(1) IS OWNED BY A NONPROFIT ORGANIZATION; AND
10 11 12	(2) HAS NOT BEEN USED FOR AT LEAST 3 CONSECUTIVE TAXABLE YEARS FOR THE PURPOSE FOR WHICH THE NONPROFIT ORGANIZATION WAS ESTABLISHED.
13	6–302.
14 15 16 17 18	(a) Except as otherwise provided in this section and after complying with § 6–305 of this subtitle, in each year after the date of finality and before the following July 1, the Mayor and City Council of Baltimore City or the governing body of each county annually shall set the tax rate for the next taxable year on all assessments of property subject to that county's property tax.
19 20	(b) (1) Except as provided in $\{$ subsection $\}$ SUBSECTIONS (c) AND (D) of this section and $\{$ \$\} 6-305 and 6-306 of this subtitle:
21 22 23	(i) there shall be a single county property tax rate for all real property subject to county property tax except for operating real property described in $\S -109(c)$ of this article; and
24 25 26	(ii) the county tax rate applicable to personal property and the operating real property described in \S 8–109(c) of this article shall be no more than 2.5 times the rate for real property.
27 28	(2) Paragraph (1) of this subsection does not affect a special rate prevailing in a taxing district or part of a county.
29 30	(c) (1) The Mayor and City Council of Baltimore City or the governing body of a county may set a special rate for a vacant lot or improved property cited as vacant and

unfit for habitation or other authorized use on a housing or building violation notice.

1 2 3 4 5	(2) On or before December 1 each year, the Mayor and City Counce Baltimore City or the governing body of a county that enacts a special rate under parage (1) of this subsection shall report to the Department of Housing and Commun Development and, in accordance with § 2–1257 of the State Government Article, to General Assembly on:	raph inity
6	(i) the special rate set under paragraph (1) of this subsection;	
7	(ii) the number of properties to which the special rate applies;	
8	(iii) the revenue change resulting from the special rate;	
9	(iv) the use of the revenue from the special rate; and	
10 11 12	(v) whether properties subject to the special rate are viable adaptive reuse, as defined in \S 1–102 of the Housing and Community Development Ar and plans to convert viable properties.	
13 14 15	(D) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE MAAND CITY COUNCIL OF BALTIMORE CITY MAY SET A SPECIAL RATE FOR REPROPERTY THAT:	YOR EAL
16	(I) IS OWNED BY A NONPROFIT ORGANIZATION; AND	
17 18 19	(II) HAS NOT BEEN USED FOR AT LEAST 3 CONSECUTAXABLE YEARS FOR THE PURPOSE FOR WHICH THE NONPROFIT ORGANIZATION WAS ESTABLISHED.	PIVE YON
20 21 22	(2) THE SPECIAL RATE AUTHORIZED UNDER PARAGRAPH (1) OF SUBSECTION MAY NOT EXCEED 10 TIMES THE PROPERTY TAX RATE SET UN SUBSECTION (B)(1)(I) OF THIS SECTION.	
23 24 25 26	(D) THE MAYOR AND CITY COUNCIL OF BALTIMORE CITY MAY, BY I IMPOSE ON REAL PROPERTY THAT WOULD OTHERWISE BE EXEMPT FROM PROPE TAX UNDER § 7–202 OR § 7–204 OF THIS ARTICLE THE GENERAL PROPERTY TAX BET UNDER SUBSECTION (B)(1)(I) OF THIS SECTION AND THE SPECIAL BETTER OF THE SECTION AND THE SECT	RTY ATE
27 28	AUTHORIZED UNDER SUBSECTION (C)(1) OF THIS SECTION AND THE SI ECIAL REAL PROPERTY.	
29	(1) A VACANT LOT; OR	
30 31	(2) IMPROVED PROPERTY CITED AS VACANT AND UNFIT HABITATION OR OTHER AUTHORIZED USE ON A HOUSING OR BUILDING VIOLATION	

32

NOTICE.

1	<u>7–202.</u>	
2 3 4	(b) (1) Except as provided in subsection (c) of this section AND § 6–302(D) OF THIS ARTICLE and subject to § 7–204.1 of this subtitle, property is not subject to proper tax if the property:	
5 6 7	(i) is necessary for and actually used exclusively for a charitable educational purpose to promote the general welfare of the people of the State, including a activity or an athletic program of an educational institution; and	
8	(ii) is owned by:	
9	1. a nonprofit hospital;	
10 11	<u>2.</u> <u>a nonprofit charitable, fraternal, educational, or literatorganization including:</u>	ry
12 13	A. a public library that is authorized under Title 23 of the Education Article; and	<u>he</u>
14 15	B. a men's or women's club that is a nonpolitical and nonstood club;	<u>ck</u>
16 17 18	3. a corporation, limited liability company, or trustee the holds the property for the sole benefit of an organization that qualifies for an exemption under this section; or	
19	4. a nonprofit housing corporation.	
20	<u>7–204.</u>	
21 22 23	[Subject] EXCEPT AS PROVIDED IN § 6–302(D) OF THIS ARTICLE AND SUBJECT to § 7–204.1 of this subtitle, property that is owned by a religious group or organization not subject to property tax if the property is actually used exclusively for:	
24	(1) public religious worship;	
25	(2) a parsonage or convent; or	
26	(3) educational purposes.	
27 28	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect Jun 1, 2025, and shall be applicable to all taxable years beginning after June 30, 2025.	ne