[[Emergency]] Expedited Bill No. 20-02
Concerning: Property - Disposition Certain Schools
Revised: 3-13-03 Draft No. 4
Introduced: May 23, 2002
Enacted: March 18, 2003
Executive: March 28, 2003
Effective: March 28, 2003
Sunset Date: None
Ch. 4, Laws of Mont. Co. 2003

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: Council President at the request of the County Executive

AN [[EMERGENCY]] EXPEDITED ACT to:

- [[(1)]] authorize the County Executive to dispose of specific closed schools under certain conditions without following certain required processes[]; and[]
- [[(2) generally amend the law governing the disposition of closed schools]].

By amending

Laws of Montgomery County [[2002]] 2003

Boldface Underlining [Single boldface brackets] Double underlining [[Double boldface brackets]] * * *	Heading or defined term. Added to existing law by original bill. Deleted from existing law by original bill. Added by amendment. Deleted from existing law or the bill by amendment. Existing law unaffected by bill.
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The County Council for Montgomery County, Maryland approves the following Act:



1	The I	Laws o	of Montgomery County [[2002]] <u>2003</u> are amended as follows:	
2	<u>(a)</u>	Notw	ithstanding [[any provision]] those provisions of County Code	
3		Section 11B-45 or Regulation 4-99AM referred to in subsection (b) to		
4		the co	ontrary, the County Executive may contract with the Yeshiva	
5		High School of Greater Washington, Inc. to:		
6		<u>(1)</u>	modify an existing lease-purchase agreement for the former	
7			Belt Junior High School to allow the County to reacquire that	
8			school and transfer it to Montgomery County Public Schools	
9			for public educational uses; and	
10		<u>(2)</u>	at the same time enter into a lease agreement for the former	
11			Montgomery Hills Junior High School that would allow	
12			Yeshiva High School of Greater Washington, Inc. to lease and	
13			occupy that school after the County has made certain	
14			improvements to it.	
15	<u>(b)</u>	Any	agreement authorized by subsection (a) may:	
16		(1)	be adopted without following the reuse process in sections 4.1	
17			through 4.7 of Regulation 4-99AM;	
18	·	(2)	have a longer term and greater notice of termination than	
19			required by section 6 of Regulation 4-99AM;	
20		(3)	limit community use of interior spaces as necessary to provide	
21			the lessee adequate security;	
22		<u>(4)</u>	allow the lessee to make certain minor capital improvements	
23			without County approval, and conform the rent credit	
24			provisions accordingly; and	
25		<u>(5)</u>	modify the capital improvement reimbursement provisions of	
26			section 6.9 of Regulation 4-99AM.	
27	[[<u>(b)</u>	(c)	Any agreement authorized by subsection (a) must:	

28	(1) be subject to the approval of the County Council; and			
29	(2) be referred to the Planning Board under state law in a timely			
30		manner for its review[[;]]	•	
31	[[(3)	reserve public access to Montgome	ery Hills Junior High	
32		School's outdoor athletic and recre	ational facilities except to the	
33		extent public access would unduly	interfere with the lessee's use	
34		of the property; and]]		
35	[[(4)	include a clause that retains the Co	ounty's right to terminate the	
36		<u>lease of Montgomery Hills Junior</u>	High School, within certain	
37		limits and after certain notice, to re	econvey the School to	
38		Montgomery County Public School	ols]] <u>.</u>	
39	Sec. 2.	[[Emergency]] <u>Expedited</u> Effecti	ve Date.	
40	The Council declares [[that an emergency exists and]] that this legislation is			
41	necessary for the immediate protection of the public [[health and safety]] interest.			
42	This Act takes effect on the date on which it becomes law.			
43	Approved:			
44	Michaelh	Sibin	3/20/03	
	•	esident, County Council	Date	
45	Approved:			
46	Poss	5	3/78/23	
47	Douglas M. Duncan, This is a correct copy	•	Date	
T /	ins is a correct copy	oj Councii action.		
48	Manu a E	Jaar	3/3//03	
	Mary A Edgar, CM	, Clerk of the Council	Date	