

S 3745

Coronavirus E-BD Act of 2020

Congress: 116 (2019–2021, Ended)

Chamber: Senate

Policy Area: Education

Introduced: May 14, 2020

Current Status: Read twice and referred to the Committee on Health, Education, Labor, and Pensions.

Latest Action: Read twice and referred to the Committee on Health, Education, Labor, and Pensions. (May 14, 2020)

Official Text: <https://www.congress.gov/bill/116th-congress/senate-bill/3745>

Sponsor

Name: Sen. Durbin, Richard J. [D-IL]

Party: Democratic • **State:** IL • **Chamber:** Senate

Cosponsors (10 total)

Cosponsor	Party / State	Role	Date Joined
Sen. Brown, Sherrod [D-OH]	D · OH		May 14, 2020
Sen. Warren, Elizabeth [D-MA]	D · MA		May 14, 2020
Sen. Blumenthal, Richard [D-CT]	D · CT		Jul 20, 2020
Sen. Carper, Thomas R. [D-DE]	D · DE		Jul 20, 2020
Sen. Reed, Jack [D-RI]	D · RI		Jul 20, 2020
Sen. Van Hollen, Chris [D-MD]	D · MD		Jul 20, 2020
Sen. Baldwin, Tammy [D-WI]	D · WI		Jul 21, 2020
Sen. Murphy, Christopher [D-CT]	D · CT		Jul 21, 2020
Sen. Merkley, Jeff [D-OR]	D · OR		Jul 22, 2020
Sen. Sanders, Bernard [I-VT]	I · VT		Jul 22, 2020

Committee Activity

Committee	Chamber	Activity	Date
Health, Education, Labor, and Pensions Committee	Senate	Referred To	May 14, 2020

Subjects & Policy Tags

Policy Area:

Education

Related Bills

Bill	Relationship	Last Action
116 HR 8316	Identical bill	Sep 18, 2020: Referred to the House Committee on Education and Labor.

Coronavirus Emergency Borrower Defense Act of 2020 or the Coronavirus E-BD Act of 2020

This bill requires the Department of Education (ED) to discharge, within 30 days, the federal student loan debt of three categories of borrowers.

Specifically, ED must discharge the federal student loan debt of a borrower (1) who is covered by ED findings against an institution of higher education (IHE) for job placement rate misrepresentation; (2) for whom a state attorney general has asserted a right to borrower defense discharge; or (3) who was subject to a misrepresentation made by the IHE related to guaranteed employment or transferability of credits, and who has asserted such misrepresentation in a borrower defense application.

ED must reimburse a borrower for amounts paid toward the federal student loan.

The bill also requires ED to (1) notify borrowers of loan relief and eligibility for financial aid, and (2) report loan discharge to consumer reporting agencies.

Finally, ED must initiate a proceeding to require the IHE whose act or omission resulted in loan discharge to repay ED for such amounts.

Actions Timeline

- **May 14, 2020:** Introduced in Senate
- **May 14, 2020:** Read twice and referred to the Committee on Health, Education, Labor, and Pensions.

LegiList

CONGRESS, MADE CLEAR.

Search Every Federal Bill, Law, and Vote

LegiList is the fastest way to research Congress. Track any bill from introduction to enactment, see how every legislator voted, follow committee activity, and read the full text of every bill — all in one place, always up to date.

legilist.com

Free Course: Learn How Congress Actually Works

LegiList Learn is a free, self-paced course that walks through the entire legislative process — from drafting a bill to a presidential signature. Seven modules, plain language, no politics. Earn a certificate when you finish.

legilist.com/learn

Developer API: Build Apps on Legislative Data

The LegiList API gives developers direct access to bills, votes, legislators, committees, and more. Start free with 1,000 requests per day — no credit card required. Upgrade to Pro when you need to scale.

legilist.com/api

Public data belongs to the public. — legilist.com